

From: Paul Dulberg paul_dulberg@comcast.net
Subject: 735 ILCS 5/13-214.3 (e) and (5 ILCS 70/1.06) (from Ch. 1, par. 1007) Sec. 1.06
Date: August 1, 2020 at 1:22 AM
To: Julia Williams juliawilliams@clintonlaw.net, Ed Clinton ed@clintonlaw.net



Hi Julia,

I believe I know why Ed and you don't believe me when I say 735 ILCS 5/13-214.3 (e) If the person entitled to bring the action is under the age of majority or under other legal disability at the time the cause of action accrues, the period of limitations shall not begin to run until majority is attained or the disability is removed apples.

I believe the definition below is the legal disability used in 735 ILCS 5/13-214.3 (e)

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Sec. 1.06. "Person under legal disability" means a person 18 years or older who (a) because of mental deterioration or physical incapacity is not fully able to manage his or her person or estate, or (b) is a person with mental illness or is a person with developmental disabilities and who because of his or her mental illness or developmental disability is not fully able to manage his or her person or estate, or (c) because of gambling, idleness, debauchery or excessive use of intoxicants or drugs, so spends or wastes his or her estate as to expose himself or herself or his or her family to want or suffering.
(Source: P.A. 88-380.)

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Treatment Plan - Paul Dulberg, p.1

**ROSECRANCE
MENTAL HEALTH TREATMENT PLAN**

Client: Dulberg, Paul

ID#: 75964

Guardian:

Physician/LPHA:

QMHP: Claire Mendenhall, LPC

Case Manager: Claire Mendenhall, LPC

DSM:

I. 296.32 Major Depression, Recurrent,

II. V71.09, no diagnosis

III. Per client, Chronic Pain both arms and neck creating spasm down back and left leg

IV. Economic Community Integration, Social Interaction, Legal Education, Social Support, Occupation

STRENGTHS

Considered very tolerant but this is decreasing in past few years - tired, engaged in treatment, opening about prior trauma/acute stress. Creative, can come up with creative solutions. Survivor - not willing to give up.

I acknowledge by my signature that the process for developing, reviewing and modifying the content of my ITP has been explained to me. I further acknowledge that I have participated in the development of my plan. I have been offered a copy of and/or have direct access to this ITP. I have been asked if I want a family member or another individual(s) involved in my treatment planning.

Yes, a family member or others were involved *No, I do not wish family or anyone else's involvement*
I have been offered a copy of my Treatment Plan: X accepted declined

_____ Client Signature	_____ Date	_____ Guardian Signature (if applicable)	_____ Date
_____ LPHA/Physician Signature	_____ Date	_____ QMHP Signature	_____ Date
_____ Case Manager Signature	_____ Date	_____ Other	_____ Date

*******COMPLETE SECTION BELOW IF THERE IS NO CLIENT SIGNATURE*******

**I affirm that I explained to this client the process for developing, reviewing and modifying the content of the Treatment Plan. I have offered a copy of the Plan and/or direct access to the plan. I have asked if the client wants his/her family or other individuals involved in Treatment Planning.
Reason for no consumer signature and efforts to obtain signature:**

Reason for refusal:

_____ Case Manager Signature	_____ Date
---------------------------------	---------------

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Subject: Re: 735 ILCS 5/13-214.3 (e) and (5 ILCS 70/1.06) (from Ch. 1, par. 1007) Sec. 1.06
Date: August 2, 2020 at 8:09 AM
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To: Paul Dulberg Paul_Dulberg@comcast.net
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Best Regards,

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Hi Julia,

I just have to sneak this in since I talked about reeducating Mast from his testimony during deposition, you might chuckle.

Mast with 20 years in personal injury and premises liability doesn't know that Illinois is a strict liability state for homeowners when it comes to something as simple as a dog bite or even a friendly injury from a friendly dog like knocking someone over be leaning on them.

Of coarse homeowners can be found strictly liable, it happens all the time.

I couldn't help myself, hope you got a chuckle.

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