



Atkins Thomson
Solicitors
3 Fleet Street
London EC4Y 1AU

4th September 2015

01DD0360014/ME/JW
<DefSolRef>

Dear Sirs

NOTICE OF DISCONTINUANCE

DEFENDANT: Jasna BADZAK (D.O.B. 28/09/1971)

OPERATIONAL REFERENCE NO./PTI URN: 01DD0360014

COURT AND HEARING DATE: City of London Magistrates Court 15th September, 2015

I am writing to inform you that I have today sent a notice to the Justices' Chief Executive, under section 23 of the Prosecution of Offences Act 1985, discontinuing the following charges against your client:

Harassment without violence 04/05/2014 - 04/11/2014

The effect of this notice is that your client no longer need to attend court in respect of these charges and that any bail conditions imposed in relation to them cease to apply.

The decision to discontinue these charges has been taken because there is not enough evidence to provide a realistic prospect of conviction.

This decision has been taken on the evidence and information provided to the Crown Prosecution Service as at the date of this letter. If more significant evidence and/or information is discovered at a later date the decision to discontinue may be reconsidered.

In rare cases a decision to discontinue may be reconsidered if a new look at the decision shows that it was clearly wrong and should not be allowed to stand.

London Magistrates Unit
4th Floor
Rose Court
2 Southwark Bridge
London SE1 9HS
DX 154263 Southwark 12

Tel: 0203 357 7000
London.magistrates@cps.gsi.gov.uk

Your client has the right to require the discontinued proceedings to be revived. If you wish to exercise this right, you must give written notice to the Justices' Chief Executive at the above magistrates' court as soon as possible (and in any event within 35 days).

Should your client wish to apply for any costs incurred in respect of these proceedings, you may make a written request to the Justices' Chief Executive. It is not necessary to apply for the proceedings to be continued in order to apply for your costs.

CAUTION: this notice only applies to the charges specified in it, and does not have any effect in relation to any others that may be pending or other proceedings against you. If you are legally represented you should contact your solicitor immediately.

Yours faithfully



J. WETTREICH
Legal Manager