

## Appendix B



**TRIBUNAL OF INQUIRY  
INTO  
CERTAIN PLANNING MATTERS AND PAYMENTS**

**AMENDED TERMS OF REFERENCE**

(Appointed by Instrument of The Minister for the Environment and Local Government dated the 4<sup>th</sup> day of November 1997 and as amended by Instrument dated the 15<sup>th</sup> day of July 1998)

“That Dáil Éireann resolves

- A. That it is expedient that a Tribunal be established under the Tribunals of Inquiry (Evidence) Act, 1921, as adapted by or under subsequent enactments and the Tribunals of Inquiry (Evidence) (Amendment) Act, 1979, to inquire urgently into and report to the Clerk of the Dáil and make such findings and recommendations as it see fit, in relation to the following definite matters of urgent public importance:
1. The identification of the lands stated to be 726 acres in extent, referred to in the letter dated 8<sup>th</sup> June, 1989 from Mr. Michael Bailey to Mr. James Gogarty (reproduced in the schedule herewith) and the establishment of the beneficial ownership of the lands at that date and changes in the beneficial ownership of the lands since the 8<sup>th</sup> June, 1989 prior to their development;
  2. The planning history of the lands including:-
    - (a) their planning status in the Development Plan of the Dublin local authorities current at the 8<sup>th</sup> June, 1989;
    - (b) the position with regard to the servicing of the lands for development as at the 8<sup>th</sup> June, 1989;
    - (c) changes made or proposed to be made to the 8<sup>th</sup> June, 1989 planning status of the lands by way of:-
      - (i) proposals put forward by Dublin local authority officials pursuant to the review of Development Plans or otherwise;
      - (ii) motions by elected members of the Dublin local authorities proposing re-zoning;
      - (iii) applications for planning permission (including any involving a material contravention of the Development Plan);

3. Whether the lands referred to in the letter dated 8<sup>th</sup> June, 1989 were the subject of the following:-

- (a) Re-zoning resolutions;
- (b) Resolutions for material contravention of the relevant Development Plans;
- (c) Applications for special tax designations status pursuant to the Finance Acts;
- (d) Applications for planning permission;
- (e) Changes made or requested to be made with regard to the servicing of the lands for development;
- (f) Applications for the granting of building by-law approval in respect of buildings constructed on the lands;
- (g) Applications for fire safety certificates;

on or after the 20<sup>th</sup> day of June 1985.

And

- (i) to ascertain the identity of any persons or companies (and if companies, the identity of the beneficial owners of such companies) who had a material interest in the said lands or who had a material involvement in the matters aforesaid;
  - (ii) to ascertain the identity of any members of the Oireachtas, past or present, and/or members of the relevant local authorities who were involved directly or indirectly in any of the foregoing matters whether by the making of representations to a planning authority or to any person in the authority in a position to make relevant decisions or by the proposing of or by voting in favour or against or by abstaining from any such resolutions or by absenting themselves when such votes were taken or by attempting to influence in any manner whatsoever the outcome of any such applications, or who received payments from any of the persons or companies referred to at (i) above.
  - (iii) to ascertain the identity of all public officials who considered, made recommendations or decisions on any such matters and to report on such considerations, recommendations and/or decisions;
  - (iv) to ascertain and report on the outcome of all such applications, resolutions and votes in relation to such applications in the relevant local authority.
4. (a) The identity of all recipients of payments made to political parties or members of either House of the Oireachtas, past or present, or members or officials of a Dublin local authority or other public official by Mr. Gogarty or Mr. Bailey or a connected person or company within the meaning of the Ethics

in Public Office Act, 1995, from 20<sup>th</sup> June 1985 to date, and the circumstances, considerations and motives relative to any such payment;

- (b) whether any of the persons referred to at sub-paragraphs 3(ii) and 3(iii) above were influenced directly or indirectly by the offer or receipt of any such payments or benefits.

5. In the event that the Tribunal in the course of its inquiries is made aware of any acts associated with the planning process ~~committed on or after the 20<sup>th</sup> June, 1985~~<sup>1</sup> which may in its opinion amount to corruption, or which involve attempts to influence by threats or deception or inducement or otherwise to compromise the disinterested performance of public duties, it shall report on such acts and should in particular make recommendations as to the effectiveness and improvement of existing legislation governing corruption in the light of its inquiries.
6. And the Tribunal be requested to make recommendations in relation to such amendments to Planning, Local Government, Ethics in Public Office and any other relevant legislation as the Tribunal considers appropriate having regard to its findings.

“payment” includes money and any benefit in kind and the payment to any person includes a payment to a connected person within the meaning of the Ethics in Public Office Act, 1995.

- B. And that the Tribunal be requested to conduct its inquiries in the following manner, to the extent that it may do so consistent with the provisions of the Tribunals of Inquiry (Evidence) Acts, 1921 and 1979:-

- (i) to carry out such preliminary investigations in private as it thinks fit using all the powers conferred on it under the Acts, in order to determine whether sufficient evidence exists in relation to any of the matters referred to above to warrant proceeding to a full public inquiry in relation to such matters,
- (ii) to inquire fully into all matters referred to above in relation to which such evidence may be found to exist, dealing in the first instance with the acknowledged monetary donation debated in Dáil Eireann on the 10<sup>th</sup> September, 1997 Dáil Debates Columns 616-638 and to report to the Clerk of the Dáil thereupon,
- (iii) to seek discovery of all relevant documents, files and papers in the possession, power or procurement of said Mr. Michael Bailey, Mr. James Gogarty and Donnelly, Neary and Donnelly Solicitors,

<sup>1</sup> Deleted by resolution of Dail Eireann.

(iv) in relation to any matters where the Tribunal finds that there is insufficient evidence to warrant proceeding to a full public inquiry, to report that fact to the Clerk of the Dáil and to report in such a manner as the Tribunal thinks appropriate on the steps taken by the Tribunal to determine what evidence, if any, existed and the Clerk of the Dáil shall thereupon communicate the Tribunal's report in full to the Dáil,

(v) to report on an interim basis not later than one month from the date of establishment of the Tribunal or the tenth day of any oral hearing, whichever shall first occur, to the Clerk of the Dáil on the following matters:

the number of parties then represented before the Tribunal;

the progress which has been made in the hearing and the work of the Tribunal;

the likely duration (so far as that may be capable of being estimated at that time) of the Tribunal proceedings;

any other matters which the Tribunal believes should be drawn to the attention of the Clerk of the Dáil at that stage (including any matter relating to the terms of reference).

C. And that the person or persons selected to conduct the Inquiry should be informed that it is the desire of the House that –

(a) the Inquiry be completed in as economical a manner as possible and at the earliest date consistent with a fair examination of the matters referred to it, and, in respect to the matters referred to in paragraphs 1 to 4 above, if possible, not later than the 31<sup>st</sup> December, 1997, and

(b) all costs incurred by reason of the failure of individuals to co-operate fully and expeditiously with the Inquiry should, so far as is consistent with the interests of justice, be borne by those individuals.

D. And that the Clerk of the Dáil shall on receipt of any Report from the Tribunal arrange to have it laid before both Houses of the Oireachtas immediately on its receipt.

**E The Tribunal shall, in addition to the matters referred to in paragraphs A(1) to A(5) hereof, inquire urgently into and report to the Clerk of the Dail and make such findings and recommendations as it sees fit, in relation to the following definite matters of urgent public importance:-**

1. Whether any substantial payments were made or benefits provided, directly or indirectly, to Mr. Raphael Burke which may, in the opinion of the Sole Member of the Tribunal, amount to corruption or involve attempts to influence or compromise the disinterested performance of public duties or were made or provided in circumstances which may give rise to a reasonable inference that the motive for making or receiving such payments was improperly connected with any public office or position held by Mr. Raphael Burke, whether as Minister, Minister of State, or elected representative;
2. Whether, in return for or in connection with such payments or benefits, Mr. Raphael Burke did any act or made any decision while holding any such public office or position which was intended to confer any benefit on any person or entity making a payment or providing a benefit referred to in paragraph 1 above, or any other person or entity, or procured or directed any other person to do such an act or make such a decision.

And that the Tribunal be requested to conduct its Inquiries in the following manner to the extent that it may do so consistent with the provisions of the Tribunals of Inquiry (Evidence) Acts 1921 to 1998:-

- (i) To carry out such preliminary investigations in private as it thinks fit (using all the powers conferred on it under the Acts), in order to determine whether sufficient evidence exists in relation to any of the matters referred to in paragraphs E1 and E2 above to warrant proceeding to a full public inquiry in relation to such matters;
- (ii) To inquire fully into all matters referred to in paragraphs E1 and E2 in relation to which such evidence may be found to exist;
- (iii) In relation to any matters where the Tribunal finds that there is insufficient evidence to warrant proceeding to a full public inquiry, to report that fact to the Clerk of the Dail and to Report in such a manner as the Tribunal thinks appropriate on the steps taken by the Tribunal to determine what evidence, if any, existed and the Clerk of the Dail shall thereupon communicate the Tribunal's report in full to the Dail;

(iv) To report on an interim basis to the Clerk of the Dail on the following matters:-

the number of parties then represented before the Tribunal;  
the progress which has been made in the hearing and the work of the Tribunal;

the likely duration (so far as that may be capable of being estimated at that time) of the Tribunal proceedings;

any other matters which the Tribunal believes should be drawn to the attention of the clerk of the Dail at that stage (including any matter relating to the terms of reference);

and to furnish such further interim reports as the Tribunal may consider necessary.

F And that the Sole Member of the Tribunal should be informed that it is the desire of the House that:-

(a) The inquiry into the matters referred to in paragraph E hereof be completed in as economical a manner as possible and at the earlier date consistent with a fair examination of the said matters, and

(b) All costs incurred by reason of the failure of individuals to cooperate fully and expeditiously with the Inquiry should, so far as is consistent with the interests of justice, be borne by those individuals.

G And that the Clerk of the Dail shall on receipt of any Report from the Tribunal arrange to have it laid before both Houses of the Oireachtas immediately on its receipt.

## SCHEDULE

**Kilinamonan House,  
The Ward,  
Co. Dublin.**

**8<sup>th</sup> June, 1989.**

Dear Mr. Gogarty,

### PROPOSALS FOR DISCUSSION

Re: Your lands at Finglas, Ballymun, Donabate, Balgraffin and Portmarnock, Co. Dublin.

I refer to our many discussions regarding your following six parcels of land:-

- Lot 1: 100 acres (approx) at North Road, Finglas, including "Barrett's Land".
- Lot 2: 12 acres (approx) at Jamestown Road, Finglas.
- Lot 3: 100 acres (approx) at Poppintree, Ballymun.
- Lot 4: 255 acres (approx) at Donabate (Turvey House and Beaverton House).
- Lot 5: 250 acres (approx) at Balgriffin.
- Lot 6: 9 acres (approx) at Portmarnock.

I submit the following proposals for your consideration:-

#### **PROPOSAL NO. 1 – Purchase Proposal**

- Lots 1, 2 and 3 Purchase Price £4,000 per acre  
10% deposit payable on the signing of the contract  
Completion 1 year from date of contract.
- Lot 4 Purchase Price IR£1 Million  
Deposit 10% on contract  
Completion 2 years from date of contract.
- Lot 5 Purchase Price IR £750,000  
Deposit 10% on contract  
Completion 3 years from date of contract.

Lot 6: Option to be granted for nominal consideration (£100.00) for a period of 2 years at a purchase price of £30,000.00 per acre.

### **PROPOSAL NO. 2 – Participation Proposal**

As an alternative to the outright purchase proposal above I am prepared to deal with Lots 1 – 5 (inclusive) above on the basis that I would be given a 50% share in the ownership of the said lands in exchange for procuring Planning Permission and Building Bye Law Approval. The time span which I would require to be allowed to obtain the Permissions and Approval and my anticipated financial expenditure (apart from my time input) in respect of the different lots would be as follows:-

#### Lots 1, 2 and 3

A period of 2 years within which to procure a buildable Planning Permission and Building Bye Laws Approval for mixed development including housing, industrial and commercial.

My financial expenditure up to a figure of £150,000 (to include Architect's fees, Consulting Engineer's fees, Planning and Bye Law charges etc.).

#### Lots 4 and 5

Time requirement – 3 years.

Financial  
Expenditure - up to £150,000

In considering the above proposals the following points of information should be borne in mind by all parties:-

1. From the point of view of obtaining Planning Permission the entire lands 1-6 (inclusive) have the following shortcomings:-
  - NO zoning for development purposes
  - NO services.
  - NO proposal in current draft development plans (City and County) for the zoning of the lands or any part thereof for development purposes.
2. We face a very severe uphill battle to arrange for the availability of services and for the ultimate procurement of Planning Permission.
3. The steps to be taken on the way to procuring a buildable Planning Permission and Building Bye Laws Approval are notoriously difficult, time consuming and expensive. Material Contravention Orders must be obtained and this involves their procurement of a majority vote at 2 full Council

Meetings at which 78 Council Members must be present and it also involves satisfactory compliance with extensive requirements and pre-conditions of the Planning Authority and the inevitable dealing with protracted Appeals to An Bord Pleanala.

4. It is essential that the Planning Application should be brought in the name of an active house building company which enjoys good standing and good working relationship with the Planners and the Council Members and in this regard I confirm that in the event of our reaching agreement regarding the within proposals that all Planning Applications would be made by one of my Companies which meets the said requirements.
5. In the case of all of the lands the applications will be highly sensitive and controversial and we can realistically expect strenuous opposition from private, political and planning sectors. One of my active companies will have to take the limelight in such applications and withstand the objections and protests which will inevitably confront it. Apart from the anticipated financial expenditure as outlined above it should be borne in mind that I will personally have to give extensively of my time and efforts over the entire period of the applications including the necessary preliminary negotiations in regard to services and zoning. It must be borne in mind that I will have to abandon other projects which would be open to myself and my companies in order to give proper attention to this project. If I am successful in changing your lands from their present status of agricultural lands with very limited potential even for agricultural use into highly valuable building lands I would have to be rewarded with a minimum 50% stake in the ownership of the lands. Our advisors would have to work out the details as to how this can be effected in the most tax efficient manner.

I look forward to hearing from you in relation to the above proposals. In the case of the first proposal which relates to the outright purchase of the lands (excluding Lot 6) I would not be adverse to a proposal which would involve the vendors retaining a participation stake of up to 20% in the purchasing company if you felt that an ongoing interest in the future development of the lands would be more acceptable to the present owners.

Yours sincerely,

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MICHAEL BAILEY,

Mr. Jim Gogarty,  
Clontarf,  
Dublin 3.

