

(Criminal Procedure Rules, rule 35.2)

Peterborough Magistrates Court Charges 41/CT/12016/22: Uninsured Driving + Uninsured Licence Breach Driving

Defendant Citizen Mr Patrick Coyle of No Fixed Abode + <patrickcoyle@live.co.uk> + 07561 017367

Case Stated Application of Citizen Mr Coyle for a Jurisdiction + Law Appeal to the High Court

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

Application made within the 21 Day Time Limit from the Decision Notice

Response Filing 14 Day Time Limit from Application Notice Date

Questions + Remedy Proposals for the High Court

1. Pending Conflict Adjudication Enforcement Stay Witness Protection Rights + Pending Conflict Adjudication Remedy Only Jurisdiction Limits Witness Protection Rights + Protection Breach Contempt Remedy Rights from Superior Jurisdictions for the Citizen against Inferior Jurisdictions
2. Jurisdiction Superiority Acknowledgement by the Law Courts of the Coronation Oath Enforcement Authority against Parliament, and of Parliament against the Law Courts, and of the Law Courts against the State and Profession Authorities
3. Corruption Remedy Process Finding + Witness Protection Finding + Pending Corruption Remedies Enforcement Stay Protection Rights Finding + Remedy Only Jurisdiction Limit Rights Finding + Protection Breach Contempt Remedy Rights Finding for Citizen Mr Coyle and the Coronation Oath Enforcement Authority against the Inferior Jurisdictions of the State, Profession Authorities, Law Courts and Cabinet for the Stated Reasons:
4. Corruption Case Finding + Conflicted Interest Finding + Conflict Disqualification Finding + Remedy Only Jurisdiction Breach Finding + Protection Breach Finding + Contempt Finding + Remedy Entitlement Finding + Conviction Revocation + Sentence Revocation + Costs Revocation + Penalty Revocation + Contempt Liability Order + Liberty Recovery Order + Estate Recovery Order + Reputation Recovery Order + Negative Publicity Prohibition + Positive Publicity Order + Special and General and Aggravated and Exemplary Damages Order + £100,000 Interim Damages Immediate Payment Order + Order Breach Contempt and Terrorism Penalty Warning + Contempt Remedy Directions 1 Hour Hearing in Royal Court 37 at 2 p.m. on July 2022

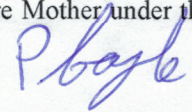
Stated Reasons

1. The Glorious Revolution of 1687 to 1689 established the Coronation Oath Enforcement Authority. The Citizen has Investigation Jurisdiction. It is the power to use any and all cases for Integrity Tests of Authorities. The Crown has Prosecution Jurisdiction. It is the power to issue Trial Orders of Corruption cases against the State and Unfitness Cases against Officers and Authorities. The Lord Archbishops

have Court Lawyer Jurisdiction, one for the Trial Court and the other for the Appeal Court. The Lord Bishops have Adjudication Jurisdiction. There are 24 of them so that up to 12 can sit as Trial Jurors, and up to 12 others can sit as Appeal Jurors. They use the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. Corruption Proof gets a Contempt Fraud Finding + Remedy Entitlement Finding + Remedy Priority Finding against the Liable Party + Execution Responsibility Finding against the Relevant Authority. A Remedy Success is Justice Proof for the Responsible Officers. A Remedy failure gets and Unfitness Case + Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding against the Liable Party + Execution Responsibility Finding against the Relevant Authority.

2. A Privilege Waiver, Confidentiality Waiver and Case Use Authority gets Citizen Status + Witness Protection Rights for the Individual against the Cabinet and Enforcement Accountability Rights against the Opposition Leader and Parliament.
3. An Equity Lawyer is anyone who has the commitment and competence for Case management that gets Proof Sets that meet the Corruption Remedy Proof Standard, and use it for Parliament Session Decisions.
4. The Politicians made a Civil Dictatorship Governance Plan for Western Europe. It vested Dictator Powers in the State, used Remorseless Consumption for Economic Growth and used Market Frauds for USA Big Business to contribute to the USA Military Budget.
5. In every Member State of the European Union the Politicians lost control to Crime Partnerships of State Officers and Law Court Judges. They developed Protection Fraud Networks for Support Services and Corruption Co-ordination. They sold Market Frauds to Organised Crime, provided Protection frauds for the Corrupt Officers who managed them, and traded Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. General Elections got Governing Majorities that were subject to Remedy Denial Fraud Majorities controlled by the Protection Fraud Networks.
6. The Dictator Plan needed Governance Referenda. They were an Education Process, ended with a choice between Dictator Powers for the State and Accountability Powers for the Citizen. They were a Landslide Voting Risk for Equity Governance against Dictator Governance. The Politicians dare not take the Landslide Risk. They used Sabotage Frauds against the Coronation oath Enforcement Authority. They used Education Sabotage Frauds that removed all mention of the Coronation Oath from the Academic Curricula and Professional Qualification Curricula. In 1960 a UK University held the last lectures on the existence, function and management of the Coronation Oath Enforcement Authority. A Proof Burden Reversal for the Client against the Lawyer deterred the Case Management needed to get Proof Sets that met the Corruption Remedy Proof Standard. The Law Professions stopped using Slim Files at

- Reasonable Cost that contained Fact Investigations + Management Advice. The used Fat Files at Extortionate Costs that contained Decision Responsibility Denial Proof for the lawyer against the Client. It denied a Reliable Supply of Admissible Evidence for parliament Session Decisions. It got a Dormancy Period for the Coronation Oath Enforcement Authority. The intent was that everyone forget how to service it, and then forget it existed. The Sabotage Frauds needed 55 years, got 45 years and failed.
7. The People needed Criminal Conspiracy Proof against a serving Prime Minister to end the Dormancy Period. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. A Corruption Notice from Equity Lawyer Mr Edward Ellis to the Crown and Parliament terminated the Dormancy Period. It got a Corruption Remedy Process that has continued ever since. In 2006 Corruption + Remedy Denial Fraud Proof + Protection fraud Proof got a Dismissal Decision against Prime Minister Mr Brown. He signed a 10 Months Retirement Notice to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Fraud Proof. In 2008 Protection Fraud Proof got Dismissal Decisions against Prime Minister Mr Brown and the Labour Governing Majority. It was executed by exposure of the Expense Account Scandals time to coincide with the 2009 Election Campaign Period.
 8. The Corruption Remedy Process had Test Case Preparation Proof from Citizens and the Equity Lawyer. One was a Land Fraud by Top Judges that used a No Cancer Treatment Kill Decision by Prime Minister Mr Brown and an Eye Sight Unfitness Driving Licence Disqualification Fraud by Kent Police and the Licence Authority against the Victim. Another was a Firearms Corruption Protection Fraud for Top Police and Top Judges that used a Mental Health Fraud Order from Prime Minister Mr Brown against the Victim. The Secret Service used them to set up Integrity Tests for the Corruption Investigation of the Law Courts. It needed Co-operation Commitment Proof from the Secret Service. The Expense Account Scandal got a Loyalty Change from the Secret Service for the Crown against the Prime Minister. They used the Test Cases for Integrity Tests of the Law Courts.
 9. The 2010 Parliament Session Priority was a Long Session of 2 ½ years for a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband knew about the Corruption Investigation, but did not know the detail. It eliminated them from suspicion if anything went wrong and freed them to manage their responsibilities. In 2011 and 2012 The Lord Chancellor used a Protection Application Set and the Queen for a Case Reference via a Secret Service Officer for an Integrity Test. It got Protection Fraud Proof against Sussex Police Chief Constable, Case Investigators, Sussex Crown Prosecutor Chief, Case Prosecutors and Director of Public Prosecutions Sir Keir Starmer.
 10. In 2014 the Protection Fraud Network needed a Business Expansion Plan to avoid Total Collapse. It needed Commitment Proof from the Component Parts. The Commitment Proof got from Northern Ireland was the Family Sabotage Fraud by the Chronically Immature Mother under the supervision of



the Paternal Grand Father, Mr John Coyle, against Mr Patrick Coyle and His 4 Children . The Fraud Motive was that the Paternal Grand Father was a Paedophile Entrapper for the Protection Fraud Network, thought the Father knew, and feared exposure.

11. The 2021 Parliament Session Priority was Remedy Delivery. Tests Cases got Corruption Findings + Dismissal Decisions against Top Judges that got Protection Fraud Proof against the Cabinet. It got a Dismissal Decision against Prime Minister Mr Johnson, and Protection Fraud Proof against the Governing Majority and Opposition Minority. The Firearms Protection Fraud Proof enabled Prime Minister Mr Johnson to make Paedophile Protection Fraud Allegations that got a Massive Public Reaction and silenced Opposition Leader Sir Keir Starmer.
12. Corrupt Officers needed Reassurance Proof from the Cabinet and Prime Minister. They were given Framing Frauds + Enforcement Frauds against Citizens. The Child Maintenance Fraud + Uninsured Driving Care Seizure + Uninsured Driving Framing Frauds were those against Citizen Mr Coyle.
13. The Stated Reasons are more than enough for the Appeal Case Stated Application.
14. Further Representations Reserved Rights for the Citizen against the State

Sample Document

- 2021 04 05 Valid Motor Insurance Policy 95988555051073 of Citizen Mr Coyle v Direct Line
- 2021 10 22 Car Seizure Record of Citizen Mr Coyle v State
- 2021 12 12 Royal Commission + Contempt Fraud Remedy Claim + Child Maintenance 121006885830 Defence of Citizen Mr Coyle v Ministry of Work and Pensions + Ministry of Justice
- 2021 12 20 Corruption Protest Notice PATRICK COYLE V DWP DPR2021_100613 201221
- 2021 12 23 Child Maintenance Order 012102017852 Fraud Redbridge Council V Citizen Mr Coyle
- 2022 01 16 Child Maintenance 012102017852 Liability + Penalty Fraud Appeal Form from the Magistrates Court to the Crown Court by Citizen Mr Coyle v State crimpr-part63-appealnotice
- 2022 01 16 Royal Commission + Magistrates Reconsideration Request + Fraud Appeal to the Crown Court to Crown Court + Signature of Citizen Mr Coyle v State
- 2022 01 16 Royal Commission + Witness Intimidation Complaint + Witness Protection Procurement Demand + Signature of Citizen Mr Patrick Coyle v Ilford North MP Mr Wes Streeting
- 2022 04 04 Unlicensed + Uninsured Driving Trial Fraud 41CT1201622 Single Process Procedure Notice to Citizen Mr Coyle v Hertfordshire Police
- 2022 05 04 Royal Commission + Unlicensed + Uninsured Driving Trial Fraud 41 CT 12016 22 Plea + Defence of Citizen Mr Coyle v Hertfordshire Police
- 2022 05 05 to 06 Royal Commission + Unlicensed + Uninsured Driving Trial Fraud 41 CT 12016 22 Defence Communications of Citizen Mr Coyle v Hertfordshire Police
- 2022 04 22 Unlicensed + Uninsured Motoring 41 CT 12016 22 Plea Form Citizen Mr Coyle v Hertfordshire Police
- 2022 04 22 41 CT 12016 22 Service Certificate in Citizen Mr Coyle v Hertfordshire Police
- 2022 04 22 41 CT 12016 22 Single Justice Procedure Notice to Citizen Mr Coyle v Hertfordshire Police
- 2022 06 10 Royal Commission +2022 Parliament Session Priority Test Interim Report + Best Advice to MPs
- 2022 06 12 21 32 Royal Commission + Parliament Session Priority Test Interim Report and Best Advice + Bankruptcy 2022 000105 and BKT 6519511 + Appeal Case State 2100279461 Email
- 2022 06 12 22 55 Royal Commission + Parliament Session Priority Interim Test Report + Best Advice to MPs Email
- 2022 06 20 Royal Commission + 2015 0886688 Child Passport Consent Case Representations + signature of Citizen Mr Patrick Coyle v Northern Ireland State
- 2022 06 20 22 39 Royal Commission + Bankruptcy Fraud 2022 000105 + Fraud Appeal CH 2022 000115 + Basildon Assault 2100279461 Email - MP Responses Blocked x 27 + Acknowledgements x 232
- 2022 06 26 Appeal by way of Case Stated from Magistrates Court to the Crown Court of Citizen Mr Coyle v State
- 2022 06 26 Conviction + Sentence Fraud Appeal of Citizen Mr Coyle v State

