

NHS Patient Number 4468501677 Mr David Bradley of 5 Windlesham Gardens, Brighton BN2 5AJ

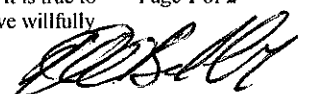
General Practitioner Dr Saddler, 7 Dials Medical Practice, 24 Montpelier Crescent Brighton BN1 3JJ

Case Management Capacity Opinion

Mr Bradley has Management Capacity for Ordinary Business but not Stressful Business. The Stress Conditions are:

1. Corruption Investigations of Law Courts have used Connected Cases in the Criminal Courts and the Civil Courts
2. Mr Bradley is a Party in the Connected Cases. At all material times Mr Bradley suffered from Chronic Stress.
3. The Benefit Appeal SC177/14/00684 Decision dated 7th January 2015 of Judge S Lenier made an Illness Incapacity Finding for Mr Bradley
4. It is alleged that the Corruption Proof includes the Nuisance Claim E08YJ260 document entitled 'Judgment for Claimant' that does not contain a judgment. In the circumstances it is Judgment Deficit Proof. It is alleged that the Secret Service used the County Court Money Claims Centre to produce the document and make Case Transfers Order to service a Corruption Investigation of the Law Courts. It is alleged that the Judgment Deficit Proof forced the Sussex Judges to choose between making a Judgment Deficit Valid Finding and Trial Powers Deficit Valid Finding for Mr Bradley against Mrs and Mrs Faull or committing a Trial Jurisdiction Fraud for Mr and Mrs Faull against Mr Bradley. It is alleged that 1st Decision Jurisdiction was vested in a Low Rank Trial Judge. It is alleged that Appeal Jurisdiction of a High Rank Judge was a Jurisdiction Disqualification for the 1st Decision. It is alleged that the South East Top Civil Judge Mr Simkiss ignored a Jurisdiction Disqualification and made the 1st Decision and committed a Trial Jurisdiction Fraud. It is alleged that it was used for Trial frauds that got the £392,260.42 Damage Assessment and Costs Order dated 7th June 2019. It is alleged that the Trial used the product of Evidence Frauds committed by Sussex Police and Brighton and Hove City Council
5. Most People do not have the Case Management Capacity to deal with the Alleged Corruption Case. It might have caused the Chronic Depressive Illness that Mr Bradley has suffered for years.
6. It is alleged that the Passive Case Management by Mr Bradley enabled Corruption Investigators to use the Nuisance Claim E08YJ260 for the Trial Powers Test.
7. It is alleged that the Corruption Investigators need Active Case Management that Mr Bradley cannot provide. It is alleged that Equity Lawyer Mr Ellis is one of the Corruption Investigators. He has offered Corruption Proof Sets. One is a Firearms Corruption Proof Set. It consists of a Criminal Convictions Record and Two Firearms Receipts. The Criminal Conviction Record rendered Mr Winston Leachman liable to a Statutory Prohibition against Firearms Possession with a Minimum Penalty of 5 Years Imprisonment. The Firearms Receipt 0233607 is for Stolen Firearms with Mr Leachman as Possessor. Firearms Receipt 0233608 is for the cabinet from which they were stolen. The Proof Set is Firearms Theft Protection Fraud Proof for the Citizen, Crown and Parliament against Mr Leachman and Sussex Police. It is alleged that since January 2009 the Firearms Proof Set has been used thousands of times in Corruption Investigations to discover who provides Protection Frauds for Mr Leachman. The other is Mental Health Fraud Proof Set. It is alleged that in 2009 the Corruption Investigators got assistance from Sussex Mental Health Services. It is alleged that in 2018 and 2019 the Corruption Investigations got Protection Fraud Proof against Sussex Mental Health Services.
8. It is alleged the Corruption Investigators got Criminal Conspiracy Proof against Attorney General Mr Cox, Prime Minister Mrs May and Opposition Leader Mr Corbyn. It is alleged that the Corruption Remedy process got a Dismissal Decision against Prime Minister Mrs May. It is alleged that the Leadership Contestants made Protection Fraud deals with Corrupt MPs to get Leadership Support. It is alleged that the Protection Fraud Deals were subject

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to Viable Execution Conditions. It is alleged that Corruption Investigators prepared Test Cases to discover how the Law Courts function under who ever succeeded MP Mrs May as Prime Minister. It is alleged that Citizens are prosecuting Test Cases to get Unviable Conditions Proof that Prime Minister Mr Johnson can use to get Fraud Promise Releases. It is alleged that the Corruption Investigators and Protection Fraud Network are both using Test Cases to discover how the Law Courts function under Prime Minister Mr Johnson. It is alleged that the Corruption Investigators and the Protection Fraud Network have both used Housing Benefit Claim B2006US1. Redbridge Council made an Ownership Proof Enquiry. The Claimant sent an Enquiry Response Email to Redbridge Council and All MPs. Redbridge Council used an Enquiry Response Failure for a Claim Refusal + Case Closure Fraud + Power Boast Fraud. It is alleged it needed Protection Fraud Promises from Attorney General Mr Cox. It is alleged that the Nuisance Cases of Mr Bradley are being used as Test Cases by both the Corruption Investigators and the Protection Fraud Network. The Corruption Investigators have the advantage. They have the Trial Fraud Proof. The Incapacity Opinion Request and the DRAFT Opinion arte an Official Record of the Disqualification Evidence against Relevant Authorities. The Protection Fraud Network has a disadvantage. They must maintain the confidence of the Corrupt Officers that the Remedy Denial Fraud Majority will deliver Protection Frauds before and after the General Election.

9. It is alleged that the Crown and Lord Bishops have what they need for a Parliament Session refusal and Forced general Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof.
10. It is alleged the Top Politicians are preparing for a No Confidence General Election to avoid a Parliament Session Refusal and Forced General Election.
11. It is alleged Citizens are filing Election Fairness Claims and making Remedy Applications in the Law Courts.
12. It is alleged the Crown and Lord Bishops are deciding the Corruption Remedy Conditions for the 2019 Parliament Session. It is alleged that in the event of a No Confidence General Election the Governing Majority will have a chance between general Election Day and Parliament Assembly Day to manage Mass Remedies.
13. Mr Bradley needs the appointment of a Credible Agent as a Litigation Friend in All Relevant Cases.
14. It is alleged that Sussex Police, Brighton and Hove City Council, the Sussex Mental Health Authorities and the Court of Protection have Conflicted Interests and are subject to Conflict Disqualifications in his case. It is alleged that the involvement of them would add to the Stress Conditions for Mr Bradley.
15. The Medical GP does not need all the evidence. The Medical Records and Benefits Appeal Decision dated 7th January 2015 is enough for the Mental Illness Finding. The document entitled 'Judgment for Claimant' and Trial Order dated 4th July 2018 and Nuisance Trial Fraud Appeal Grounds dated 11th July 2019 and the Nuisance Trial Fraud QA 2019 000205 Appellant Notice are enough to support the Corruption Investigation Allegations. The combination of them is enough for the Stress Conditions Finding.

Opinion

Mr Bradley does not have the Case Management Capacity to deal with the Alleged Corruption. Mr Bradley needs a Litigation Friend. The Conflict Disqualifications eliminates Relevant Authorities.

On the evidence available to the General Practice medical Doctor the choice for Credible Agent as Litigation Friend is Mr Barry Brooks of 5 Mariners Quay, The Marina, Brighton BN2 5UZ or Equity Lawyer Mr Edward William Ellis care of that address.

