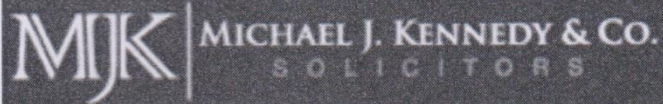


APPENDIX CELL PHONE



Baldoye, Dublin

Our Ref: LF/GB

Date: 13th June 2022

Section 150 Letter

Re: Cell phone case

Introduction

I confirm that we would be pleased to act for [you/Client] in relation to this case. This letter, together with its schedules, sets out information on our proposed legal costs and information on how we will conduct our business with you as your solicitors.

Our data protection notice is also attached.

These documents are important. Please read them carefully and please let us know if you have any questions or concerns.

1. Scope of Work

You have asked us to act on your behalf for your contract dispute matter. This letter describes all work carried out by us until your case is concluded either by way of settlement or acceptance of a Personal Injuries Assessment Board award or until the point that your case is released from the Personal Injuries Assessment Board by way of authorisation.

2. Legal Costs

You are responsible for the payment of your legal costs.

- 2.1. We are required to certify certain information in relation to your legal costs and, for each stage of your case, provide an outline of work to be done and information on the legal costs. That information is set out in Schedule 1.

APPENDIX CELL PHONE

2.2. Summary of Legal Costs.

We estimate our fee for doing all work necessary to prepare and lodge your case and have it finalised to be €4,500.00 plus VAT @ 23%.

In respect of expert witnesses, we estimate that we may require the services of an engineer whose fees if the case is concluded prior to a court hearing are likely to be between €500.00 and €1,000.00.

Basis of calculation of our fees

2.3. Features of your case taken into account in calculating our fees.

We use the time spent on your case as one factor in deciding the appropriate fee to be charged. However, it is only one of the elements that are taken into account. Our fees are calculated on the following basis:

- (a) the complexity and novelty involved in the legal work;
- (b) the skill or specialised knowledge relevant to the matter which we have applied to the matter;
- (c) the time and labour we have reasonably expended on the matter;
- (d) the urgency attached to the matter by the client and whether this required us to give priority to that matter over other matters;
- (e) the place and circumstances in which the matter was transacted;
- (f) the number, importance and complexity of the documents that we were required to draft, prepare or examine;
- (g) where money, property or an interest in property is involved, the amount of the money or the value of the property or the interest in the property concerned;
- (h) taking into account the limitation of our liability set out in this letter;
- (i) whether or not we have necessarily undertaken research or investigative work; and
- (j) if so, the timescale in which such work was required to be completed; and
- (k) the use and costs of expert witnesses, or other expertise engaged by us and whether such costs were necessary and reasonable.

Where time is a factor in deciding the appropriate fee our fees are calculated by the amount of working time spent on your case by the relevant partner, solicitor, legal executive or other member of our team at the rates set out below. Those rates reflect the skill or specialised knowledge of the relevant legal practitioner relevant to your case.

2.4. Hourly rates

Our rates per hour are as follows: -

Partner	€295.00
Senior Associate	€0.00
Associate	€0.00

APPENDIX CELL PHONE

Legal executive	€0.00
Trainee solicitor	€0.00

Hourly rates may change over the course of a case. An individual's hourly rate may change if they are promoted.

3. VAT

All fees and general charges payable by you are exclusive of value added tax ("VAT") which is, at present 23%. Any amount of VAT set out in this letter is calculated at that rate. However you are required to pay VAT at the rate that applies at the date of the issue of an invoice, which may be higher or lower.

4. ~~Monthly invoicing~~

~~Unless your case is of short duration, we will issue invoices to you on a monthly basis. Our invoices are payable within 15 days of receipt. [We reserve the right to charge interest at the rate of (1.5)% for any outstanding fees and charges.]~~

6.4. ~~Payment on account of fees or charges~~

~~We may ask you to make a payment on account of fees or charges. Any payment on account will be credited against our final invoice for the work concerned.]~~

7.5. ~~Our obligation to update you on your legal costs~~

~~We are required to send you an update as soon as may be after we become aware of an issue that means that the legal costs in your case will be significantly greater than what is in this letter.~~

8.6. ~~Barrister, expert witness and other services costs~~

~~Where feasible, we will not ask a barrister, expert witness or other service provider to assist with your case without first:~~

- ~~(a) finding out how much he or she is likely to charge or how he or she charges;~~
- ~~(b) giving you this information on their charges; and~~
- ~~(c) being satisfied as to your approval.~~

~~It is very likely that we will have to employ expert witnesses in your case. The expert witnesses in this matter can include doctors, engineers, vocational rehabilitation consultants and actuaries.~~

APPENDIX CELL PHONE

In the event that any fee charged by an expert is likely to exceed the amounts referred to above, any expert that we have not envisaged above is required or any shortfall in payments that have not been signalled above are likely then we will seek your consent prior to agreeing terms or engaging the expert.

If you wish us to inform you individually every time we engage any expert or witness in a case, we would be happy to do so upon your written confirmation but otherwise we will take this letter to be your implied consent to act in accordance with the procedures set out above.

9.7. If you withdraw from your case and your case is discontinued

If you withdraw from your case and your case is discontinued after it has started or if you decide not to continue to defend your case, you are likely to be responsible for both our costs and the reasonable legal costs incurred by the other parties involved in the case up to the time the case was withdrawn and discontinued.

The consequence of your withdrawal from litigation and its discontinuance are the following:

- where applicable, the remedy you are seeking may not continue to be available;
- legal limitations on making a claim may apply and you may be prohibited from pursuing your claim on the basis that too much time has elapsed;
- the other side may try to dismiss the case for failure to progress the case;
- your case may not be able to be continued or progressed where too much time has passed;
- the remedies sought from the other side may not be available;
- the other side may obtain judgment against you;
- the other side may secure an award of damages against you; and
- [other consequences, as appropriate.]

10.8. Paying our legal costs and the legal costs of the other parties involved in your case

10.1.8.1. Costs of other parties

In the event that this matter concludes within the Personal Injuries Assessment Board process, you will not be liable for the costs of any of the other parties involved in your case. In the event that the matter does not conclude within that process and the matter is required to proceed to court, we will send you an updated notice in relation to the costs arising in that context.

10.2.8.2. Your legal costs

APPENDIX CELL PHONE

You are responsible for all of the legal costs (including our fees) that we incur on your behalf regardless of the outcome of your case. You will not be able to recover the costs incurred on your behalf in the Personal Injuries Assessment Board process from any other party involved in your case. In the event that the matter does not conclude within that process and the matter is required to proceed to court, we will send you an updated notice in relation to costs arising in that context.

11.9. Limitation of liability

Our liability to you arising out of this letter and our solicitor and client relationship will be limited to [the higher of (a) the minimum amount of the professional indemnity insurance cover required to be maintained by us under Irish law; or (b) €1,400,000. Our liability will be limited to that extent for breach of contract, breach of statutory duty, negligence and otherwise. Nothing in this letter shall limit our liability to you where, by law, liability may not be limited, such as liability relating to fraud or fraudulent concealment. References to our liability include any liability of this firm and of its past, present and future partners and employees.

12.10. Time to consider

To give you time to consider this letter, we shall not provide any legal services in relation to your case for up to 5 working days unless—

- (a) you confirm that you wish us to proceed with your case,
- (b) [in our opinion, to not provide our legal services would breach a statutory requirement or the rules of court or prejudice your rights in a way that could not be later remedied,
- (c) we are required to provide legal services to you by court order, or
- (d) a notice of trial has been served or a date has been fixed for the hearing of your case.]

When you provide us with any instructions or when you return a signed copy of this letter, you confirm (a) that you wish to proceed and (b) your agreement to the terms of this letter.

13.11. [Use of e-signatures and email

13.1.11.1. You and we each consent to the use by the other of e-signatures on:-

- (a) this letter;
- (b) any other agreement between us where the use of the e-signatures is permitted by law;
- (c) on any bill of costs provided by us to you; and

APPENDIX CELL PHONE

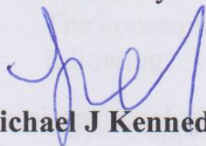
(d) any notice or other communication requiring or intending to be signed.

13.2.11.2. You and we each consent to the use by the other of email or any other form of electronic communication from time to time agreed between us for the delivery of any notice or communication between us.

If you have any queries in relation to this letter, please contact [me][us][insert name of solicitor dealing with the transaction][the person responsible for the relevant work] and we will be happy to assist you. We thank you for your instructions.

I look forward to working with you.

Yours Sincerely

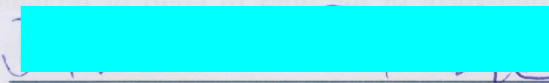


Michael J Kennedy & CO

[This letter is transmitted by e-mail and is signed with an electronic signature.]

I accept the terms set out in this letter and its attachments.

Signed By:



Print name:



Date:

17/06/2022

For and on behalf of :

APPENDIX CELL PHONE

SCHEDULE 1 – OUTLINE OF WORK IN YOUR CASE AND DETAILS OF LEGAL COSTS

In order to keep you informed about your case, we include here an outline of the work which may need to be done in respect of this matter.

Part 1: Outline of work in your case:

Description of Stage	Outline of work	Likelihood that we will engage a practising barrister, expert witness or providers of other services
1 Prepare and lodge application with Court	Steps in this stage will include preliminary meetings with you, taking instructions, conducting preliminary investigations into liability, obtaining statements, possibly engaging a Consulting Engineer. There will be work surrounding the obtaining of medical reports from your treating Doctors/Consultants. There will be correspondence with the Defendant seeking admission of liability. Make an application to the Circuit Court on your behalf.	See paragraph 78 above.
2. Represent you in the assessment process	Steps which might be taken will revolve around the case. Engage a barrister to provide advice in respect of a Personal Injuries Assessment Board award.	See paragraph 78 above.

Part 2: Legal costs details:

Stage 1: Prepare and lodge application with PIAB

1.1. Legal costs to date

We certify that no costs apply on this case to date.

APPENDIX CELL PHONE

1.2. Costs certain to apply

(a) Fixed Costs

We certify that the following fixed costs will apply to this case:-

Fees of people or businesses we obtain services from on your behalf	€1,000.00
Initial Medical report fee	
[Outlay not liable to VAT]	
-	€{•}
Total	€1,230

(b) Costs where the amount to be charged is not fixed

The following costs will apply but are not fixed. We can tell you now the basis upon which they will be calculated.

[insert details of the costs to be incurred and the basis of calculation e.g. fees basis set out in paragraph 3 of this letter, stamp duty as x% of consideration agreed.]

1.3. Costs likely to apply

We certify that the following legal costs are likely to apply in dealing with this case.

Our fee for doing all work necessary to prepare and lodge your application to court and completion of case	€4,500
Postage, phone and photocopying charges	€100
Travel expenses	€50
VAT	€1,069.50
Fees of people or businesses we obtain services from on your behalf	€1,000
[insert details]	
VAT	€230
[Outlay not liable to VAT]	€{•}
Taxes and charges payable to: - [Government agencies (e.g., stamp duty)]	

APPENDIX CELL PHONE

- [Others]]	
Total	€6,949.50

Wherever it is not feasible to let you know the other costs that are likely to apply to this stage at this time. Those other costs will be calculated on the basis set out in paragraph 3 of this letter.

Our professional fee may increase if processing your application becomes more complicated. It is not feasible to let you know the additional costs that are likely to apply to this stage at this time. Those other costs will be calculated on the basis set out in paragraph 3 of this letter.

APPENDIX CELL PHONE

SCHEDULE 2 - FURTHER INFORMATION ON COSTS

1. Time recording

Where our fees are based on our time working on your case, this refers to all time spent by us on the case on your behalf, for example at meetings or considering and drafting documents.

We record time in units of six minutes. We will charge for correspondence and calls and all other time spent in six-minute units, rounded up to the next unit.

2. Fixed Costs or Certificate of Likely Costs

(a) Where we have certified fixed costs or certified likely costs, we have done so on the following basis:

- i) we will receive full cooperation from you and all relevant personnel and other professional advisers;
- ii) the services are inside the scope of the work outlined in this letter; and
- iii) the information available to us is accurate and complete.

(b) If these assumptions are not met, then our legal costs may change.

(c) An estimate or statement of likely costs is not a commitment to carry out the engagement for a fixed amount. It is only an approximate amount and the costs incurred in this case will depend on the cases referred to in paragraph 3 (Basis of Calculation of our fees) of the attached letter.

(d) We give no assurance that our engagement will be completed within a fixed time frame.

3. Fees of people or businesses we obtain services from on your behalf

If a barrister, expert witness or other service provider is engaged on your behalf, we do so as your agent. Their fees and expenses shall be paid by you in addition to our own fees. We accept no responsibility for their work [in contract or tort].

Where we appoint businesses or services on your behalf, we may request payment in advance.

4. Negative interest rates and bank charges

Any money, which we hold for you, for whatever reason, will be held in a bank account separate from the firm's own money in accordance with obligations imposed on us by law and the Solicitors Accounts Regulations.

APPENDIX CELL PHONE

If we hold money for you and our bank imposes a charge (including interest) on that money, you agree that you will pay us the amount of that charge, when we ask you to do so, or that we may deduct it from money we hold for you. [Interest will be calculated on a daily basis for the period that we hold the money at the rate imposed by the bank.]

[SCHEDULE 3 – TERMS AND CONDITIONS OF BUSINESS

[these should deal with issues such as payment terms, payments on account of legal costs, dispute resolution, client money held by the firm]]

General Data Protection Regulation GDPR POLICY

Data Protection Act 2018 and GDPR (EU Regulation 2016/769).

Privacy Policy

We fully respect your right to privacy and will not collect any personal information about you without your consent.

Any personal information that you volunteer to us or that is required by law, will be treated with the highest standards of security and confidentiality, strictly in accordance with the Data Protection Act 2018 and GDPR (EU Regulation 2016/769).

We will advise you of changes to this privacy statement so that you are aware of what information we collect, how we use it and under what circumstances, if any, we disclose it.

If you have any questions, comments or concerns about this privacy statement you should contact Michael J. Kennedy at our office.

Collection and use of Personal Information

We do not collect any personal data about you, apart from information which you volunteer to us or as is required by law. Any information that you provide in this way is not made available to any third parties and is used by us for the purpose for which you provided it.

APPENDIX CELL PHONE

We do not sell or rent your personal data or information to any third party or share your information with third parties for their marketing purposes.

It is the policy of Michael J Kennedy & Co. Solicitors to never disclose technical information in respect of individual email or website visitors to any third party (apart from our Internet service provider, which records such data on our behalf and which is bound by confidentiality provisions in this regard), unless obliged to disclose such information by law.

You should note that technical details, which we cannot associate with any identifiable individual, do not constitute "personal data" for the purposes of the Data Protection Act 2018 and GDPR (EU Regulation 2016/769).

We will disclose your data or information if required by law, for example by a court order or for the prevention of fraud or other crime.

We may pass information about your matter to other parties as required to provide legal services to you. For example, we will need to provide information to other law firms involved in the conveyancing process as part of the service we deliver to you.

We may pass your information on to third party service providers for the purposes of completing a task or providing services to you on our behalf. However, we disclose only the personal information necessary to deliver that service and have a contract in place that requires them to keep your information secure and not to use it for other purposes.

Transfers outside of the European Economic Area

Your personal information in the European Economic Area (EEA) is protected by data protection laws, but other countries do not necessarily protect your personal information in the same way. The EEA covers all countries in the EU plus Norway, Liechtenstein and Iceland. We do not transfer your personal data outside of the EEA.

You acknowledge that we may use your personal information and data according to our Privacy Policy and Cookie Notice, which are incorporated herein by this reference. You hereby agree to the terms of our Privacy Policy and Cookie Notice, including any obligations imposed on you therein.

You have the right to ask for a copy of the personal information Michael J Kennedy & Co. may hold relating to you. To do this please contact Michael J Kennedy on ph. 01-8320230 or by post at: Michael J. Kennedy & Co. Solicitors, Parochial House, Baldoyle, Dublin 13.

APPENDIX CELL PHONE

You also have the right to lodge a complaint about our processing of your personal data with the Irish Data Protection Commissioner.

You have the following rights under GDPR, in certain circumstances and subject to certain exemptions, in relation to the processing of your personal data;

- **Right to Access the Data** – You have the right to request a copy of the personal data that we hold about you, together with other information about our processing of that personal data.
- **Right to Rectification** – You have the right to request that any inaccurate data that is held about you is corrected, or if we have incomplete information you may request that we update the information such that it is complete.
- **Right to Erasure** – (In some circumstances) You have the right to request us to delete personal data that we hold about you. This is sometimes referred to as the right to be forgotten.
- **Right to Restriction of Processing or to Object to Processing** – You have the right to request that we no longer process your personal data for particular purposes, or to object to our processing of your personal data for particular purposes.
- **Right to Data Portability** – You have the right to request us to provide you, or a third party, with a copy of your personal data in a structural, commonly used machine-readable format.
- **The right to object to direct marketing** – We do not undertake direct marketing activities, so you will not receive such information from us.

If you change your contact details or if you want to update any of the information we hold on you, please email or write to us.

Legal documents are important. Please read them carefully and please let us know if you have any queries or concerns.

1. Scope of Work

You have asked us to act on your behalf for your contract dispute matter. This letter describes all work carried out by us until your case is concluded either by way of settlement or acceptance of a Personal Injuries Assessment Board award or until the point that your case is released from the Personal Injuries Assessment Board by way of authorization.

2. Legal Costs

You are responsible for the payment of your legal costs.

- 1.1. We are required to certify certain information in relation to your legal costs and, for each stage of your case, provide an outline of work to be done and information on the legal costs. That information is set out in Schedule 1.

APPENDIX DECEPTIVE

merriam-webster.com/dictionary/deceptive#:~:text=adjective,a%20deceptive%20appearance

nts for sale... Sea-front apartmen... Coastal property fo... Western Istanbul Cr... Bargain Gundogan... Charm Blue Istanbul... Gardenia Palace in... 2-bedroom apartm...

Merriam-Webster Est. 1828 Dictionary Thesaurus deceptive Games & Quizzes Word of the Day

Dictionary

Definition

Synonyms

Example Sentences

Word History

deceptive adjective

de·cep·tive (di-'sep-tiv «) »

Synonyms of *deceptive* >

: tending or having power to cause someone to accept as true or valid what is false or invalid : tending or having power to *deceive*

deceptive adjective

de·cep·tive (di-'sep-tiv «) »

Synonyms of *deceptive* >

: tending or having power to cause someone to accept as true or valid what is false or invalid : tending or having power to *deceive*

<https://www.merriam-webster.com/dictionary/deceptive#:~:text=adjective,a%20deceptive%20appearance>

APPENDIX EIGHT ONE

19/05/2023, 11:19

Stamps | Current Accounts | Credit Cards | Loans | An Post



an post

Power your Travel Money

Get foreign exchange cash or our handy prepaid currency card with a 24/7 helpline and emergency cash.

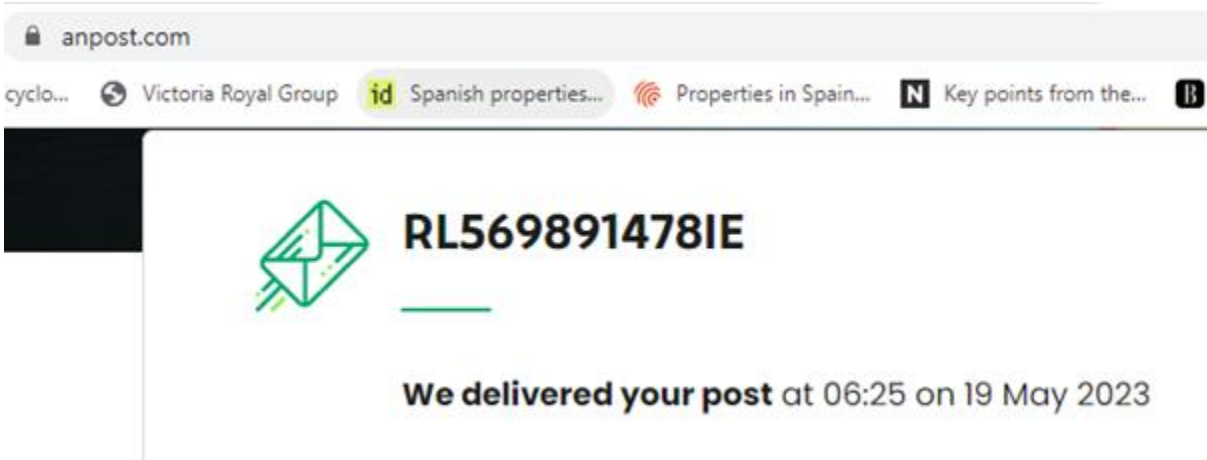
[Learn More](#)



RL569891478IE

We delivered your post at 06:25 on 19 May 2023

APPENDIX EIGHT TWO



APPENDIX ELEVEN

To:

Michael J. Kennedy, Managing Partner,
Michael J. Kennedy Solicitors,
[REDACTED]
Baldoyle, Dublin 13.
[REDACTED]

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 **for a copy of any information** 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 file¹ 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

¹ As the composing part of the huge overall file

Public for determination. As already pointed to above that Court does not recognize political influence. My legal advisers² 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 correspondence³ 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 09:58⁴ 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 closed⁵ 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!!!"

Yours faithfully,

 M. Phil.

 13th day of July 2023

² ...and not me

³ See page 3

⁴ See nr 1....FIGURE FIVE

⁵in 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 [REDACTED] 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,

[REDACTED]

[REDACTED] 7th July 2023

FIGURE ONE

An Post
Retail Receipt

Post Office: [REDACTED] Position: [REDACTED]
Date: 07-Jul-2023 Time: 16:08:50

Trans. Ref. ID [REDACTED]
Destination Ireland - 26 Counties
Weight (Letter) 0.040 kg
RegisteredPost 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 9.00 EUR
Payment Method VisaDebit

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

FIGURE TWO

**an
post**

Proof of Delivery

For your world

Name: MJK
Delivery Date: 10 Jul 2023, 06:01
Signature:

A handwritten signature in black ink, consisting of the letters 'M', 'J', and 'K' written in a stylized, cursive-like font.


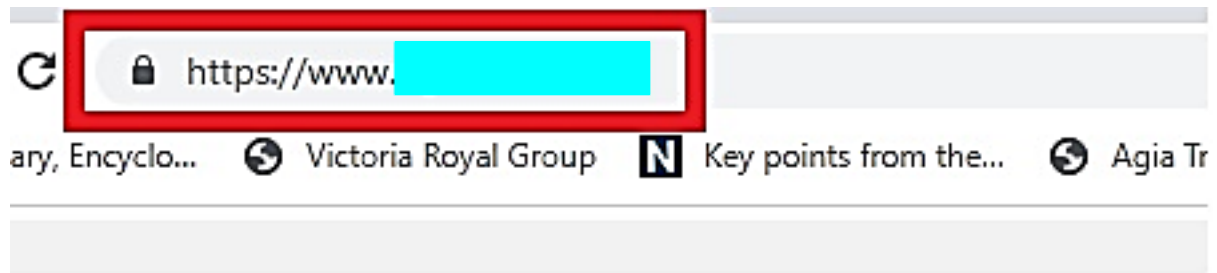
Barcode(s) : 
RL510945202IE

FIGURE THREE



BALDOYLE

- Office: [REDACTED]
Dublin 13
- Phone: + [REDACTED]
- Fax: + [REDACTED]
- Email: [REDACTED]

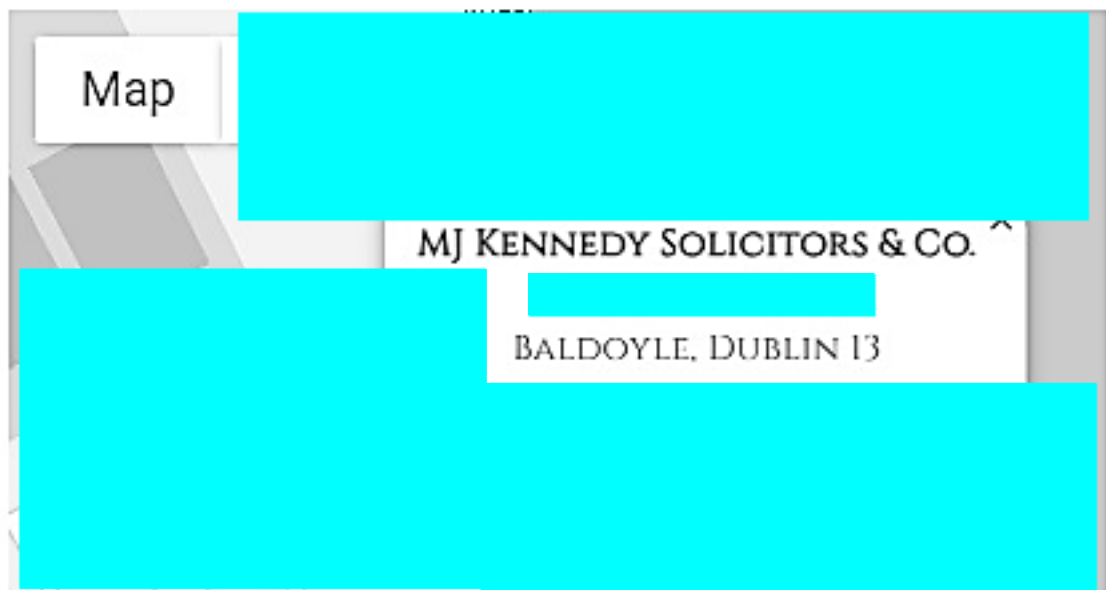


FIGURE FOUR

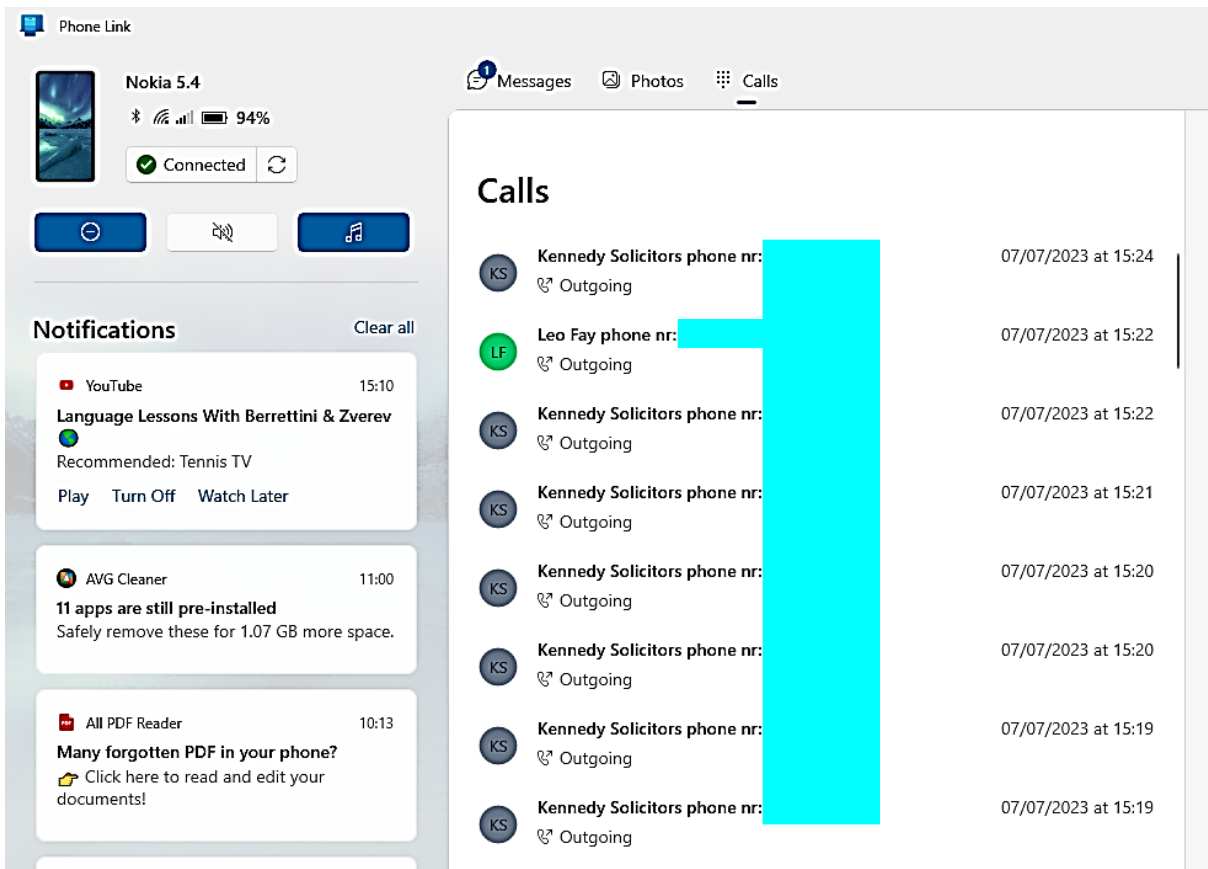
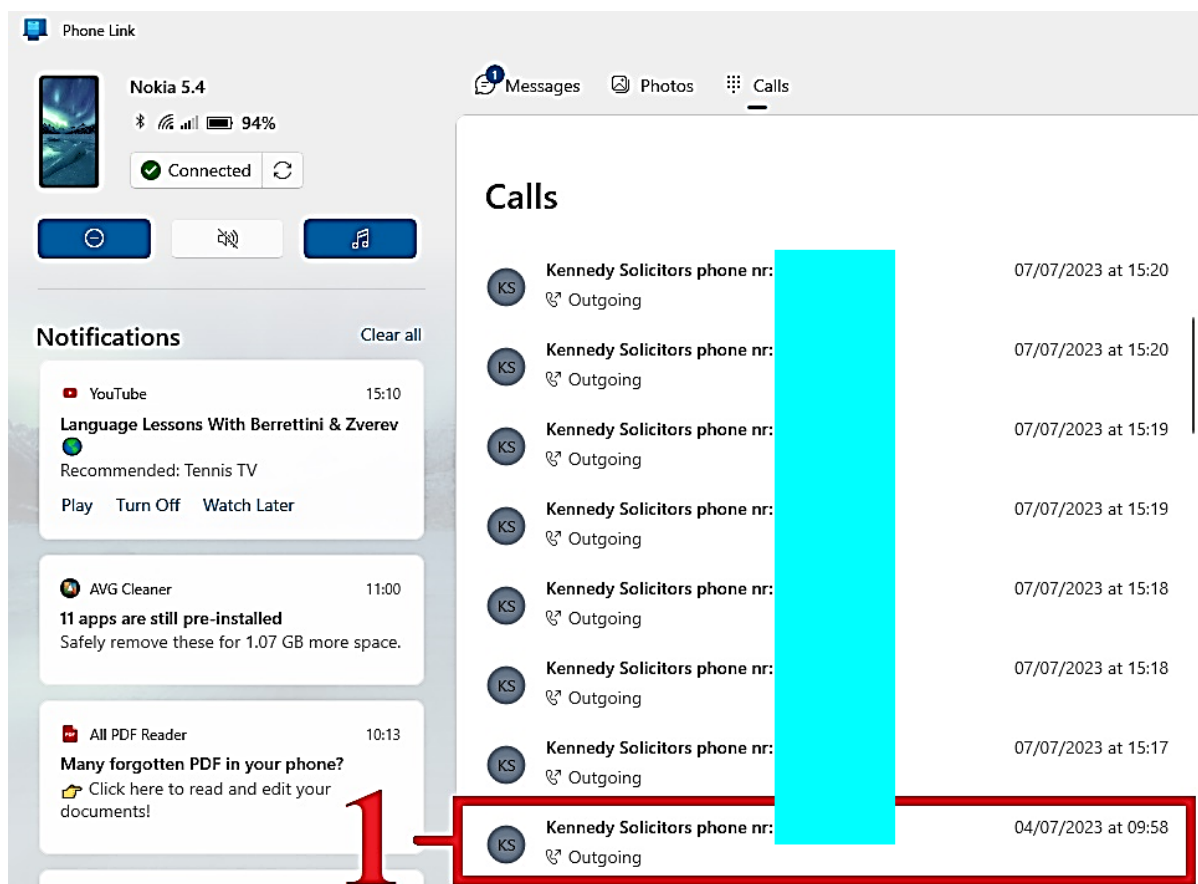


FIGURE FIVE



An Post
Retail Receipt

Post Office: [REDACTED] Position: [REDACTED]
Date: 13-Jul-2023 Time: 15:27:59

Trans. Ref. ID [REDACTED]
Destination Ireland - 26 Counties
Weight (Flat) 0.037 kg
RegisteredPost 9.20 EUR

TRACKING NUMBER RL 542 175 718 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 9.20 EUR
Payment Method VisaDebit

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

an
post

Post &

[Track again](#)

[Download results in CSV format](#)

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

[Sign up](#)

Below are the items we currently have a record for. If you require more information, please download the **delivery record** PDF below.



RL542175718IE

06:21 on 14 July 2023

We delivered your post

APPENDIX FALSE

→ ↻ dictionary.cambridge.org/us/dictionary/english/false

Cambridge Dictionary

Dictionary Translate Grammar Thesaurus Cambridge Dictionary +Plus

false English

false adjective (NOT TRUE)

B1 disapproving

not true, but made to seem true in order to deceive people:

- **false evidence** *She was charged with giving false evidence in court.*
- **false name** *When she was stopped by the police for speeding, she gave them a false name and address.*
- **false identity** *He assumed a false identity (= pretended he was someone else) in order to escape from the police.*

▶ **under false pretenses** disapproving (UK under false pretences)

If you do something under false pretenses, you lie about who you are, what you are doing, or what you intend to do, in order to get something:

- *He was deported for entering the country under false pretenses.*

false adjective (NOT TRUE)

B1 disapproving

not true, but made to seem true in order to deceive people:

- **false evidence** *She was charged with giving false evidence in court.*
- **false name** *When she was stopped by the police for speeding, she gave them a false name and address.*
- **false identity** *He assumed a false identity (= pretended he was someone else) in order to escape from the police.*

▶ **under false pretenses** disapproving (UK under false pretences)

If you do something under false pretenses, you lie about who you are, what you are doing, or what you intend to do, in order to get something:

- *He was deported for entering the country under false pretenses.*

<https://dictionary.cambridge.org/us/dictionary/english/false>

APPENDIX FIVE

12/06/2023, 09:26

Stamps | C

an
post

Send Love this Father's D

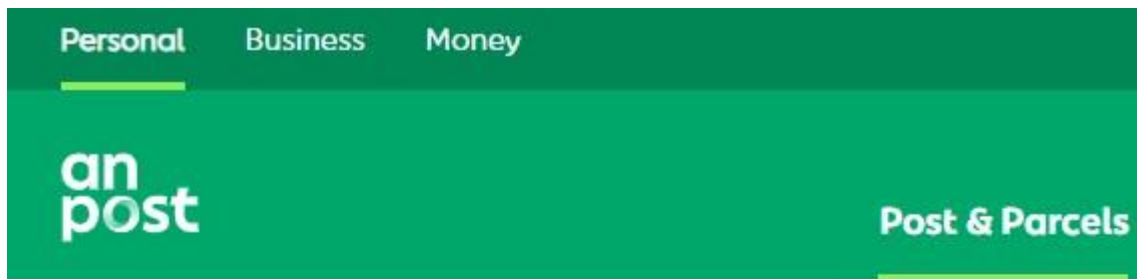
Father's day is Sunday 18th June. Send a card to
happiness. Send love.

B



RL542174363IE

We delivered your post at 06:20 on 12 June 2023



Your tracking results [Track a](#)

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



RL528460796IE

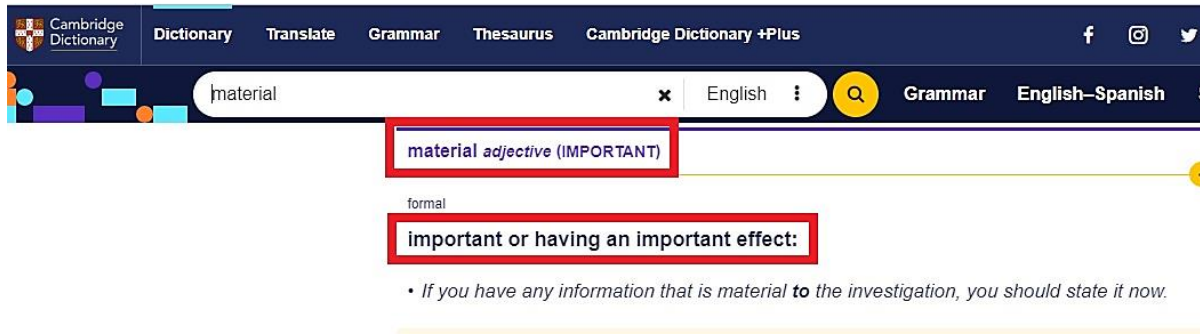
05:59 on 20 June 2022

We delivered your post

☐ Request proof of delivery

APPENDIX MATERIAL

<https://dictionary.cambridge.org/us/dictionary/english/material>



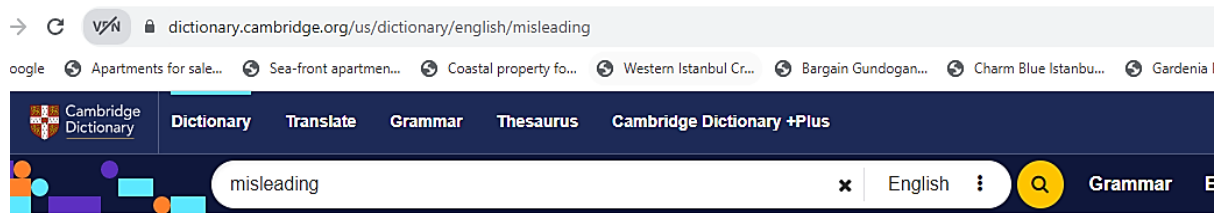
material adjective (IMPORTANT)

formal

important or having an important effect:

- If you have any information that is material **to** the investigation, you should state it now.

APPENDIX MISLEADING



Meaning of *misleading* in English

misleading

adjective

US /ˌmɪsˈliː.dɪŋ/ UK /ˌmɪsˈliː.dɪŋ/

B2

causing someone to believe something that is not true:

- *misleading information/statements*

misleading

adjective

US /ˌmɪsˈliː.dɪŋ/ UK /ˌmɪsˈliː.dɪŋ/

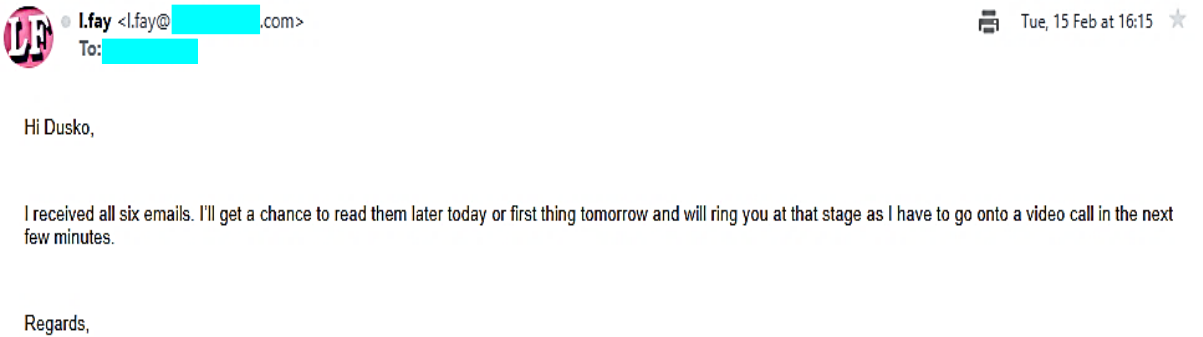
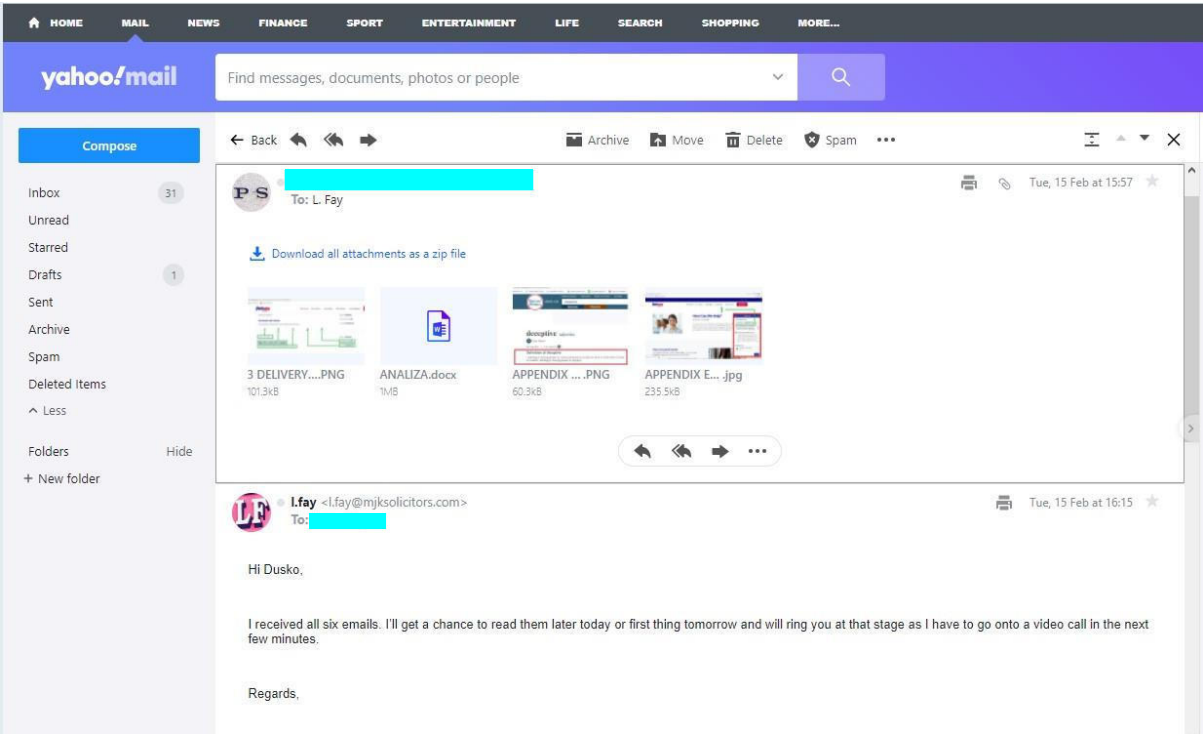
B2

causing someone to believe something that is not true:

- *misleading information/statements*

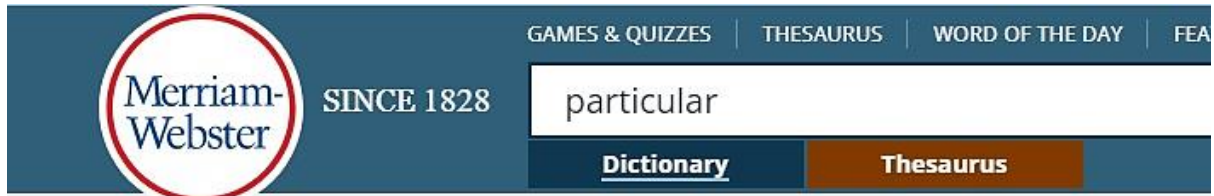
<https://dictionary.cambridge.org/us/dictionary/english/misleading>

APPENDIX ONE



APPENDIX PARTICULAR

<https://www.merriam-webster.com/dictionary/particular#:~:text=Synonyms%20of%20particular-,1,to%2C%20or%20concerned%20with%20details>



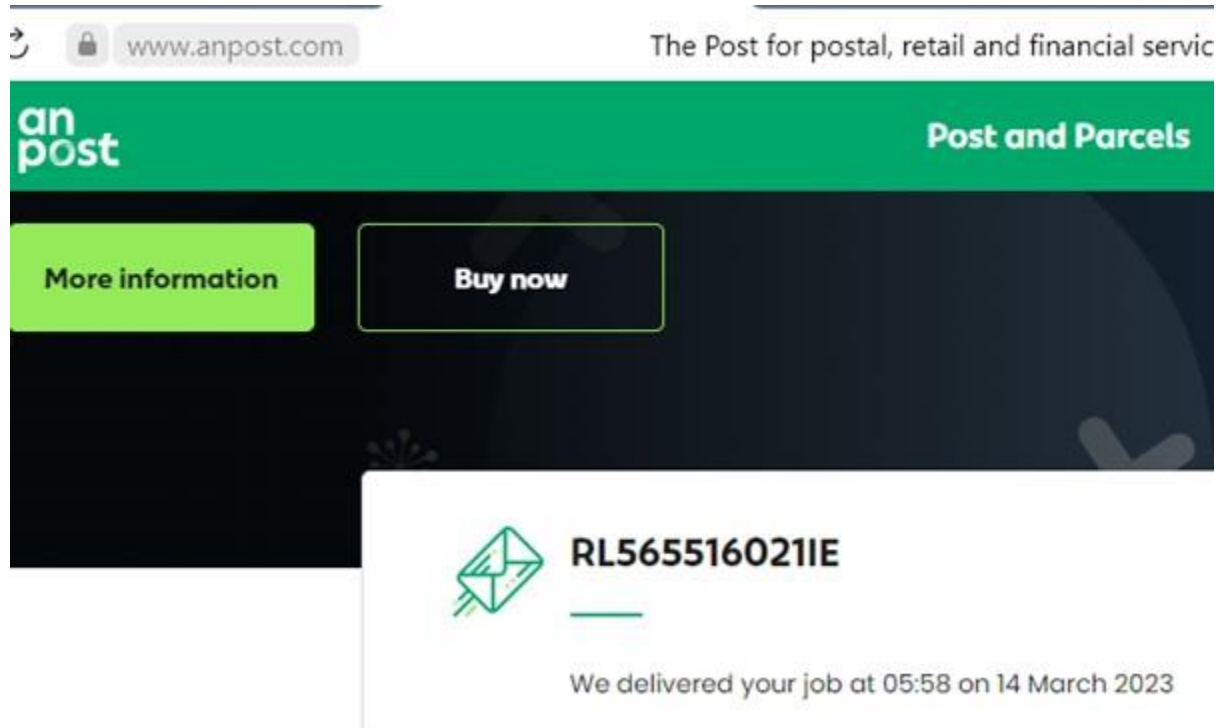
particular noun

Definition of *particular* (Entry 2 of 2)

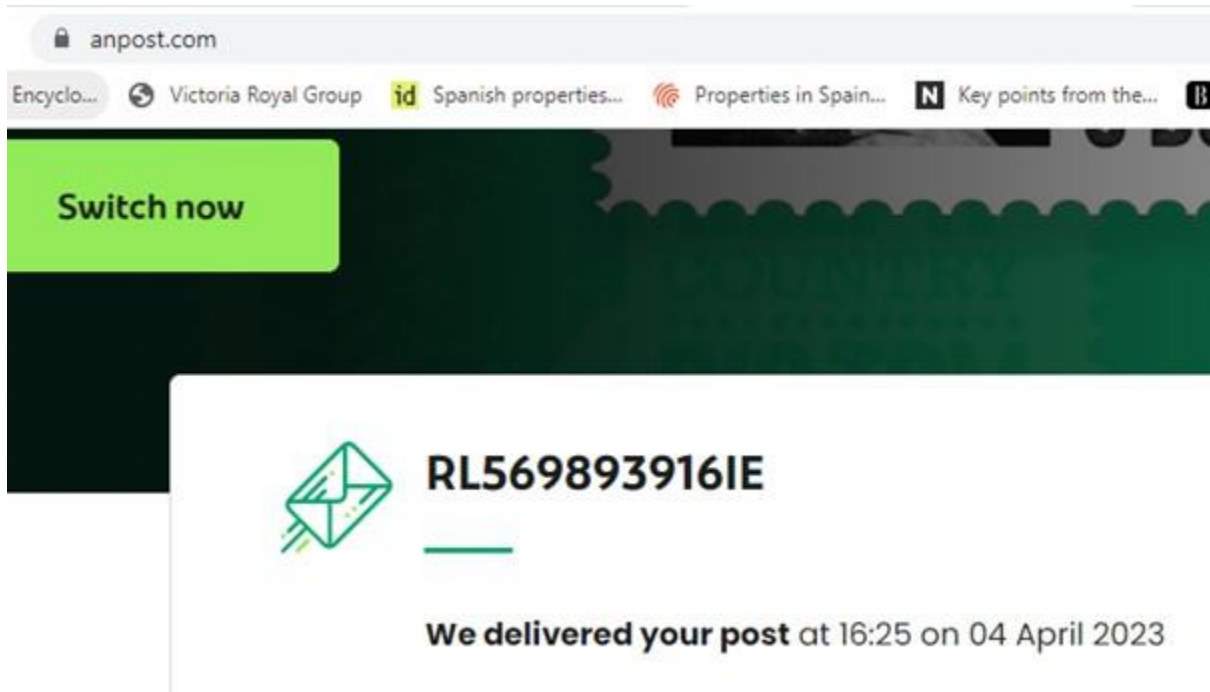
- 1 a : an individual fact, point, circumstance, or detail
// a hero in every *particular*
— Ron Fimrite
- b : a specific item or detail of information — usually used in plural
// wanted to know all the *particulars* of the incident
// bill of *particulars*



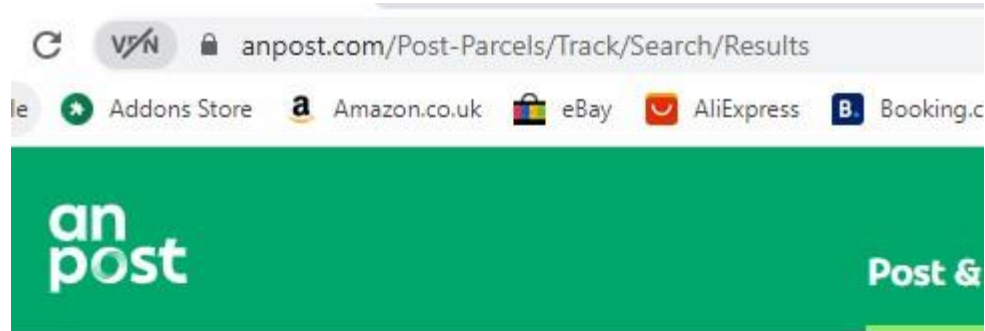
APPENDIX SEVEN



APPENDIX SIX



APPENDIX THREE



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download the **delivery record** PDF below.



RL510945202IE

06:01 on 10 July 2023


We delivered your post

APPENDIX TWO

https://www.anpost.com

Victoria Royal Group Spanish properties... Properties in Spain... Key points from the... 70

an post Post & Parcels Money Mobile

 **RL542166375IE**

We delivered your post at 06:20 on 10 February 2023

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