Horsley, David

From: Gillian Mackenzie Code A

Sent: 04 October 2010 10:03

To: Horsley, David

Subject: RE: Richards inquest

Dear Mr. Horsley – In the Eastbourne Herald dated October 1 there is an account of an inquest to be held 11 years after a failed prosecution. "a number of serving and retired police personnel have been called as witnesses" Perhaps you will understand why I continue to be confused over the way my case has been handled from October 1998 but of course in the case of Sussex Police there were no claims of incompetence upheld – although of course I shall research that in due course. Apparently two men were arrested but they were never prosecuted for manslaughter. Gillian M Mackenzie

From: Horsley, David Code A

Sent: 04 October 2010 09:28

To: Gillian Mackenzie

Subject: RE: Richards inquest

Dear Mrs MacKenzie,

Thank you for your two recent emails.

I have endeavoured to set out my position in correspondence with your solicitors and I regret that there is nothing further I can add to that.

David C. Horsley H.M. Coroner Portsmouth & South East Hampshire

Original Message	
From: Gillian Mackenzie	Code A
	0.40

Sent: 02 October 2010 18:12

To: Horsley, David **Subject:** Richards inquest

I have received a copy of your letter 27 September addressed to Blake Lapthorn. Mr. White is receiving no remuneration for the letters he is writing on my behalf - obviously I feel badly about this and as you have apparently withdrawn your support for an application for legal aid, I am continuing with my efforts in letter writing etc. to all appropriate agencies so that Mr. White is not even more out of pocket. I hope you are aware that I had an appointment at the House of Commons last November with Norman Lamb MP who was at that time the Shadow Minister for Health. I was accompanied by Mr. White and three other families. This was not achieved through the Eastbourne MP, who was totally useless throughout the 8 years I have been consulting him and destroyed all the files he had without permission and against House of Commons rulings on not being re-elected. This matter is now with the Information Commissioner. As a result of my interview at the House of Commons, Norman Lamb submitted an EDM for a public inquiry. Due to the election the same procedure has had to be re-submitted - this time through the new MP for Eastbourne Mr. Stephen Lloyd and this has been done during the past few weeks. Have you any suggestions to make regarding "another kind of forum to air matters" - apart from going to the News of the World I am at a loss. The other members of the press seem to think it is all over - far from it. I apologise for breaking protocol and quite understand that you cannot reply direct to me but I hope you will reply to Mr. White. As far as your letter of the 27 is concerned, where do you get the idea that my mother

re-fractured her hip - dislocation is not re-fracture Acceleration of death by the means of drugs for a non-palliative patient - who was once more mobile and pain free on discharge from Haslar for on readmission to Gosport is a criminal act and the same applied to the first admission to Gosport taking no notice of the discharge letter from Haslar - the same apparently applies to you taking no notice of the Haslar staff statements – if indeed the police gave them to you. According to the regulations laid down for Coroners Courts I was under the impression you were supposed to evaluate all evidence including verbal - and I do not accept that Coroners have the authority to change what is laid down – but perhaps you could enlighten me otherwise. I hope you also received my e mail of the 8 September which was sent to Mr. Bradley at Basingstoke but marked for your attention. Gillian M. Mackenzie.

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