

Northern Ireland Court of Appeal

Citizen Mr Barr v Bankruptcy Trustee

Fraud Appeal 21 0450650 01 A03

Appellant v Respondent

High Court

Citizen Mr Barr v Cabinet + Others

Corruption Claim 2022 100-826

Fraud Appeal Process Denial Fraud Corruption + Harassment Complaint

23rd March 2023

Stated Reason that

1. The Fraud Appeal Dismissal Revocation Application got the imposition of an Application Process Condition Fraud that required Poverty Negative Proof. It is an Impossible Proof Burden because Negative Proof requires Inconsistent Proof Positive. It ignores the Poverty Qualification Proof for Fee Remission by the Law Courts
2. The Judge Mark Horner Scandal demonstrated the Notorious Corruption of Northern Ireland Authorities. Judicial Appointment Frauds enabled use of Court Fraud for Unjust Enrichment Frauds, including Bad Debt Repayments by Insolvent Parties.
3. The Corruption Remedy Process of the Coronation Oath Enforcement Authority needed Test Cases to get Crime Scene Status for Court Rooms and Court Building and Relevant Evidence Status for the Paper Records, Computer Records and Audio Video Records of the Court Room and Court Building. Hearing Judges committed Sitting Condition Frauds.
4. The 21 0450650 01 A03 Judges required Exclusion Frauds against Citizen Mr Barr. Court Frauds that subjected a Severely Disabled Victim to Chronic Corruption Stress is Torture Proof
5. The 2022 0062 Judges required Legal Assistance Denial Frauds, + Dock Imprisonment Fraud in a No Custody Penalty Case against Citizen Ms Davies and Assistant Exclusion Frauds + Witness Exclusion Frauds against Equity Lawyer Mr Ellis that needed an Arrest Fraud + Custody Fraud by West Mercia Police. It got Criminal Conspiracy Proof + Torture Proof + Murder Risk Proof against the State, a Health Profession Authority and the Law Courts. It includes Grievous Bodily Harm Proof + Torture Proof because the Equity Lawyer has End Stage Kidney Failure with Complications that got Special Needs Denial Frauds by West Mercia Police, Sleep carries a Low Blood Pressure Risk that needs Safe Conditions for a Long Waking Process. Low Blood Pressure Readings in a Dialysis Treatment carry a Reduced Treatment Risk. The Custody Fraud got a Forced 32 Hour Wakeful Period. Special Diet Notices were ignored.
6. The Equity Lawyer had met his Test Targets for this stage of the Corruption Remedy Process.
7. The Best Advice is Case Process that gets Guilt Transfer from Court Officers to Law Court Judges

From: Court Of Appeal <CourtOfAppeal@courtsni.gov.uk>

Subject: HM Court of Appeal - 21/045650/01/A03 - David Barr (Appellant) v Thomas Keenan as Trustee in Bankruptcy of David Barr (Respondent) Date: 20 March 2023 at 15:31:07 GMT To: <dbarrguitar@gmail.com>

Mr Barr The Court of Appeal has had sight of your documents lodged today and have made the following direction:- If Mr Barr's explanation is that electricity cut off (and there does not appear to be any other basis) then he will need to provide proof of this from NIE Please confirm receipt – if I do not hear from you by tomorrow, I will give you a call on your mobile.

Kind Regards William Ferris| Court of Appeal | Northern Ireland Courts and Tribunal Service

This Complaint is made by Citizen Mr David Barr of 10 Chippendale Gardens Belfast BT10 0DX
Claimant Bankruptcy Trustee Mr Thomas Keenan of 10th Floor Victoria House, Gloucester Street, Belfast BT1 4LS
Interested Parties Cabinet + Ministry for Northern Ireland + Attorney General 5 -8 The Sanctuary, London SW1P 3JS

signed