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6864.

HW. Anderson.

Consequential Loss

9th January,

re Claim No. 6867. Mr F. W. Anderson.

Dear Sir,

In reference to above I beg to state that this claim is in respect of consequential loss, which the Property Losses Committee under their terms of reference are precluded from considering. In the circumstances the Committee regret that they are unable to entertain the claim.

Yours faithfully,

Secretary.

S. G. Rutherford, Esc., 44 Kildare Street, Dublin.

Encs . 2. 6867

s. G. RUTHERFORD,

Solicitor,

Telephone No. 368.

44, KILDARE STREET, DUBLIN.

Monday:8th January 1917.

J.J. Healy Esq., Secretary Property Losses Committee, Stephens Green.

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Re Claim of Mr F. W. Anderson, for converg her every the comme

I enclose copy correspondence wixth the Military Authorities in connection with the above, and as the claim is one to apparently should be dealt with by your Committee I shall be glad if you will forward me the necessary form of Declaration to be made by Mr Anderson.

Yours faithfully to how in vegr. Dones 947.

Month to me MA

Month. 67.11

Satur: 2nd December 1916.

Captain G.J.Ball, Military Headquarters, Parkgate Street, Dublin.

Re F.W. Anderson, 3 Eden Park, Kingstown.

Dear Sir. During the recent rebellion Mr Anderson's house, 3 Eden Park, Kingstown, was occupied by the Military and used for the purpose of

issuing pásses.

Mr Anderson had removed from the premises on the Thursday prior to Easter xxx Monday to his present residence Dunloe Monkstown with the intention of sub-letting 3 Eden Park until the 30th April 1917 when his tenancy expired. He did not anticipate any difficulty in sub-letting the house for the year and had several enquiries: he had arranged with some of the parties to show them over the house, but unfort unately when it was taken over by the Military it upset all his plans for letting the place, and although he has done his best since Mr. for letting the place, and although he has done his best since Mr Anderson has failed to let the house or get into touch with any of the

parties who were making enquiries after it.

Mr Anderson quite appreciates the fact that he has no legal claim under the circumstances against any person, but he is convinced that on bringing the facts under the notice of the proper Authorities they will see that he sustains no loss through the action of the Milit-

ary. Mr Anderson feels that if the house had been vacant during the time it was occupied by the Military he would have succeeded in letting it to some of the parties who were enquiring after it.

Mr Anderson is liable for a full year's rent of the house

namely £85.

Under the circumstances Mr Anderson asks for favourable consideration of his claim and trusts that the Authorities will see their way to make him an ex gratia grant of compensation.

Yours faithfully S.G.RUTHERFORD

HEAD QUARTERS, DUBLIN.

64425/107 C.E.

5th January 1917.

Dear Sir,

I have now had the claim of your client Mr Anderson fully investigated and while I very much regret that the outbreak of a Rebellion in Dublin has caused you loss, the War Department cannot accept any responsibility.

The sole cause of Mr Anderson's loss was the Rebellion, not the Military occupation.

Yours faithfully,

G. J. BALL,

Captain
W.D.P.A. & A.

S.G. Rutherford Esq., Solicitor, 44, Kildare Street, Dublin.