

# 7 Short Paragraphs You Need to Read, Over and Over and Over, to Avoid Pleading.

## **LOGICALLY SPEAKING:**

When or if you find yourself in the unfortunate position of attending Court on foot of issues such as “TV Licensing”, “Parking/Littering Tickets”, “the PRTB/NPPR etc.”, “Rates”, “All/any of the Road Traffic Acts”, “Revenue/Income Tax Matters” etc., which are as you may already be aware **ALLEGED CRIMINAL OFFENCES**, the Judge will ask (on most occasions), “*how are you pleading, Guilty or Not Guilty?*”, or “*how do you plead, Guilty or Not Guilty?*”.

## **THIS IS VERY IMPORTANT TO COMPREHEND:**

How can you answer this question, if **YOU DO NOT HAVE THE EVIDENCE** and/or **FULL DISCLOSURE OF ALL THE EVIDENCE AGAINST YOU**? The only logical answer to give the Judge is to ask, “*How can we make a plea, until we have FULL DISCLOSURE of (ALL) the EVIDENCE?*”.

The Court/Judge **WILL WANT** you to make a Plea, as to Guilty or Not Guilty. By making a Plea you are conceding to the Jurisdiction of the Court, and allowing the Court to make a Judgment, irrespective of the alleged evidence the prosecution may have against you and/or rely upon. (Obviously this is always context driven).

## **READ THIS OVER AND OVER AND OVER**

\*\*\*\*\* **MAKE IT ABSOLUTELY CRYSTAL CLEAR** to the Court on **ALL** occasions, that you cannot and will not make a Plea as to Guilty or Not Guilty. **MAKE IT ABSOLUTELY CRYSTAL CLEAR** to the Court that you demand/order to be furnished with **FULL DISCLOSURE** of **ALL EVIDENCE** (i.e. A Gary Doyle Order): **ALL** meaning **ALL**. \*\*\*\*\*

No Court of **LAW** and/or Competent Jurisdiction can lawfully proceed without establishing Jurisdiction, and without both parties getting into the argument (proper), as in an accuser accusing, and the accused making a plea of Guilty or Not Guilty. A Court that proceeds without **LAWFUL JURISDICTION** is reduced to being a “*Kangaroo Court*”, wherein; it is a “*court held to give the appearance of a fair and just trial, even though the verdict has in reality already been decided ...*”.

**FURTHER:** By **NOT MAKING A PLEA** of Guilty or Not Guilty, you **CANNOT** be **FURTHER** persecuted by the Court, imposing double penalty points, additional fees, fines, charges etc., as you have **NOT** conceded Jurisdiction to the Court to make a ruling. On seeing/receiving **FULL DISCLOSURE** of the **ALLEGED EVIDENCE** against you, you can still latterly decide to plea Guilty/Not Guilty if you feel there is overwhelming evidence against you or not.

**FINALLY:** Should all the People who read this article and information Critically, and take the appropriate action in Court **(1)** by **NOT MAKING A PLEA** and **(2) SEEKING FULL DISCLOSURE** of **ALL OF THE ALLEGED EVIDENCE** (A Gary Doyle Order); then **(3)** copying, and sharing this article with anyone and everyone attending Court; the Courts would very soon grind to a halt, and a vast amount of Revenue for the Court and State would dry up.

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