

Please find enclosed Greig Stewarts case no for the letter below ---
CP/3211/2012 DECISION SIGNED ON THE 19.12.2013
RECEIVED AT MY HOME ON 30.1.14. I believe it was sent out on the 7.1.14. I was not
informed of the date of the hearing thus i believe.alleged i was deprived my rights under
the rule of law and the letter of the law .
without prejudice
mr&mrs stewart.

From: playa.pensioners@hotmail.com
To: adminappeals@tribunals.gsi.gov.uk; adminappeals@hmcts.gsi.gov.uk;
jackie.morin@ec.europa.eu; empl-b4-unit@ec.europa.eu; emplb4unit@ec.europa.eu;
emple4unit@ec.europa.eu
Subject: Mr Greig Stewart--- YB 98 09 68 B
Date: Fri, 7 Feb 2014 17:42:26 +0100

WITHOUT PREJUDICE
MR CAMERON
MR CLEGG
MR OSBOURNE
MR IAN DUNCAN SMITH
M/S A.SCHULTE-BRAUCK (HEAD OF UNIT) EU COMMISSION
FLEUR- - EU COMMISSION
M/s TEO
JUDGE WILLIAMS
PRESIDENT OF THE UPPER TRIBUNAL CHAMBER
TO WHOM IT MAY CONCERN
EU COMMISSION
MR GRAYLING(MINISTER OF JUSTICE)

DEAR SIR OR MADAM,

Re our phone call to the Upper Tribunal on the 30.1.14, this was the day when our
Neighbour in another urbinization came to our door with the letter telling us the date of the
hearing and the decision of Judge Williams . By that date it was to late to attend the hearing
and present the case for my husband, Mr Greig Stewart. In passed cases the date of
hearings have been emailed to me now all of a sudden I hear nothing --WHY???????

Although M/s Teo had told other clerks to put me straight through to her , she was not
there when i rang as she was on holiday and would not be back until the middle of this
month, when i will ring her up and speak to her. In the mean time it is very important to
send this Email as a form of legal document, first to register my horror at what I feel is a
great miscarriage of justice to Mr Grieg Stewart, and a breach in the Rule of Law and his
human rights.....

Judge Williams ---

* we informed you in November that our daughter was very very ill because in the 7
months we lived in the UK she had not seem a consultant immunologist , we had to see him

private consultant who just gave me a prescription for antibiotics if she got a fever. If Lucy gets a fever she could be very ill or dead if she is not treated in Hospital, as she is susceptible to Strep which attacks the heart(the last time it attacked the heart she had to have the last rights. A prescription would not be enough, so we had to take her back to her consultant in Spain for treatment , she is on the mend but still far from well , Adam also suffered with his mental health and also had to come back to see his consultant psychiatrist . Lucy is Vit D deficient and needs hot weather , so living in the UK is not an option for her anymore.

* I had heard nothing by New year so emailed M/s Teo and got no answer----
WHY????????????

* The last time I Emailed was to you Judge Williams on 22.1.14 a few days after the hearing that I new nothing about !!!! I asked you when the hearing was as i had not heard from you . Again you did not reply and still have not replied -3.2.14 even not sending the direction via an Email. WHY????????

* I am astounded at the direction as you had all the evidence at your finger tips proving Mr Stewarts case, so Why did you write what you did ??????????????????????

* you had -----

* proof of error in law

* Judge Newmans Directions, putting his years from 41 to 42

* You had DWP/DLA evidence that Judge Newmans Legal Directions had been changed from 42 back down to 41years.

* you had the Email that i was directed to send the DWP from the EU Commission, I sent it to Mr A. Farnworth DWP as at the time of the error in law he was dealing with the case.

* You have the ECJ decision on Lucy Stewarts case in 2011 Case no--- ECJ Case-503/09 , which she won against the UK Government and which the now Minister of Justice I am told, Mr Grayling had so much to say about. I believe at the time words like Migrant and benefit tourist were mentioned . Benefit tourism was also mentioned in the ECJ by the QC who was acting on the crowns behalf

* The ECJ said --- that under Article 20/21 TFEU it was unlawful to enforce the 26/52 week rule , which is what you have quoted in your direction. It also said about links to the UK. Mr Stewart had /and has many links to the UK, again contained in evidence---a) he received child allowance for Lucy here in Spain, He received Tax Credit here in Spain, He received a Government pension that can only be taxed in the UK here in Spain. So the links are there.

* You have the Direction from DLA tribunal Judge allowing Mr Stewart his carers allowance from 2006/2009 on not only the ECJ Case - 503/09 Lucy Stewart v UK, but on the very links I mentioned . At the time of Judge Newmans case Lucy had not won her case in the ECJ , but everything changed when she did because her Incapacity benefit and Mr Stewart auto credits were refused on the same bases (hence the 3 cases Adam Stewart's as well being linked and precedent being set, (which you seemed not to agree with)

* So EU Law is very much part of this case as the fact that a direction from the Judge of 42 years was altered back down by the crown from 42/to 41 years (allege) and when we asked Mr Farnworth -- why ??? it had been a direction from a First Tier Tribunal had been altered back to 41 years , we did not get an answer to that question from Mr Farnsworth , yet he dealt with the case.

* You yourself in this direction mentioned the 42 years, I showed you proof that 2 years were added making it a full pension $42+2=44$ year a full pension, but what we received

from the DWP/ DLA was 41=2=43 years making it 43 years 98 % pension not the 100% that he should have received .

* At Adam's appeal in front of you (i could not produce his error in law until after you refused his appeal but it was there when I served you and the Secretary of State with papers to go to the Royal court of justice, That one never got as far as the RCJ and it should have . I fought Judge Jacob on his ruling on the ECJ Case -503/09, right to the court hearing in the RCJ and it was then that for the first time i found that secondary legislation was put before primary legislation, when my petition to Queen Elizabeth 11 was ignored (I petitioned under 2 ancient laws the Bill of Rights and the Act of Settlement that allowed me to petition the Queen and by her acknowledgement on (6.7.12) I believe it should have been accepted by the judge, the Judge disagreed. and we lost . I have to Ask this Question - ----Are our Courts and Tribunals becoming like the Closed courts in the Family division.? Has Justice and the rule of law gone forever? who rules the courts civil servants , MPs , the Crown???????

* You now have not given Mr Stewart much option , we are asking you to set aside the decision as Mr Stewart did not get his right to attend and it was not his fault. (but we asked this of you in Adam's case and you refused so will you refuse again.

* If you do can we appeal to the Royal Court of Justice ?

TO MR GRAYLING, MR IAN DUNCAN SMITH MR CAMERON (PRIME MINISTER) MR CLEGG (DEPUTY PRIME MINISTER;----

* What concerns me and many like me and the European Union are the many new benefits that are in and coming into law within the UK that have the 26/52 week rule attached to them -- eg ESA (was incapacity benefit the one Lucy Stewart won that changed to ESA) the new PIP coming in that was DLA that you new Article 20/21 TFEU was applied to them. This pip i believe is legally and morally wrong and against our human rights ad certainly against EU Law.

My children had already entered into a lifetime contract with the UK Government for them to get the 3 components of the DLA for life, now the Crown is abolishing the DLA and replacing it with the PIP 2 components, thus breaching the DLA contract. thus many disabled like Adam and Lucy who has conditions that will continue to deteriorate ,maybe get a worse deal with PIP that is why Mr I Duncan Smith I am appealing against PIP and will need a G24.

I believe what happened with the ESA will happen with PIP, and when we try to appeal it will be kept in the lower courts for many many months like Lucy's appeal or never seen again Like Adam's or like Mr Stewarts second carers appeal

* MR DUNCAN SMITH;--- What became of my complaint about your security officer preventing myself and my disabled daughter serving you the secretary of state with a certificate of serve. this is a legal document and i had a right to serve it . because of that horror of 45 mins we believe we suffered my daughter was ill for a week and i was quiet shaken, remember it was only after I rang the police/ and your civil servant intervention that the officer allowed the serve.

* MR GREYLING ;--- You had such a lot to say about Lucy Stewart when she won her case in the ECJ I have alleged since then that the Crown/British Government have carried out a

vendetta against the Stewart family , We Allege it started when one of your DWP officers attending the ECJ hearing said that the Stewart family would get nothing from the UK Government was she right to me it seems so.

We have just come back from the UK after trying to settle there again because my son wanted freedom , security peace, to feel safe with the only man who believed him and helped him after he suffered PTSD at the age of 11 years. The man is building independent flats and one was ear marked for Adam if he could get a personal budget which is his right as a disabled person. Instead we allege we were being forced into a service he did not want , which would have meant apx £20 of his ESA would have paid towards it I believe as a service user he has a right to chose what and when he wants to choose a service., intimidated , bullied, (we were told by 2 drs if we had to do what social services said or else,what do you think they meant by that???????) Also in all that time Lucy did not see an Immunologist on the NHS We did pay private all we got was a prescription , When Lucy has a Temperature she could be so ill within hours that she could die. She has a life threatening condition that was never attended to in the UK in the 5 months we were there we went through hell we believe.

All we heard was we have to save 60mil we do not bother until there is a crisis the drs said it was the government cuts the local Government said it was the Government cuts . and once the disabled grow up we do not bother so much with them. HOW TRUE is all this????????????? Is all these cuts due to the government ? is there discrimination against the old and the disabled ? what about the waste of tax payers money, what of the high wages to the managers and why so many managers to front line people and why are local authority Southampton not giving personal allowances ,to the disabled, our children but requesting that they go to a southampton disabled centre and have respite care in southampton which is about £174 more than for Adam to have respite in the disabled home in Wales which was £106.

Why also does Southampton advise for foster parents for respite care and offering them £250/£300 per weekend for that care. You could give it to the disabled for a month and they could use it to stay well and independent . We pay £400 a month for each of our children to live there life and stay healthy and independent as possible they Swim. dance etc . If you did this then I believe it would save you money . If you wait until a crisis themn more money will be spent I can ask this as I am a Tax payer UK.So £300 could be given to them and they could stay in the family home and save the tax payer a lot of money .

Instead a lot of mentally disabled adults who have a mental illness we allege not of their choosing (Adam was abused at 2 schools , we must say alleged because the local authority were told to go in and investigate by the social service tribunal and they did not do it we were told)

MR CAMERON(PRIME MINISTER) MR CLEGG(DEPUTY PRIME MINISTER) MR OSBOURNE;---

The above questions need to be also answered by you ALL!!!!!!!!!!!!

Mr Cameron --- I wrote to you many many months ago--- to a father who had lost a child from a mother who had lost a child. You never wrote back or acknowledged my letter at all,

of course why should you I believe i/we are in the minority I am old, disabled and poor, we cost your Government a lot of money in health and social care so. In fact according to you Mr Osbourne you have to make another 60% of savings and the disabled and the old are going to be hit again, or are the papers wrong in what they are printing???? We are the forgotten people so it is only natural that you forget us--or is it????

You have the end of life pathway for the old and i was told by a Dr receptionist that when the disabled become adults i quote,

" when they grow up we do not bother with them so much "??????

How true is that ??? Social services say we have to save 60 mil and only help in a crisis. The crisis nearly came to my children when we tried as british born people , who had lived , worked , paid tax and are still paying tax to the UK government (I as a nurse working in the Prison Service I saved a prisoners life but it cost me my health I won my case and received a no tax award for life but now you are taxing my personal allowance. as well as saving the mans life i saved your government a lot of money in compensation to the mans family if he had died, and this is how you repay me WHY???????? You do not allow us old people to fill in a tax return , but we are allowed to fill in the spanish one . all you do is send us a personal allowance . we can claim a lot of money for the disabled here in Spain but we cannot get it because we have to pay tax to your Government and now you want more from a poor old nurse who gave her life to her country the UK.

We rented a flat in Southampton from Sanctuary housing group(a non profit housing group that made 28 mil profit last year---WHY???? please read tims blog on them on the web --ie:-
-

* Is this where tax payers money is going?

* Is tax pauers money being wasted?

* Is tax payers money being spent on managers ie-- I am told there are 4 manager to one front line person --WHY?

* Is Tax payers money being spent on civil servants (managers wages) MPs wages /expences I notice none of you have voted for a rediuction in your wages in fact you have i am told just received a pay increase.

* What about private health care in hospitals , how much is paid to them. Southampton General hospital has a whole floor dedicated to private medicine yet there was no one there when we were there.

* And the private appointment system up in Hull how much do you pay them? For us and the elderly we believe the system does not work and costs more money than it if we went back to Hospital appointments being made with in the hospitals thenselves?

* What about the targets you make the GPs stick to ? one GP told me that if he went over £20.000 then money is taken off them is this correct?

* Do bank managers get big money?????

This and many more questions need to be asked and an independent enquiry should be undertaken of Government/local authority spending, and money again should go to the old and the disabled????

* Do you have other Ideas on How we all should be treated? Do we cost you too much money?

* Is this why we have the end of life care package for the old (It used to be called the liverpool pathway, a dr told us it was the same but with a different name was he right? ? Are you thinking of introducing something like it for the disabled and if you are at what age would you say their life should be ended.?

* Surely a democratic state , sorry I forgot you are a crown state not a democratic state like the USA and in law I am told the crown always wins , Is this correct????and if money gets tighter would more harsh treatment be given to the old and the disabled , such as happened in Germany before the War, we seem to be a drain on the crown, could it happen here in the UK ?????????? By the way in the last war all my uncles fought for the Crown and my Aunt also who received the BSM for her bravery, are they like us forgotten alleged.

My son wanted to go back to the country he was born in to the Queen he loves and the life he left behind at the age of 16 years old, He wanted to be independent(he had been offered an independent flat in Wales if he could get a Personal Budget) , Get married to his girl friend on the I.O.W, become lifeguard,(but was discriminated against alleged) continue with his swimming and other sport (he is a national, international and world champion swimmer, he wanted to do a B.Tec in Sport (he had done an internal one in a school in Spain ,(all the things you say young people should do, is this correct?/? he wanted his freedom, peace security and to be safe with the only person he trusted beside ourselves, who helped and believed in him many years ago when he was physically abused at the age of 11 years old(this alleged abuse carried on for 4 years without treatment, until Adam found a good psychiatrist and this man his headteacher , This head teacher left teaching and went into care giving and his home and new independent units being built now is in the top 5 homes that care for the mentally ill and disabled.

Adam Stewart has **DOWN SYNDROME, ONE LEG SHORTER THAN THE OTHER AND ATROPHED LEG MUSCLES, HEARING LOSS , PTSD, OBSESSIVE DISORDER , DEPRESSION, BEFORE 11 YEARS OLD HE HAD NONE OF THESE???????**

Lucy Stewart has **DOWN SYNDROME, LAX BOWEL, SKIN DISORDERS,EYE PROBLEMS SCARRING ON THE HEART AND LUNGS, PART OF HER LUNG IS COLAPSED AND CALCIFIED (NOW AFTER MANY YEARS OF INFECTIONS HER LUNGS ARE LIKE CYSTIC FIBROSIS LUNGS) SHE IS SUCEPTABLE TO STREP THAT ATTACKS THE HEART (HENCE THE SCARS ON HER HEART. THESE ARE THE RESULT OF A LIFE THREATENING ILLNESS ---- " IMMUNE DEFICIENCE" HER CONSULTANT GAVE HER 21 YEARS TO LIVE UNLESS WE WENT TO A WARM COUNTRY (HENCE WE WENT TO SPAIN SHE IS NOW 24 YEARS OLD I HAVE JUST BEEN TOLD THAT SHE HAS VIT D DEFICIENCY AS WELL)**

Both these children needed constant care so why did they not get it in the UK?

* Lucy never saw an immunologist on the NHS , they said they had a long waiting list March 2014 was mentioned before they could see her it is now february and still no appointment.

* she saw the Consultant private 2 weeks before she became very very ill and we had to race back to Spain where she saw her consultant immunologist within 2 days and now she is under his care and treatment Would you say 2 days is better than 6/9 months wait in the UK to see a dr we are still waiting??????

* Also the UK Consultant gave her a prescription for antibiotics and said, " when she get s temp give her this " If she gets a temperature she could be near death or worse in 24 hours (she had to have the last rights at the age of 4 years old) yet nothing was said about her going into hospital when she did have a temp , when she had a temp last year in Spain she was in hospital and on a drip with IV antibiotics in 2/3 hours, it took her 6 months to recover enough but her condition is deteriorating day by day. we do not know how long a life she has but I have lost one child i will do everything in my power to keep another child alive for as long as possible. Lucy is a wonderful Flamenco dancer and ballet dance , and swimmer , and she volunteers as a child care assistant, she deserves her place in this life, when she is well.

* Adam did see a 2 psychiatrists , although we were expecting 1 at our home in Southampton, (I am told it takes 2 Drs to section someone is this true ?and was this why 2 Drs turned up? They came from the learning disability health team, who work with the social workers (they assess the disabled for personal budgets and money (they had been meeting with Adam and Lucy for 4 months doing a so called assessment) (Adam was crying and pleading with Hayley his social worker to allow him to go to Wales(but it seems money / comes before the rights , need , and requests from a disabled person is this true SIR???????)

* These psychiatrist said i was a good mother , x nurse i had Adams care under control, but there was nothing wrong with him , and they may have to give him strong drugs and have a multi agency meeting --- WHY?? then they said that we had to shut up do what the social services said or else?????? what was meant by that as Hayley had written a letter. And the Dr said if I was good he would try and help Adam get to Wales in 1 years time???? Why did he mean by tT???? ***WAS THIS A THREAT , WAS THIS BULLYING WAS THIS INTIMIDATION????????OR DID THE SOCIAL SERVICES HAVE A HIDDEN AGENDA CONCERNING OUR CHILDREN IF A CRISIS OCCURS. I SPOKE TO WENDY OF CARERS TOGETHER AND SHE SAID IF PARENTS TRY TO PUSH TO GET THE BEST FOR THEIR ADULT DISABLED CHILDREN THEN THOSE CHILDREN COULD BE TAKEN INTO LOCAL AUTHORITY CARE AWAY FROM THE THE FAMILY THEY LOVE (THROUGH THE CLOSED COURT SYSTEM WHERE THE PUBLIC/FAMILIES HAVE A RIGHT TO DEFEND THEMSELVES AND WHERE ALLEGED EVIDENCE COULD BE PRODUCED WITH OUT THERE KNOWLEDGE ALLEGED, AS WE WERE TOLD IN 1996 WHEN WE TRIED TO FIND OUT WHO AT THE SCHOOLS HAD ABUSED ADAM ALLEGED) . WHAT SORT OF STATE IS THE UK BECOMING , WHERE THREATS, INTIMIDATION,BULLYING AND BEING FORCED INTO A DISABLED CENTRE THAT THE DISABLED ALLEGED DO NOT WANT TO BE IN (BY THE WAY THE CENTRE IN QUESTION FREEMANTLE CENTRE IS OWNED BY SOUTHAMPTON COUNCIL) I AM TOLD.COULD THIS BE THE DISABLED PEOPLES FUTURE IN THE UK. ???????ALLEGED.***

Could there be a case of smoking mirrors for example:----

1) Social services Southampton has offered Adam £35/42 from the Southampton pot, but they want him to go to Freemantle centre which is owned by Southampton council the Freemantle centre then pays it back to Southampton into another pot . and Adam has to pay the Government out of his ESA apx £20 == leaving Southampton to pay £15/22 to Adam . Could that be a win for Southampton and a win for the Government ? I believe it would not be a win win for Adam , he would not get the 1 to 1 care that his Spanish psychiatrist says he needs and as a service user(his £20 makes him one) is it right for him to pay for a service that he does not want or has asked for????????????

2) Adam had been offered respite care in Wales at £106 , we would have taken him there and back, Social Services said no they wanted him to go to Southampton at a cost of £280 , a markup to the tax payer of £174 -- Why?????

3) Southampton are lookin for Foster carers for Adult Disabled People (again do they have another agenda???) , for respite , they would be paid £250/300 for respite , yet if this money apx 300/400 were given to the disabled person for a month then I know that would keep my children independent , doing the swimming and dancing that they love , and keeping them at a level of fitness that would maintain there mental/physical health, thus saving the Tax payer money . We pay £400 each per month for Adam and Lucy , that does not include competitions and special clothes and equipment.

It cost the tax payer more money to dope these people and put them in foster care or a mental hospital. On paper it looks good Southampton is looking after all there disabled but what is the reality???????????? Is it smoking mirrors.

4) one more question before Adam and Lucy and Greig and I make our complaint against the UK Government. I have noticed Medical documents from another country within the EU do not seem to be recognised by UK, Drs, or officials, of the UK Government Is this true (ask judge williams about Adam Stewarts Case alleged) . I believe that it is true do you????and if so tell me Why???? We spent a lot of money to transcribe documents into english form Adams psychiatrist and Lucy's immunologist , yet it did not secure her an appointment on the NHS and the 2 psychiatrists said there was nothing wrong with Adam and he had not seen a psychiatrist .

Both have now been seen by there Consultants here in Spain who are very very annoyed that their letters were not adhered to, Lucy's Dr is pleased she is back under his care and Adam's dr confirmed 2 days ago we were doing a great job with Adam and that he did have PTSD, Obsesional disorder depresion and anxiety disorder-- and he was concerned about his mental health and sid it would take a good 2 years if ever to recover from the trama he had gone through in the UK

So why would 2 uk psychiatrists say what they said unless maybe they like the social services had an agenda of there own alleged .

Because of lucy's vit d deviciency and her immune deficiency and how quick she deteriorated in the 5 months she was in the UK, can no longer live in a cold country especially one that because of no money cannot give her the duty of care that is her legal,moral, and her human rights

Adams Dream of going to Wales seems now to have been shattered, unless you can give him back his dream. his future looks bleak, what we feared would happen after our death is now a real possibility, he is not asking for much money All he wants is independence , is his life back, independence, freedom, peace and to be safe . is that not what all abused people want.

He has said to me ;---

" Mam I have rights, We can fight this , I want to go into court and tell the judge I want my life back "

He will never be the boy he was before the abuse alleged , but he and his sister have grown into 2 wonderful people who I am proud to call son and daughter, she is my angel and he is my Hero, and they deserve the right to live in this world . I will fight to my dying breath to

keep my family together . That is why I have made formal complaints to Southampton Council and Hampshire council where the original abuse happened alleged . We have to say this because the social services tribunal said they thought that abuse had happend at the school and they should investigate , but it did not happen so I am told , the family court division, operation yewtree.

- * Adam /Lucy did not ask to be born with down syndrome
- * Adam did not ask to be abused alleged
- * But they do have a right to life
- * they do have the right to be heard
- * they do have the right to a personal budget
- * they do have the right to legal Council
- * they do have the right to freedom, peace and safty with people who love them and want the best for them Wales or family

THEREFORE ADAM, LUCY AND THE FAMILY 4 -- ACCUSE/ ALLEGE THE FOLLOWING OF THE UK GOVERNMENT

1) INSTITUTIONAL DISCRIMINATION

2) BREACH IN THE DISCRIMINATION ACT

3) BREACH IN THE EQUALITY ACT

4) BREACH IN THE HUMAN RIGHTS ACT

5) BREACH IN THE DATA PROTECTION ACT /BREACH IN THE FREEDOM INFORMATION ACT

6) BREACH IN E/U LAW ESPECIALLY ARTICLE 20/21TFEU

7) BREACH IN THE RULE OF LAW/ ERROR IN LAW

8) BREACH IN PRIMARY/ SECONDARY LEGISLATION-IE BY I ALLEGE THE UPPRT

TRIBUNAL/RCJ IGNORED A PETITION TO QUEEN ELIZABETH 11 AFTER SHE WROTE TO ME ACKNOWLEDGING THE PETITION UNDER PRIMARY LEGISLATION OF 2 ANCIENT ACTS(WHICH SHOULD COME BEFORE SECONDARY LEGISLATION JUDGE JACOBS RULING ON 20.9.11 ACCORDING TO UK LAW, AFTER LUCY STEWART WON A VERY BIG CASE IN THE ECJ 2011 ECJ CASE 503/09

9) MAGNA CARTA (ANCIENT LAW STILL IN LAW TODAY)

10) ACT OF SETTLEMENT(ANCIENT LAW STILL IN LAW TODAY)

11) BILL OF RIGHTS (ANCIENT LAW STILL IN LAW TODAY)

12) PREVENTING THE SERVING OF A CERTIFICATE OF SERVE FOR 45 MINS BY A SERCURITY OFFICER IN A GOVERNMENT BUILDING, CAUSING GREAT DISTRESS TO MRS STEWART/LUCY STEWART , WHO SERVED THE CERTIFICATE , IN THE END MRS STEWART HAD TO RING THE POLICE BEFORE THE SECURITY DOCUMENTS WERE TAKEN FROM HER tHIS IS A LEGAL DOCUMENT AND NO ONE SHOULD PREVENT IT FROM BEING SERVED.

13) VULNERABLE PERSONS ACT

14) CORPERATE MANSLAUGHTER ACT (BECAUSE AS WE ARE TOLD A CRISIS HAS TO OCCUR BEFORE HELP/MONEY CAN BE GIVEN THEN WE ALLEGE A CRISIS IS BEING PRECIPITATED TO THE POINT WHERE AN OLD/DISABLED PERSON COULD LOOSE THEIR LIFE.(i BELIEVE THIS COULD HAVE HAPPENED TO LUCY ANOTHER 2 WEEKS COULD HAVE MEANT HER DEATH, ESPECIALLY AS SHE WAS NOT SEEN AN IMMUNOLOGIST ON THE NHS AND IS STILL NOT SEEN ONE, IN ADAM CASE HE WAS VERY CLOSE TO AN ACUTE MENTAL STATE , WHERE IN THE PAST HE HAS RUN AWAY OR CLIMBED ON A ROOF (he did say whomn we came back from the uk that he was scared al the time and frightened that he may go on the roof , we did not have any security in the flat as we do in spain SHG would

not provide it allege.)Also he had not brushed his eeth in fear for 6 months and the tartar had grown over hs teeth, since coming back to Spain he has seen the dentist 2 times.and now cleans his teeth.

15) THE PATIENT CHARTER.

16) BREACH IN THE GOVERNMENTS DUTY OF CARE

17) BECAUSE OF THE MONEY CRISIS WE ALLEGE THAT A YOUNG DISABLED MAN , A CROWN/EU CITIZEN IS BEING PREVENTED FROM RETURNING TO LIVE IN NOT ONLY THE COUNTRY OF HIS BIRTH BUT WHERE HE CAN DATE HIS BRITISH UK FAMILY BACK MANY MANY YEARS.

ONE MORE THING I AM TOLD THAT THE N.H.S IS VERY POWERFUL AND HAS A LOT OF MONEY, AND THAT IF AN OLD PERSON WAS ON CONTINUOUS CARE LIKE MY MOTHER IN LAW IN A NURSING HOME HER CARE WOULD BE PAID BY THE STATE . MY POOR MOTHER IN LAW NOW HAS NO MORE MONEY LEFT NOW SHE SPENT IT ON HER CARE, EVEN WHEN LEGALLY THE CROWN SHOULD HAVE PAID WE COMPLAINED TO THE NHS AND THEY DID NOT REPLY , ARE THEY ABOVE THE LAW ? ALLEGED ARE THE COURTS AND TRIBUNALS AN INSTRUMENT OF THE CROWN INSTEAD OF FOLLOWING THE THE LETTER OF THE LAW AND THE RULE OF LAW AND WHAT IS CONTAINED IN THE ACT OF SETTLEMENT (ALLEGED) COULD THEY TURN INTO CLOSED COURTS ALLEGED.???????????????

Dear Judge williams,

Please forgive me for putting issues that do not concern Mr Stewarts case into this legal email to you, but I am exercising my legal right to freedom of speach , within the courts system and beyond.

yours Faithfully

**Mrs P.M.Stewart
for Mr G Stewart**

**BSc Criminology and Criminal justice
EU Untouchables
without prejudice**