

Streamlined Forensic Report (SFR1)		MG 22 B	
FORENSIC RESULT/S – MEDICAL			
Relates to (person):	Name of person examined	DOB of Person	Click or tap here to enter text.
Location:	Name of Hospital	Crime/Occ. No:	1234567/20
Date of Attendance:	02/08/2020	Date of Discharge:	Click or tap here to enter text.
Time of Examination:	Click or tap here to enter text.	Other Ref 1:	1234567/08/A/1/1
Purchase Order No:	Click or tap here to enter text.	Other Ref 2:	Click or tap here to enter text.
Report provided by:	Name of Medical Transcriber	Organisation:	SFR MEDICAL LTD
Date of report:	11/02/2021		
Examined	Results/Findings		
Examination conducted by Dr Grundlingh on 02/08/20 commencing 15:15 hours. After assessment and treatment, the patient was discharged from [insert hospital department].	It was noted that: <ul style="list-style-type: none"> • there was a superficial wound to the left side of the neck • there was a superficial wound to the right armpit • there was a “bite wound” to the right upper arm • there was superficial wound to the right forearm • there were superficial abrasions to both knees. Treatment included: <ol style="list-style-type: none"> 1. A tetanus booster vaccine. 2. Antibiotics. 3. All wounds were washed and cleaned. 4. All wounds were closed with sutures. 		
Evidence Type Supporting / Technical Information			
Summary of Medical Evidence: This report has been completed by a qualified medical practitioner having reviewed the medical notes for the above person on behalf of SFR MEDICAL LTD			
Case management – To the court and to the defence:			
<p>The prosecution propose to rely on the forensic evidence contained in this SFR and if there is a trial, to adduce it by way of a s10 CJA 1967 admission to the general effect that the exhibit(s) listed were forensically examined and the examination produced the result(s) described. Therefore should there be a real issue in relation to this forensic evidence, such that the admission cannot be made, the prosecution ask that the defence identify the issue (Crim.PR.3.3 and Crim.PR 19.3(2)).</p> <p>If this report contains expert evidence, then, in accordance with CPR 19.3(2), the defence is required to serve a response to this report as soon as practicable, and in any event not more than 14 days after service of the report setting out which, if any of the conclusions in this report are admitted as fact, and where a conclusion is not admitted what are the disputed issues concerning that conclusion.</p> <p>This SFR is not a witness statement to which the provisions of s9 CJA 1967 and Crim.PR 16 apply, nor is it an expert’s report to which the provisions of Crim. PR 19.4 apply, its purpose being to introduce any expert evidence contained therein as admitted fact. If this SFR contains expert opinion, it is a summary of that opinion served pursuant to Crim. PR 19.3(1).</p> <p>SFRs assist courts to fulfil their duty to actively manage the case (Crim.PR 3.1) by ensuring that evidence is presented in the shortest and clearest way and by facilitating the early identification of the real issues. (Crim.PR 3.2). Each party must actively assist the court in fulfilling its duty (Crim.PR 3.3).</p>			

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STATUS OF MEDICAL RELATED EXHIBITS			
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Report provided by:	Name of Medical Transcriber	Organisation:	SFR MEDICAL LTD
Date of report:	11/02/2021		
Exhibits	Status		
NB – Name of Medical Transcriber does not accept responsibility for the sensitivity or otherwise of this material.			
Additional information / Evidence Type Technical Information:			
<p>Please note the above list of exhibits relates only to exhibits submitted for examination and are relevant to my area of expertise and / or to the findings set out in the Results/Findings section of this report. The list was accurate at the time this report was generated. All exhibits will not necessarily be listed here. Should a comprehensive list of exhibits be required, please contact the Investigating Officer.</p> <p>The prosecution will not ordinarily undertake further forensic analysis unless and until the exact issue that such analysis needs to address has been identified; and only if, in light of that issue, it is appropriate that the next stage of analysis should be undertaken by a prosecution rather than a defence expert. If appropriate a direction under Crim.PR 3.5(2)(h) as to the order in which the expert issues should be determined may be sought.</p>			
<p><u>Important:</u></p> <p>Where real issue(s) are identified and if additional forensic work is necessary, please notify the agreed Force contact in writing, listing the issue(s) to be further addressed. Delivery dates for additional forensic work to be agreed on a case by case basis.</p>		Forensic Contact Details:	sfrmedical.xxx@nhs.net