

Down Royal

Table with 2 columns: Race Name, Time/Details. Includes Treasuring, Duncan Of Scotland, Hyperlapse, Cappadocia.

5.55 100% MAGNERS IRISH CIDER RACE (PLUS 10) 5f, 2yo only €9,239
INDIA RAIN (22) (D) K Weld 2-9-2 P J Smullen
TREASURING (37) (D) G M Lyons 2-9-2 G F Carroll

Wexford

Table with 2 columns: Race Name, Time/Details. Includes Sharps Choice, High Nellie, Tranquil Magic, Theaclairisninet.

5.30 WWW.WEXFORDRACES.IE MAIDEN HURDLE 2m, 6yo plus €6,775
BELCLARE BOY (14) P Meany 7-11-12 B J Foley (7)
PLAY THE PART (20) (D) W M Roger 6-11-12 R Loughran

Going to

Table with 2 columns: Race Name, Time/Details. Includes Presenting Mahler, Billy Flight, Cadawill, Prosperity Square.

6-20 PRESENTING MAHLER (8) J Ryan 7-11-2 D E M...
1767 BILLY FLIGHT (2) N Meade 5-10-5 A W Sho
0801 CADAWILL (6) (B) R Sweeney 8-10-5 A E L

LEGAL NOTICES

THE CIRCUIT COURT
CIRCUIT COUNTY OF
DUBLIN
RECORD NO. 2017/04669

IN THE MATTER OF
HUTTON INTERNATIONAL
TRANSPORT LIMITED

IN THE MATTER OF
THE COMPANIES ACT 2014

NOTICE is hereby given that an application was presented by Hutton International Transport Limited, having its registered office at 14 Kilmore Hill, Rathoe, Co Carlow and having its principal place of business at Ballymount, Dublin 24 (hereinafter called "the Company"), to the Dublin Circuit Court by way of Originating Notice of Motion on 20 July 2017 (the "Application"), to have Mr. David Van Dessel of Deloitte, Deloitte House, Earlsfort Terrace, Dublin 2, appointed as Examiner to the Company and that by Order of the Dublin Circuit Court made on 24 July 2017, the Applicant is directed to be heard before Her Honour Judge Linnane at 11 am on 9 August 2017 in Dublin Circuit Court, Four Courts, Dublin 7 and that any Creditor or Contributory of the Company who wishes to support or oppose the making of an order on the said Application may appear at the time of hearing by himself or by his solicitor or counsel for that purpose and a copy of the Application will be furnished to any Creditor or Contributory of the Company who requires it by the undersigned on payment of the regulated charge for the same.

Signed: WALKERS
Solicitors for the Applicant

The Anchorage
17/19 Sir John Rogerson's Quay
Dublin 2
Ireland
(Ref: GS/GC/103339)

NOTE: Any person who intends to appear at the hearing of the said Application must serve on or send by post to the above-named Applicant or its solicitors, notice in writing of his intention to do so. The notice must state the name and address of the person or if a firm the name and address of the firm and must be signed by the person or his or her solicitor (if any) and must be served or, if posted, must be sent by post in sufficient time to reach the above named solicitor or the Applicant, not later than 5pm on Tuesday, 8 August 2017.

Estate of
Edward Joseph Kilfeather
Late of Flat 7,
87 South Circular Road,
Dublin 8
Date of Death:
May 23, 2017

If anyone knows the whereabouts of the Last Will and Testament of the above gentleman please contact:
M M Mulrine & Co Solicitors,
3 Port Road
Letterkenny,
Co Donegal
074 9124505
email:- margaretmulrine@eircom.net

PLANNING APPLICATIONS

DUBLIN CITY COUNCIL, We, Salspeter LTD, of 57 Smithfield, Dublin 7, wish to apply for permission to place one table & four chairs an area of 2.25m² in front of these premises in accordance with Planning & Development Act 2000, Part 18 Section 254. This application may be inspected at the offices of the Roads & Traffic Dept, Block 2, Floor 2, Civic Offices, Dublin 8.

BUSINESS TO BUSINESS

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THE HIGH COURT
Record No 2017 / 275 COS
IN THE MATTER OF FCR
MEDIA LIMITED

And
IN THE MATTER OF
PART 10 OF THE
COMPANIES ACT 2014

AND
IN THE MATTER OF FCR
TECH UAB AS A RELATED
COMPANY WITHIN THE
MEANING OF SECTION 517
AND SECTION 2(10) OF THE
COMPANIES ACT 2014

Take notice that a petition for the appointment of an examiner to FCR Media Limited (the "Company"), having its registered office at Fumbally Square, Fumbally Lane, Dublin 2, and FCR Tech UAB (the "Related Company") a subsidiary of the Company having its registered office at J.Jasinkio g. 16B, Vilnius, Lithuania was presented to the High Court of Ireland on 26 July 2017 by the Company and that the said petition is directed to be heard at 10.30am or as soon as possible thereafter on 4 August 2017 before the High Court of Ireland, the Four Courts, Inns Quay, Dublin 7, Ireland and that any creditor or contributory of the Company or the Related Company who wishes to support or oppose the making of an order on the said petition may appear at the time of the hearing by himself or his counsel for that purpose and a copy of the petition will be furnished to any creditor or contributory of the Company or Related Company who requires it by the undersigned on payment of the regulated charge for same. And further take notice that Mr Neil Hughes of Baker Tilly Hughes Blake, Joyce House, 22/23 Holles Street, Dublin 2 was appointed examiner to the Company and the Related Company on an interim basis by order of the High Court made on 26 July 2017.

Dated 26 July 2017
Matheson
Solicitors for the Petitioner
70 Sir John Rogerson's Quay
Dublin 2

NOTE: Any person who intends to appear at the hearing of the said petition must serve on or send by post to the above named petitioner or their solicitors, notice in writing of his intention to do so. The notice must state the name and address of the person, or if a firm, the name and address of the firm, or his or their solicitor (if any) and must be served or, if posted, must be sent by post, in sufficient time to reach the above named solicitors or the petitioner not later than 5.00pm on 3 August 2017.

Record No. 2017 224 COS
THE HIGH COURT
COMMERCIAL

IN THE MATTER OF
INNOCOLL HOLDINGS
PUBLIC LIMITED COMPANY

AND IN THE MATTER OF
THE COMPANIES ACT 2014

AND IN THE MATTER OF
SECTIONS 449 TO 454-OF
THE COMPANIES ACT 2014

AND IN THE MATTER OF
SECTIONS 84 TO 86 OF THE
COMPANIES ACT 2014

NOTICE is hereby given that on 24 July 2017 that:
(i) the Order of the Irish High Court made on 21 July 2017 confirming the reduction of the capital of Innocoll Holdings public limited company (the "Company") (pursuant to a special resolution passed by the shareholders of the Company at an extraordinary general meeting held on 28 June 2017) by the cancellation and extinguishment of all the Cancellation Shares (as defined in the scheme of arrangement between the Company and the Scheme Shareholders (as defined therein); and
(ii) the Minute approved by the Irish High Court showing the share capital of the Company as altered by the said Order;

comhairle chontae na mí
meath county council

IN THE MATTER OF
BYE-LAWS (NO.2) 2017

Solicitors conferred by Section 9 of the Road Traffic Act 2004, Meath County Council proposes, in a prudent and lawful manner, to make certain Bye-Laws establishing the maximum speed limit legally permitted to travel on specified roads in the County of Meath.

IN THE MATTER OF
AN APPLICATION FOR
THE LAW OF THE
OF IRISH 30th August, 2017 (both days)

TO THE SOLICITORS
DISCIPLINARY TRIBUNAL
AT
THE SOLICITORS
1954 T

LAW SOCIETY
APPLICANT
ANDREW RATOATH
RESPONDENT

On 7 February 2017 the Disciplinary Tribunal held a hearing in its practice as a respondent. (a) Caused or permitted the Council objections in writing before 4.00p.m. on Wednesday, 30th August 2017. (b) Caused or permitted the Respondent to be referred to the Senior Engineer, Meath County Council, Buvinda House, Meath, Co. Meath, A82W2R3. (c) Caused or permitted the Respondent to be referred to the Senior Engineer, Meath County Council, Buvinda House, Meath, Co. Meath, A82W2R3. (d) Failed to maintain the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (e) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (f) Failed to maintain the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (g) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (h) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (i) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (j) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (k) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (l) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (m) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (n) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (o) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (p) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (q) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (r) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (s) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (t) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (u) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (v) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (w) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (x) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (y) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b); (z) Failed to credit the client account in accordance with the provisions of the Solicitors Regulation 7 (2) (b);

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PUBLIC NOTICES

Comhairle Contae
Atha Cliath Theas
South Dublin County Council

NOTICE OF APPLICATION TO AN BORD PLEANÁLA UNDER SECTION 175(3) OF THE PLANNING AND DEVELOPMENT ACT 2000 (AS AMENDED)

South Dublin County Council intends to lodge an application with An Bord Pleanála, under Section 175(3) of the Planning and Development Act 2000 (as amended), for approval of the proposed 'Dublin Mountains Visitor Centre' development.

The site of the proposed development is Coillte's Hell Fire and Massy's Wood forest properties (totaling c.152 ha) in the townlands of Mountpelier, Killakee and Jamestown in South Dublin. Development is also proposed along stretches of the R115 and R113 regional roads connecting the site to the urban areas of Woodtown and Ballycullen to the north.

The proposed development includes (a) the conversion of 26 ha of Coillte's Hell Fire forest property from productive conifer forest to mixed deciduous woodland for use primarily as amenity open space; (b) modifications, including new sections of trail, and upgrade of the existing network of walking and equestrian trails throughout the Hell Fire and Massy's Wood forest properties; (c) construction of a 'tree canopy walk'/pedestrian bridge over the R115 to link the trail networks of the two properties, with a 'bridge house' at the Hell Fire end of the bridge; (d) conservation works to the Hell Fire Club building (South Dublin Record of Protected Structures ref. 388) and the architectural heritage of the Massy's Wood property including the walled garden (part of South Dublin Record of Protected Structures ref. 384); (e) installation of heritage interpretation signage along the network of trails; (f) construction of a new parking area for 275 no. cars (including 14 no. disabled spaces) and five coach spaces to replace the existing parking area on the Hell Fire forest property; (g) construction of a visitor centre comprising two buildings (one single storey and one two-storey) side-by-side at an elevation of c. 300m on the Hell Fire forest property, with a combined gross floor area of 980 sqm, accommodating the following uses/spaces: audio-visual/exhibition facility (101 sqm), education room (55 sqm), café with seating area (175 sqm), servery (36 sqm) and kitchen (60 sqm), 'Rambler's Lounge' (43 sqm), retail (45 sqm), kiosk (27 sqm), toilets (66 sqm), facility management offices (55 sqm), and associated reception, circulation, plant and storage spaces; (h) construction of a stand-alone electricity substation (23 sqm); (i) installation of a new watermain line and sewage pipe under the R115 from the Hell Fire property to the existing watermain and public sewer network; (j) construction of a network of swales and ponds for attenuation of surface run-off, and a culvert beneath the R115 to channel overflow of surface water into the Glendoo Brook; (k) modifications to the existing entrance to the Hell Fire forest property; (l) installation of new fences along sections of the Hell Fire property boundary; (m) all ancillary works and landscaping on the Hell Fire and Massy's Wood properties.

It is proposed to make modifications to the stretches of the R115 and R113 roads connecting the site to the urban area to the north, including the provision of a footpath (minimum 1.5m width) and an advisory cycle lane (1.5m width), and the retention of a carriageway of sufficient width for two-way traffic except at one location where a single lane traffic shuttle is proposed. The proposed modifications to the roads do not require encroachment into adjoining private lands, but do require localised widening of the R115 by 1.2m into the Massy's Wood property for a stretch of c.100m.

An Environmental Impact Assessment Report (EIAR) has been prepared in respect of the proposed development. The application and the EIAR may be inspected free of charge during office hours, or purchased at the offices of South Dublin County Council, County Hall, Tallaght, Dublin 24, and An Bord Pleanála, 64 Marlborough Street, Dublin 1, until 25 September 2017.

Submissions and observations may be made in writing to An Bord Pleanála, on or before 25 September 2017, relating to the implications of the proposed development for proper planning and sustainable development in the area concerned, and the likely effects of the proposed development on the environment. Any submission or observation must be accompanied by a fee of €50 (except for certain prescribed bodies).

An Bord Pleanála may give approval to the application for development with or without conditions, or may refuse the application for development.

A person may question the validity of a decision by An Bord Pleanála by way of an application for judicial review, under Order 84 of the Rules of the Superior Courts (S.I. No. 15 of 1986), in accordance with section 50 of the Planning and Development Act, 2000, as amended.

Practical information on the review mechanism can be accessed under the heading Publications - Judicial Review Notice on An Bord Pleanála's website www.pleanala.ie or on the Citizens Information Service website www.citizensinformation.ie

Web: www.sdcc.ie

INTERIORS & EXTERIOR

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