

General Form of Affidavit  
Claimant Bankruptcy Trustee Mr Keenan  
Defendant Citizen Mr David Barr  
I, Citizen Mr David Barr of  
Now of No Fixed Abode  
Aged eighteen years and upwards  
Make Oath and say as follows:

Sworn by David Barr on 13th April 2013  
This is the Affidavit  
Filed on behalf of David John Barr by the deponent  
In The Northern Ireland High Court Kings Bench  
Fraud Claim 2022 100826

Crown Parliament The People v Top Judges Corruption Remedy Royal Commission

Northern Ireland High Court Kings Bench Fraud Claim 2022 100826

Citizen Mr David Barr Plaintiff

V

UK Cabinet 1<sup>st</sup> Defendant  
UK Department of Northern Ireland 2<sup>nd</sup> Defendant  
Northern Ireland Ministry of Justice 3<sup>rd</sup> Defendant  
Northern Ireland Department of Land and Property 4<sup>th</sup> Defendant  
Northern Ireland Department of the Economy 5<sup>th</sup> Defendant  
Northern Ireland Department of Transport 6<sup>th</sup> Defendant  
Northern Ireland Police 7<sup>th</sup> Defendant  
Bankruptcy Trustee Mr Thomas Keenan 8<sup>th</sup> Defendant  
Bankruptcy Trustee Lawyers Carson McDowell LLP 9<sup>th</sup> Defendant



Claim Strike Out Response + Judgment Application Affidavit of Citizen Mr Barr 6<sup>th</sup> April 2023

Application: Action Strike Out or Stay or Dismissal Judgment for the 9<sup>th</sup> Defendant uses Inherent Jurisdiction and Rules of the Courts of Judicature (NI) 1980 Order 18 rule 19 and as Reasons the claim reveals no reasonable cause of action, the claim is scandalous, frivolous and/or vexatious, and the claim is otherwise an abuse of the court

**Response Affidavit** of the Claimant Citizen Mr David John Barr now of No Fixed Abode

1. The Corruption Claim is to remedy a series of Criminal Conspiracies by State Officers and Law Court Judges. They committed Dispossession Frauds and Discredit Frauds against Citizen Mr Barr to get Enrichment Frauds and Protection Frauds for them.
2. The Method was Fraudulent Breaches of the Fundamental Law that governs the Justice Offices of investigator, prosecutor, defender, trial adjudicator and appeal adjudicator.
3. Fundamental Law separates Voluntary Remedy Jurisdiction from Forced Remedy Jurisdiction. It imposes a Credible Neutrality Qualification for the use of Forced Remedy Powers. It requires Voluntary Disclosure of anything that is a Conflicted Interest Disqualification or a Credible Neutrality Doubt Disqualification as soon as it arises. A Conflict Disclosure Failure is Invalid Process Proof and Proportionate Remedy Rights for All Interested Parties.
4. Fundamental Law requires a Jurisdiction Hierarchy with Jurisdiction Superiority for Adjudication Jurisdictions against Execution Jurisdictions and Pending Remedies Enforcement Stay Protection from Superior Jurisdictions for the Citizen against All Inferior Jurisdictions.

Citizen Mr David Barr Plaintiff

V

UK Cabinet 1<sup>st</sup> Defendant  
UK Department of Northern Ireland 2<sup>nd</sup> Defendant  
Northern Ireland Ministry of Justice 3<sup>rd</sup> Defendant  
Northern Ireland Department of Land and Property 4<sup>th</sup> Defendant  
Northern Ireland Department of the Economy 5<sup>th</sup> Defendant  
Northern Ireland Department of Transport 6<sup>th</sup> Defendant  
Northern Ireland Police 7<sup>th</sup> Defendant  
Bankruptcy Trustee Mr Thomas Keenan 8<sup>th</sup> Defendant  
Bankruptcy Trustee Lawyers Carson McDowell LLP 9<sup>th</sup> Defendant

Claim Strike Out Response + Judgment Application Affidavit of Citizen Mr Barr 6<sup>th</sup> April 2023

5. Fundamental Law requires Case Priority for the Fundamental Law Breach Case of the Citizen against All Cases for the State. They are also known as Fraud Cases and Corruption Cases.
6. Fundamental Law requires an Evidence Balance that starts with a Validity Presumption for the Citizen and a Credibility Presumption for the State both of which are subject to Rebuttal Proof Positive. It requires that Fraud Proof of anything gets a Proof Burden Reversal using a Fraud Presumption on everything else for the Victim against Fraud Managers and Fraud Beneficiaries.
7. Fundamental Law requires that in every case the priority is a Validity Investigation to discover Credible Neutrality Qualifications, Jurisdiction Limits and Case Priorities.
8. The Criminal Conspiracy used Fundamental Law Breach Frauds in All Relevant Cases.
9. The Last Will of Helen Barr gave Equal Shares to her Two Children, a daughter, Mrs Martin and son, Mr David Barr. The Probate Estate was a House and Savings, some of which were in the Joint Names of Helen Barr and her Son in Law. Mrs Martin made Undue Influence Allegations against Mr Barr and filed a Probate Contest Claim. Corrupt Officers noticed that Mr Barr owned a Residential Flat and Probate Estate Half Share, had Severe Physical Disabilities of Lung Disease, Bowel Diseases and a Spinal Injury from a fractured coccyx, Simple Case management Capacity, Complex Case Management Incapacity and lived alone. They underestimated him. He had Musical Talent and the ability to make friends and keep them.
10. An Assets Theft Plan by the Corrupt Officers against used a Benefits Termination Fraud to get a Council Tax Liability Fraud and used that for a Bankruptcy Fraud. The Benefit Appeal got Disclosure Denial Frauds and then Record Destruction Frauds. They got a Benefit Appeal Success and Backdated Payment for Mr Barr and a Council Tax Liability Revocation Denial Fraud, Bankruptcy Revocation Denial Fraud, Penalty Frauds and Crime Framing Frauds against him. An Assault Trial got an Assault Denial and Assault Complaint Denial by the Alleged Victim. It was Justice Perversion Contempt Fraud Proof against Northern Ireland Police. It got Contempt Immunity Fraud Proof against the Law Courts.

Crown Parliament The People v Top Judges Corruption Remedy Royal Commission

Northern Ireland High Court Kings Bench Fraud Claim 2022 100826

Citizen Mr David Barr Plaintiff

V

UK Cabinet 1<sup>st</sup> Defendant  
UK Department of Northern Ireland 2<sup>nd</sup> Defendant  
Northern Ireland Ministry of Justice 3<sup>rd</sup> Defendant  
Northern Ireland Department of Land and Property 4<sup>th</sup> Defendant  
Northern Ireland Department of the Economy 5<sup>th</sup> Defendant  
Northern Ireland Department of Transport 6<sup>th</sup> Defendant  
Northern Ireland Police 7<sup>th</sup> Defendant  
Bankruptcy Trustee Mr Thomas Keenan 8<sup>th</sup> Defendant  
Bankruptcy Trustee Lawyers Carson McDowell LLP 9<sup>th</sup> Defendant

Claim Strike Out Response + Judgment Application Affidavit of Citizen Mr Barr 6<sup>th</sup> April 2023

11. In 2018 Mr Barr discovered the Coronation Oath Enforcement Authority and Corruption Remedy Process. He gave a Privilege Waiver, Confidentiality Waiver and Case Use Authority for Integrity Tests of the Authorities. They got Corruption Proof against the State, Remedy Denial Fraud Proof against the Law Courts and Protection Frauds against the Cabinet and Parliament,

12. The 2022 Parliament Session Priority is Corruption Remedy Special Measures against the State, Profession Authorities and Law Courts. Test Cases got Dismissal Executions against Sex Predators and Idiot Bullies and Protection Frauds for Framing Fraud Managers and Crime Business Managers. Special Remedies needs Dismissal Executions against Law Court Judges. Record Frauds created the need for Personal Responsible Proof against Identifiable Individuals. It needed Case Process Denial Fraud Proof against Supervision Judges and Audio Record Proof against Hearing Judges. Hearing Denial Frauds to avoid Audio Record Proof against Top Judges. Hearing Orders and Case Allocations got Audio Records against Lower Rank Judges. Hearing Judges used Sitting Conditions Frauds in efforts to avoid Audio Record Proof against them. They used Courtroom Exclusion Frauds against the Victims for Appearance Failure Dismissal Frauds and In Absence Trial Frauds.

Crown Parliament The People v Top Judges Corruption Remedy Royal Commission

Northern Ireland High Court Kings Bench Fraud Claim 2022 100826

Citizen Mr David Barr Plaintiff

V

UK Cabinet 1<sup>st</sup> Defendant  
UK Department of Northern Ireland 2<sup>nd</sup> Defendant  
Northern Ireland Ministry of Justice 3<sup>rd</sup> Defendant  
Northern Ireland Department of Land and Property 4<sup>th</sup> Defendant  
Northern Ireland Department of the Economy 5<sup>th</sup> Defendant  
Northern Ireland Department of Transport 6<sup>th</sup> Defendant  
Northern Ireland Police 7<sup>th</sup> Defendant  
Bankruptcy Trustee Mr Thomas Keenan 8<sup>th</sup> Defendant  
Bankruptcy Trustee Lawyers Carson McDowell LLP 9<sup>th</sup> Defendant

Claim Strike Out Response + Judgment Application Affidavit of Citizen Mr Barr 6<sup>th</sup> April 2023

13. Possession Claim 21 0450650 Probate Estate House Eviction Enforcement Stay Applications got  
Hearing Denial Fraud Conspiracy Proof against the High Court and Court of Appeal. It is Fundamental  
Law Breach Fraud Conspiracy Proof + Strike Out Application Dismissal Entitlement Proof + Claim  
Judgment Entitlement Proof + Remedy Entitlement Proof for Citizen Mr Barr against All Defendants

*David Barr*

Sworn at 2<sup>ND</sup> FLOOR LESLEY SUITES  
2-12 MONTGOMERY ST  
In the County of the City of Belfast BT1 4NX

This 13<sup>TH</sup> day of April 2023

Before me CLAIRE DEVLIN a Solicitor empowered to administer Oaths

in the Court of Judicature in Northern Ireland.

*C. Devlin*

CLAIRE DEVLIN, Solicitor/Partner  
P R Hanna Solicitors  
2<sup>nd</sup> Floor Lesley Suites  
2/12 Montgomery Street  
BELFAST BT1 4NX