Her Honour Judge Rosemary Horgan President of the District Court c/o The Four Courts Dublin 7 'cc' interested parties

January 8th 2018

Dear Judge Horgan;

We write to you in context of your position as the President of the District Courts regarding an upcoming hearing in Castlebar District Court on January 17th next and respectfully refer to my letters and NOTICES of July 14th and 28th 2016 – both of which were NOT properly responded to but the contents of which detailed a number of unlawful and criminal incidents occurring in various Districts Courts under the jurisdiction and control of certain named judges over whom you have supervisory power, which have an immediate and direct bearing on the upcoming hearing of January 17th next.

You will be aware that we have since had occasion to make formal complaints to the Irish statutory authorities and to the European Courts about the unlawful and unconstitutional behaviour of a number of District Court judges – and in some cases have even had to resort to applying for criminal summonses against some of them for offences as against the administration of justice.

Accordingly, as per the terms of the 'qui tacet consentit' NOTICE previously sent to you and a number of other Irish authorities, I hereby respectfully inform you that should any of the following judges be assigned to deal with any aspect of the upcoming case in Castlebar District Court that I will make formal objections to the same on the various grounds that each has either/or; (i) acted with extreme bias or prejudice against me personally; (ii) has facilitated or participated in improper procedures; (iii) has broken the law, or breached the constitution and/or their solemn oaths of office; or (iv) has engaged in provable criminal conduct in matters in which I have been involved either as a lay litigant, a witness, an observer, a defendant or as a prosecutor in the Irish Courts.

The names of 15 District Court judges are listed here in the original letter to Judge Horgan – but given the fact that some of them are more directly culpable than others in the matters listed at (i) – (iv) above, it would be imprudent and unfair to name them openly in this public document.

Naturally, I reserve the constitutional right not to participate in any processes or proceedings which are conducted in overt or covert breach of the law, of the constitution or of my fundamental rights as per the respective Articles of the European Convention on Human Rights to which Ireland is a signatory – on the grounds that to do so would render me complicit in said criminal activity.

This letter and the documents and matters referred to herein will be placed 'on the record' in this case for the additional purpose of demonstrating that the vexatious charges now being brought against me by the DPP's Office in conjunction with persons in the employ of the State who have already had formal criminal complaints lodged against them for fraud; conspiracy; criminal damage; perjury; deception; wilful contempt of Court; criminal collusion; interfering with evidence & with the administration of justice; and various other cheats against justice; are a continuation of the unlawful harassment and State 'targeting' of whistleblowers and pro-justice campaigners and activists – for the unlawful purposes of suppressing the truth and quashing any lawfully-expressed dissent.

Trusting the position is clear.

Yours,

Dr Stephen Manning, Mountain, Forthill, Ballyhaunis, Co. Mayo. A member of Integrity Ireland and independent candidate for Co. Mayo. To: Ms Claire Loftus Office of DPP Infirmary Road Dublin 7

(2 pages, by email and recorded delivery) 'cc interested parties'

January 9th 2018

Ms Loftus / Claire;

Previous correspondence refers. We regret to note (yet again) that we have received no response or acknowledgement to our letter dated October 27th last, nor to a range of other formal communications pertaining to some very serious matters before the Courts including letters dated Sept 26th & Oct 18th 2016, and Jan 31st, Feb 5th, Feb 25th, March 15th and June 20th 2017. Some of those letters refer to our requests for the location of a violent criminal who was sent to deliver a punishment beating on me in 2010 – which has since been covered-up by Gardaí. Others refer to proofs of unlawful collusion between agents of your Office and others in the pay of the State. Other letters identify criminal conduct on the part of Courts Service staff, senior Gardaí, GSOC staff, solicitors from your Office and even certain named judges which you have studiously avoided answering. Another letter enquires as to why your Offices did NOT comply with the Order of Judge Conal Gibbons that you collect evidence and witness statements with a view to prosecuting 4 Dublin Gardaí for a serious assault, criminal damage and conspiracy to pervert justice – and how and why that case subsequently 'disappeared' off the Courts Service records without apparent trace whilst I was unlawfully jailed last year?

Your repeated failures and refusals to communicate properly and professionally with me Ms Loftus, in my various roles as, (i) a lay litigant; (ii) as a member of the public; (iii) as a victim of serious crime; (iv) as a named Defendant and; (v) as a prosecutor in proceedings where the DPP is also a named party, is not only past the point of being indefensible and ridiculous, but it places you again in direct and repeated contempt of the law and the Constitution which you are purportedly 'sworn to uphold'. Apart from that Ms Loftus, it is also downright rude and ignorant on a personal and professional level, and smacks of yet another contemptuous attempt on your part to obstruct, pervert or otherwise interfere in the due and proper administration of justice – and to utterly fail (again) in your sworn obligations to the public.

Notwithstanding the above, I write in context of the upcoming hearing on Wednesday January 17th in Castlebar District Court where you are again pursuing preposterous and vexatious public order charges against me for simply requesting due service from Mr Peter Mooney, Castlebar Courts Service Manager who has already been named in a range of criminal complaints to An Garda Siochána and the District Court. We note that through your Deputy Director of Superior Court Operations Mr Raymond Briscoe that you acted improperly last year in delivering an intimidating and threatening letter to me in order to stop the legitimate 'common informer' prosecution of Mr Mooney in Belmullet District Court – and you did this in blatant contravention of the law and of Superior Court rulings which both you and Mr Briscoe are fully aware of.

In context of the above, you are hereby formally advised that I intend resubmitting those stillactive criminal charges as against Mr Mooney and his co-conspirators which include the local Garda Superintendent, the Mayo State Prosecutor, two solicitors and three judges, and hope that you will deal with those legitimate criminal complaints with the same level of enthusiasm and devotion as when you spend millions of taxpayers monies pursuing pro-justice activists and campaigners who have simply pointed out the endemic rot and the criminality at the heart of our so-called justice system.

In context of the upcoming case on Wednesday January 17th in Castlebar, you may also note that we have now written 3 times asking for copies of whatever 'evidence' your Office intends to use against me, but we have been completely ignored. The added fact that the prosecuting Garda Sergeant is the very same Garda who was tasked with investigating Mr Mooney's listed offences – but has completely failed or refused to interview any witnesses or seek out any evidence – smacks again of even more unlawful corruption and collusion in this case.

Notwithstanding all of the above, I hereby place you formally ON NOTICE Ms Loftus that I will require full disclosure of any relevant evidence (without the said evidence being unlawfully interfered with by Mr Mooney or agents of your Office this time please). I will also require full and proper *effective* legal representation and the right to present a defence and call witnesses as per Article 6 of the European Convention of Human Rights – before participating in this contrived and shabby prosecution. As you know Ms Loftus, these rights were unlawfully denied to me in the last shambolic and farcical 'trial' overseen by judges Aeneas McCarthy and Sean O'Donnabhain with the full assistance and cooperation of lawyers from your Office. So, I will be seeking an adjournment on these grounds as well as for personal reasons which will be disclosed to the judge in private if required. I will also make formal application for an undertaking from the judge that I will not be intimidated, threatened, manhandled or otherwise physically assaulted in the Courtroom as long as I am NOT engaged in unlawful conduct, and that all 'Officers of the Court' – and most especially any agents of the DPP's Office – conduct themselves lawfully and properly in a public Courtroom.

Accordingly, I further reserve the constitutional right not to participate in any processes or proceedings which are conducted in overt or covert breach of the law, of the constitution or of my fundamental rights as per the respective Articles of the ECHR to which Ireland is a signatory – on the grounds that to do so would render me complicit in the said criminal activity.

This letter and the documents and matters referred to herein will be placed 'on the record' in this case for the additional purpose of demonstrating that the vexatious and contrived charges now being brought against me by your Office in conjunction with persons in the employ of the State who have already had formal criminal complaints lodged against them for fraud; conspiracy; criminal damage; perjury; deception; wilful contempt of Court; criminal collusion; interfering with evidence and with the administration of justice; perverting the course of justice and various other cheats against justice; are a continuation of the unlawful harassment and State 'targeting' of whistleblowers and pro-justice campaigners and activists – for the unlawful purposes of suppressing the truth and quashing any lawfully-expressed dissent.

I refer you again to the caveat in previous correspondence, and trust the position is clear.

Yours,

Dr Stephen Manning, Mountain, Forthill, Ballyhaunis, Co. Mayo.