

Appeal against the Conflict Qualification Fraud + Appeal Case Reference Denial Fraud + Pending  
Adjudication Enforcement Stay Protection Denial Fraud + Decision Proof Denial Fraud by the Supervision  
Judges of the Northern Ireland Court of Appeal

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

#### Remedy Proposals

1. Corruption Case Finding + Conflicted Interest + Conflict Jurisdiction Disqualification Recusal Failure  
Finding + Remedy Only Jurisdiction Limit Breach Finding for Citizen Mr Barr against Bankruptcy  
Trustee Mr Keenan for the Stated Reasons
2. Eviction Enforcement Interim Stay pending Credibly Independent Adjudication of the Corruption Claim  
2022 100826 against the UK Cabinet and Northern Ireland Authorities and Bankruptcy Trustee for  
Citizen Mr Barr against Bankruptcy Trustee Mr Thomas Keenan for the Stated Reason that the  
Corruption Remedy Process of the Coronation Oath Enforcement Authority needs it
3. Contempt Investigation Order + Discovery Order + Order Breach Contempt Penalty Warning for Citizen  
Mr Barr that the Bankruptcy Trustee Mr Thomas Keenan do within 7 days file and serve the Helen Barr  
Probate Estate Administration Grant to Lawyer Graham Keys and the Grant Revocation and the Probate  
Estate Administration Grant to Bankruptcy Trustee Mr Thomas Keenan
4. Contempt Directions 1 Hour Hearing in the Supreme Court at 2 p.m. on 2023

#### Stated Reasons

The Corruption Case of Citizen Mr Barr is that a Probate Contest drew to the attention of Law Court Judges  
that he owned a Long Leasehold Flat and Half Share Inheritance and the Limited Case Management  
Capacity caused by Sever Disabilities. They used a Benefit Denial Frauds, Council Tax Liability Fraud and  
Bankruptcy Fraud against him for Enrichment Frauds for them and Fraud Managers. A complex series of  
events got Unique Value for the Fraud Cases of Citizen Mr Barr.

The Coronation Oath Enforcement Authority have Corruption Control Powers that govern Parliament  
Session Powers. They managed a Corruption Remedy Process. Victims get Citizen Status by giving a  
Privilege Waiver, Confidentiality Waiver and Case Use Authority that enabled use of the truth, whole truth  
and nothing but the truth for Integrity Tests of the Authorities. The Integrity Tests get Justice Proof for  
Honourable Officers or Corruption Proof against the State and Remedy Denial Fraud Proof against the Law  
Courts. The Crown used the Fraud Proof for Trial Orders of Corruption Cases against the State and  
Unfitness Cases against Officers and Authorities. Corruption Proof got Corruption Findings, Remedy  
Entitlement Findings, a series of Remedy Priority Findings for investigations to discover who was  
responsible, and Dismissal Decisions against Law Court Judges with Execution Responsibility by the  
Cabinet. Dismissal Failures are Protection Fraud Proof against the Cabinet. The Default Penalty is a  
Dismissal Decision against the Prime Minister. A Dismissal Failure is Protection fraud Proof against the  
Governing Majority and Opposition Minority. The Ultimate Sanctions is a Parliament Session Refusal and  
Forced General Elections with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and  
Protection Fraud Proof.

The Northern Ireland Peace Settlement was a Power Transfer to Organised Crime. A Power Transfer from Organised Crime to Equity Governors is Unfinished Business.

The European Constitution vested Dictator Powers in the State. European Leaders wanted Referenda Acceptance of the Dictator Powers. The committed Election Frauds to get it. The Lawful Business of British Citizens made inevitable exposure of the Election Frauds. They committed Exposure Prevention Concealment Frauds. In 2005 it got Referenda Acceptance in Spain and Referenda Rejections in France and The Netherlands. In 2008 more Election Frauds got Referenda Rejection in Eire. In 2009 more Election Frauds got Repeat Referenda an Acceptance Majority. The Concealment Frauds are Unfinished Business.

The 2015 Parliament Session Priority was Set Up Conditions for Dismissal Executions against Law Court Judges. The Case Preparation Period was 1 year. Prime Minister Mr Cameron used it for the European Referenda, led the Remain Campaign, lost and resigned. The Protection Fraud Network needed to stop Dismissal Executions against Law Court Judges, which was the next item on the Session Agenda. They bought leadership Votes for MP Mrs May because she was one of them.

Corruption Concealment Frauds were a Shared Priority of Prime Ministers Mrs May and Mr Johnson. It was a Negotiation Handicap. The Negotiation Priority of European Leaders was Union Sabotage against the UK. A consequence was a Coalition Failure by the Northern Ireland Assembly and Direct Rule by the Cabinet.

Protection Frauds got a Dismissal Decision against Prime Minister Mr Johnson

The Corruption Remedy Process needed a Test Case in Northern Ireland that had enough to get Fraud Services by State Officers and Law Court Judges, but not by Assembly Members or Cabinet Members. The Ruin Fraud against Citizen Mr Barr are excellent for the purpose.

In 2019 the Remedy Process got a Forced Resignation from Prime Minister Mrs May and a Forced General Election. In 2021 it got a Dismissal Decision against Prime Minister Mr Johnson. Dismissal Help Requests by Governing Majority Back Benchers got Help Refusals by Opposition Leader Sir Keir Starmer. In 2012 the Remedy Process got Protection Fraud Proof against him when he was Director of Public Prosecutions. In 2022 two By Election Defeats got a Forced Resignation from Prime Minister Mr Johnson. The Protection Fraud Network made a Corruption Continuity Plan. It needed the Leadership Support Votes on Protection Fraud Conditions to get a Puppet Prime Minister. Then it needed a General Election to get a Landslide Majority that got 10 more years in power for the Protection Fraud Majority that started with Sir Keir Starmer as Puppet Prime Minister. Protection Fraud Deals got the Premier Office for MP Ms Truss. Political Failures got a Forced Resignation from her 7 weeks later. Crisis Conditions prevented a trade of Protection Frauds for Support Votes but enabled Leadership Deals that got the Premier Office for MP Mr Sunak and Cabinet Office for Network Puppets. Prime Minister Mr Sunak needed to do something to assert his authority. European Leaders had the Negotiation Handicap. He did not. He used it to get the Windsor Agreement. *Don Breen*

Test Cases got Witness Protection Denial Frauds Proof for Citizen Mr Barr and Others that were used for Fraud Appeals to the Supreme Court. The Eviction Enforcement Notice enables a Criminal Complaint and Fraud Appeal by Citizen Mr Barr as Integrity Tests of the Northern Ireland Police and Supreme Court.