

NOTICE & DECLARATION OF CONDITIONAL APPEARANCE & FORMAL 'RULE OF LAW' APPLICATION TO THE COURT

As a citizen of Europe currently residing in the Irish State and acting in good faith under written advice received on January 16th 2018 from Her Honour Judge Rosemary Horgan, President of the Irish District Courts regarding Case No 2017/180452, I hereby submit this formal written application in context of the combined NOTICES & CONSTITUTIONAL DECLARATIONS at pp.219-225 in the book-Report entitled, "*Criminality in the Irish Courts and the absence of the Rule of Law*" as endorsed '*qui tacet consentire videtur*' by the President of Ireland; An Taoiseach; the Minister for Justice; the Garda Commissioner; the Attorney General; the Director of Public Prosecutions; the Chief Justice (and any and all State-sponsored affiliates or subordinates thereof) as dated.

In context of this APPLICATION I respectfully draw the Court's attention to 'the Rule of Law' whereby according to (i) Common Law, (ii) to Irish Acts & Statutes, (iii) to the Irish Constitution, (iv) to the European Convention of Human Rights, (v) to the Charter of Fundamental Rights of the European Union, (vi) to the Universal Declaration of Human Rights and, (vii) other international treaties and protocols to which the State of Ireland is a signatory; that I am not only being denied due access to justice through the unlawful activities of various agents in the employ of the State, but that I have been submitted to multiple false and vexatious allegations, spurious traffic charges, unlawful surveillance, interference with post and email, and other acts of criminal harassment, intimidation, physical assaults, serious injuries requiring hospitalisation, false imprisonment, fraud, deception, collusion, perjury, conspiracy to pervert justice and other cheats against justice by various 'Officers of the Court' over an extended period on occasions where I am NOT engaged in unlawful conduct; to the point where it is apparent that I remain in constant, direct and explicit risk of having further criminal acts visited upon me on any given occasion where I encounter or present myself in person to the said authorities, or when my family or myself makes any form of official request or complaint via the statutory authorities or the Irish Courts – which complaints in turn are invariably ignored, suppressed, delayed, denied or unlawfully obstructed in contravention of our fundamental right to access justice and to the due protection of the Irish State under Article 40 of the Irish Constitution.

(i) Given that the matters being referred to, in Castlebar District Court on Friday October 29th relate directly to demonstrably fraudulent and vexatious allegations that were made against me in Case No 2017/180452 that arose in circumstances where I was making a legitimate approach to Castlebar Courts Service for access to my own case file; and (ii) given that the staff member concerned (Courts Service Manager Peter Mooney) was already the subject of criminal complaints to Gardaí and to the Domestic Courts for fraud; conspiracy; criminal damage; perjury; deception; wilful contempt of Court; criminal collusion; interfering with evidence and with the administration of justice; and (iii) given that the Garda Sergeant (now Inspector) Gerard McEntee who was tasked with investigating these offences is the very same Garda named as the DPP's prosecutor on the fraudulent summonses against me; and (iv) given the serial proofs of criminal conduct on the part of agents of the DPP's Office in conspiring with the Courts Service and at least three named judges to have me unlawfully jailed in blatant breach of Article 6 of the ECHR in May 2017 so as to unlawfully prevent valid prosecutions going forwards in the CCJ against four Gardaí for assault and criminal damage; which criminal event was, (v) the culmination of a series of sinister and illicit episodes visited upon myself and my family over several years which has caused us major upset, costs, psychological trauma, injury, hospitalisations, and catastrophic disturbance in all aspects of our lives; (vi) I therefore say and believe that I cannot in good faith, confidence, safety or conscience present myself before any domestic Court without the following guarantees (numbered 1 – 3) for fear that I may be subject to further criminal acts or that I may inadvertently participate in or facilitate further unlawful conduct on the part of said authority figures – most particularly in-and-around the premises of Castlebar Courthouse – the location of many of the said injuries, conspiracies and offences.

REQUESTED GUARANTEES TO BE CONFIRMED BEFORE COMMENCEMENT OF ANY HEARING.

1. That we will not be unlawfully manhandled or assaulted by members of An Garda Síochána and/or removed or blocked from any Courtroom as long as we are not engaged in unlawful conduct.

Context: That I am carrying serious physical injuries from a previous unlawful, unprovoked assault in under the direction of a judge and have also been denied lawful access to the Courts.

2. That we will not be unlawfully silenced or intimidated by threats of unlawful imprisonment for alleged 'contempt in the face of the Court' in violation of existing ECHR rulings and the Rule of Law.

Context: That this has occurred in previous District Court sittings where I was a named party.

3. That any and all applications we make will be properly considered, and if refused, that full and proper lawfully-qualified explanations will be given for the same in understandable language.

Context: That previous legitimate applications have been ignored, disregarded or refused out-of-hand without explanation.

Formal Applications to the Court

4. That we be allowed to make a private recording of these proceedings.

Context: That recordings, transcripts and Orders issuing out of the Courts Service have been shown to have been unlawfully interfered and tampered with, or fraudulently altered after the fact for the explicit purposes of perverting justice and interfering in the administration of justice.

5. If No 4 is refused, that we be given a copy of the DAR immediately after the hearing.

6. That the presiding judge will not vacate the Court in face of legitimate and lawful 'common informer' applications that name agents of the State in alleged criminal acts.

Context: That over a dozen District Court judges to date have engaged in improper and/or unlawful conduct in violation of the law and of Superior Court rulings in this regard.

7. That all instructions, directions or Orders of the Court be confirmed in writing and authorised in the Judge's hand for the avoidance of doubt or confusion.

Context: That on a number of previous occasions, Court dates have been moved without notice; fraudulent declarations of service have been accepted by the Courts; Court records have been improperly interfered with; documents, Orders and Judgments have simply 'disappeared' without trace; hearings have been (allegedly) held 'in secret' and/or without notifying the Plaintiff; whole cases have gone inexplicably 'missing'; and senior Courts Service staff including the CEO have deliberately lied, misled, misinformed and criminally obstructed us, repeatedly.

8. That the presiding judge will abide by his/her constitutional oath as laid out in the respective Asseverations accompanying.

I respectfully conclude this NOTICE & APPLICATION emphasising that I am attending Castlebar Courthouse as a courtesy to a newly-appointed judge who has (we are informed) 'invited' us to attend for the purposes of advancing legitimate 'common informer' Applications which are amongst those that have been unlawfully ignored and suppressed; and declaring my sincere belief that any visit, under any premise to Castlebar Courthouse without the protections outlined above would constitute; (i) a reckless abandonment of my duty of care to my own family, as well as to; (ii) the membership of the *Integrity Ireland Association*, as well as (iii) constituting an irresponsible and arguably 'a certifiable act of stupidity' which could, by any ingenious (or disingenuous) arbitrator, be deemed to be an act of complicity in whatever nefariousness may be planned for the day.

Signed:

Dr Stephen Manning, EU Citizen.

Informant and Prosecutor in these matters before the Court