VERMONT TEENS: KNOW YOUR RIGHTS!

Vermont has provided a number of legal options for you to fight for your rights! You may wish to contact legal services (see below) to file an injunction. Remember, you have civil rights too! See: www.heal-online.org/fedrights.pdf. If you are sixteen years old or older you may be able to file for emancipation! See: http://lawdigest.uslegal.com/minors/emancipation-of-minor/6599/

If your parents have threatened to or are planning to have you institutionalized in a lockdown "24-hour secured" facility (including, but, not limited to: residential treatment programs, behavior modification programs, boot camps, wilderness camps/programs, etc.), you have options:

FILE AN INJUNCTION:

You can file for injunctive relief. You will need to contact legal aid or the ACLU for information on filing a petition for injunctive relief. The court may grant a temporary injunction against your parents sending you to any lock-down facility. At this point, you will be in a position to request a guardian ad litem or speak to the attorney of your choosing to act on your behalf.

ACLU of Vermont

Online:

www.acluvt.org

Free Legal Aid in Vermont

Online:

http://www.vtlawhelp.org/Home/PublicWeb

ARE YOU ALREADY DOOMED?

If there is not enough time to file for injunctive relief before hired kidnappers come to spirit you away, choose a trusted friend or family member (preferably an adult) with whom to entrust your fight for freedom!

Attached is a limited power of attorney form that you can sign to grant your trusted friend or family member to get legal help on your behalf to fight for your release from an illegal and unconscionable behavior modification program/parent-funded private "prison"!

LIMITED POWER OF ATTORNEY TO SECURE YOUR FREEDOM!

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*Witness needs to be third party, not the authorizing teenager nor the authorized/trusted person named above. Notary would be best!