The People v Top Judges

Corruption Remedy Royal Commission

Fraud Appeal 2023

Supreme Court

Parliament

Citizen Mr Barr v Bankruptcy Trustee Connected Case Appellant v Respondent

High Court

Crown

Citizen Mr Barr v Cabinet + Others

Corruption Claim 2022 100826

Fraud Appeal Narrative + Law + Adjudication Failures + Fraud Appeal Issues

5th April 2023

Corruption Remedy Special Measures Test Case Notice

Contempt and Terrorism Penalty Warning

Narrative

The Coronation Oath Enforcement Authority has Corruption Control Jurisdictions that govern Parliament Session Powers. They decide the Corruption Remedy Priorities for each Parliament Session. Since 2004 they have managed a Corruption Remedy Process.

The 2022 Parliament Session Priority is Corruption Remedy Special Measures against the State, Profession Authorities and Law Courts. It needs Dismissal Executions against Law Court Judges. Record Frauds created the need for Personal Responsibility Proof against Identifiable Individuals. It needed Case Process Denial Fraud Proof against Supervision Judges and Audio Record Proof against Hearing Judges. Top Judges used Hearing Denial Frauds to avoid Audio Record Proof against themselves. They made Hearing Orders and Case Allocations that got Audio Record Proof against Lower Rank Judges. Hearing Judges used Sitting Conditions Frauds in efforts to avoid Audio Records that are Fraud Proof against them. It got Audio Records that are Fraud Conspiracy Proof against the State, Profession Authorities and Law Courts. Some is Secret In Absence Trial Fraud Proof. Some is Legal Assistant Denial Fraud Proof. Some is Jurisdiction Trial Pretence Fraud Proof + Jurisdiction Witness Exclusion Fraud Proof + Jurisdiction Denial Fraud Proof. Some is Assault Framing Fraud Conspiracy Proof. All of it is Justice Perversion Conspiracy Proof.

The Coalition Failure by the Northern Ireland Assembly got Direct Rule by the UK Cabinet. The Remedy Process needed Northern Ireland Cases. The Ruin Frauds against Citizen Mr Barr were excellent for the purpose. He has the Physical Incapacity of Lung Disease and Bowel Diseases and Spinal Injury from a fractured coccyx, Musical Talent and Simple Case Management Capacity, Complex Case Incapacity and lived alone. They underestimated him. He has the ability to make friends and keep them in hard times. A Probate Contest drew the attention of the Protection Fraud Network to ownership of a Residential Flat and Probate Estate Half Share. They made a Theft Plan. They used Benefit Termination Fraud to get Council Tax Liability Fraud and that for Bankruptcy Frauds. The Bankruptcy Trustee got issue in the Chancery Court of Possession Claim 21 0450650 for the Probate Estate House. Citizen Mr Barr got issue in the Kings Bench Court of Corruption Claim 2022 100826 against the UK Cabinet + Northern Ireland Authorities + Bankruptcy Fraud Trustee + Trustee Lawyers. Citizen Mr Barr made Eviction Enforcement Stay Applications in both cases. 2022 100826 got Process Denial Fraud Proof. 21 0450650 got Conflict Qualification Fraud Conspiracy Proof + Adjudication Denial Fraud Conspiracy Proof + Eviction Fraud Conspiracy Proof + Theft Conspiracy Proof against the Bankruptcy Trustee, Trustee Lawyers, Trustee Lawyer Representatives, Chancery Court, Kings Bench Court and Northern Ireland Court of Appeal. It is Similar Fact Evidence to that got against the England Court of Appeal. The 2020 0186 Restraint Case Reference dated 15th November 2021 is Criminal Conspiracy Proof against the Supreme Court.

The People v Top Judges

Corruption Remedy Royal Commission

Fraud Appeal 2023

Supreme Court

Parliament

Citizen Mr Barr v Bankruptcy Trustee Connected Case

Appellant v Respondent

High Court

Crown

Citizen Mr Barr v Cabinet + Others

Corruption Claim 2022 100826

Fraud Appeal Narrative + Law + Adjudication Failures + Fraud Appeal Issues

5th April 2023

Fundamental Law + Legislative Framework

The Legislation, Regulation, Police and Precedent got by the Dictator Governance Plan is Governance fraud Conspiracy Proof for the People against the UK Authorities. It replaced the Justice Priority of the People for the Obedience Priority of the State.

It replaced the Fundamental Law that imposes a Credible Neutrality Qualification for the Justice Offices of investigator, prosecutor, defender, trial adjudicator and appeal adjudicator with a Bias Fraud Qualification for the State.

It replaced the Fundamental Law that the Evidence Balance starts with a Validity Presumption for the Citizen and Credibility Presumption for the State that are subject to Rebuttal Proof Positive, with a Credibility Presumption for the State against the Citizen in spite of Rebuttal Proof Positive.

It replaced the Fundamental Law that Fraud Proof of anything gets a Proof Burden Reversal with a Fraud Presumption of everything else for the Victim against the Fraud Manager and Fraud Beneficiary that is subject to Rebuttal Proof Positive, with Fraud Enforcement Powers for the Authorities.

All of the Governance Frauds vest Remedy Denial Fraud Powers + Enforcement Fraud Powers in the State, Profession Authorities and Law Courts.

The Coronation Oath Enforcement Authority managed a Corruption Remedy Process. It used Parliament Session Agreements between the Crown and Prime Ministers to restore Fundamental Law. They required Universal Precedents that restate the Fundamental Laws and create Remedy Management Powers. It is Justice Office Unfitness Proof to require Precedent Proof of Fundamental Law. They required Case Issue Rights for the Citizen against the Authorities. It enables the Citizen to file Complaints and Claims that force Corrupt Officers to choose between making a Conflict Disqualification Admission committing Conflict Qualification Frauds and Remedy Only Jurisdiction Limit Breach Frauds to get the Case Control needed for Dismissal Frauds and Restraint Frauds against the Citizen.

Fraud Issues in the Lower Courts

The Eviction Stay Application got Conflict Qualification Fraud Proof + Case Process Denial Fraud Proof in 2022 100826 against the Supervision Judges of the King's Bench Court. The Eviction Stay Application got Conflict Qualification Fraud Proof + Hearing Denial Fraud Proof + Adjudication Denial Fraud + Appeal Dismissal Fraud Proof against the Chancery Court and Court of Appeal.

Fraud Issues for the Appeal Court

Criminal Conspiracy by the Bankruptcy Trustee, Trustee Lawyers, Trustee Lawyers' Lawyers, State Officers and Law Court Judges to commit Fundamental Law Breaches to get Case Management Powers and use them for Probate Estate Frauds, Benefit Termination Frauds, Council Tax Liability Frauds, Bankruptcy Frauds, Crime Framing Frauds and Torture Frauds against the Citizen and Enrichment Frauds for themselves.