

Crown Parliament The People v Top Judges Corruption Remedy Royal Commission + Judicial Enquiry
County Court Conflict Qualification Fraud Conspiracy Claim H00WR692
Citizen Ms Davies Claimant
v
Ministry of Justice + General Medical Council 1 + 2 + 3 + 4 + 5 + 6 + 7 Defendants
+ General Osteopathic Council + West Mercia
Police + Worcester City Council + GP Dr
Harris + Medical Practice Manager Ms
Tweeney

Royal Commission + H00WR692 Filing Order Fraud Appeal 9th January 2022

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

H00WR692 Fraud Appeal against the Complaint Claim Form Filing Order Fraud + Claim Particulars Filing Order Fraud + 38 Day Filing Time Limit Fraud + Default Strike Out Penalty Fraud dated 10th December 2021 allegedly of Deputy District Judge Mitchell

Grounds: Fraudulent Breach of Natural Justice + Human Rights + Overriding Justice Objective

Remedy Proposals

Conflict Qualification Fraud Conspiracy Claim Finding + Claim Form Filing Finding + Claim Issue Finding + H00WR692 Case Reference Finding + Conflict Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Complaint Claim Form Filing Order Invalidity Finding + Particulars Filing Order Invalidity Finding + Default Strike Out Penalty Invalidity Finding + Claim Form Issue Order + Indemnity Costs Order for Citizen Ms Davies against the Ministry of Justice + General Medical Council + General Osteopathic Council + West Mercia Police + Worcester City Council + GP Dr Harris + Medical Practice Manager Ms Tweeney for the Stated Reasons

1. The County Court Judges in Worcester have been unlucky. H00WR692 is a Career Ruin Risk. It cannot escape notice. Real Power Losses caused Confidence Collapses in the Protection Fraud Network. They needed a Power Display. They used a Knighthood Recommendation Fraud for Former Prime Minister Mr Blair for the Power Display. It was a bad mistake. It needed Knighthood Recommendation Frauds from Prime Minister Mr Johnson and Opposition Leader Sir Keir Starmer. It gets Special Relevance for Drug Crime Proof against all three men.
2. The Coronation Oath Authority decides the Corruption Remedy Conditions for Parliament Sessions. They use Test Cases to investigate Corruption Remedy Performance by the Cabinet. The Remedy Priority for the 2021 Parliament Session is Remedy Delivery. It needed Responsibility Apportionment between Case Remedies by Law Courts and Mass Remedies by Parliament. Test Cases got Remedy Unfitness Proof against the State and Law Courts. The Osteopath Profession Fitness Case of Citizen Ms Davies added Conflict Qualification Fraud Conspiracy Proof against the State, Profession Authorities and Law Courts. It got a series of Confidence Collapses by Top Judges. They are evidenced by the Conflict Qualification Fraud Conspiracy Claim Issue Denial Frauds and Hearing Denial Frauds by the Queen's Bench Division and Administrative Division of the High Court.
3. The Corruption Remedy Process caused a series of Confidence Collapses by Top Judges. They tried to defend themselves with Court Record Frauds. The Original Records of the Case Parties were Forensic Test Material and Record Fraud Proof against the Law Courts. Top Judges made Forensic Test Sabotage Fraud Plans. They needed Physical Possession of Original Records of Corruption Victims for Evidence Destruction and Evidence Substitution. Everything that could go wrong for them did go wrong. Top

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Judges used Claim Frauds and Hearing Notices in the County Court to force Corruption Victims to consult Defence Lawyers. Top Judges relied on the Defence Lawyers to service the Forensic Test Sabotage Frauds. They did. They failed. It got Forensic Test Sabotage Fraud Conspiracy Proof against the Claimants, Claimant Representatives, Defence Representatives and the Law Court Judges.

4. The Shop Theft Enforcement Claim Fraud G02EC632 got a High Court 2019 003741 Jurisdiction Finding + County Court G02EC632 Jurisdiction Deficit Finding + Case Transfer from the County Court to the High Court.
5. The Eviction Claim Fraud D9QZ495Q got a Judgement Fraud + Costs Fraud in the County Court. The Fraud Appeal QB 2018 000239 got a Dismissal Fraud + Costs Fraud in the High Court and then a Confidence Collapse and a Case Records Substitution Fraud. A Subject Data Access Request got Request Reference 210510024 and a Case Total Denial Email at 15.36 on 29th July 2021 from LondonKILO@justice.gov.uk. The Enforcement Claim Fraud F00LE923 Directions Hearing Judge received QB 2018 000239 Case Denial Evidence, ignored it and serviced the Enforcement Fraud. It got a Fraud Appeal in the County Court and Contempt Fraud Remedy Claim 2021 003860 in the High Court. They added to the Confidence Collapses that got the Conflict Qualification Fraud Conspiracy Claim Issue Denial Frauds in the High Court for the General Osteopathic Council against Citizen Ms Davies. They added to the Confidence Collapses that motivated the demand for Protection Fraud by the Supreme Court to the Cabinet. The F00LE923 Case Hearing on 17th January 2021 will discover what impact the Confidence Collapses have in the County Court.
6. The Trust Asset Sale Claim Fraud B01B0837, Sale Negligence Settlement Breach Claim E02YM867 and Mortgage Default Claim F1PP7696 all got Contempt Immunity Fraud Proof for the Victim and Coronation Oath Enforcement Authority against fraud Managers and the Law Courts.
7. The Confidence Collapses motivated a series of Protection Fraud Demands by Top Judges to the Supreme Court. It got use of Harassment Restraint Protection Denial Fraud Appeal 2020 0186 for a Protection Fraud Case Reference dated 15th November 2021 from the Supreme Court to the Cabinet. The Contempt Claim Fraud 2020 000286 got a Suspended Imprisonment Penalty Order dated 16th April 2021 by the High Court against Equity Lawyer Mr Ellis. Top Judges wanted an Immediate Imprisonment Fraud to stop him from servicing the Remedy Performance Test Cases. They had no hope of getting it. The Parliament Session Agreement between the Crown and Prime Minister Mr Johnson contains Special Protection Rights. They include a Legal Service Crime Prosecution Prohibition and a Contempt Penalty Enforcement Prohibition for the Equity Lawyer against the Cabinet. It enables him to provide the Case Management that gets Fraud Conspiracy Proof against Top Judges. The Parliament Contempt Fraud Motion Proposals dated 10th January 2022 is Relevant Evidence for the Filing Order Fraud Appeal.