

# NOTICE

## TO ALL RESIDENTS OF THE IRISH STATE REGARDING THE OPERATION OF IRISH COURTS

The following fundamental principles are affirmed in the Irish Constitution, in Irish and EU law, and in the *Charter of Fundamental Rights of the European Union*. As of September 2016 these statements have been implicitly confirmed and endorsed under the '*qui tacet consentit*' legal maxim (silence implies consent) by the agents and agencies of the Irish State as listed at the foot of this document. Residents of the Irish State are therefore advised to arm and protect themselves with this document in any and all circumstances where they believe their fundamental rights are being unlawfully infringed in the Irish Courts.

IT HAS BEEN AFFIRMED THAT:

1. Irish judges **ARE** subject to the law and the Constitution.
2. Members of the public **ARE** entitled to a fair hearing in the Irish Courts.
3. Judges of the District and Circuit Courts **ARE** obliged to adhere *exactly* to Superior Court rulings, decisions and directions.
4. Persons in the pay of the State who commit criminal offences **ARE** subject to justice in our Courts in the same way as the tax-paying public is.
5. If/when a judge deliberately breaks the law, the Constitution, their solemn Oath of Office or any other Act or Statute in the Courtroom – then said hearing **IS** absolutely rendered invalid.
6. Members of the public are **NOT** obliged to comply with unlawful, unconstitutional or criminal directions from any authority figure such as a Garda, the Courts Service or members of the Judiciary.
7. **NO** person may be unlawfully assaulted in a Courtroom, nor can they be injured or incarcerated by Gardaí on the instructions of a Judge in circumstances where no crime or offence is being committed by said person.
8. Despite official denials from the Minister for Justice, statutory procedures **DO** exist to complain about the conduct of District Court Judges, via (i) *s.73 of the Courts of Justice Act 1924*; (ii) *s.21 of the Courts of Justice (District Court) Act 1946*; (iii) *S.10.4 of the Courts (Supplemental Provisions) Act 1961*; or (iv) via the 'Common Informer' private prosecution facility which is available, and enforceable by **ALL** Irish residents.

**Affirmed '*qui tacet consentit*' by: The Office of the President of Ireland Michael D Higgins; An Taoiseach Enda Kenny TD; Minister for Justice (and Tánaiste) Ms Frances Fitzgerald TD; Attorney General Ms Marie Whelan; Chief Justice Ms Susan Denham; President of the District Courts Ms Rosemary Horgan; Garda Commissioner Nóirín O'Sullivan.**

---

**PLEASE BE AWARE OF YOUR RIGHTS. DO NOT BE MADE COMPLICIT IN UNLAWFUL, UNCONSTITUTIONAL OR CRIMINAL ACTIVITY – ESPECIALLY NOT IN OUR COURTS.**



*"One by one –together – we CAN make a difference!"*

An Integrity Ireland document – 'Citizens for Justice, Transparency & Accountability'

[www.integrityireland.ie](http://www.integrityireland.ie)

