

Supreme Court

Citizen Mr Barr v Bankruptcy Trustee

Fraud Appeal 2023

Appellant v Respondent

High Court

Citizen Mr Barr v Cabinet + Others

Corruption Claim 2022 100826

Fraud Appeal Grounds + Proposals**3rd April 2023**

Appeal against the Bankruptcy Fraud 21 0450650 01 A03 Justice Perversion Conspiracy that is evidenced by the Conflict Disqualification Denial Fraud + Remedy Only Jurisdiction Limit Denial Fraud + Conflict Qualification Fraud + Bias Fraud + Pending Adjudication Enforcement Stay Protection Denial Fraud + Hearing Effective Notice Denial Fraud + Hearing Denial Fraud + Adjudication Denial Fraud + Dismissal Fraud dated 13th March 2023 of Lord Justice Mr Horner and Justice Mr Humphreys

Proposals

1. Validation Investigation Priority Finding + Validation Investigation Denial Finding + Contempt Fraud Conspiracy Remedy Application Finding + Fraud Remedy Case Priority Entitlement Finding + Fraud Remedy Case Priority Denial Finding + Fraud Case Conflicted Interest and Remedy Only Jurisdiction Limit Findings + Fraud Case Conflict Disqualification Recusal Denial Finding + Remedy Only Jurisdiction Limit Breach Finding + Conflict Qualification Fraud Finding + Pending Adjudication Enforcement Stay Protection Denial Fraud Finding + Hearing Effective Notice Denial Finding + Conspiracy Finding + Bias Finding + Appeal Dismissal Fraud Finding + Eviction Fraud on 31st March 2023 Finding + Contempt Finding + Remedy Entitlement Finding for Citizen Mr Barr against the High Court and Court of Appeal for the Stated Reasons
2. Fraud Manager Finding + Fraud Beneficiary Finding + Fraud Proof Burden Reversal Entitlement subject to Rebuttal Proof Positive Finding + Impossible Rebuttal Proof Burden Finding for Citizen Mr Barr against Bankruptcy Trustee Mr Keenan for the Stated Reasons
3. Contempt Liability Order + Reputation Restoration Order + Liberty Restoration Order + Estate Restoration Order + Appeal Grant + Court of Appeal Dismissal Revocation + High Court Appeal Dismissal Revocation + High Court Eviction Stay Application Refusal Revocation + Bankruptcy Revocation Order + All Dispossession Revocations Order + 10 Chippendale Gardens Belfast BT10 0DX Residency Possession Restitution Order + 25 Ferndale Court. Belfast BT9 7EE Registered Title and Possession Restitution Order + General and Special and Aggravated and Exemplary Damages Order + Defence and Fraud Remedy Counterclaim Costs with Indemnity Assessment for Citizen Mr Barr against Bankruptcy Trustee Mr Keenan for the Stated Reasons
4. Contempt Investigation Order + Investigation Resource Reference to the Cabinet
5. Disclosure Order for Citizen Mr Barr that Bankruptcy Trustee Mr Keenan do within 7 days file

Supreme Court

Citizen Mr Barr v Bankruptcy Trustee

Fraud Appeal 2023

Appellant v Respondent

High Court

Citizen Mr Barr v Cabinet + Others

Corruption Claim 2022 100826

Fraud Appeal Grounds + Proposals**3rd April 2023**

and serve a Statement that:

- 5.1. Provides the Probate and Bankrupt Estate Accounts of all assets, liabilities, income and expenses
- 5.2. Explains the entire process that got Court Frauds against Citizen Mr Barr, identifies everyone who suffered loss and damage, identifies All Responsible Individuals, details what each of them did, details who benefitted and how they benefitted,
- 5.3. Explains why the court should not make a Party Status Order and Personal Liability Order against All Responsible Individuals
- 5.4. Explains why the court should not make an Interim Damages Order and Immediate Payment Order for £1,000,000 for Citizen Mr Barr against the Bankruptcy Trustee
- 5.5. Explains why the court should not make a Damage Contributions Discovery Order against All Liable Individuals, and if so, the Contribution Order against each of them.
6. Pending Remedies Enforcement Stay Protection Order for All Citizens who serviced the Corruption Remedy Process of the Coronation Oath Enforcement Authority against the State, Profession Authorities and Inferior Law Courts
7. Agency Representation Order for Equity Lawyer Mr Edward Ellis on behalf of Citizen Mr Barr
8. Contempt Remedy Directi0ons 1 Hour Hearing at the Supreme Court at 12 noon on 2023

Stated Reasons

The Fraud Appeal 2020 0186 Restraint Case Reference dated 15th November 2021 was a Protection Fraud Call from the Supreme Court to the Cabinet. Bank Officers were Protection Fraud Beneficiaries. They used Judicial Office Appointment Frauds for Unfit Persons to get Court Fraud Crime Profits for Unjust Enrichment Frauds. Some were Bad Debt Repayment Frauds.

Remedy Management needed the Corruption Remedy Jurisdictions of the Coronation Oath Enforcement Authority and use of Parliament Session Powers. They manage a Corruption Remedy Process. It got Corruption Proof against the State and Profession Authorities, Remedy Denial Fraud Proof against the Law Courts and Protection Fraud Proof against the Cabinet. The Default Penalty was Dismissal Decision against Prime Ministers.

The 2022 Parliament Session Priority is Corruption Remedy Special Measures against the State, Professional Authorities and Law Courts. It needs Dismissal Executions against Law Court Judges. It needs Personal Responsibility Proof against Identifiable Individuals. Court Frauds created a need

Supreme Court

Citizen Mr Barr v Bankruptcy Trustee

Fraud Appeal 2023

Appellant v Respondent

High Court

Citizen Mr Barr v Cabinet + Others

Corruption Claim 2022 100826

Fraud Appeal Grounds + Proposals**3rd April 2023**

for Case Process Denial Fraud Proof against Supervision Judges and Audio Record Proof against Hearing Judges.

The Default Dismissal Penalty against Prime Minister Mr Johnson got Dismissal Help Requests by Government Back Benchers. They got Help Refusals that were Protection Fraud Proof against Opposition Leader Sir Keir Starmer. The Refusal Motive was that in 2012, an Integrity Test got Protection Fraud Proof against him when he was Director of Public Prosecutions. The Opposition Leader and Cabinet made a Protection Fraud Concealment Plan for them and a Protection Fraud Exposure Plan against Law Court Judges. Corruption Remedy Special Measures and the Exposure Plan both needed Personal Responsibility Proof against Identifiable Individuals. The Protection Fraud Concealment Plan used Revenue Termination Blackmail by the Cabinet and Big Business to get Protection Fraud Non-Disclosure Propaganda Services by the BBC and Commercial Media. The 2022 Local Election Defeats did not get a Forced Resignation from Prime Minister Mr Johnson. Two Parliamentary By Elections Defeats did. It got a Leadership Contest. The Protection Fraud Network made a Corruption Continuity Plan. It needed a trade of Protection Frauds for Support Votes to get a Puppet Prime Minister, a series of Outrageous Decisions and then a General Election to get a Landslide Majority and Puppet Prime Minister Status for Sir Keir Starmer. It was a Doom Deal. Dim Candidate Ms Truss made it. Lunatic Policies got a Financial Crisis and Forced Resignation in 7 weeks. Leadership Deals got the office of Prime Minister for MP Mr Sunak on the Crippling Conditions that Network Puppets keep Cabinet Offices. He had to do something to assert his authority. He used the Brexit Re-Negotiations.

The Shared Priority of the European Leaders and Prime Ministers Mrs May and Mr Johnson was Corruption Concealment. It enabled the European Leaders to make a Union Sabotage Plan against the United Kingdom. It used Scottish Independence and the Irish Sea Customs Barrier to get Uncertain Conditions that were an Investment Deterrent.

Prime Minister Mr Sunak gave the European Leaders notice of the Corruption Exposure Plan. It forced European Leaders to abandon the Corruption Concealment Plan and Union Sabotage Plan and prepare for Corruption Exposure in their Member States. They made the Windsor Agreement.

The Concealment Plan needed Enforcement Frauds as Protection Fraud Reassurance for Corrupt Officers and a 2023 Local Election Issues Agreement between the Cabinet and Opposition Leader.

Top Judges used Hearing Denial Frauds to avoid Audio Record Proof against them. They made

Supreme Court

Citizen Mr Barr v Bankruptcy Trustee

Fraud Appeal 2023

Appellant v Respondent

High Court

Citizen Mr Barr v Cabinet + Others

Corruption Claim 2022 100826

Fraud Appeal Grounds + Proposals**3rd April 2023**

Hearing Orders and Case Allocations that got Audio Record Proof against Lower Rank Judges.

Hearing Judges used Sitting Conditions Frauds in the hope it would avoid Audio Records that were Fraud Proof against them. They failed. They used Court Room Exclusion Frauds against whoever was most likely to get Audio Records that were Fraud Conspiracy Proof. Each case got Similar Fact Fraud Proof for the other cases

A Northern Ireland Probate Contest drew Mr Barr to the attention of Crime Business Managers in the Law Courts. He owned a flat, had a Half Share in a Probate Estate that included a house, had Physical Vulnerability because of Severe Disabilities, had Exploitation Vulnerability because of Management Capacity for Simple Contexts, had Musical Talent, and lived alone. They underestimated him. A Generous Personality enabled him to make Reliable Friends. Legal Service Requests by him got Service Refusals by Qualified Lawyers. The Fraud Conspirators used a Benefit Denial Fraud to get a Council Tax Liability Fraud and used that for a Bankruptcy Fraud to steal his assets. The Benefit Appeal got Case Process Denial Fraud Proof, and then a No Existing Records Claim + Back Dated Full Payment by the Benefits Department. It got Council Tax Liability Revocation Denial Fraud Proof and Bankruptcy Revocation Denial Fraud Proof. The Fraud Conspirators wasted a lot of time. The most likely explanation is a Profit Share Fraud needed a Corrupt Administrator to manage Probate Estate Accounting Frauds or Accountability Denial Frauds against the Bankruptcy Trustee for some of the Fraud Conspirators against the others. They got an Administration Grant to a Corrupt Lawyer who was under investigation for Client Money Theft. He got a Criminal Conviction and Prison Sentence. A Probate Asset Possession Action needed Probate Estate Title Proof. It needed a Grant Termination against the First Administrator and New Grant to a Replacement Administrator. Use of the Trustee Appointment instead of a Probate Grant for the Possession Claim and Eviction Warrant is Fraud Conspiracy Proof against him and the Law Courts. Investigation is needed to discover whether the Fraud Conspirators procured Penalty Liability Declaration Frauds and Enforcement Frauds. Northern Ireland Police used one of them for a Complaint Pretence Fraud and Assault Framing Fraud. The Assault Trial got an Assault Denial and Complaint Denial in the Witness Box by the Alleged Victim. It got Contempt Immunity Fraud Proof against the Law Courts. In 2018 Mr Barr gave use of the case to the Corruption Remedy Process and got Citizen Status. Integrity Tests got Fraud Conspiracy Proof Sets against All Tested Authorities. The Coronation Oath Enforcement Authority used them, and many others, to decide Corruption Remedy Special measures. The Case History made an Eviction Fraud

Supreme Court

Citizen Mr Barr v Bankruptcy Trustee

Fraud Appeal 2023

Appellant v Respondent

High Court

Citizen Mr Barr v Cabinet + Others

Corruption Claim 2022 100826

Fraud Appeal Grounds + Proposals**3rd April 2023**

from the Inherited House ideal for a Special Measures Test Case. The Probate Asset Possession Claim needed the Title Proof of a Probate Grant. The Bankruptcy Trustee used the Trustee Appointment instead of a Probate Grant as Probate Estate Title Proof. It is Possession Fraud Conspiracy Proof against the Bankruptcy Trustee and Law Courts. The Special Measures Integrity Test used Corruption Claim 2022 100826 against the Cabinet and Northern Ireland Authorities and the Bankruptcy Enforcement Fraud 21 0450670 01. He filed Eviction Stay Application in both. Claim 2022 100826 got Process Denial Fraud Proof against the Supervision Judges of the Kings Bench Division of the High Court. The 21 0450670 01 Eviction Stay Application got a Hearing Date + Conflict Qualification Fraud + Dismissal Fraud by High Court Master Kelly + 1st Appeal Conflict Qualification Fraud + Appearance Failure Dismissal Fraud on 13th February 2023 by High Court Justice Mr Huddleston + 2nd Appeal Conflict Qualification Fraud + Appearance Failure Dismissal Fraud on 13th March 2023 by Court of Appeal Lord Justice Mr Horner and Justice Mr Humphreys. The 1st and 2nd Appeals used Court Room Exclusion Frauds against Citizen Mr Barr. The 1st used a Hearing Date Notice that got a Hearing Attendance and a Court Room Venue Disclosure Denial Fraud by Court Officers. The 2nd exploited his Limited Case Management Capacity by sending a Hearing Notice Email to Citizen Mr Barr instead of Citizen Mr Stephenson who Court Officers agreed had Notice Receiver Status. A Cold Period aggravated the Chronic Bowel Diseases and made Citizen Mr Barr dependent on Immediate Access to Home Toilet Facilities. He did not have money to feed the Electricity Meter. It forced him to stay in bed to keep warm. He did not have Internet Access and relied on the Notice Receiver for Hearing Notices. The 2nd Appeal Case Re-opening Application explained the Notice Failure and Severe Disabilities. It got a Demand Fraud for Negative Proof that he had No Money for the Electricity Meter and then used a Severe Disabilities Proof Denial Fraud and Proof Demand. The process got Computer Records and Audio Records and Court Orders that are that Exclusion Fraud Conspiracy Proof or No Audio Records that are Hearing Pretence Fraud Proof. The Crime Business Managers and Liability Framing Fraud Managers demanded Protection Fraud Proof. On 31st March 2023 an Eviction Fraud and an Assault Framing Fraud against Citizen Mr Barr was the Protection Fraud Proof.

On 13th January 2023 the Osteopath Mis-description 2002 0062 Appeal Retrial Plea Hearing used a Jurisdiction Trial Denial Fraud + Trial Frauds. On 17th March 2023 the Trial Frauds used an Assistance Denial Fraud and then a Jurisdiction Trial Pretence Frauds and Jurisdiction Witness Exclusion Fraud. It got an Exclusion Exemption Rights Claim by the Jurisdiction Witness. The Fact

Supreme Court

Citizen Mr Barr v Bankruptcy Trustee

Fraud Appeal 2023

Appellant v Respondent

High Court

Citizen Mr Barr v Cabinet + Others

Corruption Claim 2022 100826

Fraud Appeal Grounds + Proposals**3rd April 2023**

Witness Exclusion Reason is to avoid the Hearing Experience motivating Testimony Changes. The Exemption Reason is that the hearing Experience cannot motivate Jurisdiction Fact Changes because they are Official Records that the Jurisdiction Witness cannot change. It got a Sitting Conditions Fraud that used an Assault Complaint Fraud + Arrest Fraud + Custody Fraud. The Audio Records are Fraud Conspiracy Proof. Each one is Similar Fact Proof for the other

The Ruin Frauds against Citizen Mr Nkrumah needed Innocence Evidence Concealment Frauds. Crown Court Judges needed to avoid Audio Records of Fraud Exposure or Fraud Enforcement. The Assault Framing Fraud 2022 0043 Plea Hearing got Trial Frauds and then a Confidence Collapse by the Plea Hearing Judge and Jurisdiction Trial Order and Liability Trial Orders. A Confidence Collapse by the Supervision Judges got Records Destruction and a Jurisdiction Trial Denial Fraud and series of Liability Trial Frauds. They used a Secret Case Management Hearing on 16th January 2023 for a Secret Trial Order for 27th March 2023. The intent was to use an Appearance Failure for an In Absence Trial Fraud + Conviction Fraud + Arrest Warrant Fraud. It failed. Case Progress Enquiry Telephone Calls by Citizen Mr Nkrumah got Secret Trial Disclosure Denial Fraud Proof against Court Officers and then a Confidence Collapse and less than a week's notice. It got a Confidence Collapse and Case Refusal by Prosecuting Counsel. The Trial Hearing got an Audio Record of a Disclosure Order Breach Contempt Remedy Application by Citizen Mr Nkrumah and . Remedy Refusal that the Parties have a Decision Recording Obligation. It was Contempt Immunity Fraud Proof against Recorder Mr Hall. The Court Record Disclosure Application got a Disclosure Refusal for the Stated Reason that the Parties had an obligation to make Decision Records. The Disclosure Refusal included the Secret Case Management Hearing Records.

The Cabinet used Contempt 2022 003098 for a Penalty Enforcement Fraud. It got a Forced Hearings and Audio Records that are Fraud Conspiracy Proof against High Court Justices who sat for the Permission Hearing and Enforcement Trial. Appeals got Adjudication Denial Fraud Proof and Dismissal Fraud Proof against the Court of Appeal. Fraud Appeals await a Case Reference by the Supreme Court.

Corruption Remedy Special Measures needs Court Fraud Findings + Judicial Immunity Forfeiture Findings + Terrorism Findings + Terrorist Asset Freezing Orders + Contempt and Terrorism Remedy Orders for the People against All Judges.