Michael J. Kennedy, Michael J. Kennedy Solicitors,

Baldoyle, Dublin 13

Reference: The eight-page letter received on 14th July 2023 at 06:21 (see hereunder)





Proof of Delivery

For your world

Name: MJK

Delivery Date: 14 Jul 2023, 06:21

Signature:

Barcode(s): RL542175718IE

RL568356054IE

Michel J. Kennedy, I was instructed to write the following.....

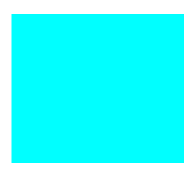
Please, have a look at the last paragraph of the eight-page letter referred to above which says.....

In the end let me convey the message of my legal advisors:

".... If the case is closed (.... This in brackets is said in the footnote - in accordance with ALL, literally ALL undeniable exhibits which Michael J. Kennedy Solicitors received and which many An Post receipts testify about) within fourteen days after reception of this letter (that will be confirmed by the An Post receipt) – this request for access to personal information can be ignored **providing** that no new evidence is reached as the inquiry is continuing and any new exhibit will change the circumstances. However, if the case is closed within fourteen days (not in accordance with the power of undeniable exhibits) or if the case is not closed within fourteen days this request for access to personal information **remains in effect** and we start, in phases, uploading ALL the material to internet as soon as possible. First, as we have already pointed out, the theoretical approach and then story of the exhibits in which one of central places belongs to the file of Michael J. Kennedy Solicitors. Any potential communication after that may happen but ONLY IN QUITE DIFFERENT CIRCUMSTANCES.

...and last but not the least....we would not advise anyone to hurt the victim in any way!!!..."

Michael J. Kennedy, if the case does not be closed within the 14-day period the foregoing paragraph points to (by 28th July 2023 - Friday) this 15-page letter will be posted immediately on Saturday morning (29th July 2023)...Apart from it, more steps are being preparedbut, all in its time!



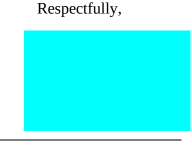
18th July 2023



Dear Madam Minister and dear Madam or Sir, hereunder is the eight-page¹ letter that Kennedy Solicitors from Baldoyle received on 14th July 2023 at 06:21.² All what You are reading now my legal advisors will upload to internet as a part of the huge file³ about Kennedy Solicitors from Baldoyle. Uploading is necessary for the coming hearing before the Court of International Public who will be bringing the verdict each day as the overall file will remain permanently available on the online platform securely protected against any cyber/hacker attacks. Having this in mind, the Court of International Public will want to know

- 1. whether Law Society of Ireland have taken or will have taken some steps, which steps and the outcome in relation to this issue...
- 2.whether Legal Services Regulatory Authority of Ireland have taken or will have taken some steps, which steps and the outcome in relation to this issue and.....
- 3.whether Department of Justice of Ireland have taken or will have taken some steps, which steps and the outcome in relation to this issue.

It is important to point out that the Agreement Letter was signed on 30th December 2015 (see the two excerpts on page 15 - however, all the 5-page Agreement Letter is available) and what I have now after 5681 (five thousand six hundred and eighty one days and nights ..30/12/2015 through 17th July 2023) is presented hereunder. That is not acceptable and that will be tried by the Court of International Public!!! Now, please have a look at the eight-page letter....



¹ See pages 5, 6, 7, 8, 9, 10, 11 and 12

² See pages 13 and 14

³deposited abroad for security reasons with my legal advisors I worked with in the United Nations.

To:

Michael J. Kennedy, Managing Partner, Michael J. Kennedy Solicitors,

Baldoyle, Dublin 13.

Mr Michael J. Kennedy, I was instructed to write the following.... Personal Data Access Request

Pursuant to Article 15 of the General Data Protection Regulation (GDPR) I wish to make a data access request <u>for a copy of any information</u> Michael J. Kennedy Solicitors keep about me, on computer, in manual form or in any other electronic form. I require the following: Please, provide me with full access to my personal data. These will include all hard copy data and all electronic data from which I can be identified, and whether information Michael J. Kennedy Solicitors keep about me has ever been passed on to anyone else. This request relates to:

- Full contents (together with the manner of filling) of my file(s) with Michael J. Kennedy Solicitors,
- Data relating to any changes made to the manner in which the file(s) is or are made.
- Please, also confirm who has access to my data (in particular the file) and provide a precise list of when and by whom my data were accessed.
- Failure to respond to the request, any attempt to produce or producing any data withheld from me is not legally acceptable.
- The legislation set up all the circumstances of forming and responding to an individual personal data request and you as expert are very well aware of it.

The requested documentation is needed for the coming hearing before the Court of International Public B E C A U S E that court does not acknowledge political influence and political influence is helpless there. It is also important to point out that the platform to which your file⁴ will be uploaded is immune to any sort of cyber/hacker attacks and professionally protected; your file will stay at that platform permanently. Having that in mind, the Court of International Public will be bringing the verdict each day. It is also important to point out that my legal advisers focus on the file of Michael J. Kennedy Solicitors including all the An Post receipts confirming that Michael J. Kennedy Solicitors received the files I posted. All the material will be, in phases, uploaded to internet and so referred to the Court of International Public for determination. As already pointed to above that Court does not recognize political

-

⁴ As the composing part of the huge overall file

influence. My legal advisers⁵ will set up the website and upload ALL the material they have including, of course, the file about Michael J. Kennedy Solicitors they pay particular attention to; they have much, really much. However, in the beginning what will be gradually uploaded is the extensive theoretical approach and then case studies with horrific exhibits which will stay permanently available at the secure platform. It is also important to point out that the material at the disposal of my legal advisers is sufficient for years of work.

What produced this letter is the correspondence⁶ issued to Kennedy Solicitors (see FIGURE ONE and see also FIGURE TWO)

In the beginning of the letter that Kennedy Solicitors received as FIGURE ONE and FIGURE TWO testify, it is written "...I understood you when we talked last time that I can phone today, Friday 7th July 2023 about 3 or 4 pm...." It is important to mention that "....when we talked last time..." refers to the call on 4th July 2023 at 09:58⁷ and that was why I called Kennedy Solicitors several times unsuccessfully on 7th July 2023. (see FIGURE THREE, FIGURE FOUR and see also FIGURE FIVE – these three figures testify which number I called, when and how many times).

In the end let me convey the message of my legal advisors:

".... If the case is closed⁸ within fourteen days after reception of this letter (that will be confirmed by the An Post receipt) – this request for access to personal information can be ignored **providing** that no new evidence is reached as the inquiry is continuing and any new exhibit will change the circumstances. However, if the case is closed within fourteen days (not in accordance with the power of undeniable exhibits) or if the case is not closed within fourteen days this request for access to personal information **remains in effect** and we start, in phases, uploading ALL the material to internet as soon as possible. First, as we have already pointed out, the theoretical approach and then story of the exhibits in which one of central places belongs to the file of Michael J. Kennedy Solicitors. Any potential communication after that may happen but ONLY IN QUITE DIFFERENT CIRCUMSTANCES.

...and last but not the least....we would not advise anyone to hurt the victim in any way!!!"



^{5 ...}and not me

⁶ See page 3 (in this letter that is page 7)

⁷ See nr 1....FIGURE FIVE

⁸in accordance with ALL, literally ALL undeniable exhibits which Michael J. Kennedy Solicitors received and which many An Post receipts testify about.

Leo Fay, Michael J. Kennedy Solicitors, Baldoyle, Dublin 13.

Hi Leo,

I understood you when we talked last time that I can phone today, Friday 7th July 2023 about 3 or 4 pm. I tried several times and I did not manage to reach you. First time (15:17) I talked to a lady (call lasted 1 minute and 2 seconds) and the line was still open but the lady did not say anything after 1 minute and 2 seconds elapsed. Then I called two times at 15:18 the line was open but there was no voice answer at all. Then I called at 15:19 again the line was open for 2 seconds but there was no voice answer. Then I called at 15:19 again; another lady answered the call - I asked "can you hear me" and she said "no". The call lasted 18 seconds. Then I again called at 15:20 without success.

I also called you on your mobile 087/230 5576 at 15:22. I was instructed by the machine voice to leave the message and I left the message (42 seconds long). I approximately said in my message that I understood you when we last time talked that I can call you again today. I also said that I would not use your private mobile number if I succeeded to talk to you through the office number.

Further, Leo I also understood you that we will have my case closed in July 2023. Today is 7th July 2023 and I will wait until the end of this month and then start preparations to leave Ireland. As soon as I finish them (the preparations) I leave Ireland irrespective of whether the case is closed or not because my illness forced me to do it.

I hope that you will understand this letter.

Regards,



FIGURE ONE

An Post Retail Receipt

Post Office: Position: Time: 16:08:50

Trans. Ref. ID Destination Weight (Letter) RegisteredPost

Ireland - 26 Counties 0.040 kg 9.00 EUR

TRACKING NUMBER RL 510 945 202 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:



Proof of Delivery

For your world

Name:

MJK

Delivery Date:

Signature:

10 Jul 2023, 06:01

5

Barcode(s):

RL510945202IE

FIGURE THREE



BALDOYLE

- Office: Baldoyle,
 Dublin 13
- Phone:
- Fax:
- Email:

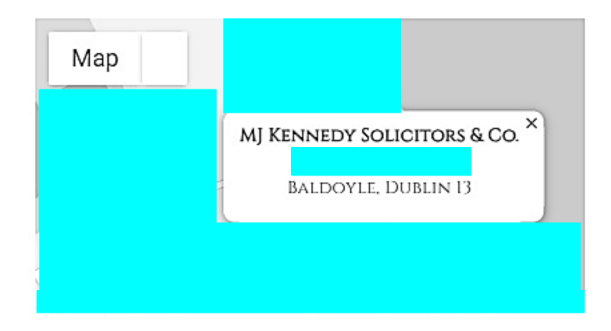


FIGURE FOUR

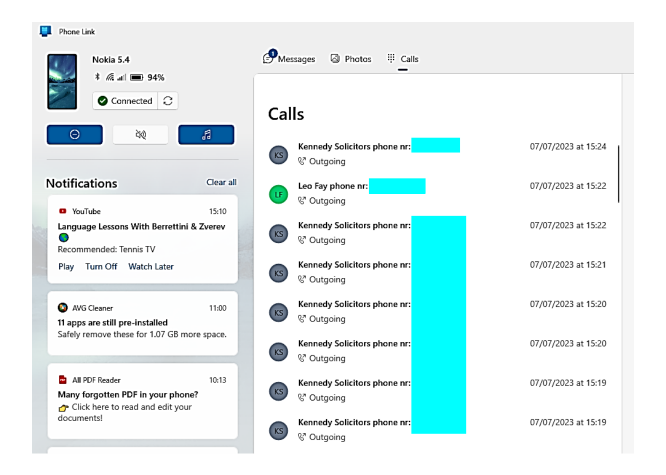
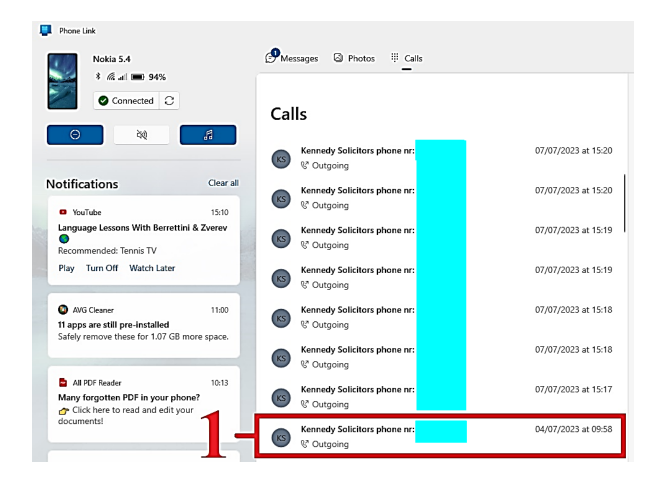


FIGURE FIVE





<u>Track again</u> <u>Download results in CSV format</u>

To keep track of all future deliveries, sign up in just a few se



Below are the items we currently have a record for. If you r download the **delivery record** PDF below.





Proof of Delivery

For your world

Name: MJK

Delivery Date: 14 Jul 2023, 06:21

RL542175718IE

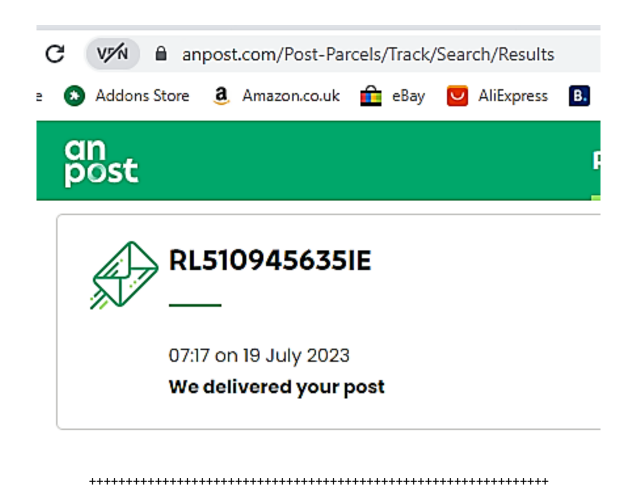
Signature:

Barcode(s):

MICHAEL J. KENNEDY & CO.	Baldoyle, Dublin 13 Tel: Fax: DX: Malahide Also at Donabate, Co. Dublin (By Appointment)
and the second of the second amount (liminature lineage	Democracy, Co. Dubin (By Appointment)
Our Ref: LF/AC/	It is normal practice to ask cits disbuserocuse it is beigful if y pintse let me know as roon as j
Our Ref. LF/AC/	Date: 23 December 2015
Re: Employment matter	
rani	
Yours sincerely,	
Michael Theredy Company	
hereby acknowledge having read the forconditions and accept on that basis the legal represent Solicitors as described above and agree to be bound by	
Dated: 30.12.2015	
0 (0, -0()	
Signed:	

This is the evidence confirming that Michael J. Kennedy Solicitors received the foregoing 15-page letter.





This is the evidence that the foregoing letter.....

An Post Retail Receipt

Post Office: Position: Date: 08-Aug-2023 Time: 12:52:16

Bulk Batch ID:

 Destination
 Ireland - 26 Counties

 Weight (Flat)
 0.064 kg

 RegisteredPost
 9.20 EUR

 Single Item Total
 9.20 EUR

 Quantity
 3 x

 Bulk Item Total
 27.60 EUR

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.

Office Use Only
ITEM NUMBER ! Trans.Ref.ID
! RL 542 177 719 IE ! !
! RL 542 177 722 IE ! !
! RL 542 177 736 IE ! !

Total Amount Paid Payment Method 27.60 EUR VisaDebit

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

1 Law Society of Jrl.

(2) Legal Sex. Reg authority

(3) Helen Mother .

is received by Legal Services Regulatory Authority, P.O. Box 12906, Dublin 7.



Proof of Delivery

For your world

Name: THE LSRA

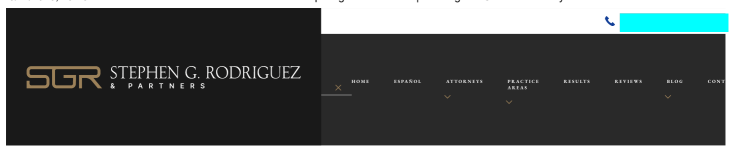
Delivery Date: 09 Aug 2023, 08:14

RL542177722IE

Signature:

Barcode(s):

Page **19** of **19**



TAMPERING OR PLANTING EVIDENCE

Tampering or Planting Evidence, also referred to as Evidence Tampering, is the illegal act of changing, hiding, moving, planting, placing, or fabricating any record, document, or object with the intent to impair its validity or availability in a trial (criminal or civil), criminal investigation, or official proceeding. Evidence Tampering is a serious crime in most states, including California. Evidence Tampering includes a broad range of activities, from deleting a text or email to planting false evidence in order to implicate someone in a crime.

Example 1: If Tom burglarized his neighbor's home and then throws his ski mask and burglary tools in the lake, he can be charged with residential burglary. He is unlikely to be charged with destruction of evidence. On the other hand, if after the burglary Tom gives the ski mask and burglary tools to his roommate Jerry, who discards the mask and the tools in the lake, Jerry will likely be charged with destruction of evidence if he is caught.

Example 2: If a policeman shoots a suspect at a crime scene, knowing the suspect did not have a gun, and then plants a gun at the scene in order to raise and use the defense of self- defense, he/she can be charged with planting evidence.

CALIFORNIA LAW

Under California Penal Code section 141(a), a person engages in Evidence Tampering by doing any of the following willfully and intentionally:

- Changes, modifies, places, or alters evidence:
- Plants evidence;
- Moves, conceals or hides evidence;
- Makes or fabricates the evidence.

In order to be convicted of this crime in California, the prosecutor must also prove that at the time the evidence was tampered with that he or she intended that the faked, altered, or planted evidence be considered as genuine and authentic, or it could be used to implicate someone in a crime.

Example: Ken & Mary are married and living together. Mary strongly suspects her husband Ken is having an affair with their cleaning lady (Judy). Mary then plants some drugs in Judy's car in the hopes of having Judy arrested and thrown in jail. Mary could be charged with planting or tampering with evidence because she put the drugs in Judy's car with the intention of having her charged with a crime.

WHAT IS EVIDENCE

Evidence includes any physical object, thing or material relevant to an actual or pending criminal or civil trial, investigation, or other legal proceeding.

Common examples of evidence include documents, computers, photographs, emails, texts, automobiles, hard drives, flash drives, and guns, or other weapons

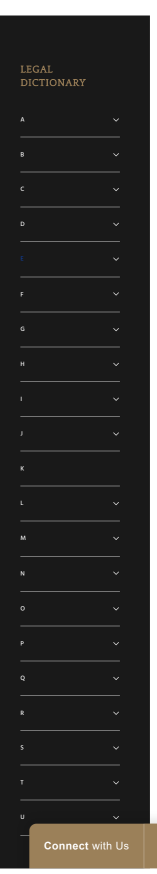
The following are common examples of Evidence Tampering:

- Deleting emails or texts
- Falsifying business records
- Placing or planting stolen merchandise in a neighbor's home
- Discarding a murder weapon into a lake
- Fabricating phony receipts for stolen merchandise
- Planting a former roommate's blood next to a broken window to make it look like a residential burglary and to implicate the roommate in a crime.

PENALTIES

Typically a charge of Evidence Tampering in California is a misdemeanor, punishable by up to six months in county jail. A conviction of Evidence Tampering involving law enforcement officers is a felony punishable by two to five years in state prison.

If you are being investigated or charged with Tampering or Planting evidence immediately consult with an experienced criminal defense attorney. Sometimes people may attempt to modify evidence in order to protect themselves or a loved one from being charged with a crime. While this may appear to be innocent behavior, it can lead to serious criminal charges. Consult with an attorney before interviewing with law enforcement. Talking to law enforcement may seem like a good idea at the time but any statement given to law enforcement could be used against you in a criminal prosecution. Retaining a criminal defense attorney at the beginning of your criminal case is critical to a favorable outcome of your case.



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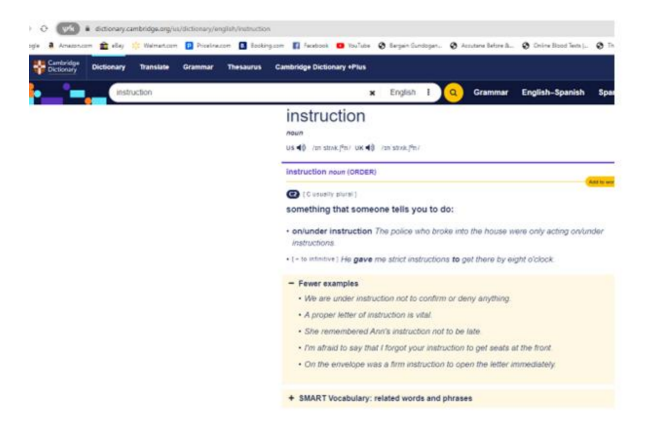
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against you in a criminal prosecution. Retaining a criminal defense attorney at the beginning of your criminal case is critical to a favorable outcome of your case.

https://dictionary.cambridge.org/us/dictionary/english/instruction



instruction



US ◀》 /In'str∧k.ʃ^an/ UK ◀》 /In'str∧k.ʃ^an/

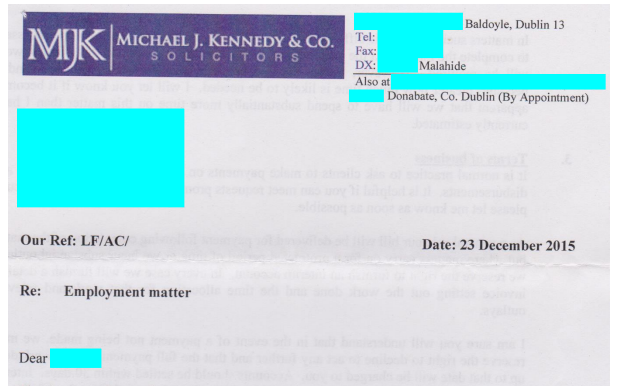
instruction noun (ORDER)

Add to



something that someone tells you to do:

 on/under instruction The police who broke into the house were only acting on/under instructions.



Thank you for instructing this firm to act on your behalf in respect of the above mentioned matter.

I, and everyone here at Michael J. Kennedy & Company, Solicitors will do our best to see that everything proceeds as smoothly as possible.

1. Responsibility for the work

I shall carry out most of the work in this matter personally, but you can also contact another member of staff if there is an urgency, who can access the files through our file management system and endeavour to help you. If he or she is unable to help you her/himself, he/she will be pleased to take a message for you.

We aim to offer all of our clients an efficient and effective service and I am confident that we will do so in this case. However, should there be any aspect of our service with which you are unhappy, and which we cannot resolve between ourselves, you may raise the matter with Michael J. Kennedy, the Senior Partner.

2. Fees

Our charges will be calculated mainly by reference to the time spent by me or any other solicitors and executive staff dealing with this matter. This includes advising, attending on you and others, dealing with papers, correspondence, telephone calls, travelling and waiting time. Unless otherwise advised, our fee per hour is €250.00 and does not include VAT which will be added to the bill.

As I have said, I will carry out most of the work in this matter personally and as time goes on the charge rates I have quoted may be reviewed and therefore if this matter has not been concluded within a twelve month period when the next review will take place, fees may rise. I shall let you know the new rates which will apply to work done from then as soon as they have been set.

In matters such as this, it is difficult to estimate how many hours of work will be necessary to complete the matter. At the present time, I estimate that in the region of 10 hours' work will be required. However, this estimate may change as the matter proceeds and it becomes clearer how much time is likely to be needed. I will let you know if it becomes apparent that we will have to spend substantially more time on this matter than I have currently estimated.

3. Terms of business

It is normal practice to ask clients to make payments on account of anticipated costs and disbursements. It is helpful if you can meet requests promptly but if there is any difficulty please let me know as soon as possible.

As a general rule our bill will be delivered for payment following completion of the matter but where matters carry on for a protracted period of time or we incur substantial outlays, we reserve the right to furnish an interim account. In every case we will furnish a detailed invoice setting out the work done and the time allocation for that work and relevant outlays.

I am sure you will understand that in the event of a payment not being made, we must reserve the right to decline to act any further and that the full payment for the work done up to that date will be charged to you. Accounts should be settled within 30 days. Interest will be charged on bills that are not paid within that time at 10%. In relation to conveyancing matters our fee is deducted from the loan cheque or other monies furnished to this office prior to completion of the transaction. Once the transaction has completed a receipted invoice and statement of account will be furnished.

4. Agreement

The charges set out above are an estimate based on the information that I have at present and I will inform you in writing if any difficulties arise or if anything occurs which makes it necessary to review this estimate. They do not constitute a contentious business agreement – which would have the effect of restricting your rights to challenge them – and if you are not satisfied at the conclusion of this matter, you may seek to challenge them by way of reference to the Law Society or taxation.

5. Termination of Retainer

You should be aware that there are certain circumstances where our retainer to act on your behalf may be determined as follows:-

- a) By you if you withdraw instructions but we will be entitled to be paid for all work done up to the date of withdrawal instructions on a quantum meruit basis and we may have a lien over certain documents belonging to you until our reasonable charges have been paid.
- b) Where we cannot continue to act on your behalf without breaking the law.
- c) Where we cannot continue to act on your behalf without being in breach of the rules of conduct as laid down by the Law Society.
- d) Where there is a serious breakdown of confidence between our firm and yourself.

e) Where you fail to pay an interim bill in respect of fees or outlays.

6. Limitation of Liability

We confirm that this firm holds professional indemnity insurance up to a sum of €1,500,000.00 in respect of any one matter and this letter constitutes formal notice to you of such limit on our professional indemnity liability pursuant to Section 44 of the Civil Law (Miscellaneous Provisions) Act 2008.

7. Closing Date

Please note the closing date for this transaction may vary and the agreed closing date in the Contract for Sale or other correspondence may be exceeded from time to time. We shall accept no liability as a result of variations of the closing date due to factors outside of our control.

8. Email Correspondence

Unless we hear from you to the contrary, we may use internet email to communicate with you and others in relation to any matter. This carries certain risks. We do not accept responsibility for any loss that you suffer as a result of our use of internet email. Please note that emails sent by you to this firm or instructions contained in such emails shall not be deemed to be received until such time as you receive an acknowledgement of receipt of said email.

9. Conflicts

We will not act for any other client on any matter on which we are acting for you unless we have your express agreement that we may do so or where we are involved in transactional work for you expressly on a non-exclusive basis.

The interests of another client of the firm and your own may conflict in any number of circumstances. When this arises, we will, to the extent that we are legally able to do so, consult with you as to the appropriate course of action.

If you are aware of any reason why we should not act for you, then it is your responsibility to tell us. In particular, you must inform us of the names of all persons who may be involved in or connected to your matter so that we may carry out a conflict of interest search.

10. Other Matters

- It is our normal practise to destroy our correspondence files, draft documents and other papers that are more than 12 years old. Original Deeds and Wills are not destroyed, and can be stored in our safekeeping room at an annual charge, if you so instruct. In the absence of contrary instructions, we will assume that you are content with this arrangement.
- It may be necessary during the course of the matter to instruct one or more experts outside the firm, such as accountants, consultants or specialist counsel. We will discuss this with you at the appropriate time, including who might be suitable and the

costs likely to be involved. You will be their client and you will be responsible for paying their costs and expenses.

Our advice will relate to the laws and procedures which operate in Ireland only. it is intended that legal proceedings should be issued against the Firm (or any person or entity for which the Firm is or is alleged to be responsible), the Firm may at its election require the relevant dispute, difference or claim to be referred to arbitration by notice in writing to that effect. If, the claimant issues any legal proceedings, the Firm may still elect for arbitration by notice to that effect given to the claimant and to the claimants lawyers named in the proceedings (if any) within 21 days of service of the proceedings on the Firm, in which event the claimant will take no further steps in the proceedings other than to procure the dismissal or stay of the proceedings. Where the Firm has given notice that it has elected for the dispute, difference or claim to be referred to arbitration, it will be referred to and resolved by a single arbitrator in accordance with the Arbitration Acts 1954 to 1998 such arbitrator to be appointed by agreement within 14 days of the parties or, failing agreement within 14 days as may be nominated on the request of either party by the president of the time being of the Law Society of Ireland. The laws of Ireland shall apply. The place of the arbitration shall be Dublin.

Before we take further steps on your behalf we would be grateful if you would sign and return to us the enclosed duplicate of this letter as an acknowledgement of your understanding and acceptance of these terms. We will also require, in order to comply with our internal file opening procedures the following documentation to verify your ID, address, PPS number and marital status:

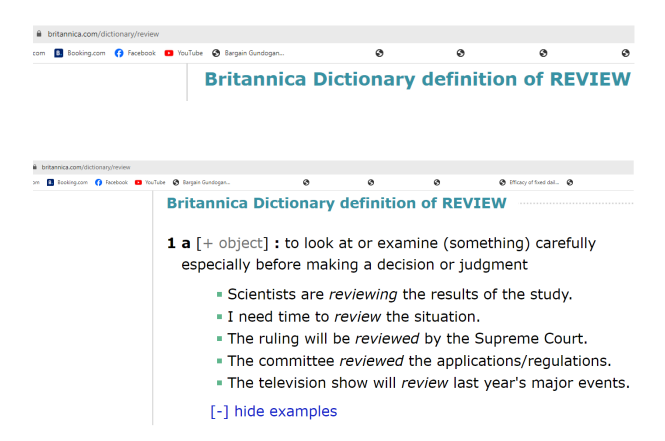
- ID-- Passport, Drivers Licence or Garda ID
- Address-- Utility bill, Bank Statement, or other official correspondence from a Government Department, dated within the last 3 months
- PPS number- & tax type- correspondence from the Revenue Commissioners, Department of Social Welfare. Tax Credit Certificate, P60 etc
- Marriage Certificate- if you are married, we will require a copy of your State marriage certificate, and if applicable, copies of any Separation Agreement, Deed of Waiver, Court Orders in relation to Judicial Separation or Divorce.

I know this matter seems formal, but as I am sure you understand, it is our policy to enter into a written engagement letter with our clients in order to avoid any misunderstandings. We very much appreciate the opportunity to represent you and look forward to working with you in respect of this matter and hopefully into the future.

Many thanks again for your instructions in the matter.

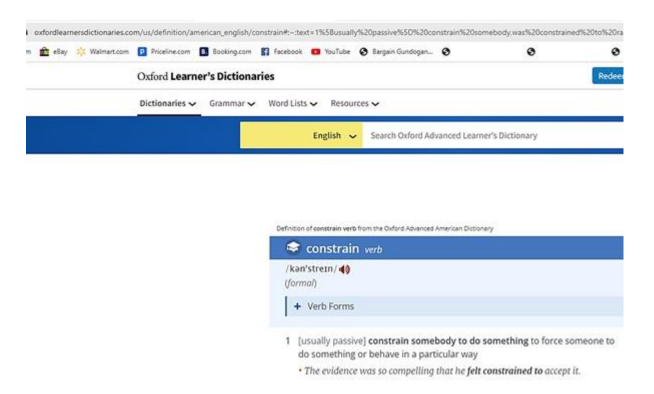
Yours sincerely,				
Michael Thempdy & COMPANY				
hereby acknowledge having read the foregoing fee agreement letter and terms and conditions and accept on that basis the legal representation of Michael J. Kennedy & Company Solicitors as described above and agree to be bound by the terms of this letter.				
Dated: 30.12.2015				
Signed:				

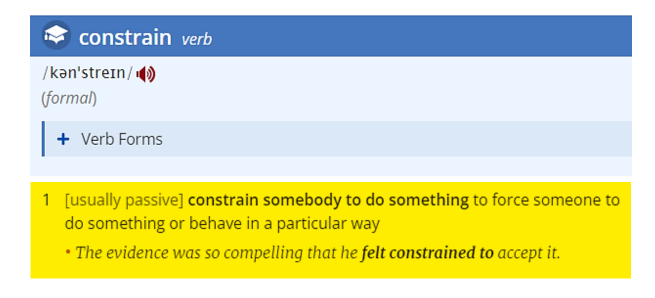
https://www.britannica.com/dictionary/review

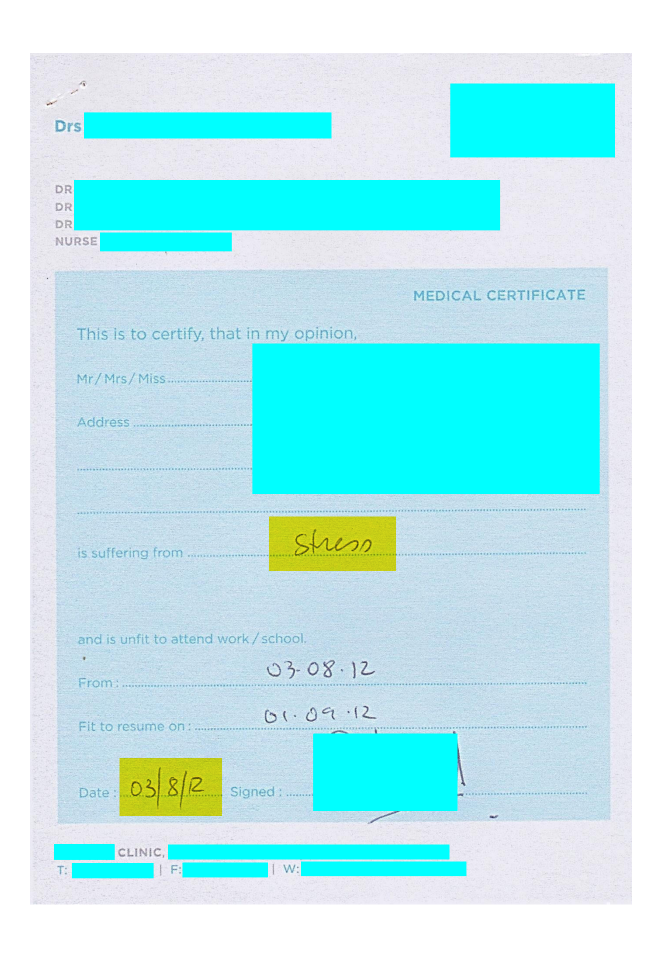


 $\frac{\text{https://www.oxfordlearnersdictionaries.com/us/definition/american_english/constrain\#:} \sim : text}{=1\%5Busually\%20passive\%5D\%20constrain\%20somebody, was\%20constrained\%20to\%20raise\%20prices.}$

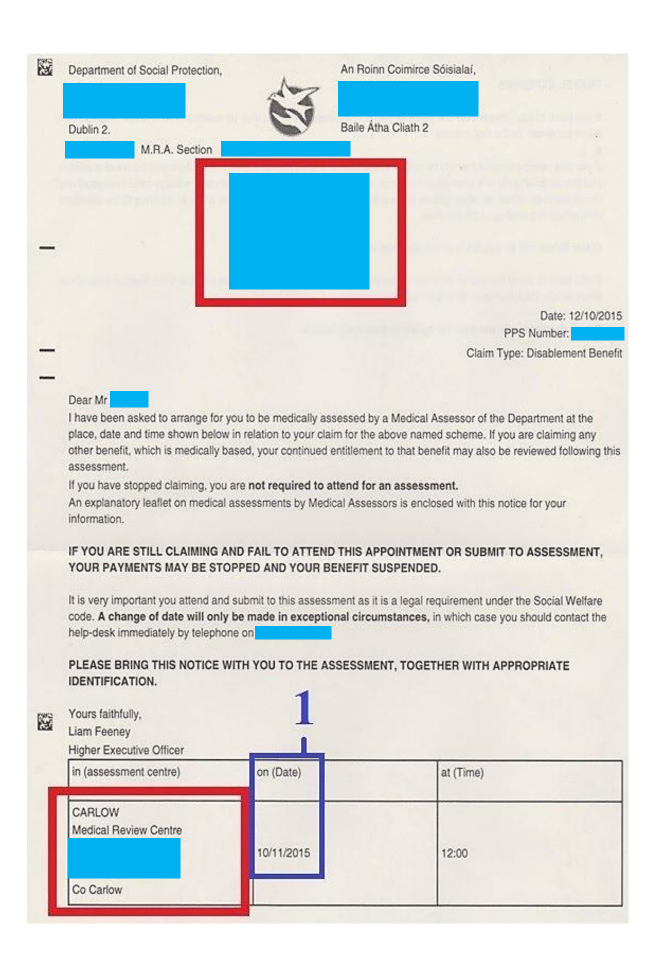
Oxford Learner's Dictionaries







APPENDIX FOUR





Medical Assessment on 10th November 2015 at 12:00 – Documentation

Dear Madam or Sir,

I can confirm I will attend the assessment the department requested again (see page 1) as on request of Mr Liam Feeney, I have already been assessed by the medical assessor of the Department as unfit for any work (see page 4)

Several days ago, on 19th October 2015, at the last regular review of my illness at the Mental Health Clinic "Prozac" dosage was increased from 40 (pages 9-20) to 60 mg a day (page 5); my illness worsened and I was assessed as unfit.

I regularly attend medical assessment at the Mental Health Clinic and each time <u>the different psychiatrists</u> (independent of one another) determined that I am not fit for any work. (see pages 9-20.) Apart from that, what can be noted is analysis and opinion of doctor Padraic Dunne (page 6), my doctor, doctor Mark Buckley (page7) and doctor Haq (page 8).

The letter (see pages 23, 24 and 25) is only an illustration of the psychological abuse I was exposed to and that abuse, only that abuse, is the cause of my illness. I particularly refer to paragraph 11 on page 25 in which the abuser, deliberately inflicting the emotional pain, writes ".....I might get into big trouble with other people for writing this but that is a risk I have to take. Life is about risks and without risks you don't grow as a person." Nobody would believe what I was exposed to but for the evidence of paragraph 11 on page 25.

On the other hand these pieces of evidence (see pages 26 - 36) prove what my real character is. One may ask what they have to do with this issue. Dear Madam or Sir, they do have much to do with it as they prove that I am not a manipulator.

The worst of all is that I feel stuck with a constant sense of painful memories of what I have gone through from 2004 until August 2012 and I feel constantly both emotionally and physically exhausted. I feel some undefinable heaviness in my chest most of the day and almost every day.

In happier times I would care of the family and now I am not able to do it; dear madam or Sir, it is a very hard feeling. As far as concentration and memory are concerned I can say my illness completely destroyed my doctoral research that I really enjoyed and I had to abandon all that.

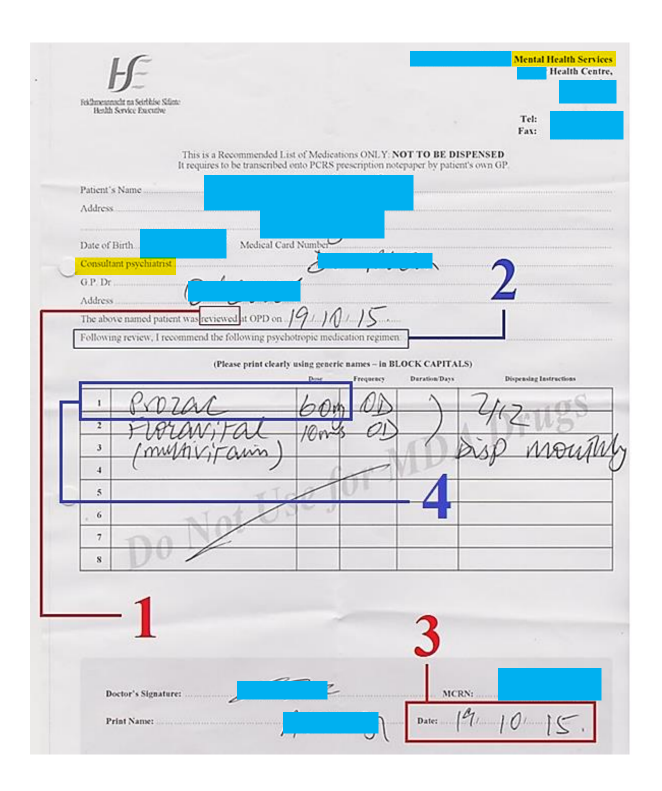
It is necessary to point out that I feel worse than a year ago and some hand fingers became numb; I have never had any illness of any sort in the past. I commenced my work with the Irish Wheelchair Association fully healthy- (see pages 21 and 22.) Evidence of my Irish passport-citizenship is given on page 37.

3rd day of November 2015

Respectfully,

M.Phil.

	Department of Social Protection,	1	An Roinn Coimirce Sóisialaí,	
		1		
	Dublin 2.	64	Baile Átha Cliath 2	
	M.R.A. Section	0001 772 797 302 400 1301	11403	
-				
			Date: 07/0	1/2013
March II			PPS Number:	D (in
1000			Claim Type: Illness I	Benefit
_	n			
	Dear Mr		100 N - 100 N - 100 N	
	- THE STREET SECTION STREET SECTION SE		assessed by a Medical Assessor of the Department at the laim for the above named scheme. If you are claiming an	
			d entitlement to that benefit may also be reviewed following	Contract to the second
	assessment.			
	If you have stopped claiming, you			
		assessments by Me	dical Assessors is enclosed with this notice for your	
	information.			
	IF YOU ARE STILL CLAIMING A	ND FAIL TO ATTEN	ND THIS APPOINTMENT OR SUBMIT TO ASSESSMEN	IT,
	YOUR PAYMENTS MAY BE STO	PPED AND YOUR	BENEFIT SUSPENDED.	
	It is very important you attend and	submit to this asset	sement as it is a legal requirement under the Social Welfs	are
	It is very important you attend and submit to this assessment as it is a legal requirement under the Social Welfare code. A change of date will only be made in exceptional circumstances, in which case you should contact the			
	help-desk immediately by telephor	ne on	en de kantieren van de gebeurg verschijk in de verschijfer de kantieren de kantieren de de keine beschijfer de De kantieren van de gebeurg de kontrektieren de kontrektieren de kontrektieren de de kontrektieren de de kontre	
	PLEASE BRING THIS NOTICE WITH YOU TO THE ASSESSMENT, TOGETHER WITH APPROPRIATE			
	IDENTIFICATION.	in too to the	ASSESSMENT, TOGETHER WITH APPROPRIATE	
			1	
	Yours faithfully,			
-	Liam Feeney		·	
	Higher Executive Officer	1011		
	in (assessment centre)	on (Date)	at (Time)	
	0114			-
	OH 1 Medical Review Centre			
	medical neview Centre	00.001.001.0	0000	
		22/01/2013	09:30	
	D2			
	02			



Dr.	PhD, MIACP
Counsellor & Psyc	<mark>chotherapist</mark>
	Counselling
Republic of Ireland	
e-mail: Tel: Website:	
2 nd October 2015	
To whom it may concern,	
stress and anxiety, which was his 'Fight or Flight' response (vand unable to switch off. PT' leading to insomnia and prosubsequent stressful events, with PTSD. Current research requires regular psychotheraphies committed to attendiff PTSD, in addition to his work with PTSD is a result of by a single individual whom hafter leaving his employer in Additional whom the symptom that with continued support Mr.	and my psychotherapy practice on the 11 th of December 2013, presenting with severe is subsequently diagnosed as Post-traumatic Stress Disorder (PTSD). This means that which is caused by the stress hormones cortisol and adrenaline) is chronically activated SD causes daily anxiety and can a have significant deleterious effects on the body, mounced weight loss. Furthermore, this makes Mr. particularly vulnerable to which under normal circumstances might be dealt with easily but not for those suffering into PTSD has shown that the disorder can last anywhere from months to years and by in addition to participation in stress reduction programs, if it is to be resolved. Mr. and psychotherapy sessions with me in order to alleviate his symptoms and resolve his with the psychiatric unit in the Health Centre. Of prolonged and sustained abuse (that culminated in the accident on 2 nd August 2012) he worked for (as part of the Irish Wheelchair Association). His symptoms began soon august 2012, which is commonly the case with PTSD. Unfortunately, it is not possible to see of PTSD will subside; it is dependent on individual susceptibility to stress. It is hope will recover eventually. This means that for the time being Mr. is unable to see of the standard work environment and therefore not in a position to gain employment.
Sincerely,	
Dr.	

		Clir	nic
Tel:	Email:		Fax:
Dr. MCRN:			Dr. MCRN:
Dr. MCRN:			Dr. MCRN:
Date:22/04/2015			
Tel: DOB:	SE 5010	200	
To whom it may concern, I am writing this letter at th undergoing treatment for I health team with regard to I understand that Mr return to work' and when t	Depression and Post Traumation these issues. was asked to acquire a letter	Stress Disorder (PTSI	on a regular basis and is O). He also attends the local mental outlines whether (he) will be able too
Mr is being reviewe it is not currently possible return to work.	d regularly. He is not in a positi to estimate a date at which he	on to go back to work o will be able to return to	urrently. It is my medical opinion that work or even if it will be possible to
Yours Sincerely Dr.			
	Dr. Med. Co. N	0:	



Psych	niat	tric Services
		ealth Centre
_		
Tel:		
Fax:		

25/5/2015

To whom it may concern

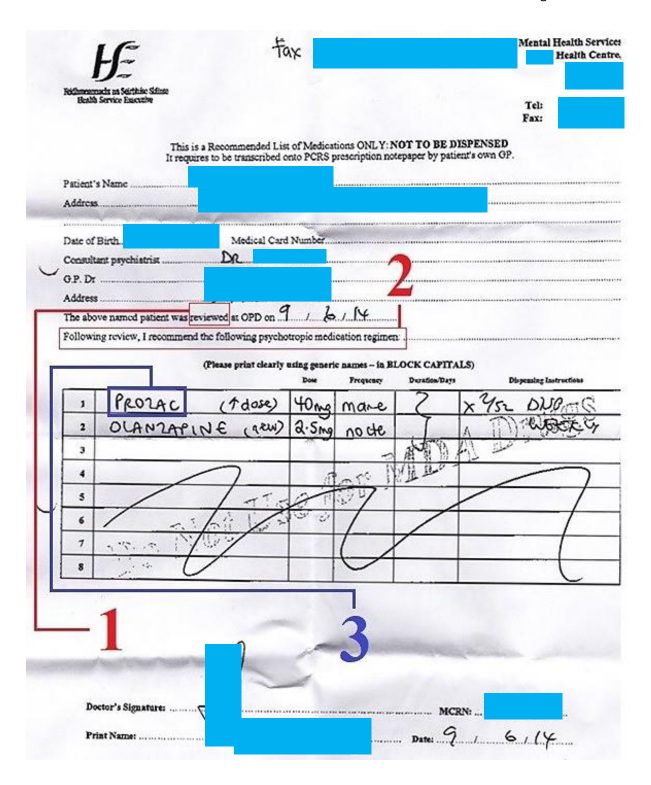
RE.

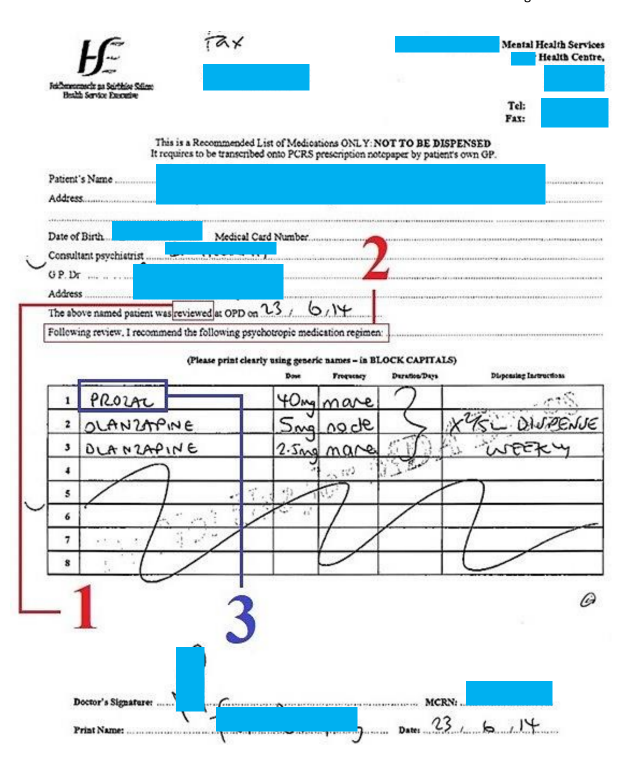
Dear Sir Hadam,

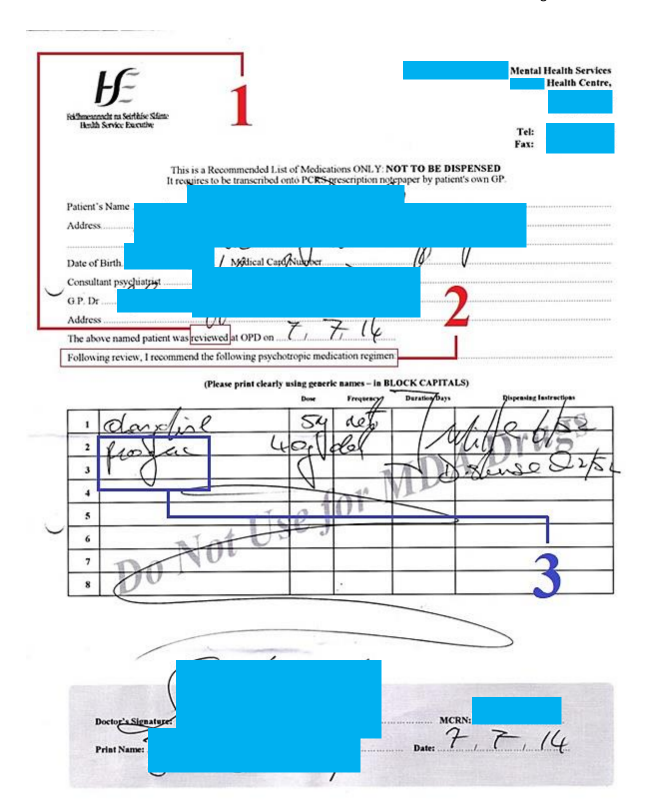
The above indicated person attends our services regularly. I reviewed him today & in my opinion he is currently not in a position to return to work.

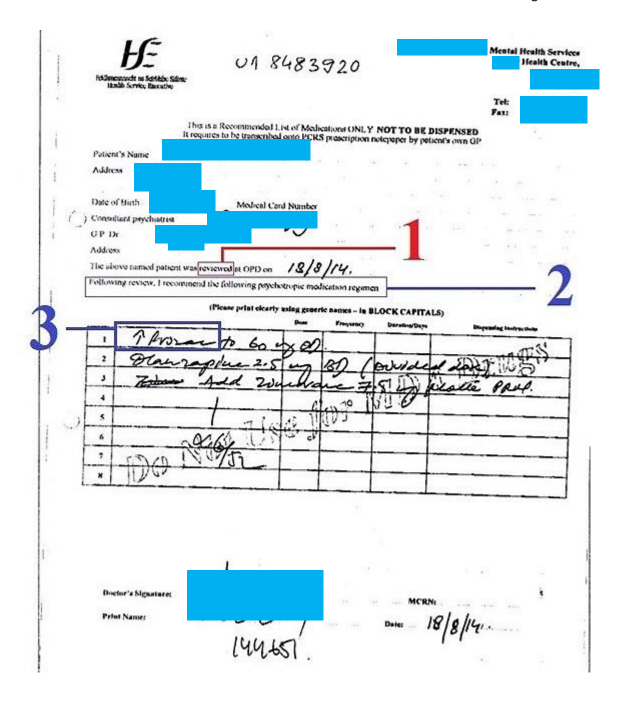
This epistle is issued at the request of the above mentioned

Kind regards,



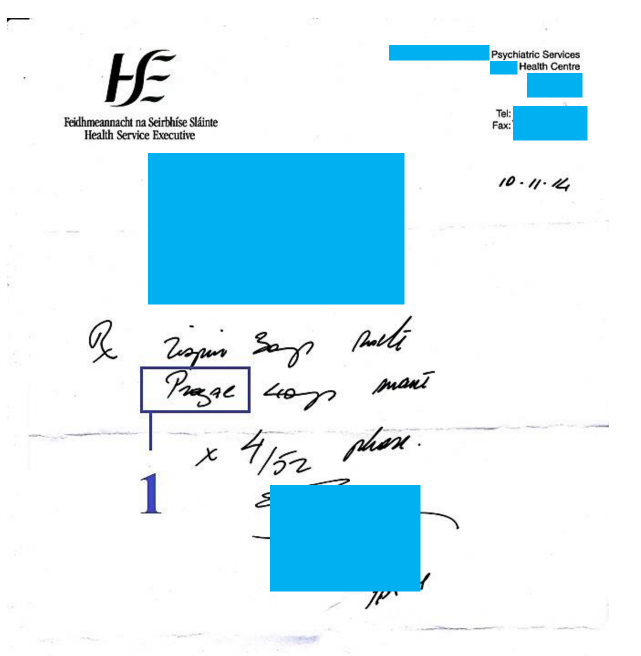


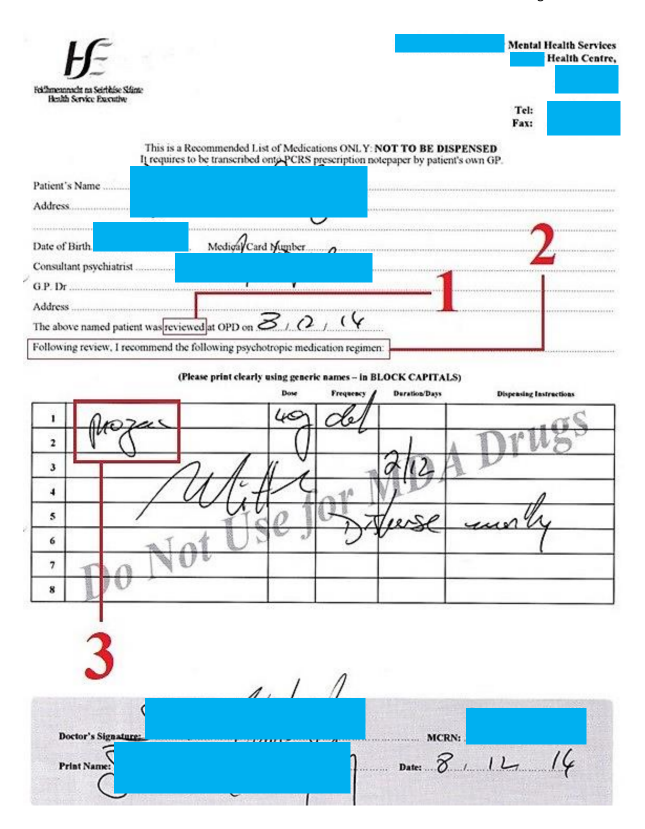




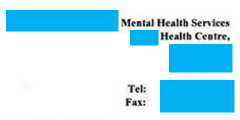


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Doctor's Signature:		MCRN:	
Print Name:	سف _	Date: 29/9	119

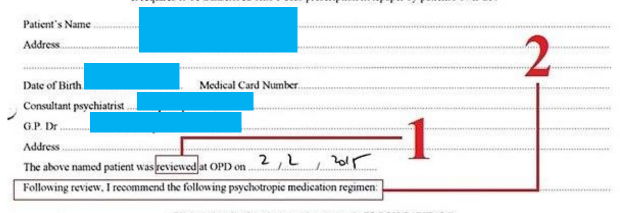




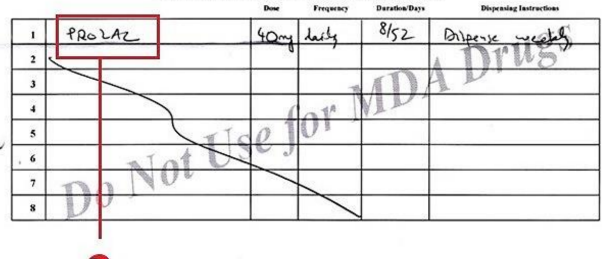




This is a Recommended List of Medications ONLY: NOT TO BE DISPENSED It requires to be transcribed onto PCRS prescription notepaper by patient's own GP.

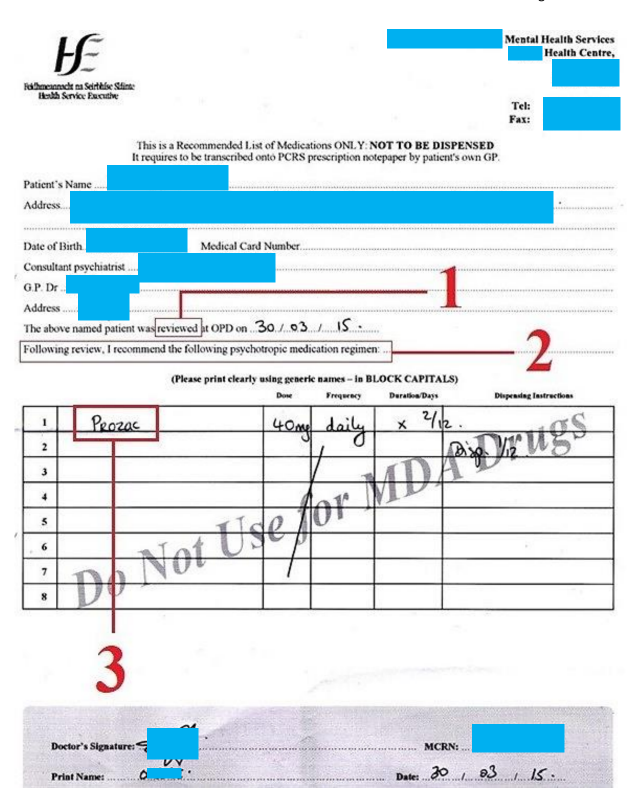


(Please print clearly using generic names - in BLOCK CAPITALS)

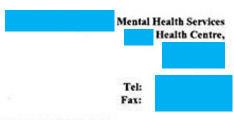


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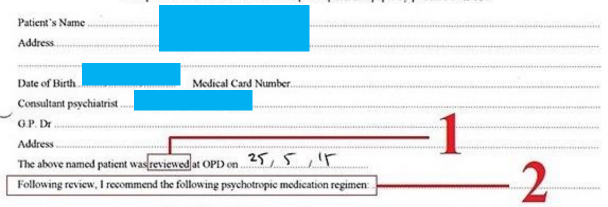




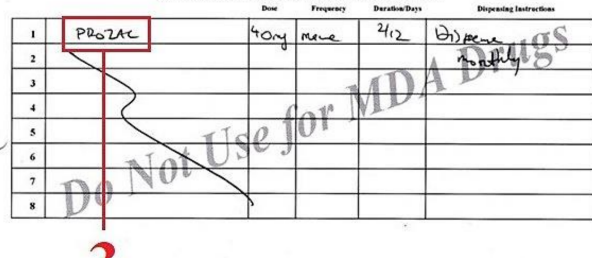




This is a Recommended List of Medications ONLY: NOT TO BE DISPENSED It requires to be transcribed onto PCRS prescription notepaper by patient's own GP.

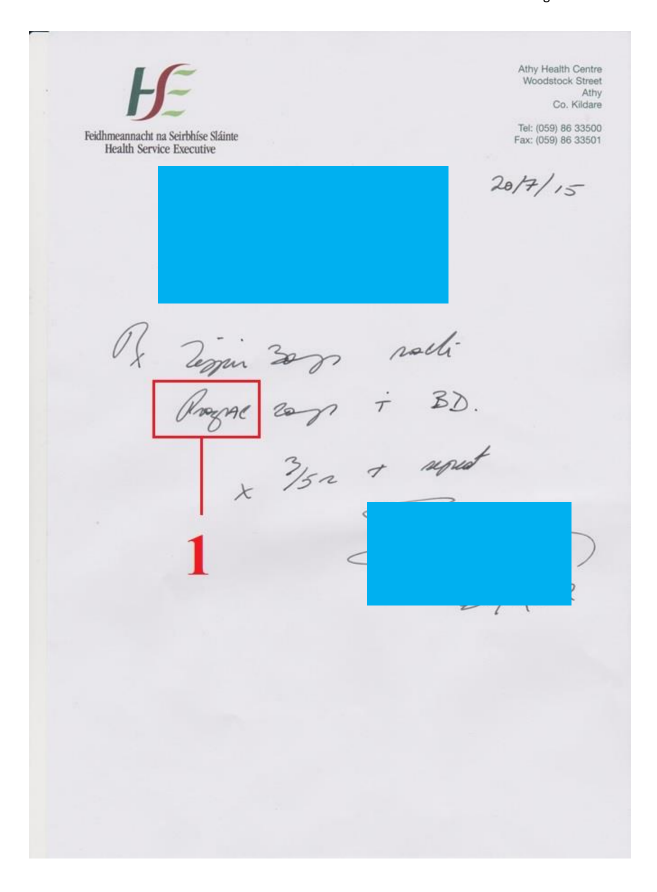


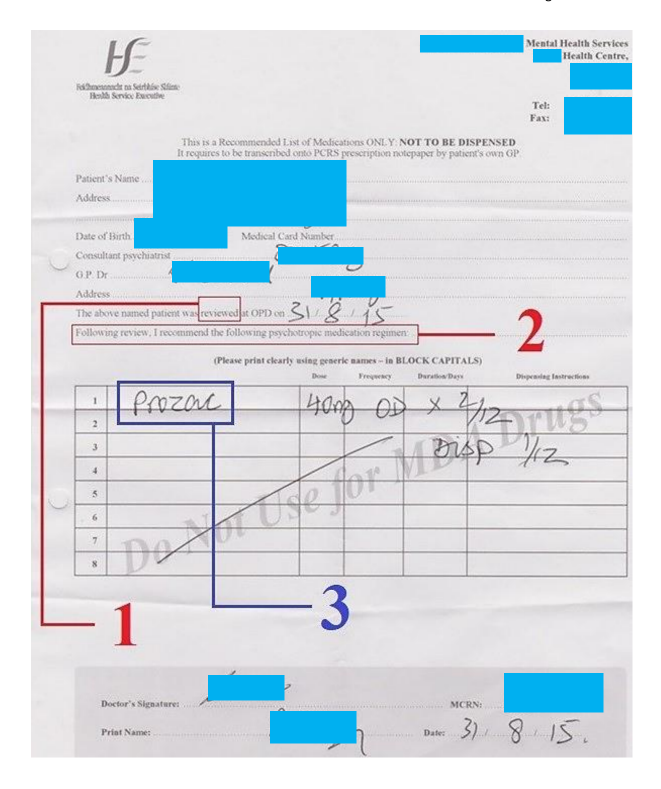
(Please print clearly using generic names - in BLOCK CAPITALS)



3











IRISH WHEELCHAIR ASSOCIATION

Blackheath Drive, Clontarf, Dublin 3.

Confidential Medical History Form

Full Name	-		
Address	v <u>ē</u>		
Date of Birth	-		
Position Applied for	-		
Name and Address of	your G.P.?		
	-		
×	``		

PLEASE ANSWER YES OF NO TO THE FOLLOWING QUESTIONS. WHERE YES IS ANSWERED GIVE BRIEF DETAILS.

		YES	NO	If YES, please give details
Hav	ve you at any time in the past			
a) b) c) d)	A surgical operation X-Ray? E.C.G.? Investigation or treatment at a hospital, clinic or nursing home?	000		
	re your ever suffered from or had any aptoms of:			
a)	Asthmas, bronchitis, pneumonia, tuberculosis or any disease of the lungs?		Ø	
D)	A stroke, high blood pressure, chest pain, breathlessness or any heart or circulatory condition?	О	B	
c)	Recurrent indigestion, stomach ulcer or any bowel liver or pancreatic disorder?		刄	
d)	Diabetes or any disease of the kidney, bladder or reproductive system?		风	
e)	Fainting, fits, blackouts or any form of paralysis or disease of the neuromuscular system?		区	,
f)	Any disorder of the skin, eyes or ears or any defect of hearing or sight?		S	
g)	A glandular or blood disorder?		PS	
h)	Depression, anxiety, nervous breakdown or mental disorder?	*	×	

	2					
a)	Arthritis, prolapsed disc or any disorder of the back, neck or joints?		DX.			
b)	Hepatitis B?		ES.			
Ате	you currently taking any prescribed medicine or gs? If so, for what reason?	C	98 .			
COL	ve you ever received medical advice, inselling, treatment or had a blood test in mection with AIDS related conditions, or have	e at an	38.T.	And the second second		
VOI	any reason to believe you might be exposed such a disease?		(25.	•		
Ha bey	ve you suffered from any illness or accident? cond those already mentioned?		区			
	ve you ever taken drugs other that for medical? sons?		₩			
Ia in	ve you ever received counselling or treatment relation to alcohol use?	а	夙			
W H: If	hat is your weekly consumption of alcohol? hat is your daily consumption of tobacco? as any near relative suffered from kidney disease, diaboso, please give details ave you ever sustained a back injury or have you ever	µ/∞ etes, hyper	NE tension or			
	Declaration	by the P	roposed			
b S	declare that the above statements are true naterial fact. I further accept that any offer of eing satisfied as to my medical fitness.	and con f employr	iplete a nent is o	nd that I have not withheld any		
A	re you willing to undertake a medical examination if r					

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- page 1 of 3 -

This is the hardest thing I ever had to write. The reason that I and worked so hard to get you a work permit was that I thought that because you were a translator for the U.N. and that you had excellent knowledge of English you would eventually assist me in my writing when you had become accustomed to my speech. You have become very familiar with my speech, however, because you cannot really type therefore the main reason I struggled so hard to get you as my P.A. has not materialised. There is nothing wrong with your typing except that you insist on using the caps lock key – and it keeps sticking – when everyone would use the shift key.

You can rightly say that I never tried to write creatively with you but I know that would not be possible because you have struggled – because of trying to use the caps lock key – when I gave you something to simply copy. When I suggested sending you on a typing course you said something about being under pressure which seems incredible for somebody who has worked in the middle of a war zone. Every job has pressure from time to time; one just has to look at the staff in a pub or a restaurant when it is busy. I will pay for you to attend the Irish Times keyboard training course and after that given practice and time you should become efficient. If you don't want to do this then we will have to talk to about getting you another leader.

08 August 2007

I wrote the previous passage at the end of June, since then your typing has improved greatly and it won't be long till I am writing with you as good as is something else that is giving me serious concern. As you know I am a man who likes to be with people. I'll put it stronger, I need to be with people, even though I also love reading on my own. You often said to me that we all need people. Frankly not really believe that you mean that because every time you are with people in a social situation it is obvious that you are very uncomfortable. In regards to the pub I can understand it, I admit a pub can be a very unpleasant place if you are not the sort of person who likes it, and the people you can meet there are not always nice. My own mother hated being in a pub and would only enter any pub on really special family occasions. However, when I was in KLEAR last year the people, I noticed did everything they could to be friendly and it was obvious that by your body language you were wondering why they were talking to you. You were very good in the class but in the tea room you did not know how to relax. I know you respect people, but respect is not the same as friendliness. Ireland is a fairly equalitarian society and people do not like too much formal respect. When I suggested that I take six hours away from you for to come to KLEAR I was shocked by the relief on your face, which again proves that you don't want to relate to people. Recently you told me that you were amazed the way always finds people to talk to every time she goes to the shops. I suggest that this is a friendly person and knows how to relate to people in a friendly informal way and you don't. I say this in sympathy more than anger, but I am the Leader and I have to put my needs first and because of my speech disability I need PA's that can engage with people and do not destroy my enjoyment of them in a friendly atmosphere. When Mark came to KLEAR with me, even though he wouldn't want to be there if he

- page 2 of 3 -

was working for me, and the people weren't exactly his kind of people, they were too old for him for one thing, when they talked to him in a relaxed way it was no problem for him to respond in the same manner. Even though Mark could not understand my speech at all I was happier with him there than I was with you. As I said earlier I get no pleasure form writing this because I know you respect me more the longer you are with me. You can show this letter and talk about it to anyone. I do reserve the right to show it and to discuss it with the relevant people and that includes as well as and other IWA staff. People might rightly ask me why it took me so long, I suppose ~I was hoping you would change a little the more you are in Ireland and in many other ways you are an excellent PA.

Earlier in the year one of the reasons I was planning on going to university was to be with people. I thought about being in the cafeteria at break times with you and trying to relax with my fellow students. Then I thought hopefully that I would have assistance from the college and you would only have to come in to me at certain times. I was fully expecting for the property deal to have been completed and I would have my own van which you could drive in and out to me when I needed. The main reason why I dropped the idea of university is the property didn't happen. I think I will go to KLEAR in September and I don't know yet what day it will be on and I feel it is unfair to ask to change their hours just for you. As a Leader I have to try and treat all my PA's equally.

I agreed to renew your work permit because I know how important it is for you to stay in Ireland for sake, but I do feel under pressure more than I should. I feel asking you to change your attitude to people, not only me but everyone you meet with me, is like asking you to change your personality and none of us can really do that easily. While you are on holidays I will talk to about the possibility of you working in a different capacity in the IWA but I am afraid no matter where that would be you will be involve with a lot of people. I am sorry if this upsets you but nobody goes through life without being upset now and then.

04 September 2007

This might seem that I want as long as he is my tenant. Even now I would rather he was not doing the one day a week. I emphasise again I want you to be my PA as long as you can change your attitude to people. You once told me that you grew up with no father and because of that other children and people rejected you as a bastard. That must have been really hurtful for you, but you are in Ireland now, you are with people who think differently. Irish society and Irish people are not perfect, but it is a free country and people, especially in a city like Dublin, basically don't care what you are as long you are sociable. I think you need some kind of psychological help or counselling because it is obvious you are unhappy. Maybe you think I have no right to say this but I am saying it because I care about you,. Even at the last conference in Croke Park among your fellow PA's when you were not with me you stood away from everyone like a statue and I am sure other people were as aware of it as I was. Your first instinct when meeting people for the first time seems to be not only distrustful but expecting them to do you some terrible harm and I feel sorry

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- page 3 of 3 -

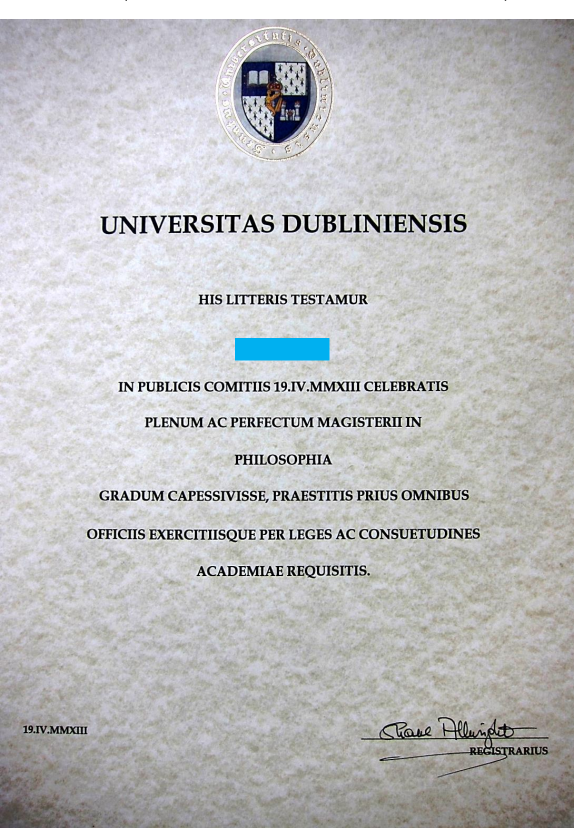
for you going through life with that mentality. A few years ago I went through psychological problems which were very tough and I went to counselling and read certain books that helped me overcome them; I am not ashamed to talk about this because everyone needs help from time to time. You can see by the dates I have been working on this for a long time. I have been thinking and worrying about it a lot longer.

I don't think I will go to KLEAR this year, but the job I am considering taking with CIL is not only about money; it is to meet and be with different people. It could involve talking to senior politicians from time to time in government buildings and I need a PA who is not afraid of that in a way I think you would be. I said I don't want to be my PA but there is another man who I think would be equal to In ways he would not be as kind and gentle as you, but as a Leader I have to realise no PA is perfect in every way and I have to balance what qualities I think are most important to me. I mean it when I say I would like you to be my PA if you are prepared to try and change. I think if you have the courage to seek professional help it would be good for you regardless of what I want. I might get into big trouble with other people for writing this but that is a risk I have to take. Life is about risks and without risks you don't grow as a person.

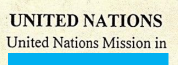
Peter

1. Work

EDUCATION MASTER OF PHILOSOPHY (TRINITY COLLEGE DUBLIN)



UNITED NATIONS I





NATIONS UNIES
Mission des Nations Unies

10 October 2002

TO WHOM IT MAY CONCERN

This is to certify that Mr. was a staff member of the United Nations Mission in from 09 April 1996 through 05 November 2002. His functional title was Language Assistant.

Mr. overall performance and conduct during his career with the Mission were rated as outstanding.

David Penklis

Officer-In-Charge, Administrative Services



UNITED NATIONS II

UNTED NATIONS
United Nations Mission in



NATIONS UNIES Mission des Nations Unies

			may use it is nave that the opportunity
to work	with all the language	ge assistants i	n the station during this time.
I	have worked with		on many occasions and under many
			many people in my three different
years wo	rking in the missio	n here and in	but I have never met anyone
like	If we had more	people like hi	m who demonstrated what integrity,
			out the UN would be a much better
place to	work.		

On many occasions if I ask him to help me it is never a problem and he is always willing and able to perform his duties and without question or complaint.

When I first arrived here I worked in the human rights office. There were many days when _____ came to the office to talk to me and sometimes just to sit and read. All of these times he was trying to improve his English language skills in both written and spoken language. I was happy that he ask me to assist him with this.

I have had many meetings with different people from the community both civilian and professional. There has never been a time when was upset or stressed because of what these people were saying or doing. He always treated them with the utmost respect no matter who they were or what there problem was. After one of these meetings here in the station ask me if he had performed ok because the people were very upset about a housing problem. I told him he had preformed in an excellent manner and was a credit to the station and the UN.

I felt that it was necessary to convey the above mentioned facts on an additional sheet of paper because there was not enough room in the comments section of the evaluation form.

Timothy Bruse SCDR Tim Bruse 7, 2008

UNITED NATIONS III



BRITISH ARMED FORCES



B Company 1st Battalion The Highlanders (Seaforth, Gordons and Camerons) OP OCULUS

British Forces Post Office



Telephone

Reference:
Date: 29 September 2003

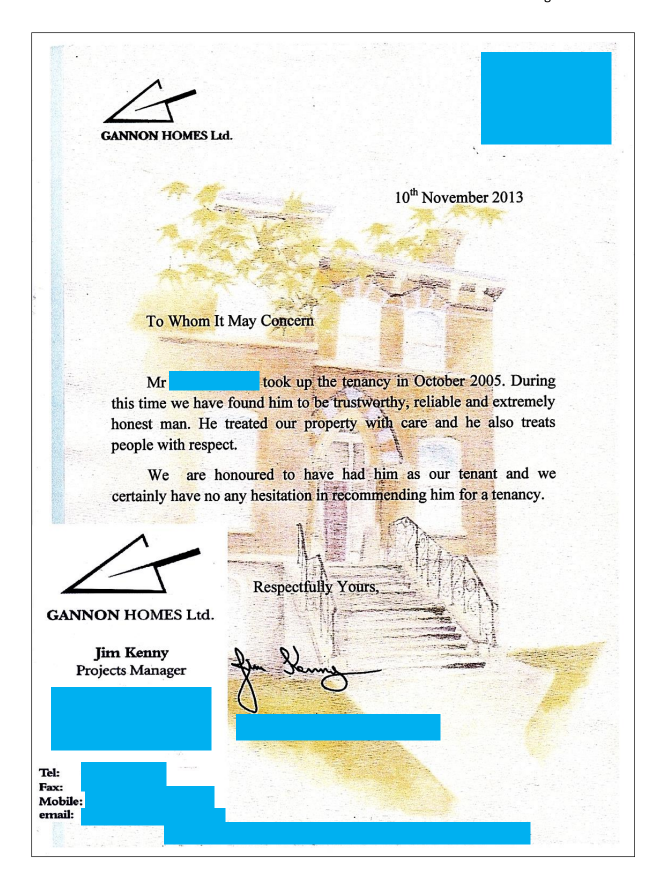
To whom it may concern

During the period of 31st August This is a letter of recommendation for interpreter 2003 – 20th September 2003 was employed under my command for a large operation removing illegal weapons from circulation. was a vital asset to our operation as a lot of information concerning weapons came from local people. played a vital role in helping us build a rapport with these people. His command of the English language is impressive and at no point did he have any difficulty translating the range of British regional accents he encountered on the operation. During the 3 weeks we lived in field conditions that at time were demanding but adapted well to this and remained cheerful throughout the operation. It was imperative to us to have an interpreter whom we could rely upon to perform under arduous conditions and not to complain and slow the patrol down. It was for this reason that as our most reliable interpreter was picked for the most arduous patrols. It is for this reason that I have no hesitation in recommending to any future employer, as an interpreter for various patrol takings.

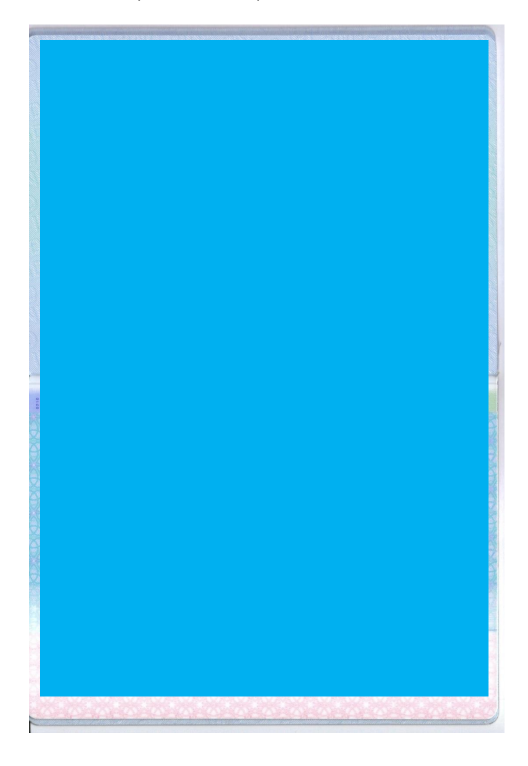
Yours Faithfully

Lt Cameron

JIM KENNY, PROJECTS MANAGER, GANNON HOMES Ltd., 52 NORTHUMBERLAND ROAD, BALLSBRIDGE, DUBLIN 4.

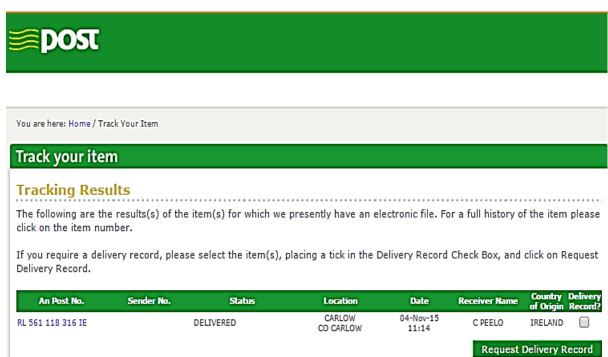


Evidence of my Irish citizenship.



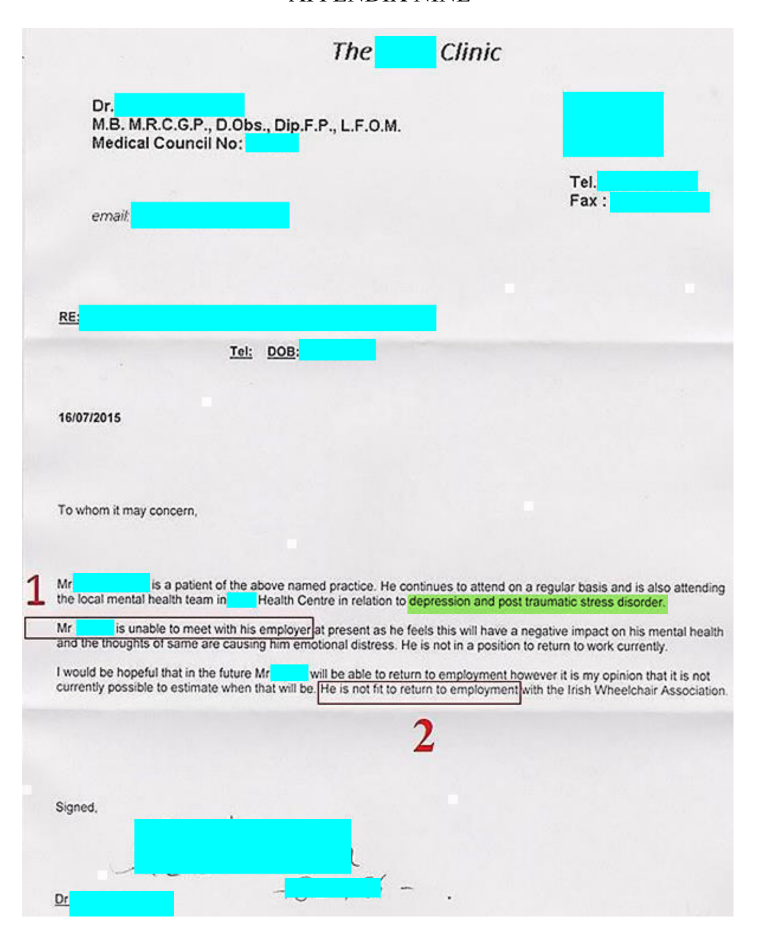
Medical assessor did receive this document on 4th November 2015 – SIX DAYS before the assessment I submitted to on 10th November 2015.





APPENDIX 66

APPENDIX NINE



APPENDIX 67

appendix mark buckley

The Clinic

Tel:	Email:		Fax:
Dr. MCRN:		Dr. MCRN:	
Dr. MCRN:		Dr. MCRN:	
Date:22/04/2015			
RE: Tel: DOB: :31/12/2015			
To whom it may concern,			
I am writing this letter undergoing treatment for Depression a health team with regard to these issue	and Post Traumatic Stress Diso	ur practice on a regular t rder (PTSD). He also atto	pasis and is ends the local mental
I understand that Mr was asked return to work' and when this is likely to	to acquire a letter from ourselv	es 'which outlines whether	er (he) will be able too
Mr is being reviewed regularly. It is not currently possible to estimate a return to work.	He is not in a position to go bacl a date at which he will be able to	to work currently. It is no return to work or even it	ny medical opinion that it will be possible to
Yours Sincerely Dr.			
	Dr.	_	
	Med. Co. No:		



APPENDIX 68









Join IT Cluster in the Cloud

Definition of point something out in Essential American English Dictionary





point something out

- phrasal verb with point verb

US ◀》 /poɪnt/

Add to word list **≔**

to tell someone a fact:

• If he makes a mistake, I point it out immediately.

(Definition of **point something out** from the <u>Webster's Essential Mini Dictionary</u> © Cambridge University Press)

Translations of point something out

in more languages



Need a translator?

Get a quick, free translation!



Translator tool

Browse

poetic

poetry

point

point of view

point something out

pointed

pointless

poison