

CON W/ BAQC



02-12-19

11-PAGES

→ 796. Not yet read the technical

↳ "Fairly remarkable" all for Cs a of the POL...

↳ High a Procedure a Peripheral. High on Detail.

→ Perplexed about Trace 7

→ Whether it gives the CEREC what they want is questionable.

↳ It's ~~not~~ determined by reference to the Horizon Issues
↳ para 34: it's a Client-specific issue.

③ → #7 not intended in actual effect, but the potential for it.

BAQC: ~~XXXXXXXXXXXX~~ / No findings on indiv Cs affected by a bug or Remote Access on a Br. a/c
: Mere potential is "neither here nor there"

→ Little assistance to CEREC beyond min. understanding about Horizon:

↳

→ "In best position" we could hope

↳ Public Bug

↳ Public Case

↳ Public Impact to a Br. A/C.

→ CEREC can't adopt a "one size fits all"

↳ must look at indiv. cases

↳ can't just say "it's less reliable than POL thought"

ONLY IF THERE'S ~~(E) XXXXXXXX~~ IT WAS CAUSATIVE OF THE EFFECT BEING PROSECUTED

A sheet of white paper with horizontal ruling lines. The top-left corner is folded over, showing a dark triangular shadow. The paper is otherwise blank, with no text or markings on the lines.

There is an issue here of disclosure

↳ Safety can be in doubt if there was material non-disclosure.

↳ WE DON'T KNOW.

↳ ~~But~~ Unless we look @ indiv facts, we won't know if there's material non-disc.

3 OPTIONS

↳ 1. Get ahead of the issue

↳ Begin the exercise on the 6/1.

↳ Bugs

↳ Remote Access

↳ B.T.S.

↳ 2. Identify those not involved in the litigation to see if it's affected.

↳ 3. Await CCRC / Appeal.

BAQC: CCRC will need to look @ the issue of non-disc.

BAQC: Liaise w/ CCRC, willing to undertake a desc exercise, w/ take their guidance

↳ NOT UNILATERAL / SELF-SERVING.

STARTING OWN EXERCISE w/ ~~THE~~ CCRC'S IMPRIMATUR

↳ Est a line of communication of CCRC

↳ Do you want us to consider a further desc. exercise, esp. if it doesn't assist.

→ LOATHED TO SUGGEST WE DO ANYTHING

↳ CO-OP = SHOWS WILLING & CO-OPERATION
↳ SEEK GUIDANCE.
↳ DON'T GIVE THE CCRC OPP'Y TO CRITICISE OUR RESPONSE

- A civil joint won't necessarily convince the Com Co/A that a conviction is unsafe.

↳ IT PUTS POL AS PROSECUTOR ON NOTICE.

- ComCo/A is not bound by the findings → it just points the way which POL (as Prosecutor) must act.

- Next Q. is is there any duty to give discl or =

- 1. Bugs
- 2. Remote Access.

↳ Co/A then considers whether the material not disclosed renders the conviction unsafe.

→ this is a q. of "impact", i.e. how did the withheld info impact the jury

→ Applicant must show material is r. Relevant AND

- ~~1. Relevant AND~~
- 2. Wld have impact on safety of convict's.

⊙ → Re: Confidence in the System:

① Have we identified any bugs that might explain the shortfall?

② Was there material non-disclosure?

③ If so, Wld the outcome be different?

Co/A ⇒ CANT IGNORE THE REST OF THE EVIDENCE

Duty under CPA 1996 = ^{disclose new} any material which might make conviction unsafe.

~~Material~~: If so, consider it for disclosure.

ADAM BRENNAN, LOCKTON

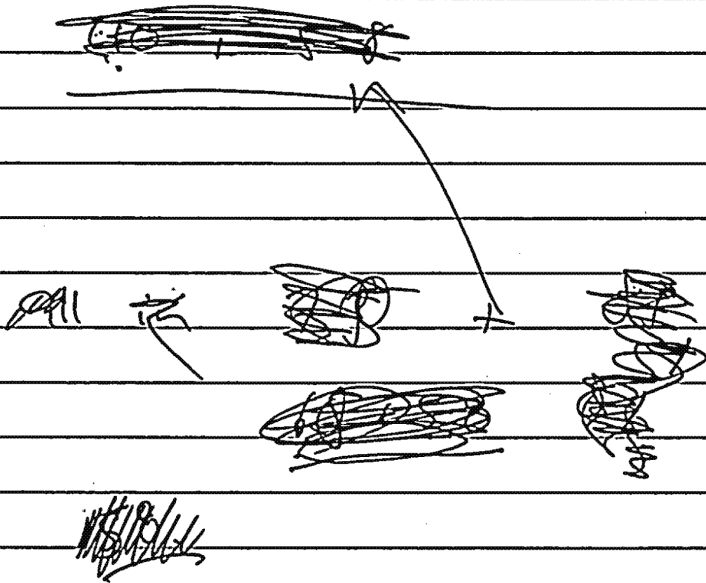
→ Mental Health Services a Priority. //

Duration / Security.

Our Prices reflect

Better coming from a Health Insurer

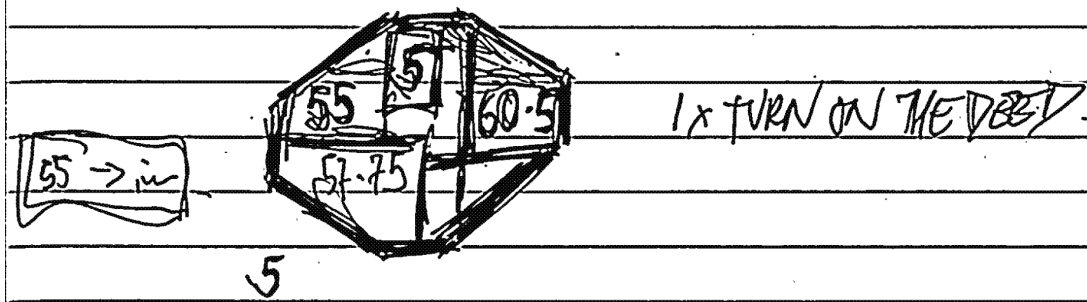
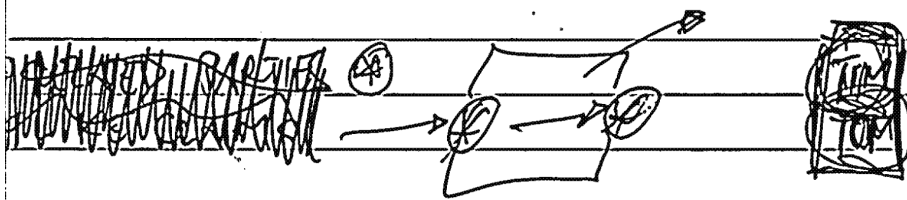
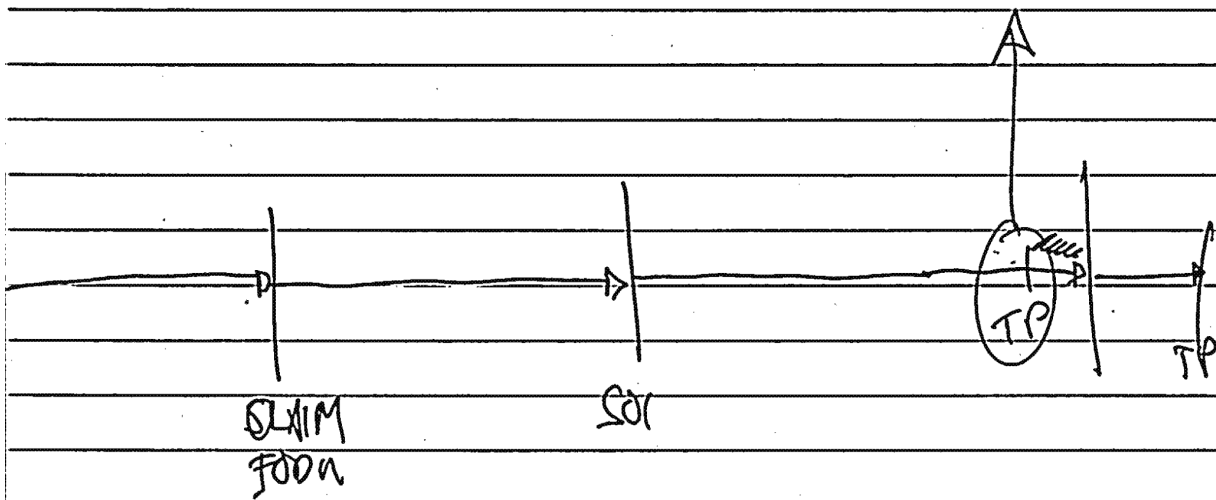
Workshops = coping mechanism. - £ 60/70 per head.



1. Phone Call Assessment (Covers most)
2. CBT
2. Counselling - Proper 1/2 session (Dr / Sr Counsellor / Clinical level)
3. Crisis Cover = Backup for Witness /

Recital
7. Demand of liability \rightarrow to stay in. No trial

Customs Agency.
body



→ Tom ~ Ed to get Costs

↳

→ I am grateful to NR to his exp. in the med = process
I write that

I am pleased

