

Let us go further. Criminal Justice (Theft and Fraud Offences) Act 2001¹ in Section 10.- (2) (b) stresses the concept of omission² which in verb form means “...to leave out or leave unmentioned..” while omission one³ similarly defines the meaning as “to fail to include or do something”. So, according to section (2) (b) a person is...

falsifying an account or other document if he

treated as

..... omits or leaves out (nr 1 – appendix 1), leaves unmentioned (nr 2 – appendix 1) or fails to include or do something (appendix 2) and “something” in this case is

a material particular

- Section 2.- (b).

This is explained in the dictionary as a specific.....detail of information⁴ having an important effect⁵

Leo Fay of Michael J. Kennedy Solicitors, in his document dated 26th September 2023⁶ writes.....

the 12th of April 2012

The incident arose on

This is all heavily misleading⁷, false⁸ and deceptive⁹ because the incident did not arise “...on the 12th of April 2012....” but on 2nd August 2012 and Leo Fay was fully aware of this¹⁰ –

....its highness: evidence...

Leo Fay of Michael J. Kennedy Solicitors received¹¹ the parcel of documents weighing 5115 grams¹² and the parcel looked like this.¹³

1. In this parcel Leo Fay of Michael J. Kennedy Solicitors received file APRIL 2021 containing APPENDIX SIX.

1.1 In this appendix page nine¹⁴ confirms that the accident took place on 2nd August 2012 and not on 12th April 2012.

¹ See appendix 9

² See appendix 1

³ See appendix 2

⁴ See appendix 3

⁵ See appendix 4

⁶ See appendix 5

⁷ See appendix 6

⁸ See appendix 7

⁹ See appendix 8

¹⁰ See appendix 9

¹¹ See appendix 10

¹² See appendix 11

¹³ See appendix 114 showing also date of posting and the delivery date.

¹⁴ See appendix 12

2. In that parcel Leo Fay of Michael J. Kennedy Solicitors received file SEPTEMBER 2020 and in its ANALYSIS ONE REVISED VERSION page 43¹⁵ testifies TWO TIMES that the accident at work happened on 2nd August 2012.

3. In that parcel Fay Leo received file MAY 2022 and in number 12 in its APPENDIX SIX Eileen Loughlin¹⁶ confirms that the accident at work took place on 2nd August and not on 12th April 2012.

4. In that parcel Leo Fay received file SEPTEMBER 2021; in its APPENDIX THE FILE document 66¹⁷ TWO TIMES confirms that the incident took place on 2nd August and not on 12 April 2012.

4.1. This file (SEPTEMBER 2021) contains ANALYSIS SEPTEMBER THIRD 2021 that on its....

4.1.1....page 31¹⁸ ONE time refers to APPENDIX TEN¹⁹ which confirms TWO times (highlighted in green) that the incident took place on 2nd August 2012 and NOT on 12 April 2012.

4.1.2....page 32²⁰ ONE time refers to APPENDIX TEN²¹ which confirms TWO times (highlighted in green) that the incident took place on 2nd August 2012 and NOT on 12 April 2012.

4.1.3....page 49²² ONE time refers to APPENDIX TEN²³ which confirms TWO times (highlighted in green) that the incident took place on 2nd August 2012 and NOT on 12 April 2012.

4.1.4....page 54²⁴ ONE time refers to APPENDIX TEN²⁵ which confirms TWO times (highlighted in green) that the incident took place on 2nd August 2012 and NOT on 12 April 2012.

4.1.5....page 58²⁶ ONE time refers to APPENDIX TEN²⁷ which confirms TWO times (highlighted in green) that the incident took place on 2nd August 2012 and NOT on 12 April 2012.

¹⁵ See appendix 13

¹⁶ See appendix 14

¹⁷ See appendix 15

¹⁸ See APPENDIX 98

¹⁹ See APPENDIX 99

²⁰ See APPENDIX 100

²¹ See APPENDIX 99

²² See APPENDIX 101

²³ See APPENDIX 99

²⁴ See APPENDIX 102

²⁵ See APPENDIX 99

²⁶ See APPENDIX 103

²⁷ See APPENDIX 99

4.1.6....page 59²⁸ ONE time refers to APPENDIX TEN²⁹ which confirms TWO times (highlighted in green) that the incident took place on 2nd August 2012 and NOT on 12 April 2012.

4.1.7....page 28³⁰ ONE time refers to APPENDIX TEN³¹ which confirms TWO times (highlighted in green) that the incident took place on 2nd August 2012 and NOT on 12 April 2012.

4. In that parcel Fay Leo received file MAY 2022 and its appendix newbridge³² testifies again TWO TIMES that the accident at work happened on 2nd August 2012 and not on 12th April 2012

5. In that parcel he received file APRIL 2021 and this file contained

5.1. APPENDIX TEN³³ testifying TWO TIMES that the incident took place on 2nd August 2012 and NOT on 12 April 2012. and...

5.2.analysis which on its.....

5.2.1. ...page 4³⁴ TWO times refers to APPENDIX TEN and “Chief Appeals Officer in his decision”³⁵ which confirms TWO TIMES (highlighted in green) that the incident took place on 2nd August 2012 and NOT on 12 April 2012.

5.2.2. ...page 10³⁶ FOUR times refers to APPENDIX TEN³⁷ and this APPENDIX TEN confirms TWO TIMES (highlighted in green) that the incident took place on 2nd August 2012 and NOT on 12 April 2012.

5.2.3. ...page 17³⁸ ONE time refers to APPENDIX TEN³⁹ and this APPENDIX TEN confirms TWO TIMES (highlighted in green) that the incident took place on 2nd August 2012 and NOT on 12 April 2012.

5.2.4. ...page 20⁴⁰ ONE time refers to APPENDIX TEN⁴¹ and this APPENDIX TEN confirms TWO TIMES (highlighted in green) that the incident took place on 2nd August 2012 and NOT on 12 April 2012.

²⁸ See APPENDIX 104

²⁹ See APPENDIX 99

³⁰ See APPENDIX 105

³¹ See APPENDIX 99

³² See appendix 16

³³ See appendix 17

³⁴ See APPENDIX 106

³⁵ See APPENDIX 107

³⁶ See APPENDIX 108

³⁷ See APPENDIX 107

³⁸ See APPENDIX 109

³⁹ See APPENDIX 107

⁴⁰ See APPENDIX 110

⁴¹ See APPENDIX 107

5.2.5. ...page 25⁴² ONE time refers to APPENDIX TEN⁴³ and this APPENDIX TEN confirms TWO TIMES (highlighted in green) that the incident took place on 2nd August 2012 and NOT on 12 April 2012.

The foregoing facts testify that Leo Fay omitted the material particular that the incident arose on 2nd August 2012 and **fraudulently** replaced it with 12th April 2012....After all pointed to above it is notable that this gentleman heavily and brutally violated sections 10.- (2) (b); 10⁴⁴.- (1) (a)...10.- (1) (c) and 10.- (2) (a) Criminal Justice (Theft and Fraud Offences) Act 2001 – pointed to earlier in this analysis. We particularly refer to nature of what Leo Fay perpetrated as documented above – having in mind...

1. Concept of *actus reus* - see:

Campbell, L. *et. al.* (2021) “Actus Reus”, *Criminal Law in Ireland: Cases and Commentary*, Clarus Press Ltd, Dublin 8, pp. 71 – 107

Mc Auley, F. and McCutcheon, J. P. (2022) “Actus Reus”, *Criminal Liability*, Thomsin Reuters (Professional) Ireland Limited, Dublin 1, pp. 209 – 305

2. Concept of *mens rea* – see:

Campbell, L. *et. al.* (2021) “Mens Rea”, *Criminal Law in Ireland: Cases and Commentary*, Clarus Press Ltd, Dublin 8, pp. 109 – 175

Mc Auley, F. and McCutcheon, J. P. (2022) “Mens Rea”, *Criminal Liability*, Thomsin Reuters (Professional) Ireland Limited, Dublin 1, pp. 473 – 551

Paul Comerford of the Legal Services Regulatory Authority ignored the handwork of this individual which is not legally acceptable particularly having in mind what is evidenced in the analysis. Such conduct of this employee the Legal Services Regulatory Authority produced this Request for Access to Personal Information.⁴⁵ Brian Doherty – Chief Executive Officer in Legal Services Regulatory Authority received the request on 4th December.⁴⁶ **However, the most horrific in all this are roles of the two prominent figures: Helen McEntee, minister for justice and Catherine Pierse, director of public prosecutions who conceal this crime and protect the perpetrators. Evidence – see post: Director of Public Prosecutions – <https://questforjustice.net/director-of-public-prosecutions-update-19-1-24/>.**

We suggest that Leo Fay and Michael J. Kennedy look closer at the Solicitor’s Guide to Professional Conduct issued by the Guidance and Ethics Committee of the Law Society. There they will find words of wisdom⁴⁷ of the Honourable Ms Justice Mary Irvine, President of the High Court 2022....We suggest them to very, very carefully read the guide through.

This Guide, in first chapter (page 13), says.....

⁴² See APPENDIX 111

⁴³ See APPENDIX 107

⁴⁴ See appendix 18

⁴⁵ See appendix 19

⁴⁶ See appendix 20

⁴⁷ See appendix 21

Solicitors must serve the interests of justice. Barron J set out the obligation of the solicitor in *Doran v Delaney*, Supreme Court [1998] 2IR 61 as follows:

“The solicitor is not a conduit pipe. Once he is acting professionally, he warrants that so far as his own acts are concerned, he has taken the care and applied the skill and knowledge expected of a member of his profession.”

The solicitor’s function, therefore, imposes a variety of legal and moral obligations on the solicitor

(page 14)

Rules of professional conduct are designed to assist the proper performance by a solicitor of their duties and functions in practice. Solicitors, whether in private practice or the in-house and public sector, share the same professional standards of conduct.

Solicitors should also be mindful of the statutory duties provided for under the *General Data Protection Regulation*

....then interesting notes can be found on pages 15 and 16.⁴⁸ All that deserves to be thoroughly analysed and compared with what Leo Fay and Michael J. Kennedy have committed. Leo Fay of Michael J. Kennedy Solicitors, in document dated 26th September 2023⁴⁹, continues.....

Mr ██████████ contacted us approximately 2.5 years after the incident.

“contacted US”....WHOM?????.....we will explain this somewhat later when clarifying “We wish” in the assertion hereunder....

We wish to point out that at all times

It is indeed important to point to what really stands behind this assertion.

the 12th of April 2012

The incident arose on

From 12th April through 2nd August 2012 one hundred and eleven days exist. First Leo Fay must show the evidence that

⁴⁸ See appendix 22

⁴⁹ See appendix 5

the 12th of April 2012

The incident arose on

.....because the incident CANNOT arise BOTH on 12th April and on 2nd August 2012. We have carefully analysed the principles of logical reasoning⁵⁰ and concluded that this assertion...

the 12th of April 2012

The incident arose on

...was moved backwards 111 days for some reason. Even a shallow look at 26th September 2023⁵¹ easily reveals what really stands behind moving 111 days backwards. Then in the second part Leo Fay asserts that the victim.....

contacted us approximately 2.5 years after the incident.

2.5 years

The question remaining why.....

Very interesting formulation Mr Fay gave in the fifth paragraph⁵² from above.....

he was outside the time allowed
pursuant to the Statute of Limitations.

After this the eyes immediately fall on whether this assertion explains moving the foregoing one hundred and eleven days backwards or not. Let us now see what is exactly.....

the time allowed
pursuant to the Statute of Limitations.

We have already mentioned in the beginning of 3rd page that Mr Brian Doherty – Chief Executive Officer received on 4th December⁵³ the Request for Access to Personal Information.⁵⁴ Following it on 7th December 2023⁵⁵ Orla Corcoran, data protection officer of the Legal Services Regulatory Authority responded and acknowledged the reception. She confirmed that they will provide the victim with the requested information within one month or if an extension is needed they, she writes, will notify about that. We include the response of Orla Corcoran so that everyone can very carefully compare⁵⁶ content of her letter⁵⁷ with the content of the foregoing Request for Access to Personal Information.⁵⁸ What will happen remains to be seen and we will, certainly, notify the Court of International Public in due course.

⁵⁰ See appendix 23

⁵¹ See appendix 5

⁵² See appendix 24

⁵³ See appendix 20

⁵⁴ See appendix 19

⁵⁵ See appendix 26

⁵⁶ This is very important

⁵⁷ See appendix 26

⁵⁸ See appendix 19

According to Personal Law Solicitors – Coleman Legal Partners.....

the time allowed pursuant to the Statute of Limitations.

....is two years less than one day.⁵⁹ Apart from that this law office clearly state that the period in which a person can bring a claim for **Breach of Contract** is six years.⁶⁰ Michael J. Kennedy Solicitors can you find connection between what this law office says and your law office? That point might make Paul Comerford of the Legal Services Regulatory Authority disappointed. Why? This is why....The second set of documents that the Legal Services Regulatory Authority received on 17th October 2023⁶¹ gives evidence that Michael J. Kennedy Solicitors breached **TWO** contracts and Paul Comerford (as expert in law field) nowhere in his review⁶² points to that. **Paul Comerford.....NOW WHAT???????????????? PAUL COMERFORD WHY DID YOU FAIL TO POINT TO THIS????????** Let us now see what Criminal Justice (Theft and Fraud Offences) Act 2001 says in its section 10.⁶³ Important is a closer look at meaning of ‘material particular’ because section 10.- (1) (a) in connection with section 10.- (2) (b) point to these two words. Dictionary recognizes them as “a specific.....detail of information..” (**particular**)⁶⁴ “...having an important effect...” (**material**)⁶⁵ We now return to the second set of documents which Paul Comerford had in front of his eyes because the Legal Services Regulatory Authority received the file on 17th October 2023.⁶⁶ Apart from the second set Paul Comerford (it is very important to stress) had also the first set of documents in front of his eyes as the Authority received it on 25th August 2023.⁶⁷ The second set clearly evidenced that law office Michael J. Kennedy Solicitors breached the **TWO** Agreement Letters and that “...specific.... detail of information..” (**particular**)⁶⁸”...having an important effect...” (**material**)⁶⁹ cannot be found in review⁷⁰ of Mr Paul Comerford. Hence, section 10.- (1) (a) in connection with section 10.- (2) (b) applies.

Once more, Colleman Legal Partners clearly state that a person can file a claim, for **breaching contract, within six years.**⁷¹

The victim, in this way – publicly, is filing a claim against Michael J. Kennedy Solicitors, before the Court of International Public, for breaching the **TWO** Agreement Letters. As we have already mentioned breaching these two contracts is explained and evidenced in the second set of documents we pointed to above. We will publish both the first⁷² and the second⁷³ set that

⁵⁹ See appendix 25

⁶⁰ See appendix 25

⁶¹ See appendix 27

⁶² See appendix 28

⁶³ See appendix 30

⁶⁴ See appendix 31

⁶⁵ See appendix 32

⁶⁶ See appendix 27

⁶⁷ See appendix 29....see also appendix 54

⁶⁸ See appendix 31

⁶⁹ See appendix 32

⁷⁰ See appendix 28

⁷¹ See appendix 25

⁷² See appendix 29

⁷³ See appendix 27

the Legal Services Regulatory Authority received as soon as possible, irrespective of whether and when they respond to the Request for Access to Personal Information.

After all evidence we pointed to so far it is easily notable that review⁷⁴ of Paul Comerford is chock-full of criminal offences. The Court of International Public will bring the verdict.

Returning to criminal offences evidenced in document of Leo Fay which came into being on 26th September 2023⁷⁵ we point to another question remaining: on which day would the 2.5 years period end having in mind 12th April 2012 and on which day would the 2.5 years period end having in mind 2nd August 2012. We again stress the one hundred and eleven days (we spoke about on pages 5 and 6) PARTICULARLY, we repeat, PARTICULARLY focusing on APPROXIMATELY in this excerpt (second paragraph – appendix 24)...

approximately 2.5 years after the incident.

How can we, Leo Fay or anyone, know whether the victim contacted Michael J. Kennedy Solicitors within the rule of “two years less than one day”⁷⁶ if Leo Fay writesAPPROXIMATELY and on top of everything else he moves the incident one hundred and eleven days backwards. Ergo, **who would be believed** if for instance the victim says that he contacted them APPROXIMATELY fourteen months and fifteen days after the incident. What will happen if we reach (and publish on this website) the evidence of **fourteen months and fifteen days**. Would that **evidence** be stronger than Leo Fay’s deliberate avoiding the truth.....

approximately 2.5 years after the incident.

....which is NOT the evidence....Why should anyone take

approximately 2.5 years after the incident.

....for granted particularly having in mind Leo Fay’s deliberate violation of law in words.....

the 12th of April 2012

The incident arose on

....that are not tolerable as said in section 10.- (1) Criminal Justice (Theft and Fraud Offences) Act 2001.

⁷⁴ See appendix 28

⁷⁵ See appendix 24

⁷⁶ See appendix 25

Dictionary.com clearly defines dishonesty as “**lack of honesty; a disposition to lie, cheat, or steal**”⁷⁷

The foregoing entry is all misleading⁷⁸, false⁷⁹ and deceptive⁸⁰ and pages 1, 2 and 3 of this analysis are undeniable example in real life what the foregoing definition in dictionary.com points to.

approximately

along with **one hundred and eleven days** (explained above on pages 5 and 6) renders this assertion of Kenedy Solicitors employee

he was outside the time allowed pursuant to the Statute of Limitations.

.....inacceptable and ineffective because Leo Fay DID NOT PROVE IN ANY WAY that the victim.....

contacted us approximately 2.5 years after the incident.

We now enter more interesting setting. Even if Leo Fay proved this period of **2.5 years after the incident (WHICH HE DID NOT)** it would be absolutely **IRRELEVANT** in these circumstances and he was and is aware of it. Namely, McMahon Goldrick Solicitors write that the “two year less one day” time limit **DOES NOT** apply in cases in which “...the injured party is mentally impaired as a result of sustaining their injury”⁸¹

Even Leo Fay, himself, seven years earlier writes in document nr 25 he and Michael J. Kennedy⁸² concealed...

“...I note nature of the injury. In the Statute of Limitations time limit does not apply to your psychological-mental injury.”

Comparing what Leo Fay writes in the fifth paragraph⁸³ from above.....

he was outside the time allowed pursuant to the Statute of Limitations.

⁷⁷ See appendix 33

⁷⁸ See appendix 6

⁷⁹ See appendix 7

⁸⁰ See appendix 8

⁸¹ See appendix 34

⁸² It is managing partner Michael J. Kennedy who received the victim’s extremely clear Personal data request (see appendix 74) and who as a law expert did know that concealing any document is a criminal offence. Irrespective of that **the remainder of the documents** (see appendix 35) never reached the victim.

⁸³ See appendix 24

.....and what he writes in appendix 43

In the Statute of Limitations time limit does not apply to your psychological-mental injury.

.....testifies of not only his character of personality and the horrific criminal offence he perpetrated but these circumstances do confirm that behaviour of Leo Fay is not acceptable. Appendix 93 says.....

If you've got a brain but you don't use it, you might be a bit *stupid*.

However we do not say that Leo Fay of Michael J. Kennedy Solicitors is stupid; this analysis only points to his criminal offences and his unacceptable behaviour.

Irrespective of such character of personality Leo Fay of Michael J. Kennedy Solicitors holds his practicing certificate since 1997.⁸⁴ What knowledge did he demonstrate at the examination?! However, having in mind evidenced criminal activity of Law Society of Ireland and its director Mark Garrett it is not a surprise, at all, that they have awarded him approval to perform legal services. See post *Law Society of Ireland* (regularly updated). We will look more closely at certificates for legal practitioners and Solicitors Act 1954 somewhat later in the analysis.

Ergo, these individuals and institutions.....

1. Helen McEntee – Minister for Justice
2. Nial Colgan⁸⁵ – Department for Justice
3. Catherine Pierse – Director for Public Prosecutions
4. Michael J. Kennedy – Solicitor
5. Leo Fay – Solicitor
6. Brian Doherty – Legal Services Regulatory Authority
7. Michael Doran – Legal Services regulatory Authority
8. Shannon Hallisey – Legal Services Regulatory Authority
9. Paul Comerford – Legal Services Regulatory Authority
10. Mark Garrett – Law Society of Ireland
11. Des Hogan – Data Protection Commission
12. Dale Sunderland – Data Protection Commission
13. Gemma Walsh – Data Protection Commission

⁸⁴ See appendix 76

⁸⁵ Testimony of what this criminal perpetrated will be published at a later phase. In March 2017 Nial Colgan was private secretary to then Justice Minister Frances Fitzgerald

14. John Z. Cowap – Data Protection Commission
..... as only one part of this organized crime network “protect” justice in the Republic of Ireland today?! How they do that *Quest for Justice* testify.....

Clarifying concealing document nr 25 we refer to Data Protection Commission who received⁸⁶ the file pointing to all documents that Leo Fay failed to provide the victim with and never posted the reminder of the documents.⁸⁷ In the 64 – page list⁸⁸ which Ms Gemma Walsh of Data Protection Commission received⁸⁹ what exists is page 61 and on it yellow-highlighted document nr 25.⁹⁰ We now show content of that document.⁹¹

Apart from Data Protection Commission the Legal Services Regulatory Authority received⁹² the file enumerating all documents which Leo Fay failed to provide the victim with and never sent the reminder of the documents.⁹³ In analysis of that file what exists is page 74 and on it yellow-highlighted document nr 25⁹⁴ This is document 25.⁹⁵

We have in mind psychological injury and we will explain it more in the further text of this analysis. Let us return to second paragraph in appendix 24. At this place Leo Fay writes that the victim....

contacted us approximately 2.5 years after the incident.

⁸⁶ See appendix 37

⁸⁷ See appendix 35

⁸⁸and appendixes:

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

⁸⁹ See appendix 37

⁹⁰ See appendix 42

⁹¹ See appendix 43

⁹² See appendix 27

⁹³ See appendix 35

⁹⁴ See appendix 44

⁹⁵ See appendix 43

It is, indeed, important to point out that Legal Services Regulatory Authority received⁹⁶ the file enumerating all documents which Leo Fay failed to provide the victim with and never sent the reminder of the documents.⁹⁷ In analysis of that file what exists is page 73 and on it yellow-highlighted document nr thirty one.⁹⁸

Apart from it Data Protection Commission received⁹⁹ similar file pointing to all documents that Leo Fay concealed from the victim and never posted reminder of the documents.¹⁰⁰ In the list which Gemma Walsh of Data Protection Commission received¹⁰¹ what exists is page 60 and on it yellow-highlighted document nr thirty one.¹⁰²

Document nr 31 is the very important exhibit and on this occasion we show it.¹⁰³

Let us now, carefully, compare:

- content and particularly dates of appendix 39 showing **when** the victim contacted law office Michael J. Kennedy Solicitors
- content of pages 1, 2, 3, 5 and 7 of this analysis and...
- second paragraph of appendix 24..... (see hereunder)

The incident arose on the 12th of April 2012 and Mr [REDACTED] contacted us approximately 2.5 years after the incident.

In appendix 39 Leo Fay of Michael J. Kennedy Solicitors, on 27th June 2013, writes....

“I added this to **the file** and would need more details in which way line manager put you out of his house and took his key from you”

I added this to **the file** and would need more details in which way line manager put you out of his house and took his key from you.

This, further, means that the victim contacted Michael J. Kennedy Solicitors **EVEN BEFORE** 27th June 2013 as on this day Leo Fay **ALREADY HAD THE FILE** which came into being **BEFORE** 27th June 2013.

That is another evidence absolutely excluding Leo Fay’s assertion that the victim.....

contacted us approximately 2.5 years after the incident.

(see second paragraph of appendix 24)

⁹⁶ See appendix 27

⁹⁷ See appendix 35

⁹⁸ See appendix 36

⁹⁹ See appendix 37

¹⁰⁰ See appendix 35

¹⁰¹ See appendix 37

¹⁰² See appendix 38

¹⁰³ See appendix 39

All this undeniably proves that BOTH material particulars of the foregoing entry....

the 12th of April 2012

The incident arose on

.....and.....

Mr [REDACTED] contacted us approximately 2.5 years after the incident.

.....are the two criminal offences violating section 10.- (1) (a) in connection with 10.- (2) (a) and also section 10.- (1) (c) ...Criminal Justice (Theft and Fraud Offences) Act 2001.¹⁰⁴

None of the two material particulars:

the 12th of April 2012

The incident arose on

.....and.....

Mr [REDACTED] contacted us approximately 2.5 years after the incident.

.....could have come into being had it not been for concealing....

- document nr thirty one as explained on page 12.... and

- the reminder of the documents¹⁰⁵ containing evidence that the accident took place on 2nd August 2012 as proved on pages 1, 2 and 3 of this analysis and **not** on 12th April 2012 as Leo Fay of Michael J. Kennedy Solicitors, deliberately avoiding the truth, writes in second paragraph of appendix 24.

Concealing document nr thirty one and concealing reminder of the documents was the precondition of advancing to the next phase of these two criminal offences and that phase appears in form of the second paragraph of appendix 24.....

the 12th of April 2012 and Mr [REDACTED] contacted us approximately 2.5 years after the incident.

The incident arose on

According to Leo Fay of Michael J. Kennedy Solicitors the victim contacted them around 12th October 2014. Namely,.....

¹⁰⁴ See appendix 30

¹⁰⁵ See appendix 35

approximately 2.5 years after the incident.

which as he writes¹⁰⁶

the 12th of April 2012

arose on

...falls around 12th October 2014. If we compare the dates of appendix 39¹⁰⁷ and 12th October 2014 we note difference of approximately fifteen months and fifteen days and that difference testifies of the size of this horrific criminal offence.

However, if we have a look at the real date of accident (2nd August 2012) as explained on pages 1, 2 and 3 of this analysis and dates of appendix 39¹⁰⁸ of this analysis we note the time frame of 10 months and 15 days which falls **WELL WITHIN** two years less than one day.^{109, 110, 111} This is the evidence that the victim was **NOT**.....

outside the time allowed

pursuant to the Statute of Limitations.

....as Leo Fay writes in 5th paragraph of appendix 24. Even if (as Leo Fay, violating the law, writes) the accident¹¹²

the 12th of April 2012

arose on

....only 14 months and 15 days can be accommodated from that date to 27th June 2013¹¹³ when the victim contacted Leo Fay.

“only 14 months and 15 days” after the incident **is not the same** as.....

approximately 2.5 years after the incident.

“only 14 months and 15 days” also fall **WELL WITHIN** two years less than one day.^{114, 115, 116}

We already spoke of these fourteen months and fifteen days on page 8 of this analysis. It is now apprehensible why Leo Fay of Michael J. Kennedy Solicitors moved arising of the accident 111 days backward – from 2nd August to 12th April 2012.

We go further.

¹⁰⁶ See second paragraph of appendix 24

¹⁰⁷ (27th June 2013-when the victim really contacted Leo Fay)

¹⁰⁸ (27th June 2013 – when the victim really contacted Leo Fay)

¹⁰⁹ See appendix 34...yellow highlighted

¹¹⁰ See appendix 25yellow highlighted

¹¹¹ See also appendix 40yellow highlighted

¹¹² See second paragraph...appendix 24

¹¹³ See dates of appendix 39

¹¹⁴ See appendix 34...yellow highlighted

¹¹⁵ See appendix 25yellow highlighted

¹¹⁶ See also appendix 40yellow highlighted

This assertion (hereunder) of Leo Fay in his document of 26th September 2023¹¹⁷ really violates law and all moral norms.....

We wish to point out that at all times the approaches made to the Irish Wheelchair Association were on the basis of **seeking to negotiate some form of settlement** given that he was outside the time allowed pursuant to the Statute of Limitations.

The key point and the most horrific one in the foregoing excerpt¹¹⁸ and IN THE OVERALL CASE is this part of the entry above.....

at all times

This, further, means that irrespective of the fact that (as this analysis undeniably proved) the victim was **NOT**.....

outside the time allowed
pursuant to the Statute of Limitations.

...Michael J. Kennedy Solicitors were determined to perpetrate what they perpetrated. We do not say that **this is monstrous¹¹⁹** We only say that **this is not moral and acceptable because Michael J. Kennedy Solicitors from the very signing the Agreement Letter (30th December 2015)¹²⁰ through 26th September 2023^{121, 122} were persistently and deliberately....**

at all times

...keeping the victim in the dark being simultaneously aware that what they do is deliberate perpetration of criminal offences "at all times." On top of everything else criminal Paul Comerford of the Legal Services Regulatory Authority (irrespective of being aware that Leo Fay in his document of 26th September 2023 deliberately avoids the truth) supported it....unbelievable!!!

In these circumstances law office Michael J. Kennedy Solicitors and Legal Services Regulatory Authority suffocated both law and justice. Apart from that, Law Society of Ireland fully ignored the victim's letter they received on 9th August 2023.¹²³ They are still silent ...doing nothing about what is happening.¹²⁴ It is not all yet....Helen McEntee, Minister for Justice in Republic of Ireland on the same day received the same letter¹²⁵ as Law Society¹²⁶ and Legal Services

¹¹⁷ See appendix 5

¹¹⁸ See 5th paragraph of appendix 5

¹¹⁹ See appendix 71

¹²⁰ See page 5 of appendix 72 – signature belongs to Michael J. Kennedy (managing partner)

¹²¹ See the date on first page of appendix 5

¹²² ...almost seven years and nine months

¹²³ See pages 22 and 23....appendix 69

¹²⁴ See post "Law Society of Ireland – update....." – updated regularly

¹²⁵ Pages 20 and 21....appendix 69

¹²⁶ See appendix 69....pages 22 and 23

Regulatory Authority.¹²⁷ Five days later, Minister for Justice acknowledged the reception, opened the investigation¹²⁸ and since that time NOTHING.....only silence and ignorance. In this way Michael J. Kennedy Solicitors, Legal Services Regulatory Authority in Ireland, Law Society of Ireland and Minister for Justice in Ireland clearly defined what is happening in Ireland....

However, this is only a very small part of undeniable documentation we have and that documentation tells the horrific story about this Organized Crime Network.

Everything, literally everything, will come to light..

Before we continue dismantling what Leo Fay of Michael J. Kennedy Solicitors has perpetrated we wish to draw attention to another important point.

Namely, responding to the victim's Request for access to personal information¹²⁹ Ms Orla¹³⁰ Corcoran, data protection officer at Legal Services Regulatory Authority writes¹³¹....

Ordinarily, a response to this Subject Access Request would issue within the 1 month timeframe. If an extension is required to this period, I will write to you further, informing you of this and reasons for such an extension.

Yours faithfully,

Orla Corcoran
Data Protection Officer

The key information that the victim requested in his letter is pointed to on page 1¹³².....

This request relates, particularly, to the content of the correspondence Mr Paul Comerford sent to Mr Leo Fay of Michael J. Kennedy Solicitors. Namely, on first page of his decision Mr Comerford writes (see page 3)

I have written to Mr Leo Fay to advise him of the decision.

It is very important for us to know what Mr Comerford has written to Mr Leo Fay and Article 15 of the General Data Protection Regulation (GDPR) entitles me to that correspondence.

¹²⁷ See page 19....appendix 69

¹²⁸ See appendix 70

¹²⁹ See appendix 19

¹³⁰ Meaning in Irish: golden queen (<https://www.mamanatural.com/baby-names/girls/orla/>)

¹³¹ See appendix 26 – second page

¹³² See appendix 19....first page

Somewhat later we will publish evidence confirming that someone became very nervous! We once more point out importance of this correspondence criminal Paul Comerford posted to another criminal - Leo Fay and request it so that international public could see the content. In addition we point to section 10.- Criminal Justice (Theft and Fraud Offences) Act 2001 which is very clear¹³³.....

10.—(1) A person is guilty of an offence if he or she dishonestly, with the intention of making a gain for himself or herself or another, or of causing loss to another—

- (a) destroys, defaces, conceals or falsifies any account or any document made or required for any accounting purpose,**
- (b) fails to make or complete any account or any such document, or**
- (c) in furnishing information for any purpose produces or makes use of any account, or any such document, which to his or her knowledge is or may be misleading, false or deceptive in a material particular.**

(2) For the purposes of this section a person shall be treated as falsifying an account or other document if he or she—

- (a) makes or concurs in making therein an entry which is or may be misleading, false or deceptive in a material particular, or**
- (b) omits or concurs in omitting a material particular therefrom.**

(3) A person guilty of an offence under this section is liable on conviction on indictment to a fine or imprisonment for a term not exceeding 10 years or both.

As promised: the evidence of nervousness - this figure testifies that some have unsuccessfully attempted to login one thousand six hundred and forty one times - they are still persistently attempting – however no success and that makes them very nervous.....

¹³³ See appendix 30

1641

Failed logins since plugin installed

Let us, now, continue. On 1st page of APPENDIX 26 Ms Corcoran confirms that they did receive the victim's Request on 4th December 2023. Today is 24th January 2024 and the Legal Services regulatory Authority have not issued any response although 51 days have passed¹³⁴ since 4th December 2023¹³⁵....

I refer to your Subject Access Request (SAR) under (GDPR) the Data Protection Acts which was received by the LSRA on 4th December 2023.

Apart from it Ms Corcoran did **NOT** write, anything, to the victim and she says she will¹³⁶

Ordinarily, a response to this Subject Access Request would issue within the 1 month timeframe. If an extension is required to this period, **I will write to you further**, informing you of this and reasons for such an extension.

Yours faithfully,

Orla Corcoran
Data Protection Officer

¹³⁴ ...irrespective of Orla Corcoran who talks about "the 1 month timeframe" – see second page ...appendix 26

a response to this Subject Access Request would issue within the 1 month timeframe.

Yours faithfully,

Orla Corcoran
Data Protection Officer

¹³⁵ See first page...appendix 26

¹³⁶ See second page...appendix 26

Ergo, what is coming out of the Legal Services Regulatory Authority is LOUD SILENCE. The jigsaws are slowly clicking into their places....

Ms Corcoran, in the foregoing excerpt, points to “...the 1 month...” and “...an extension...”

Let us now see how long that extension could be....

Data Protection Commission explains these circumstances and says that the controllers of information....

must respond to the request **without undue delay** and at the **latest within one month** of receiving the request. Controllers can **extend the time** to respond by a further **two months** if the request is **complex** or they have received a **number of requests** from the **same individual**, but they must still let the individual know within one month of receiving their access request and **explain to them** why the extension is necessary.

As already pointed to above Legal Services Regulatory Authority received the victim’s request on 4th December 2023.¹³⁷

I refer to your Subject Access Request (SAR) under (GDPR) the Data Protection Acts which was received by the LSRA on 4th December 2023.

Having in mind the foregoing rule of Data Protection Commission Ms Orla Corcoran HAS TO provide the victim with the requested letter¹³⁸ and the remaining information by 4th March 2024.

We are paying close attention to all what surrounds the victim’s Personal data request. If Ms Orla Corcoran provides the victim with the requested letter pointed to on pages 1 and 3¹³⁹ (see also the excerpt hereunder).....

¹³⁷ See first page....appendix 26 (highlighted in yellow)

¹³⁸ ...which Paul Comerford posted to Leo Fay (see appendix 19...first page – highlighted in red and see also third page – highlighted in red)

This request relates, particularly, to the content of the correspondence Mr Paul Comerford sent to Mr Leo Fay of Michael J. Kennedy Solicitors. Namely, on first page of his decision Mr Comerford writes (see page 3)

I have written to Mr Leo Fay to advise him of the decision.

It is very important for us to know what Mr Comerford has written to Mr Leo Fay and Article 15 of the General Data Protection Regulation (GDPR) entitles me to that correspondence.

¹³⁹ See appendix 19....first and third page

This request relates, particularly, to the content of the correspondence Mr Paul Comerford sent to Mr Leo Fay of Michael J. Kennedy Solicitors. Namely, on first page of his decision Mr Comerford writes (see page 3)

I have written to Mr Leo Fay to advise him of the decision.

It is very important for us to know what Mr Comerford has written to Mr Leo Fay and Article 15 of the General Data Protection Regulation (GDPR) entitles me to that correspondence.

.....and to other documents by 4th March 2024. More important, we will compare what they send to the victim with what he provided them with¹⁴⁰ – that is one of the crucial moments.

However, if Ms Orla Corcoran ignores this request¹⁴¹ and does not provide the victim with the requested by 4th March 2024 we will inform international public, on 5th March immediately, that section 10.- (1) (a) ...Criminal Justice (Theft and Fraud Offences) Act 2001 was violated.

Let us, now return to criminal offences Leo Fay of Michael J. Kennedy Solicitors perpetrated in his document of 26th September 2023¹⁴² On page 15 of this analysis we TWO TIMES pointed to....

at all times

..... in document of 26th September 2023¹⁴³ that shows the true nature of personality and moral of Leo Fay and Michael J. Kennedy because

....5th paragraph on 1st page of this document says.....

We wish to point out that at all times ...

Who **WE?????????**

Very simple “WE” are....criminals:

1. Leo Faypartner and...
2. Michael J. Kennedy.....managing partner who signed¹⁴⁴ and then completely breached the Agreement Letter.

¹⁴⁰as postal receipts testify

¹⁴¹ See appendix 19

¹⁴² See appendix 5

¹⁴³ See appendix 5

¹⁴⁴ See page 5.....Appendix 72

Document of 26th September 2023¹⁴⁵ in 5th paragraph on 1st page....

We wish to point out that at all times

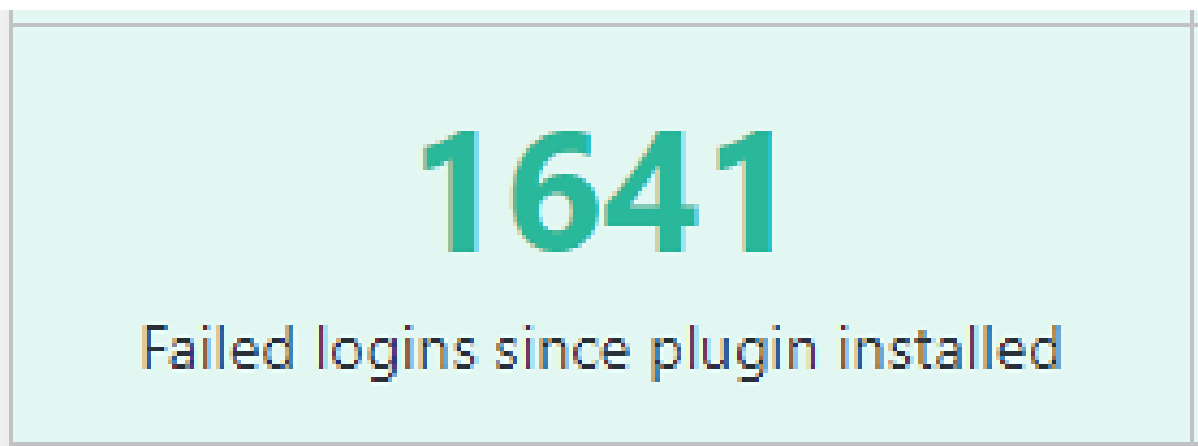
....proves that the foregoing two people working in collusion with one another wrote document of 26th September 2023.¹⁴⁶ Having in mind this law office the huge documentation points to only two names (Leo Fay and Michael J. Kennedy)..... hence the assertion....

We wish to point out that at all times

“WE”....Leo Fay and Michael J. Kennedy!

On top of everything else, Paul Comerford of the Legal Services Regulatory Authority of Ireland unacceptably writes.....

A small digression...On 28th January 2024 page 16 pointed to the figure hereunder which testifies that some have unsuccessfully attempted to login one thousand six hundred and forty one times - they are still persistently attempting – however no success and that makes them very nervous.....



After publishing this information the traffic to our site notably increased. Having realised that their numerous and illegal attempts to log in failed 1641 times some, in panic, reported our x (twitter) account and 10 days after publishing the foregoing evidence we were told that the reach of our account on x is restricted.....

¹⁴⁵ See appendix 5

¹⁴⁶ See appendix 5



We've added a temporary label to your account which may impact its reach. Learn more

After all *Quest for Justice*, irrespective of numerous and undeniable proofs of horrific crimes, was expelled from the X platform, LinkedIn, Instagram, Youtube....

What for?

This quote brilliantly explains....

“We tell lies when we are afraid... afraid of what we don't know, afraid of what others will think, afraid of what will be found out about us. But every time we tell a lie, the thing that we fear grows stronger.”

Tad Williams

- Having in mind numerous criminal offences this Criminal Organization in Ireland perpetrated...
- ...having in mind that this Criminal Organization in Ireland were the cause of PERMANENT mental illness the victim suffers from...
- ...having in mind that this Criminal Organization in Ireland exposed the victim to both mental and physical torture¹⁴⁷...
- ...having in mind that this Criminal Organization in Ireland several times deliberately inflicted physical pain and laceration of the victim's skin causing so each time bleeding of the victim's lower legs¹⁴⁸....
- ...having in mind humiliation these people exposed the victim to, firm determination of *Quest for Justice* is going forward and telling the world about huge mud of this huge injustice in Ireland.

We, numerous times, drew attention of the perpetrators to what was going to happen, but all the warnings were ignored...hence, they reap what they saw!

Before we continue where we stopped on page 21, for a reason, we have to return to the title of this post.....

¹⁴⁷ We have evidence which we will publish at the opportune time, along with all the details...

¹⁴⁸ We have evidence which we will publish at the opportune time, along with all the details...

IN FLAGRANTE – 1

.....and draw attention to document which Leo Fay of Michael J. Kennedy Solicitors created on 24th October 2016 at 12:57.... This is one of the most important points in all the issue explaining (or more appropriately proving) that Leo Fay of Michael J. Kennedy Solicitors went to extreme lengths to deprive the victim of what he (the victim) is undeniably entitled to.

Even more horrible is that this individual is not alone. Let us, now dismantle this part step by step.

On 24th October 2016 the victim forwarded findings of the Chief Appeals Officer along with his appeal against decision of Eileen Loughlin¹⁴⁹ of Department for Social Protection.

On the same day at 12:57 in his response to the victim Leo Fay clearly writes that.....

In the Statute of Limitations time limit does not apply to your psychological-mental injury.

(see Appendix 43)

Why, he writes this??? He does it because **he does know the truth**. He writes this because he is aware that this is law and he writes this for the same reason which Coleman Legal LLP Solicitors had in mind as they write.....

¹⁴⁹ Content of this section, which includes Eileen Loughlin and doctor Gavin - medical assessor of Department for Social Protection, is horrific and will be shown to international public in a separate analysis at the appropriate time. The paper covers multiple criminal offences perpetrated by this monstrous duo pointing to, for instance, how doctor Gavin applied the Hippocratic Oath in praxis which is not apprehensible to common sense. All this is connected to what Joan Burton, former minister of Department for Social Protection is zealously concealing. **Madam Burton all it is in vain – We have everything and We will publish everything – when the right time comes.....literally everything.....**

Statute of Limitations for personal injury

The period in which a person can bring a claim for personal injury is **two years less than one day**. The clock starts running from the date of knowledge. The date of knowledge is the date on which the injured person became aware they were injured; it was a significant injury, and it was caused by the negligence of the party at fault. Often this date will be the day of the actual accident, however, in some cases, an injury does not manifest itself immediately after the relevant incident.

1.1 Exceptions

There are some circumstances in which the applicable time limit may be altered, such as:

- Where the injured party has suffered a mental impairment as a result of their injury

(see Appendix 25)

Leo Fay of Michael J. Kennedy Solicitors writes this.....

In the Statute of Limitations time limit does not apply to your psychological-mental injury.

(see Appendix 43)

.....because he is aware that this is law and he writes this for the same reason which McMahon Goldrick Solicitors had in mind as they (in Appendix 34) write.....



Statute of Limitations time limit:

Other than the extra 6 months afforded to you from the date of the release of your PIA court proceedings are issued **2 years less 1 day** from the date of injury.

If the injured party is a child, a parent or guardian can issue proceedings on the child's adult can issue their court proceedings in their own right 2 years less 1 day from the date of injury.

Exceptions to the time limit:

- Date of knowledge

Sometimes, an injury or illness may not become noticeable until a while after the the timeline for issuing proceedings. The date of knowledge is the date on which

1. You had been injured
2. The injury was significant
3. The injury was caused by the negligence of another person or party
4. You were able to identify who that person or party was

- When the injured party is mentally impaired as a result of sustaining their injury

Leo Fay of Michael J. Kennedy Solicitors writes this.....

In the Statute of Limitations time limit does not apply to your psychological-mental injury.

(see Appendix 43)

.....because he is aware that this is law and he writes this for the same reason which Augustus Cullen Law Solicitors had in mind as they (in Appendix 40) write.....

The general rule is that you have a two-year period from the date of the accident or injury to initiate legal proceedings. However, there are specific situations that might affect this starting point:

- Minor at the time of the injury: If the injured party was under 18 at the time of the accident, the two-year period begins on their 18th birthday.
- Delayed knowledge of the injury: Sometimes, the full extent or nature of the injury might not be immediately apparent.
- Incapacity: If the injured person was incapacitated in some way, such as being in a coma or lacking the mental capacity to manage their affairs.

Then, seven years later¹⁵⁰ Leo Fay's correct and legal assertion.....

In the Statute of Limitations time limit does not apply to your psychological-mental injury.

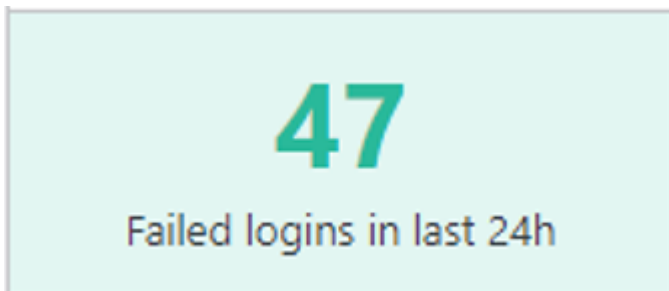
(see Appendix 43)...

...evaporated into thin air and he, deliberately avoiding the truth, writes that the victim.....

was outside the time pursuant to the Statute of Limitations.

(see fifth paragraph from top in Appendix 24 – highlighted in red).

Horror is too weak an expression to define this crime as only one of the reasons explaining 47 attacks on *Quest for Justice* in only one day...



It is, indeed, of essential importance to have a look at these circumstances. Namely, on 14th July 2023 at 06:21¹⁵¹ Michael J. Kennedy (managing partner of this law office) received the victim's Request for access to personal information. This request (pay particular attention to page 1) included also Appendix 43. It is notable that on 26th September 2023¹⁵² (74 days after

¹⁵⁰ Leo Fay created Appendix 43 on 24th October 2016

¹⁵¹ See page 10 of Appendix 74

¹⁵² This date (26th September 2023) is pointed to in the top area of the first (front) page of appendixes 5 and 24

14th July 2023¹⁵³) - Leo Fay¹⁵⁴ of Michael J. Kennedy Solicitors, deliberately avoiding the truth, writes that the victim.....

was outside the time
pursuant to the Statute of Limitations.

(see fifth paragraph from top in Appendix 24 – highlighted in red). Ergo, on 26th September 2023¹⁵⁵ Leo Fay WAS ABSOLUTELY AWARE OF.....

1. content of the victim’s Request for access to personal information¹⁵⁶ and particularly what is written on its first page and...

2. content of his own document (Appendix 43)

Having in mind the victim’s Personal data request it is important to point out that Leo Fay and Michael J. Kennedy¹⁵⁷ concealed¹⁵⁸ Appendix 43¹⁵⁹ which is criminal offence that was the precondition of the next phase in which Leo Fay perpetrated another criminal offence¹⁶⁰ in form of this assertion in which he writes that the victim.....

was outside the time
pursuant to the Statute of Limitations.

(see fifth paragraph from top in Appendix 24 – highlighted in red).

All this is undeniable evidence of both *mens rea* and *actus reus* brilliantly explained in....

1. Concept of *actus reus* - see:

Campbell, L. *et. al.* (2021) “Actus Reus”, *Criminal Law in Ireland: Cases and Commentary*, Clarus Press Ltd, Dublin 8, pp. 71 – 107

¹⁵³ See page 10 of Appendix 74 (on 14th July 2023 Michael J. Kennedy Solicitors received the victim’s request.)

¹⁵⁴ Irrespective of being aware of his own document (Appendix 43)

¹⁵⁵ See first page of appendixes 5 and 24

¹⁵⁶ See Appendix 74

¹⁵⁷ It is managing partner Michael J. Kennedy who received the victim’s extremely clear Personal data request (see appendix 74) and who as a law expert did know that concealing any document is a criminal offence.

Irrespective of that **the remainder of the documents** (see appendix 35) never reached the victim.

¹⁵⁸ Section 10.- (1) (a) Criminal Justice (Theft and Fraud Offences) Act 2001 – see Appendix 18

¹⁵⁹Appendix 43 is the composing part of

The remainder of the documents (see Appendix 35) and the victim has NEVER received this reminder.

¹⁶⁰ Section 10.- (1) (a); 10.- (1) (c) and 10.- (2) (a) Criminal Justice (Theft and Fraud Offences) Act 2001 – see Appendix 18.

Mc Auley, F. and McCutcheon, J. P. (2022) “Actus Reus”, *Criminal Liability*, Thomsin Reuters (Professional) Ireland Limited, Dublin 1, pp. 209 – 305

2. Concept of *mens rea* – see:

Campbell, L. *et. al.* (2021) “Mens Rea”, *Criminal Law in Ireland: Cases and Commentary*, Clarus Press Ltd, Dublin 8, pp. 109 – 175

Mc Auley, F. and McCutcheon, J. P. (2022) “Mens Rea”, *Criminal Liability*, Thomsin Reuters (Professional) Ireland Limited, Dublin 1, pp. 473 – 551

This document (appendixes 5 and 24) when compared with section 10.- Criminal Justice (Theft and Fraud Offences) Act 2001, imposes a horrific conclusion. Appendix 43, then Appendixes 5 and 24 are documents Leo Fay created....NOBODY ELSE. As already pointed to above...it is only necessary to compare these documents with the foregoing section 10.- Criminal Justice (Theft and fraud Offences) Act 2001 and the circumstances become instantly crystal clear.

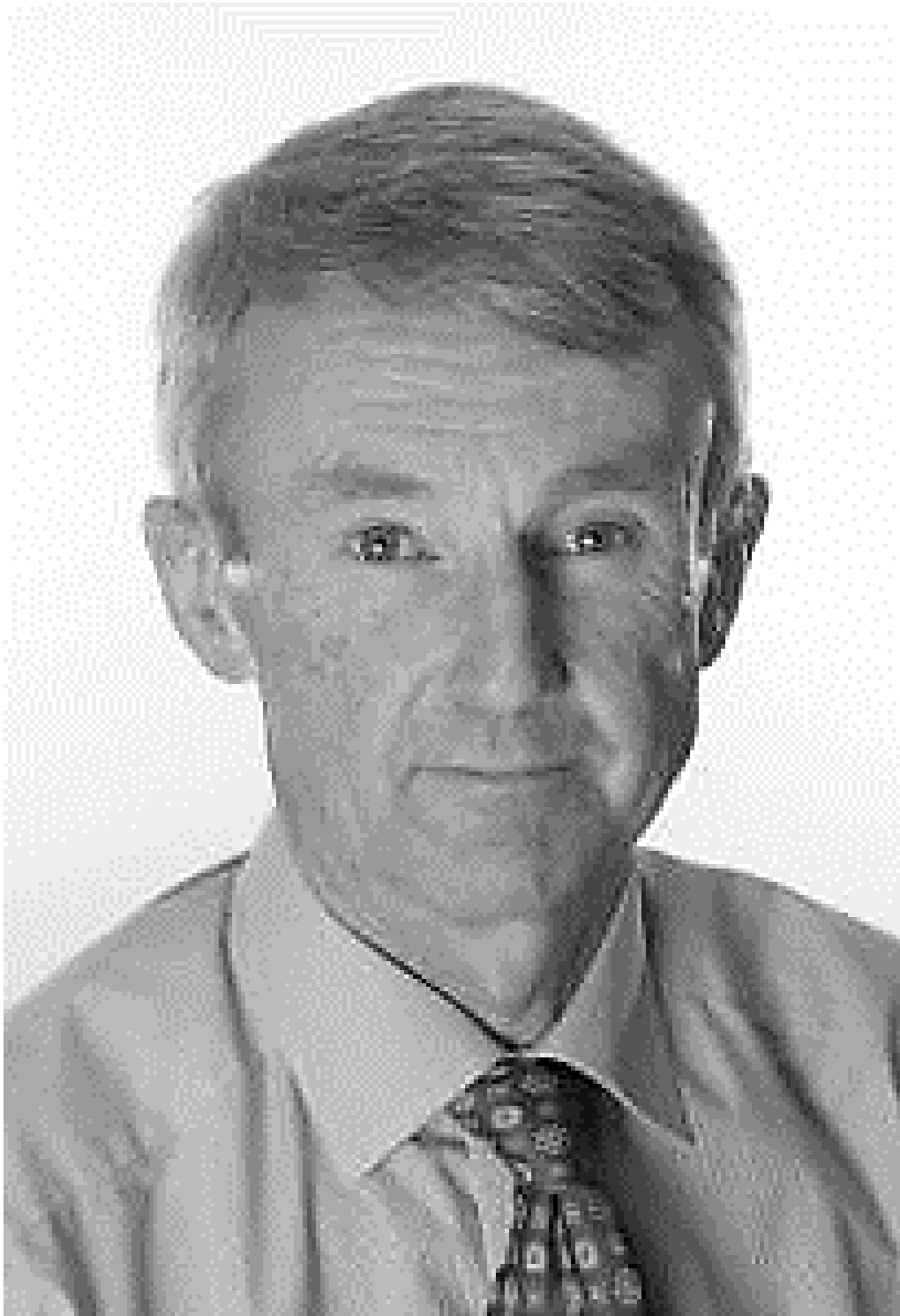
This is undeniable *mens rea* – however, what Leo Fay perpetrated in these circumstances belongs to subtype of the fourth (the worst) degree of *mens rea* (intent). Ergo, this is not negligence, recklessness or knowledge but, as we just pointed to, Leo Fay’s criminal offence belongs to intent. On top of everything else solicitor Leo Fay acted not just intentionally but with his intent to humiliate the victim!

Quest for Justice disagree with that behaviour!!!



We do not say that Leo Fay is malevolent¹⁶¹ solicitor of Michael J. Kennedy Solicitors.
We only disagree with numerous criminal offences he perpetrated.
Source: <https://www.mjksolicitors.ie/about-us/>
Accessed on 26th May 2024

¹⁶¹ For malevolent – see appendix 88



We do not say that Michale Kennedy is malevolent¹⁶² solicitor of Michael J. Kennedy Solicitors. We only disagree with numerous criminal offences he perpetrated.

Source: <https://www.mjksolicitors.ie/about-us/>

Accessed on 26th May 2024

¹⁶² For malevolent – see appendix 88

 mjksolicitors.ie/about-us/

 mjksolicitors.ie/about-us/

ABOUT US

Our clients rely on us to provide a comprehensive and efficient service on a range of legal matters. Our objective is to ensure that our clients receive a tailored, individual service in a friendly and prompt manner.

We invite you to give us a call or drop into the office to discuss any matter, without obligation.



MICHAEL J. KENNEDY

Managing Partner

Following graduating from Trinity College Dublin with a Masters, Michael qualified as a Solicitor in 1979 and immediately commenced practising in Sutton. Michael has over thirty years experience in managing a general legal practice and represents clients in many diverse areas of law. With his wealth of experience Michael can guide clients through the most complex legal issues.

Outside of the office Michael enjoys looking after his horses, hunting in winter and the odd round of golf in summer.



LEO FAY

Partner

Graduated from UCD in 1994 with a BCL and Diploma in Business Studies. Leo qualified as a Solicitor in 1997. Having initially worked in the area of criminal defence he joined the practice in 1999 and concentrates on general litigation matters including Personal Injury cases, employment law and commercial litigation.

He completed a Diploma in Commercial Litigation in 2009 and is in a position to advise if you have a commercial dispute that is suitable for hearing in the Commercial Court.

He also works in the area of residential conveyancing.

In his spare time Leo enjoys playing and coaching in Na Fianna GAA Club as well as cycling and travel.

Accessed on 26th May 2024

PRACTICING CERTIFICATE,
STRIKING OFF THE ROLL
SOLICITORS ACT 1954,¹⁶³
LEGAL SERVICES REGULATION ACT 2015,¹⁶⁴
CRIMINAL JUSTICE (THEFT AND FRAUD OFFENCES) ACT 2001¹⁶⁵
CRIMINAL LAW ACT 1997¹⁶⁶
CRIMINAL JUSTICE ACT 2006 - Part 7 – Organized Crime¹⁶⁷

....AND CORRECTIONAL FACILITY



¹⁶³ See appendix 84

¹⁶⁴ See appendix 95

¹⁶⁵ See appendix 30

¹⁶⁶ See appendix 73

¹⁶⁷ See appendix 115

We do not say that Leo Fay and Michael J. Kennedy are the scoundrels¹⁶⁸ Court of International Public will determine it!!!

Profession of these perpetrators of criminal offences (**solicitor – what an irony**) imposes return to what we have already pointed to on page 3 of this analysis - the Solicitor's Guide to Professional Conduct issued by the Guidance and Ethics Committee of the Law Society. There Fay Leo and Michael J. Kennedy can find words of wisdom¹⁶⁹ of the Honourable Ms Justice Mary Irvine, President of the High Court 2022....We suggest these two individuals to very, very carefully read them through.

This Guide, in first chapter (page 13), says.....

Solicitors must serve the interests of justice. Barron J set out the obligation of the solicitor in *Doran v Delaney*, Supreme Court [1998] 2IR 61 as follows:

“The solicitor is not a conduit pipe. Once he is acting professionally, he warrants that so far as his own acts are concerned, he has taken the care and applied the skill and knowledge expected of a member of his profession.

The solicitor's function, therefore, imposes a variety of legal and moral obligations on the solicitor

(page 14)

Rules of professional conduct are designed to assist the proper performance by a solicitor of their duties and functions in practice. Solicitors, whether in private practice or the in-house and public sector, share the same professional standards of conduct.

Solicitors should also be mindful of the statutory duties provided for under the *General Data Protection Regulation*

Having the above in mind and having in mind what¹⁷⁰ Leo Fay and Michael J. Kennedy had to go through to reach their practicing certificates as solicitors we refer to this analysis testifying: they can “rightly and proudly” state that irrespective of all criminal offences they perpetrated¹⁷¹ Leo Fay and Michael J. Kennedy still hold practicing certificates as solicitors. In appendix 75 we could not find any **instruction or advice** of how a solicitor can commit a criminal offence. **However, these two people demonstrated in real life that they in the course of education**

¹⁶⁸ See appendix 87

¹⁶⁹ See appendix 21

¹⁷⁰ See appendix 75

(it is very important to painstakingly analyze literally each word and each letter of appendix 75)

¹⁷¹ ...as evidenced so far in this analysis and *Quest for Justice* which is almost nothing in comparison with what awaits publishing.

(before admitting in 1997¹⁷² and 1980¹⁷³) mastered that programme and graduated with “the highest mark.” During very long “specialization” after admitting Leo Fay (27 years) and Michael J. Kennedy (44 years) have really perfected “production” of criminal offences.

Helen McEntee (justice minister)¹⁷⁴, Catherine Pierse (director of public prosecutions)¹⁷⁵
...HOW ARE YOU KEEPING?????

Ergo, who has issued Leo Fay and Michael J. Kennedy with the practicing certificate – Law Society of Ireland - the same institution that (irrespective of numerous calls)¹⁷⁶ brutally reject to take any legal steps against them for perpetrating horrific crimes. In that way Law Society of Ireland deliberately violated Sections 7 and 8 – Criminal Law Act 1997.¹⁷⁷ After all, this is only one more (in a series)¹⁷⁸ of undeniable proofs of organized crime network.

Paul Comerford of the Legal Services Regulatory Authority in Ireland...HOW ARE YOU KEEPING?????

Legal Services Regulatory Authority point out...in complaints about legal practitioners – solicitors and barristers they handle three types of complaints. One of those types refers to misconduct. Clarifying this LSRA say that misconduct is understood as “...a range of conduct which includes fraud, dishonesty, criminal activity and other acts.” They, further, say that “there is no time limit on complaints about misconduct.”¹⁷⁹

.....we (legal advisors of the victim) refer to another definition of “misconduct”¹⁸⁰ which determines the notion as “improper and/or illegal acts by a public official which violate his/her duty to follow the law and act on behalf of the public good. Often such conduct is under the guise or “color” of official authority.”

.....we (legal advisors to the victim) also refer to this analysis which is choke-full of criminal offences Leo Fay and Michael J. Kennedy have perpetrated.

We would now return to the two files Legal Services Regulatory Authority received.

The first parcel of documents weighing 1446 grams¹⁸¹ they received on 25th August 2023¹⁸² and the parcel looked like this.¹⁸³

¹⁷² See appendix 76

¹⁷³ See appendix 86

¹⁷⁴ See post: Director of Public Prosecutions

<https://questforjustice.net/director-of-public-prosecutions-update-19-1-24/>

¹⁷⁵ See post: Director of Public Prosecutions

<https://questforjustice.net/director-of-public-prosecutions-update-19-1-24/>

¹⁷⁶ See post: Law Society of Ireland

<https://questforjustice.net/law-society-of-ireland/>

¹⁷⁷ See appendix 73

¹⁷⁸ Names of all perpetrators involved in this organized crime network will be given in the chart and published at the opportune time - crimes that some individuals, pointed to in this chart, perpetrated have already been proven and others will also be evidenced.....step by step.

¹⁷⁹ See appendix 77

¹⁸⁰ See appendix 94

¹⁸¹ See appendix 78

¹⁸² See appendix 79

¹⁸³ See appendix 80

The second set of documents weighing 1441 grams¹⁸⁴ Legal Services Regulatory Authority received on 17th October 2023¹⁸⁵ and the parcel looked like this.¹⁸⁶

Those two parcels along with this analysis **undeniably** proved misconducts¹⁸⁷ (not only misconducts but particularly heavy misconducts) of Leo Fay and Michael J. Kennedy. Legal Services Regulatory Authority of Ireland point out, that they handle complaints about misconduct which, further, **exclude time limit**.¹⁸⁸

It is notable that Legal Services Regulatory Authority of Ireland are concealing from the public the foregoing two sets of documents. It is also notable that Law Society of Ireland are concealing from the public the first set of documents Legal Services Regulatory Authority received on 25th August 2023¹⁸⁹ **BECAUSE Michael Doran of Legal Services Regulatory Authority.....**

(five days later – see appendix 85)

30 August 2023

clearly writes....

A copy has been sent to the Law Society of Ireland, as required by law.

See appendix 85

Unfortunately for all them, we also have everything these two institutions received and we have evidence confirming that they did receive the documentation. We will certainly upload everything at the right time and their concealing is absolutely futile.

We will, of course, start uploading both sets of documents as soon as possible since they, along with other exhibits, prove that Paul Comerford, Shannon Hallissey, Orla Corcoran and their Ringleader Brian Doherty wrought horrific criminal offences.¹⁹⁰

¹⁸⁴ See appendix 81

¹⁸⁵ See appendix 82

¹⁸⁶ See appendix 83

¹⁸⁷ This is not error – plural form is deliberately used

¹⁸⁸ See appendix 77

¹⁸⁹ See appendix 79

¹⁹⁰ See, for instance, appendix 28, 30 (section 10) and 73 (sections 7 and 8)

Having in mind publishing these two sets of documents we point out that Orla Corcoran did respond¹⁹¹ and provided the victim with the requested documentation.¹⁹² After *Quest for Justice* end uploading list¹⁹³ of the documents criminals Leo Fay and Michael J. Kennedy concealed (as already pointed to) we will start publishing these two sets AND the 65-page analysis which refers to these two sets and which brings to light all breaching of law perpetrated by these two institutions...

- Legal Services Regulatory Authority of Ireland and...
- Michael J. Kennedy Solicitors

Leo Fay and Michael J. Kennedy have a look at this....

Section 14.- (1) Solicitors Act 1954¹⁹⁴ says....

Applications to Disciplinary Committee. **14.—(1)** The following applications shall be made to the Disciplinary Committee:

(a) an application by a solicitor to procure the removal of his name from the roll,

(b) an application by another person or the Society to strike the name of a solicitor off the roll on any of the following grounds:



<https://www.irishstatutebook.ie/eli/1954/act/36/enacted/en/print.html>

9/49

30.04.2024, 23:14

Solicitors Act, 1954

(i) that the solicitor has been guilty of misconduct, including conduct tending to bring the solicitors' profession into disrepute,

We particularly point to what Legal Services Regulation Act 2015 says in its section 50¹⁹⁵

Comparing....

Section 14.- (1) (i)...Solicitors Act 1954¹⁹⁶

Section 50...Legal Services Regulation Act 2015¹⁹⁷ ...

Sections 7 and 8...Criminal Law Act 1997¹⁹⁸ ...

Section 10...Criminal Justice (Theft and Fraud Offences) Act 2001¹⁹⁹ ...and

Part 7 – Organized Crime – Criminal Justice Act 2006²⁰⁰

¹⁹¹ See appendix 97

¹⁹² See appendix 19

¹⁹³ See concealed docs (uploading in progress) available at the bottom of post: Criminal Scoundrels protect Criminal Scoundrels

<https://questforjustice.net/criminal-scoundrels-protect-criminal-scoundrels/>

¹⁹⁴ See appendix 84

¹⁹⁵ See appendix 95

¹⁹⁶ See appendix 84

¹⁹⁷ See appendix 95

¹⁹⁸ See appendix 73

¹⁹⁹ See appendix 30

²⁰⁰ See appendix 115

...with what Leo Fay and Michael J. Kennedy (as a section of this Criminal Organization in Ireland) perpetrated testifies of the huge crime! *Quest for Justice* have already brought to light a small part of what this duo perpetrated. However, the series of their criminal offences, that we have not yet published, is much more longer – *Quest for Justice* will, of course, upload ALL – we repeat – ALL these exhibits and documents.....

... proving that Michael J. Kennedy and Leo Fay, as members of the Criminal Organization, are a huge shame of the Irish nation.

The two sets of documents²⁰¹, we pointed to earlier, along with this analysis and along with....

Section 14.- (1) (i)...Solicitors Act 1954²⁰².....

Section 50...Legal Services Regulation Act 2015²⁰³...

Section 10...Criminal Justice (Theft and Fraud Offences) Act 2001²⁰⁴...and

Part 7 – Organized Crime – Criminal Justice Act 2006²⁰⁵

Appendix 77

.....undeniably prove that both solicitors Leo Fay and Michael J. Kennedy (as members of the Criminal Organization in Ireland) perpetrated not only misconduct but very heavy misconduct...**Instead of sentence for perpetrating numerous and horrific crimes this duo still “protect” justice in Ireland’s society.**

Ms Walsh²⁰⁶ of Data Protection Commission²⁰⁷ received the correspondence on 5th December 2023²⁰⁸ and the file she received contained...

...64-page...

...list of all the FILES which Leo Fay and Michael J. Kennedy²⁰⁹ concealed from the victim.

²⁰¹ First set of documents weighing 1446 grams (see appendix 78) Legal Services Regulatory Authority of Ireland received on 25th August 2023 at 09:18 (see appendix 79) and the parcel looked like this (see appendix 80)

Second set of documents weighing 1441 grams (see appendix 81) Legal Services Regulatory Authority of Ireland received on 17th October 2023 at 10:28 (see appendix 82) and the parcel looked like this (see appendix 83).

²⁰² See appendix 84

²⁰³ See appendix 95

²⁰⁴ See appendix 30

²⁰⁵ See appendix 115

²⁰⁶ Apart from Ms Walsh of Data Protection Commission, Paul Comerford of Legal Services Regulatory Authority in Ireland had in front of his eyes the 116-page analysis which includes this 64-page list. We will, of course, publish this analysis and its appendixes at some later phase including image of the parcel and postal receipt confirming weight, date and time of reception .

²⁰⁷ ...criminal institution who protect criminals Leo Fay and Michael J. Kennedy

<https://questforjustice.net/protector-of-the-criminals/>

²⁰⁸ See appendix 37

²⁰⁹ It is managing partner Michael J. Kennedy who received the victim’s extremely clear Personal data request

In post *They work in collusion....*

<https://questforjustice.net/they-work-in-collusion/>

...we have already uploaded the foregoing 64-page list showing precisely.....

.....how many pages EACH of the files is made up of.

At this moment we have to return to Section 10.- (1) (a) ...Criminal Justice (Theft and Fraud Offences) Act 2001²¹⁰ which says....

10.—(1) A person is guilty of an offence if he or she dishonestly, with the intention of making a gain for himself or herself or another, or of causing loss to another—loss of information to the victim

(a) destroys, defaces, conceals or falsifies any account or any document made or required for any accounting purpose,

Having this in mind the Court of International Public will have the clear evidence how many documents were concealed and **concealing each single page of each file is violation of sections:**

Section 14.- (1) (i)...Solicitors Act 1954²¹¹

Section 50...Legal Services Regulation Act 2015²¹²...

Section 10...Criminal Justice (Theft and Fraud Offences) Act 2001²¹³...and

Part 7 – Organized Crime – Criminal Justice Act 2006²¹⁴

Some of the documents are one-page information while others are made up of, for instance, forty two, forty eight, eighty four pages.....

This, further, explains HOW MANY TIMES Michael J. Kennedy and Leo Fay violated the foregoing sections ONLY IN THESE CIRCUMSTANCES, apart from other violations of law as this analysis and *Quest for Justice* testify.

Hence, the subtitle we placed somewhat earlier.....

(see pages: 1, 9 and 10...appendix 74) and who as a law expert did know that concealing any document is a criminal offence. Irrespective of that **the remainder of the documents** (see appendix 35) never reached the victim.

²¹⁰ See appendix 30

²¹¹ See appendix 84

²¹² See appendix 95

²¹³ See appendix 30

²¹⁴ See appendix 115

PRACTICING CERTIFICATE,
STRIKING OFF THE ROLL
SOLICITORS ACT 1954,²¹⁵
LEGAL SERVICES REGULATION ACT 2015,²¹⁶
CRIMINAL JUSTICE (THEFT AND FRAUD OFFENCES) ACT 2001²¹⁷
CRIMINAL LAW ACT 1997²¹⁸
CRIMINAL JUSTICE ACT 2006 - Part 7 – Organized Crime²¹⁹

....AND CORRECTIONAL FACILITY



²¹⁵ See appendix 84

²¹⁶ See appendix 95

²¹⁷ See appendix 30

²¹⁸ See appendix 73

²¹⁹ See appendix 115

Section 10.- (1) (a) is crystal clear....

10.—(1) A person is guilty of an offence if he or she dishonestly, with the intention of making a gain for himself or herself or another, or of causing loss to another—

(a) destroys, defaces, conceals or falsifies any account or any document made or required for any accounting purpose,

This **HUGE NUMBER** of concealed documents imposes **BOTH** – see highlighted section of the image hereunder (for **EACH** of the concealed documents) in section 10.- (3) - Criminal Justice (Theft and Fraud Offences) Act 2001

(3) A person guilty of an offence under this section is liable on conviction on indictment to a fine or imprisonment for a term not exceeding 10 years or both.

Having in mind that Leo Fay and Michael J. Kennedy are SOLICITORS we refer to their particular determination in perpetrating crimes and we also stress what we have already pointed to earlier in this analysis....

Leo Fay, while committing these acts, demonstrated strong will to materialize **subtype of the fourth (the worst) degree of mens rea (intent)**. As an expert at law field he knowingly excluded negligence, recklessness or knowledge and resorted to not only intent but intent to humiliate the victim. Although we have already explained those circumstances we have to return to them to prove huge motivation of Leo Fay in drawing upon this worst subtype of *mens rea* (intent) – his intention is clearputting the victim to shame and dishonor....

Namely in appendix 24²²⁰ Leo Fay fraudulently writes.....

he was outside the time allowed pursuant to the Statute of Limitations.

.....**BEING SIMULTANEOUSLY AWARE** that this excerpt is simultaneously extremely **misleading²²¹, false²²² and deceptive²²³....**

B E E C A U S E.....seven years earlier he wrote...

²²⁰ ...highlighted in red

²²¹ See appendix 6

²²² See appendix 7

²²³ See appendix 8

In the Statute of Limitations time limit does not apply to your psychological-mental injury.

“In the Statute of Limitations time limit does not apply to your psychological-mental injury.”²²⁴

Leo Fay perpetrated this although aware that he is doing that against a person suffering from mental illness the Irish Wheelchair Association by force caused.²²⁵ On top of everything else Paul Comerford an employee of Legal Services Regulatory Authority of Ireland unacceptably writes.....

Having reviewed the documentation provided by Mr [redacted] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

(the figure is taken from the bottom of third page of appendix 28)

This is “**rule of law in Ireland**” today!!!

Evidences the website points to are imposing are unrelenting. The huge file, *Quest for Justice* have, is their nightmare - **we have the insider information!**

We go further....

The parcel of documents weighing 5115 grams²²⁶ which Michael J. Kennedy Solicitors first received²²⁷ and then concealedsee the two figures hereunder... is a very small part of what we have.

²²⁴ See appendix 43...it is, also, essentially important to carefully analyse appendixes 25, 34 and 40

²²⁵ ...we will publish huge documentation about torture (literally) the victim has gone and is still going through.

²²⁶ See appendix 11

²²⁷ See appendix 10



Leo Fay,
Michael J. Kennedy Solicitors,

[REDACTED]
Baldryle,
Dublin 13.
[REDACTED]

Hi Leo,

Please, ignore the files...

- RL 542 168 884 IE – received on 2nd November 2022 and....
- RL 528 460 368 IE – received on 8th June 2022.....

.....because some of their parts are transferred across other folders and some are dropped as irrelevant.

To save paper text is printed on both sides of each sheet.

Further, enclosed are the refined files I referred to in my e-mail of 29th November 2022.

- APRIL 2021 -

...and its.....

| | |
|--|----|
| 1. ANALYSIS APRIL 2021 – number of pages..... | 27 |
| 2. APPENDIX EIGHT – number of pages | 1 |
| 3. APPENDIX EIGHTEEN – number of pages | 1 |
| 4. APPENDIX ELEVEN – number of pages | 1 |
| 5. APPENDIX FIFTEEN – number of pages | 1 |
| 6. APPENDIX FIVE – number of pages | 1 |
| 7. APPENDIX FOUR (A) – number of pages | 1 |
| 8. APPENDIX FOUR - number of pages | 1 |
| 9. APPENDIX FOURTEEN – number of pages | 1 |
| 10. APPENDIX FORTY EIGHT – number of pages | 22 |
| 11. APPENDIX FORTY FIVE – number of pages | 1 |
| 12. APPENDIX FORTY FOUR – number of pages..... | 3 |
| 13. APPENDIX FORTY ONE – number of pages | 1 |
| 14. APPENDIX FORTY SEVEN – number of pages | 42 |
| 15. APPENDIX FORTY SIX – number of pages..... | 48 |
| 16. APPENDIX FORTY THREE – number of pages | 1 |

All this is undeniable and explains the huge extent of horrific crime of Leo Fay and Michael J. Kennedy in violating the law and what we just explained is ONLY one part of their awful impudence.....

Section 10.- Criminal Justice (Theft and Fraud Offences) Act 2001

(see also appendixes 9 and 18)

10.—(1) A person is guilty of an offence if he or she dishonestly, with the intention of making a gain for himself or herself or another, or of causing loss to another—

(a) destroys, defaces, conceals or falsifies any account or any document made or required for any accounting purpose,

(b) fails to make or complete any account or any such document, or

(c) in furnishing information for any purpose produces or makes use of any account, or any such document, which to his or her knowledge is or may be misleading, false or deceptive in a material particular.

(2) For the purposes of this section a person shall be treated as falsifying an account or other document if he or she—

(a) makes or concurs in making therein an entry which is or may be misleading, false or deceptive in a material particular, or

(b) omits or concurs in omitting a material particular therefrom.

(3) A person guilty of an offence under this section is liable on conviction on indictment to a fine or imprisonment for a term not exceeding 10 years or both.

Careful scrutiny of this section and this analysis clearly clarifies what happened. **We have to mention that the victim several times drew Leo Fay's attention to our Law Office and he ignored it.**

After completing and publishing this analysis we will publish content of the parcel weighing 1446 grams²²⁸ Legal Services Regulatory Authority received on 25th August 2023²²⁹ and the parcel looked like this.²³⁰

We will also publish content of the parcel weighing 1441 grams²³¹ Legal Services Regulatory Authority received on 17th October 2023²³² and the parcel looked like this.²³³

After that, analytical section of our office, will publish a paper undeniably proving, in real life, what criminal legislation in Ireland defines “criminal organisation.”

Namely, the Ireland’s legislative bodies say that....

“criminal organisation” means a structured group, however organised, that—

- (a) is composed of 3 or more persons acting in concert,
- (b) is established over a period of time,
- (c) has as its main purpose or main activity the commission or facilitation of one or more serious offences in order to obtain, directly or indirectly, a financial or other material benefit;

Criminal Justice Act 2006 – Part 7 – Organized Crime – Section 70.- (1)²³⁴

This paper is dismantling interior structure of this Criminal Organization in Ireland. Our investigation refers particularly to the collusion between Legal Services Regulatory Authority of Ireland and Michael J. Kennedy Solicitors and to the revolting criminal offences these two institutions perpetrated. That analysis will be the real treat for international public. *Quest for Justice* will, of course, publish findings of this investigation immediately after bringing to light content of the foregoing two parcels.

²²⁸ See appendix 78

²²⁹ See appendix 79

²³⁰ See appendix 80

²³¹ See appendix 81

²³² See appendix 82

²³³ See appendix 83

²³⁴ See appendix 115

It is not all yet as.....

- Minister for Justice of Ireland Helen McEntee,
- Director of Public Prosecutions in Ireland Catherine Piersce,
- Director of Law Society Mark Garrett and
- Data Protection Commissioners Des Hogan and Dale Sunderland...

...live in delusion that they are not legally touchable

see posts:

- Director of Public Prosecutions,
<https://questforjustice.net/director-of-public-prosecutions-update-19-1-24/>
- Law Society of Ireland,
<https://questforjustice.net/law-society-of-ireland/>
- They work in collusion
<https://questforjustice.net/they-work-in-collusion/>

This is Ireland today!!!

We suggest all them to thoroughly examine criminal legislation.

However, institutions these people lead are not the only ones involved. It is, indeed, important to point to the role of....

1. Department for Social Protection,
2. Legal Services Regulatory Authority,
3. Michael J. Kennedy Solicitors,
4. Fitzwilliam Medical Center and....
5. Fidelma Barry – solicitor and notary public from Kildare
<https://www.fbsol.ie/> and her client Maura O’Mahoney both of whom demonstrated particularly high level of determination while perpetrating numerous criminal offences. *Quest for Justice* will, of course, publish everything at the opportune time.)

The foregoing institutions are only a small part of the 22-page list of criminals we are publishing –

see page Cases: <https://questforjustice.net/cases/>

Connecting what these institutions have wrought into one whole leads to a horrific conclusion. Having that in mind our section for scientific research are working on a special paper (organized crime) which will be uploaded at a later phase.

Let us go further....

Leo Fay and Michael J. Kennedy²³⁵ concealed all the exhibits proving all criminal offences this criminal network (they belong to) perpetrated. Unfortunately for them and their accomplices we have the detailed record too and what they do not even imagine that we have. Stay with us, follow this analysis, this post and www.questforjustice.net and you will see evidences of what is hard to believe....

Bringing crimes to light²³⁶ cannot be insolent. Unacceptable personal character have those²³⁷

.....who protect Leo Fay,²³⁸ Paul Comerford,²³⁹ Eileen McLoughlin,²⁴⁰ doctor Gavin – medical assessor of Department for Social Protection and other perpetrators and who are persistently doing futile work - going to extreme lengths to conceal both crimes and the perpetrators.

We have in mind particularly the former (protectors) who are still guarding, aiding, abetting and counselling Leo Fay,²⁴¹ Paul Comerford,²⁴² Eileen McLoughlin,²⁴³ villainous^{244, 245} “doctor” Gavin - medical assessor of Department for Social Protection and other monsters.

We have undeniable evidence against all (literally all) of them!

²³⁵ It is managing partner Michael J. Kennedy who received the victim’s extremely clear Personal data request (see appendix 74) and who as a law expert did know that concealing **any** document is a criminal offence. Irrespective of that **the remainder of the documents** (see appendix 35) never reached the victim.

²³⁶and also those crimes that are still waiting to be brought to light

²³⁷ There are many of them (not only Paul Comerford of the Legal Services Regulatory Authority in Ireland and Leo Fay) and each criminal offence is backed by undeniable evidence.

²³⁸of Michale J. Kennedy Solicotors

²³⁹of Legal Services Regulatory Authority in Ireland

²⁴⁰of Department for Social Protection

²⁴¹of Michael J. Kennedy Solicotors

²⁴²of Legal Services Regulatory Authority in Ireland

²⁴³of Department for Social Protection

²⁴⁴ See APPENDIX 96 – The Hippocratic Oath....

G. P. Goold (1984) *Hippocrates*, vol. I, Harvard University Press, London, pp 299 - 301

²⁴⁵ *Quest for Justice* have a special analysis about disgusting depravity of “doctor” Gavin – Medical Assessor of Department for Social Protection **who heinously breached the Hippocratic Oath apart from multiple criminal offences he perpetrated along with Eileen McLoughlin of the Department for Social Protection. We will publish all their criminal offences at a later phase. Doctor Gavin is not a doctor...he is a MONSTER.**

Their minds have only one wish....to demonize the victim and so conceal what rests under the tip of the huge and murky iceberg.....

Quest for Justice will painstakingly dismantle everything....to the last and most tiny fraction of this murky iceberg of crimes and names involved and show findings to the world public.

Our investigation experts, in the beginning, expected to complete the collection of exhibits in November or December this year (2024). However, the ongoing inquiry is producing more and more material and we have to refrain from any further prediction when uploading of evidence about this analysis could end.

We briefly return to the insolence we mentioned on the last page...

“Insolence” of www.questforjustice.net for bringing evidence of the horrific crimes to light is not tolerable and due to that “insolence” the site is completely banned on X, LinkedIn, Instagram...

Every single medium in the Republic of Ireland we offered the file to rejected even to see evidences of what www.questforjustice.net testifies about. Irrespective of that people from Alaska to New Zealand are reading this testimony....

“The truth may be stretched thin, but it never breaks, and it always surfaces above lies, as oil floats on water.”

Miguel de Cervantes Saavedra (Don Quixote)

Let us, now, continue where we ended on page 21 (on page 21 we printed in blue ... [On top of everything else, Paul Comerford of the Legal Services Regulatory Authority of Ireland insolently writes.....](#) and now we continue..

Having reviewed the documentation provided by Mr [REDACTED] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

(the figure is taken from the bottom of third page of appendix 28)

This analysis contains many undeniable evidences of Paul Comerford’s unacceptable character of personality.

seeking to negotiate some form of settlement

(see 5th paragraph....appendix 5)

..is the malicious determination of Michael J. Kennedy Solicitors staged to defraud the victim and save the Irish Wheelchair Association. However, what they thought they have done in an

excellent manner is completely dismantled in this analysis. Their story simply does not hold water since this material²⁴⁶ particular²⁴⁷.....

given that he was outside the time allowed pursuant to the Statute of Limitations.

(See this excerpt highlighted in red in appendix 24)

....is extremely misleading²⁴⁸, false²⁴⁹ and deceptive²⁵⁰ and points to the huge amount of crime Leo Fay perpetrated..

Namely, he writes that time allowed for starting personal injury proceedings must be

pursuant to the Statute of Limitations.

(see the last words in fifth paragraph²⁵¹ - highlighted in red) However, according to the Statute of Limitations, Leo Fay refers to, the exceptions to the two-year rule do exist (which he conceals). For instance Coleman Legal LLP²⁵² Law Office claim that the exception applies "...where the injured party has suffered a mental impairment as a result of their injury." Augustus Cullen Law Office asserting the same write that the exception applies "if the injured person was incapacitated in some way, such as being in a coma or lacking the mental capacity to manage their affairs."²⁵³ Apart from these two law offices McMahon Goldrick Solicitors law firm is clear when writing that the exceptions to the time limit apply "...when the injured party is mentally impaired as a result of sustaining their injury..."²⁵⁴

Leo Fay of Michael J. Kennedy Solicitors was and is fully aware that the victim suffers from psychological-mental injury^{255, 256}

Apart from appendix 43 and as already pointed to earlier criminal Leo Fay of Michael J. Kennedy Solicitors received²⁵⁷ the parcel of documents weighing 5115 grams²⁵⁸ (see the figure hereunder)

²⁴⁶ See appendix 32

²⁴⁷ See appendix 31

²⁴⁸ See appendix 6

²⁴⁹ See appendix 7

²⁵⁰ See appendix 8

²⁵¹ See appendix 24

²⁵² See appendix 25

²⁵³ See appendix 40

²⁵⁴ See appendix 34

²⁵⁵ ...Irish Wheelchair Association criminally and viciously caused in the course of eight years. Nonetheless, *Quest for Justice* will painstakingly publish every detail of this crime this nefarious network are attempting to conceal from international public.

²⁵⁶ See appendix 43

²⁵⁷ See appendix 10

²⁵⁸ See appendix 11



In that parcel Mr Leo Fay of Michael J. Kennedy Solicitors received a file SEPTEMBER 2020 and in its ANALYSIS ONE REVISED VERSION [page 43²⁵⁹](#) testifies that...

an incident occurred on 2nd August, 2012, which led to his **psychological injury.**

Apart from that evidence, in the same parcel Fay Leo received file MAY 2022, ANALYSIS MAY 2022 and its [appendix newbridge²⁶⁰](#) testifies that.....

an incident occurred on 2nd August, 2012, which led to his psychological injury.

These two documents point out that the victim's psychological injury came into being.....

in the workplace

²⁵⁹ See appendix 13

²⁶⁰ See appendix 16

(see appendix 13 – highlighted in green and appendix 16 – highlighted in green).....

....and the official contract determines more precisely that the victim’s work place was in **private home**²⁶¹ of Line Manager of the Irish Wheelchair Association in which the victim, in the course of almost eight years, was exposed to the horrific mental and physical torture.²⁶² Once more, appendix 45 confirms that the victim’s working place was in this private home..

place of work will be located in the home / workplace of the Leader / IWA. Your

Further, as already mentioned Chief Appeals Officer in appendix 13 (see highlighted in green) and appendix 16 (see highlighted in green) confirms that what was happening was happening “over a number of years.....in the workplace”

a number of incidents, specifically interpersonal issues, arising in the workplace over a number of years

However, what was happening “over a number of years.....in the workplace” is NOT.....

a number of incidents, specifically interpersonal issues

....but the horrific form of both mental and physical torture.....**In the course of almost eight years, while working in Irish Wheelchair Association, the victim was exposed continuously to mental and physical torture and other atrocities unheard of. We want to point out that these deliberate inflictions of physical pain caused bleedings of the victim’s lower legs. Both Irish Wheelchair Association and Leo Fay of Michael J. Kennedy Solicitors concealed the documentary evidences – we can prove it. Nonetheless, we have all what they concealed and prepare a separate paper which we will publish at the opportune time.**

Gerard Thomas Phelan, director of Human Resources section of Irish Wheelchair Association and appendixes 16 and 39 mutually do confirm that who caused the victim’s psychological injury is **Peter Moore - Line Manager**²⁶³ of Irish Wheelchair Association. However, Gerard Thomas Phelan, “accidentally” nowhere in any documentation refers to the series of horrific documents which came into being within Irish Wheelchair Association. We will, of course, publish all them (with the reception stamps) in one of the posts in category In flagrante delicto. All these documents have reception stamp of office of President of Irish Wheelchair Association Eileen O’Mahony.²⁶⁴ We have evidence that both Jane Cameron, human resources manager of Irish Wheelchair Association and Leo Fay of Michael J. Kennedy Solicitors, respectively, concealed these documents – *Quest for Justice* will publish all that at a later phase. One small remark before we continue: It is not all about Gerard Phelan....we have a lot more about him.

A state with the basis of existing in form of bare physical force and in form of monopoly of mental erudition and intelligence is not a state. The state is that form of social organization

²⁶¹ See appendix 45

²⁶² *Quest for Justice* have the exhibits which will be published as a part of a separate analysis at the opportune time.

²⁶³ See appendix 41

²⁶⁴ President of Irish Wheelchair Association at that time – see appendix 116

whose fundamentals rest in firm belief of its citizens in reliability of the legal system within boundaries of the fatherland. Numerous barbaric atrocities of the hoodlums in the Criminal Organization, *Quest for Justice* point to, are attributes decorating Ireland today. Abominations happen in every country. On the other hand, incompetence of the Irish Republic to resolve this twenty-year huge shame is what deprives her of right to call herself the state.

To avoid any misunderstanding of meaning of “mental” law offices **Colleman Legal LLP**,²⁶⁵ **Augustus Cullen Law**²⁶⁶ and **McMahon Goldrick Solicitors**²⁶⁷ speak about and meaning of “psychological injury” page 43²⁶⁸ and **appendix newbridge**²⁶⁹ point to we refer to California Work Injury **Law Center** (cwilc) who clearly say that

“**A psychological injury** is when the person has suffered **mental** trauma as a result of an accident, sudden shock, or a traumatic event. Examples of psychiatric injuries are Post Traumatic Stress Disorder, Adjustment Disorder, and depression.”²⁷⁰

Having in mind the second part of the foregoing definition...

WHAT IS A PSYCHOLOGICAL INJURY?

A psychological injury is when the person has suffered mental trauma as a result of an accident, sudden shock, or a traumatic event. **Examples of psychiatric injuries are Post Traumatic Stress Disorder, Adjustment Disorder, and depression.**

...we refer to what two doctors, independent of **one another**,^{271, 272} say. Having all the foregoing in mind the circumstances are very clear!

One, now, may request the falsification to be pinpointed. Very easily...everything revolves around “entry” and we see that the notion refers to “...a separate piece of information that is recorded in a book, computer, etc.”²⁷³ Section 2 (a) of the Act also points out conceptions of: misleading,²⁷⁴ false,²⁷⁵ deceptive,²⁷⁶ material²⁷⁷ and particular.²⁷⁸

Ergo, what applies here: section 10.- (1) (a)... Falsification in connection with section 10.- (2) (a); section 10.- (1) (c) because Leo Fay did know²⁷⁹ (as proved above) that the victim

²⁶⁵ See appendix 25

²⁶⁶ See appendix 40

²⁶⁷ See appendix 34

²⁶⁸ See appendix 13...yellow highlighted

²⁶⁹ See appendix 16...yellow highlighted

²⁷⁰ See appendix 46

²⁷¹ See appendix 47...highlighted in yellow

²⁷² See appendix 12...highlighted in green

²⁷³ See appendix 48

²⁷⁴ See appendix 6

²⁷⁵ See appendix 7

²⁷⁶ See appendix 8

²⁷⁷ See appendix 32

²⁷⁸ See appendix 31

²⁷⁹ See appendix 43

suffers from the psychological injury and he also did know that, having that in mind, the two-year rule from the Statute of Limitations is not applicable in these circumstances.²⁸⁰

At this point we refer to the document which Leo Fay of Michael J. Kennedy Solicitors wrought on 27th July 2023.²⁸¹ That is the document we often return to. In it Fay Leo stressed that the remainder of the documents which the victim requested was going to be released. However, it never happened. That was why the victim posted (1st December 2023)²⁸² a file to Ms Gemma Walsh, Information officer of Data Protection Commission. Ms Walsh received the correspondence on 5th December²⁸³ and the file she received²⁸⁴ contained:

64-page list of all documents which Leo Fay and **Michael J. Kennedy**²⁸⁵ concealed from the victim violating so section 10.- (1) (a)²⁸⁶Criminal Justice (Theft and Fraud Offences Act) 2001. In his letter of 27th July 2023²⁸⁷ criminal Fay Leo named these documents as....

The remainder of the documents

Apart from the list Ms Walsh received a number of appendixes clarifying content of the list:

- 13-page APPENDIX CELL PHONE
- 1 page APPENDIX DECEPTIVE
- 1 page APPENDIX EIGHT ONE
- 1 page APPENDIX EIGHT TWO
- 10 page APPENDIX ELEVEN
- 1 page APPENDIX FALSE
- 1 page APPENDIX FIVE
- 1 page APPENDIX FOUR
- 1 page APPENDIX MATERIAL
- 1 page APPENDIX MISLEADING
- 1 page APPENDIX ONE
- 1 page APPENDIX PARTICULAR
- 1 page APPENDIX SEVEN
- 1 page APPENDIX SIX
- 1 page APPENDIX THREE
- 1 page APPENDIX TWO

²⁸⁰ See appendix 43

²⁸¹ See appendix 35

²⁸² See appendix 37

²⁸³ See appendix 37

²⁸⁴ We will certainly publish this 64-page list as soon as possible.

²⁸⁵ It is managing partner Michael J. Kennedy who received the victim's extremely clear Personal data request (see appendix 74) and who as a law expert did know that concealing any document is a criminal offence.

Irrespective of that **the remainder of the documents** (see appendix 35) never reached the victim.

²⁸⁶ See appendix 30

²⁸⁷ See appendix 35

Why we refer to all this? Well, we now point to page 61²⁸⁸ of that 64 page list enumerating documents which Leo Fay and Michael J. Kennedy²⁸⁹ concealed. Very interesting document 25 on this page (highlighted in yellow) is only one of really many other documents which the duo concealed from the victim...and (how Leo Fay apprehends it) there is a very good reason for concealing this document, violation of section 10.- (1) (a) ..Criminal Justice (Theft and Fraud Offences) Act 2001. We show here content of that document 25²⁹⁰ It is notable in this document that seven years earlier Leo Fay of Michael J. Kennedy Solicitors spoke the truth. In second document (also appendix 43) the victim points to “the Appeals Officer decision of 31st August last year....” which officially established that psychological injury affects the victim.²⁹¹

In document of 26th September 2023²⁹² (which is as the whole a huge criminal offence) Leo Fay, expert at law field, accused himself of perpetrating criminal offence. It is only necessary to carefully examine his document of 26th September 2023, this analysis and appendix 43 in this analysis and circumstances become crystal clear. They, in only seven years²⁹³ show metamorphosis of the truth in 2016 into untruth made with deliberate intent to deceive as his document of 26th September 2023 testifies.²⁹⁴ This will be the real treat for international public.

We, now refer to another document that Leo Fay and Michael J. Kennedy²⁹⁵ concealed and so violated section 10.- (1) (a)..Criminal Justice (Theft and Fraud Offences) Act 2001²⁹⁶ That is **9 (A) Document dated 1st December 2020.**

Clarifying concealing this document we refer to Data Protection Commission who received²⁹⁷ the file pointing to all documents that Leo Fay along with Michael J. Kennedy²⁹⁸ concealed from the victim and never provided him with the reminder of the documents.²⁹⁹

See post **They work in collusion...**

<https://questforjustice.net/they-work-in-collusion/>

²⁸⁸ See appendix 42

²⁸⁹ It is managing partner Michael J. Kennedy who received the victim’s extremely clear Personal data request (see appendix 74) and who as a law expert did know that concealing any document is a criminal offence. Irrespective of that **the remainder of the documents** (see appendix 35) never reached the victim.

²⁹⁰ See appendix 43

²⁹¹ See appendix 13, 16 and 17

²⁹² See appendix 5

²⁹³ From 24th October 2016 (date when appendix 43 came into being) to 26th September 2023 (date when appendix 5 came into being)

²⁹⁴ See appendix 5

²⁹⁵ It is managing partner Michael J. Kennedy who received the victim’s extremely clear Personal data request (see appendix 74) and who as a law expert did know that concealing any document is a criminal offence. Irrespective of that **the remainder of the documents** (see appendix 35) never reached the victim.

²⁹⁶ See appendix 30

²⁹⁷ See appendix 37

²⁹⁸ It is managing partner Michael J. Kennedy who received the victim’s extremely clear Personal data request (see appendix 74) and who as a law expert did know that concealing any document is a criminal offence. Irrespective of that **the remainder of the documents** (see appendix 35) never reached the victim.

²⁹⁹ See appendix 35

In the 64 – page list³⁰⁰ which Gemma Walsh of Data Protection Commission received³⁰¹ what exists is page 62 and on it yellow-highlighted **9 (A) Document dated 1st December 2020.**³⁰² We now show content of that document.³⁰³

Apart from Data Protection Commission the Legal Services Regulatory Authority received³⁰⁴ the file enumerating all documents which Leo Fay and Michael J. Kennedy³⁰⁵ concealed from the victim and never provided him with the remainder of the documents.³⁰⁶ Weight of this parcel which Ms Shannon Hallisey of the Legal Services Regulatory Authority received was 1441 grams³⁰⁷ and it looked like this.³⁰⁸ In analysis of that file what exists is page 76 and on it yellow-highlighted **9 (A) Document dated 1st December 2020.**³⁰⁹ This is 9 (A) Document dated 1st December 2020.³¹⁰

The foregoing two paragraphs undeniably testify that all these perpetrators:

Des Hogan – Commissioner of Data Protection Commission
Dale Sunderland – Commissioner of Data Protection Commission
Gemma Walsh – Information officer of Data Protection Commission
Shannon Hallisey – Clerical officer of Legal Services Regulatory Authority
Paul Comerford – Complaints and Resolutions Officer of Legal Services Regulatory Authority
Brian Doherty – Chief Executive Officer of Legal Services Regulatory Authority...

³⁰⁰ ...and appendixes:

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

³⁰¹ See appendix 37

³⁰² See appendix 50

³⁰³ See appendix 49

³⁰⁴ See appendix 27

³⁰⁵ It is managing partner Michael J. Kennedy who received the victim's extremely clear Personal data request (see appendix 74) and who as a law expert did know that concealing any document is a criminal offence. Irrespective of that **the remainder of the documents** (see appendix 35) never reached the victim.

³⁰⁶ See appendix 35

³⁰⁷ See appendix 27

³⁰⁸ See appendix 53

³⁰⁹ See appendix 51

³¹⁰ See appendix 49

...were absolutely and undeniably aware that Leo Fay rejected to disclose content of **9 (A) Document dated 1st December 2020**. In this document that came into being in December 2020, Leo Fay was preparing for trial in the court because he clearly writes³¹¹

until a

compensation is actually paid by an Insurer

.....and.....

Hopefully things get back to normal in the courts in 2021 and we can push on.

Officials of Data Protection Commission and Legal Services Regulatory Authority pointed to above rejected to legally force Leo Fay to comply with the TWO, we repeat, TWO victim's data requests as explained in post:

They work in collusion...

<https://questforjustice.net/they-work-in-collusion/>

In that way Data Protection Commission and Legal Services Regulatory Authority rejected to legally force Leo Fay to disclose the content of **9 (A) Document dated 1st December 2020**.³¹²,³¹³ In that way Data Protection Commission, Legal Services Regulatory Authority, Law Society of Ireland, Director of Public Prosecutions of Ireland, Minister for Justice of Ireland, Minister for Social Protection of Ireland were and are aware that their acting in concert with one another protect rejection of Leo Fay to disclose the content of the remainder of the documents³¹⁴

The remainder of the documents

(which includes 9 (A) Document dated 1st December 2020³¹⁵, ³¹⁶ then appendix 24 and appendix 43)...means brutal and deliberate violation of.....

Section 14.- (1) (i)...Solicitors Act 1954³¹⁷

Section 50...Legal Services Regulation Act 2015³¹⁸...

Sections 7 and 8...Criminal Law Act 1997³¹⁹...

Section 10...Criminal Justice (Theft and Fraud Offences) Act 2001³²⁰

Part 7 – Organized Crime – Criminal Justice Act 2006³²¹

We particularly point out that, apart from this analysis and post *In flagrante-1* posts....

³¹¹ See appendix 49

³¹² See appendix 50

³¹³ See appendix 49

³¹⁴ See appendix 35

³¹⁵ See appendix 50

³¹⁶ See appendix 49

³¹⁷ See second and third page of appendix 84

³¹⁸ See appendix 95

³¹⁹ See appendix 73

³²⁰ See appendix 30

³²¹ See appendix 115

Director of Public Prosecutions

<https://questforjustice.net/director-of-public-prosecutions-update-19-1-24/>

Law Society of Ireland

<https://questforjustice.net/law-society-of-ireland/>

Regulatory Authority

<https://questforjustice.net/regulatory-authority-update/>

They work in collusion...

<https://questforjustice.net/they-work-in-collusion/>

...undeniably testify, we repeat, undeniably testify of the crimes of **ONLY ONE PART** of the Criminal Organization in the Republic of Ireland who brutally violated....

Part 7 – Organized Crime – Criminal Justice Act 2006³²² defining that the.....

“criminal organisation” means a structured group, however organised, that—

- (a) is composed of 3 or more persons acting in concert,
- (b) is established over a period of time,
- (c) has as its main purpose or main activity the commission or facilitation of one or more serious offences in order to obtain, directly or indirectly, a financial or other material benefit;

It is, indeed, essentially important to return, once more, to the untruth of Leo Fay who writes that the victim “...was outside the time allowed pursuant to the Statute of Limitations”³²³

We wish to point out that at all times the approaches made to the Irish Wheelchair Association were on the basis of seeking to negotiate some form of settlement given that he was outside the time allowed pursuant to the Statute of Limitations.

.....because on 4th October 2023³²⁴ Hallissey Shannon writes...

I enclose a copy of correspondence from Mr Fay dated 26 September 2023. If you have any comments you wish to make, I would be obliged to have these within the next 21 days.

³²² See appendix 115

³²³ See appendix 24

³²⁴ See appendix 52

She did enclose Leo Fay's document of 26th September 2023.³²⁵

On top of everything else, Leo Fay in appendix 43 confirms that he is **deliberately avoiding the truth** in appendix 24 where he writes that the victim "...was outside the time allowed pursuant to the Statute of Limitations"³²⁶

Leo Fay is determined in avoiding the truth when writing, in appendix 24, that.....

We wish to point out that at all times the approaches made to the Irish Wheelchair Association were on the basis of seeking to negotiate some form of settlement

Michael J. Kennedy Solicitors from Baldoyle were NOT seeking to negotiate some form of settlement but they were preparing for the court hearing because **Leo Fay**³²⁷, in appendix 49, writes.....

Hopefully things get back to normal in the courts in 2021 and we can push on.

...and in the same appendix (appendix 49) this thief continues.....

compensation is actually paid by an Insurer

until a

Ergo, undeniable certainty of the compensation made Michael J. Kennedy sign the Agreement Letter.³²⁸

Leo Fay of Michael J. Kennedy Solicitors in appendixes 43 and 49 does confirm that Leo Fay of Michael J. Kennedy Solicitors deliberately avoids the truth in appendix 24 when saying that the victim "was outside the time allowed pursuant to the Statute of Limitations." We have already proved that earlier in this analysis.

That is the testimony - personal and moral character of Leo Fay is hard to understand.

³²⁵ See appendix 24

³²⁶ See appendix 24

³²⁷ **NOT** we...**NOT** Quest for Justice

³²⁸ See page 5 of appendix 72



We do not say that Leo Fay is malevolent³²⁹ solicitor of Michael J. Kennedy Solicitors. We only disagree with numerous criminal offences he perpetrated.

Source: <https://www.mjksolicitors.ie/about-us/>

Accessed on 26th May 2024

³²⁹ For malevolent – see appendix 88

After all this explains why Leo Fay and Michael J. Kennedy³³⁰ concealed 9 (A) Document dated 1st December 2020.³³¹

Being a match for the task can occasionally involve too complex intellectual circumstances.

What Leo Fay of Michael J. Kennedy Solicitors perpetrated in this case is for academic research materials.....let him be patient..... we did not even start to publish all what we know about and all what we have the evidence for.

On top of everything else Leo Fay did know that the Statute of Limitations he points to in the fifth paragraph³³² contains exceptions Coleman Legal LLP,³³³ Augustus Cullen Law³³⁴ and McMahon Goldrick Solicitors³³⁵ speak about. He also did know (because he is a law expert), having all this in mind, that his assertion.....

given that he was outside the time allowed pursuant to the Statute of Limitations.

....he writes about in the fifth paragraph³³⁶ **SIMULTANEOUSLY** violates...

Section 14.- (1) (i)...Solicitors Act 1954³³⁷.....

Section 50...Legal Services Regulation Act 2015³³⁸...

Section 10...Criminal Justice (Theft and Fraud Offences) Act 2001³³⁹...and

Part 7 – Organized Crime – Criminal Justice Act 2006³⁴⁰

The crucial point is that Leo Fay of Michael J. Kennedy Solicitors refers to the Statute of Limitations as he says himself.....

pursuant to the Statute of Limitations.

....and that is the evidence that he does know where, within the Statute, to look for....

the time allowed pursuant to the Statute of Limitations.

We also have the following fact that the Statute of Limitations **AT THE SAME PLACE** talks about **EXCEPTIONS**....Leo Fay turns the blind eye to. However, **THREE** we repeat **THREE**

³³⁰ It is managing partner Michael J. Kennedy who received the victim's extremely clear Personal data request (see appendix 74) and who as a law expert did know that concealing any document is a criminal offence. Irrespective of that **the remainder of the documents** (see appendix 35) never reached the victim.

³³¹ See appendix 49

³³² See appendix 24

³³³ See appendix 25

³³⁴ See appendix 40

³³⁵ See appendix 34

³³⁶ See appendix 24

³³⁷ See appendix 84

³³⁸ See appendix 95

³³⁹ See appendix 30

³⁴⁰ See appendix 115

law offices: Coleman Legal LLP,³⁴¹ Augustus Cullen Law³⁴² and McMahon Goldrick Solicitors³⁴³ DO NOT ignore them (exceptions). This is what proves that **SIMULTANEOUS** application of..

Section 14.- (1) (i)...Solicitors Act 1954³⁴⁴
Section 50...Legal Services Regulation Act 2015³⁴⁵ ...
Section 10...Criminal Justice (Theft and Fraud Offences) Act 2001³⁴⁶ ...and
Part 7 – Organized Crime – Criminal Justice Act 2006³⁴⁷

...**CANNOT** be denied and **CANNOT** be avoided!

These words of Leo Fay of Michael J. Kennedy Solicitors.....

the time allowed
pursuant to the Statute of Limitations.

...are his open acknowledgment that he is very familiar with the Statute of Limitations and particularly with what time is allowed and what time is not allowed pursuant to the Statute of Limitations. That further means that Leo Fay of Michael J. Kennedy Solicitors does know what is frame of...

the time allowed
pursuant to the Statute of Limitations.

.....in the case involving mental (psychological) injury as such kind of injuries do exist. Law offices Coleman Legal LLP,³⁴⁸ Augustus Cullen Law³⁴⁹ and McMahon Goldrick Solicitors³⁵⁰ do confirm it. Apart from it, the Statute of Limitations in PART I – Preliminary and General is clear.....

“personal injuries” includes any disease and any impairment of a person's physical or **mental condition;**

³⁴¹ See appendix 25

³⁴² See appendix 40

³⁴³ See appendix 34

³⁴⁴ See appendix 84

³⁴⁵ See appendix 95

³⁴⁶ See appendix 30

³⁴⁷ See appendix 115

³⁴⁸ See appendix 25

³⁴⁹ See appendix 40

³⁵⁰ See appendix 34

At this point we enter very interesting circumstances. Namely, on 4th October 2023³⁵¹ Ms Hallissey Shannon writes...

I enclose a copy of correspondence from Mr Fay dated 26 September 2023. If you have any comments you wish to make, I would be obliged to have these within the next 21 days.

She did enclose Leo Fay's document of 26th September 2023.³⁵² The victim then responded.....

within the next 21 days.

.....and the Legal Services Regulatory Authority received the second set of documents on 17th October 2023 at 10:28.³⁵³ Weight of this parcel which Ms Shannon Hallissey received was 1441 grams³⁵⁴ and it looked like this.³⁵⁵ Ergo, that were the victim's.....

comments

any

We have to return, now to the Leo Fay's document of 26th September 2023.³⁵⁶ In it, he writes (front page - second paragraph)....

The incident arose on the 12th of April 2012 and Mr [REDACTED] contacted us approximately 2.5 years after the incident.

.....and (front page – fifth paragraph).....

given that he was outside the time allowed pursuant to the Statute of Limitations.

Analysts of our section for psychological and psychiatric research have thoroughly examined both letters 26th September 2023³⁵⁷ and 4th October 2023³⁵⁸ and decided to set the trap³⁵⁹ for Paul Comerford³⁶⁰ and all his accomplices.

-at that point the two foregoing passages “did not exist” and were not going to be discussed due to the horrific findings they reached. As the result, the victim in.....

³⁵¹ See appendix 52

³⁵² See appendix 24

³⁵³ See appendix 27

³⁵⁴ See appendix 27

³⁵⁵ See appendix 53

³⁵⁶ See appendix 24

³⁵⁷ See appendix 24

³⁵⁸ See appendix 52

³⁵⁹ “Helen McEntee – the Henchwoman” is the working title of a separate analysis of (currently) 73 pages giving more details about these criminals. We will start publishing the analysis immediately on completion of the investigation.

³⁶⁰ Complaints and Resolutions Officer in Legal Services Regulatory Authority in Ireland

any

comments

...that Shannon Hallisey received on 17th October 2023³⁶¹ did not write even one single word referring to these two criminal offences.....

The incident arose on the 12th of April 2012 and Mr [REDACTED] contacted us approximately 2.5 years after the incident.

.....and.....

given that he was outside the time allowed pursuant to the Statute of Limitations.

...the entries which Leo Fay included in his document of 26th September 2023.³⁶² Paul Comerford of Legal Services Regulatory Authority and Leo Fay of Michael J. Kennedy Solicitors were extremely happy. They thought what Leo Fay perpetrated in document of 26th September 2023³⁶³ was not noted and Paul Comerford was free to proceed to the second phase of the plot in form of his review³⁶⁴.....

Their happiness produced his review³⁶⁵ and his review produced this analysis which proves who is intellectually superior to whom.

The dates are key points in all this masquerade; neither writer of the scenario nor director of the masquerade were match for the task before them. Reception stamp of Legal Services Regulatory Authority testifies that they received Leo Fay's correspondence of 26th September 2023³⁶⁶... (see top of the front page)

Date: 26th September 2023

...three days after it came into being (see bottom of the front page)

³⁶¹ See appendix 27

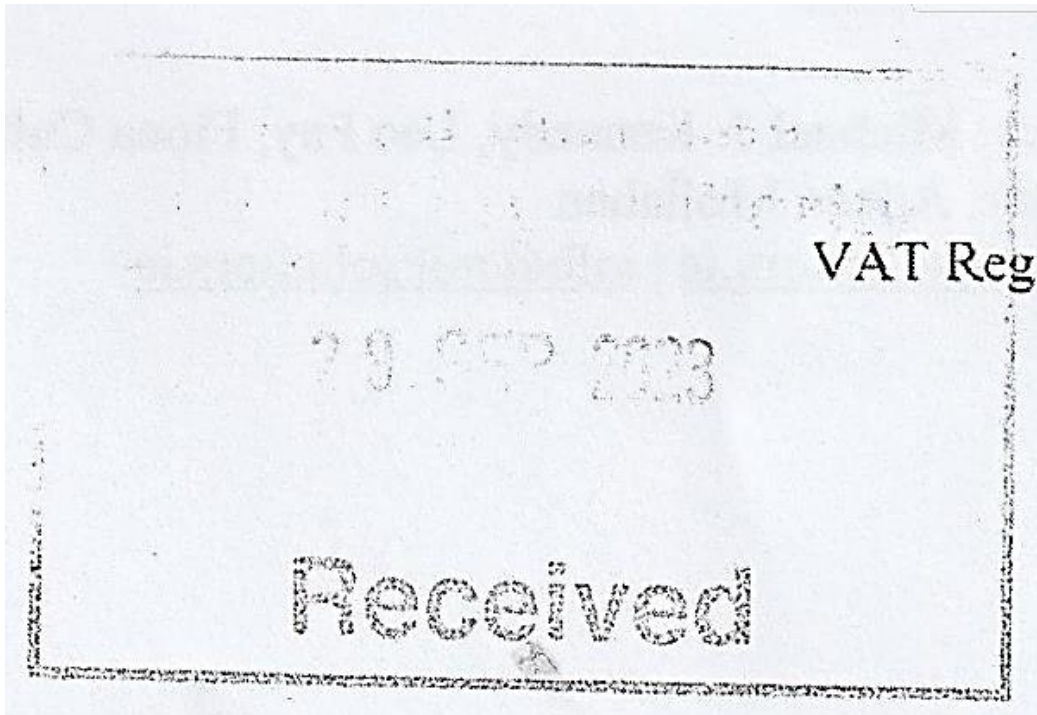
³⁶² See appendix 24

³⁶³ See appendix 24

³⁶⁴ See appendix 28

³⁶⁵ See appendix 28

³⁶⁶ See appendix 24



Ergo, Paul Comerford of the Legal Services Regulatory Authority became absolutely aware that Leo Fay's assertion³⁶⁷.....

The incident arose on the 12th of April 2012

.....is the criminal offence as documented in the beginning of this analysis. Paul Comerford became aware (this is undeniable) that Leo Fay's assertion...

The incident arose on the 12th of April 2012

.....is the criminal offence in time of **considering all the documentation**³⁶⁸ which both Leo Fay and the victim provided him with.

How???

Here is how.....

Michael Doran of the Legal Services Regulatory Authority received the parcel on 25th August 2023 at 09:18³⁶⁹ and, as the composing part, the file LSRA containing **appendix fourteen** (in this file – appendix 55) clearly confirming.....

- (highlighted in yellow) **TWO** times that the accident at work took place on 2nd August 2012 and NOT on 12th April 2012 as Leo Fay of Michael J. Kennedy Solicitors insolently lies

³⁶⁷ See appendix 24 – second paragraph

³⁶⁸ See appendix 28 – first paragraph (yellow highlighted)

³⁶⁹ See appendix 54

incident arose on the 12th April 2012

(see second paragraph of appendix 24)

Apart from that the foregoing **appendix fourteen** (in this file – appendix 55) (highlighted in green) clarifies nature of the victim’s illness.....

psychological injury.

This **appendix fourteen** (in this file – appendix 55) is THE SAME DOCUMENT which Leo Fay of Michael J. Kennedy Solicitors received on 24th October 2016 (see appendix 43). Compare dates of **appendix fourteen** (in this file – appendix 55) and date the victim points to in his email in appendix 43.

In addition, as we have already pointed to earlier in this analysis, Michael Doran of the Legal Services Regulatory Authority received the parcel on 25th August 2023 at 09:18³⁷⁰ and, as the composing part, LSRA file containing **appendix fourteen** (in this file – appendix 55) clearly confirming.....

- (highlighted in yellow) **TWO** times that the accident at work took place on 2nd August 2012 and **NOT on 12th April 2012 as Leo Fay of Michael J. Kennedy Solicitors, deliberately avoiding the truth, writes...**

incident arose on the 12th April 2012

(see second paragraph of appendix 24)

...and clearly confirming (highlighted in green) that the victim suffers from psychological illness.

It is notable that Michael Doran received the parcel (this is the crucial moment) **THIRTY FIVE DAYS BEFORE** Legal Services Regulatory Authority received (29th September 2023)³⁷¹ Leo Fay’s correspondence of 26th September 2023³⁷²

That, further, means Paul X. Comerford on 29th September 2023 **WAS AWARE** that Leo Fay deliberately avoids the truth in his document of 26th September 2023.³⁷³

That, further, means Paul X. Comerford on 29th September 2023 **WAS AWARE** that Leo Fay in his document of 26th September 2023³⁷⁴ perpetrated terrific criminal offences.....

³⁷⁰ See appendix 54

³⁷¹ See the stamp – bottom of the front page – appendix 24

³⁷² See top of the front page – appendix 24

³⁷³ See top of the front page – appendix 24

³⁷⁴ See top of the front page – appendix 24

...as for instance on page 9³⁷⁵ of this analysis we wrote...

Even if Leo Fay proved this period of **2.5 years after the incident (WHICH HE DID NOT)** it would be absolutely **IRRELEVANT** in these circumstances and he was and is aware of it. Namely, McMahon Goldrick Solicitors write that the “two year less one day” time limit **DOES NOT** apply in cases in which “...the injured party is mentally impaired as a result of sustaining their injury”³⁷⁶

Apart from it, as we pointed to earlier...

Colleman Legal LLP³⁷⁷ Law Office claim that the exception applies “...where the injured party has suffered a mental impairment as a result of their injury.” **Augustus Cullen Law** Law Office asserting the same write that the exception applies “if the injured person was incapacitated in some way, such as being in a coma **or** lacking the mental capacity to manage their affairs.”³⁷⁸ **McMahon Goldrick Solicitors** once more confirm what the two foregoing law offices wrote about. They say that one of the exceptions to the time limit is “...when the injured party is mentally impaired as a result of sustaining their injury.”³⁷⁹

As evidenced on the previous page, Paul X. Comerford **WAS AWARE** of the victim’s psychological injury and he also was aware of **WHAT** is written in the Statute of Limitations and **WHAT** law offices Colleman Legal LLP,³⁸⁰ Augustus Cullen Law³⁸¹ and McMahon Goldrick Solicitors³⁸² speak about because he³⁸³ acknowledges his familiarity with this Statute (see the figure hereunder which is taken from the bottom of third page of appendix 28)

³⁷⁵ See pages 8 and 9 for a more detailed look into all this

³⁷⁶ See appendix 34

³⁷⁷ See appendix 25

³⁷⁸ See appendix 40

³⁷⁹ See appendix 34

³⁸⁰ See appendix 25

³⁸¹ See appendix 40

³⁸² See appendix 34

³⁸³ Paul X. Comerford is an officer of the Authority who **REGULATE LEGAL SERVICES IN IRELAND**. That, further means Paul X. Comerford **REGULATES** and **CONTROLS** services of Leo Fay and Michael J. Kennedy Solicitors. Leo Fay in appendix 43 confirmed that time limit in the Statute of Limitations does not apply to the psychological-mental injury. Having that in mind it is very clear that Paul X. Comerford, as an officer superior to Leo Fay and as an officer of the Regulatory Authority that controls the services of Leo Fay and his firm, also was aware that time limit in the Statute of Limitations does not apply to a psychological-mental injury. Irrespective of that fact Paul X. Comerford **NOWHERE** in appendix 28 refers to these circumstances. On the contrary he (Paul X. Comerford) on third page of appendix 28 writes....

Having reviewed the documentation provided by Mr [REDACTED] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters.

This is really horrific!!!

Having reviewed the documentation provided by Mr [redacted] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of **the Statute of Limitations** in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

HORRIFIC...

...because Leo Fay, himself, seven years earlier writes in appendix 43 he and Michael J. Kennedy³⁸⁴ concealed...

“...I note nature of the injury. In the Statute of Limitations time limit does not apply to your psychological-mental injury.”

I note nature of the injury. In the Statute of Limitations time limit does not apply to your psychological-mental injury.

Leo

AWARENESS of Paul X. Comerford in these circumstances is **UNDENIABLE EVIDENCE** imposing application of...

Sections 7 and 8 – Criminal Law Act, 1997,³⁸⁵

Section 10.- (1) (a) in connection with Section 10.- (2) (b)...Criminal Justice (Theft and Fraud Offences) Act 2001³⁸⁶ and...

Part 7 (Organized Crime) – Criminal Justice Act 2006³⁸⁷ ...

...BECAUSE Paul X. Comerford DID NOT INCLUDE HIS AWARENESS OF LEO FAY’S CRIMINAL OFFENCE IN HIS REVIEW³⁸⁸ irrespective of the foregoing section which clearly says.....

³⁸⁴ It is managing partner Michael J. Kennedy who received the victim’s extremely clear Personal data request (see appendix 74) and who as a law expert did know that concealing any document is a criminal offence.

Irrespective of that **the remainder of the documents** (see appendix 35) never reached the victim.

³⁸⁵ See appendix 73

³⁸⁶ See appendix 9

³⁸⁷ See appendix 115

³⁸⁸ See appendix 28

10.—(1) A person is guilty of an offence if **he** or she **dishonestly**, with the **intention of making a gain for himself or herself or another**, or of **causing loss to another— loss of information to the victim**

(a) destroys, defaces, conceals or **falsifies** any account or any document made or required for any accounting purpose,

(2) For the purposes of this section a person shall be treated as **falsifying** an account or other document **if he** or she—

(b) omits or concurs in omitting a material particular therefrom.

(3) A person guilty of an offence under this section is liable on conviction on indictment to a fine or imprisonment for a term not exceeding 10 years or both.

Hence inevitable application of Part 7 (Organized Crime) – Criminal Justice Act 2006³⁸⁹ ...

Section 10.- (1) (a) refers to the very interesting notions: dishonesty³⁹⁰ intention³⁹¹

.....Section (2) (b) stresses the concept of **omission** which in verb form means “...to leave out or leave unmentioned..”³⁹² while **omission one** similarly defines the meaning as “to fail to include or do something”.³⁹³ So, according to section (2) (b) a person is....

³⁸⁹ See appendix 115

³⁹⁰ See appendix 33

³⁹¹ See appendix 89

³⁹² See appendix 1

³⁹³ See appendix 2

treated as

falsifying an account or other document if he

..... omits or leaves out³⁹⁴, leaves unmentioned³⁹⁵ or fails to include or do something³⁹⁶ and “something” in this case is

a material particular

- Section 2.- (b)...Criminal Justice (Theft and Fraud Offences) Act 2001

This is explained in the dictionary as “a specific.....detail of information..” (particular)³⁹⁷ “...having an important effect...” (material)³⁹⁸

Material particular in these circumstances, as evidenced, is the criminal offence Leo Fay of Michael J. Kennedy Solicitors perpetrated and even more horrific it is Paul X. Comerford’s awareness of, and firm determination to leave, that criminal offence unmentioned.

It is notable that section 10.- (1) points to *dishonesty* and *intention*...

In Dictionary.com “**dishonesty**” is defined as “**lack of honesty; a disposition to lie, cheat or steal**”³⁹⁹ while in Cambridge dictionary “**intention**” refers to “something that you want and plan to do...”⁴⁰⁰

Why has Paul X. Comerford of Legal Services Regulatory Authority in Ireland omitted (in his review)⁴⁰¹ the material particular (that Leo Fay perpetrated criminal offences)???????

.....due to his “**lack of honesty; a disposition to lie, cheat or steal**”⁴⁰² **intention to cause loss of information to the victim and more importantly due to insane personality of his supreme ringleader.**

What happens then.....thief Paul Comerford (expert in law field who is supposed to protect justice and fairness) **NOWHERE** in his review⁴⁰³ points to and out that this material particular....

The incident arose on

the 12th of April 2012

....is **THE CRIMINAL OFFENCE** Leo Fay (another expert at law field) perpetrated without **hesitation.**

³⁹⁴ See nr 1... appendix 1

³⁹⁵ See nr 2...appendix 1

³⁹⁶ See appendix 2

³⁹⁷ See appendix 31

³⁹⁸ See appendix 32

³⁹⁹ See appendix 33

⁴⁰⁰ See appendix 89

⁴⁰¹ See appendix 28

⁴⁰² See appendix 33

⁴⁰³ See appendix 28

In his reaction to this **CRIMINAL OFFENCE** Leo Fay perpetrated (documented in the beginning of this analysis), **Paul Comerford perpetrates another criminal offence “justifying” this criminal offence Leo Fay committed....**

The incident arose on the 12th of April 2012

Namely, Paul Comerford of the Legal Services Regulatory Authority writes⁴⁰⁴

Point 1

‘- They have done nothing’

“Mr [redacted] initially made contact with us in relation to issues with his employer. The incident arose on the 12th April 2012 and Mr [redacted] contacted us approximately 2.5 years after the incident”

....“We wish to point out that that all times the approaches made to the Irish Wheelchair Association were on the basis of seeking to negotiate some form of settlement given that he was outside the time allowed pursuant to the statute of limitations”.

Having reviewed the documentation provided by Mr [redacted] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

In this excerpt Paul Comerford quotes the TWO^{405, 406} criminal offences Leo Fay perpetrated. However, **NOWHERE** in his review⁴⁰⁷ he writes, admits or indicates that the two foregoing excerpts he quoted are criminal offences **irrespective of being absolutely aware of it.** (as evidenced in this analysis)

Hence his words.....

Having reviewed the documentation provided by Mr [redacted] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

⁴⁰⁴ See third page...appendix 28

⁴⁰⁵ One criminal offence as evidenced on pages 1, 2, 3 and 4 of this analysis

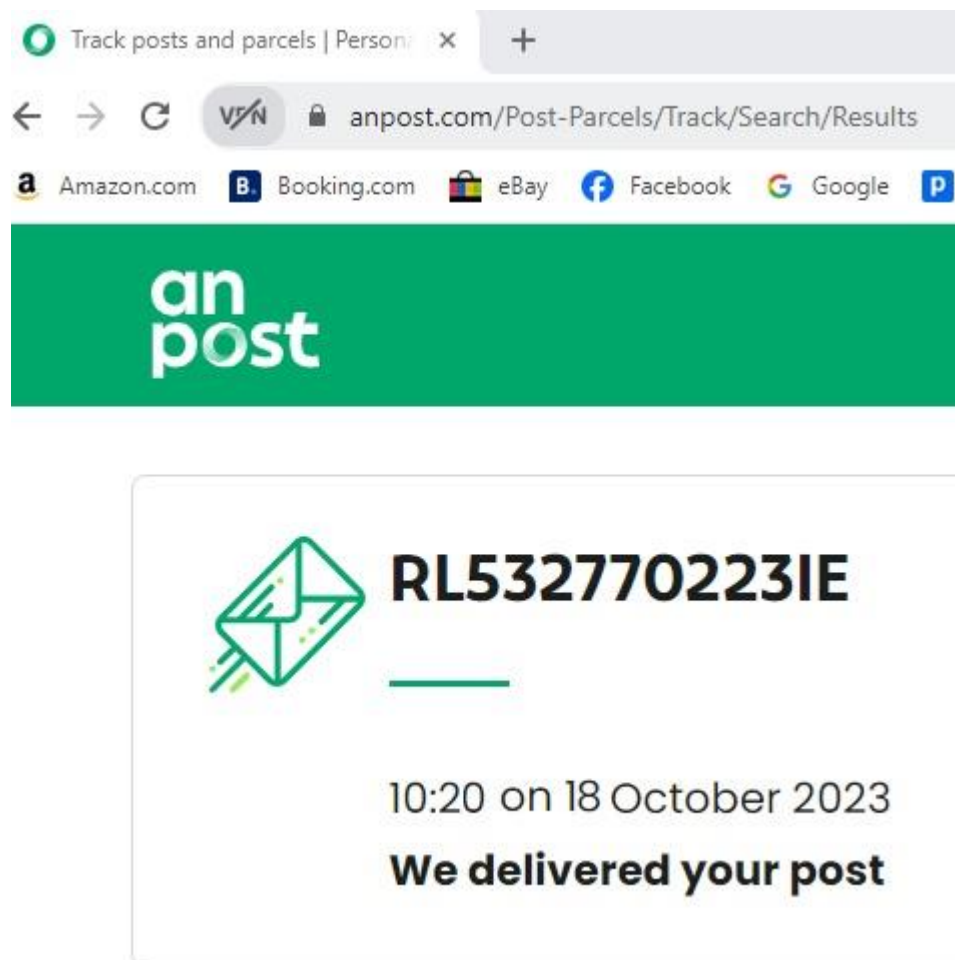
⁴⁰⁶ Another criminal offence as evidenced on pages 9, 49, 53, 58, 60, 61, 62 and 67 of this analysis

⁴⁰⁷ See appendix 28

...heavily violate section 10.- (1) (a) in connection with 10.- (2) (a), section 10.- (1) (c)...Criminal Justice (Theft and Fraud Offences) Act 2001,⁴⁰⁸ sections 7 and 8...Criminal Law Act 1997⁴⁰⁹ and Part 7 – Organized Crime – Criminal Justice Act 2006.⁴¹⁰ ...

...BECAUSE...

...Paul X. Comerford received the file, we repeat, the file on 18th October 2023 at 10:20 ...



...and, as a composing part of that file, the e-mail⁴¹¹ in which Leo Fay writes...

⁴⁰⁸ See appendix 30

⁴⁰⁹ See appendix 73

⁴¹⁰ See appendix 115

⁴¹¹ See appendix 43

26/10/2016, 17:22

Mail - Microsoft Service - Outlook

RE: [REDACTED]

Leo Fay

Mon 24/10/2016 12:57

To: [REDACTED]

Thanks for documents [REDACTED]

I note nature of the injury. In the Statute of Limitations time limit does not apply to your psychological-mental injury.

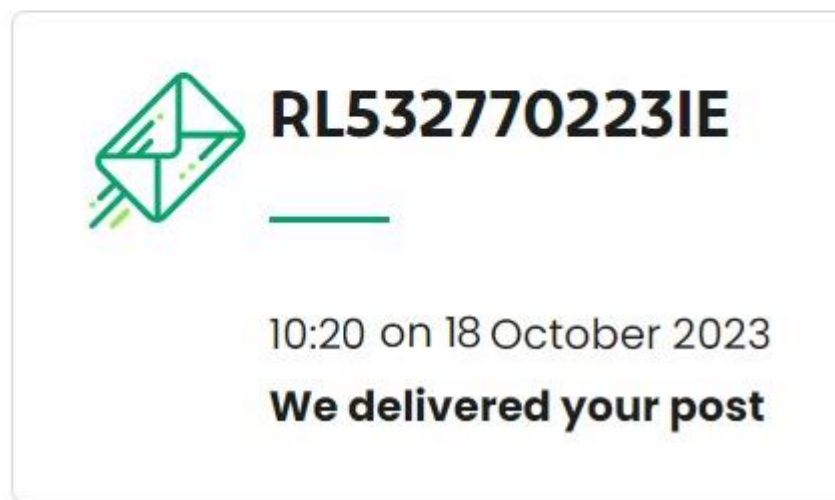
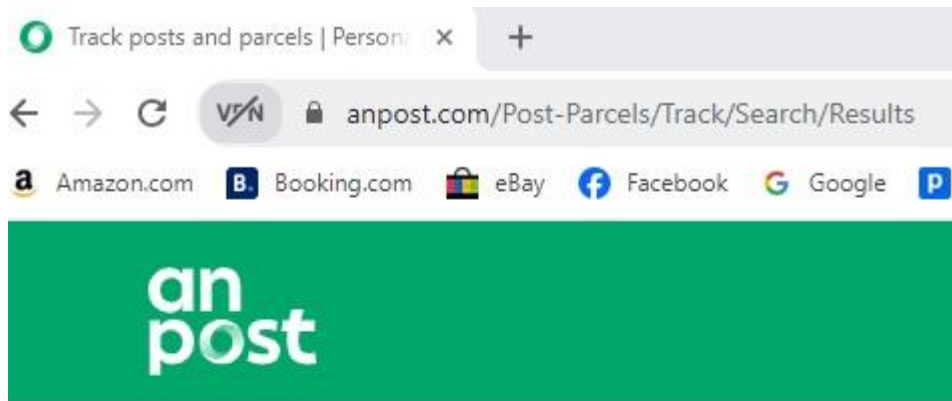
Leo

Irrespective of that Paul X. Comerford, on third page of appendix 28, writes...

Having reviewed the documentation provided by Mr [REDACTED] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

...UNBELIEVABLE AND HORRIFIC CRIMINAL OFFENCE PAUL X. COMERFORD KNOWINGLY PERPETRATED.

Apart from all it Paul X. Comerford – Complaints and Resolutions Officer CONCEALED the entire file he received on 18th October 2023 at 10:20 (see the figure hereunder)



Namely, Orla Corcoran of the Legal Services Regulatory Authority in Ireland responding⁴¹² to the victim's personal data request⁴¹³ failed to provide the victim with this file Paul X. Comerford received on 18th October 2023 at 10:20 ...

However, at the opportune time we will publish that file and international public will see what Paul X. Comerford and Brian Doherty Chief Executive Officer of the Legal Services Regulatory Authority in Ireland concealed.

Apart from being the criminal offence what Paul Comerford wrote on third page of appendix 28

Having reviewed the documentation provided by Mr [REDACTED] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

... is the faithful image of his improper behaviour.

⁴¹² See appendix 97

⁴¹³ See appendix 19

Ergo, this is how Legal Services Regulatory Authority “protects” law and justice in the Republic of Ireland. People around the world will see not only this, but the overall file which is really huge and shocking.

Paul Comerford in this passage refers to the Statute of Limitations and defends undefendable. Somewhat later in this analysis we will return to another criminal offence Paul Comerford perpetrated in relation to the two-year limit of personal injury and the exception to this rule. In his review⁴¹⁴ Paul Comerford BROUGHT CHARGES AGAINST HIMSELF – UNBELIEVABLE!!!

Returning to.....

the time allowed pursuant to the Statute of Limitations.

....we point out... had it not been for concealing exception to the two-year rule⁴¹⁵ in document of 26th September 2023⁴¹⁶ it⁴¹⁷ **COULD NOT HAVE COME INTO BEING!!!** This is, literally, the same case as the one involving Eileen Loughlin, medical assessor of Department for Social Protection and also Leo Fay of Michael J. Kennedy Solicitors.⁴¹⁸ All this belongs to the remainder of the documents⁴¹⁹ (huge number of documents) which Leo Fay and Michael J. Kennedy as experts at law field concealed from the victim and so violated section 10.- (1) (a)Criminal Justice (Theft and Fraud Offences) Act 2001⁴²⁰ and entire Part 7 – Organized Crime – Criminal Justice Act 2006.⁴²¹ However, that is a part of our special investigation and the findings will be published at the opportune time.

⁴¹⁴ See appendix 28

⁴¹⁵ See appendix 25, 34 and 40

⁴¹⁶ See appendix 24

⁴¹⁷ Appendix 24

⁴¹⁸ This is a part of the special analysis awaiting proper time for uploading.

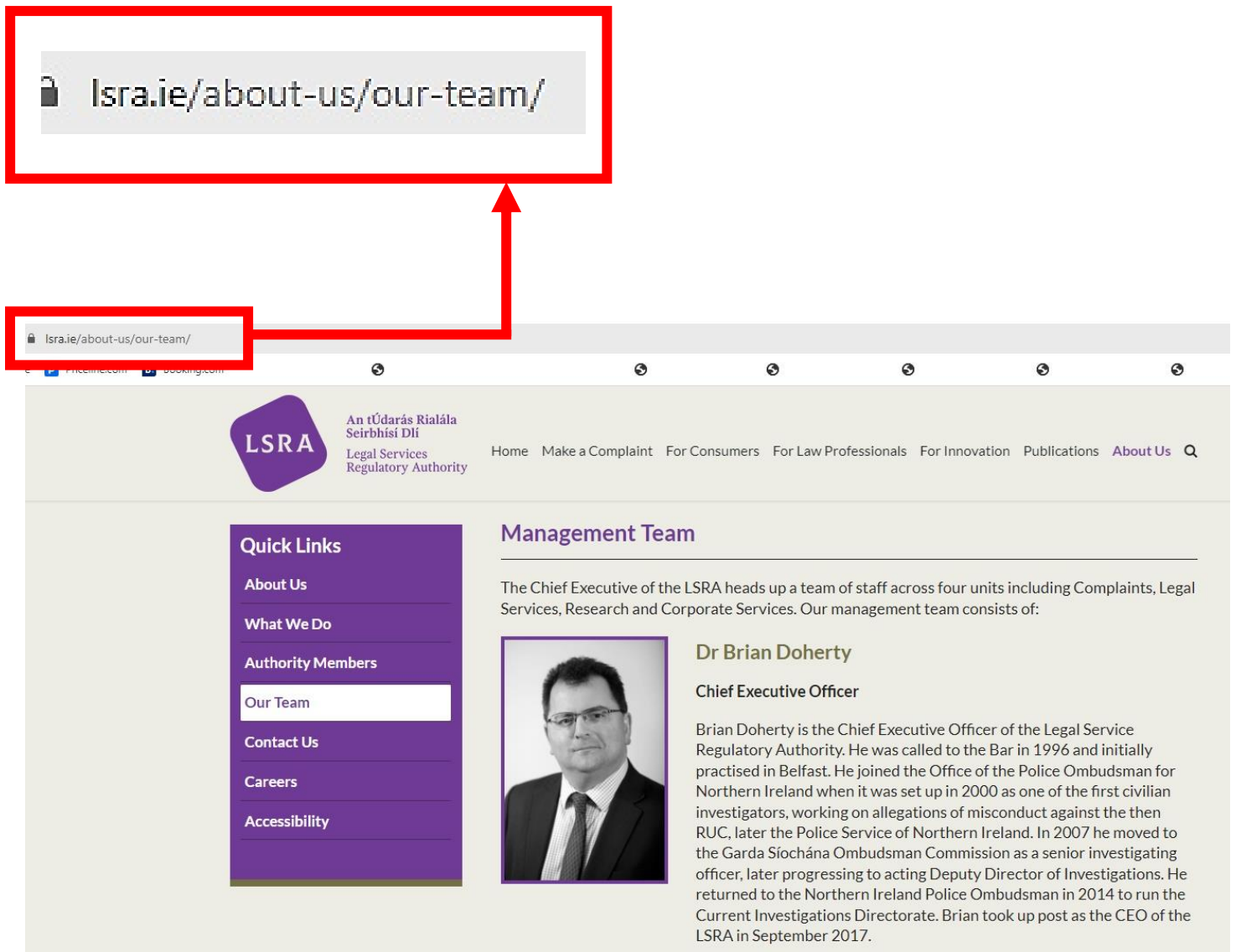
⁴¹⁹ See appendix 35

⁴²⁰ See appendix 30

⁴²¹ See appendix 115

BRIAN DOHERTY – CHIEF EXECUTIVE OFFICER IN LEGAL SERVICES
REGULATORY AUTHORITY





Crimes perpetrated within this branch could not have come into being had it not been for approval, order or concurrence of.....

Brian Doherty

Let us now have a closer look at what his subordinates have committed.

We will have to analyse the four-page document of Paul Comerford of the Legal Services Regulatory Authority in Ireland.

In the beginning it is really important to see and hear how this institution describe themselves⁴²² in theory. We, once more refer to moral character of personality required for the role of a

⁴²² See appendix 56

Complaints and Resolutions Officer in Legal Services Regulatory Authority in Ireland (relevant text...pages 4 - 13).⁴²³

We see that in appendix 56 Legal Services Regulatory Authority write.....

We are the independent regulator for legal services providers. We work to maintain and improve standards in legal services and ensure value for money in the interest of consumers.

We are the first point of contact for complaints about solicitors and barristers. We will be impartial when we consider any complaint. Our complaints service is free.

It is notable how in real life Paul Comerford, their Complaints and Resolutions Officer, demonstrates their independency, maintaining and improving standards in legal services and what it looks like in praxis when they say “We will be impartial when we consider any complaint.”

Apart from it, we once more point to and out in which way Paul Comerford apprehends and defines moral character of personality required for the role of complaints and resolutions officer in Legal Services Regulatory Authority in Ireland (relevant text...pages 4 - 13).⁴²⁴

On 3rd page of his review⁴²⁵ Comerford of the Legal Services Regulatory Authority writes.....

On 9th August 2023 Mr [REDACTED] made the following allegations against Mr William O Connor, a solicitor:

- ‘ - They have done nothing ’
- *Raised issues with non-compliance with GDPR*
- *Gave instructions for the case to be closed by end of July 2023*

In the foregoing excerpt “**Mr William O Connor**” appears nowhere in the files⁴²⁶ ... only in Paul Comerford’s mind.

Paul Comerford then (on the same page – see the excerpt hereunder) explains point by point that **Leo Fay** replied to the allegations about “**Mr William O Connor**”....

Such a person (Paul Comerford) works as a Complaints and Resolutions Officer in the Irish Legal Services Regulatory Authority...unbelievable!

Ergo, Paul Comerford explains...

⁴²³ See appendix 57

⁴²⁴ See appendix 57

⁴²⁵ See appendix 28

⁴²⁶ The victim has NEVER heard, has NEVER seen and has NEVER had anything to do with “Mr William O Connor” if such a person exists.

On the 26th of September Leo Fay provided a reply to the allegations

Point 1

‘- They have done nothing’

“Mr [redacted] initially made contact with us in relation to issues with his employer. The incident arose on the 12th April 2012 and Mr [redacted] contacted us approximately 2.5 years after the incident”

....“We wish to point out that that all times the approaches made to the Irish Wheelchair Association were on the basis of seeking to negotiate some form of settlement given that he was outside the time allowed pursuant to the statute of limitations”.

Having reviewed the documentation provided by Mr [redacted] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

What really deserves attention is explication of Paul Comerford in relation to point 1. It is, indeed, important to note that (3rd page of his review⁴²⁷) focused on and even quoted these words of Leo Fay....

“Mr [redacted] initially made contact with us in relation to issues with his employer. The incident arose on the 12th April 2012 and Mr [redacted] contacted us approximately 2.5 years after the incident”

What should be kept, firmly, in mind is that the foregoing excerpt are words of Leo Fay which Paul Comerford DID NOTE AND QUOTE.

The focus of our attention is this.....

incident arose on the 12th April 2012

The

.....which, we repeat again we will repeat it one thousand times, means that Paul Comerford HAD THIS MATERIAL PARTICULAR IN FRONT OF HIS EYES – FACT – UNDENIABLE ONE!

⁴²⁷ See appendix 28

Apart from it Paul Comerford HAD IN FRONT OF HIS EYES appendix 55⁴²⁸ too. Irrespective of everything evidenced he writes in his review⁴²⁹....

I have determined that your complaint is inadmissible.

Further, Paul Comerford writes.....

Having reviewed the documentation provided by Mr

We now focus on very interesting intellectual circumstances in which Mr Paul Comerford set a trap he fell into himself – UNBELIEVABLE! This is a story for academic research materials....

Namely, Mr Michael Doran received the parcel on 25th August 2023 at 09:18⁴³⁰ and, as the composing part, the file LSRA containing appendix fourteen⁴³¹ clearly showing (highlighted in yellow) TWO times that the accident at work took place on 2nd August 2012. Knowing this, at the moment of having appendix fourteen⁴³² in front of his eyes Paul Comerford, as a law expert, (this is undeniable) became fully aware that this assertion of Leo Fay.....

incident arose on the 12th April 2012

The

...is absolutely all... misleading,⁴³³ false⁴³⁴ and deceptive⁴³⁵ in the material particular. Apart from it pages 1, 2, 3 and 4 of this Analysis undeniably prove numerous times that Leo Fay **deliberately** said what he knew was inaccurate...

incident arose on the 12th April 2012

The

(see second paragraph...front page...appendix 24)

“Material particular” dictionary defines as “a specific.....detail of information..” (particular)⁴³⁶ “...having an important effect...” (material)⁴³⁷

⁴²⁸ ...explained in more details on pages 65 and 66

⁴²⁹front page ...appendix 28

⁴³⁰ See appendix 54

⁴³¹ See appendix 55 in this file (pages 65, 66 and 80 point to more details about insolent and disgusting concealing appendix fourteen – in this file appendix fourteen is referred to as appendix 55)

⁴³² See appendix 55 in this file

⁴³³ See appendix 6

⁴³⁴ See appendix 7

⁴³⁵ See appendix 8

⁴³⁶ See appendix 31

⁴³⁷ See appendix 32

Irrespective of such the conviction he gives the following comment also all: ... misleading, false and deceptive in the material particular...(see third page of appendix 28)

Having reviewed the documentation provided by Mr [redacted] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

...because he and Michael J. Kennedy⁴³⁸ concealed appendix fourteen⁴³⁹ which revokes Leo Fay's illegal assertion of 26th September 2023⁴⁴⁰....

The

incident arose on the 12th April 2012

.....given in the passage hereunder. Apart from it Leo Fay concealed appendix 43 (his own document) which demolishes himself, all his accomplices and the entire plot. Ergo, Paul Comerford writes.....

⁴³⁸ It is managing partner Michael J. Kennedy who received the victim's extremely clear Personal data request (see appendix 74) and who as a law expert did know that concealing any document is a criminal offence – Section 10.- (1) (a) Criminal Justice (Theft and Fraud Offences) Act 2001) – see appendix 30.

10.—(1) A person is guilty of an offence if he or she dishonestly, with the intention of making a gain for himself or herself or another, or of causing loss to another—

(a) destroys, defaces, conceals or falsifies any account or any document made or required for any accounting purpose,

Irrespective of that huge number of documents contained in the remainder of the documents (see more about this in appendix 35) never reached the victim.

⁴³⁹ See appendix 55 in this file (pages 65, 66 and 80 point to more details about insolent and disgusting concealing appendix fourteen – in this file appendix fourteen is referred to as appendix 55)

⁴⁴⁰ See appendix 24

On the 26th of September Leo Fay provided a reply to the allegations

Point 1

‘ - They have done nothing ’

“Mr [REDACTED] initially made contact with us in relation to issues with his employer. The incident arose on the 12th April 2012 and Mr [REDACTED] contacted us approximately 2.5 years after the incident”

....“We wish to point out that that all times the approaches made to the Irish Wheelchair Association were on the basis of seeking to negotiate some form of settlement given that he was outside the time allowed pursuant to the statute of limitations”.

Having reviewed the documentation provided by Mr [REDACTED] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

Hence Paul Comerford’s passage violates section 10.- (2) (b) ...Criminal Justice (Theft and Fraud Offences Act) 2001, Part 7 – Organized Crime – Criminal Justice Act 2006⁴⁴¹ and also Sections 7 and 8...Criminal Law Act 1997⁴⁴²...

What Leo Fay says hereunder is unheard of....

“Mr [REDACTED] initially made contact with us in relation to issues with his employer. The incident arose on the 12th April 2012 and Mr [REDACTED] contacted us approximately 2.5 years after the incident”

Irrespective of numerous pieces of evidence in this analysis Legal Services Regulatory Authority demonstrated intellectual power and accepted the foregoing excerpt of Leo Fay...unheard of!!!

As already mentioned above Paul Comerford concealed appendix fourteen (as a part of LSRA file received on 25th August 2023⁴⁴³ - in this file appendix fourteen is marked as appendix 55). This appendix **TWO** times confirms that the accident at work took place on 2nd August 2012 revoking so Leo Fay’s illegal and insolent assertion of 26th September 2023⁴⁴⁴.... that

⁴⁴¹ See appendix 115

⁴⁴² See appendix 73

⁴⁴³ See appendix 29 ...see PARTICULARLY appendix 54 which gives more details and on tis fourth page photo of the parcel.

⁴⁴⁴ See appendix 24

incident arose on the 12th April 2012

(see second paragraph – front page – appendix 24)

Ignoring the fact that appendix fourteen does exist was really against all fundamental principles of logical reasoning.⁴⁴⁵

Why?

This is why...

To receive the parcel (weighing 1446 grams)⁴⁴⁶ LSRA employee HAD TO give their signature. That signature⁴⁴⁷ on the postal receipt testifies that we can prove every period, semi-colon or colon, let alone a document, the Legal Services Regulatory Authority received. Further, that signature is our proof that Paul Comerford DID SEE appendix fourteen.⁴⁴⁸ This appendix TWO times confirms that the accident at work took place on 2nd August 2012. This appendix TWO TIMES confirms that Leo Fay's assertion.....

incident arose on the 12th April 2012

(see second paragraph...front page....appendix 24)

.....is the criminal offence Leo Fay perpetrated violating in that way...

Section 14.- (1) (i)...Solicitors Act 1954⁴⁴⁹

Section 50...Legal Services Regulation Act 2015⁴⁵⁰ ...

Section 10...Criminal Justice (Theft and Fraud Offences) Act 2001⁴⁵¹ ...and
Part 7 – Organized Crime – Criminal Justice Act 2006⁴⁵²

Irrespective of ALL FUNDAMENTAL PRINCIPLELS OF LOGICAL REASONING⁴⁵³ in his review⁴⁵⁴ Paul Comerford concealed appendix fourteen⁴⁵⁵ violating so...

Sections 7 and 8...Criminal Law Act 1997⁴⁵⁶...

Section 10...Criminal Justice (Theft and Fraud Offences) Act 2001⁴⁵⁷ ...and
Part 7 – Organized Crime – Criminal Justice Act 2006⁴⁵⁸

⁴⁴⁵ See appendix 23

⁴⁴⁶ See first page of appendix 54

⁴⁴⁷ See third page...appendix 54

⁴⁴⁸ See appendix 55

⁴⁴⁹ See appendix 84

⁴⁵⁰ See appendix 95

⁴⁵¹ See appendix 30

⁴⁵² See appendix 115

⁴⁵³ See appendix 23

⁴⁵⁴ See appendix 28

⁴⁵⁵ See appendix 55

⁴⁵⁶ See appendix 73

⁴⁵⁷ See appendix 30

⁴⁵⁸ See appendix 115

Apart from it Paul Comerford, in these circumstances ignored common sense confirming that the postal receipt⁴⁵⁹ does exist and does prevent concealing appendix fourteen.⁴⁶⁰

However, the climax of unintellectual reasoning is the fact that the Legal Services Regulatory Authority posted⁴⁶¹ Leo Fay's document⁴⁶² to the victim. Ergo, in these circumstances, the foregoing appendix fourteen⁴⁶³ would mean nothing without Leo Fay's document⁴⁶⁴ BECAUSE we would not have the evidence (undeniable one)...

That evidence in form of appendix fourteen^{465, 466} proves Paul Comerford's awareness of Leo Fay's criminal offence in form of.....

The

incident arose on the 12th April 2012

The Legal Services Regulatory Authority, first, "kindly" provided us with the most precious (one of a kind) evidence⁴⁶⁷ testifying so against Paul Comerford and his review⁴⁶⁸ because he, as we have already proved earlier, had in front of his eyes the foregoing appendix fourteen. Appendix fourteen (in this file appendix 55) and appendix 5 are the two pieces of evidence confirming that Paul Comerford was aware of Leo Fay's criminal offence. From perspective of Legal Services Regulatory Authority their "wisdom" is reflected in posting appendix 5⁴⁶⁹ to the victim. That was the document we needed and we were waiting for. Our experts, then, compared the two documents⁴⁷⁰ and instantly saw the criminal offences Leo Fay perpetrated. Paul Comerford had the same two documents in front of his eyes **BEFORE**, we repeat **BEFORE** us. However, in his review⁴⁷¹ he failed to refer to it. Hence, section 10....Criminal Justice (Theft and Fraud Offences) Act 2001⁴⁷² and entire Part 7 – Organized Crime – Criminal Justice Act 2006⁴⁷³ apply.

Instead of pointing to the criminal offences Leo Fay perpetrated in appendix 5 Paul Comerford perpetrated another criminal offence⁴⁷⁴ and decided that the victim's complaint was inadmissible. That illegal act of Legal Services Regulatory Authority and Michael J. Kennedy Solicitors produced launching of www.questforjustice.net that will testify permanently of what happened in Ireland.

⁴⁵⁹ See appendix 54

⁴⁶⁰ See appendix 55

⁴⁶¹ See appendix 52

I enclose a copy of correspondence from Mr Fay dated 26 September 2023.

⁴⁶² See appendix 5

⁴⁶³ See appendix 55

⁴⁶⁴ See appendix 5

⁴⁶⁵ See appendix 55....which Legal Services Regulatory Authority received (see appendix 54)

⁴⁶⁶which TWO times points to 2nd August 2012 as the real date when the accident took place

⁴⁶⁷ See appendix 5

⁴⁶⁸ See appendix 28

⁴⁶⁹ Evidence of Leo Fay's criminal offences

⁴⁷⁰ See appendix 5 and appendix 55

⁴⁷¹ Appendix 28

⁴⁷² See appendix 30

⁴⁷³ See appendix 115

⁴⁷⁴ See appendix 28

In this moment we return to meaning of several notions Criminal Justice (Theft and Fraud Offences) Act 2001, in its section 10, speaks about....

We have already had a look at these concepts earlier in the analysis and due to the horror of what Paul Comerford perpetrated we have to refer to them again. What is relevant, very relevant having in mind review⁴⁷⁵ Paul Comerford wrought is an action simultaneously misleading,⁴⁷⁶ false⁴⁷⁷ and deceptive⁴⁷⁸ in the material particular. The last two concepts dictionary defines as “a specific.....detail of information..” (particular)⁴⁷⁹ “...having an important effect...” (material)⁴⁸⁰

This Complaints and Resolutions Officer⁴⁸¹ of Legal Services Regulatory Authority writes (page 3....appendix 28)....

On 9th August 2023 Mr [REDACTED] made the following allegations against Mr William O Connor, a solicitor:

9th August 2023 is the file that Legal Services Regulatory Authority received on 9th August 2023.⁴⁸² It is notable that name of “Mr William O Connor” is mentioned NOWHERE in file

9th August 2023 (appendix 58) and Paul Comerford is aware of it...Having in mind that fact we should carefully look at what Stephen G. Rodriguez & Partners say.⁴⁸³

Comerford Paul continues.....

- *Gave instructions for the case to be closed by end of July 2023*

(appendix 28...third page)

On page 3 of appendix 58 the following text is notable....

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!

⁴⁷⁵ See appendix 28

⁴⁷⁶ See appendix 6

⁴⁷⁷ See appendix 7

⁴⁷⁸ See appendix 8

⁴⁷⁹ See appendix 31

⁴⁸⁰ See appendix 32

⁴⁸¹ ...what an irony ...resolutions officer Paul Comerford

⁴⁸² See appendix 58 – page 19

⁴⁸³ See appendix 59

.....and on page 6 (appendix 58) this excerpt can be seen.....

“.... If the case is closed 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!!!”

According to Cambridge dictionary instruction is “something that someone tells you to do”⁴⁸⁴ In these two passages or anywhere in this file the victim does not tell Michael J. Kennedy Solicitors to do anything. These two passages only explain our steps if the case does not be closed as Leo Fay promised on page 7 of this file (page 7 of appendix 58) “Further, Leo I also understood you that we will have my case closed in July 2023.”THAT IS NOT THE VICTIM’S INSTRUCTION!

Further, on page 112 of 116-page document that the Legal Services Regulatory Authority received on 17th October 2023 at 10:28⁴⁸⁵ the victim clearly wrote what he said.....

“This material particular of the foregoing excerpt is, in fact, the reformulated emotional plea by the victim “....would it be possible to close the case by end of July this year.....” and **THAT IS WHAT THE VICTIM PRONOUNCED...**”it is clear that the victim did not give an instruction.

Then, on page 113 of the same document the victim wrote....

....although Mr Leo Fay was very clear that Michael J. Kennedy Solicitors were going to close the case by end of July 2023 and Mr Leo Fay responding to the victim’s plea “**would it be possible** to close the case by end of July this year?” repeated it two times having in mind, he said, very long time that passed after signing the agreement. ----Paul Comerford turned the blind eye to all this. He does not want to see and hear anything if it comes from the victim.

The victim’s “would it be possible to close the case by end of July this year?” – IS NOT AN INSTRUCTION!!!

All pointed to above Paul Comerford had in front of his eyes because the Legal Services Regulatory Authority received this seventeen-page document on 9th August 2023⁴⁸⁶ – see page 19

⁴⁸⁴ See appendix 60

⁴⁸⁵ See appendix 27

⁴⁸⁶ See appendix 58

Irrespective of that on page 4 of his review⁴⁸⁷ Paul Comerford writes.....

Gave instructions for the case to be closed by end of July 2023

Mr Fay replied “..I last met Mr [REDACTED] on the day of June 2023 he was very clear he wanted his case closed, which I understand to mean settled by the end of July 2023. His instructions were that if the case could not be closed by that date he would rely upon legal advice that he was receiving from Lawyers whom he became acquainted..

It is clear from the documentation that this instruction was provided by Mr [REDACTED] that he was relying on advice from other lawyers and that certain ultimatums were issued as a result. Once this one month deadline passed and Mr Fay (as he perceived it) didn't “settle” the case. Mr [REDACTED] lodged his complaint to the LSRA. It is far beyond the remit of a Legal Practitioner to solely settle a case with in a month, however a case can be closed where the complainant simply instructs that no further action be made. As such it is the responsibility of the complainant, (in this case Mr [REDACTED]) to close a case by instruction. There is no evidence to suggest that Mr Fay did not follow this instruction.

Comerford Paul rejected to accept even undeniable facts the victim provided him with and what we pointed to in this analysis. He only accepted what Leo Fay sticks with. The climax of Paul Comerford's improper behaviour is his assertion⁴⁸⁸...

It is far beyond the remit of a Legal Practitioner to solely settle a case with in a month,

We have to say, at this point, that these words of Mr Paul Comerford are one big sarcasm. Let us explain.....

The Legal Services regulatory Authority received the first set of documents on 25th August 2023.⁴⁸⁹ Within that set they received file under name LSRA that contained the five-page Agreement Letter between Michael J. Kennedy Solicitors and the victim marked as: appendix nineteen – a, appendix nineteen – b, appendix nineteen – c, appendix nineteen – d, and appendix nineteen - e.⁴⁹⁰ This last appendix (fifth page of the Agreement Letter – fifth page of appendix 61 in this file) testifies that the victim and managing partner Michael J. Kennedy (criminal) signed the Agreement Letter on on 30th December 2015. **This information Paul Comerford did have in front of his eyes. That fact is what defines Paul Comerford's assertion⁴⁹¹.....**

It is far beyond the remit of a Legal Practitioner to solely settle a case with in a month,

⁴⁸⁷ See appendix 28

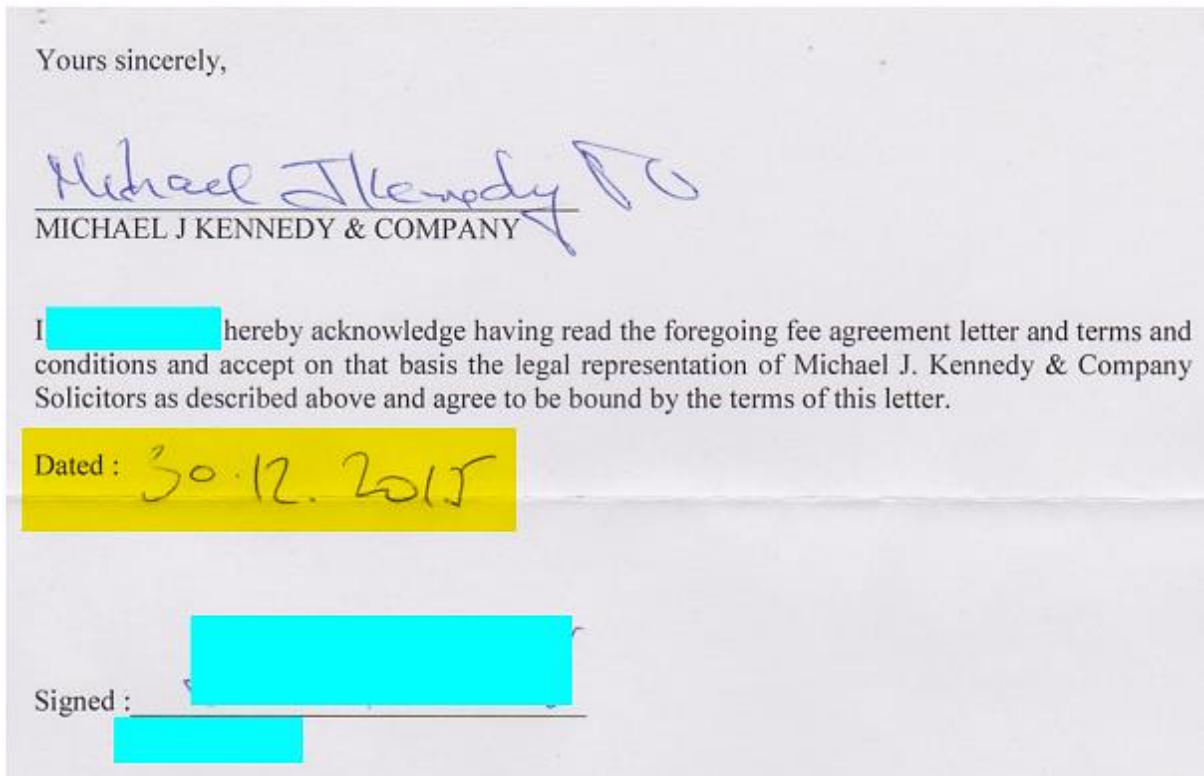
⁴⁸⁸ See 4th page of appendix 28

⁴⁸⁹ See appendixes 29 and 54

⁴⁹⁰ See appendix 61

⁴⁹¹ See 4th page of appendix 28

...as determined, deliberate and clear avoiding the truth, because from signing the Agreement Letter on 30th December 2015⁴⁹²...



...through 8th November 2023 when collection of Paul Comerford's criminal offences came into being,⁴⁹³ 2869 days can be accommodated. This number of days is "slightly" longer than Paul Comerford's

a month

⁴⁹² See fifth page of appendix 61

⁴⁹³ Date 8th November 2023 is pointed to both on front...

08 November 2023

... and on fourth page...

Signed: Paul Comerford
Position: Complaints and Resolutions Officer
Date: 8th November 2023

... of appendix 28

It is far beyond

the remit of a Legal Practitioner to solely settle a case with in a month,

(see page 4 of appendix 28)

On both first and fourth page of his review⁴⁹⁴ Paul Comerford testifies that the document came into being on 8th November 2023. We see that after signing the Agreement Letter on 30th December 2015⁴⁹⁵ through 8th November 2023 two thousand eight hundred and sixty nine days exist....

2016 had 366 days (leap year)

2017 had 365 days

2018 had 365 days

2019 had 365 days

2020 had 366 days (leap year)

2021 had 365 days

2022 had 365 days

Eight November in 2023 was 312th day in that year.

Ergo, $366 (2016) + 365 (2017) + 365 (2018) + 365 (2019) + 366 (2020) + 365 (2021) + 365 (2022) + 312 (2023) = 2869$ days

Let us return to this assertion of Paul Comerford in which he points to “a month” and that amounts to thirty days.....

It is far beyond

the remit of a Legal Practitioner to solely settle a case with in a month,

(see page 4 of appendix 28)

We do agree with what he said in this excerpt. However, we have proved, in bottom paragraph on page 87, that Paul Comerford was fully aware of 30th December 2015. If we subtract Comerford’s “a month” (30 days) from 2869 days we get result of 2839 days and this number of days very fairly and very precisely defines volume of immorality of Paul Comerford.

We have already said above.....we agree with Mr Paul Comerford that settling.....

a case with in a month

.....is very hard. However, 2869 days certainly do not pose any problem to settle a case.

This is what Paul Comerford of Legal Services Regulatory Authority really wrote.....

It is far beyond

the remit of a Legal Practitioner to solely settle a case with in

⁴⁹⁴ See appendix 28

⁴⁹⁵ See fifth page of appendix 61

.....2869 days wishing to humiliate the victim in that way. On the contrary he only demonstrated his inability. As we have proved above he did know that.....

a month

is simultaneously all all misleading,⁴⁹⁶ false⁴⁹⁷ and deceptive.⁴⁹⁸

IT IS IMPOSSIBLE TO LOGICALLY, DISCONNECT THE FOREGOING EVIDENCE AND WHAT FOLLOWS HEREUNDER...

Stephen G. Rodriguez and Partners in appendix 59 very clearly explain tampering with evidence.

Further....

Section 10.- (1) (a)....Criminal Justice (Theft and Fraud Offences) Act 2001⁴⁹⁹ says...

10.—(1) A person is guilty of an offence if he or she dishonestly, with the intention of making a gain for himself or herself or another, or of causing loss to another—

(a) destroys, defaces, conceals or falsifies any account or any document made or required for any accounting purpose,

.....and section 10.- (2) (a) further clarifies.....

⁴⁹⁶ See appendix 6

⁴⁹⁷ See appendix 7

⁴⁹⁸ See appendix 8

⁴⁹⁹ See appendix 30

10.—(1) A person is guilty of an offence if he or she dishonestly, ^{False accounting.} with the intention of making a gain for himself or herself or another, or of causing loss to another—

(a) destroys, defaces, conceals or **falsifies any account** or any document made or required for any accounting purpose,

(2) For the purposes of this section a person shall be treated as falsifying an account or other document if he or she—

(a) **makes** or concurs in making therein **an entry which is** or may be **misleading, false or deceptive in a material particular**, or

Everything in section 10.- (2) (a) revolves around “entry” and we see that the notion refers to “...a separate piece of information that is recorded in a book, computer, etc.”⁵⁰⁰ We find, precisely, such “...a separate piece of information...” in this excerpt of Paul Comerford.....

It is far beyond the remit of a Legal Practitioner to solely settle a case with in a month,

It is notable that section 10.- (2) (a) speaks also of

a material par-
ticular

....explained in the dictionary as “a specific.....detail of information..” (particular)⁵⁰¹ “...having an important effect...” (material)⁵⁰²

Ergo, what describes immoral

⁵⁰⁰ See appendix 48

⁵⁰¹ See appendix 31

⁵⁰² See appendix 32

particular

a material par-

....in this assertion of Paul Comerford....

the remit of a Legal Practitioner to solely settle a case with in a month,

It is far beyond

....is.....

with in a month

.....as “a specific.....detail of information..” (particular)⁵⁰³ “...having an important effect...” (material)⁵⁰⁴ which is all (simultaneously) misleading,⁵⁰⁵ false⁵⁰⁶ and deceptive.⁵⁰⁷

As already proved above Paul Comerford **fraudulently**⁵⁰⁸ replaced 2869 days with....

a month

Hence, section 10.- (1) (c) Criminal Justice (Theft and Fraud Offences) Act 2001⁵⁰⁹ applies as well as, having in mind findings of this analysis,...

...Sections 7 and 8...Criminal Law Act 1997⁵¹⁰...

Part 7 – Organized Crime – Criminal Justice Act 2006⁵¹¹

⁵⁰³ See appendix 31

⁵⁰⁴ See appendix 32

⁵⁰⁵ See appendix 6

⁵⁰⁶ See appendix 7

⁵⁰⁷ See appendix 8

⁵⁰⁸ See appendix 59

⁵⁰⁹ See appendix 30

⁵¹⁰ See appendix 73

⁵¹¹ See appendix 115

10.—(1) A person is guilty of an offence if he or she dishonestly, with the intention of making a gain for himself or herself or another, or of causing loss to another—

(c) in furnishing information for any purpose produces or makes use of any account, or any such document, **which to his or her knowledge is or may be misleading, false or deceptive in a material particular.**

Further, having still in mind this passage

It is far beyond the remit of a Legal Practitioner to solely settle a case with in a month,

...we refer to correspondence of 9th August 2023⁵¹² which Legal Services Regulatory Authority received at 08:14. Paul Comerford, does acknowledge that he did see this letter as in his review⁵¹³ on third page he writes.....

On 9th August 2023 Mr [redacted] made the following allegations against Mr William O Connor, a solicitor:

On bottom of page 4 of the letter dated 9th August 2023⁵¹⁴ it is clearly written....

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....

This is another point proving that Paul Comerford **fraudulently** replaced 5681 days and nights with

⁵¹² See appendix 58....page 19

⁵¹³ See appendix 28

⁵¹⁴ See appendix 58....page 19

a month

In such a way Paul Comerford perpetrated everything that is documented above.

- see Section 10...Criminal Justice (Theft and Fraud Offences) Act 2001⁵¹⁵

- see Part 7 – Organized Crime – Criminal Justice Act 2006⁵¹⁶

- see also tampering or planting evidence as explained in appendix 59. At this point we have to return to this excerpt (page 3 – appendix 28).....

On the 26th of September Leo Fay provided a reply to the allegations

Point 1

‘- They have done nothing’

“Mr [redacted] initially made contact with us in relation to issues with his employer. The incident arose on the 12th April 2012 and Mr [redacted] contacted us approximately 2.5 years after the incident”

....“We wish to point out that that all times the approaches made to the Irish Wheelchair Association were on the basis of seeking to negotiate some form of settlement given that he was outside the time allowed pursuant to the statute of limitations”.

Having reviewed the documentation provided by Mr [redacted] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

Namely, Paul Comerford of the Legal Services regulatory Authority stresses several interesting points....

Having reviewed the documentation provided by Mr [redacted] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

Let us, first, have a look at meaning of “review” Paul Comerford refers to. According to Britannica Dictionary the verb means “to look at or examine (something) carefully especially before making a decision or judgment”⁵¹⁷

⁵¹⁵ See appendix 30

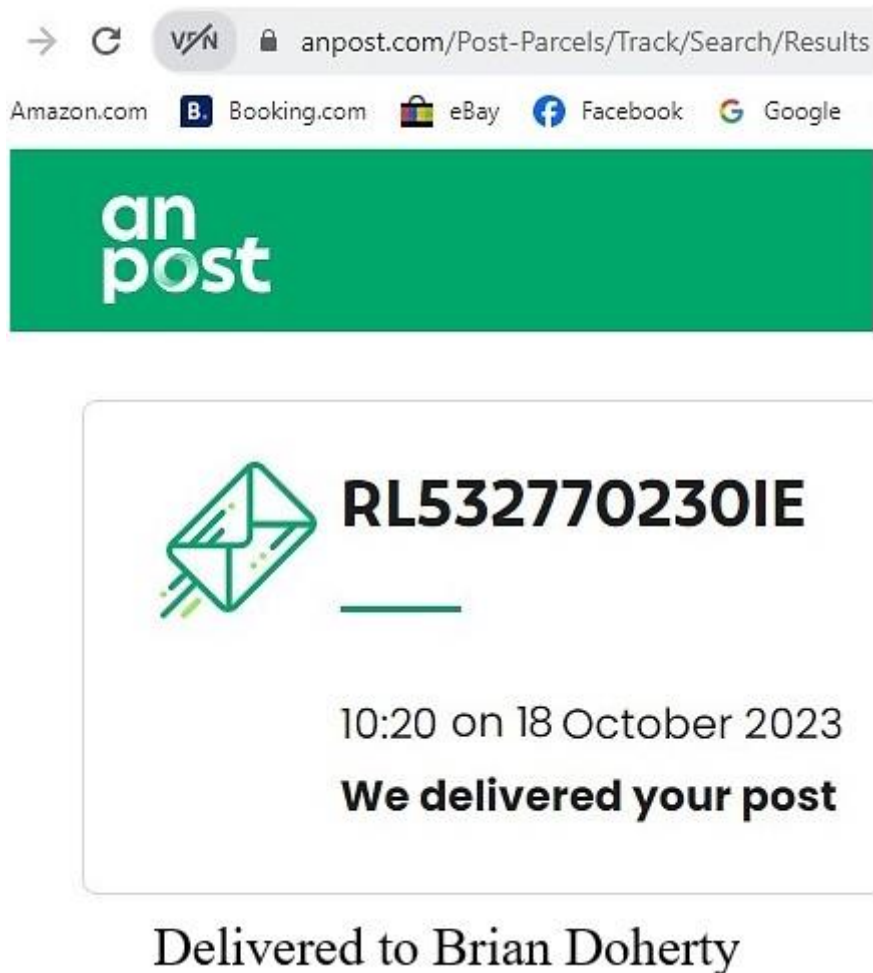
⁵¹⁶ See appendix 115

⁵¹⁷ See appendix 62

Having reviewed the documentation provided by Mr [redacted] it is clear that

...Admissibility Decision⁵¹⁸ Paul X. Comerford brought is only a collection of criminal offences because he perpetrated his crime⁵¹⁹...

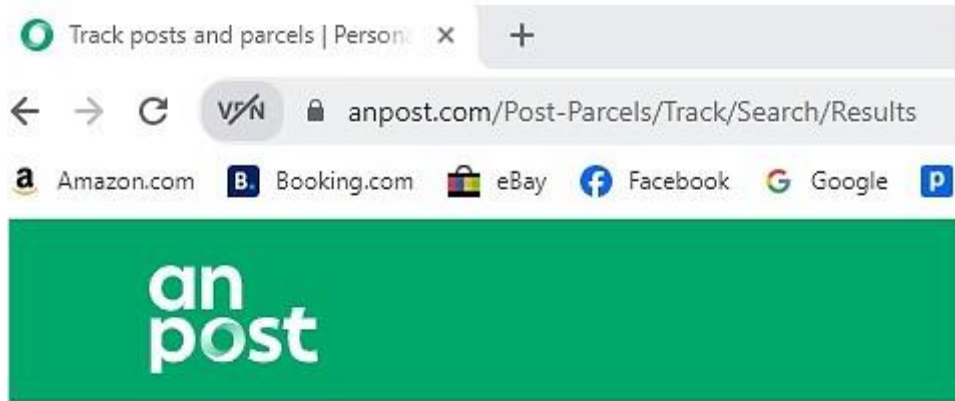
...having not reviewed and having completely ignored...an analysis and its 37 appendixes⁵²⁰ which he and his boss Brian Doherty received on the same day...



⁵¹⁸ See appendix 28

⁵¹⁹ See appendix 28

⁵²⁰ See appendix 118



Delivered to Paul X. Comerford

In this way both Paul X. Comerford and Brian Doherty heavily violated Sections 7 and 8 – Criminal Law Act 1997⁵²¹ and, what is horrific, Part 7 – Organized Crime – Criminal Justice Act 2006.⁵²²

On page 3 – appendix 28 disgusting criminal Paul X. Comerford writes....

Having reviewed the documentation provided by Mr [redacted] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

...and points to constrain which literature defines as forcing "...someone to do something or behave in a particular way."⁵²³ Having these definitions in mind it is notable that after "careful examining"⁵²⁴ the documentation Legal Services Regulatory Authority received from the

⁵²¹ See appendix 73

⁵²² See appendix 115

⁵²³ See appendix 63

⁵²⁴ Read...not examining at all

victim for Paul Comerford “...it is clear that.....the requirements of the Statute of Limitations...” forced Leo Fay to assert that the victim.....

was outside the time allowed pursuant to the statute of limitations”.

(page 3 – appendix 28)...horrific!!!

Appendixes 43, 49 and 118 testify that Paul X. Comerford breached all known moral and legal norms.

The key word in this passage that Paul Comerford used is adjective “clear” which is evidence that he is very familiar with the Statute of Limitations and it is commendable. However, having firmly in mind Paul Comerford’s familiarity with this Statute, we must return to.....

.....Section (2) (b)⁵²⁵ which stresses the concept of **omission** that in verb form means “...to leave out (see nr 1)⁵²⁶, or leave unmentioned (see nr 2)⁵²⁷ and similarly defines meaning of the verb as “to fail to include or do something.”⁵²⁸ Ergo, according to section (2) (b) a person is....

treated as
falsifying an account or other document if he

..... omits or in other words leaves out (see nr 1)⁵²⁹, leaves unmentioned (see nr 2)⁵³⁰ or fails to include or do something⁵³¹ and “something” in this case is...

a material particular

- Section 2.- (b)...Criminal Justice (Theft and Fraud Offences) Act 2001⁵³²

This is explained in the dictionary as “a specific.....detail of information..” (**particular**)⁵³³ “...having an important effect...” (**material**)⁵³⁴

Namely, sections 10.- (1) (a); 10.- (2) (a) (b) ...Criminal Justice (Theft and Fraud Offences) Act 2001⁵³⁵ are very clear - Paul Comerford, explaining the Statute of Limitations and asserting on third page of appendix 28 that Leo Fay was constrained by the requirements of the Statute of Limitations brutally, violated the foregoing sections. On top of everything else, Paul X. Comerford – Complaints and Resolutions Officer of Legal Services Regulatory Authority in

⁵²⁵ Criminal Justice (Theft and Fraud Offences) Act 2001....see appendix 9

⁵²⁶ See appendix 1

⁵²⁷ See appendix 1

⁵²⁸ See appendix 2

⁵²⁹ See appendix 1

⁵³⁰ See appendix 1

⁵³¹ See appendix 2

⁵³² See appendix 9

⁵³³ See appendix 31

⁵³⁴ See appendix 32

⁵³⁵ See appendix 9

his Admissibility Decision⁵³⁶ left out (see nr 1), left unmentioned (see nr 2)⁵³⁷ and failed to include⁵³⁸ not only...

a material particular

- Section 2.- (b)⁵³⁹ speaks about **BUT THE ENTIRE ANALYSIS AND ITS 37 APPENDIXES.**⁵⁴⁰

This is horrific!!!

At this point we have to refer to the fact that Paul Comerford has “successfully” fulfilled all the moral and legal requirements set out in the Candidate Information Booklet – It is indeed extremely important to painstakingly analyse appendix 57. In such a way Paul Comerford demonstrated in practice a very “high”⁵⁴¹ reputation of the Legal Services Regulatory Authority in Ireland. In these circumstances the foregoing sections apply to what Paul Comerford perpetrated in this passage on third page of appendix 28.

Having reviewed the documentation provided by Mr [REDACTED] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

How?

This is how!

Section 10.- (2) (a) in connection with section 10.- (1) (a)⁵⁴² are applied because the passage is all misleading,⁵⁴³ false⁵⁴⁴ and deceptive⁵⁴⁵ and because what Paul Comerford writes in the foregoing passage is the crime against common sense – evidence...appendix 118

Section 10.- (2) (b) in connection with section 10.- (1) (a)⁵⁴⁶ because Paul Comerford did accept (third page...appendix 28) **the false** Leo Fay’s “a specific....detail of information..” (**particular**)⁵⁴⁷ “...having an important effect...” (**material**)⁵⁴⁸

⁵³⁶ See appendix 28

⁵³⁷ See appendix 1

⁵³⁸ See appendix 2

⁵³⁹ Criminal Justice (Theft and Fraud Offences) Act 2001... See appendix 9

⁵⁴⁰ See appendix 118

⁵⁴¹ See appendix 56

⁵⁴² Criminal Justice (Theft and Fraud Offences) Act 2001...see appendix 9

⁵⁴³ See appendix 6

⁵⁴⁴ See appendix 7

⁵⁴⁵ See appendix 8

⁵⁴⁶ Criminal Justice (Theft and Fraud Offences) Act 2001...see appendix 9

⁵⁴⁷ See appendix 31

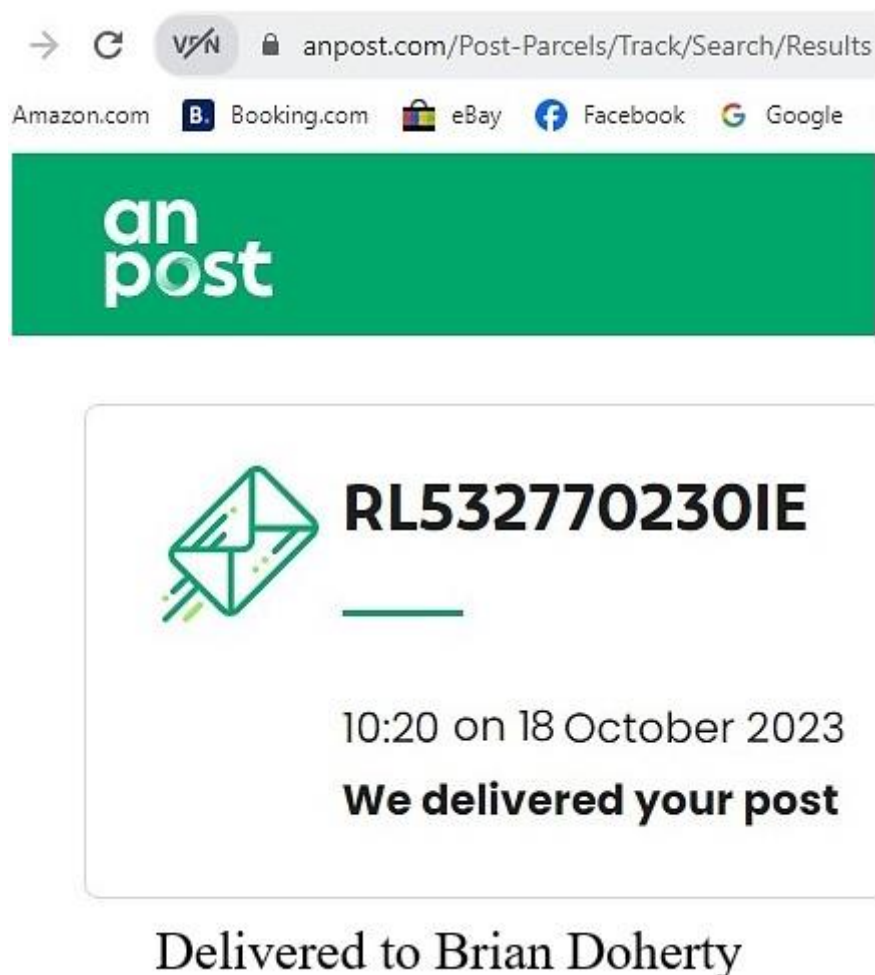
⁵⁴⁸ See appendix 32

...“We wish to point out that that all times the approaches made to the Irish Wheelchair Association were on the basis of seeking to negotiate some form of settlement given that he was outside the time allowed pursuant to the statute of limitations”.

Paul Comerford accepted this false material particular although the Statute of Limitations (both Leo Fay and Paul Comerford are very familiar with) refers to the exceptions to the two- year rule and irrespective of the fact that Leo Fay, himself, only seven years earlier writes “In the Statute of Limitations time limit does not apply to your psychological-mental injury.”⁵⁴⁹

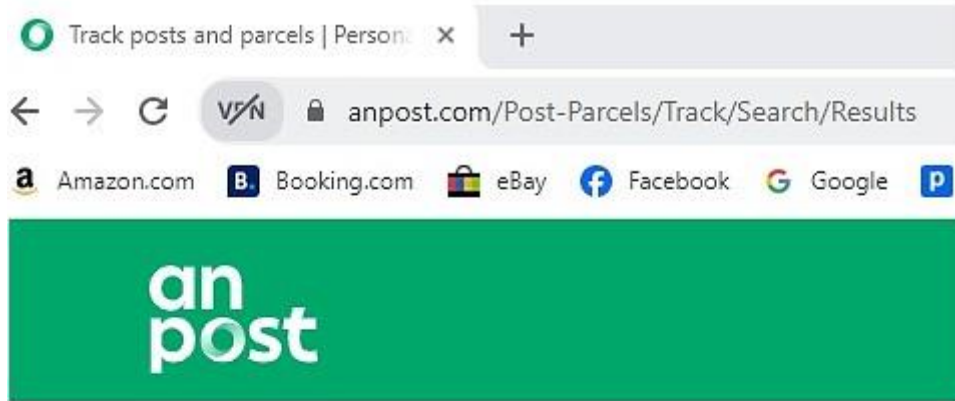
In the Statute of Limitations time limit does not apply to your psychological-mental injury.

As the icing on the cake we have the following... both перпетрагорс Paul X. Comerford and Brian Doherty received an analysis and its 37 appendixes⁵⁵⁰ on the same day...



⁵⁴⁹ See appendix 43

⁵⁵⁰ See appendix 118



Delivered to Paul X. Comerford

...and on page 16 of this analysis both criminals Brian Doherty and Paul X. Comerford did see that Leo fay writes...

In the Statute of Limitations time limit does not apply to your psychological-mental injury.

...these two criminals also did see APPENDIX 28 this excerpt on page 16 of the Analysis refers to and this analysis and its 37 appendixes⁵⁵¹ legally break Leo Fay and Michael J. Kennedy, Paul X. Comerford and Brian Doherty of Legal Services Regulatory Authority and all the disgusting gang into legal smithereens.

However, none of numerous security services in Ireland are interested in this website (<https://questforjustice.net/>).

However, Irish Police Commissioner, Justin Kelly, is not interested in this website... (<https://questforjustice.net/>).

⁵⁵¹ See appendix 118



An Garda Síochána

Ireland's National Police and Security Service



(/)

Commissioner



Title: Garda Commissioner

Name: Justin Kelly

Native Of: Dublin

Appointed: September 2025

Career Highlights:

Garda Commissioner Justin Kelly has 33 years policing experience. Commissioner Kelly was appointed by Government as Garda Commissioner from 1 September 2025. He was previously Deputy Commissioner Security, Strategy and Governance. Previous to that, as Assistant Commissioner, Serious and Organised Crime, he was responsible for leading the national policing response in areas of drugs and organised crime, cybercrime, economic crime, immigration and crimes against vulnerable persons. He was the strategic lead for the development of capacity and organisational policy in a number of areas connected with serious crime investigation.

Prior to that he was Detective Chief Superintendent, in the Organisation's Operational Counter-Terrorism Unit, the Special Detective Unit. He was previously Detective Superintendent, Garda National Protective Services Bureau, as well as a Detective Inspector, Drugs and Organised Crime Bureau, and a frontline Inspector in the Blanchardstown and Clondalkin areas of Dublin.

In 2001, he was seconded to work for the United Nations in Bosnia Herzegovina, where he worked monitoring and building the capacity of local Law Enforcement.

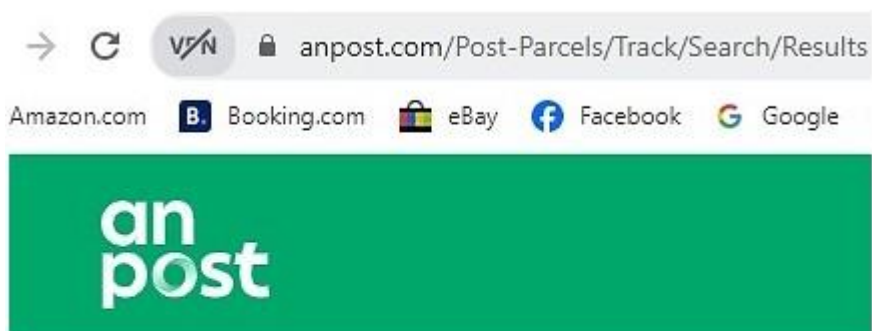
ACCESSIBILITY HELP?

Qualifications:

- Bachelor in Civil Law (BCL) from University College Dublin,
- Master of Criminal Justice from John Jay College in New York, (Recipient of the McCabe fellowship in 2009 to undertake a year long period of study and research at John Jay College)
- Master of Business Administration (MBA) from Dublin City University
- Master of Serious Crime Investigation from the University of Limerick.
- Strategic Command Course, College of Policing, U.K.

Violation of section 10.- (2) (b)....Criminal Justice (Theft and Fraud Offences) Act 2001⁵⁵² is brutal and horrific because Paul X. Comerford, in appendix 28, omitted referring to...

- exceptions law offices Coleman Legal LLP,⁵⁵³ Augustus Cullen Law⁵⁵⁴ and McMahon Goldrick Solicitors⁵⁵⁵ speak about. It is very important to carefully analyse what these law offices write of the mental impairment.
- an analysis and its 37 appendixes⁵⁵⁶ which he and his boss Brian Doherty received on the same day...



Delivered to Brian Doherty

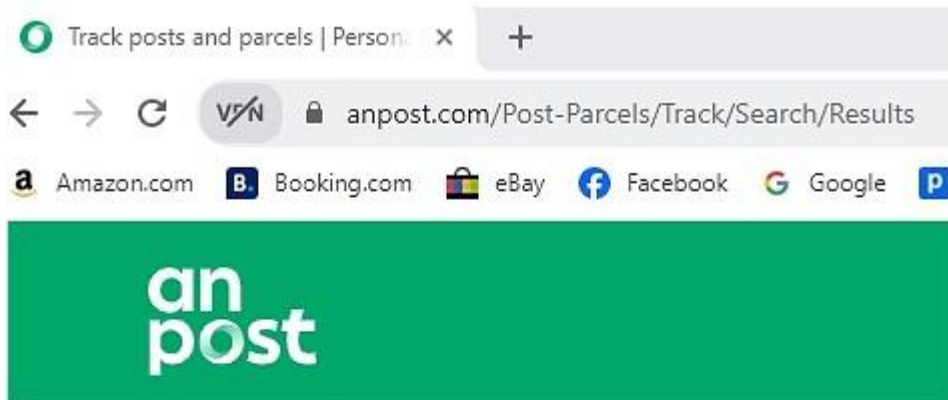
⁵⁵² See appendix 30

⁵⁵³ See appendix 25

⁵⁵⁴ See appendix 40

⁵⁵⁵ See appendix 34

⁵⁵⁶ See appendix 118



Delivered to Paul X. Comerford

It is, indeed, important to mention that this analysis and its 37 appendixes⁵⁵⁷ which these two criminals received on the same day is only the first part. The second part Paul X. Comerford and Brian Doherty received on October 18, 2023 in the same parcel is much more horrific and we will upload it at the appropriate time. Ergo that is also the evidence material that Paul X. Comerford rejected to refer to in appendix 28. Unacceptable and horrific.

As we have already mentioned earlier in the analysis section (2) (b)⁵⁵⁸ stresses the concept of omission⁵⁵⁹ which in verb form verb means “...to leave out or leave unmentioned..” while omission one⁵⁶⁰ similarly defines the meaning as “to fail to include or do something”. So, according to section (2) (b) a person is....

falsifying an account or other document if he

treated as

⁵⁵⁷ See appendix 118

⁵⁵⁸ Criminal Justice (Theft and Fraud Offences) Act 2001 – see appendix 9

⁵⁵⁹ See appendix 1

⁵⁶⁰ See appendix 2

..... omits or leaves out (nr 1 – appendix 1), leaves unmentioned (nr 2 – appendix 1) or fails to include or do something (appendix 2) and “something” in this case is **a material particular**

- Section 2.- (b).

This is explained in the dictionary as a specific.....detail of information⁵⁶¹ having an important effect⁵⁶²

To exclude any misunderstanding of meaning of the “mental” these law offices speak about and meaning of psychological injury appendix Newbridge⁵⁶³ for instance, points to we refer to California Work Injury Law Center (cwilc) who clearly say that

“A **psychological injury** is when the person has suffered **mental** trauma as a result of an accident, sudden shock, or a traumatic event. Examples of psychiatric injuries are Post Traumatic Stress Disorder, Adjustment Disorder, and depression.”⁵⁶⁴

Let us now have a look at the examples of this injury....

A psychological injury is when the person has suffered mental trauma as a result of an accident, sudden shock, or a traumatic event. **Examples of psychiatric injuries are Post Traumatic Stress Disorder, Adjustment Disorder, and depression.**

Having been exposed to the horrific trauma on 2nd August 2012 next morning the victim had to see his GP. It is notable on the doctor’s receipt that the victim saw his GP on 3rd August 2012⁵⁶⁵ which **would not be possible if the accident took place on 12th April 2012 as Leo Fay of Michael J. Kennedy Solicitors insolently lies**

The

incident arose on the 12th April 2012

(see second paragraph of appendix 24)

The victim’s GP immediately, on 3rd August 2012, recognized the stress which was subsequently diagnosed as Post Traumatic Stress Disorder⁵⁶⁶ and depression.⁵⁶⁷ Both of these conditions are pointed to as examples of psychological-psychiatric injury in how California Injury Law Center defines it⁵⁶⁸

A psychological injury is when the person has suffered mental trauma as a result of an accident, sudden shock, or a traumatic event. **Examples of psychiatric injuries are Post Traumatic Stress Disorder, Adjustment Disorder, and depression.**

⁵⁶¹ See appendix 3

⁵⁶² See appendix 4

⁵⁶³ See appendix 16

⁵⁶⁴ See appendix 46

⁵⁶⁵ See appendix 64

⁵⁶⁶ See appendix 12

⁵⁶⁷ See appendix 47

⁵⁶⁸ See appendix 46

Why we point to the concept of **psychological injury**. Simply because Paul Comerford became aware, TWO TIMES AT TWO DIFFERENT PLACES, that the victim suffers from this injury.... However, he ignored that fact and omitted this psychological injury in his review.⁵⁶⁹

Namely, Mr Michael Doran received the parcel on 25th August 2023 at 09:18⁵⁷⁰ and, as the composing part, the file LSRA containing.....

appendix fourteen (in this file – appendix 55) which clearly proves (highlighted in green) that the victim suffers from “psychological injury”

appendix four (in this file – appendix 65) in which pages 1 – 25 of this 38-page document also clearly prove that the victim suffers from the mental illness.

It is, indeed, important to point out that this appendix four (in this file – appendix 65) Leo Fay of Michael J. Kennedy Solicitors, received under name appendix ten of file MAY 2022 on 17th January 2023 at 06:22.⁵⁷¹ On page 6⁵⁷² of this appendix ten Leo Fay **DID SEE** that **IRISH WHEELCHAIR ASSOCIATION** was the cause of the victim’s mental illness. This file, MAY 2022 which Fay Leo received, was the part of a parcel, of A4 documents printed on both sides of paper, weighing five thousand one hundred and fifteen grams.⁵⁷³ As we have already pointed to on 17th January 2023 at 06:22 Leo Fay received the parcel of A4 sheet documents printed on both sides of paper, weighing five thousand one hundred and fifteen grams; the parcel looked like this.⁵⁷⁴ In it (in the parcel) Leo Fay received, also, file DECEMBER 2021 ONE and its ANALYSIS DECEMBER 2021 ONE. APPENDIX TWENTY TWO⁵⁷⁵ of this analysis clearly points out that IRISH WHEELCHAIR ASSOCIATION was the cause of the victim’s mental illness.

Ergo, on 17th January 2023 Leo Fay **DID SEE TWO TIMES ON TWO DIFFERENT OCCASIONS** that the victim suffers from mental illness. Apart from that, as early as 24th October 2016 Leo Fay of Michael J. Kennedy Solicitors acknowledges himself (having seen the evidence) that the victim suffers from psychological injury.⁵⁷⁶

This illness belongs to the exceptions law offices Coleman Legal LLP,⁵⁷⁷ Augustus Cullen Law⁵⁷⁸ and McMahon Goldrick Solicitors⁵⁷⁹ speak about.

Irrespective of that and irrespective of HIS OWN acknowledgement⁵⁸⁰ Leo Fay in his document of 26th September 2023 writes⁵⁸¹.....

⁵⁶⁹ See appendix 28

⁵⁷⁰ See appendix 54

⁵⁷¹ See appendix 114

⁵⁷² See appendix 112

⁵⁷³ See appendix 11 (for more details about this see...appendix 114)

⁵⁷⁴ See appendix 114

⁵⁷⁵ See appendix 113

⁵⁷⁶ See appendix 43

⁵⁷⁷ See appendix 25

⁵⁷⁸ See appendix 40

⁵⁷⁹ See appendix 34

⁵⁸⁰ See appendix 43

⁵⁸¹ See appendix 24

We wish to point out that at all times the approaches made to the Irish Wheelchair Association were on the basis of seeking to negotiate some form of settlement given that he was outside the time allowed pursuant to the Statute of Limitations.

The world has never seen such form of humiliating moral and ethics.

Having firmly in mind that Leo Fay, being absolutely aware of what we just proved above, did all this this to the person permanently suffering from mental illness which Irish Wheelchair Association in firm determination⁵⁸² caused *Quest for Justice*, bring all this that is causing stomach upset to light....

We continue the testimony and return, once more, to **psychological injury** as Paul Comerford became aware, TWO MORE TIMES AT TWO DIFFERENT PLACES, that the victim suffers from this injury....

Apart from **appendix fourteen** and **appendix four** explained on the previous page Mr Michael Doran received the parcel on 25th August 2023⁵⁸³ and, as the composing part, the file LSRA containing **appendix nine**⁵⁸⁴ and file ANALYSIS FEB 2021 NINE PAGES containing **appendix mark buckley**.⁵⁸⁵ Both these appendixes testify that the victim suffers from mental illness the Statute of Limitations sees as the exception to the two year rule limitation and which law offices Coleman Legal LLP,⁵⁸⁶ Augustus Cullen Law⁵⁸⁷ and McMahon Goldrick Solicitors⁵⁸⁸ speak about. Apart from Paul Comerford, Leo Fay of Michael J. Kennedy Solicitors also was aware

⁵⁸² At a later stage we will start uploading evidence material of mental and physical torture which several times caused bleeding of the victim's limbs. It is not all as *Quest for Justice* have documentation testifying of indeed horrific and real nature of Irish Wheelchair Association. This torture which began in 2005 and which the victim was exposed to in the IRISH WHEELCHAIR ASSOCIATION, could have been seen only in the Middle Ages. From August 2012 this Criminal Organization in Ireland joined IRISH WHEELCHAIR ASSOCIATION and they mutually continued inflicting severe mental pains on the victim. Along with this evidence material we will publish the relevant Ireland's Criminal Justice legislation and the document of an international organization. The purpose of all this is that international public see what this Criminal Organization in Ireland is attempting to conceal at any price. We have documentation testifying of deriving gratification from systematic inflicting the horrific mental pain on the victim....

THE WORLD MUST SEE THIS!!!

...we repeat...

THE WORLD MUST SEE THIS!!!

⁵⁸³ See appendix 29....see also appendix 54

⁵⁸⁴ See appendix 66

⁵⁸⁵ See appendix 67

⁵⁸⁶ See appendix 25

⁵⁸⁷ See appendix 40

⁵⁸⁸ See appendix 34

of [appendix mark buckley](#)⁵⁸⁹ since he received it in the file FEBRUARY 2021 on 17th January 2023 at 06:22 in the parcel which looked like this.⁵⁹⁰ This file which Fay Leo received, was the part of a parcel, of A4 sheet documents printed on both sides of paper, weighing five thousand one hundred and fifteen grams.⁵⁹¹ Ergo, on 17th January 2023 Mr Leo Fay was aware that the victim suffers from mental illness. However, we have already pointed to in this analysis that Leo Fay, himself, only seven years earlier writes “In the Statute of Limitations time limit does not apply to your psychological-mental injury.”⁵⁹²

We have repeated numerous times and we will repeat numerous times that this illness belongs to the exceptions law offices Coleman Legal LLP,⁵⁹³ Augustus Cullen Law⁵⁹⁴ and McMahon Goldrick Solicitors⁵⁹⁵ speak about.

However, Paul Comerford ignored and omitted that fact and he even omitted (in his review)⁵⁹⁶ that the victim’s psychological injury even exists

Hence, Criminal Justice (Theft and Fraud Offences) Act 2001 – Section 10.- (1) (a) falsification and Section 10.- (2) (b) – see also Tampering or planting evidence brilliantly explained in appendix 59.

It is proved above that Paul Comerford of the Legal Services Regulatory Authority FOUR DIFFERENT TIMES had, in front of his eyes, documents that the victim suffers from psychological injury.

Then it is, indeed, important to point to 3rd page of [his review](#)⁵⁹⁷ where he points to the Statute of Limitations and points falsely out that the Legal Practitioner was constrained by the requirements of the Statute of Limitations.....simultaneously, consciously and insolently concealing that the Statute of Limitations contains the exception law offices Coleman Legal LLP,⁵⁹⁸ Augustus Cullen Law⁵⁹⁹ and McMahon Goldrick Solicitors⁶⁰⁰ speak about. What these three law offices say does prove that the Legal Practitioner (Leo Fay) **WAS NOT CONSTRAINED** by requirements of the Statute of Limitations. Both Leo Fay and Paul Comerford are aware of this. However, they perpetrated what they perpetrated.

THIS IS INSOLENCES OF ALL INSOLENCES

⁵⁸⁹ See appendix 67

⁵⁹⁰ See appendix 114

⁵⁹¹ See appendix 11 and 114

⁵⁹² See appendix 43

⁵⁹³ See appendix 25

⁵⁹⁴ See appendix 40

⁵⁹⁵ See appendix 34

⁵⁹⁶ See appendix 28

⁵⁹⁷ See appendix 28

⁵⁹⁸ See appendix 25

⁵⁹⁹ See appendix 40

⁶⁰⁰ See appendix 34

Having reviewed the documentation provided by Mr [REDACTED] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of **the Statute of Limitations** in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

(see page 3 of appendix 28)

Comerford Paul of the Legal Services Regulatory Authority further stresses...

It is clear that the Legal Practitioner.....was constrained by the requirements of the Statute of Limitations....

In this way Paul Comerford undeniably proves that he is fully familiar with....

requirements of the Statute of Limitations

the

In this way Paul Comerford proves that he is fully familiar with the exceptions (psychological injury) law offices Coleman Legal LLP,⁶⁰¹ Augustus Cullen Law⁶⁰² and McMahon Goldrick Solicitors⁶⁰³ BECAUSE.....

requirements of the Statute of Limitations

the

embrace the exception of psychological injury as the foregoing law offices point to.

Now what....Paul Comerford???

All this is a part of the first set of documents Michael Doran received on 25th August 2023⁶⁰⁴ at 09:18. The second set of documents Shannon Hallissey of the Legal Services Regulatory Authority received on 17th October 2023⁶⁰⁵ at 10:28. We will start uploading documentation of both sets immediately after publishing this post. Apart from it⁶⁰⁶ Paul Comerford and Brian Doherty⁶⁰⁷ received respectively...

⁶⁰¹ See appendix 25

⁶⁰² See appendix 40

⁶⁰³ See appendix 34

⁶⁰⁴ See appendix 29....see also appendix 54

⁶⁰⁵ See appendix 27

⁶⁰⁶ ...as we have already pointed to on homepage

⁶⁰⁷ Chief Executive Officer in Legal Services Regulatory Authority in Ireland



RL532770223IE

10:20 on 18 October 2023

We delivered your post

Delivered to Paul X. Comerford



RL532770230IE

10:20 on 18 October 2023

We delivered your post

Delivered to Brian Doherty

...an extensive and detailed file in which some documents are very disturbing. They ignored completely all that and concealed this third file proving horrific and disturbing events. Quest for Justice will, of course, publish this (third) file however at the appropriate time. After that, when every, literally every fact comes to light, when people see what Paul Comerford had in front of his eyes before he perpetrated horrific criminal offences in form of his review⁶⁰⁸ the Court of International Public will bring the verdict and define this assertion of Mr Paul Comerford of the Legal Services Regulatory Authority in Ireland.....

I have conducted a preliminary review of your complaint and considered all the documentation provided by you and Mr Leo Fay. Having done so, I have determined that your complaint is inadmissible.

(see first page of his review – appendix 28)

Return to the second set of documents which Shannon Hallissey of the Legal Services regulatory Authority received on 17th October 2023⁶⁰⁹ at 10:28 leads to another evidence....

.....testifying that Paul Comerford did see appendix 55. Ergo, Comerford Paul again was fully aware that the document confirms TWO times that the incident took place on 2nd August 2012⁶¹⁰ and not as Leo Fay of Michael J. Kennedy Solicitors on 12th April 2012. (highlighted in yellow).⁶¹¹ In addition, having seen appendix 55 Paul Comerford was again fully aware that the victim suffers from psychological injury (highlighted in green) which is seen in the Statute of Limitations as an exception to the two- year rule Leo Fay fraudulently points to lying that the victim

was outside the time allowed pursuant to the Statute of Limitations.

(see 5th paragraph from top.....appendix 5)

Irrespective of law offices Colleman Legal LLP,⁶¹² Augustus Cullen Law⁶¹³ and McMahon Goldrick Solicitors⁶¹⁴ who do speak about mental illness exception. However, Comerford Paul ignored these facts which cannot be found anywhere in his review⁶¹⁵ although in this document Paul Comerford does point to the Statute of Limitations (appendix 28 - 3rd page – highlighted in red) which refers to the mental illness as the exception to the two-year rule the foregoing law offices speak about. He does refer to the Statute of Limitations but conceals the exception as its main part in these circumstances.

Hence, Criminal Justice (Theft and Fraud Offences) Act 2001... section 10.- (1) (a) in connection with 10.- (2) (b)⁶¹⁶

⁶⁰⁸ See appendix 28

⁶⁰⁹ See appendix 27

⁶¹⁰ This is explained on pages 64, 65 and 81 - see also appendix 55 which, apart from it, points out that the victim suffers from psychological injury Paul Comerford concealed in appendix 28.

⁶¹¹ See appendix 5 – second paragraph from top – highlighted in yellow.

⁶¹² See appendix 25

⁶¹³ See appendix 40

⁶¹⁴ See appendix 34

⁶¹⁵ See appendix 28

⁶¹⁶ See appendix 9

On page 4 of his review⁶¹⁷ Paul Comerford writes.....

Mr Fay did not address the issue of non-compliance with requirements in relation to GDPR requests.

.....and then explains.....

Issues pertaining to the requirements of Legal Practitioners to comply with GDPR requests fall under the auspices of the Data Protection Commissioners. Any findings of the Data Protection Commissioners should then be forwarded to the LSRA to assist in substantiating complaints. I could not find any reference to any correspondence to or from the Data Protection Commissioners in any of the documentation provided.

Paul Comerford turned the blind eye to page 4 of the file that the Legal Services Regulatory Authority received on 17th October 2023⁶¹⁸ at 10:28. On that page the victim placed this excerpt, from document of Data Protection Commission, saying that the controllers.....

..... must respond to the request **without undue delay** and at the **latest within one month** of receiving the request. Controllers can **extend the time** to respond by a further **two months** if the request is **complex** or they have received a **number of requests** from the **same individual**, but they must still let the individual know within one month of receiving their access request and **explain to them** why the extension is necessary.

Apart from turning the blind eye to page 4 of the file that the Legal Services Regulatory Authority received on 17th October 2023⁶¹⁹ at 10:28 Paul Comerford turned the blind eye to page 3 of the same file. On that page the victim placed appendix 35 in which Leo Fay writes (...and the victim acknowledges) that a part of the necessary documentation is submitted promising, however, that.....

The remainder of the documents which you have requested will be released as part of our response within twenty-eight days of your original request dated the 7th of July 2023.

Today, on 3rd July 2026 (updating of this post) “the remainder of the documents” is not released yet.

Paul Comerford is aware of Section 10.- Criminal Justice (Theft and Fraud Offences) Act 2001⁶²⁰ the victim pointed to on several pages of the analysis and of the file that the Legal Services Regulatory Authority received on 17th October 2023⁶²¹ at 10:28. Paul Comerford is

⁶¹⁷ See appendix 28

⁶¹⁸ See appendix 27

⁶¹⁹ See appendix 27

⁶²⁰ See appendix 30

⁶²¹ See appendix 27

also aware of Part 7 – Organized Crime – Criminal Justice Act 2006.⁶²² Irrespective of all that he stuck to his membership in this criminal organization.

Criminal Justice (Theft and Fraud Offences) Act 2001....Section 10.- (1) (a) IS VERY CLEAR

10.—(1) A person is guilty of an offence if he or she dishonestly, with the intention of making a gain for himself or herself or another, or of causing loss to another—

(a) destroys, defaces, **conceals** or falsifies **any account or any document made or required for any accounting purpose,**

(b) fails to make or complete any account or any such document, or

(c) in furnishing information for any purpose produces or makes use of any account, or any such document, which to his or her knowledge is or may be misleading, false or deceptive in a material particular.

(2) For the purposes of this section a person shall be treated as falsifying an account or other document if he or she—

(a) makes or concurs in making therein an entry which is or may be misleading, false or deceptive in a material particular, or

(b) omits or concurs in omitting a material particular therefrom.

(3) A person guilty of an offence under this section is liable on conviction on indictment to a fine or imprisonment for a term not exceeding 10 years or both.

The Court of International Public will assess everything that Paul Comerford wrote in his review⁶²³ after publishing ALL the documentation which Legal Services Regulatory Authority received and which Paul Comerford had in front of his eyes. Let us return once more to third page of appendix 28 on which Paul Comerford wrote....

⁶²² See appendix 115

⁶²³ See appendix 28

On the 26th of September Leo Fay provided a reply to the allegations

Point 1

‘ They have done nothing ’

“Mr [redacted] initially made contact with us in relation to issues with his employer. The incident arose on the 12th April 2012 and Mr [redacted] contacted us approximately 2.5 years after the incident”

....“We wish to point out that that all times the approaches made to the Irish Wheelchair Association were on the basis of seeking to negotiate some form of settlement given that he was outside **the time allowed pursuant to the statute of limitations**”.

Having reviewed the documentation provided by Mr [redacted] it is clear that the Legal Practitioner made efforts to progress this case but was constrained by the requirements of the Statute of Limitations in such matters. Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

Including these two passages of Leo Fay into his review Paul Comerford demonstrated his intellectual capacity....really. Referring to the Statute of Limitations and particularly referring to

the time allowed pursuant to the statute of limitations”.

..... Fay Leo proves that he is fully aware of all the details surrounding the foregoing excerpt and these details contain the exception to the two – year rule law offices Colleman Legal LLP,⁶²⁴ Augustus Cullen Law,⁶²⁵ and McMahon Goldrick Solicitors⁶²⁶ and **even he, Leo Fay himself,⁶²⁷** speak about. Having undeniably established that Leo Fay is fully aware of the exception to the two-year rule we point out... his words (see front page in appendix 24).....

We wish to point out that at all times the approaches made to the Irish Wheelchair Association were on the basis of seeking to negotiate some form of settlement given that **he was outside the time allowed pursuant to the Statute of Limitations.**

.....are all heavily misleading⁶²⁸, false⁶²⁹ and deceptive⁶³⁰ and violate...

⁶²⁴ See appendix 25

⁶²⁵ See appendix 40

⁶²⁶ See appendix 34

⁶²⁷ See appendix 43

⁶²⁸ See appendix 6

⁶²⁹ See appendix 7

⁶³⁰ See appendix 8

- Criminal Justice (Theft and Fraud Offences Act) 2001 in section 10.- (1) (a) in connection with 10.- (2) (a) and section 10.- (1) (c)⁶³¹
- Section 14.- (1) (i)...Solicitors Act 1954⁶³².....
- Section 50...Legal Services Regulation Act 2015⁶³³... and....
- Part 7 – Organized Crime – Criminal Justice Act 2006⁶³⁴

Ergo what was happening is not this.....

(see front page in appendix 24).....

We wish to point out that at all times the approaches made to the Irish Wheelchair Association were on the basis of seeking to negotiate some form of settlement given that **he was outside the time allowed pursuant to the Statute of Limitations.**

.....but this....

We wish to point out that at all times the approaches made to the Irish Wheelchair Association were on the basis of

.....violating the Statute of Limitations given that the victim was NOT

outside the time allowed pursuant to the statute of limitations”.

.....(as evidenced earlier in this analysis) and given undeniable application of the exception to the two-year rule law offices Colleman Legal LLP,⁶³⁵ Augustus Cullen Law,⁶³⁶ McMahon Goldrick Solicitors⁶³⁷ and **even he, Leo Fay himself,**⁶³⁸ speak about.. This analysis is seen as evidence of how Leo Fay and Paul Comerford accuse themselves.

What is indeed against all seven principles of logical reasoning⁶³⁹.....

1. Modus Ponens
2. Modus Tollens
3. Two Modus Ponens arguments forming a conjunction
4. Destructive Dilemma
5. Hypothetical Syllogism
6. Disjunctive Syllogism and..
7. Proof by Contradiction

⁶³¹ See appendix 30

⁶³² See appendix 84

⁶³³ See appendix 95

⁶³⁴ See appendix 115

⁶³⁵ See appendix 25

⁶³⁶ See appendix 40

⁶³⁷ See appendix 34

⁶³⁸ See appendix 43

⁶³⁹ See appendix 23

.....is that Paul Comerford of the Legal Services regulatory Authority proudly put forward the facts heavily accusing both himself and Leo Fay....unbelievable!

Another important point, very important point⁶⁴⁰

In the course of.... **all times**when..... **the approaches**
.....were.....

Wheelchair Association

made to the Irish

.....the exception (to the two-year rule law offices Colleman Legal LLP,⁶⁴¹ Augustus Cullen Law,⁶⁴² McMahon Goldrick Solicitors⁶⁴³ and **Leo Fay himself**⁶⁴⁴ speak about) DID EXIST, DO EXIST AND IS STILL THE INEVITABLE PART OF THE STATUTE OF LIMITATIONS.

After all documented above we have downright acknowledgment of Leo Fay of Michael J. Kennedy Solicitors in form of **26th September 2023**⁶⁴⁵ in which he clearly accuses himself and his office Michael J. Kennedy Solicitors of perpetrating criminal offence.....

at all times

the approaches

.....when.....
.....were.....

made to the Irish Wheelchair Association

After all documented above what happened is **NOT THIS**⁶⁴⁶

We wish to point out that at all times the approaches made to the Irish Wheelchair Association were on the basis of seeking to negotiate some form of settlement given that he was outside the time allowed pursuant to the Statute of Limitations.

⁶⁴⁰ See fifth paragraph from the top in appendix 24

⁶⁴¹ See appendix 25

⁶⁴² See appendix 40

⁶⁴³ See appendix 34

⁶⁴⁴ See appendix 43

⁶⁴⁵ See appendix 24

⁶⁴⁶ See fifth paragraph...appendix 24

BUT THIS⁶⁴⁷

We wish to point out that at all times the approaches made to the Irish Wheelchair Association were on the basis of

.....CONCEALING 2ND AUGUST 2012, FRAUDULENTLY REPLACING IT WITH 12TH APRIL 2012 (documented in the very beginning of this analysis) AND PERPETRATING MULTIPLE CRIMINAL OFFENCES AS DOCUMENTED IN THIS ANALYSIS.....

given that he was ...NOT...

outside the time allowed pursuant to the Statute of Limitations.

What characterizes this passage of Leo Fay is the particular insolence in form of...

We wish to point out

Namely in Cambridge Essential American Dictionary ‘point something out’⁶⁴⁸ refers to telling someone a fact and criminal Leo Fay writes that Michael J. Kennedy Solicitors wish to tell others “a fact” (key point here are the quotation marks)

that at all times the approaches made to the Irish Wheelchair Association were on the basis of seeking to negotiate some form of settlement given that he was outside the time allowed pursuant to the Statute of Limitations.

Leo Fay’s “fact” is his horrific criminal offence he is fully aware of. In this way Leo Fay insolently violated....

Section 14.- (1) (i)...Solicitors Act 1954⁶⁴⁹

Section 50...Legal Services Regulation Act 2015⁶⁵⁰...

Sections 7 and 8...Criminal Law Act 1997⁶⁵¹...

Section 10...Criminal Justice (Theft and Fraud Offences) Act 2001⁶⁵²...and

Part 7 – Organized Crime – Criminal Justice Act 2006⁶⁵³

Unbelievable insolence!

⁶⁴⁷ See fifth paragraph from top in appendix 24

⁶⁴⁸ See appendix 68

⁶⁴⁹ See appendix 84

⁶⁵⁰ See appendix 95

⁶⁵¹ See appendix 73

⁶⁵² See appendix 30

⁶⁵³ See appendix 115

On top of everything else we have the criminal offence under name “....12th April.....2nd August 2012” which Leo Fay of Michael J. Kennedy Solicitors perpetrated and which is documented earlier in this analysis.

We also have criminal offences which Paul Comerford of Legal Services Regulatory Authority perpetrated and which we documented in this analysis apprehended as the unique evidence of how Paul Comerford and Leo Fay accuse themselves. Publishing this material on this website is a real treat for the Court of International Public.

The image hereunder shows only one of many stacks (duplexed sheets) that we have about this criminal organization



We would now return once more to sarcasm of Paul Comerford of the Legal Services Regulatory Authority. After all squalid work of Paul Comerford this analysis evidenced he demonstrated a particularly filthy insolence on first page of **his review**.⁶⁵⁴

Namely, he writes....

The LSRA appreciates that you are likely to be disappointed with our decision, but please be assured that your complaint was given full consideration.

We have already pointed to the circumstances hereunder earlier in the analysis but the extreme insolence of both the perpetrators and their protectors impose the need to point out and to what the victim has gone and is still going through.... <https://questforjustice.net/> is already, now, a precious source of academic research material let alone when the overall file will have been uploaded....

Ergo.....

.....let us have a look, once more, at.....

IN FLAGRANTE DELICTO IN DUBLIN – IRELAND

.....and draw attention to document which Leo Fay of Michael J. Kennedy Solicitors created on 24th October 2016 at 12:57....

Namely, in his response to the victim Leo Fay clearly writes that....

In the Statute of Limitations time limit does not apply to your psychological-mental injury.

(see Appendix 43)

⁶⁵⁴ See first pageappendix 28

Why, he writes this??? He writes this because he does know that this is truth. He writes this because he is aware that this is law and he writes this for the same reason which Coleman Legal LLP Solicitors had in mind when they wrote.....

Statute of Limitations for personal injury

The period in which a person can bring a claim for personal injury is two years less than one day. The clock starts running from the date of knowledge. The date of knowledge is the date on which the injured person became aware they were injured; it was a significant injury, and it was caused by the negligence of the party at fault. Often this date will be the day of the actual accident, however, in some cases, an injury does not manifest itself immediately after the relevant incident.

1.1 Exceptions

There are some circumstances in which the applicable time limit may be altered, such as:

- Where the injured party has suffered a mental impairment as a result of their injury

(see Appendix 25)

Leo Fay of Michael J. Kennedy Solicitors writes this.....

In the Statute of Limitations time limit does not apply to your psychological-mental injury.

.....because he is aware that this is law and he writes this for the same reason which McMahon Goldrick Solicitors had in mind as they (in Appendix 34) speak.....

The Statute of Limitations Act 1957 requires that your

court proceedings are issued **2 years less 1 day** from the date of injury.

If the injured party is a child, a parent or guardian can issue proceedings on the child's behalf at **any point in time up until the child's 18th birthday**. After which, the young adult can issue their court proceedings in their own right 2 years less 1 day from the date of their 18th birthday.

Exceptions to the time limit:

- Date of knowledge

Sometimes, an injury or illness may not become noticeable until a while after the incident occurred. This is when the date of knowledge can become the start date for the timeline for issuing proceedings. The date of knowledge is the date on which you were aware of the following:

1. You had been injured
2. The injury was significant
3. The injury was caused by the negligence of another person or party
4. You were able to identify who that person or party was

- When the injured party is mentally impaired as a result of sustaining their injury

Leo Fay of Michael J. Kennedy Solicitors writes this.....

In the Statute of Limitations time limit does not apply to your psychological-mental injury.

.....because he is aware that this is law and he writes this for the same reason which Augustus Cullen Law Solicitors had in mind as they (in Appendix 40) write.....

The general rule is that you have a two-year period from the date of the accident or injury to initiate legal proceedings. However, there are specific situations that might affect this starting point:

- Minor at the time of the injury: If the injured party was under 18 at the time of the accident, the two-year period begins on their 18th birthday.
- Delayed knowledge of the injury: Sometimes, the full extent or nature of the injury might not be immediately apparent.
- Incapacity: If the injured person was incapacitated in some way, such as being in a coma or lacking the mental capacity to manage their affairs.

Then, seven years later, Leo Fay of Michael J. Kennedy Solicitors writes.....

LSRA
PO Box 12906,
DUBLIN 7.

Our Ref: LF/HB/PEU101/7278 You Ref23/9389

Date: 26th September 2023

Re: Dusko Peulic

Dear Sirs,

We refer to the above and letter received on the 31st of August 2023 where we note the content of Mr Peulic's letter and in relation to the points raised therein we would say as follows:

Mr Peulic initially made contact with us in relation to issues with his employer. The incident arose on the 12th of April 2012 and Mr Peulic contacted us approximately 2.5 years after the incident.

We agreed to raise the issue with his employer given that he had numerous grievances against his then employer in relation to sick pay.

Thereafter the issues developed with regard to injuries, sustained by Mr Peulic, as a result of his treatment at the hands of the person he was assigned to care for, which took place in his client's house in 2012.

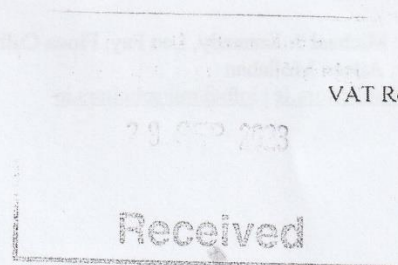
We wish to point out that at all times the approaches made to the Irish Wheelchair Association were on the basis of seeking to negotiate some form of settlement given that he was outside the time allowed pursuant to the Statute of Limitations.

We have dealt with all aspects of Mr Peulic's claim in a fairhanded manner and made him aware of his limited entitlements, which will be at the sole discretion of his former employer.

In relation to the letter of complaint dated the 7th day of July 2023, I can say that when I last met with Mr Peulic on the day of June 2023 he was very clear that he wanted his case closed, which I understand to mean settled by the end of July 2023. His instructions were that if the case could not be closed by that date he would rely upon legal advice that he is receiving from Lawyers whom he became acquainted with while working for the United Nations. I told Mr Peulic that I could not give him any guarantees in

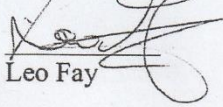
Partners: Michael J. Kennedy, Leo Fay, Fiona Cullivan
Solicitor: Aileen Mollahan
www.mjksolicitors.ie | info@mjksolicitors.ie

VAT Reg No. 95612440



relation to time limits and it may be more beneficial to pursue the alternate route as suggested by his alternate legal advisers.

Yours Faithfully,


Leo Fay

Partners: Michael J. Kennedy, Leo Fay, Fiona Cullivan
Solicitor: Aileen Mollahan
www.mjksolicitors.ie | info@mjksolicitors.ie

VAT Reg No. 95612440

.....and.....

Where Paul X. Comerford disgustingly lies.....

Paul X. Comerford of the Legal Services Regulatory Authority, defending the foregoing crime of Leo Fay, disgustingly lies....

Namely, in his review this criminal writes....

Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

See appendix 28 – bottom of 3rd page.

We will now return to Section 10.- Criminal Justice (Theft and Fraud Offences) Act 2001 that says.....

10.—(1) A person is guilty of an offence if he or she dishonestly, with the intention of making a gain for himself or herself or another, or of causing loss to another—

- (a) destroys, defaces, conceals or falsifies any account or any document made or required for any accounting purpose,**
- (b) fails to make or complete any account or any such document, or**
- (c) in furnishing information for any purpose produces or makes use of any account, or any such document, which to his or her knowledge is or may be misleading, false or deceptive in a material particular.**

(2) For the purposes of this section a person shall be treated as falsifying an account or other document if he or she—

- (a) makes or concurs in making therein an entry which is or may be misleading, false or deceptive in a material particular, or**
- (b) omits or concurs in omitting a material particular therefrom.**

(3) A person guilty of an offence under this section is liable on conviction on indictment to a fine or imprisonment for a term not exceeding 10 years or both.

See also appendixes 9 and 18

Section 10.- (1) (a) – Criminal Justice (Theft and Fraud Offences) Act 2001 says.....

10.—(1) A person is guilty of an offence if he or she dishonestly, with the intention of making a gain for himself or herself or another, or of causing loss to another—

(a) destroys, defaces, conceals or falsifies any account or any document made or required for any accounting purpose,

Let us now more closely look at what the concepts pointed to in the foregoing excerpt could refer to..

In Dictionary.com “dishonesty” is defined as “**lack of honesty; a disposition to lie, cheat or steal**”⁶⁵⁵ while in Cambridge dictionary “intention” refers to “something that you want and plan to do...”⁶⁵⁶ Lying to the victim Paul Comerford says....

Delays caused in

progressing the case occurred prior to the involvement of the Legal Practitioner.

See appendix 28 – bottom of 3rd page. In these circumstances it is the classical example of dishonest intention to cause....

loss to another—

or in other words loss of information to the victim (concealing the facts disclosed in the documents). One may now ask for clarification or the evidence that concealing was caused by dishonest intention which can be very easily proved. However, we will, in the first place, reach the very precise determination of “concealing.” Appendix 90 says “...if you conceal something, you cover it or hide it carefully...” and “...if you conceal a piece of information.....you do not let other people know about it...” WHY YOU DO NOT LET OTHER PEOPLE KNOW ABOUT:

Everything revolves around “an entry” and, in the first place, we must understand what exactly “an entry” refers to. Appendix 91 is not questionable when saying that the notion refers to “...a separate piece of information that is recorded in a book, computer, etc.” We find, precisely, such “...a separate piece of information...” in the excerpt this criminal Paul Comerford wrought....

Delays caused in

progressing the case occurred prior to the involvement of the Legal Practitioner.

See appendix 28 – bottom of 3rd page.

⁶⁵⁵ See appendix 33

⁶⁵⁶ See appendix 89

We, in turn, have to clarify “misleading”...“false” ...“deceptive”...“material” and “particular” as sections 10.- (1) (c) and 10.- (2) (a) refer to these notions

10.—(1) A person is guilty of an offence if he or she dishonestly, with the intention of making a gain for himself or herself or another, or of causing loss to another—

- (a) destroys, defaces, conceals or falsifies any account or any document made or required for any accounting purpose,
- (b) fails to make or complete any account or any such document, or
- (c) in furnishing information for any purpose produces or makes use of any account, or any such document, which to his or her knowledge is or may be **misleading, false or deceptive** in a **material particular**.

(2) For the purposes of this section a person shall be treated as falsifying an account or other document if he or she—

- (a) makes or concurs in making therein an entry which is or may be **misleading, false or deceptive** in a **material particular**, or
- (b) omits or concurs in omitting a material particular therefrom.

(3) A person guilty of an offence under this section is liable on conviction on indictment to a fine or imprisonment for a term not exceeding 10 years or both.

Cambridge dictionary describes *misleading* as “...causing someone to believe something that is not true...”⁶⁵⁷ while *false*, in the same reference source, means “...not true, but made to seem true in order to deceive people.”⁶⁵⁸ Apart from these notions, Merriam-Webster book of alphabetically listed words defines *deceptive* as “...tending or having power to cause someone to accept as true or valid what is false or invalid: tending or having power to deceive.”

⁶⁵⁷ See appendix 6

⁶⁵⁸ See appendix 7

These two reference sources say that *a material particular* is “a specific.....detail of information” (particular)⁶⁵⁹ “...having an important effect...” (material)⁶⁶⁰

On page 4 in appendix 69 the victim writes....

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....

It is important to point out that Legal Services regulatory Authority received appendix 69 on 9th August 2023 at 08:14 (see also page 19 of this appendix)

**an
post**

Proof of Delivery

For your world

Name: THE LSRA
Delivery Date: 09 Aug 2023, 08:14
Signature:

The LSRA

Barcode (s) :



RL542177722IE



Page 19 of 23

⁶⁵⁹ See appendix 31

⁶⁶⁰ See appendix 32

Responding to what the victim wrote on page 4 in appendix 69.....

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....

This criminal (Paul X. Comerford) writes....

Delays caused in
progressing the case occurred prior to the involvement of the Legal Practitioner.

See appendix 28 – bottom of 3rd page.

Let us go further.

The set of documents weighing 1441 grams⁶⁶¹ Legal Services Regulatory Authority received on 17th October 2023⁶⁶² and the parcel looked like this.⁶⁶³ Enclosed with this parcel was 116-page ANALYSIS and in these circumstances we single out page 73.⁶⁶⁴ On that page, enumerating documents which Leo Fay and Michael J. Kennedy concealed, the victim pointed to document nr 31 dated 27th June 2013.⁶⁶⁵ The victim also pointed out, on the same page, that this document is “directly linked to name of Leo Fay”

⁶⁶¹ See appendix 81

⁶⁶² See appendix 82

⁶⁶³ See appendix 83

⁶⁶⁴ See appendix 92

⁶⁶⁵ See appendix 39

It is notable that the delay of **TEN YEARS** we repeat **TEN YEARS**⁶⁶⁶ a part of which the victim writes about on page 4 in appendix 69...

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....

....came into being **AFTER** 27th June 2013....which means **AFTER**.....

the involvement of the Legal Practitioner.

....and **NOT**....

prior to the involvement of the Legal Practitioner.

⁶⁶⁶ See time frame between date of the document nr 31 in appendix 92

(31) Document dated 27th June 2013

and see also date of the same document in appendix 39

Thu 27/06/2013 16:49

.... and then measure time between the foregoing date and

08 November 2023

On 8th November 2023 (see first page of appendix 28) this criminal offence....

Delays caused in progressing the case occurred prior to the involvement of the Legal Practitioner.

....came into being.

See bottom of third page of appendix 28


We mentioned above that on page 73 enumerating documents which Leo Fay and Michael J. Kennedy concealed, the victim pointed to document nr 31 dated 27th June 2013.⁶⁶⁷ To clarify this enumeration we say that Ms Walsh of Data Protection Commission received the correspondence on 5th December 2023⁶⁶⁸ and the file she received contained 64-page list of all the **FILES** which **Leo Fay and Michael J. Kennedy⁶⁶⁹ concealed from the victim.** (see post Data Protection Commission – regularly updated)

This further means that criminal (Paul X. Comerford) at the moment of writing the excerpt hereunder....

**Delays caused in
progressing the case occurred prior to the involvement of the Legal Practitioner.**

See appendix 28 – bottom of 3rd page.

.....WAS FULLY AWARE that he is disgustingly lying. Having in mind that he is an employee of **the Legal Services Regulatory Authority** of Ireland responsible for complaints and resolutions.....



Paul Comerford
Complaints and Resolutions Officer

See appendix 28 – second page

....it is notable that he WAS AND IS FULLY AWARE OF HIS BRUTAL VIOLATION OF THE FOLLOWING PARTS IN SECTION 10.- Criminal Justice (Theft and Fraud Offences) Act 2001

⁶⁶⁷ See appendix 39

⁶⁶⁸ See appendix 37

⁶⁶⁹ It is managing partner Michael J. Kennedy who received the victim's extremely clear Personal data request (see appendix 74) and who as a law expert did know that concealing any document is a criminal offence. Irrespective of that **the remainder of the documents** (see appendix 35) never reached the victim.

10.—(1) A person is guilty of an offence if he or she dishonestly, with the intention of making a gain for himself or herself or another, or of causing loss to another—

(a) destroys, defaces, conceals or falsifies any account or any document made or required for any accounting purpose,

(b) fails to make or complete any account or any such document, or

(c) in furnishing information for any purpose produces or makes use of any account, or any such document, which to his or her knowledge is or may be misleading, false or deceptive in a material particular.

(2) For the purposes of this section a person shall be treated as falsifying an account or other document if he or she—

(a) makes or concurs in making therein an entry which is or may be misleading, false or deceptive in a material particular, or

(b) omits or concurs in omitting a material particular therefrom.

(3) A person guilty of an offence under this section is liable on conviction on indictment to a fine or imprisonment for a term not exceeding 10 years or both.

See also appendixes 9 and 18

Apart from this ...it is notable that he (criminal Paul Comerford) WAS AND IS FULLY AWARE OF HIS BRUTAL VIOLATION OF....Part 7 – Organized Crime – Criminal Justice Act 2006⁶⁷⁰

BRIAN DOHERTY – LEGAL SERVICES REGULATORY AUTHORITY
CHIEF OF BRANCH OF THE GANG...

...cannot even be trusted to look after a flock of lamas let alone an institution expected to protect law....

⁶⁷⁰ See appendix 115