......thug John Z. Cowap pointed out on the front page of Appendix 2 (see Appendix 2 hereunder)

"Should you be dissatisfied with any response, you may wish to revert to us. Please forward any relevant correspondence, both sent and received."

Should you be dissatisfied with any response received, you may wish to revert to us. Please forward any relevant correspondence, both sent and received.

We stress that the victim in his response, which criminal and hoodlum John Z. Cowap received on 9<sup>th</sup> January 2024<sup>1</sup> wrote on front page.....

If I hear from them I will notify You immediately and forward everything in accordance with Your guidelines set out in the correspondence dated 22December 2023.

We also stress today is 28<sup>th</sup> September 2025 and once more point to the words of scoundrel John Z. Cowap.....

Should you be dissatisfied with any response received, you may wish to revert to us. Please forward any relevant correspondence, both sent and received.

The victim has not received ANY response from Michael J. Kennedy Solicitors yet. We point to Appendix 2 in which criminal John Z. Cowap, on second page, writes.....

Please note that if we do not hear further from you in this regard within one month of today's date, we will presume that you no longer wish to pursue this complaint and will proceed to close our file in this matter.

.....and we further point to these words of criminal Cowap.....

# within one month of today's date,

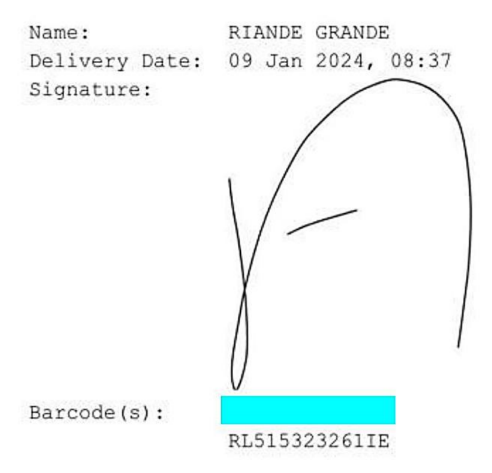
and to the date of his

letter on the front page.....

Date: 22 December 2023.

We then return to the last page of Appendix 1......

<sup>&</sup>lt;sup>1</sup> See last page of Appendix 1 - hereunder



......which confirms that scoundrel John Z. Cowap did receive the victim's response.....

# within one month of today's date,

However, the problem rests in Michael J. Kennedy Solicitors who have not responded anything to the victim's request. After all this we remind criminal John Z. Cowap of his words pointed to above......

## you may wish to revert to us.

We remind scoundrel Cowap, information officer of Data Protection Commission that the Commission is bound by law to take steps.

We also call on, 21st time, criminals Des Hogan and Dale Sunderland-Commissioners of Data Protection Commission in Ireland...

1.	16 <sup>th</sup> January 2024	
2.	16 <sup>th</sup> February 2024	
3.	16 <sup>th</sup> March 2024	
4	16 <sup>th</sup> April 2024	
5.	16 <sup>th</sup> May 2024	
6.	16 <sup>th</sup> June 2024	
7.	16 <sup>th</sup> July 2024	
8.	16 <sup>th</sup> August 2024	
9.	16 <sup>th</sup> September 2024	
10.	16 <sup>th</sup> October 2024	
	16 <sup>th</sup> November 2024	
	16 <sup>th</sup> December 2024	
13.	16 <sup>th</sup> January 2025	
14.	16 <sup>th</sup> February 2025	
	16 <sup>th</sup> March 2025	
16	16 <sup>th</sup> April 2025	
17.	16 <sup>th</sup> May 2025	
18.	16 <sup>th</sup> June 2025	
	16 <sup>th</sup> July 2025	
20.	16 <sup>th</sup> August 2025	
21.	16 <sup>th</sup> September 2025	
	•	

#### .....to take necessary steps and resolve this part of this horrific crime.

From office of hoodlum and scoundrel John Z. Cowap only silence is coming out which is easy to apprehend having in mind everything what <a href="www.questforjustice.net">www.questforjustice.net</a> testifies about. However, we continue reminding him and informing the Court of International Public....

It is important to point out that the Abhorrent Wallow of Crime and Filth - Data Protection Commission in Ireland are aware of what we write in this post and of everything this website testifies about. Namely, page 5 of Appendix 3 confirms that they (Commission) are aware of existence of this website as page 1 (front page) of Appendix 3 (see this Appendix hereunder) does confirm that <a href="https://www.questforjustice">www.questforjustice</a> exists......

Dear Madam or Sir, my legal advisors I worked with in United Nations will publish this letter on their platform <a href="https://www.questforjustice.net">www.questforjustice.net</a> immediately.

Mr John Z. Cowap Information officer, Data Protection Commission,

# **Appendix 1**

Dublin 2,

Case reference: C-23-11-960

Dear Mr Cowap,

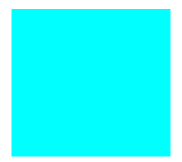
I received Your letter, dated 22<sup>nd</sup> December 2023, on 4<sup>th</sup> January 2024. The correspondence is very clear and thank You for it. I followed Your recommendation, amended my request and posted the precise list of documents I request to Michaeel J. Kennedy Solicitors. That is the same 64 – page list which Ms Gemma Walsh received on 5<sup>th</sup> December 2023. I enclose, with this small note, the postal receipt confirming that Michael J. Kennedy received this amendment to my request this morning, 5<sup>th</sup> January 2024 at 06:30 (see page 2)

I also enclose the first of my 64 - page amended request.

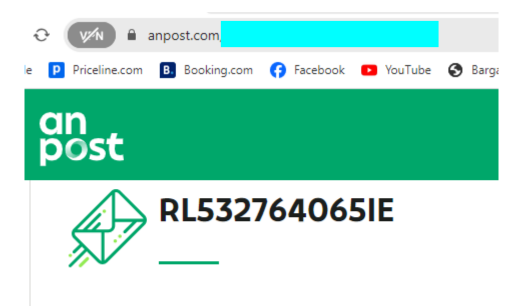
If I hear from them I will notify You immediately and forward everything in accordance with Your guidelines set out in the correspondence dated 22December 2023.

Once more, I express my gratitude to both You and Ms Gemma Walsh for the honest approach to this issue.

Respectfully,



5<sup>th</sup> day of January 2024



06:30 on 05 January 2024

We delivered your item



# **Proof of Delivery**

### For your world

ame: JON JON

Delivery Date: 05 Jan 2024, 06:30

Signature:

Barcode(s): RL532764065IE

Michael J. Kennedy, Managing Partner,

Michael J. Kennedy Solicitors,

Baldoyle, Dublin 13.

Reference: Personal data request (RL 542 175 718 IE) received on 14th July 2023 at 06:21

Michael J. Kennedy, this is amendment to the foregoing request and I need the documents enumerated hereunder. I point out I have been in touch with Data Protection Commission and they "...recommended this course of action." I also stress what is very important and what would be highly appreciated is the precise list of all documents you submit which clearly clarifies how many pages each single document is made up of.

Enclosed with this 64 - page amendment are the following appendixes....

13-page Appendix cell phone

- 1- page Appendix deceptive
- 1- page Appendix eight one
- 1- page Appendix eight two
- 10-page Appendix eleven
- 1- page Appendix false
- 1- page Appendix five
- 1- page Appendix four
- 1- page Appendix material
- 1- page Appendix misleading
- 1- page Appendix one
- 1- page Appendix particular
- 1- page Appendix seven
- 1- page Appendix six
- 1- page Appendix three
- 1- page Appendix two

This is the precise list of the withheld.....

# The remainder of the documents

(see page 59)

This is evidence that Mr John Z. Cowap, information officer of Data Protection Commission received the correspondence and when he received it.....

# An Post Retail Receipt

Post Office: Date: 05-Jan-2024

Position: Time: 12:48:43

Trans. Ref. ID Destination Weight (Letter) RegisteredPost

Ireland - 26 Counties 0.040 kg

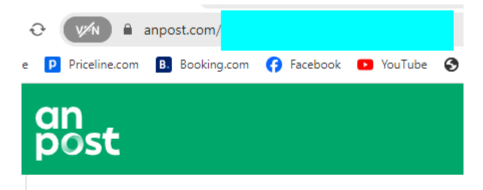
### TRACKING NUMBER RL 515 323 261 IE

No Commercial Value

As there has been no value declared on this item, a maximum insured value of 25 EUR will be payable in the event of a successful claim.

Total Amount Paid Payment Method 9.00 EUR VisaDebit

This receipt is your proof of posting for mails items handed in at the counter Payment ID:





08:37 on 09 January 2024

We delivered your item



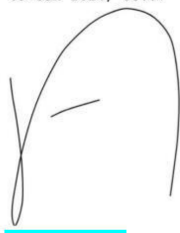
# **Proof of Delivery**

## For your world

Signature:

RIANDE GRANDE

Delivery Date: 09 Jan 2024, 08:37

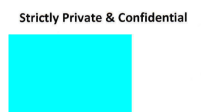


Barcode(s):

RL515323261IE

# Appendix 2





Date: 22 December 2023.

Case reference: C-23-11-960

Dear

I acknowledge receipt of your postal correspondences to this office received on 28 November and 5 December 2023.

We note that you have requested your personal data from Michael J Kenny Solicitors and you are dissatisfied with the response you have received.

In these situations, we recommend that you contact the data controller Michael J Kenny Solicitors in this instance – in writing/email, setting out what information you believe exists but have not been supplied with. You may also want to point out that you have been in touch with our office, and that we recommended this course of action.

Should you be dissatisfied with any response received, you may wish to revert to us. Please forward any relevant correspondence, both sent and received. Please ensure that any copies of correspondence sent/received by email include the date and time sent/received, and any address headers or footers. Please note that we do not require a copy of any data received; we only require copies of correspondence exchanged relating to this matter, and in particular, any cover letter received with your data, and any letters in which the data controller acknowledges, agrees to or refuses your access request.

Please quote the above reference number in all future correspondence.

Once we receive any such additional information, we will assess it and contact you again in due course.



I note you have a query about response timeframes under the GDPR, and I can provide the following information:

Article 12 (3) of the GDPR set out that 'The controller shall provide information on action taken on a request under Articles 15 to 22 to the data subject without undue delay and in any event within one month of receipt of the request. That period may be extended by two further months where necessary, taking into account the complexity and number of the requests. The controller shall inform the data subject of any such extension within one month of receipt of the request, together with the reasons for the delay. Where the data subject makes the request by electronic form means, the information shall be provided by electronic means where possible, unless otherwise requested by the data subject '.

Article 12 (3) of the GDPR, copied above, states that the data controller, has one month to comply with your access request, which may be extended, by the data controller, by a further two months where it is demonstrated by the data controller that this is necessary. They do not have to apply for approval for an extension but they must be able to demonstrate that this is necessary. The onus is on the data controller to ensure that they are GDPR compliant.

Please note that if we do not hear further from you in this regard within one month of today's date, we will presume that you no longer wish to pursue this complaint and will proceed to close our file in this matter.

We hope this is of some assistance.

Yours sincerely,

John Z Cowap
Information Officer
Data Protection Commission

# Appendix 3

Data Protection Commission,

Dublin 2,

Dear Madam or Sir,

Pursuant to article 15 GDPR I requested access to my personal information and I enclose the cover letter Leo Fay of Michael J. Kennedy Solicitors wrote on 27<sup>th</sup> July 2023. Almost four months have passed since then and I have not received yet "The remainder of the documents..." (see page 2). The rule of Data Protection Commission is extremely precise and says that controllers.....

must respond to the request without

**undue delay** and at the **latest within one month** of receiving the request. Controllers can **extend the time** to respond by a further **two months** if the request is **complex** or they have received a **number of requests** from the **same individual**, but they must still let the individual know within one month of receiving their access request and **explain to them** why the extension is necessary.

Apart from it, section 10.- (1) (a)...Criminal Justice (Theft and Fraud Offences) Act 2001 is also clear (see page 3)

Dear Madam or Sir, my legal advisors I worked with in United Nations will publish this letter on their platform www.questforjustice.net immediately.

Respectfully,

24<sup>th</sup> November 2023





#### Private & Confidential



Our Ref: MJK/HB/PEU101/7278 Date:27 July 2023

Re: Employment matter with IWA

Dear

Please find enclosed a copy of the relevant documents in relation to the period 14th day of October 2015 to the 25<sup>th</sup> of August 2016. The remainder of the documents which you have requested will be released as part of our response within twenty-eight days of your original request dated the 7th of July 2023.

Yours sincerely

Leo Fay Michael J Kennedy & Co

#### [2001.] Criminal Justice (Theft and Fraud [No. 50.] Offences) Act, 2001.

- (6) A person who is arrested pursuant to this section by a person Pr.2 S.8 other than a member of the Garda Síochána shall be transferred by that person into the custody of the Garda Síochána as soon as practicable.
- (7) A person guilty of an offence under this section is liable on conviction on indictment to a fine not exceeding £3,000 or imprisonment for a term not exceeding 2 years or both.
- 9.—(1) A person who dishonestly, whether within or outside the Unlawful use of State, operates or causes to be operated a computer within the State computer. with the intention of making a gain for himself or herself or another, or of causing loss to another, is guilty of an offence.

- (2) A person guilty of an offence under this section is liable on conviction on indictment to a fine or imprisonment for a term not exceeding 10 years or both.
- (1) A person is guilty of an offence if he or she dishonestly, False accounting. with the intention of making a gain for himself or herself or another, or of causing loss to another-
  - (a) destroys, defaces, conceals or falsifies any account or any ument made or required for any accounting purpose
  - (b) fails to make or complete any account or any such document, or
  - (c) in furnishing information for any purpose produces or makes use of any account, or any such document, which to his or her knowledge is or may be misleading, false or deceptive in a material particular.
- (2) For the purposes of this section a person shall be treated as falsifying an account or other document if he or she-
  - (a) makes or concurs in making therein an entry which is or may be misleading, false or deceptive in a material par-
  - (b) omits or concurs in omitting a material particular therefrom.
- (3) A person guilty of an offence under this section is liable on conviction on indictment to a fine or imprisonment for a term not exceeding 10 years or both.
- 11.—(1) A person is guilty of an offence if he or she dishonestly, Suppression, etc., of with the intention of making a gain for himself or herself or another, or of causing loss to another, destroys, defaces or conceals any valuable security, any will or other testamentary document or any original document of or belonging to, or filed or deposited in, any court or any government department or office.

- (2) (a) A person who dishonestly, with the intention of making a gain for himself or herself or another, or of causing loss to another, by any deception procures the execution of a valuable security is guilty of an offence.
  - (b) Paragraph (a) shall apply in relation to—

RL 5327 6764 5IE

# An Post Retail Receipt

Post Office: Date: 24-Nov-2023

Position: Time: 13:47:19

Trans. Ref. ID Destination Weight (Letter) RegisteredPost

Ireland - 26 Counties 0.025 kg 9.00 EUR

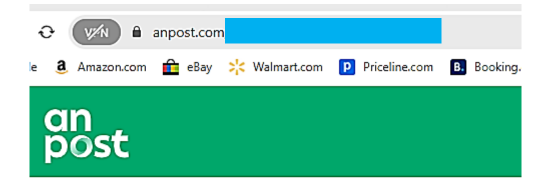
### TRACKING NUMBER RL 532 767 645 IE

No Commercial Value

As there has been no value declared on this item, a maximum insured value of 25 EUR will be payable in the event of a successful claim.

Total Amount Paid Payment Method

9.00 EUR VisaDebit





09:27 on 28 November 2023

We delivered your item