

<p>Lawful Notice To: All my brothers and sisters who claim to be members of the Houses of the Oireachtas</p> <p>Communications Unit Office of the Houses of the Oireachtas Phoenix House South Leinster Street, Dublin 2 Ireland</p> <p>Tel: + 353 (0) 1 618 3166 Fax + 353 (0) 1 618 4118</p> <p>Copied to Enda Kenny and Mary McAleese</p>	<p>Lawful Notice From: The free man commonly called Peter-Andrew: Nolan© Standing in God's Kingdom</p> <p>Website: <a href="http://www.crimesagainstfathers.com/ireland">http://www.crimesagainstfathers.com/ireland</a></p> <p>Responses can be sent to: Email: <a href="mailto:peter@peternolan.com">peter@peternolan.com</a> Fax: +61-280790691</p> <p>Please respond by 17<sup>th</sup> February 2012. Failure to respond will be assumed to mean that you are in agreement with the criminal abuse handed me by Judge Griffin and the sexism and discrimination handed me in the citizenship application process.</p>
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Date: 27/01/2012	Subject: Letter with respect to the crimes of "Judge Griffin" in the Irish Family Courts and With respect to the Citizenship Application by Peter Andrew Nolan made in February 2006. Reference. 68/1053/06 Peter Andrew Nolan
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**Introductory Notes.**

Lawful Notice: Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent.

A Lawful Notice is a presentment of facts from one human being to one or more human beings. It has lawful standing in any subsequently convened court of law. The receiving human being may not deny knowledge of the contents of the Lawful Notice in a subsequent court of law. The receiving human being is deemed to know the contents of the Lawful Notice and is deemed accountable for actions or inaction based on facts presented in the Lawful Notice.

Further. It is a crime to impede the delivery of a Lawful Notice to its intended recipient. If you are NOT a member of the Houses of the Oireachtas you are lawfully obliged to pass this Lawful Notice to said members and to not retain it yourself.

Should a member of the Houses of the Oireachtas ask you to make oath that you with-held this Lawful Notice from him or her you will be prosecuted for interfering with the passage of the Lawful Notice.

It is best for all concerned to simply make sure this Lawful Notice is passed to ALL the members of the Houses of the Oireachtas and allow them to deal with this Lawful Notice themselves.

Note. The printed, signed and scanned version of this Lawful Notice can be found on this link. I have sent you the PDF version so that all the links that I put into this document work for you directly and easily. I wish to be conservative of your time.

<http://www.crimesagainstfathers.com/ireland/Forums/tabid/105/forumid/96/threadid/1543/scope/posts/Default.aspx>

All members are advised to read this Lawful Notice to ALL Garda that was issued in March 2011. The Garda continued to commit crimes after this Lawful Notice was issued to them.

<http://www.crimesagainstfathers.com/ireland/Forums/tabid/105/forumid/96/threadid/149/scope/posts/Default.aspx>

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## 1. Introductions and Salutations

To all the good men and women, my brothers and sisters, who claim to be members of the Houses of the Oireachtas (National Parliament) consisting of the Dáil Éireann (the House of Representatives) and Seanad Éireann (the Senate).

Salutations. I extend to you the hand of love and peace. It certainly saddens me that I feel obliged to write to you. I trust that we can conclude our business peacefully and quickly.

Please allow me to briefly introduce myself.

My calling is Peter-Andrew of the Nolan family of Wagga Wagga in Australia. I was a successful businessman who had worked for a string of world renowned companies in Australia between 1982 and 2000. These included BHP Billiton, IBM, Hitachi and PriceWarderhouseCoopers. All names that will be familiar to each of you. I was one of the top people in my profession in Australia by 2000.

My wife and I chose to come to Ireland for a “working holiday” in February 2001. Our two children were 7 and 9 at that time. As it happened we stayed. I am a Nolan/Pell and she is a Toal/Collins. The Irish Heritage being obvious.

I was resident in Ireland from February 2001 to August 2007. We lived in Dalkey and Glenageary. The children went to Castle Park and then Rathdown Girls School and Sandford Boys School.

## 2. My Reason for Writing to You

I am writing to you on two critical matters that affect large numbers of men who live in Ireland. I am merely using my cases as an example, and as the prototype cases, to re-establish the currently missing rule of law in Ireland. There can be no argument that there is no rule of law in Ireland today. And my brothers and sisters in the Houses of the Oireachtas have been most derelict in their duties not to deal with this issue before this time. There have been many people pointing out the lack of the rule of law in Ireland for some time now.

The first matter is the matter of crimes committed by one of the judiciary in the Family Court. He calls himself “Judge Griffin”. I have never met this man (I presume him to be a man). More details below.

I am also writing to you to inform you of the blatant sexism and discrimination shown to men in the Citizenship application process. I had no idea that the members of the Houses of the Oireachtas supported and condoned institutionalized sexism and discrimination. The evidence suggests that you do. I am sure all members of the Houses of the Oireachtas are most keen to demonstrate that they do NOT wish to support institutionalized sexism and discrimination against men, especially fathers.

Since November 2007 I have been forced to stay out of Ireland as members of your Judiciary and legal fraternity committed a series of crimes against me. I have been working to remedy these crimes these last FOUR years. This has included bringing these crimes to the attention of lawyers and police. Apparently when members of the Judiciary commit crimes the police are not willing to do the job they are being paid to do. This has brought shame on your Gardai.

Eventually, in September 2010, I issued Lawful Notices to Brian Cowan and Mary McAleese as to the crimes that were committed by their judiciary. Brian and Mary decided not to meet their obligations and to insist that the Minister for Justice address these crimes. Brian and Mary are in big trouble for failing in their obligations towards me, as well as many other Irish Men.

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Clearly, if a Judge such as “Judge Griffin” can commit crimes with impunity and can order police to commit further crimes with impunity and the Prime Minister and President allow those crimes to stand, Ireland is not a safe place for me to be. Nor is it a safe place for ANY man to be today. When the members of the Judiciary are considered above the law you have tyranny. In Ireland today a not so soft tyranny has descended on a very specific group. Fathers. Most especially divorced fathers.

I was criminally victimized by Judge Griffin. I will have remedy for the crimes committed against me. My dear members of the Houses of the Oireachtas are going to assist me remedy these crimes so as to meet your obligations of protecting not only me but ALL men who live in Ireland from the criminals in the “Law Society”.

If you choose to not remedy the crimes committed against me you will be exposed as complicit in these crimes and you will be put on trial for being complicit at the earliest possible opportunity. We are already well advanced in this process in Australia. I recommend you do not take my statements lightly.

I will lay out all relevant items in the Lawful Notices section below.

The second issue that I am presenting to you for your action is the issue of institutionalized sexism and discrimination in the so called “Department of Equality” that manages the Citizenship application process. There is no “Equality” in the processing of Citizenship applications and the evidence for this has been collected and presented to Alan Shatter who claims to be the man responsible for this department.

Since Alan has failed to meet his obligations to ensure non sexist and non discriminatory processing of citizenship applications when such sexism and discrimination is brought to his attention, and the attention of Enda Kenny and Mary McAleese, I am now informing all members of the Houses of the Oireachtas that institutionalized sexism and discrimination exists in the Citizenship Application Process. Contact Alan Shatter for the detailed documentation that I have given him if you wish to check. I would also be pleased to email all said documentation to any member who requests it. Obviously such documentation contains personal details shared in confidence.

I am insisting that the members of the Houses of the Oireachtas correct this situation in the immediate future in my case and as soon as is possible for all the other men who will also be suffering such sexist discrimination.

To ensure that all the members of the Houses of the Oireachtas have at hand the information I have passed to Alan Shatter in September I have included at the back of this Lawful Notice as Appendix 1 the Lawful Notice that was served on Alan in September 2011 to which he has confirmed receipt.

I am insisting that the members of the Houses of the Oireachtas treat me with the respect I have earned over a lifetime of 48 years and treat me under the golden rule “do unto others as you would have others do unto you”.

I am pretty sure that the members of the Houses of the Oireachtas would not like their children kidnapped, to be victims of extortion, to have their bank accounts frozen so they are impoverished with no access to money, and when they asked for help to be hated on and despised. But hey, that’s just my opinion, right?

I am insisting that the members of the Houses of the Oireachtas remedy the crimes committed against me and remedy the sexist discrimination that I have suffered at the hands of the employees of the Irish Government in the Citizenship application section.

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The major reason I have taken the next step as per my **LAWFUL OBLIGATIONS** to inform all members of the Houses of the Oireachtas is that my current 5 year residency visa expires in mid April 2012. It is clear to me that Alan Shatter is “sitting on” this issue and intends to allow my current visa to expire and then to get the criminals in the Guardai and “border patrol” to further criminally victimize me after that date.

Therefore I require an answer to this issue to be settled by February 17<sup>th</sup>. The Irish government has had **FOUR YEARS** to deal with this issue. Brian Cowan and Mary McAleese have had since October 2010 to deal with these problems. Alan Shatter has had since September 2011. There can be no excuses for such criminal behaviour as was performed by Judge Griffin and the sexism and discrimination aimed at me during the Citizenship application process.

It is time for Alan Shatter to do the job he is paid to do. It is time for the members of the Houses of the Oireachtas to ensure that they obey the very legislation that they pass. Remember. In the world of “legal” sexism and discrimination is a crime. And it is being committed by people who report to the members of the Houses of the Oireachtas making those members guilty by association.

It has been a well established process of law that when a man becomes aware of a crime that he has a **LAWFUL OBLIGATION** to report it to those who have been delegated the very serious task of maintaining the rule of law and prosecuting criminals. I have followed this **LAWFUL OBLIGATION** in reporting the crimes of my former wife and Judge Griffin and those displaying sexism and discrimination in the Citizenship application process.

Due to criminality and dereliction of duty of the Guadai and relevant government departments nothing was done. In the end I presented the evidence of the criminal acts of Judge Griffin to the highest government officers in the land, Brian Cowan and Mary McAleese. Both ere derelict in their duties and failed to deal with these criminal acts. I then brought these acts to the attention of the “new man” in Alan Shatter who has also chosen to be derelict in his duties. I am, therefore, **LAWFULLY OBLIGED** to bring this matter to the attention of the members of the Houses of the Oireachtas and the people of Ireland who are **YOUR BOSSES** and whom **YOU SERVE**. It is a sad testament as to the current situation in Ireland that in following due process of law I must do this.

The remainder of this Lawful Notice is the statement of facts of the Lawful Notice, the Proposed Remedy, and the Notice of Intent if the Proposed Remedy is not met.

Again, my wish is to settle this matter as quickly and as peacefully as possible given that it has been ongoing for **FOUR YEARS** now and that every effort to remedy these crimes and discrimination has fallen on deaf ears.

Best Regards

Peter-Andrew: Nolan©  
Human Being  
Primary Creditor and Secured Party for  
Juristic person MR. PETER ANDREW NOLAN  
All rights reserved, waiving none, without prejudice

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### 3. Lawful Notices

You are hereby Lawfully Noticed of the following facts. Evidence of these facts are available to be presented to a court of law (not commerce) should that be necessary. Should any reader wish further evidence I would be more than happy to provide such evidence. My contact details are above. Where opinion is expressed it is clearly marked as opinion.

#### 3.1 Criminal Acts of the man calling himself Judge Griffin

1. On the 9<sup>th</sup> of November 2007 Jennifer Marguerite Nolan (my then wife) submitted perjurious documents to the Irish Family Court.

These perjurious court documents are available on the web site.

[www.crimesagainstfathers.com/ireland](http://www.crimesagainstfathers.com/ireland) under the links.

Forums -> Dublin Parent Forum -> Name and Shame -> Irish family Court Judge "Judge Griffin"

The direct link is here.

<http://www.crimesagainstfathers.com/ireland/Forums/tabid/105/forumid/70/threadid/146/scope/posts/Default.aspx>

At this link you will find three documents.

- a. Jennifer Toals Perjurious Court Documents.
  - b. PN Notice to Judge Griffin
  - c. PAN Notice to Irish Family Court new
2. Referring to the document "Jennifer Toals Perjurious Court Documents".

In this document you will find the irrefutable detailed evidence of the crimes committed against me by the man calling himself "Judge Griffin". All the court issued documents have been reproduced and annotated. This document has been served on and acknowledged by Brian Cowan and Mary McAleese in September 2010. The letter of service is available on the web site on the following links.

<http://www.crimesagainstfathers.com/ireland/Forums/tabid/105/forumid/70/threadid/147/scope/posts/Default.aspx>

<http://www.crimesagainstfathers.com/ireland/Forums/tabid/105/forumid/70/threadid/147/scope/posts/Default.aspx>

On page 33 of this document you will read the following.

*"Grant liberty to the Applicant to serve Notice of the Order on the Respondent and Phillip Lee, Solicitors for the Respondent, by fax and e-mail".*

The problem with this statement is that Philip Lee were NOT MY SOLICITORS with respect to Family Legislation. Philip Lee were representing the COMPANY called Instant Business Intelligence and had NOTHING TO DO with any Family Legislation matter.

The issue at hand was that Jennifer STOLE EUR18,000 from the company bank account in an act of criminal fraud. This criminal fraud was reported to the relevant authorities as I had a LEGAL OBLIGATION to do being a director of the company. Philip Lee solicitors issued a letter to Jennifer in her role as a director of the company informing her this was a criminal act, that the relevant authorities were required to be informed, and that should she voluntarily return the money it might be better for her.

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Apparently, in Ireland, when a woman who is a director of a company steals EUR18,000 this is perfectly acceptable. Well? I am asking my sisters who are members of the Houses of the Oireachtas whether they take the position criminal fraud of a director of a company is acceptable if the criminal happens to be a woman.

All my brothers who are members of the Houses of the Oireachtas will take the position that if one of our brothers did this it is a crime and he would need to make remedy.

What say my sisters? I await your answer as to what you call "equality". Silence is consent.

The idea that a Judge can try and claim "good service" by sending emails and faxes to UNRELEASED THIRD PARTIES shows you just how criminal these judges are. Philip Lee Solicitors were an UNRELATED THIRD PARTY as far as the Family Legislation matter was concerned.

You will also read.

*"The Court Doth make an interim maintenance order directing the Respondent to pay the Applicant the sum of xxxxxx per month."*

The amount was EUR6,000 which was the ENTIRE family income after tax prior to divorce.

It is clear to even the simplest of men and women that it is LUDICROUS to issue an order to pay THE ENTIRE FAMILY INCOME to one party. That a judge even issued such a NONSENSE ORDER tells men in Ireland that these Judges are CRIMINALS. This order is a blatant and simple and OBVIOUS tactic to create conflict over the amount. It marked Judge Griffin as a criminal and a stupid idiot that he was dumb enough to issue it. He gave the game away on the first order he wrote. I was WELL aware that Judge Griffin was a CRIMINAL the moment I saw his FIRST ORDER.

When I did engage a Family Legislation solicitor at a later date, Piarais Neary of Tracy Solicitors, he informed me that Judge Griffin THREATENED TO JAIL ME if I did not pay this amount. This is the CRIME of extortion. Why? Because Judge Griffin had every power to issue an order to jail me unlawfully. The garda would follow such orders. Demanding money with menaces that are a credible threat is the crime of EXTORTION.

In return I told Piarais Neary to inform Judge Griffin that if he signed an order to unlawfully kidnap me and incarcerate me he had better lock me up "longer than Mandella" because when I got out my first order of business would be to KILL Judge Griffin. I meant it. Judge Griffin had no lawful basis on which to kidnap me or incarcerate me and I take my freedom seriously. I would not bother asking for remedy. I would kill the man and stand trial. I would be found innocent of any crime as I was defending my freedom from a criminal.

Judge Griffin, apparently, showed good sense and never issued any order to criminally kidnap me and incarcerate me. Once he knew he was dealing with a man who was perfectly willing to defend his rights with force, up to and including deadly force, Judge Griffin seemed to settle down a bit and show a bit of sense. He still committed crimes but only of stealing, extortion and associating himself with kidnapping. Not the more important crime of violating my right to remain free.

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Similarly, because it was very clear by December 2007 that Judge Griffin was a criminal who was attempting the crime of extortion I refused to pay his extortion money.

I have never paid ONE CENT of his extortion money. I never will. I will have money given to me by a court of law assembled in Ireland in remedy for these crimes committed against me.

Next. On page 57 you will read the following:

*“Deem service good of the Notice of Motion and the Family Legislation Civil Bill.”*

This takes a little explaining. Given I was a victim of crime of the Irish Judiciary I had temporarily relocated to Germany. Germans know what tyranny looks like and they do NOT allow the Judiciary to commit crimes. This line refers to sending faxes to a client of mine in Germany.

In this sentence Judge Griffin is claiming that sending a FAX to a THIRD PARTY COMPANY in a FOREIGN JURISDICTION is deemed “good service”.

**THIS IS LUDICROUS.**

The Irish Legal System has very specific processes for serving documents in Foreign Jurisdictions and Judge Griffin did not follow those very specific processes. This is how big a bunch of criminals these judges are. This can NOT be an “isolated event“ since my Lawyer, Piarais Neary, did NOT immediately respond with “that is ludicrous” and throw it back at Judge Griffin and say “follow your own rules”.

On this page you will also read:

*“The Court Doth Make Orders in terms of paragraphs 1, 2, 3, and 4 of the Ex-Parte application dated the 12<sup>th</sup> of December 2007.”*

To know what he is actually ordering you need to read page 45 of the document. Here you will find the following.

*An Order pursuant to Section 35 of the Family Legislation Act 1995 granting the following relief to the Applicant:*

- a. An order restraining the respondent herein from in any way transferring, disposing or otherwise withdrawing monies from the bank account of Instant Business Intelligence Limited, account no 93-34-06-11883-024 except for accountable transfers necessary for the running of the business, pending the determination of this matter.*
- b. Further, or in the alternative, an order freezing the said monies in the hands of the Allied Irish Bank, pending the determination of this matter.*
- c. An order restraining the respondent herein from in any way transferring, disposing or otherwise withdrawing monies from his own personal bank account held with the Allied Irish Bank pending the determination of this matter.*
- d. Further, or in the alternative, an order freezing the said monies in the hands of Allied Irish Bank, pending determination of this matter.*

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What was then done was the bank account of my company, Instant Business Intelligence, and my personal bank account, were FROZEN.

Now. Dear members of the Houses of the Oireachtas. The evidence you have just been presented, and you have links to the scanned originals, is this.

A member of the Judiciary, "Judge Griffin", with **NO GOOD SERVICE OF ANY DOCUMENTS ON ME**, issued Ex-Parte orders to **FREEZE** my company and personal bank accounts while **AT THE SAME TIME** issuing an Ex-Parte order for me to pay EUR6,000 per month in **EXTORTION MONEY** in order to be able to operate my company.

**THAT** is what you just read. You have read it quoted directly from the documents issued from the court with the court stamp attached.

You have read the evidence of a criminal committing the crime of **EXTORTION AND THEFT** using the **LUDICROUS** cover of "for the benefit of the woman and children".

Guess what? You do not get to pretend to be a "white knight" and commit crimes against a man for the benefit of "women and children".

It is STILL a crime.

Yet this goes on **EVERY DAY OF THE WEEK** in Ireland.

**YOU MEMBERS OF THE HOUSES OF THE OIREACHTAS ARE RESPONSIBLE AND ACCOUNTABLE** for allowing these crimes to happen because YOU write the legislation and allow the legislation to stand when you know **FULL WELL** the legislation is **CRIMINAL** and violates your constitution that limits your legislative capabilities.

I am told that the Gaelic version of the Irish Constitution says the family is "invincible" and that NO legislation may be passed that divides the family or damages the family.

Well? What is your Family Legislation Act of 1989 all about, eh? The whole thing is a criminal piece of legislation that was a crime to pass and is a crime to act on.

3. In the document "PN Notice to Judge Griffin" you will find the following:

The man calling himself "Judge Griffin" issued "Orders". These "Orders" are not like "orders" in the army. They are not mandatory. For I had signed no contract that MADE them mandatory. The word "Order" refers to "request" as in "order a burger" at McDonalds.

Before this "Order" needs to be fulfilled I have the RIGHT to issue a BILL for the ORDER. In this document you will find my BILL for EUR1.5M. Approximately 10x the ORDER amount.

I expect the members of the Houses of the Oireachtas to ensure my LAWFUL BILL is paid by Judge Griffin. I will not accept any excuses on this point.



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Further. I include an Affidavit where I present my claim I have seen no evidence Judge Griffin had any right to freeze my bank accounts etc. I demanded Proof of Claim for what Judge Griffin had done. He failed to produce any Proof of Claim. So, for damages I am insisting that Judge Griffin pay me EUR100,000.

I expect the members of the Houses of the Oireachtas to ensure my damages for the closure of my company and destruction of my company are paid by Judge Griffin. I will not accept any excuses on this point.

4. In the document "PAN Notice to Irish Family Court new" dated October 16<sup>th</sup> 2010 you will find that I have again laid out my Affidavit as to the crimes committed against me by Judge Griffin and my claim that I will create a de jure court with a jury made up of 12 honest men of honour and integrity to put Judge Griffin on trial and to gain a Remedy Instruction.

I expect the members of the Houses of the Oireachtas to publicly support this independent "Peoples Court of Ireland" and encourage people to come forward to this court.

Why?

Because I have proven that the existing courts are nothing but a criminal cartel that the Prime Minister and President will not ensure are running fairly and justly. Given this? The responsibility of running courts that was **DELEGATED** by the people to the government must be **TAKEN BACK** and no member of the Law Society and no politician, sitting or past, may be allowed to participate in these courts.

Why?

Because **YOU DID NOT FULFILL THE OBLIGATIONS DELEGATED TO YOU** to ensure that the courts remained **FAIR AND JUST**.

The courts have been allowed to become a criminal enterprise. When presented with the evidence they had become a criminal enterprise the President and Prime Minister failed to act.

This is a **MAJOR FAILING** of **ALL** members of the Houses of the Oireachtas. You should have done better. It should not be up to an AUSTRALIAN to point out your judges are criminals!!

You should have listened to all those fathers telling you the Family Courts were committing criminal acts. You failed to perform your **DELEGATED DUTIES**. You can have no complaint that they are taken from you because of your failures.

Perhaps, after many years of acting openly, honestly and honourably, the members of the Houses of the Oireachtas might earn back the respect and trust of the Irish people. You sure as hell will never earn back my trust or respect given that you members have remained silent on these matters for so long.

***"As you sew, so you reap."***

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### 3.2 Institutionalised Sexism and Discrimination In Citizenship Processing

1. In February 2006 Jennifer Marguerite Nolan and I applied for Irish Citizenship. The application included our two children, Josephine and Joshua, who were 13 and 15 at the time.

The letter to Alan Shatter, which is included below, contains details of this process for those who are interested in seeing just how badly fathers of divorce are treated. Alan also has in his possession the MANY letters between the government workers in the Citizenship section and myself.

2. Given the criminal attack by Jennifer using the criminal cartel of the legal fraternity I issued letters to the department to indicate that I would proceed with my citizenship application separately from Jennifer.
3. The staff in the department then asked me, again, for information such items as latest tax returns etc. I patiently explained, over and over again, that I had been a victim of crime by the judiciary and that I had no intention of restarting my company in Ireland until such time as the government addressed the issues of the criminal actions of the courts.

I explained, over and over again, that Ireland was clearly not a safe country for a man to be in because the criminal elements of the legal fraternity were able to destroy a mans company and freeze his bank accounts based on the flimsy excuse of perjury by an attacking woman.

4. At this time I also advised the department that Jennifer had:
  - a. Engaged in work in violation of her residency permit and against my expressed non consent to take up employment in Ireland.
  - b. Committed a series of crimes, namely, perjury, kidnapping, extortion, theft and child abuse.

Naturally I expected that these factors would be taken into consideration. After all? Women have been telling me how they want to be treated “equally”, like men, for my whole life. So it is clear that means the same remedy when found guilty of a crime, right?

The crimes of perjury, kidnapping, extortion, theft and child abuse are serious crimes. They require a serious remedy. During conversations with Piarais Neary I was told that even if my son came to Germany with me voluntarily I would likely be found guilty of kidnapping and the likely penalty would be 5 years in jail.

Well? There are many women who are members of the Houses of the Oireachtas. You got to be there because you said you wanted to be “equal”. You said you wanted to be treated like men and have the opportunities of men. You are required to also take on the responsibilities of men and the punishments of men when you commit crimes. That is “equal before the law” which must be part of “equality”, right?

I insist that the **WOMEN** who are members of the Houses of the Oireachtas demonstrate to the **MEN OF IRELAND** how you propose to remedy these crimes. If the **WOMEN** who are members of the Houses of the Oireachtas do not remedy these crimes for me I will denounce them as liars and hypocrites, the same way I am denouncing the women who are members of the Australian Parliament.

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It is up to the **WOMEN** who are members of the Houses of the Oireachtas to now demonstrate to the **MEN** of Ireland what you mean by “we want equality”. You have a woman criminal who is guilty of serious crimes.

**What are you going to do with her?**

5. After submitting such letters I received many letters back that all said “wait and see, we are thinking about it”. This has gone on for **FOUR MORE YEARS.**
6. Some time later I received a letter that purportedly represented that the concerned Minister had reviewed my Citizenship application and had decided, on his say alone, that he would not grant citizenship and that the situation would be reviewed at a later date.

No reason was given. My opinion is that this is most likely because it would look bad to say ***“we like to be sexist and discriminatory against men, especially men we have already criminally victimized in the courts.”***

7. I allowed the process to rest while I was busy with other things.
8. This year, 2011, there was an election in Ireland. Many Irish people are hopeful that the new members of government will perform their **DELEGATED** duties somewhat better than the last lot.

A man named Alan Shatter became the new minister for the area of Citizenship. So on 05/09/2011 I wrote Alan a long letter (reproduced below) and I sent him all the correspondence that I had with the department.

9. The response from Alan is “hurry up and wait”, only it was presented in the usual “fluff” of the public **SERVICE**. Not much service to be had from these people.
10. My opinion is that Alan, and the members of the Irish Government, having been exposed as allowing criminal acts to regularly occur to fathers in the family courts, are going to discriminate against me based merely on me being a criminally victimized father who is seeking justice.

In short? It is my opinion, well founded, that I am to be further victimized and further discriminated against based on the institutionalized sexism in the citizenship area of government.

Why? My former wife and children were granted citizenship some years ago. This was granted to my wife:

- a. **DESPITE** the fact that the department was **WELL AWARE** that she had committed the crimes of perjury, kidnapping, extortion, theft and child abuse.
- b. **DESPITE** the fact that they were well aware that she had violated the terms of her residency visa by taking up employment over my expressed non-consent.
- c. **DESPITE** the fact that she had refused to take the education I was offering her in my area of specialty so that she could earn decent money.

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d. **DESPITE** the fact that she is in obvious poor physical health and will soon become a burden of the social welfare system of Ireland if not already so.

And yet? In replies to me Alans Private Secretary, Damien Brennan, tells me I must wait because:

*“Your application is being processed with a view to establishing whether you meet statutory conditions for the granting of naturalization and will be submitted to the Minister for decision as expeditiously as possible.”*

And no. I did NOT make that up. That comes directly from Damien Brennan. But it is worthy of “Sir Humphrey” from “Yes Minister”.

Apparently **SIX YEARS** is not yet long enough for an Irish Minister to make up his mind about a citizenship application for a man who is one of the top professionals **IN THE WORLD** in his profession who brought in EUR220,000 in foreign income from HIS efforts alone in the last year before he was criminally victimized.

As I said. I could not make this up. I have been living in “Yes Minister” for some years.

Now is the time for the new government to remedy an obvious case of sexism and discrimination that has been left over by the last government.

11. To put in writing my proven earning capacity. In late 2005 I established my company called Instant Business Intelligence. [www.instantbi.com](http://www.instantbi.com). You should view it in internet explorer.

In 2005 it earned EUR23,254 and paid no taxes as no taxes were due.

In 2006, with IBI as my sole source of income, I earned EUR226,896. I paid EUR53,325 in income taxes. I can present the ledger information in confidence to any member who wishes to see it.

In 2007, because of the attack on me by Jennifer revenues were down. I earned EUR126,401 and paid EUR 56,783 in income taxes.

The high income taxes were because we had to draw money from the company to pay for expenses incurred while our eldest son had 6 months of chemotherapy for cancer treatment.

Let me repeat that because it's important. In **TWO YEARS** I paid **EUR110,000** in income taxes and every cent of that money came from foreign clients.

And for some reason I am NOT a suitable applicant for citizenship?!

The evidence before you is that when I was able to run my company and run it properly, based on my efforts alone, I was able to bring in EUR200,000 revenues that were ALL from foreign clients.

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Further? 2007 saw me close my FIRST major software deal. I had spent 5 years writing software and I had closed three smaller deals with this software. But in 2007 I closed a very important deal that would give my software credibility in Europe. I secured a German Partner that committed to use my software extensively. This German Partner was prepared to be a reference account to help me get more business. There was every reason to believe that I would be able to make a success of my software and sell many hundreds of thousands of Euros worth of that software every year.

I had hoped to hire some Irish men to come and work in my software company and to further develop and sell my software. But Judge Griffin destroyed my company in a criminal act.

I told the Citizenship department over and over again that I would not invest in Ireland until such time as the crimes against me were remedied and that citizenship was granted so that I had certainty about my future. It is not reasonable to expect a man to live in a country where he has been criminally victimized BY THE JUDICIARY and has no recourse to law and no path to justice.

If the members of the Houses of the Oireachtas do NOT want a man like me to set up shop in Ireland with your terrible economy? Why do you want someone who can't do ANY of the above in preference to me? I read an article last week telling me that 70,000 people left Ireland last year due to lack of jobs! Are you actually TRYING to destroy your economy? I think yes.

Was Jennifer granted citizenship merely because she is female and I am male?

My opinion is yes. And **THAT** is sexism and discrimination. Something I have had to put up with a LOT from government departments in Ireland. Especially your criminal judiciary.

Sexism and discrimination based on sex is something that you claim is a crime and that you do not allow. Well? Take a look around and see how badly fathers are discriminated against in Ireland. It is even worse than in Australia.

**MANY** members of the Houses of the Oireachtas are fathers.

**MANY** are mothers with sons.

**MANY** are women with brothers who are fathers.

The members of the Houses of the Oireachtas are allowing massive levels of discrimination to be exercised against fathers, especially fathers of divorce. Your own family members are one day likely to become victims of this sexism and discrimination if not outright criminal acts as I was a victim of criminal acts.

In Australia? In my divorce the split was 5% vs 95% which is an **OBVIOUS CRIME**. There is no reason in the world that a woman who has refused to work for 16 years of an 18 year marriage, where the man has paid for HER two step children, can be entitled in any lawful way to **TWENTY TIMES** what the man is entitled to. It is the **CLEAR CRIME OF STEALING**.

Your son, your father, your brother, your male cousins could be next. Is that what you want?

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How many of you have men who are relatives in Australia? Do you want those men to have the proceeds of many decades of labour stolen from them in a 5% vs 95% split?

**Well? DO YOU?**

I tell young men “5% is the new 50% if you happen to be a man”. That certainly gets their attention.

12. I have also given my commitment to Alan Shatter that if he has concerns that I will become a burden on the welfare system of Ireland that I am perfectly well prepared to issue him with an Affidavit that ensures that I will not draw welfare benefits from Ireland or any other EU state.

I will be a wealthy man in the very near future. For a start I will get money for the remedy for the crimes committed by Jennifer. I will also make quite a bit of money from my software as soon as I have a stable place to sell it from.

Those are the facts of the matter with respect to the crimes of Judge Griffin and the sexism and discrimination I have faced with respect to my application for citizenship.

Every single member of the Houses of the Oireachtas will be deemed to know these facts should they be brought before a court of law at any point in the future.

Inaction in the face of these facts or suppression of these facts will be considered a criminal act by any future court that I convene.

Failure to deal with this matter will be considered the crime of aiding and abetting known criminals. Judge Griffin and Jennifer Toal are now KNOWN to be criminals by every member of the Houses of the Oireachtas. You may no longer hide them.

Failure to make this matter public and to inform YOUR BOSSES the Irish People will be considered the crime of suppression of evidence of a crime and obstruction of the path of justice.

***“Ignorance of the law is no excuse”.***

Especially for people who claim to be writing this legislation fraudulently called “laws”.

I remind all members of the Houses of the Oireachtas of the following maxims of law:

- ***“All men (and women who claim equality) are equal before the law”***
- ***“Let justice be done though the heavens may fall”***

And I remind you of the golden rule

***“Do unto others as you would have them do unto you.”***

The people that Alan Shatter is responsible for have committed crimes against me. It is time for the entire membership of the Houses of the Oireachtas to decide if they condone criminal acts. And if you do? Then you can have no complaint when angry fathers commit crimes against you and your families.

Think hard as to whether you wish angry fathers to take out their frustrations on you and your families.

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#### 4. Proposed Remedy

My dear members of the Houses of the Oireachtas.

This is my Proposed Remedy. Please allow me to explain.

In Australia we are establishing "The Peoples Court of Australia".

The members of the Australian Federal Government, your peers, have chosen to take the path of refusing to admit their crimes and refusing to create their own set of internal courts to prosecute cases brought against their members.

All members of the Australian Federal Parliament were served Lawful Notices of the crimes they were associated with in April 2011. You can read the lawful Notice on this link. Notice it has been read more than 1000 times. The Lawful Notice was sent to ALL the members of BOTH houses as best as was possible by electronic means. There is nowhere for the members of the Australian Parliament to run and hide any more.

<http://www.crimesagainstfathers.com/australia/Forums/tabid/82/forumid/97/threadid/196/scope/posts/Default.aspx>

Since the members of the Australian Federal Parliament refused to own up to what they were doing we are going to put them on trial in our new "Peoples Courts of Australia". We are taking back the delegated responsibility of running courts and we are creating our own new courts in which we can try cases against politicians.

These courts will be fair and just. They will be video recorded and transcribed. The jury debate will also be video recorded and transcribed but held in confidence by the court for later investigation should an effort to subvert the verdict be suspected.

Australian politicians, police and legal fraternity are fighting us every step of the way. Some of our members are being kidnapped and incarcerated. Some are being tortured. We even have an accusation of a cold blooded murder by New South Wales Police to cover up the torture of one of our members.

Given so many Irish Men and Women are in Australia? Our efforts there will benefit many of your country men and women too.

Obviously, given that we are taking on a criminal government in Australia there are many who are too afraid to stand up to the government because they wield the legal fraternity and police with impunity. It has taken us the last three years to get the numbers to run our jury trials.

I made every effort to do similar in Ireland. However, men in Ireland are **ALSO** afraid of their government. It is an indictment on my dear members of the Houses of the Oireachtas that your country men are **AFRAID OF YOU** when you claim you are **THEIR SERVANTS**.

If your country men truly felt that the dear members of the Houses of the Oireachtas were their **SERVANTS** and that you were doing all you can to be of **SERVICE** they would not have any fear of you. That they fear you shows you that they know you are not their servants and they know that you are not there to be helpful. I certainly hope that plays on your minds a bit.

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I propose that we create “The Peoples Courts of Ireland” and that we create them in the same way we are creating these in Australia. No judges, no lawyers, no members of the law society at all. These courts will be superior to any court currently in Ireland as these courts will deal with **HUMAN BEINGS** and not legal fictions called **NAMES**.

I propose that my dear members of the Houses of the Oireachtas openly and publicly support these new courts as an **ALTERNATIVE** to the existing courts. That means the existing courts stay in place and any decision from an existing court can be appealed to “The Peoples Courts of Ireland”. If someone wishes to come directly to “The Peoples Courts of Ireland” they are welcome to do so.

I am prepared to labour, for an appropriate fee, to set these courts up.

I do not propose that we try and “fix the existing courts” because there is nothing “broken” about them. They were created to be a criminal cartel and criminal cartel they are. It is a “closed shop” where only those who have sworn an oath to the “Law Society” may participate. Everyone else is a spectator. Especially the parties in conflict.

The “Law Society” is a monopoly that claims only its members can “practice law”. This is, in itself, a criminal act. There can be no monopolies in a free society. All sovereign men and women have the right to convene their own courts with their own juries should they so wish. The courts derive their just power to ostracize guilty parties from the community on the basis of the oath the 12 honest men of honour and integrity take prior to performing their jury service.

If my dear members of the Houses of the Oireachtas had taken a little more notice of me before this time and shown some indication that you wished to actually fix the problems that so many are experiencing then I might have been more inclined to consider a less radical solution.

However, my experience over the last four years tells me that the **ONLY** remedy that is likely to stop the progression of the introduction of the UN tyranny that has been going on these last 20 years or so is a new set of independent and honest courts.

No one has made a better suggestion.

Once these courts are created I have some cases to bring to them as the “test cases”. I expect my dear members of the Houses of the Oireachtas to openly promote and support the courts and my test cases.

I expect that my dear members of the Houses of the Oireachtas will support the Remedy Instructions issued. In Australia we are also going to have our own Peace Officers since our Police Officers also refused to join us and work with us in creating fair and honest courts.

The test cases in Ireland are, of course:

1. Judge Griffin for his BILL and for compensation for closing my bank accounts, destroying my company, and casting me into poverty. That comes to EUR1.6M.

All this money is to be given to the Irish Free Man movement to help them establish themselves. I want none of that money. But Judge Griffin must pay for his crimes.



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If I feel like it at the time he will also be accused of conspiracy to perjury, kidnapping, extortion, theft and child abuse. We will see how I feel after he has had to pay out EUR1.6M as to whether I wish to further prosecute him.

2. Jennifer Marguerite Toal

Jennifer committed the crimes of perjury, kidnapping, extortion, theft and child abuse on Irish soil. She has accepted that she committed the crimes of perjury, kidnapping, extortion, theft by non-response to properly served accusations.

I expect that my dear members of the Houses of the Oireachtas will support the convening of a court to put her on trial for these crimes. Remember my dear sisters, you said you wanted "equality". Now is the time to **PROVE IT.**

I expect that the members of the Houses of the Oireachtas, especially my sisters, will insist that the Remedy Instruction for these crimes will not be biased just because Jennifer is a woman. I am sure my sisters would not want to be seen to be guilty of sexism and discrimination.

I expect that the Remedy Instruction that will be supported by all members of the Houses of the Oireachtas will never be exceeded for any MAN who commits the same crimes.

I expect that the members of the Houses of the Oireachtas will insist and support the notion that

*"all men and women who have claimed equality are treated as equal before the law specifically meaning that the same crime gets the same Remedy Instruction without bias for the sex of the guilty party".*

I would make it clear to my sisters who are members of the Houses of the Oireachtas that I offered the opportunity for the 300 assembled women of the Irish Free Man web site the opportunity to put Jennifer on trial in October 2009 and they refused to do so.

So much for their claims to support common law and support "we want to be equal". They dispensed with their credibility at that point in time and no man should forget that.

With these two test cases completed in Ireland I expect the members of the Houses of the Oireachtas to support "The Peoples Court of Ireland" and to support other fathers who have been victims of crimes to come forward to obtain a fair and just trial and a fair and just remedy where the accused is found guilty by a jury of 12 honest men of honour and integrity.

I expect the members of the Houses of the Oireachtas to openly and publicly support the re-introduction of the rule of law to Ireland.

Nothing less will be acceptable to me.

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In the case of the sexism and discrimination I have faced for so many years with respect to my application for citizenship? I can, of course, make alternative arrangements. I am in the process of doing so should the members of the Houses of the Oireachtas seek to be **DERELICT IN YOUR DELEGATED DUTIES** and not remedy this situation by February 17<sup>th</sup> as I am requesting.

I expect the members of the Houses of the Oireachtas to insist that Alan Shatter provide a detailed written response on the topic of why I have been denied this application as an honest man of honour and integrity. A man who did much to the benefit of Ireland and his family. I wish Alan to explain why, at the same time, a criminal woman who did much to damage her family was granted the same benefit of citizenship. In her case she will clearly become a burden on the welfare state and the taxes of the people of Ireland soon enough.

I expect the members of the Houses of the Oireachtas to review this explanation from Alan Shatter and to determine the veracity of the explanation for themselves.

Failing any substantive claim that I have committed any crime or that there is any reasonable grounds on which a man of Irish decent, who has been the victim of criminal acts, would NOT qualify for the granting of citizenship? I expect the members of the Houses of the Oireachtas to discuss this issue with Alan Shatter who claims to be able to grant this benefit based on his sole determination.

If there is no rebuttal of my claim that the only reason I have been denied this benefit over the last FOUR YEARS has been because I am the victim of crimes of the judiciary and that I have been the victim of the insitutionalised sexism and discrimination in the Citizenship processing department?

Then that claim stands as true and I would expect the members of the Houses of the Oireachtas to take it upon themselves to perform their delegated duty to ensure such insitutionalised sexism and discrimination is exposed, corrected in my case, and then removed from the system all together.

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## 5. Notice of Intent

Of course, as my ex-wife used to say, “You can’t MAKE me do anything”. And the same is true for the members of the Houses of the Oireachtas. I can not MAKE you live up to your delegated responsibilities. That is up to you. You are free men and women. You choose your actions.

All I can do is ASK you to live up to your delegated responsibilities and your CLAIMS that you wish to be PUBLIC SERVANTS. All I can do is ASK my sisters to live up to their CLAIMS that they wish to be treated as “equal” which must surely mean “equal before the law” if it is to mean anything.

This Notice of Intent is to let you know what I INTEND to do should you refuse to do as I ASK, as I PROPOSE.

I run the global resource called [www.crimesagainstfathers.com](http://www.crimesagainstfathers.com). Fathers are so badly abused they actually need a global resource to be able to bring accusations of crimes. I have created sub sites for both Irish Men and Women. They are:

<http://www.crimesagainstfathers.com/ireland/Home.aspx>  
<http://www.crimesagainstfathers.com/ireland-women/Home.aspx>

So far I have only released the documentation of the crimes of Judge Griffin, Jennifer, Brian Cowan and Mary McAleese. My conversations between Alan Shatter and myself have remained in the private since September 2011.

I am offering all members of the Houses of the Oireachtas the opportunity to read this Lawful Notice, to read the evidence presented, to discuss the matters among yourselves, and then choose to “do the right thing”. Should that turn out to be the case then we can all announce that as soon as these issues were brought up to the members of the Houses of the Oireachtas they immediately decided to “do the right thing”. You can get some good press.

If, on the other hand, you choose to not assist me in making remedy and choose to try and continue to suppress the evidence of the crimes of the judiciary, especially in the Family Legislation area, I will do just exactly what I have done in Australia. I will make your defiance public knowledge. I will campaign to put each and every one of you on trial. You will get some bad press.

I suggest you choose what you do wisely. I suggest you do not try my patience or test my resolve on these issues. I think you will be convinced that given I am still here **FOUR YEARS LATER** and still insisting on remedy for the crimes committed against me and remedy for the sexism and discrimination against me that I am perfectly prepared to do this for **FOUR MORE YEARS**.

Best Regards

Peter-Andrew: Nolan©  
Human Being  
Primary Creditor and Secured Party for  
Juristic person MR. PETER ANDREW NOLAN  
All rights reserved, waiving none, without prejudice

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**Appendix 1 – Lawful Notice to Alan Shatter 2011-09-05.**

<p>Lawful Notice To: The human being calling himself Alan Shatter also acting as The Minister for Justice, Equality and Defence of the Corporation calling itself “The Republic Of Ireland”.</p> <p>Minister's Office and Secretary General's Office 94 St. Stephen's Green Dublin 2 Ireland</p> <p>Copied to Enda Kennedy and Mary McAleese</p>	<p>Lawful Notice From: The free man commonly called Peter-Andrew: Nolan© Standing in God’s Kingdom</p> <p>Website: <a href="http://www.crimesagainstfathers.com/ireland">http://www.crimesagainstfathers.com/ireland</a></p> <p>Responses can be sent to: Email: <a href="mailto:peter@peternolan.com">peter@peternolan.com</a> Fax: +61-280790691</p> <p>Please respond by 7th October 2011. Failure to respond will be assumed to mean that you welcome the publication of my case to this web site.</p>
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Date: 05/09/2011	Subject: Letter with respect to the Citizenship Application by Peter Andrew Nolan made in February 2006. Reference. 68/1053/06 Peter Andrew Nolan
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Lawful Notice: Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

**1. Introductions and Salutations**

Dear human being calling himself Alan Shatter also acting as The Minister for Justice, Equality and Defence of the Corporation calling itself “The Republic Of Ireland”.

Salutations. I extend the hand of love and peace. I wish to conclude our business with the minimum of bother and fuss. It certainly saddens me that I feel obliged to write to you. I trust that we can conclude our business peacefully and quickly.

You see Alan. I have been dealing with the Immigration Department in Ireland for some 10 years now. And 5.5 years of that have been in respect of my citizenship application. Your government had treated me very shabbily these last 5 years. So much so that I have started a web site called “Crimes Against Fathers” and created an Irish Portal. You can view it here. [www.crimesagainstfathers.com/ireland](http://www.crimesagainstfathers.com/ireland).

I have also had cause to write to Brian Cowan, Enda Kennedy, and Mary McAleese to expose the criminality of the Family Courts as well as the blatant sexism and discrimination against men in the Immigration area.

So. Having been a very patient man these last 5.5 years? It is time for me to write directly to the Minister, the Prime Minister and the President to make sure you are aware that I have the means, the skill, the will and the money to publish the details of the crimes committed against me and the sexism and discrimination directed towards me merely because I am a man.

Such discrimination that it is declared illegal according to your government. But there is no “equality” in your government, Alan. Men are second class citizens. And I have the proof.

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## 2. My Reason for Writing to You

I will remind you what it now says on the departments web site.

<http://www.inis.gov.ie/>

*Changes to citizenship application processing announced*

*The Minister for Justice, Equality and Defence, Alan Shatter TD, on 16 June 2011 provided details of a package of measures aimed at reforming the processing of citizenship applications.*

*The new initiatives which are currently being implemented will mean that, save in exceptional circumstances, persons applying for citizenship will be given a decision on their application within six months. The reforms also include the introduction of a citizenship ceremony which will serve to elevate the status of the granting of Irish citizenship and celebrate a major event in the lives of immigrants.*

Well? My application was made in February 2006. I am still waiting.

Time is now running short as my 5 year residency Visa will expire in April 2012. I expect to have this situation resolved by then. I look forward to your co-operation in this endeavour.

I would really prefer not to have to also take this Citizenship Application issue to the Crimes Against Fathers website and claim the crime of institutional sexism and discrimination by the members of the Irish Government.

I am sure that you as the Minister for Justice, are keen not to have evidence of institutionalized rampant sexism and discrimination against men widely published.

I have included many of the letters I have written to your department over the years. Suffice so say that as a second class citizen, that being male like you, I have been getting the run around for the last 5 years or so with respect to my citizenship application.

I will also include my letter to your Ambassador in Australia who seemed to think that the best thing he could do in representing his country is say nothing. You politicians like to talk a lot most of the time. But when hard questions are asked you are as silent as 5 year olds who have been scolded.

If you do not like the "tone" of my writing then perhaps it is because you preside over the criminal judiciary system that I am working on cleaning up and you preside over the Immigration Department that has so incompetently dealt with my situation for so long now. I challenge you to be so calm and collected in such circumstances. A little bit of righteous anger can sometimes be very appropriate.

I will just give you the highlights of my ordeal in this letter. You have a MOUNTAIN of evidence in the other letters attached as to what has been going on these last 5.5 years.

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## 2. Summary of Relevant Facts

This section summarises the relevant facts. You can read the details as you see fit. I have also written to Mary and Enda with more information and asked them to contact you to suggest that it is in the best interests of all involved that my citizenship application is now expedited having been sat on for 5.5 years.

1. My former family consisting of Jennifer (39), Josephine (9), Joshua (7) relocated to Dublin Ireland in February 2001 on a two year work permit. I was welcomed by the Immigration Officer in Sydney when I first discussed this relocation with him. He made me feel very welcome. My wife is a Toal/Collins and I am a Nolan/Pell and so he presented it very much as “welcome home”!

At that time I was one of the top three people in Australia in my profession which is a specialized area of IT called “Business Intelligence”. The plan was to stay for just two years and then to return to Australia so the children could attend high school in Australia.

<snipped for privacy reasons>

Josephine has just turned 20 and Joshua has just turned 18, both in May. I am told they live in Ireland and now make use of their Irish Citizenship.

2. In October 2002 we found out about the change in the Australian Citizenship legislation that allowed us to apply for a second citizenship without giving up our Australian Citizenship. My then wife and I discussed this possibility for the benefit of the children primarily. We felt that it would be an enormous benefit to the children to gain dual citizenship in both Australia and Ireland.

At that time we went to the Immigration Service to ask questions about how this all worked exactly. We found out that my then wife was just a fraction away from automatic citizenship. Had her mother (a Collins) been registered as a “foreign birth” prior to 1986 all members of the family would have automatically qualified for Irish Citizenship under the rules prevailing at the time.

The people at Immigration told us that since we were “all but there” in terms of requirements, and since we were clearly from Irish Heritage, that our application for citizenship after 5 years residency would be “nothing but a formality”. We were told “we are granting citizenship to far less worthy cases than yours. You are of Irish descent, you missed out on automatic qualification by nothing but paper work, you have brought two small children to live here and grow up here, your husband runs his own business and brings in revenue from overseas. If we did not want you here? Who WOULD we want?”

The entire process was very cordial and everyone we spoke to was quite convinced that application for citizenship was “a formality”.

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3. As you will recall 2002-2006 were very difficult economic times. I was forced to travel further and further for work to support my family. I worked in the USA, Russia, Saudi Arabia, Romania among other places. All the while I sent home all the proceeds of my labour to keep my family in good comfort.

We lived in a 14 square house in Glenageary. The children went to Castle Park and then graduated to other good schools. Josephine going to Rathdown Girls School and Joshua going to Sandford Park. As you will know. Maintaining a house in Glenageary (rent EUR2,300 per month) and sending children to school in the likes of Rathdown and Sandford Park is not "cheap". And certainly in doing so it is clear that I was living up to my duties to provide for my family better than 95% of other men in Ireland are able to.

4. In February 2006 we made our Citizenship Application. There is a long story to it as Jennifer's eldest son had cancer at the time and was given just a 50/50 chance to live. Jennifer was out in Australia caring for him and actually had to make a flight back to Ireland to put the application in as well as bring the younger children back to Ireland.
5. We were told in February 2006 that the application would be processed in "about a year, maybe 14 months". We were soon told that it would be "maybe 2 years"...and not long after that we were told "maybe three years".
6. Presumably my wife had been having an affair (while I was away slaving in places like the Saudi desert) and planning to divorce me for some period as my reward for doing all I could to support my family for 18 years and traveling so much for work to do so in the lead up to our divorce.

Presumably she was also coached by your criminal legal fraternity that she was welcome to commit the crime of perjury and would not be held accountable for such perjury.

I suggested to my wife that since the youngest was 14 and that the citizenship application was still pending that it would be best for all concerned that we remain friendly until the boy was 18 and able to take care of himself and the whole citizenship question be resolved as a family prior to filing for divorce in Australia.

7. Jennifer was adamant that she wanted to file for divorce in Ireland, despite the fact that we were merely there on long term visas, as she felt she would get much more money from the Irish Divorce system than the Australian divorce system.

That your country is seen as a much better place to divorce a man might have you, as a man who is nominally the leader of the judicial area, ask questions of yourself as to do you really want to be seen as a leader of a land where women vindictively divorce men for money while trying to pretend to be "Family Oriented" and "Predominantly Catholic".

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8. So the divorce proceedings went ahead in Ireland. I had no idea at that time that your courts in Ireland were a criminal enterprise. When my bank accounts were frozen despite no documents being served on me I demanded that Judge Griffin be charged with theft. It soon dawned on me that Judge Griffin was a criminal and that the lawyers were also criminals, not to mention your police and you politicians as well.

That such an array of criminals were lined up against one hapless father who was not ready for the fight made it clearly an unfair fight. And you Irish so pride yourself on fairness too!

9. Since my bank accounts were unlawfully closed, my children were unlawfully kidnapped, and I was threatened with jail time for not paying extortion payments to the criminals in the courts, I had little choice but to remain outside of Ireland for a while.

I presumed that it would not take too much longer for the citizenship application to make its way through the processing and I could deal with the criminals in the courts at that point in time.

10. Clearly, since your judiciary is full of criminals and you politicians are not holding those criminals to account, I have no desire to invest time and effort in Ireland until such time as the rule of law is re-established.

You, as the Minister for Equality and Justice, are supposed to have an interest in ensuring the rule of law is supported in Ireland. But instead you remain silent. Do you really believe your silence will not be noticed?

11. Anyway. From 2008 onwards there ensued a long series of correspondence between the Immigration Department and myself. Copies of this correspondence are enclosed.

The main gist of the letters was "we want your latest tax statements etc". I continually pointed out that they had all tax statements etc up to the time of my divorce. At the time of my divorce my wife absconded with all important documents in an effort to extort money from me by threatening to destroy my company. She subsequently destroyed said company. I also pointed out that the legal fraternity were criminals in that the family court judge had robbed me of my property and tried to extort money from me just like the mafia might do.

I pointed out that this behaviour had been brought to the attention of the police and the lawyers and they had told me that judges were above the law in Ireland. So I pointed out that it is not likely that I will be trying to run a company in Ireland when the clear evidence presented was that the government was a criminal organization that supported crimes by judges, police, lawyers and women in the divorce courts.

I told the Immigration Department that they had all the information they needed. I told them that I was one of the top people in the world in my profession. That in the last year before divorce I earned about EUR220,000 and paid nearly EUR80,000 in taxes. That ALL that money came from overseas. That I took about 20 flights in the year. That I had successfully started my company Instant Business Intelligence ([www.instantbi.com](http://www.instantbi.com)) and launched my software into the European Market picking up a reseller agreement in Germany already.

They were provided with PLENTY of evidence of my ability to run my business successfully.



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12. I told the Immigration Department that my wife was a liar and her perjurous testimony could be discarded. She had even said herself that she knew it was a pack of lies and was just a "negotiating tactic". Jennifer is going to be put on trial for her crimes of perjury, kidnapping, extortion, theft and child abuse.
13. I told the Immigration Department that it seemed to me that what was of more benefit to Ireland was a man who had proven himself in being at the top of his profession worldwide, who could earn EUR200,000 a year, who was just about to launch his software company pending the certainty of citizenship, who had proven himself to be an honest man of honour and integrity across a lifetime.

I pointed out that it would seem only sensible to prefer such a man to a woman who was a known perjurer, kidnapper, thief, extortionist, child abuser, adulterer, liar and suspected prostitute based on very strong evidence.

But apparently not in Ireland. Apparently in Ireland the most criminal of women, even adulterers, suspected prostitutes and child abusers, who vindictively use your criminal family courts to destroy families and businesses for their own selfish gains are preferred to honest men of honour and integrity who have committed no crimes.

I wondered openly if this is really the sort of woman Irish women wish to have living among their men. Women who show no concern at committing crimes against men. Apparently it is, the evidence would seem to suggest. You might ask your wife if that is the kind of woman she would prefer around you at the office rather than a woman who was honest. Your wife looks like an intelligent enough woman from her photo on your site.

How does that make you feel Alan? That you, and your sons (should you have any) are considered lower than the most criminal of women by your government and legal fraternity. Is that really the legacy you wish to leave to Irish boys? That they can be criminally victimized by "equal women" and have no recourse to law. You think these boys will not turn out violent? You think they will not be the next lot rioting?

14. And now we are in late 2011.

I have written letter after letter to your Immigration Department. I have been more than patient having waited a good 5.5 years for one of your staff to see some sense.

Now, having met with silence even from your Ambassador to Australia, I have to write to the President, the Prime Minister and the Minister and point out that, having been so polite and professional on this point for so long for so little return, that the approach of making this process public would seem to be the only other avenue which might make sense.

I determined to make one more effort at settling this matter in the private with the new minister and the new government. Your web site claims you want to clean up the total mess that was Immigration these last 5 years. Well? You can start with my case since it has been pending since February 2006.

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15. I prefer not to make this process public. It takes a lot of time and effort.

I am taking public the crimes of the Family Courts in an effort to stop the murder by proxy of so many Irish Men. It is an indictment on you that I have to do that. As the relevant Minister you should be making speeches about the criminal activities of your family court judges and you should be putting a stop to their criminal activities.

I believe you will be harshly judged by your fellow Irish Men, particularly fathers, once they know that you were fully aware of the criminality of the family court judges and you stayed silent.

Now it is time to decide if you wish the sexism and discrimination that you support against men in the family courts to also be made public in with respect to the Citizenship Application process as well.

It is clear that the women in Immigration Department are vehemently anti-male. It is clear that the only possible reason for giving the “women and children” from a family citizenship and not the husband and father who made that possible is sexism and discrimination. A virulently anti-male bias and hatred of all things male that is now pervasive in the government departments. Many men are commenting so.

There can be no other reason than blatant sexism and discrimination to grant the “women and children” from a family of 4 Irish citizenship while refusing the father and husband who made that possible the same citizenship on the same application.

That this had gone on for 3.5 years post divorce would seemingly confirm that sexism and discrimination against men is institutionalized, condoned, and well known and understood by the senior managers in the department as well as the minister.

No minister could miss the sexism and discrimination in my case so your predecessor had to agree with it.

The question is whether YOU will agree to the same sexism and discrimination against me by your department simply because I am a man.

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### 3. In Summary

Alan. I am a man who was a great father and husband for more than 20 years. (Husband 18 years). In divorce I have been roundly hated on by all and sundry. That's fine. What is NOT fine is the way that I was criminally treated and the way I am blatantly discriminated against by your government.

And don't try and say "that was the previous guys" because I know full well that both sides of Irish Politics take their marching orders from the UN. I know all about your New World Order plans. Even Jim Corr is shouting about this from the highest yardarm now.

You are now in the position that you have inherited my case by becoming the minister for your area. This is simply a little bad luck for you. Nothing more. Nothing less.

I insist that a little bit of "equality" and a little bit of "justice" is shown me in immediately granting the long overdue Irish Citizenship status to my Juristic Person so that I can more easily go about my life without the interference of your colleagues in other areas of government like border patrols.

That your department saw fit to give the same citizenship to Jennifer and my former children so long ago and leave my sitting "on hold" is evidence enough to any man who cares to look of the institutionalized sexism and discrimination in your supposed department of "Equality".

George Orwells "Ministry of Defence" has nothing on your department in the misnaming stakes.

If you were honest you would be ashamed that cases like mine can even happen in the "Ministry for Equality".

I will give you 30 days to respond to this letter. So I expect a response by October 7<sup>th</sup> 2011.

After that time I will feel free to start the process of exposing the sexism and discrimination in my case to all and sundry. This would include the many thousands of people collaborating with me in Australia. Maybe all those Australians who so welcome Irish people to Australia would like to know just how you treat Australians in Ireland.

With a name like Nolan/Pell? With the number of Irish who have shipped out to Australia these last 150 years (my ancestors among them)? With the number of Irish who live in Australia now? The idea that Ireland refuses to accept a man when you have accepted the rest of this family is a total disgrace. Especially when that man has been the sole provider for that family for 16 years and 7 of them in Ireland.

I await your response as per above.

Best Regards

Peter-Andrew: Nolan©  
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Primary Creditor and Secured Party for  
Juristic person MR. PETER ANDREW NOLAN  
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