## **Generic Statement to Accompany Common Informer Applications**

I hereby respectfully submit to the Court this application for the issue of summonses as per the legislation outlined in the *Petty Sessions (Ireland) Act 1851*; as supported and endorsed by the High Court ruling of July 9<sup>th</sup> 2013; by the Supreme Court ruling of July 30<sup>th</sup> 2015; and the additional endorsements of the Court of Appeal on July 25<sup>th</sup> 2016.

I wish it noted that I have supplied the 'Informations' on Form 15.3 "in common language" provisionally accompanied by Form 15.1 for the issuance of a summons – to be completed as directed by this Court. I respectfully draw the attention of the Court to the fact that according to Common Law, to current legislation, to long-standing precedent and to the aforesaid Superior Court rulings; that provided I have demonstrated *prima facie* evidence of the crime alleged, that this Court is obliged to issue said summons without further delay or prevarication, and I respectfully require that it does so.

I further note that the Courts Service sent a comprehensive memo in 2015 to all District Court Judges advising them of the procedures and protocols to be followed, and that should there be any doubt or confusion on the part of this Court as to how to proceed, that I hold in my possession details of the aforesaid legislation, legal precedents and Superior Court rulings for the information of this Court.

In the event that any Officer of this Court attempts to improperly obstruct, delay, forestall or otherwise prevent this matter from advancing today; that I hereby respectfully place this Court on NOTICE that any such action may be interpreted as an attempt to obstruct, interfere with or pervert the course of justice, which is a Common Law criminal offence as referenced in *S.1 of the Prevention of Corruption Act 1906 & S.7 of the Criminal Procedure Act 2010*, which will result in the appropriate action being taken according to law.

## Generic Statement to Accompany Common Informer Applications

I hereby respectfully submit to the Court this application for the issue of summonses as per the legislation outlined in the *Petty Sessions (Ireland) Act 1851*; as supported and endorsed by the High Court ruling of July 9<sup>th</sup> 2013; by the Supreme Court ruling of July 30<sup>th</sup> 2015; and the additional endorsements of the Court of Appeal on July 25<sup>th</sup> 2016.

I wish it noted that I have supplied the 'Informations' on Form 15.3 "in common language" provisionally accompanied by Form 15.1 for the issuance of a summons – to be completed as directed by this Court. I respectfully draw the attention of the Court to the fact that according to Common Law, to current legislation, to long-standing precedent and to the aforesaid Superior Court rulings; that provided I have demonstrated *prima facie* evidence of the crime alleged, that this Court is obliged to issue said summons without further delay or prevarication, and I respectfully require that it does so.

I further note that the Courts Service sent a comprehensive memo in 2015 to all District Court Judges advising them of the procedures and protocols to be followed, and that should there be any doubt or confusion on the part of this Court as to how to proceed, that I hold in my possession details of the aforesaid legislation, legal precedents and Superior Court rulings for the information of this Court.

In the event that any Officer of this Court attempts to improperly obstruct, delay, forestall or otherwise prevent this matter from advancing today; that I hereby respectfully place this Court on NOTICE that any such action may be interpreted as an attempt to obstruct, interfere with or pervert the course of justice, which is a Common Law criminal offence as referenced in *S.1 of the Prevention of Corruption Act 1906 & S.7 of the Criminal Procedure Act 2010*, which will result in the appropriate action being taken according to law.