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# BRANGAM BAGNALL & CO.

*Solicitors*

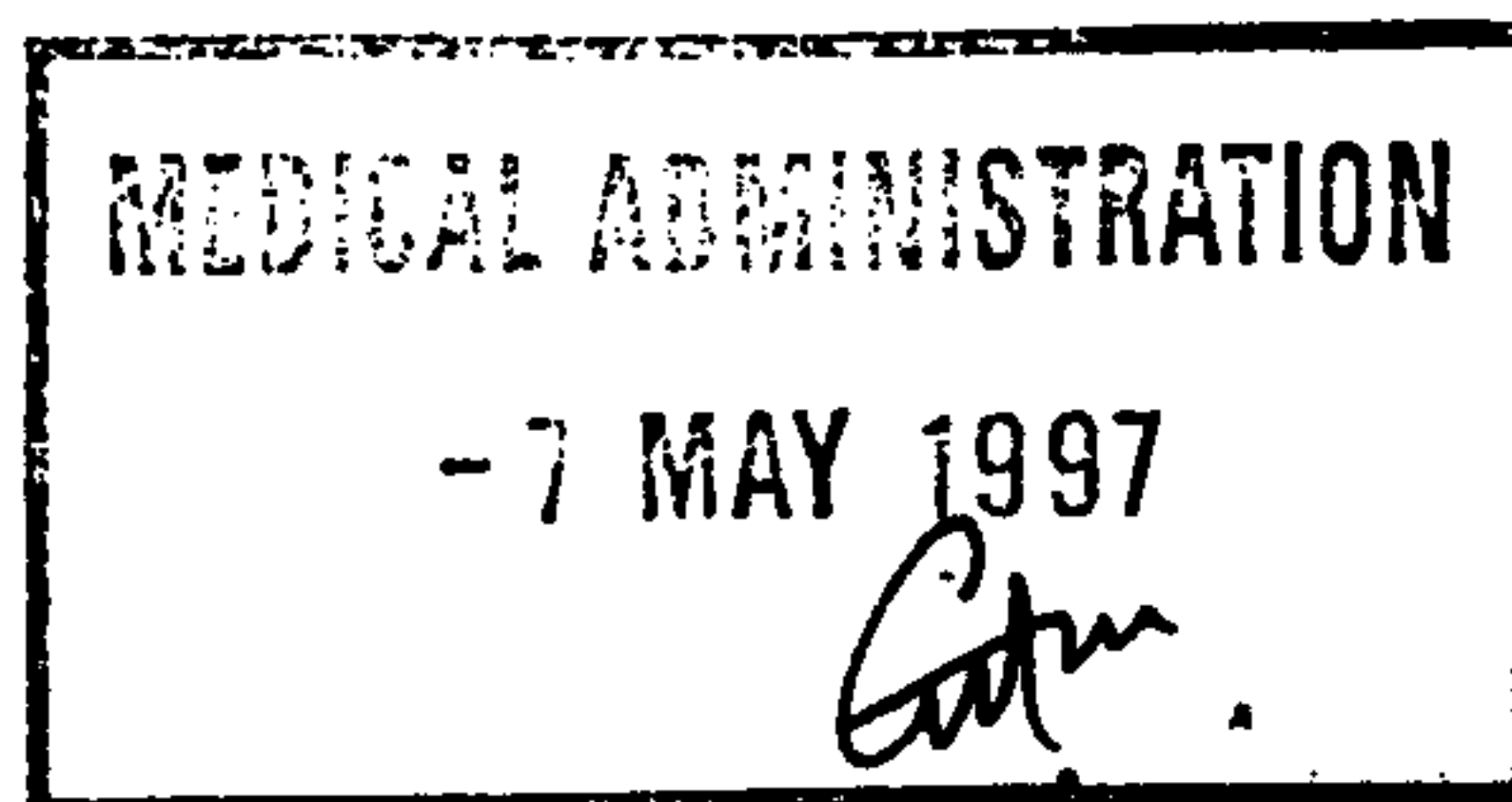
Hildon House, 30-34 Hill Street, Belfast BT1 2LB Telephone [REDACTED] Fax [REDACTED] DX No. 485NR

OUR REF: 1/7/26

YOUR REF: A49/95/43/J

06 May 1997

Dr G A Murnaghan  
Director of Medical Administration  
Royal Group of Hospitals & Dental Hospital  
Health & Social Services Trust  
Royal Victoria Hospital  
Grosvenor Road  
BELFAST  
BT12 6BA



Dear Dr Murnaghan

**DEBRA STRAIN OBO ADAM STRAIN**

I refer to previous correspondence and now enclose herewith copy Form of Undertaking which I have obtained from the Plaintiff in this matter. I regard this matter to be concluded, and I would confirm that I do not hold any original clinical notes relating to the Deceased.

As an aside, I would draw to your attention the fact that this case was settled without the intervention of Counsel, unlike the Plaintiff, you may recall, when we discussed cases of this nature we indicated our wish that the Trust would show latitude in respect of our fees in such cases.

In this instance however, we would not propose to suggest any additional fees and are quite content that the matter is dealt with exclusively within the Block Contract. No doubt you will advise the clinicians of the outcome of the case and I would take this opportunity to thank you for your instructions herein.

Yours sincerely

*Brangam, Bagnall & Co*

Brangam, Bagnall & Co

Enc

GB/MC

George D. H. Brangam      Fiona E. E. Bagnall

Uel A. Crothers

*Regulated by The Law Society of Northern Ireland in the conduct of Investment Business*



060-013-023

**FORM OF UNDERTAKING**

**DEBRA STRAIN OBO ADAM STRAIN**

**-V-**

**ROYAL GROUP OF HOSPITALS & DENTAL HOSPITAL H&SS TRUST**

It is hereby agreed between the parties that this action has been settled in the sum of [REDACTED] without any admission of liability, in full and final settlement of all claims arising out of the death of the minor Plaintiff. It is hereby agreed between the parties that the terms of the settlement shall remain confidential and neither party shall disclose to any third party any details concerning the settlement and in particular, the Plaintiff's next friend will not publish, cause to be published, nor provide information in relation to this matter to any third party or make any comment in relation to the matter at any time to representatives of newspapers, television, journals or any other publicity media.

Signed.....*Debra Strain*.....

Dated.....*24 April 1997*.....

Witness...*[Signature]*.....

HN/MC