

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	High Court	Citizen Mr Barr v UK Cabinet + Northern Ireland State Connected Cases	Governance Frauds
	Court of Appeal	Citizen Mr Barr v State as Bankruptcy Petitioner	Bankruptcy Fraud Appeal
	Court of Appeal	Citizen Mr Barr v Bankruptcy Trustee + Linda Martin	Will Administration Fraud Appeal
	Court of Appeal	Citizen Mr Barr v Bankruptcy Trustee	Possession Fraud Appeal
	Court of Appeal	Citizen Mr Barr v Northern Ireland State	Criminal Trial Fraud Appeal
	High Court	Citizen Mr Barr v Bankruptcy Trustee	Possession Enforcement Fraud

Royal Commission + Fraud Conspiracy Claim + Grounds + Remedy Proposals

11th November 2022

Governance Fraud Claimant Citizen Mr David Barr of 10 Chippendale Gardens Belfast BT10 0DX

Governance Fraud Defendants: 1 UK Cabinet + 2. UK Department of State for Northern Ireland + 3. UK Ministry of Justice + 4. Northern Ireland Department of Land and Property + 5. Northern Ireland Department of Economy + 6. Northern Ireland Department of Transport + 7 Northern Ireland Police + 8 Bankruptcy Trustee + 9. Bankruptcy Trustee Lawyers

Severe Disability Exploitation Fraud + Case Management Incapacity Exploitation Fraud + Family Trust Fraud + Early Probate Estate Administration Frauds + Probate Contest Frauds + Will Administrator Appointment Civil Court Fraud + Bus Lane Penalty Frauds + Bus Lane Penalty Enforcement Criminal Court Frauds + State Benefit Denial Frauds + Residential Property Rates Charge Fraud + Bankruptcy Enforcement Fraud + Bankruptcy Administration Frauds + Late Probate Estate Administration Frauds + Home Dispossession Fraud + Trust Administration Costs Frauds + State Budget Costs Frauds + Unjust Enrichment Frauds + Protection Frauds + Governance Fraud Conspiracy + Justice Process Contempt Frauds + Human Rights Breach Frauds + Corruption Torture + Remedy Denial Frauds + Justice Process Contempt Frauds

Citizens gave Case Management Authority to Equity Lawyer Mr Ellis to conduct Integrity Tests of the Authorities. They got Corruption Proof against the State and Profession Authorities and Remedy Denial Fraud Proof against the Law Courts. The Crown used it for Trial Orders of Corruption Cases against the State and Unfitness Cases against Authorities and Officers. The Lord Archbishops served as Court Lawyers, one for the Trial Court and the other for the Appeal Court. Up to 12 Lord Bishops sat as Trial Jurors and up to 12 different Lord Bishops sat as Appeal Jurors. Corruption Proof got Corruption Findings, Remedy Entitlement Findings, Remedy Priority Findings for investigations that discover who is responsible, and Unfitness Dismissal Decisions against Law Court Judges with Execution Responsibility by the Cabinet. Dismissal Success is Justice Proof for the Cabinet. Dismissal Failure is Protection Fraud Proof against the Cabinet. The Default Penalty is a Dismissal Decision against the Prime Minister with Execution Responsibility by the Governing Majority and Opposition Minority. Dismissal Success is Justice Proof for whoever is manages it. A Dismissal Failure is Protection Fraud Proof that validates a Dismissal Decision against Parliament managed by a Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Protection Fraud Proof. Citizen Mr Barr has Severe Physical Disabilities caused by a Lung Disease, Bowel Disease and Spinal Nerve Damage caused by a Coccyx Fracture. He has Case Management Capacity for

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	High Court	Citizen Mr Barr v UK Cabinet + Northern Ireland State Connected Cases	Governance Frauds
	Court of Appeal	Citizen Mr Barr v State as Bankruptcy Petitioner	Bankruptcy Fraud Appeal
	Court of Appeal	Citizen Mr Barr v Bankruptcy Trustee + Linda Martin	Will Administration Fraud Appeal
	Court of Appeal	Citizen Mr Barr v Bankruptcy Trustee	Possession Fraud Appeal
	Court of Appeal	Citizen Mr Barr v Northern Ireland State	Criminal Trial Fraud Appeal
	High Court	Citizen Mr Barr v Bankruptcy Trustee	Possession Enforcement Fraud
Royal Commission + Fraud Conspiracy Claim + Grounds + Remedy Proposals			11 th November 2022

Ordinary Living, Limited Management Capacity for Ordinary Cases and Management Incapacity for Complex Cases, especially Corruption Cases. He gave Case Management Authority for Integrity Tests of the Northern Ireland Authorities. They got Proof Sets that were used to get Forced Resignations from Prime Ministers Mrs May and Mr Johnson and Remedy Special Measures.

The Protection Fraud Network had enough Governing Majority Puppet MPs to control the Leadership Contest. They wanted a Puppet Prime Minister, and then the General Election to get a Landslide Majority that would last for 10 years, led by Puppet Premier Sir Keir Starmer. The Bright Candidates knew Leadership Deal Frauds got the Forced Resignations of Prime Ministers Mrs May and Mr Johnson and would get a Short Administration Period. A Leadership Deal got the Premier Office for MP Ms Truss. Political Incompetence got a Forced Resignation from her before the Corruption Remedy Process had time to do so. Leadership Deals got Cabinet Office for Network Puppets and the Premier Officer for MP Mr Sunak and Cabinet Office for Network Puppets. He needs Viable Conditions for Deal Releases and Team Changes that rid him of them.

The Northern Ireland Governance Frauds are excellent for the purpose. The Northern Ireland Peace Process transferred power to Organised Crime. Corruption Remedies needed use of Parliament Session Powers by the Coronation Oath Enforcement Authority. Northern Ireland Assembly Members failed to make Coalition Agreement. It did not relieve them of Governance Failure Liability but did get Joint Liability for the UK Cabinet. Integrity Tests got Corruption Proof and Remedy Denial Fraud Proof against the Northern Ireland Authorities.

The Barr Family Case

In 2002 The Citizen Mr Barr used a Residential Tenancy Discount to buy the Ground Floor Flat, 25 Ferndale Court, Belfast from the Housing Executive. It needed modernisation refurbishment.

Helen Barr had a daughter, Mrs Linda Martin and a son, Mr David Barr. In 2002 she made a Will that made the Son and Daughter Joint Executors and Equal Beneficiaries. She had Terminal Cancer. The Son was Severely Disabled. He provided Care Services for the Mother. The Daughter used Undue Influence to get Asset Transfers by the Mother into a Joint Account in the Daughter and Son in Law. The Daughter tried to get a Mental Incapacity Finding against the Mother. It damaged relations between them. The Mother gave money to the Son but did not have enough to equal that held by the Daughter and Son in Law. She made a 2nd Will and then a 2nd Will Revocation using 2nd Will Destruction. The Case Papers available to Equity Lawyer Mr Ellis do not reveal the contents. The Mother acknowledged the Share Imbalance, Care Services and Special Needs of the Son, and

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	High Court	Citizen Mr Barr v UK Cabinet + Northern Ireland State Connected Cases	Governance Frauds
	Court of Appeal	Citizen Mr Barr v State as Bankruptcy Petitioner	Bankruptcy Fraud Appeal
	Court of Appeal	Citizen Mr Barr v Bankruptcy Trustee + Linda Martin	Will Administration Fraud Appeal
	Court of Appeal	Citizen Mr Barr v Bankruptcy Trustee	Possession Fraud Appeal
	Court of Appeal	Citizen Mr Barr v Northern Ireland State	Criminal Trial Fraud Appeal
	High Court	Citizen Mr Barr v Bankruptcy Trustee	Possession Enforcement Fraud
Royal Commission + Fraud Conspiracy Claim + Grounds + Remedy Proposals			11 th November 2022

gave instructions for a 3rd Will. It gave her home, 10 Chippendale Gardens, Belfast, to the Son. The Lawyer received the 3rd Will Instructions but did not carry them out. The Mother died.

The Probate Estate Administration got Fraud Conspiracy Proof for the Son against the Daughter, Lawyers, State, Profession Authorities and the Law Courts. Standard Probate Practice needed Property Discovery, Asset Discovery and Liability Discovery. The Discovery Process needed Account Audits to get Account Statements for the Daughter and Estate and the Son and Estate. It needed an Equal Benefits Agreement using either a Validity Finding for the 1st Will, or use of the 2nd Will for a 1st Will Revocation Finding and Intestacy Finding. Then it needed production of Inheritance Tax Accounts to get a No Inheritance Tax Liability Certificate and use of it to get a Probate Grant. It did not get Standard Probate Practice. It got a Joint Grant Refusal and Probate Contest Application by the Daughter that got Cases 2013 63921 and then 2013 76185. It got Legal Service by Lawyers for the Daughter, and a Legal Service Refusals against the Son by 2 sets of Qualified Lawyers, and Legal Service Failures by a 3rd set. The Case Papers contain a hearsay report of a Will Administration Grant to Mr Graham Keys of Diamond Heron, and a Law Practice Suspension against him 4 months later, and then 5 years later, a 4 years 6 months imprisonment for Trust Frauds. Standard Practice in Law Practice Disqualification Cases is Trust Office Terminations and Replacement Appointments. It did not get Standard Practice.

Each Fraud got Resistance Efforts by the Son and Resistance Penalty Frauds by the Conspirators. State Benefit Termination Frauds and Residential Rates Poverty Relief Denial Frauds were used for Rate Liability Frauds and Bankruptcy Frauds C09399956 + 2018 18033246 that got a Bankruptcy Order. The Benefits Appeal Success got an Arrears Payments into the Current Account and Current Account Freezing Fraud by the Bankruptcy Trustee and Release Delay Frauds. It got Backdated Rate Relief Denial Frauds and Bankruptcy Revocation Denial Frauds. The Case Papers contain a Hearsay Report of a Bankruptcy Trustee Appointed on 21st August 2018. The seizure and sale of 25 Ferndale Court got No Sale Advertising Reports and Secret Sale Fraud Reports by Neighbours. The Rates Frauds continued with Rate Charge Frauds against the Son that provided Rate Relief Frauds for the Secret Buyer. On 7th June 2021 gave the Insolvency Service gave the Bankruptcy Trustee an Enforcement Authority. He used Probate Contest Case 2013 076185 for an Application for an Office Termination against the Will Administrator and Replacement Appointment for himself, .a Bankrupt Estate Asset Declaration for the Beneficial Interest of the Son, Sale Order for 10 Chippendale Gardens, Sale Co-operation Order, Net Proceeds Equal Distribution Order for the

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	High Court	Citizen Mr Barr v UK Cabinet + Northern Ireland State Connected Cases	Governance Frauds
	Court of Appeal	Citizen Mr Barr v State as Bankruptcy Petitioner	Bankruptcy Fraud Appeal
	Court of Appeal	Citizen Mr Barr v Bankruptcy Trustee + Linda Martin	Will Administration Fraud Appeal
	Court of Appeal	Citizen Mr Barr v Bankruptcy Trustee	Possession Fraud Appeal
	Court of Appeal	Citizen Mr Barr v Northern Ireland State	Criminal Trial Fraud Appeal
	High Court	Citizen Mr Barr v Bankruptcy Trustee	Possession Enforcement Fraud
Royal Commission + Fraud Conspiracy Claim + Grounds + Remedy Proposals			11 th November 2022

Bankruptcy Trustee and Daughter and Application Costs Charge against the Bankrupt Estate. It gave Respondent Status to the Son and Daughter but not the Will Administrator. There were Suspicious Delays and No Explanation for the Case Reference Change from Probate Case 2013 076185 to C012388391 + 21 045650 , no evidence of a Will Administrator Office Termination and Replacement Appointment. The result is a Title Deficit that invalidates the Possession Order and Sale Order. It is Common Practice for the Protection Fraud Network to use Bankruptcy Frauds for Trust Asset Thefts. The Son suffered Chronic Stress Damage. At times the only way he could cope was by not opening the mail. Citizen Mr Patrick Coyle recruited him. He gave a Privilege Waiver, Confidentiality Waiver and Case Authority for Equity Lawyer Mr Ellis to manage Integrity Tests of the Northern Ireland Authorities. The Incomplete Information provided by the Son was enough to get a complete set of Corruption Proof and Remedy Denial Fraud Proof. It includes Audio Records that are Personal Responsibility Proof against Identifiable Judges. In November 2022 a Citizen Mr Desmond Stephenson helped the Son open mail. It enabled use of the fraud Conspiracy Claim for Special Measures Testing.

The Protection Fraud Network use Crime Proceeds Laundering and Investment Opportunities for Entrapment Frauds against Wealthy Individuals. Entrapment Plans include them finding out. Some do not care. Some care but do not know what to do. In deters Remedy Co-operation by Wealthy Parliamentarians.

The Fraud Conspiracy against the Son is not a Personal Responsibility Risk for Prime Minister Mr Sunak. It is excellent for Remedy Management.

Remedy Proposals

1. Conflict Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Remedy Only Jurisdiction Limit Breach Finding + Fraud Suspicion Finding + Conspiracy Suspicion Finding + Contempt Suspicion Finding for Citizen Mr Barr against All Defendants
2. Contempt Investigation Order for Citizen Mr Barr against All Defendants
3. Within 7 Days Investigator Appointment Order + Within 7 Days Investigation Resource Order + Default Contempt Liability Penalty Warning for Citizen Mr Barr against the Cabinet
4. Pending Adjudication Enforcement Stay Protection Orders for Citizen Mr Barr against All Defendants
5. Within 7 Days Evidence Production Order + Default Contempt Liability Penalty Warning for Citizen Mr Barr against Northern Ireland Land and Property Services of the 25 Ferndale Court and 10 Chippendale Gardens Belfast Rates Records
6. All Cases Evidence Production for Citizen Mr Barr against All Defendants
7. Within 7 Days Evidence Production Order + Default Contempt Liability Penalty Warning for Citizen Mr Barr against Northern Ireland Department of Communities
8. Contempt Direction Hearing Order at Belfast High Court at 2 p.m. on November 2022