

Citizen Mr Zarb

Defendant + Contempt Remedy Applicant

V

Miss Hanifa Naluyima

Claimant + Contempt Remedy Respondent

Before

Judge

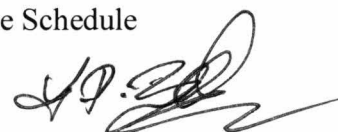
on 17th January 2022

1. Contempt Investigation Order for Citizen Mr Zarb against Miss Hanifa Naluyima for the Stated Reasons
2. Contempt Case Reference to the Judicial Enquiry into the use of Police Office and Police Resources for Rape + Murder + Case for the Stated Reasons
3. Case F00LE923 Stay Order for Citizen Mr Zarb against Miss Hanifa Naluyima pending discovery of the outcome of the Corruption Complaint to Parliament and the Protection Demand of Parliament made on 14th January 2022 by Citizen Mr Zarb to Harborough, Oadby and Wigston Mr Neil O'Brien for the Stated Reasons



Stated Reasons

1. The Corruption Complaint creates a Conflict Disqualification and Remedy Only Jurisdiction Limit for the Citizen against the State and Law Courts
2. A Stay Refusal would be a Contempt Fraud by the Hearing Judge and County Court against Parliament
3. The Corruption Complaint and Witness Protection Demand are in the Schedule



The Schedule

The Corruption Complaint Statement + Witness Protection Procurement Demand dated 14th January 2022 by Citizen Mr Francis Zarb of 1 Portloc Drive, Wigston, LE18 2GQ of Harborough, Oadby and Wigston Mr Neil O'Brien

Formal Demand that the MP do procure Witness Protection from Parliament to create Safe Conditions for Citizen to give evidence to the Judicial Enquiry into use of Police Office and Police Resources for Rape + Murder.

The Corruption Complaint is that:

1. The Coronation Oath Enforcement Authority decide the Corruption Remedy Conditions for each Parliament Session. Citizens use their cases for Session Priority Tests. They got either Remedy Proof for the State, Profession Authorities, Law Courts, Cabinet and Parliament or

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Remedy Denial Fraud Proof against them. It is either Remedy Performance Proof for the Governing Majority or Remedy Failure Proof against them.

2. The 2021 Session Priority is Remedy Delivery
3. Citizen Mr Zarb used his cases for Session Priority Tests:
 - 3.1. Eviction Claim Fraud D00BT669 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.
 - 3.2. 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.
 - 3.3. The Enforcement Claim Fraud F00LE923 Directions Hearing Judge in the County Court received from Citizen Mr Zarb the QB 2018 000239 Appeal Case + Costs Order Denial Evidence of the High Court, ignored it and serviced the Enforcement Fraud.
 - 3.4. It got a Fraud Appeal in the County Court and Contempt Fraud Remedy Claim 2021 003860 in the High Court.
 - 3.5. They got use of the Enforcement Claim Fraud F00LE923 Hearing on 17th January 2022 for an Enforcement Stay Application pending discovery of the outcome of the Corruption Complaint and Parliament Protection Application
4. The Session Priority Test Cases got Remedy Failure Proof and Confidence Collapses. Real Power Losses for the Protection Fraud Network created the need for a Power Show. They used the Knighthood Fraud for Former Prime Minister Mr Blair. The Party Scandal is a Dismissal Process by the Governing Majority against Prime Minister Mr Johnson. A Case Stay Refusal will get a Fraud Appeal and be Relevant Evidence for the Parliament Protection Case.

