



Home Office

**Immigration Enforcement**

Op Nexus High Harm Team

1st Floor Capital Building

Blue Zone

New Hall Place

Liverpool

L3 OBP

**Tel**

**DPA**

**Fax**

On Request

**Email**

**Web**

[www.gov.uk/uk-visas-immigration](http://www.gov.uk/uk-visas-immigration)

To:	Immigration Office
Name/Directorate/ Building (Address):	Brook House IRC
Fax Number:	By email

Dear Colleagues,

Re:	<b>D1527</b>		
Nationality:	Egypt	DoB:	<b>DPA</b>
NOMS No:	A7556DW	Our Ref:	A1848650

Please can you make sure all these attached documents are served to the above named person and that they confirm receipt by signing this confirmation of conveyance.

The second page of this document needs to be faxed back to the Home Office on the above fax number.

Thank you for your assistance.

Yours sincerely,

**Signature**

Op Nexus High Harm Team  
Criminal Casework Directorate

Confirmation of Conveyance

To: Op Nexus High Harm  
Criminal Casework Directorate  
1<sup>st</sup> Floor, The Capital Building  
Liverpool, L3 9PP

FAO: TM10

Op Nexus High Harm Team

Home Office reference	A1848650
Detainee	<b>D1527</b>

I confirm that I received letter IS151F sent on 6 April 2017.

Signed

**D1527**

Date \_\_\_\_\_

**DETENTION USE ONLY**

I confirm that **D1527** signed/refused to sign/was unable to sign for letter IS151F sent on 6 April 2017. (Where the prisoner refused to sign/or was unable to sign for this document please state reason\* in the box below).

Signed \_\_\_\_\_

PRINT NAME AND RANK \_\_\_\_\_

Date \_\_\_\_\_

\*Reason

*please state why?*



Home Office

IS.151F

Port Ref: ASC/4742212

HO Ref: A1848650

**MONTHLY PROGRESS REPORT TO DETAINEES**

Your case is being dealt with **TM10 Op Nexus** Fax number  
by: **High Harm** (optional)

To: **D1527**

Detained at: **Brook House IRC**

**DPA**

On 9 March 2017 you were detained under powers contained in the Immigration Act 1971 or the Nationality, Immigration and Asylum Act 2002.

The current position of your case is as follows:

Brief immigration history

You claim to have entered the United Kingdom on 16 January 2014, aged **DPA**. You attended asylum screening unit in Croydon on 23 January 2014 and claimed asylum. In your initial screening interview you claimed to be 15 years old but this was disputed. You were referred to Social Services and granted temporary admission.

On 11 February 2014, you had an asylum screening interview completed. You lodged a statement of additional grounds on 28 February 2014. On 21 March 2014 you were assessed as a minor with a date of birth of **DPA**.

You had a full substantive asylum interview on 10 April 2014. Your asylum was refused on 28 November 2014. An appeal was lodged on 18 December 2014. This was dismissed on 8 October 2015 and appeal rights exhausted on 27 October 2015.

**Sensitive/Irrelevant**

Current barrier to removal

The only barrier to your removal is obtaining a Emergency Travel Document. An interview was attempted on 22 March 2017 however you refused to comply because you wished for your solicitors to be present. A further interview will be arranged and your solicitor invited.



We are continuing to make arrangements to obtain a travel document for your removal from the United Kingdom. However this is taking longer than we would like because you have refused to give details of your true identity. If you wish to assist us in progressing your case, and potentially reducing the time you spend in detention prior to removal, please speak to one of the members of Home Office staff at the Removal Centre. Your case has been reviewed. It has been decided that you will remain in detention:

- because there is reason to believe that you will fail to comply with any conditions attached to the grant of temporary admission or release.
- to effect your removal from the United Kingdom.
- because your release is not considered conducive to the public good.

This decision has been reached on the basis of the following factors:

- You have previously failed to comply with conditions of your stay, temporary admission or release.
- You have previously absconded or escaped.
- You have failed to observe the United Kingdom immigration laws by entering by actual clandestine means.
- You have obstructed the removal process by failing to co-operate with the application process to obtain an Emergency Travel Document.
- You have not produced satisfactory evidence of your identity, nationality or lawful basis to remain in the United Kingdom.
- You do not have enough close ties to make it likely that you will stay in one place.

Your case will continue to be reviewed on a regular basis. You should inform the Home Office of any change in your circumstances or any other relevant information you have not provided already. A further letter will be sent to you in one month if your case has not been resolved by then.

You are reminded of certain rights you have as a detainee to apply to be released on bail:

- A If you have been detained pending an Immigration Officer's or the Secretary of State's decision on your application for leave to enter, you may, when seven days have elapsed since the date of your arrival in the United Kingdom, apply to a Judge of the First Tier Tribunal or to a Chief Immigration Officer to be released on bail.
- B If you have been detained pending the giving of removal directions, or you are awaiting removal in accordance with those directions, and you are not being detained under Schedule 3 to the 1971 Act, you may apply at any time to a Judge of the First Tier Tribunal or a Chief Immigration Officer to be released on bail.
- C If you have been served with a notice of intention to deport and have been detained pending the making of a deportation order you may apply at any time to a Judge of the First Tier Tribunal or a Chief Immigration Officer to be released on bail.
- D If you have been recommended for deportation by a court you may apply at any time, pending the giving of removal directions, to a Judge of the First Tier Tribunal or a Chief Immigration Officer to be released on bail.

- E If you have been served with a deportation order and you are detained pending your removal or voluntary departure, you may apply at any time, pending the giving of removal directions to a Judge of the First Tier Tribunal or a Chief Immigration Officer to be released on bail.
- F Where a bail application was refused within the 28 days preceding a subsequent application, a Judge of the First Tier Tribunal is required to reject the application unless there has been a material change of circumstances since the previous application.
- G If you apply to a Judge of the First Tier Tribunal for bail and directions for your removal from the United Kingdom are served and scheduled within fourteen days of the First Tier Tribunal hearing of your bail application, the Secretary of State will be required to consent to a grant of bail. If the Secretary of State does not consent, you will remain in detention.

NOTE: If you have been detained for more than 8 days any application to be released on bail should be made to the Secretary of State rather than a Chief Immigration Officer."

Your representatives have not been sent a copy of this letter. If you wish to send them a copy please speak to a member of staff at the removal centre.

Signed:

**Signature**

Name: TM10  
Op Nexus High Harm Team  
EO Casework Officer  
Date: 6 April 2017