



**Business Services  
Organisation**

## **Directorate of Legal Services**

— PRACTITIONERS IN LAW TO THE  
HEALTH & SOCIAL CARE SECTOR —

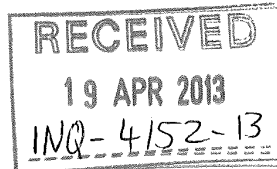
2 Franklin Street, Belfast, BT2 8DQ  
DX 2842 NR Belfast 3

Your Ref:  
BC-0190-13

Our Ref:  
HYP W50/1

Date:  
19<sup>th</sup> April 2013

Ms Bernie Conlon  
Solicitor to the Inquiry  
Arthur House  
41 Arthur Street  
Belfast  
BT1 4GB



Dear Ms Conlon

### **RE: INQUIRY INTO HYPONATRAEMIA RELATED DEATHS – RAYCHEL FERGUSON**

We refer to the above and to your letter dated 19<sup>th</sup> February 2013 (reference as quoted above). In your letter you ask for documents held by our client relating to Dr Jamison's statements.

As you are aware Ms Therese Brown liaised with Dr Jamison in relation to her statement to the Coroner and the Inquiry is in possession of Ms Brown's files. Subsequent to your letter of 19<sup>th</sup> February an issue arose concerning the Indices to Inquiry files 21 and 22 named by the Western Trust as Altnagelvin Individual files 1 and 2 and which are Ms Brown's files. This matter was resolved and Ms Dillon produced, following discussions with me, an agreed Note regarding these two files.

Ms Brown instructs she does not have any documentation relating to the requests at points 2-5 of your letter other than that which is contained within the two files (files 21 and 22).

With regard to point 1, a copy of the records sent with the request to Dr Jamison is not on files 21 or 22 however Ms Brown instructs she believes the records sent to Dr Jamison were the clinical notes.

Yours sincerely

*PP. JRB*

John Johnston  
Solicitor

*Providing Support to Health and Social Care*



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INVESTOR IN PEOPLE