

FORMAL NOTICE

& Assertion of Lawful Rights and Authorities According to the Rule of Law

This NOTICE is being served on the respective Irish officials and office holders in context of the two grounding publications; (i) *"INDICTMENT & Petition for a Public Enquiry Into State-Sponsored Criminality in Ireland"* ISBN 978-1-906628-93-2; and (ii) *"Criminality in the Irish Courts & the Absence of the Rule of Law"* 978-1-906628-888 as part of the requisite 'inter-partes' procedures mandated by the European Court of Justice in circumstances where any failure or refusal to acknowledge, respond, endorse or challenge the text below will constitute 'implied consent' as to the contents thereof according to the long established and contemporarily-valid 'QTC' legal principle, "silence implies consent" or, *"Qui tacet consentire videtur, ubi loqui debuit ac potuit"* (He who is silent, when he ought to have spoken and was able to, is taken to agree).

In the matter of the question as to: The lawful authority of the Integrity Ireland Findings Committee (based upon the said grounding publications) to; (a) raise 'Asseveration' NOTICES & Declarations ('FCA's') in documented form according to existing positive law; (b) as to the inherent lawful authority and jurisdiction of any such I-I FCA documents and the consequent obligations on 3rd parties; (c) as to the Constitutional scope and/or limits of the I-I Association to deal variously with civil and criminal matters; and (d) as to its standing as a 'competent domestic tribunal' as per the stated definitions of the European Court of Justice.

This matter being brought to the Integrity Ireland Findings Committee ('I-IFC') for consideration and assessment according to; (i) the Rule of Law; (ii) to existing positive (written) law in order of primacy; and (iii) as per the respective rights, authorities and jurisdiction granted under the Irish Constitution, the I-I Findings Committee hereby finds and asserts as follows:

1. The Integrity Ireland Association is a lawfully-registered entity authorised to, "provide information services pertaining to citizens rights" with the scope to provide 'legal certainty' in documented form, according to written positive law.
2. Inasmuch as it complies with the same, the I-I Findings Committee qualifies as a 'competent domestic tribunal' in the terms described by the European Courts of Justice in Cases C-54/96 (of 1977) & C-196/09 (of 2011).
3. The Integrity Ireland Association is further endowed by the Irish Constitution, via Articles 37.1 and Article 40.6.1. (i) (ii) & (iii) to, *"exercise limited functions and powers of a judicial nature, in matters other than criminal matters."*
4. 'Any person' resident in the Irish State including members of the Integrity Ireland Association may avail of existing domestic laws to initiate and pursue 'common informer' criminal prosecutions as against any other person in the domestic District Courts, under *Section 10 of the Petty Sessions (Ireland) Act 1851*.
5. Under the terms of Article 38.3.1. (i) & (ii) of the Irish Constitution, and subject to its lawful establishment and its adherence to the operational protocols and procedures required by law, the I-I Association and/or any discrete operational aspect of the same such as the I-I Findings Committee or any similar investigative tribunal, further qualifies as a 'special court' complete with the Constitutional powers, authorities, jurisdiction and third-party obligations that accrue thereof.

Notice parties are required to respond by recorded or registered post on or before November 21st 2020, duly signed & authorised, failing which, consent will be assumed 'QTC'.

Yours, Dr Stephen Manning, Mountain, Forthill, Ballyhaunis, Co. Mayo, F35 KP94.
A member of Integrity Ireland and independent candidate for Co. Mayo.