June 1, 2016

Re: Your request for access to information under Part II of the Access to Information and Protection of Privacy Act [JPS/057/2016]

Dear [REDACTED]

On May 5, 2016 the Department of Justice and Public Safety received your request for access to the following records:

"Is the Department of Justice and Public Safety over Employee’s not just in Justice but other departments with the Provincial Government and Crown Lands, Higgins Line, St. John’s, NFLD abuse their trust and power and paid by the tax payers of the province be made to payback all the money and sent to jail like other MHA’s or provincial government employees. Like a response from Mr. David Jones, Q.C. at the Registrar. One time Supreme Court letter I wrote March, 2008 or is he retired."

Please be advised that a decision has been made by the Deputy Minister of the Department of Justice and Public Safety to disregard this request on the basis that it is incomprehensible in accordance with section 21(1)(c)(iii) of the Access to Information and Protection of Privacy Act, 2015 (the ‘Act’). This decision has been approved by the Office of the Information and Privacy Commissioner.

As per section 52 of the Act you may appeal directly to the Supreme Court Trial Division within 15 business days after you receive the decision of the public body.

If you have any questions, please feel free to contact me by telephone at 709-729-7906, or by email at nacroke@gov.nl.ca.

Sincerely,

Neil Croke
ATIPP Coordinator