



DÁIL ÉIREANN

Dé Céadaoin, 10 Meitheamh, 2015
Wednesday, 10th June, 2015

RIAR NA hOIBRE
ORDER PAPER

Dé Céadaoin, 10 Meitheamh, 2015
Wednesday, 10th June, 2015

9.30 a.m.

ORD GNÓ
ORDER OF BUSINESS

- 18a.** (l) Tairiscint *maidir le* Ceadú beartaithe ag Dáil Éireann i ndáil leis an dréacht Ordú um Choimisiún Imscrúdúcháin (Corparáid na hÉireann um Réiteach Baine), 2015 (*atógáil*).
(a) Motion *re* Proposed approval by Dáil Éireann of the draft Commission of Investigation (Irish Bank Resolution Corporation) Order 2015 (*resumed*).
- 5.** An Bille Caidrimh Thionscail (Leasú), 2015 — Ordú don Dara Céim.
Industrial Relations (Amendment) Bill 2015 — Order for Second Stage.
- 6.** An Bille um Rialáil Cumarsáide (Seirbhísí Poist) (Leasú), 2015 — Ordú don Dara Céim.
Communications Regulation (Postal Services) (Amendment) Bill 2015 — Order for Second Stage.
- 7.** An Bille um Athbheochan Uirbeach agus Tithe 2015 — Ordú don Dara Céim.
Urban Regeneration and Housing Bill 2015 — Order for Second Stage.
- 42.** An Bille Sláinte (Seirbhís Lia-Chleachtóirí Ginearálta), 2015 — Ordú don Tuarascáil.
Health (General Practitioner Service) Bill 2015 — Order for Report.

GNÓ COMHALTAÍ PRÍOBHÁIDEACHA
PRIVATE MEMBERS' BUSINESS

- 75.** Bille an Bhainc Ceannais (Rátaí Úis Morgáiste) 2015 — An Dara Céim.
Central Bank (Mortgage Interest Rates) Bill 2015 — Second Stage.

FÓGRA I dTAOBH GNÓ NUA
NOTICE OF NEW BUSINESS

- 14a.** An Bille um Churrach Chill Dara 2015 — An Chéad Chéim.
Curragh of Kildare Bill 2015 — First Stage.
- 74a.** An Bille um Ghníomhú Aeráide agus um Fhorbairt Ísealcharbóin, 2015 — Ordú don Tuarascáil.
Climate Action and Low Carbon Development Bill 2015 — Order for Report.

I dTOSACH GNÓ PHOIBLÍ AT THE COMMENCEMENT OF PUBLIC BUSINESS

Billí a thionscnamh: Initiation of Bills

Tíolactha:

Presented:

5. An Bille Caidrimh Thionscail (Leasú), 2015 — Ordú don Dara Céim.
Industrial Relations (Amendment) Bill 2015 — Order for Second Stage.

Bille dá ngairtear Acht do dhéanamh socrú breise agus feabhsaithe chun caidreamh comhchuí a chur chun cinn idir oibrithe agus fostóirí agus, go háirithe, do dhéanamh socrú maidir le córas comhaontuithe fostaíochta cláraithe agus orduithe fostaíochta earnála; do leasú agus do leathnú an Achta Caidrimh Thionscail (Leasú), 2001; do leasú agus do leathnú an Achta Caidrimh Thionscail (Forálacha Ilghnéitheacha), 2004; do dhéanamh socrú maidir le faoiseamh eatramhach áirithe do dhaoine áirithe i leith gníomhartha ar ndéanamh acu i ndáil le himscrúduithe ar aighnis cheirde agus, chun na críche sin, do leasú an Achta um Dhífhostú Éagórach, 1977; agus do dhéanamh socrú i dtaobh nithe gaolmhara.

Bill entitled an Act to make further and better provision for promoting harmonious relations between workers and employers and, in particular, to make provision for a system of registered employment agreements and sectoral employment orders; to amend and extend the Industrial Relations (Amendment) Act 2001; to amend and extend the Industrial Relations (Miscellaneous Provisions) Act 2004; to provide for certain interim relief for certain persons in respect of actions taken by them in relation to investigations of trade disputes and, for that purpose, to amend the Unfair Dismissals Act 1977; and to provide for related matters.

—*An tAire Post, Fiontar agus Nuálaíochta.*

6. An Bille um Rialáil Cumarsáide (Seirbhísí Poist) (Leasú), 2015 — Ordú don Dara Céim.
Communications Regulation (Postal Services) (Amendment) Bill 2015 — Order for Second Stage.

Bille dá ngairtear Acht do leasú an Achta um Rialáil Cumarsáide (Seirbhísí Poist), 2011; agus do dhéanamh socrú i dtaobh nithe gaolmhara.

Bill entitled an Act to amend the Communications Regulation (Postal Services) Act 2011; and to provide for related matters.

—*An tAire Cumarsáide, Fuinnimh agus Acmhainní Nádurtha.*

7. An Bille um Athbheochan Uirbeach agus Tithe 2015 — Ordú don Dara Céim.
Urban Regeneration and Housing Bill 2015 — Order for Second Stage.

Bille dá ngairtear Acht do dhéanamh socrú maidir le talamh i limistéir ina dteastaíonn tithe agus i limistéir ar gá athnuachan a dhéanamh orthu chun nach bhfágfar é gan úsáid nó folamh, do bhunú clár de láithreáin fholmha sna limistéir sin, do dhéanamh socrú maidir le tobhach

Bill entitled an Act to make provision with respect to land in areas in which housing is required and in areas which are in need of renewal to prevent it lying idle or remaining vacant, to establish a register of vacant sites in those areas, to provide for a vacant sites levy, to amend the Derelict Sites

láithreán folamh, do leasú an Achta um Láithreáin Thréigthe, 1990, do leasú Chuid II, III agus V den Acht um Pleanáil agus Forbairt, 2000 agus do dhéanamh socrú i dtaobh nithe gaolmhara.

Act 1990, to amend Parts II, III and V of the Planning and Development Act 2000 and to provide for related matters.

—*An tAire Comhshaoil, Pobail agus Rialtais Áitiúil.*

Tabhairt Isteach:
Introduction:

14a. An Bille um Churrach Chill Dara 2015 — An Chéad Chéim.
Curragh of Kildare Bill 2015 — First Stage.

Bille dá ngairtear Acht do dhéanamh socrú maidir leis an Aire Cosanta do bhunú Coiste Comhairleach, ar a dtabharfar Coiste Comhairleach Churrach Chill Dara, a mbeidh ar áireamh ina chomhaltas ionadaí ó gach úsáideoir a bhaineann leas as Currach Chill Dara, comhalta de Chomhairle Contae Chill Dara, fostaí ionadaíoch ó Chomhairle Contae Chill Dara agus fostaí ionadaíoch ó gach roinn Rialtais ar a bhfuil freagracht as aon chuid de Churrach Chill Dara agus cuirfidh an coiste sin moltaí faoi bhráid an Aire maidir le sláine an Churraigh a bhainistiú, a chosaint agus a chaomhnú; do dhéanamh socrú freisin maidir le foireann bhainistíochta a bhunú a dhéanfaidh an acmhainn arb í Currach Chill Dara í a bhainistiú agus do dhéanamh socrú i dtaobh nithe gaolmhara.

Bill entitled an Act to make provision for the Minister for Defence to establish an Advisory Committee, to be known as the Curragh of Kildare Advisory Committee, the membership of which shall include a representative of each of the users of the Curragh of Kildare, a member of Kildare County Council, a representative employee of Kildare County Council and a representative employee of each Government department that has a responsibility for any part of the Curragh of Kildare and such committee shall make recommendations to the Minister on the management, protection and preservation of the integrity of the Curragh; to also provide for the establishment of a management team that will manage the resource that is the Curragh of Kildare and to provide for related matters.

—*Seán Ó Fearghail.*

ORDUITHE AN LAE
ORDERS OF THE DAY

18a. “Go ndéanann Dáil Éireann:

- ag féachaint do na nithe sonracha a measann an Rialtas gur nithe iad is ábhar mór buartha don phobal maidir le hidirbhearta a rinne Corparáid na hÉireann um Réiteach Bainc (CÉRB);
- á thabhairt dá haire gurb é tuairim an Rialtais gur gá, mar an modh is fearr chun aghaidh a thabhairt ar na saincheisteanna lena mbaineann agus ar

That Dáil Éireann:

- having regard to the specific matters considered by Government to be of significant public concern regarding transactions entered into by the Irish Bank Resolution Corporation (IBRC);
- noting that it is the opinion of the Government that these matters of significant public concern require, as the best method of addressing the issues

mhaithe le leas an phobail, na nithe sin is ábhar mór buartha don phobal a scrúdú trí Choimisiún Imscrúdúcháin a bhunú; agus

- á thabhairt dá haire thairis sin go bhfuil dréacht Ordú a bheartaíonn an Rialtas a dhéanamh faoin Acht um Choimisiún Imscrúdúcháin, 2004 (Uimh. 23 de 2004) leagtha go cuí faoi bhráid Dháil Éireann i leith na nithe dá dtagraítear roimhe seo, mar aon le ráiteas ar na cúiseanna le Coimisiún a bhunú faoin Acht sin;

an dréacht Ordú um Choimisiún Imscrúdúcháin (Nithe áirithe a bhaineann le hidirbhearta a rinne CÉRB), 2015, ar leagadh cóipeanna de faoi bhráid Dháil Éireann an 9 Meitheamh 2015, a cheadú.

involved and in the public interest, examination by the establishment of a Commission of Investigation; and

- further noting that a draft Order proposed to be made by the Government under the Commission of Investigation Act 2004 (No. 23 of 2004) has been duly laid before Dáil Éireann in respect of the foregoing matters referred to, together with a statement of reasons for establishing a Commission under that Act;

approves the draft Commission of Investigation (Certain matters concerning transactions entered into by IBRC) Order, 2015, copies of which were laid before Dáil Éireann on 9th June, 2015.”

—*An tAire Airgeadais.*

Leasuithe:

Amendments:

1. To insert the following after “Dáil Éireann on 9th June, 2015”:

“but calls on the Government that the following amendments be made to S.I. No. of 2015 Commission of Investigation (Irish Bank Resolution Corporation) Order 2015:

- the Commission of Investigation shall submit to An Taoiseach an interim report in relation to its investigation no later than 14th September, 2015 on the status and likely conclusion date of its work;
- Dáil Éireann shall no later than 15th September, 2015 be recalled for a debate on the interim report of the Commission of Investigation;
- the Minister for Finance resources and supports the Commission of Investigation in a manner that will ensure that it will issue a final report no later than 30th October, 2015”; and

after “SCHEDULE 2(f)”, new paragraph (g) be added:

- “In relation to each transaction under investigation, what protocols and controls the Minister for Finance and his Department had in place in respect of the transaction concerned, and whether sanction was given for the transaction to occur.”; and

by amending SCHEDULE 1(a) by deleting “€10,000,000” and inserting “€1,000,000” — *Lucinda Creighton, Terence Flanagan, Billy Timmins.*

2. To insert the following after “under that Act”:

“noting the deficiencies of the draft Order calls on the Government to amend No. 5 of the draft Order to read:

- ‘the Commission shall, subject to section 6(6) of the Act, submit to the Taoiseach its final report in relation to its investigation no later than 31 October 2015.’; and

further notes the deficiencies in the schedule to the draft Order Commission of Investigation (Irish Bank Resolution Corporation) Order 2015 and suggests the Government adopts an amended schedule that should read:

— ‘SCHEDULE

Terms of Reference for Commission of Investigation Concerning Irish Bank Resolution Corporation Limited

The Commission is directed to investigate and to make a report to the Taoiseach in accordance with the provisions of section 32 of the Commissions of Investigation Act 2004 (No. 23 of 2004) on the following matters:

1. The Commission shall investigate all transactions, activities and management decisions, other than those relating solely to the acquisition of assets by the National Asset Management Agency, which occurred between 21 January 2009 (being the date of the nationalisation of IBRC) 12 March 2015 (being the date when the Progress Update Report prepared by KPMG and published by IBRC was released) (the “Relevant Period”); and which either:
 - (a) resulted in a capital loss to IBRC of at least €1,000,000 during the Relevant Period, whether in consequence of a single transaction or of a series of transactions relating to the same borrower or entities controlled by the same borrower (“Relevant Write-Offs”); or
 - (b) are specifically identified by the Commission as giving rise or likely to give rise to potential public concern, in respect of the ultimate returns to the taxpayer; and
 - (c) investigate the claims of verbal agreements in respect of the repayment, extension or roll-over of loans.
2. The purposes for which each such decision, transaction and activity referred to in 1 above are to be investigated are the following (and accordingly the Commission’s terms of reference extend to investigating):
 - (a) the processes, procedures and controls which were operated by IBRC in relation to the Relevant Write-Offs to ascertain whether the appropriate internal IBRC governance procedures and controls were adhered to in respect of the transactions under review and whether the said procedures and controls were fit for purpose,
 - (b) whether there is *prima facie* evidence of material deficiencies in the performance of their functions by those acting on behalf of IBRC, including the IBRC board, directors, management, the staff of the wealth management unit and agents, in respect of any transactions, activities and management decisions identified in 1. above,
 - (c) whether it can be concluded from the information available within the IBRC and relevant evidence and witness testimony as appropriate that the transactions were not commercially sound in respect of the manner in which they were conducted, the decisions made and the outcomes achieved having regard to the purposes of the Irish Bank Resolution Corporation Act 2013 set out in section 3 thereof,
 - (d) whether the interest rates or any extension to interest rates or any periods for re-payments were given by IBRC on preferential terms that were unduly favourable to any borrower, where those interest rates resulted in a

differential of more than €4 million in interest due over the standard applicable interest rates for loans of that nature or where the amendments give rise to or are likely to give rise to potential public concerns,

- (e) whether, in respect of any transaction under investigation, any unusual share trading occurred which would give rise to an inference that inside information was improperly provided to or used by any persons, and in the event that such an inference does arise whether any such information was actually improperly provided or used,
 - (f) in relation to each transaction under investigation, whether the Minister for Finance or his Department took appropriate action to safeguard the public interest by enforcing proper governance and accountability oversight in respect of the transactions concerned, and whether he, or officials on his behalf, including the role of public interest directors,
 - (g) the role of the external consultants, including, but not limited to Blackstone Group and KPMG,
 - (h) the role of the wealth management unit of IBRC,
 - (i) the beneficial owners of SiteServ shareholders.
3. The report to be made by the Commission in relation to the foregoing investigations shall:
 - (a) shall set out the scope and findings of the investigations in fulfilment of the purposes set out in 2. above;
 - (b) respect obligations of confidentiality and to respect commercial sensitivity where those are not incompatible with the public interest; and
 - (c) set out such recommendations as the Commission sees fit.
 4. The Commission shall report on any other matters of concern arising from its investigation of the above matters and make any further recommendations as the Commission sees fit.
 5. The Commission shall exercise discretion in relation to the scope and intensity of the investigation as it considers necessary and appropriate, having regard to the general objectives of the investigation.
 6. In these terms of reference:
 - (a) “IBRC” means Irish Bank Resolution Corporation Limited;
 - (b) where a contractual obligation was agreed during the Relevant Period but not executed until after the Relevant Period then the contract and any resulting loss shall be regarded as having been made during the Relevant Period;
 - (c) references to IBRC shall be construed as including references to Anglo Irish Bank or Irish Nationwide Building Society and any subsidiaries of IBRC, Anglo Irish Bank or Irish Nationwide Building Society; and
 - (d) for the avoidance of doubt, references to transactions, activities and management decisions shall be construed as including references to amendments made to the terms and conditions of loans.’” — *Pearse Doherty, Gerry Adams, Michael Colreavy, Seán Crowe, Dessie Ellis, Martin Ferris, Mary Lou McDonald, Sandra McLellan, Pádraig Mac Lochlainn, Jonathan O'Brien, Caoimhghín Ó Caoláin, Aengus Ó Snodaigh, Brian Stanley, Peadar Tóibín.*

3. To insert the following after “Dáil Éireann on 9th June, 2015”:

“calls on the Government to amend the terms of reference for the Commission of Investigation (Irish Bank Resolution Corporation) Order 2015, as follows:

- the Commission of Investigation will also examine governance within IBRC; and
- the Taoiseach would request an interim report to be provided in October.” (*resumed*) — Bobby Aylward, John Browne, Dara Calleary, Niall Collins, Barry Cowen, Timmy Dooley, Seán Fleming, Billy Kelleher, Seamus Kirk, Michael P. Kitt, Micheál Martin, Michael Moynihan, Charlie McConalogue, Michael McGrath, John McGuinness, Éamon Ó Cuív, Willie O’Dea, Seán Ó Fearghail, Brendan Smith, Robert Troy.

4. Na focail “an dréacht Ordú um Choimisiún Imscrúdúcháin (Nithe áirithe a bhaineann le hidirbhearta a rinne CÉRB), 2015” a scriosadh agus na focail “an dréacht-Ordú um Choimisiún Imscrúdúcháin (Corparáid na hÉireann um Réiteach Bainc), 2015” a chur ina n-ionad.

To delete, after the words “approves the draft”, the words “Commission of Investigation (Certain matters concerning transactions entered into by IBRC) Order, 2015” and to substitute the words “Commission of Investigation (Irish Bank Resolution Corporation) Order 2015”.

—*An tAire Airgeadais.*

42. An Bille Sláinte (Seirbhís Lia-Chleachtóirí Ginearálta), 2015 — Ordú don Tuarascáil.
Health (General Practitioner Service) Bill 2015 — Order for Report.

74a. An Bille um Ghníomhú Aeráide agus um Fhorbairt Ísealcharbóin, 2015 — Ordú don Tuarascáil.
Climate Action and Low Carbon Development Bill 2015 — Order for Report.

GNÓ COMHALTAÍ PRÍOBHÁIDEACHA PRIVATE MEMBERS' BUSINESS

*Gnó a ordáíodh:
Business ordered:*

75. Bille an Bhainc Ceannais (Rátaí Úis Morgáiste) 2015 — An Dara Céim.
Central Bank (Mortgage Interest Rates) Bill 2015 — Second Stage.

—*Pearse Doherty.*

MEMORANDA

*Dé Céadaoin, 10 Meitheamh, 2015
Wednesday, 10th June, 2015*

Cruinniú den Chomhchoiste Fiosrúcháin i dtaobh na Géarchéime Baincéireachta i Seomra Coiste 1, TL2000, ar 9.30 a.m.

Meeting of the Joint Committee of Inquiry into the Banking Crisis in Committee Room 1, LH2000, at 9.30 a.m.

P.T.O.

Comhchruinniú den Chomhchoiste um Fhormhaoirsiú ar an tSeirbhís Phoiblí agus Achainíocha agus den Chomhchoiste um Dhlí agus Ceart, Cosaint agus Comhionannas i Seomra Coiste 2, TL2000, ar 9.30 a.m.

Joint meeting of the Joint Committee on Public Service, Oversight and Petitions and the Joint Committee on Justice, Defence and Equality in Committee Room 2, LH2000, at 9.30 a.m.

Cruinniú den Chomhchoiste um Ghnóthaí Eachtracha agus Trádáil i Seomra Coiste 3, TL2000, ar 10 a.m.

Meeting of the Joint Committee on Foreign Affairs and Trade in Committee Room 3, LH2000, at 10 a.m.

Cruinniú den Chomhchoiste um Iompar agus Cumarsáid i Seomra Coiste 4, TL2000, ar 11 a.m.

Meeting of the Joint Committee on Transport and Communications in Committee Room 4, LH2000, at 11 a.m.

Cruinniú den Chomhchoiste um Oideachas agus Coimirce Shóisialach i Seomra Coiste 3, TL2000, ar 1 p.m.

Meeting of the Joint Committee on Education and Social Protection in Committee Room 3, LH2000, at 1 p.m.

Cruinniú den Chomhchoiste um Airgeadas, Caiteachas Poiblí agus Athchóiriú i Seomra Coiste 4, TL2000, ar 2 p.m.

Meeting of the Joint Committee on Finance, Public Expenditure and Reform in Committee Room 4, LH2000, at 2 p.m.

Comhchruinniú den Chomhchoiste um Iompar agus Cumarsáid agus den Chomhchoiste um Dhlí agus Ceart, Cosaint agus Comhionannas i Seomra Coiste 2, TL2000, ar 2.30 p.m.

Joint meeting of the Joint Committee on Transport and Communications and the Joint Committee on Justice, Defence and Equality in Committee Room 2, LH2000, at 2.30 p.m.

Cruinniú d'Fhochoistí um Ghrinnscrúdú Eorpach- Airgeadas agus Caiteachas Poiblí (den Chomhchoiste um Airgeadas, Caiteachas Poiblí agus Athchóiriú) i Seomra Coiste 4, TL2000, ar 4.15 p.m. (*príobháideach*).

Meeting of the Sub-Committee on European Scrutiny-Finance and Public Expenditure (of the Joint Committee on Finance, Public Expenditure and Reform) in Committee Room 4, LH2000, at 4.15 p.m. (*private*).

Cruinniú den Choiste um Nós Imeachta agus Pribhléidí Dháil Éireann i Seomra 2 (isteach ón bPríomh-Halla), Teach Laighean, ar 6 p.m. (*príobháideach*).

Meeting of the Committee of Procedure and Privileges of Dáil Éireann in Room 2 (off the Main Hall), Leinster House, at 6 p.m. (*private*).

SCRÍBHINNÍ A LEAGADH FAOI BHRÁID NA dTITHE DOCUMENTS LAID BEFORE THE HOUSES¹

Reachtúil

Statutory

Tairiscint Ceadaithe ag Teastáil

Requiring Motion of Approval

An tOrdú um Choimisiún Imscrúdúcháin (Corparáid na hÉireann um Réiteach Bainc), 2015 (Dréacht) [Ina bhFuil Téarmaí Tagartha].

Commission of Investigation (Irish Bank Resolution Corporation) Order 2015 (Draft) [Containing Terms of Reference].

Eile

Other

Bord na gCon. An Tuarascáil Bhliantúil agus na Cuntais, 2013.

Bord na gCon. Annual Report and Accounts, 2013.

Ráiteas i dtaobh an gaol an Chomhairleoir Speisialta, Stephen Walsh, Tiománaí Sibhialtach, a ghníomhaíonn nó a ghníomhaigh mar Chomhairleoir Speisialta don Teachta Caitlín Ní Loinsigh, Aire Stáit ag an Roinn Sláinte, leis an sealbhóir oifige, nó an é a páirtneir sibhialta é, de bhun alt 19(4) (c) de na hAchtanna um Eitic in Oifigí Poiblí, 1995 agus 2001.

Statement as to whether Special Adviser, Stephen Walsh, Civilian Driver, who acts or acted as a Special Adviser to Deputy Kathleen Lynch, Minister of State at the Department of Health, is a relative or civil partner of the office holder pursuant to section 19(4)(c) of the Ethics in Public Office Acts 1995 and 2001.

Ráiteas maidir leis na cáilíochtaí de chuid an Chomhairleora Speisialta, Nick Miller, a ghníomhaíonn nó a ghníomhaigh mar Chomhairleoir Speisialta don Teachta Leo Varadkar, Aire den Rialtas ag an Roinn Sláinte, is iomchuí maidir lena fheidhmeanna mar Chomhairleoir Speisialta, de bhun alt 19(4)(d) de na hAchtanna um Eitic in Oifigí Poiblí, 1995 agus 2001.

Statement of the qualifications of Special Adviser, Nick Miller, who acts or acted as a Special Adviser to Deputy Leo Varadkar, Minister of the Government at the Department of Health, relevant to his functions as a Special Adviser, pursuant to section 19(4)(d) of the Ethics in Public Office Acts 1995 and 2001.

Coiste Gairmoideachais Chontae Lú. An Ráiteas Airgeadais Bliantúil don tréimhse dar chríoch 1 Eanáir 2013 go 30 Meitheamh 2013.

County Louth Vocational Education Committee. Annual Financial Statement for the period ended 1 January, 2013 to 30 June, 2013.

Feidhmeannacht na Seirbhíse Sláinte. An Tuarascáil Bhliantúil agus na Ráitis Airgeadais, 2014.

Health Service Executive. Annual Report and Financial Statements, 2014.

¹ I gcás nach leagtar scríbhinn ach faoi bhráid aon Teach amháin, cuirfear (D) – Dáil nó (S) – Seanad ina diaidh dá réir sin.

Where a document is laid before one House only it will be appended with (D) – Dáil or (S) – Seanad accordingly.

Neamhreachtúil

Tuarascáil ón gCigire Príosún, an Breitheamh Michael Reilly, i ndáil leis na himthosca a ghabh le bás Phríosúnach A an 30 Eanáir 2015 le linn a bheith scaoilte go sealadach as Príosún Chruithneachtáin. (23 Márta 2015).

Tuarascáil ón gCigire Príosún, an Breitheamh Michael Reilly, i ndáil leis na himthosca a ghabh le bás Phríosúnach I an 4 Deireadh Fómhair 2014 in Ospidéal an Mater le linn pianbhreith a chur isteach i bPríosún Mhoineo. (23 Márta 2015).

Tuarascáil ón gCigire Príosún, an Breitheamh Michael Reilly, i ndáil leis na himthosca a ghabh le bás Phríosúnach K an 5 Nollaig 2014 le linn a bheith scaoilte go sealadach as Príosún Oscailte Theach na gCanónach. (23 Márta 2015).

Tuarascáil ón gCigire Príosún, an Breitheamh Michael Reilly, i ndáil leis na himthosca a ghabh le bás Phríosúnach L an 19 Nollaig 2014 in Ospidéal an Mater le linn a bheith scaoilte go sealadach as Príosún Mhoineo. (23 Márta 2015).

Ráiteas ar na Cúiseanna le Coimisiún Imscrúdúcháin (Corparáid na hÉireann um Réiteach Bainc) a bhunú.

Non-Statutory

A report by the Inspector of Prisons, Judge Michael Reilly, into the circumstances surrounding the death of Prisoner A on 30 January, 2015 while on Temporary Release from Wheatfield Prison. (23 March, 2015).

A report by the Inspector of Prisons, Judge Michael Reilly, into the circumstances surrounding the death of Prisoner I on 4 October, 2014 in the Mater Hospital while serving a sentence in Mountjoy Prison. (23 March, 2015).

A report by the Inspector of Prisons, Judge Michael Reilly, into the circumstances surrounding the death of Prisoner K on 5 December, 2014 while on Temporary Release from Shelton Abbey Open Prison. (23 March, 2015).

A report by the Inspector of Prisons, Judge Michael Reilly, into the circumstances surrounding the death of Prisoner L on 19 December, 2014 while on Temporary Release from Mountjoy Prison. (23 March, 2015).

Statement of Reasons for the establishment of Commission of Investigation (Irish Bank Resolution Corporation).