

[REDACTED]

Date: 24th February 2011

[REDACTED] Stenographer Co.
[REDACTED]

Your Ref:

My Ref:

***** BY REGISTERED POST *****

Re: Full Transcript of case [REDACTED] v- [REDACTED]
Ennis High Court [REDACTED] June 2006.
Advance Notice Letter.

Dear Sirs,

On the 13th January 2011 I forwarded to your offices a Credit Union cheque to the sum of €6285.00. This money was for the full transcript plus a copy of a High Court case heard in Ennis from the [REDACTED] June 2006. You have informed me that the transcripts are quite old, that the stenographer who took the case is no longer with you, that the audio was extremely bad and that you did the best you could.

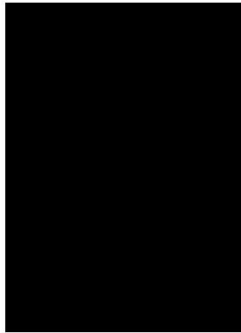
I cannot accept from you the transcript for this High Court case and ask that you refund me my money in full to the sum of €6,285.00.

If you decide not to return to me my money in full within fourteen days from the date of this letter then I will have no option but to issue proceedings against you without any further notice.

I hope to hear from you soon.

Yours faithfully,

[REDACTED]
Email: [REDACTED]@hotmail.com



Mr. [redacted]
[redacted]

8th March 2011

Re: [redacted] - v - [redacted] Ltd & Others
Listed for Mention before Mr. Justice [redacted] at the High Court
Dublin on [redacted] February 2011.

Dear Mr. [redacted]

I am in receipt of your letter dated 24th February 2011 and note the contents therein.

I cannot accept at this late juncture your refusal to accept the transcripts of the above case based on comments made by e-mail from this office, "*that the production of the transcripts was very difficult.*" As already explained in previous correspondence, a further 58 hours of proof reading took place over the week end of 19th – 20th February to ensure accuracy within the transcripts and I gave you my personal assurance that the transcripts are accurate in content and in detail.

In my letter of the 22nd February 2011 I explained that the transcripts you received on 16th were still in draft form and were inadvertently sent to you due to the pressure this office found itself under to produce the transcripts. I accept that the original estimated time to produce the transcripts was not adhered to. This was due to difficulties already explained to you by email on many occasions over the preceding weeks, never the less the final copies of the transcripts were available on time for your court hearing on 23rd February 2011.

As indicated to you in my e-mailed letter of 22nd February 2011, I attended the Mention of the above case on the [redacted] February 2011. During the Mention, Mr Justice [redacted] instructed me to hand over the transcripts to your mother, Mrs [redacted] who was also in attendance. Mrs [redacted] refused to accept the transcripts on your behalf twice over at which point Mr Justice [redacted] made an order that the transcripts be delivered by registered post directly to your home address and this was to be arranged by [redacted] Stenography Company. This instruction was duly carried out on the same day of the hearing, and for your own reasons you have refused to accept delivery of the transcripts on 25 February 2011. The registered parcel

[redacted] STENOGRAPHY COMPANY



DIRECTORS: [redacted] REGISTERED IN IRELAND NO: [redacted]

containing the transcripts was returned to this office by An Post on the 28th February 2011

Enclosed with the transcripts was a cheque in favour of yourself to the value of €2037.00., it being a refund against your original payment for the production of the transcripts. I am enclosing this same cheque together with my original letter dated 23rd February 2011 which accompanied my cheque.

I will not make further comment other than to urge you to reconsider your position taking into account the comments of advice made to your counsel, Ms. [REDACTED] [REDACTED] by Mr Justice [REDACTED] at the end of the Mention hearing. I believe Mrs [REDACTED] was still in the court to hear the Judge's remarks. It is therefore out of good will on the part of my company that I will again arrange to deliver your transcripts by Registered Post so that you will be able to attend your forthcoming hearing on Wednesday 6th April 2011 fully prepared with the aid of your transcripts.

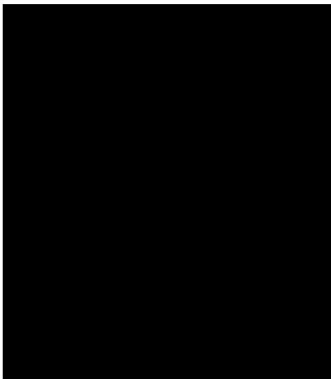
May I take this opportunity to wish you a successful conclusion to your case.

Yours sincerely,

[REDACTED]
[REDACTED] Director
[REDACTED]

[REDACTED] TELEGRAPHY COMPANY
[REDACTED]

DIRECTORS: [REDACTED] REGISTERED IN IRELAND NO: [REDACTED]



Mr. [redacted]
[redacted]

23rd February 2011

Re: [redacted] - v - [redacted] Ltd & Others
Listed for mention before Mr. Justice [redacted] at the High Court
Dublin on [redacted] February 2011.

Dear Mr. [redacted]

Further to my e-mail of 22nd February 2011, time 17:07, I attended Court 19 at 10.30 this morning in the hope that you would be in attendance for the above mention and that I would be able to deliver the transcripts to you in person.

As you were not in attendance, Mr. Justice [redacted] made an order directing [redacted] Stenography Company to arrange delivery of your transcripts to you by **Registered Post**. This has now been organised.

I am also enclosing a cheque in favour of yourself to the value of €2037, it being a refund against your original payment for the production of the transcripts.

Trusting you will find this arrangement convenient and satisfactory.

Yours sincerely,

[redacted signature block]

[redacted] STENOGRAPHY COMPANY.

[redacted company name block]

DIRECTORS: [redacted] REGISTERED IN IRELAND NO: [redacted]

[REDACTED]
Date: 21st March 2011

[REDACTED] Stenographer Co.
[REDACTED]

Your Ref:

My Ref:

***** BY REGISTERED POST *****

**Re: Full Transcript of case [REDACTED]
Ennis High Court [REDACTED] 2006.**

Dear Sirs,

I attach the following;

1. Receipt for the amount of €2,037.00.

Unfortunately you have not returned to me my money in full to the sum of €6,285.00 as per my notice letter dated 24th February 2011. A cheque to the sum of €2,037.00 has been accepted from you as part refund of the full amount sought.

I now have no option but to issue proceedings against you for the remaining amount of €4,248.00.

Yours faithfully,
[REDACTED]

2011

THE DISTRICT COURT

CIVIL SUMMONS

RECORD No. [REDACTED]

District Court Area of Dublin Metropolitan District Court

Between:

[REDACTED] of [REDACTED]

Plaintiff

-and-

[REDACTED] Stenographer Company of [REDACTED]

Defendant

The Plaintiff's claim is to recover against you, the Defendant, the sum of €4,248.00.

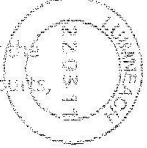
PARTICULARS

1. On the 13th day of January 2011 the Plaintiff advanced to the Defendant the sum of €3,203.00 for the transcript plus a copy of Ennis High Court Case [REDACTED] June 2006.
2. At a later date it became apparent that there were difficulties in providing the said transcript and the Plaintiff sought the return of the full sum advanced.
3. On the 8th day of March 2011 the Defendant returned to the Plaintiff the sum of €2,037.00.
4. The Plaintiff accepted this sum as part refund of the full sum advanced to the Defendant leaving the outstanding balance sought by the Plaintiff at €4,248.00.

| | |
|--------------------------------|-----------|
| Amount due | €4,248.00 |
| Costs (if paid within 10 days) | € 43.00 |
| Total | €4,291.00 |



YOU ARE HEREBY REQUIRED personally to appear at the sitting of the District Court for the hearing of civil proceedings to be held at Court 23, Old Public Records Building, Four Courts, Dublin 7 in court area and district aforesaid on the [REDACTED] 2011 to answer the said claim.



IF YOU DISPUTE THE CLAIM and wish to defend the proceedings, then, not later than 10 days before the said sitting of the Court YOU SHOULD detach and complete the form of Affidavit to Defend attached to this summons; YOU SHOULD give or send by post to the District Court Clerk at 1st Floor, Áras Uí Dhálaigh, Inis Quay, Dublin 7 and pay the fee of €200.00 for the Plaintiff.



[REDACTED]

BY POST & EMAIL

To: [REDACTED]

Directors,
[REDACTED]

Your Ref:

Date - 13th March 2012.
My Ref:

Re: **District Court Dublin [REDACTED] 2012.**
Record No: [REDACTED]
Voluntary discovery for audio tape.

Dear [REDACTED]

I write to you for a voluntary discovery of the audio tape for the transcript of the Ennis High Court Case [REDACTED] dates [REDACTED] to [REDACTED] 2006, to be produced at the hearing of case record no: [REDACTED] Stenographer Company on the [REDACTED] 2012.

If the audio tape is not produced at the hearing I will be making an application to the presiding judge for the audio tape to be produced prior to the hearing of the case.

Please let me know in advance what format the audio tape is in and also that you will bring to the court the equipment to play the audio tape.

Thank you.

Yours sincerely,

[REDACTED]
Email: [REDACTED]@hotmail.com

[REDACTED]
[REDACTED]
Stenography Company

realtime court reporting • same day transcripts • arbitrations • depositions • public inquiries • transcription services

Mr. [REDACTED]
[REDACTED]

14th March 2012.

Re: District Court Dublin [REDACTED] 2012
Record No: [REDACTED]

Dear Mr. [REDACTED]

I refer to the forthcoming case as noted above.

[REDACTED] managing director of [REDACTED] Stenography Company has instructed me to write to you and to offer you without prejudice, the sum of €4,289.00 in full and final settlement against the dispute covered by your correspondence to this office dated 24th February 2011, 21st March 2011, 25th March 2011, 13th March 2012, and District Court Civil Summons Record number [REDACTED]

In consideration of this offer being acceptable to you I will arrange a cheque to the value of €4,289.00 to be sent immediately by registered post to your home address which I understand is:
[REDACTED]

Trusting you will consider this offer to be fair and reasonable and I await to hear from you.

Yours sincerely,

[REDACTED]
[REDACTED] Director.