#1.

(THE THREE DOCUMENTS ACCOMPANYING STEPHEN TO PRISON)

Record No: 2017/A0001

Unusual record number '001'?

AN CHUIRT CHUARDA (THE CIRCUIT COURT)

WESTERN CIRCUIT

COUNTY OF MAYO

BEFORE JUDGE SEAN O'DONNABHAIN

at Castlebar Courthouse

The 4th day May, 2017

Sgt Di Ris did NOT prosecute. She was a witness. Vincent Deane & Raymond Briscoe (from DPP Office) did + barrister, under the

BETWEEN
D.P.P. (Sgt. Naomi de Ris)

"personal instructions" of

PROSECUTOR

DPP Claire Loftus.

-AND-

Stephen Manning, Mountain, Forthill, Ballyhaunis, Co. Mayo (D.O.B 06/09/1958)

ACCUSED

He did NOT 'hear' the appeal. He heard half of it! Trial was stopped mid-way through Stephen's first of eight defence witnesses.

Judge Sean O'Donnabhain has on the 4th day of May, 2017 at Castlebar Circuit Court heard and determined the District Court Appeal dated 24th day of January 2017 of Stephen Manning. Having heard the District Court Appeal the Circuit Court Dismissed the Appeal and Affirmed the District Court Order and pursuant to the Order on such Appeal the Accused Stephen Manning is sentenced to two months imprisonment. (Copy District Court Summons and Order attached)

To the Superintendent. Garda Station, Castlebar:

The Order of committal does NOT have Judge McCarthy's signature.

This is to command you to whom this warrant is addressed to lodge the said Stephen Manning in Castlerea Prison to serve the sentence of two months this day imposed.

Dated the 4th day of May, 2017

BY THE COURT

ON BEHALF OF THE COUNTY REGISTRAR

Clerk Marie Quinn refused to 'accept' applications and NOTICES handed to her by Stephen on the morning of May 4th - & the Judge ignored the same!

Marie Quinn also refused to answer the question of whether or not the DAR (which had been pushed aside) was picking up Judge O'Donnabhain's voice.

This hearing was originally scheduled for Thursday Jan 26th. This is stated in our High Court JR papers and in our contemporaneous notes. It was unlawfully moved forwards 3 days to Jan 23rd so as to provide an excuse for the Judge to abandon the case BEFORE our defence could be heard, and to provide an opportunity to have me arrested and jailed for allegedly 'missing' a Court hearing - thus forcing me into a Circuit Court Appeal which had already been scheduled for Feb 10th - only 13 working days later. High Court Papers issued on Mon Jan 23rd make prescient reference to the Circuit Court proceedings BEFORE I even signed the appeal papers!? **ORDER**

District Court Area of CASTLEBAR

District No. 3

CASE NO S:2016/40190 CHARGE NO 1

PROSECUTOR: The Director of Public Prosecutions at the Suit of Sgt NAOMI DE RIS Castlebar

Accused:

STEPHEN MANNING

FORTHILL, BALLYHAUNIS, MAYO

At the sitting of the Court at CASTLEBAR, THE COURTHOUSE, CASTLEBAR, CO. MAYO in the Court area and district aforesaid

on the 24-Jan-2017, the above entitled proceedings having appeared in the Court's list in respect of a complaintthat the above-named accused of FORTHILL, BALLYHAUNIS, MAYO

On the 02-Sep-2015 at CASTLEBAR DISTRICT COURT, THE MALL, CASTLEBAR, MAYO a public place, SAID DISTRICT COURT AREA OF CASTLEBAR, did use or engage in threatening, abusive or insulting words or behaviour with intent to provoke a breach of the peace or being reckless as to whether a breach of the peace might have been occasioned.

Contrary to section 6 of the Criminal Justice (Public Order) Act, 1994 as amended by Section 22 of the

Intoxicating Ligour Act, 2008

It was adjudged that the said defendant be convicted of the said offence and be imprisoned in Castlerea Prison for the period of 2 months, commencing 24-Jan-2017

Dated this: ユリーロ

AENEAS MCCARTHY Staned Judge of the District Court

I certify that the above is a true copy of the original which is held in my custody.

Signed:

filish McGuunness

Clerk of the District Court

Dated: 25th January

This is NOT McCarthy's signature - nor is this 'a true copy of the original'. I have a different 'original' of the same Order in my possession from the January hearings which DOES contain McCarthy's real signature.

It is important to note that I was arrested and jailed at 5pm on Monday, Jan 23rd on the strength of a bench warrant signed by Judge Aeneas McCarthy claiming (falsely) that I had missed a scheduled Court hearing that day! This document makes NO mention whatsoever of the hearing of the day before? It ONLY refers to the 'sitting of the Court' on Tuesday January 24th - where I was brought in custody after a night in a police cell and told I had been found 'guilty in absentia' and sentenced etc...

It may be worth noting that I wrote to Judge McCarthy on March 9th 2017 advising him that I would be seeking his impeachment on the basis of his involvement in the conspiracy to move Court dates.

Judge McCarthy 'retired' from his position on June 16th 2017 - the day before my scheduled release.

O.15,r.2(1)

AN CHÚIRT DÚICHE



THE DISTRICT COURT

District Court Area of CASTLEBAR District No. 3 COURTS (NO.3) ACT, 1986. SECTION 1. SUMMONS

PROSECUTOR: DIRECTOR OF PUBLIC PROSECUTIONS

ACCUSED:

STEPHEN MANNING

FORTHILL **BALLYHAUNIS**

10/40 136

CASE NUMBER:

2016/40190

6104B

EXTERNAL REF:

56863495

APPLICANT: Sgt NAOMI DE RIS Castlebar

Can the 'Applicant' also be the listed prosecutor and a witness?

WHEREAS on the 01 Mar 2016 an application was made to CASTLEBAR DISTRICT COURT OFFICE BY THE ABOVE-NAMED APPLICANT ON BEHALF OF THE ABOVE-NAMED PROSECUTOR for the issue of a summons to you, the above-named Accused alleging the offence, particulars of which are set out hereunder. THIS IS TO NOTIFY YOU that you will be accused of this offence at a sitting of

THE DISTRICT COURT TO BE HELD

AT: CASTLEBAR, THE COURTHOUSE, CASTLEBAR, CO. MAYO ON: 01 Jun 2016 at 10:32

AND TO REQUIRE YOU to appear at the said sitting to answer the said accusation OFFENCE ALLEGED: THAT YOU,

On the 02-Sep-2015 at CASTLEBAR DISTRICT COURT, THE MALL, CASTLEBAR, MAYO a public place, SAID DISTRICT COURT AREA OF CASTLEBAR, did use or engage in threatening, abusive or insulting words or behaviour with intent to provoke a breach of the peace or being reckless as to whether a breach of the peace might have been occasioned Contrary to section 6 of the Criminal Justice (Public Order) Act, 1994 as amended by Section 22 of the Intoxicating Liqour Act,

The appropriate District Court Clerk specified in relation to this summons (s PETER MOONEY of CASTLEBAR DISTRICT COURT OFFICE.

Issued out of THE CENTRAL ADMINISTRATION AND PROCESSING UNIT. An office of the Court Service designated for the purpose of receiving applications under section 1(3) of the Courts (No. 3) Act 1986.

This summons was not sent to me until late May 2016. Given that the District Court Clerk Peter Mooney has since been proven to have concocted a false witness statement - and who was the same person responsible for DAR files going 'missing' from evidence - it is not much of a stretch to suggest that this summons 'application date' was also back-dated to comply with the 6-month statutory time limit which would have run out on March 1st.

The added fact that I was in the process of prosecuting 4 Dublin Gardaí for assault (as a lay prosecutor) and had just finished an unsuccessful 'anti-corruption' run in the general election may back up our suggestions of an act of overt 'political policing' by the State in this case.

The Prosecution failed to name any 'injured party' throughout the half-trial, and I was effectively denied any legal representation, denied evidence or witnesses, and denied an opportunity to mount a defence. The whole sorry affair from start to finish was a travesty and a disgrace!

SUMMONS DATE: 07 Mar 2016