

Before High Court Justice

Upon a Contempt Interim Remedy Without Hearing Application by Claimant Mr Zarb having sent a Filing + Service Email to the High Court Listing Office and Representative Mr Paul Sowerbutts for Defendant Miss Hanifa Neluyima

Upon the Claimant Mr Zarb having sent to the High Court and Representative Mr Sowerbutts the Forwarded Email of the Subject Data Access Request 210510024 Response Email at 15.38 on 29th July 2010 from Ministry of Justice Knowledge and Information Liaison Office <LondonKILO@jsutice.gov.uk> that is a Total Denial of Any High Court Case Record between Mr Francis Zarb and Miss Hanifa Neluyima

Upon the County Court Enforcement Claim F00LE923 being for a High Court 2018 0239 Appeal Costs Order for Miss Neluyima against Mr Zarb

Upon the Record Denial or Appeal Costs Order being Forgery + Perjury + Contempt Fraud Proof

1. County Court Eviction Claim D00BT669 Judgment and Trial Costs and High Court 2018 0239 Appeal Costs Enforcement Claim F00LE923 Finding + Appeal Costs Validity Contest Finding + Subject Data Request 210510024 Email Notice of a Total Denial of High Court Appeal 2018 0239 and therefore the Appeal Costs + Appeal Costs Validity Enquiry Entitlement Finding + Validity Enquiry Denial Finding + High Court Judge Entitlement Finding + High Court Judge Denial Finding + Before Trial Settlement Negotiation Offer Finding + Negotiation Refusal Finding + Before Trial Court Motion Remedy Proposals Finding + Court Motion Remedy Failure Finding + Fraud Conspiracy Suspicions Finding Temporary Judge Case Allocation and Judicial Career Blackmail Suspicion Finding + Contempt Investigation Entitlement Finding + Pending Investigation Enforcement Stay Protection Entitlement Finding for Citizen Defendant Mr Zarb against the Claimant Miss Neluyima for the Stated Reasons that:
 - 1.1. The Remedy Process Case Tests between Parliament Session Opening Day on 11th May 2021 and the Summer Recess got Fraud Completion Refusal Proof for Low Rank Judges and Remedy Unfitness Proof against the Law Courts. Mass Remedy Tests got Fraud Completion Refusal Proof for St Albans Crown Court Judges and Remedy Unfitness Proof against them.
 - 1.2. The F00LE923 information in the Before Hearing Remedy Proposals Schedule and the Corruption Remedy Proposals Schedule evidence the Corruption Investigation Notices given for the Parliament Session Jurisdictions and the Damage Mitigation Efforts made before the F00LE923 Directions Hearing on 20th September 2021. It got Contempt Investigation Refusal Proof and Appeal Costs Enforcement Proof against the County Court.
 - 1.3. The Remedy Process needs Confidence Tests of Higher Rank Judges using
 - 1.3.1. Comparator Cases using F00LE923 Fraud Appeal in the County Court and use of the Same Evidence for a Contempt Fraud Claim + Interim Remedy Urgent Application in the High Court
 - 1.3.2. Comparator Cases in the High Court using the Contempt Interim Remedy Application of Citizen Osteopath Ms Davies and Citizen Mr Zarb
2. Contempt Investigation Order + Investigator Appointment Case Reference to the Cabinet

3. Evidence Preservation Order for the Directions Hearing Audio Record
4. Pending Investigations Enforcement Stay Protection Order

Corruption Remedy Proposals Schedule

Contempt Investigation Proposals:

1. *Before Hearing Management*

- 1.1. *Court Motion Fraud Remedy Proposals by Citizen Mr Zarb that are detailed in the Schedule*
- 1.2. *Settlement Negotiation Offer by Citizen Mr Zarb*
- 1.3. *Negotiation Refusal by Claimant Miss Hanifa Naluyima + Manager Mr Paul Sowerbutts*
- 1.4. *Court Motion Remedy Proposals Reference from Court Officers to Supervising Judge*
- 1.5. *Before Hearing Case Management Accountability by Supervising Judge and Hearing Judge*

2. *Hearing Management:*

- 2.1. *Case Call*
- 2.2. *Self-Identification by Claimant + Claimant Representative + Citizen Defendant + Judge*
- 2.3. *Before Hearing Court Motion Proposals Decision Voluntary Disclosures by the Hearing Judge*

Disclosure Application in the event of a Voluntary Disclosure Failure

Reasons Application + Appeal Leave in the event of a Hearing Refusal or Application Refusal

- 2.4. *High Court Rank Judge Case Allocation Application by the Citizen Defendant for the Stated Reason that:*

2.4.1. *The Eviction Claim D00BT669 got a Judgment for Miss Naluyima against Citizen Mr Zarb*

2.4.2. *The Fraud Appeal by Citizen Mr Zarb got Case Reference QB 2018 0239 and an Interim Remedy Application Hearing in Royal Court 37 on 18th September 2019 and an Interim Remedy Order for Citizen Mr Zarb and a Costs Order for Miss Naluyima*

2.4.3. *The Judgment + Trial Costs + Appeal Costs are the subject of Enforcement Claim F00LE923*

2.4.4. *The Enforcement Claim Preparations included a Subject Data Request by Citizen Mr Zarb. It got Total Denial by the High Court of Any Case between Citizen Mr Zarb and Miss Hanifa Naluyima and a refusal to disclose what the 2018 0239 Records contain*

2.4.5. *The Evidence Inconsistency between the Appeal Costs Enforcement by Miss Naluyima and the Appeal Case Denial by the High Court is Perjury Proof + Forgery Proof + Contempt Fraud Conspiracy Proof*

2.4.6. *A Contempt Fraud against the High Court requires the Authority and Remedy Powers of a High Court Judge*

2.4.7. *The Parliament Session Jurisdictions need Smoking Gun Evidence for Publicity Management Purposes when making Termination Decisions against Authorities. The Termination Decisions against the Governance Model for the Profession Authorities needed Fraud Conspiracy Proof for Profession Members against Insurers, Experts, Representatives, Profession Authorities and the Law Courts. On 15th September 2021 the Osteopath 2855 Profession Fitness Investigation*

Hearing got an Audio Record. It completed the Smoking Gun Evidence. It ends with a Hearing Invalidity Declaration for a Quorum Deficit Reason. A Contempt Remedy Application will force the High Court to process the Smoking Gun Evidence. There are many more cases.

Reasons Application + Appeal Leave in the event of a Hearing Refusal or Application Refusal

2.5. Applications by Citizen Mr Zarb for all the Proposed Orders in the Schedule

Reasons Application + Appeal Leave in the event of a Hearing Refusal or Application Refusal

Before Hearing Remedy Proposals Schedule

1. *Before Hearing Court Motion Record Fraud Conspiracy Complaint Finding + Conflicted Interest*

Finding + Fraud Conflict Disqualification Jurisdiction Deficit Defence Case Finding + Fraud Case Priority Finding + High Court Judge Case Allocation for Citizen Mr Zarb against the Claimant, Claim Representatives and Courts

Defence Application in the event of a Court Motion Default

Appeal Leave Application in the event of a Hearing Denial or Application Refusal

2. *Before Hearing Court Motion Conflict Remedy Management Order + Contempt Fraud Investigation*

Order + Pending Investigation Enforcement Stay Order + Disclosure Order + Default Contempt Penalty Warning for Citizen Mr Zarb that Claimant Miss Hanifa Naluyima and Claim Manager Mr Paul Sowerbutts and Fraud Appeal QB 2018 0239 Appellant Counsel Mr Harris do within 7 days file and serve Explanation Statements that admits, denies or requires proof that

2.1. *Citizen Mr Zarb has made a Jurisdiction Deficit Case using Court Record Frauds as Conflict Disqualification Evidence for him against the Law Courts*

2.2. *The Eviction Claim D00BT669 got a Judgment for Miss Naluyima against Citizen Mr Zarb*

2.3. *The Fraud Appeal by Citizen Mr Zarb got Case Reference QB 2018 0239 and an Interim Remedy Application Hearing Notice for 18th September 2019 and Case Allocation to Royal Court 37*

2.4. *A Corruption Remedy Process Case Use Offer by Citizen Mr Zarb for the Parliament Session Jurisdictions is evidenced by*

2.4.1.1. *the Draft Order dated 18th September 2019 of Equity Lawyer Mr Ellis for a Case Management Comparator for that of a Qualified Lawyer*

2.4.1.2. *the Application Hearing Public Gallery Appearance by Equity Lawyer Mr Ellis*

2.5. *QB 2018 0239 Application Hearing Appearances by Qualified Lawyers for Both Parties*

2.6. *An Interim Remedy Order for Citizen Mr Zarb + Costs Order for Miss Naluyima*

2.7. *The Fraud Appeal Grounds + Skeleton dated 8th October 2019 of the Equity Lawyer for a Case Management Comparator for that of a Qualified Lawyer*

2.8. *The Corruption Remedy Priority for the Parliament Session that opened on 14th October 2019 was a General Election before the year End. It got Protection Fraud Demands by the Supervising Judges and Case Judges. Case Denial Record Frauds for Fraud Appeal QB 20128 0239*

2.9. *A QB 20128 0239 Appeal Dismissal Fraud for Miss Naluyima against Mr Zarb*

2.10. *Judgment Enforcement Claim F00LE923 of Miss Naluyima against Citizen Mr Zarb*

- 2.11. *The Subject Data Access Request 210510024 that got Case Record Denial Response Email at 15.38 on 29th July 2010 from Ministry of Justice Knowledge and Information Liaison Office <LondonKILO@jsutice.gov.uk> of the High Court QB 2018 0239 Case Record and Any Case Record that has Mr Francis Zarb as a Case Party.*
- 2.12. *The Evidence Conflict validates a Court Record Fraud Complaint + Jurisdiction Deficit Case*
- 2.13. *The Evidence Conflict gets Forensic Test Material Status for:*
- 2.13.1.1. *The Seal Ink on Case Papers as Genuine Document Proof*
- 2.13.1.2. *Hearing Audio Record as Event Proof + Responsible Person Identity Proof*
- 2.14. *The Royal Commission Emails of the Equity Lawyer are Case Service Proof and Case Notice Proof and Case Publicity Proof for the Parliament Session Jurisdictions against the Private Parties, State, Profession Authorities, Law Courts, Cabinet and Parliament*
- 2.15. *The Royal Commission Email dated 12th July 2021 and attachment explained the Remedy Fitness Tests of the Law Courts between Session Opening Day on 11th May 2021 and the Summer Recess, and F00LE923 Test. It and later Royal Commission Emails got the Hearing Representation Enquiry Email on 20th August 2021 from Claim Case Manager Mr Paul Sowerbutts to Citizen Mr Zarb that is a Fraud Notice Admission + Remedy Proposal Admission*
- 2.16. *The Royal Commission Emails explained the Integrity Tests got Remedy Unfitness Proof against the Law Courts that increased the Mass Remedy Obligation of Parliament*
- 2.17. *The Royal Commission Emails explained the Mass Remedies needs use of Fitness Tests of Profession Members and Profession Authorities to decide the details of Remedy Orders by Parliament. The Negotiation Meeting Offer by the Equity Lawyer was a Remedy Test that got Co-operation Failure Proof against to Claim Case Manager Mr Paul Sowerbutts and Fraud Appeal 2018 0239 Appellant Counsel Mr Harris*
- 2.18. *Fraud Proof on anything gets a Proof Burden Reversal for the Victim against the Fraud Manager and the Fraud Beneficiary subject to Rebuttal Proof*
- 2.19. *The circumstances enable discovery whether the Contempt Fraud Investigation gets Voluntary Co-operation from Claimant Miss Naluyima and Claim Manager Mr Paul Sowerbutts of:*
- 2.19.1. *Voluntary Disclosure of All Relevant Evidence*
- 2.19.2. *Voluntary Proposals for Evidence Preservation pending an Investigator Appointment*
- 2.19.3. *Voluntary Proposals for Evidence Possession Transfer to the Contempt Fraud Investigator*
- 2.19.4. *Voluntary Arrangements for Separate Representation of the Claimant and Claim Manager*
- Defence Application in the event of a Court Motion Default*
- Appeal Leave Application in the event of a Hearing Denial or Application Refusal*
3. *28 Day Adjournment Order + Court Room Hearing Order + 1 Hour Adjourned Hearing Notice for 18th October 2021*
4. *Further discovery, enquiry, relief and remedy the cause of justice needs*