



# BRÁITHREACHAS Phoblacht na hÉireann



Department of Home Affairs

## Éire Courts

### Performance & Delivery Agreement

For Matters particular to Corporate Government Mechanisms and the Sovereign & Indefeasible Rights of the People of Ireland.

It is open to any Éire Community Co-Op, through their relevant Éire Community Co-Op Council, to advance any Matter of concern regarding Corporate Government Mechanisms and the Sovereign & Indefeasible Rights of the People of Ireland, for a Declaratory Order in the Éire Court of Record, particular to the concern.

The Procedures for the Performance of the Éire Court and the Delivery of the Declaratory Order for the Éire Courts are agreed as follows:

1. The Community Council will pass a Resolution if a Matter requires an EGM for a Court of Record and will put the Co-Op Members and the General Public on Notice of the EGM at least 28 Days in advance of the Trial of the Matter.
2. The Notice will contain the Resolutions sought for the EGM and will confirm the GMT Time, Date and Place for the EGM.
3. The Chairman of the Community Council will be the Court Presenter from the time of the initial Resolution passed until the time of Court Order being declared.
4. The Vice-Chairman of the Community Council will be the Head Juror for the Trial of the Matter and shall have responsibility for seeking and appointing the 11 additional Jurors from the Community Co-Op Members. The Head Juror shall furnish the Book of Evidence, the Jury List and the Draft Order as agreed by the Community Council, to the Office of the Chief Justice ahead of the Trial of the Matter.
5. The Secretary of the Community Council will be the Court Registrar for the Trial of the Matter and take responsibility for completion of the posting of the Court Order, as declared in IRT, in the Public Domain as agreed with the Board.

6. The Treasurer of the Community Council will administer Jurisdiction for the Éire Court.
7. Another Member of the Community Council will be Court Crier for the Trial of the Matter.

### The Courts

1. A Community Court may be established for an EGM by a Community Council Co-Op where there are at least 300 Visible Votes present for the Trial of the Matter. A Community Court so established shall hold supreme Jurisdiction from the Celestial Nadir to the Celestial Zenith of the mapped Community Area.
2. A County Court may be established for an EGM by a County Supreme Council Co-Op, by Deed of Amalgamation, where there are 5 or more Community Councils with 500 or more Community Co-Op Members, and at least 3 Community Courts already established for a Community Council Co-Op EGM, within the mapped County Area. A County Court so established shall have Jurisdiction for deciding on how Matters Declared by Order in a Community Court may affect other Communities in the County absent a Community Court of their own.
3. A Central Supreme Court may be established for an EGM by the Éire Community Council Co-Op, by Deed of Amalgamation, where there are 5 or more County Courts already Established in Éire, with at least one County Court recognised in Éire North, Éire South, Éire West and Éire East. A Central Supreme Court so established shall have Jurisdiction for deciding on how Matters Declared by Order in a County Court may affect other Communities in Counties absent a County Court of Record.

### The Justices

1. The Justices for the Community, County and Central Éire Courts shall be appointed under Oath in accordance with the Principles of the Constitution of the Republic of Ireland and the Éire Courts Constitution.

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Commander-in-Chief