

High Court

Nuisance Trial fraud Appeal QA 2019 000205 Appellant

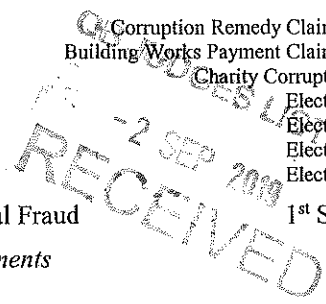
Citizen Mr Brooks v Bradley
v
Mr Fauli
Mrs Fauli

1st Respondent
2nd Respondent

High Court
High Court
High Court
High Court
High Court
High Court
High Court

Citizen Mr Coyle v Justice + Pensions Ministries
Citizen Mr Coyle v Customers Mr + Mrs McCullough
Citizen Mr Can Say v Prime Minister + Others
Citizen Mr Haili v Prime Minister + Others
Citizen Mr Yannides v Prime Minister + Others
Citizen Mr Noakes v Prime Minister + Others
Citizen Mr Brooks v Prime Minister + Others

Corruption Remedy Claim QB 2019 002819
Building Works Payment Claim QB 2019 002820
Charity Corruption Remedy Claim
Election Fairness Claim
Election Fairness Claim
Election Fairness Claim
Election Fairness Claim



Remedy Process + Office Unfitness Cases + Issue Bias Frauds + Issue Denial Fraud

1st September 2019

Without Prejudice to Invalidity Arguments

The Crown and Lord Bishops have Parliament Session Powers. They are making Remedy Management Decisions for the 2019 Parliament Session. They needed Citizens to use Test Cases to discover how the Law Courts function under Prime Minister Mr Johnson.

Citizen Mr Bradley has given them the use of Nuisance Trial Fraud Appeal QA 2019 000205 + Connected Cases. They force Law Court Judges to decide what to do with:

- 1. Incapacity Proof + Incapacity Remedy Denial Fraud Proof + Conspiracy Proof + Contempt Proof + Incapacity Finding and Incapacity Remedies and Litigation Friend Appointment Applications*
- 2. Judgment Deficit Proof + Trial Jurisdiction Fraud Proof + Conspiracy Proof + Contempt Proof + £392,260.42 Damage Assessment and Costs Appeal + Revocation Applications*

On 7th August 2019 the High Court allowed the Northern Irish British Citizen Mr Coyle to make the Hand Written Addition of the Defendant Addresses to the Typed Claim Forms QB2019 002819 and QB 2019 002820

On 14th August 2019 the High Court denied the English British Citizens Mr Bradley and Mr Brooks access to the Royal Courts because Citizen Mr Brooks had a Lifetime Wheel Chair Dependency. They used an Agent to get Fee remission Certificates and then file Corruption Claims. It got Issue Denial Fraud Proof against the High Court

On 27th August 2019 the Turkish Cypriot British Citizens Mr Say and Mr Halil got Fee Remission Certificates. The High Court allowed Citizen Mr Say to include the Defendant Party Details in the Typed Housing Obligation Breach Claim Form and, after some unexplained hesitation, issued it as QB 2019 003046. The High Court did not allow Citizen Mr Say issue of the Charity Corruption Remedy Claim or Citizen Mr Halil issue of an Election Fairness Claim for the Stated Reason that

- 1. The Christian Names were omitted from the Party Identification of Prime Minister Mr Johnson + Attorney General Mr Cox + Opposition Leader Mr Corbyn and*
- 2. The Party Details were in the Typed Claim Form instead of being one a Separate Sheet.*

On 29th August 2019 the Case Papers of the Cypriot British Citizens were filed with the Crown Prosecution Service for the Corruption Remedy file held by the Director of Public Prosecutions for the Crown and Prime Minister and File Stamp Proof was applied to Multiple Originals as a Special Notice to the High Court and the Defendant Parties that the Crown and Lord Bishops that they were Corruption Remedy Process Cases

On 30th August 2019 the Greek Cypriot British Citizen Mr Yannides got a Fee Remission Certificate.

On 30th August 2019 the Cypriot British Citizens Mr Say, Mr Halil and Mr Yannides filed the Charity Corruption Remedy Claim and the Election Fairness Claims with Typed Party Lists and got Issue Denial Fraud Proof against the High Court Officers who used Refusal Reasons:

- 1. Hand Written insertion of the Christian Names: Boris + Geoffrey + Jeremy instead of a New Typed List*
- 2. The Receipt Stamp Proof from the Crown Prosecutor on Case Papers that evidence they are on the Remedy Process File held by the Director of Public Prosecutions for the Crown and Prime Minister*