

CONSTITUTIONAL NOTICE OF SERVICE ON ALL IRISH AUTHORITIES

Dear Official / Office Holder / State Employee / Legal Practitioner;

Dec 4th 2020

1. With all due respect to those who may view this Notice who are not named in the I-I Report, "*Criminality in the Irish Courts and the Absence of the Rule of Law*", or, who endeavour to fulfil their duties to the Sovereign People in a moral, ethical and lawful manner; this email Notice (plus attachments) is hereby served on all of the following agencies / offices / individuals & institutions 'for the avoidance of any doubt' in circumstances where it has been lawfully and empirically established by the *Integrity Ireland Association* over a period of 8+ years that the Irish justice system and in particular, the Irish domestic courts, are, for all of the reasons laid out in the respective foundation documents listed below, "...inadequate to secure the effective administration of justice".¹

A. "*Criminality in the Irish Courts - and the absence of the Rule of Law*"

B. "*INDICTMENT - & Petition for an Enquiry Into State-Sponsored Criminality in Ireland*"

2. It has also further been established on the basis of multiple proofs of unlawful and criminal activity by certain named officials and office holders and their affiliates - and via the concurrent and subsequent failures and refusals of all of the respective 'statutory authorities and oversight bodies' to deal with those matters according to the law; that the Rule of Law does not in effect - nor in actual substance - exist in any consistent or reliable form in this State, such as to align with the requirements and principles of; (i) the Irish Constitution; (ii) the United Nations International Covenant on Civil and Political Rights; (iii) the European Convention on Human Rights; (iv) the Copenhagen Protocols; and (v) the Treaty on the Functioning of the European Union (amongst other laws as quoted in the founding publications A & B), and sufficient to maintain Ireland's membership of the UN / EU or CoE, and its standing as, "a first-world, modern democratic republic".

3. Accordingly, a collective of the Sovereign Irish People have now moved to establish two such lawful entities, namely; (i) *The Peoples Tribunal of Ireland* (est. July 1st 2020) 'PTI'; and (ii) the complimentary *Findings Committee of the Integrity Ireland Association* (est. Nov 15th 2020) 'I-I FC' so as to provide legal certainty and other necessary justice-related informations and constitutional provisions to the Sovereign People according to their inalienable and fundamental rights - such as is being unlawfully and repeatedly denied to them under the current political and statutory regime.

4. Noting that these matters have already been brought to the explicit attention of 'all relevant authorities' in the 32nd and 33rd Dáils, and in the 25th and 26th Seanads, and that a series of prior lawful Notices and Declarations that were exclusively based on positive (written) law were also served on the Irish authorities without correction or objections beginning August 2016 through to November 2020 (and which Notices are detailed in publications A & B above); we hereby lawfully serve the attached materials on the following parties, allowing for seven days (until close of business Friday December 11th 2020) for any such served party to raise any lawful objections or commentary - critical, supportive or otherwise - regarding these materials, failing which, each person, party or institution so served will be deemed to have consented, "*Qui Tacet Consentire Videtur*" - (silence implies consent), in their official and personal capacities; and each such consenting party will also be deemed to have surrendered any future right to object to the lawful operations of the *Integrity Ireland Findings Committee* and/or *The Peoples Tribunal of Ireland* on anything other than points of law and procedure, as laid out in the respective foundation documents listed.

¹ *Article 38.3.1 of Bunreacht na hÉireann* (the Irish Constitution).

5. The right of appeal to the Irish Constitutional Supreme Court as against any and all lawful Findings, Asseverations or Determinations (of the I-I FCA or the PTI) remains, notwithstanding the respective claims of the I-I FC and the PTI of declared 'inherent jurisdiction' based on existing positive law, and upon the natural authority and supremacy of any such documentation over that of any individual, agency or institution of the Irish State – or indeed of any other party, domestic-based or otherwise – that is NOT abiding by the law and/or is NOT respecting the Rule of Law, up to and including the Executive Branch of Government and/or any individual members of the Government or the judiciary who are proven to be engaged in unlawful or criminal conduct, either as individual citizens and/or in their roles as elected officials or when operating in the domestic courts, to include any of their agents, employees or subordinates, that are knowingly facilitating the same.

6. In short, that the *I-I Findings Committee* and *The Peoples Tribunal of Ireland*, are hereby asserting their legal and constitutional authority and jurisdiction over any individual, agency or institution (within or external to the State) that does NOT respect the law nor abide by the Rule of Law.

7. Accordingly, as the preeminent institutes of law in this State that represents the Sovereign People inasmuch as the said institutes genuinely and demonstrably abide by the Rule of Law, according to (written) positive law; both the I-I FC and the PTI reserve the right to call upon the respective statutory authorities, including An Garda Síochána, the domestic Courts, the Prison Service and the Defence Forces (for example) to provide to the I-I FC and the PTI whatever services and facilities are deemed necessary under the law, in particular respect of the strict application and enforcement of existing positive (written) law, according to the Rule of Law; and to provide whatever logistics, supports and services that are deemed necessary, appropriate and, "adequate to secure the effective administration of justice" in support of whatever agents, officers or support personnel that are directly assigned by the respective bodies. (See Article 38.3.1 of the Irish Constitution).

- The Office of the President and on Mr Michael D Higgins in person.
- The Irish Defence Forces, on all serving members including those in 'J2' (The Directorate of Military Intelligence) and on the Chief of Staff, Vice Admiral Mark Mellet in person.
- The Office of the Attorney General and Mr Paul Gallagher, S.C., also in his role on the Inner Bar Panel.
- The Council of State, and all individual members thereof.
- The Judicial Council i.e. all sitting members of the Irish judiciary and the Presidents of the domestic courts.
- All members of the Association of Judges of Ireland, and all retired members of the judiciary.
- The individual members of the Judicial Conduct Committee of the Judicial Council.
- The Bar of Ireland and Maura McNally S.C. in person, Chair of the Inner Bar Panel.
- The Office of the DPP, all employees therein, and Director Ms Claire Loftus in person.
- Garda Commissioner Mr Drew Harris and all of his colleagues and subordinates in An Garda Síochána, including all civilian staff.
- The Courts Service, on all local and regional offices, on all personnel, on Ms Angela Denning, CEO, and on the Board of the Courts Service.
- The Law society of Ireland, on all of its registered members, and the current President, Mr James Cahill in person.
- The Irish Prison Service, on all branches nationwide, and on the Director General, Ms Caron McCafferey in person.
- The Irish Civil Service at all ranks and positions, and on all designated 'public servants'.

8. We further note the attached 'Notice & Declaration of Proscription & Exclusion' as issued on July 1st last - specific to those individuals named in the said 'publication A'. That the said Notice & Declaration may be lawfully used by any member of the public as an absolute protection and defence against their own prospective involvement in State-sponsored, State-facilitated or State-tolerated criminal activity. Each of the 100+ accused persons named therein are again now publicly 'served' with this Notice with a view to raising any lawful objections under the terms set out therein, failing which, they surrender any objections and concede their acceptance 'QTC' of the said lawful Notice without recourse in the future except under *the Defamation Act 2009* (or similar such legislation which is available to all to challenge *untruthful* allegations or charges); unless at-and-by that future time, the said accused parties have been properly dealt with according to law and under the Rule of Law, for the proven crimes they have committed against the Sovereign Irish People.

9. Notwithstanding any particular Covid-19 related 'easing of restrictions' on the service of legal documents, this formal service is hereby completed by email as per the precedent set by the DPP's Office in recent proceedings in the High Court so as to ensure the prompt and accurate forwarding of this legal Notice to all affected associates, superiors and subordinates respectively. The original, signed-and-sealed version of this document will remain on file at the I-I Association at the address below, but signed and stamped copies may be sourced upon request. Given that this Notice concerns criminal matters, there will be no fee for any such request provided a stamped-addressed envelope is provided. Otherwise, parties may print out a copy via the PDF attachment provided.

10. Parties thus served may return any queries to this email address or to the postal address below. Further information may be found at the websites of the [Integrity Ireland Association](#) and [The Peoples Tribunal of Ireland](#). The respective '[foundation publications](#)' can be sourced at the links provided, at extremely reasonable 'non-legal' prices of only c. €20.00 (A) and €8.00 (B). For bulk book orders (which is recommend for organisations such as the judiciary, the Gardaí, the legal profession, the Military, the Department of Justice and the Courts Service) please return with a formal request and an additional 15% discount will apply to orders of 10 or more of any publication, provided payment is received in advance.

11. For the avoidance of any doubt; this Notice and Declaration and attachments, as well as any and all official responses to the same will be made public in the interests of the Sovereign Irish People, in whose name and under whose authority, you each hold office, position or employment.

12. Notwithstanding the above, any sincere efforts by any of the parties served to enter into private correspondence on these matters will be duly respected, according to *General Data Protection Regulations* ('GDPR') and *the Protected Disclosures Act 2014*.

Trusting the position is clear.

Dr Stephen Manning, Administrator
Integrity Ireland Association
Executive Member, Council, The Peoples Tribunal of Ireland

Address for correspondence:
Mountain, Forthill, Ballyhaunis, Co. Mayo, F35 KP94

Attachments: *Front cover and Table of Contents of "INDICTMENT" & Petition booklet.*
Letter to Justice Minister Helen McEntee with accompanying 'QTC 5' Notice.
Front and rear covers of "Criminality in the Irish Courts" book.
Notice of Proscription & Exclusion (of 100+ accused)
50-page PDF Report as served (unacknowledged) on the Minister for Justice.

