

Hello and thank you for visiting my web site. While www.gerardlinehan.ie details the issues with exhibits which can be opened by clicking on the images or coloured references, the summary below refers to influential political appointees', central to the issues I wish to have investigated.

In 1997, when marital difficulties arose, I was dragged in to the Irish family law system, acknowledged in official publications as a cess pit.

The Cork County Registrar Deirdre O Mahoney, listed judicial separation proceedings before my nullity application, thus ensuring that the latter could not be heard. In the circumstances I had no possibility of a fair hearing from the outset.

As a result of the actions behind closed doors in Cork Circuit Court, I made various appeals and applications to the High and Supreme Courts. These were in vain. It was obvious that I was being stonewalled and that the real decisions were being made behind closed doors.

Cork Circuit Court judge Murphy, made an order that my house be sold, while I was attending the Master's Court in Dublin. My nullity application was not heard, having been wrongfully pre-empted by the judicial separation proceedings.

Carriage of sale was given to solicitor Katherine Kelleher (Fianna Fail stalwart) of Conway Kelleher Tobin and auctioneer Timothy O'Sullivan (Fianna Fail political hue with a personal relationship to judge Murphy).

The other party to the proceeding, Gabrielle Farrell, nee, had by then returned to England, after which I was granted a church annulment. I needed my home and business base, it had been my life's work. The proper legal order (leaving aside the nullity issue) would have been to me to retain my home and pay off the share of Gabrielle Farrell by raising a mortgage. The textbooks bear that out. However, for judge Murphy to raise plunder for the participating Fianna Fail solicitors and auctioneers, he made a completely incorrect order of sale.

The four Cork Circuit Court judges at the time were Murphy, Clifford, McMahon and Moran. Moran sat during the summer recess to put me in jail on the pretext developed in getting me out of my home. It is clear to me that he was acting to cover up the wrongdoing of his colleagues Clifford and Murphy, and of Registrar O' Mahony. This was not law. This was state confiscation and terrorism. Murphy had confiscated my brother's (a solicitor) tape recording, while he represented me in earlier proceedings, even though the Circuit Court is a court of record. (In practice it is "their" record).

The head of P.J.O'Driscoll, solicitors in my habeas corpus proceedings and known to my brother for many years, came off record days prior to the hearing. This was scurrilous unethical conduct and again clearly the result of manipulations behind closed doors.

Gabrielle Farrell had spent some time looking for a solicitor prior to leaving for England. It was no coincidence that Katherine Kelleher agreed to represent her. Kelleher's father, an employee of UCC had bad mouthed my brother (Denis) in his case against the university. In 1986 Denis got damages in the High Court because of Brian McMahon's wrongdoing against him, as a UCC law lecturer. University College Cork's web site cites McMahon's resignation in 1987. McMahon later become a judge of Cork Circuit Court in and around the time of Gabrielle Farrell's departure.

In essence, I was robbed of my home which had a value of up to 1 million Euros, imprisoned and criminalized in a gang bang, by judges and Katherine Kelleher for asserting my basic rights.

The current and former Taoiseach ignored my letters. The former T.D., Joe Higgins apologized for his failed attempts with the technical group to have the matter raised in the Dail. Senator Dan Boyle, then a T.D., commented on the Ceann Comhairle's blocking of questions on the matter. With his party in government, he subsequently said that he regretted the representations he had made. Enda Kenny T.D. spoke of the way in which the government was withholding information on the matter and never honored his commitment to exercise his parliamentary right, by raising the subject in leader's question time. Alan Shatter T.D., wrote to say that I should contact the government ministers, but failed to explain why he himself, wouldn't raise the matter in the Dail. Michael Mc Grath T.D. says I should write to Michael Moynihan T.D., while Ciaran Lynch T.D. boasted of submitting more parliamentary questions than any other T.D., but saw nothing wrong with so many of them being blocked. Michael Martin T.D. cited the former T.D.s Bobby Malloy experience, for not pursuing the matter. Ms. Mary O' Rourke T.D. had a question blocked on the subject by the Ceann Comhairle this year. Dermot Ahern T.D. and Justice Minister expressed concern, but did nothing. The enactment of the Judicial Council Bill which the Tánaiste, Mary Coughlan referred to in her recent reply to my correspondence is something being spoken of for many years. I was first told of this pending legislation by the department of Justice Head of the civil law reform, during a meeting I was granted on 2 December 2004, after which the officials did not wish to acknowledge as having taken place.

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Thank you.

Gerard Linehan

