

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 Request

Mr Bradley does not have the Emotional Capacity to manage a Corruption Case. Very few people would have it. A Criminal Network planned a Residential Development. They wanted his house. His Neighbours spent years on a Harassment Campaign trying to get a Forced Sale at a Discounted Price. Mr Bradley resisted. They became more determined. He had a Burst Appendix and an Anaesthetic Overdose. He changed from a Robust Personality to a Vulnerable Personality. They increased the pressure. He became Progressively Reclusive. The Network used Criminal Case Frauds to get a Criminal Conviction Fraud and Sentence Fraud. They used the Criminal Records and Other Evidence for a Nuisance Claim Fraud that got a £392,260.42 Damage Ward Fraud dated 7th June 2019. Corruption Investigators knew about the case. The Management Capacity Deficit, Reclusive Behaviour and Passive Case Management made the Nuisance Claim Fraud an Investigation Tool for a Corruption Investigation of the Law Courts. Mr Bradley did not know about the Corruption Investigators until June 2019. He co-operated with them. The result is a Trial Fraud Appeal QA 2019 000205 in the High Court and Decision Fraud Set Aside Application in the County Court. They need Active Case Management. He cannot provide it. He and they need

The Equity Monarchy Trusts

The Equity Monarchy Trusts are the Justice Responsibilities of the Citizen, Crown and Lord Bishops. They have Corruption Control Jurisdictions that govern Parliament Session Powers. The Ultimate Sanction is a Parliament Session refusal and Forced General Election with Mass Publicity for Corruption Proof and Remedy Denial Fraud Proof. It empowers them to impose Corruption Remedy Conditions in Parliament Session Agreements between the Crown and the Prime Minister. They fell into disuse for 45 years when the Politicians developed the European Constitution. It vested Dictator Powers in the State. In every Member State of the European Union Politicians lost control to Corrupt Officers who formed Protection Fraud Networks. They sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who managed them and trade Glittering Career Guarantees and Job Profits in exchange for Fraud Services in Parliament. The Parliaments have Two Majorities. They have Governing Majorities got by General Elections. They have Remedy Denial Fraud Majorities managed by the Protection Fraud Networks.

The Equity Monarchy Revival

The Politicians wanted Referenda Acceptance of Dictator Powers. They needed Election Frauds to get them. They needed Dictator Power Concealment Frauds as Election Frauds. They used Extradition Frauds and Imprisonment Frauds against a British Citizen to prevent exposure of Election Frauds. In October 2004 Equity Lawyer Mr Ellis used the Fraud Proof for a Corruption Notice to the Crown and Parliament. It revived use of the Equity Monarchy Trusts. It started a Corruption Remedy Process that has continued ever since.

The Sussex Authorities

It was inevitable that the Sussex Authorities would be Corruption Investigation Targets. Top Police and Top Judges had a Drug Production Business in Sussex. It was there for two reasons. The first is that on 8th June 2001 the Sussex Bankruptcy Fraud 1991 Case 191 Judgment was used as Protection Fraud Proof for the Drug Production Manager of Top Judges and anyone who did business with him. Top Police accepted it. The Drug Production Manager and Corrupt Police Officers needed Police Protection Frauds that would last their lifetimes. They used Firearms Theft Protection Frauds to get it. The Production Manager stole Firearms from a Firearms Cabinet. The Firearms Receipt 0223607 identified the Production Manager as the Possessor and Firearms Receipt 0223608 identified the Cabinet from which they were stolen. Since 2009 the Remedy Process has used the Criminal Convictions Record and Receipts thousands of times to discover who provides Protection Frauds for the Production Manager. In October 2009 Secret Service Officers started managing Corruption Investigations of the Law Courts for the Crown and Lord Bishops. They used the Nuisance Claim Fraud as an Investigation Tool. The County Court Money Claims Centre produced the document entitled 'Judgment for Claimant' dated 16th May 2018 does not contain a judgment. It is Judgment Deficit Proof. The Case Transfer Orders to Brighton County Court forced Sussex Judges to choose between making a Judgment Deficit Finding and Trial Powers Deficit Finding or committing a Trial Powers Jurisdiction Fraud. The South East Top Civil Judge Mr Simkiss signed the Trial Powers Fraud dated 4th July 2018. Mr Bradley has co-operated. The Corruption Investigation needs a Case Management Incapacity Opinion and Litigation Friend Appointment of a Credible Agent to deal with it.

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