

Kalamata
Billington Lane
Derrington
Stafford
ST18 9LR

19 August 2016

Email: mark.anthony.taylor@gmail.com

Petition To The Lord Chancellor to Reform the Birmingham High Court

Dear Elizabeth Truss

I understand that you have suffered personal abuse as a result of your new appointment as Lord Chancellor. I will guess that the accusations come from those who see the Law as some sort of gentlemen's club in which the singular rule of etiquette is that the club exists to serve itself, and exists for no other reason. I hope here to give you grounds to assert yourself in your role, and unmask the vulgar advocates behind this mischievous protocol. You can start by sacking Judge McKenna of the Birmingham Commercial Court.

If you have been following the correspondence I sent to you regarding my pursuits against Deutsche Bank for market manipulation and money laundering, you will have seen that at least one judge, Simon Brown QC resigned for his gross misconduct in those affairs.

Let me summarize his wrongdoing:

- When Anshu Jain, CEO of Deutsche Bank, failed to turn up for the hearing for which he applied, I was slapped with a restraining order for demanding his attendance. That is a complete inversion of the rights and responsibilities of litigants in court.
- Simon Brown deemed all references to market regulator reports (including that of the FCA) with regards to defendants manipulation of markets was vexatious - in a lawsuit for market manipulation.
- Simon Brown allowed defendants to get away with a bare denial (strictly outlawed in almost every jurisdiction worldwide, including that of the UK).
- Simon Brown allowed defendants to get away with non-admission of even the most basic facts – such as not having to admit or deny owning trading receipts, not having to admit or deny rigging audits.
- Simon Brown claimed to have read all documents at the start of the trial, then mentioning – in passing – in the verdict - that the key evidence was missing: evidence that showed that Deutsche Bank's gold trading audit was fake.

With Deutsche Bank now having confessed to conspiring to have rigged the markets I alleged they had manipulated, there can be no question that not only was his conduct truly perverted, but it lead directly to an incorrect verdict, and his crimes were cemented in a restraining order against me. I believe there has never been a case in human history of a man being issued with a restraining order for daring to demand that applicants turn up for their own hearings – or for referring to public government documents that show defendants paid fines for misleading investigators related to the matters alleged. It is a level of corruption that would shame a North Korean football referee.

With Simon Brown gone, who was in charge of the CRO, Judge McKenna of the Birmingham High Court takes his place as the Designated Civil Judge. Correspondence between myself and the court shows that Judge McKenna is obstructing nullification of that CRO and he needs to be removed from office. The emails I sent tot he court were copied to you, Ms Truss, via

email CC, so you should have a copy of the court correspondence. If you have deleted these you should ask your email server administrator to restore the emails. The postal responses are attached in the appendices and you can see without question that McKenna is guilty of misfeasance.

- Emails to the Birmingham Commercial Court request it to dismiss the CRO. My request was first denied on the grounds that a circuit judge had refused the request. When I asked for the name of that circuit judge the court officials stonewalled my request but did tell me to talk to Judge McKenna - the Designated Civil Judge. This may seem a minor act of misfeasance, a tiny infringement of the Freedom of Information Act, but consider on...
- When I addressed Judge McKenna directly, after several attempts he wrote back to tell me to address the Designated Civil Judge and completely ignored the contents of the letter.
- I emailed the court staff to ask whether McKenna was the Designated Civil Judge. On the 18 August 2016 they wrote back to confirm he was the Designated Civil Judge. A copy of the document is appended in this letter. Thus McKenna's reply is clear Grand Poobah obstruction - apparently I was speaking to the wrong hat. There can be no question that both court officials and the judge himself conspire to stonewall and obstruct correction of injustices of Simon Brown QC. In that same document, which admits it received an email in which the application was made, it denied receiving an application. That is two-faced duplicity. Ironically it mirrors UBS's defence in my lawsuit, in which UBS denied being served a claim, and then went on to address every point in the claim. The court letter also said that I was not entitled to fee remission, on the grounds that I have a CRO against me. But that is to assume the CRO is lawful. Thus it assumes the CRO is lawful to justify further obstruction of an application that asserts and proves that the CRO is unlawful. In other words the verdict is built into the response and prior to judgement. That is bias as defined by the etymology of *prejudice* – *praejudicium* - and further obstruction.
- The evidence can be presented by any defendant to any jury in which McKenna sits to undermine his authority and present sufficient grounds for his recusal. No defendant should have to suffer a judge who covers up crimes worse than those of which the defendant is accused. He has helped cover up fraud, judicial misconduct, perjury, misconduct in office, money laundering and market rigging. With what kind of lawsuit can he be trusted to act as an impartial judge?
- Judge McKenna was sent a court application in September 2015 which informed him that UBS had confessed to the US DoJ the crimes they had denied in court. UBS sent him several letters, none of which admitted or denied the confession. He had every opportunity to ask them to supply the details since they were given immunity by the DoJ in return for blowing the whistle on the other defendants. At the last minute the hearing was given to Charles Haddon Cave, who allowed UBS to get away with non-admission, non-disclosure, and allowed their counsel to argue without a witness statement from their own client. McKenna knew what was alleged against Simon Brown, and he had to know that Haddon-Cave's verdict was completely corrupt. He knew that no *transcript of hearing* under Simon Brown was filed with the application, so he knew that the Commercial Court was not in a position to address the allegations of misconduct forensically. He had to know that Haddon-Cave's dismissal of the allegations as 'scurrilous' was a whitewash. He had been issued with the Grounds for Appeal against Simon Brown, so he knew how serious the allegations misconduct of were – yet he never did anything.
- From my letter to McKenna, copied to your office, you can see once again he was

informed of the perversity and dishonesty of the CRO against me. There can be no question that he understands that Simon Brown was forced to resign, and there can be no question that he knows Haddon-Cave to allowed Deutsche Bank and UBS to get away with market manipulation and money laundering. He was in a position to expose their frauds long before the settlement in New York, but he choose to keep silent.

- This is not the first time McKenna's bias against Litigants in Person has been documented. You can see there is a website dedicated to removing him from office: <http://www.mckenna.altervista.org/> - This is not my website – although I will be sending a copy of this letter to its administrator. The basic accusation, that he avoids taking responsibility and acts unprofessionally is consistent with his response to my request to cancel the CRO – the man lacks the confidence to do the right thing, and lacks the integrity to give unrepresented litigants a fair hearing.

When Deutsche Bank settled for silver and gold rigging it was immediately sued for \$1Billion in a class-action lawsuit. None of the defendants in my lawsuit, who trade in bullion, and would be victims of market manipulation, were they innocent, has filed to sue the bank. That only makes sense if they are collaborators in the cartel. When Brown, McKenna, Haddon-Cave and Burnett cover up Deutsche Bank's frauds, they cover up the frauds of the entire banking system – they conspire to rip off private investors. When an ISIS bomb goes off and kills Europeans, and the parts for that bomb were obtained by bullion bought at Deutsche Bank, whose receipts were destroyed to mitigate market manipulation liabilities, the judges involved in my lawsuit will have to take their fair share of the blame.

I will thus ask that you demand McKenna resign from office. As long as he in charge, I cannot get a fair judgement. With Brown, Haddon-Cave and McKenna all corrupt, there can be no question the Commercial Court at Birmingham is entirely compromised and dysfunctional. The country needs no more judges whose ideal Christmas present is a box-set of Sopranos DVDs.

I will send a copy of this letter to a number of police chiefs in the Midlands area. I have spoken to a number of police officers already, and their invariable reaction is to surmise that the judges must have been bought off by the defendants. From what I gather judicial corruption is not new to them, many hate judges with a passion, and it is evident that they have good reason. It is time to reform the institutional corruption and bigotry of the Birmingham High Court.

I would like you to confirm in writing that you will act upon this petition. If you wish me to liaise with you through Jeremy Lefroy, this is acceptable, but something has to be done. I cannot let this rest – the defendants stole my life savings, and my only purpose in life now is to correct the injustice. I will focus my energies on those with the greatest power to correct these affairs, and I will pull no punches.

I refer you to a news article on ZeroHedge <http://www.zerohedge.com/news/2016-08-18/why-deutsche-bank-whistleblower-turned-down-825-million-award-his-own-words> which reports that a whistle-blower against Deutsche Bank turned down a reward for exposing the bank to a fine – on the grounds that the bank brought off the executive of the Securities and Exchange Commission (the SEC), so that the executives of the Bank get off Scot free, while the burden of the fine falls on shareholders and depositors. This is consistent with the results of my litigation – no lawyer would take my claim when I listed an executive as a defendant. The response was the same each time – *you don't take executives to court*. There is no law that renders executives immune for frauds they conspire to commit. There is no law that gives CEOs immunity to cross-examination and more generally, immunity to civil litigation as a whole. It stinks of a corrupt culture.

You can see another article here: <http://www.zerohedge.com/news/2016-08-17/leaked-doc-germany-accuses-erdogan-supporting-and-financing-terrorist-groups> in which German officials have accused Turkey of funding terrorism. In my letters to the Lord Chief Justice, I asserted that Turkish clients of Deutsche Bank could well have bought Over-the-Counter bullion, as I did. That would provide a vector for supplying ISIS with the bullion they use to trade between oil and munitions. All of these reports should tell you that the executives of Deutsche Bank are not fit individuals to take responsibility for a bank. It should not be surprising that Deutsche Bank have fundamental solvency issues (which was addressed in the Particulars of Claim in my lawsuit long before their share price fell 65% last year). They are scoundrels, and their wealth should rightfully be confiscated by civil litigation.

Perhaps McKenna and co are hoping Deutsche Bank will fold and take its evidence with it, but their procrastination is concrete; verified by electronic copies of their responses that were sent to multiple independent parties. There can be no doubt that court officials have conspired to keep frauds a secret, and are just as liable for those frauds as the banks who perpetrated them.

I send a copy of this letter to Judge McKenna, so that he has an opportunity to explain himself.

Yours sincerely
Mark Anthony Taylor

P.S: Appendices follow. Attachments in the emails are not included, these should already be with you in your email history.

Apologies for small errors in this document. I am in a rush to send it before the end of the working day.

Appendix 1: 11 July - Letter to Birmingham High Court:
(Before I found out he had resigned on 20 May 2016)

Received: by 10.194.125.84 with HTTP; Sun, 10 Jul 2016 14:54:42 -0700 (PDT)
In-Reply-To: <4F6B94BE6CADB54BBA381B4CD2082F4835608B08@EXM0008.dom1.infra.int>
References: <4F6B94BE6CADB54BBA381B4CD2082F4835608B08@EXM0008.dom1.infra.int>
Date: Sun, 10 Jul 2016 22:54:42 +0100
Delivered-To: mark.anthony.taylor@gmail.com
Message-ID: <CANCCXD4MK+NB1kvB3rp6nmQFOd2gnYU6pnpyiKcGkaqAE6fnTQ@mail.gmail.com>
Subject: Re: B40BM021
From: "TheAbstraction ." <mark.anthony.taylor@gmail.com>
To: "Birmingham County, Hearings" <Hearings@birmingham.countycourt.gsi.gov.uk>
Content-Type: multipart/mixed; boundary=089e0115ebbe48008305374f151b

Regarding Claim B40BM021

To the Clerk To His Honour, Judge Simon Brown QC,
The High Court of Justice
Queen's Bench Division
The Priory Courts,
33 Bull Street,
Birmingham
B4 6DS

I have a letter for Simon Brown that is urgent. There is also a second pdf attached which is evidence file to which I refer in the first letter. Charles Haddon-Cave should probably also see a copy of this letter.

Appendix 2 - 18 July - Letter from Birmingham High Court:
(An anonymous judge blocks the action)



**HM Courts
& Tribunals
Service**

Mark Anthony Taylor
Kalamata
Billington Lane
Derrington
Stafford
ST18 9LR

HM Courts & Tribunals Service
Birmingham District Registry
Civil Justice Centre
The Priory Courts
33 Bull Street
Birmingham
B4 6DS

DX 701987 BIRMINGHAM 7

T 0121 681 4441

F _____

www.gov.uk

Your ref:

18 July 2016

Dear Sir

Re: Case Number: B40BM021 Mark Anthony Taylor v Anshu Jain (Ceo Of Deutsche Bank)

Your email dated 11 July 2016 was referred to a Circuit Judge who has made the following comments:

MR TAYLOR'S LETTER IS NOT AN APPLICATION. IF HE MAKES AN AN APPLICATION, ON THE PROPER FORMS AND WITH THE APPROPRIATE FEE, IT SHOULD BE REFERRED TO HIS HONOUR JUDGE MCKENNA TO CONSIDER PERMISSION IN ACCORDANCE WITH THE CIVIL RESTRAINT ORDER.

The Court awaits your further instructions, if any.

Yours faithfully,

Mrs Sue Thomas
Diary Managers Section
Ext 0121 681 3181

Appendix 3 – 19 July - Letter to Birmingham High Court
(A *Freedom of Information Act* request was made and ignored)

Received: by 10.194.125.84 with HTTP; Tue, 19 Jul 2016 03:58:13 -0700 (PDT)
Date: Tue, 19 Jul 2016 11:58:13 +0100
Delivered-To: mark.anthony.taylor@gmail.com
Message-ID: <CANCCXD6JQ56LZcZ-xBTNHQ-ftxT4voSxGed7N=VeHQFmyT23KQ@mail.gmail.com>
Subject: Legal Notice: High Court's Response to Allegations
From: "TheAbstraction ." <mark.anthony.taylor@gmail.com>
To: hearings <hearings@birmingham.countycourt.gsi.gov.uk>
Cc: mayt@parliament.uk, elizabeth.truss.mp@parliament.uk,
jeremy.lefroy.mp@parliament.uk, headoffice@jaco.gsi.gov.uk,
market.abuse@fca.org.uk
Content-Type: multipart/mixed; boundary=047d7ba976161271860537faf69e

--047d7ba976161271860537faf69e
Content-Type: multipart/alternative; boundary=047d7ba976161271820537faf69c

--047d7ba976161271820537faf69c
Content-Type: text/plain; charset=UTF-8

Regarding Claim B40BM021

To Mrs Sue Thomas
The High Court of Justice
Queen's Bench Division
The Priory Courts,
33 Bull Street,
Birmingham
B4 6DS
birmingham.mercantile@hmcts.gsi.gov.uk

Dear Mrs Sue Thomas,

Thank you for the reply to the demand I made to Simon Brown QC to
revoke the CRO against me et al.

There are some queries I need answering before I can progress the
application,

The details are in the attachment, along with a copy of the old
application I made a few days ago.

A copy of this email is forwarded on to politicians who have been
informed about Deutsche Bank's involvement in money laundering, and who may
have expressed a desire to follow the progress of my actions in these
matters..

--

Mark Anthony Taylor

Appendix 4 – 28 July - Letter from Birmingham High Court

Delivered-To: mark.anthony.taylor@gmail.com
Received: by 10.194.73.195 with SMTP id n3csp892745wjv;
Thu, 28 Jul 2016 08:24:18 -0700 (PDT)
X-Received: by 10.28.88.144 with SMTP id m138mr36940070wmb.79.1469719458352;
Thu, 28 Jul 2016 08:24:18 -0700 (PDT)
Return-Path: <Hearings@birmingham.countycourt.gsi.gov.uk>
Received: from mail1.bemta14.messagegels.com (mail1.bemta14.messagegels.com.
[193.109.254.111])
by mx.google.com with ESMTPS id 81si41839622wmr.119.2016.07.28.08.24.18
for <mark.anthony.taylor@gmail.com>
(version=TLS1_2 cipher=ECDHE-RSA-AES128-GCM-SHA256 bits=128/128);
Thu, 28 Jul 2016 08:24:18 -0700 (PDT)

Thank you for your email Mr Taylor. If you refer to section 2 of the civil restraint order it states His Honour Judge Simon Brown QC or if unavailable the Designated Civil Judge at Birmingham Civil Justice Centre. The Designated Civil Judge for Birmingham Civil Justice Centre is His Honour Judge McKenna.

Birmingham Civil Justice Centre

Appendix 5 – 29 July - Letter to Birmingham High Court

Received: by 10.194.80.106 with HTTP; Thu, 28 Jul 2016 09:19:07 -0700 (PDT)
In-Reply-To: <51C6841F2232ED4B8E60CD0FD8E3BCA80561710200@EXM0005.dom1.infra.int>
References: <51C6841F2232ED4B8E60CD0FD8E3BCA80561710200@EXM0005.dom1.infra.int>
Date: Thu, 28 Jul 2016 17:19:07 +0100
Delivered-To: mark.anthony.taylor@gmail.com
Message-ID: <CANCCXD7PkELG-Xy91UjrMHDW6txoo8Vc0ziuv8ouWf4XDoYH_A@mail.gmail.com>
Subject: Re: FW: Simon Brown QC 'retires'
From: "TheAbstraction ." <mark.anthony.taylor@gmail.com>
To: "Birmingham County, Hearings" <Hearings@birmingham.countycourt.gsi.gov.uk>
Cc: jeremy.lefroy.mp@parliament.uk, mayt@parliament.uk,
David Davis <david.davis.mp@parliament.uk>,
Elizabeth Truss <elizabeth.truss.mp@parliament.uk>,
caproninysdchambers@nysd.uscourts.gov,
taylor.hewes@mail.house.gov

Dear Sir,

Attached is a letter for Judge McKenna. It is not an application, so carries no court fees. It is to inform him of recent events that show the CRO was issued unlawfully. A copy of this letter is sent to MPs and US lawmakers who are interested in the case. A copy of the Notice to Admit Facts 4.1 is enclosed, which was sent to defendants to give them a chance to contest the matters. They have refused to answer the notice.

Regards
Mark Anthony Taylor

Appendix 5 – 9 August - Letter from Birmingham High Court
(McKenna says 'talk to my other hat')



**HM Courts
& Tribunals
Service**

Mark Anthony Taylor
Kalamata
Billington Lane
Derrington
Stafford
ST18 9LR

HM Courts & Tribunals Service
Birmingham District Registry
Civil Justice Centre
The Priory Courts
33 Bull Street
Birmingham
B4 6DS

DX 701987 BIRMINGHAM 7

T 0121 681 4441

F _____

www.gov.uk

Your ref:

9 August 2016

- Dear Sir

Re: Case Number: B40BM021 Mark Anthony Taylor v Anshu Jain (Ceo Of Deutsche Bank)

Your email dated 29 July 2016 has been referred to His Honour Judge McKenna who has made the following comments:

"The Civil Restraint Order makes it clear that in the absence of His Honour Judge Simon Brown QC the judgment whom applications for permission should be made is the Designated Civil Judge at Birmingham Civil Justice Centre."

Yours faithfully,

A handwritten signature in dark ink, appearing to read 'LRB'.

Mrs L Rowe-Bent
High Court Section

Appendix 6 – 11 August - Letter to Birmingham High Court
(Official Court Application to Judge McKenna/ Designated Civil Judge)

Received: by 10.159.32.199 with HTTP; Wed, 10 Aug 2016 09:57:33 -0700 (PDT)
In-Reply-To: <51C6841F2232ED4B8E60CD0FD8E3BCA80561710200@EXM0005.dom1.infra.int>
References: <51C6841F2232ED4B8E60CD0FD8E3BCA80561710200@EXM0005.dom1.infra.int>
Date: Wed, 10 Aug 2016 17:57:33 +0100
Delivered-To: mark.anthony.taylor@gmail.com
Message-ID: <CANCCXD710tk-V_rBiDjFo6Dz76zV=W=ws-9+ERfxj55fBMg32w@mail.gmail.com>
Subject: Re: FW: Simon Brown QC 'retires'
From: "TheAbstraction ." <mark.anthony.taylor@gmail.com>
To: "Birmingham County, Hearings" <Hearings@birmingham.countycourt.gsi.gov.uk>
Cc: mayt@parliament.uk, Elizabeth Truss <elizabeth.truss.mp@parliament.uk>, jeremy.lefroy.mp@parliament.uk, bernard.hogan-howe@met.police.uk, County Court Litigation <countycourtlitigation@linklaters.com>
Content-Type: multipart/mixed; boundary=94eb2c0d06d0ae60720539ba8b9d

To:

Mrs L Rowe Bent

Copies To:

Judge McKenna

The Designated Civil Judge at Birmingham Justice Centre

Prime Minister Theresa May

Lord Chancellor Elizabeth Truss

Rt Hon Jeremy Lefroy MP

Sir Bernard Hogan Howe

Dear Mrs Rowe Bent,

I was instructed by email to contact Judge McKenna directly. The email body was thus:

Thank you for your email Mr Taylor. If you refer to section 2 of the civil restraint order it states His Honour Judge Simon Brown QC or if unavailable the Designated Civil Judge at Birmingham Civil Justice Centre. The Designated Civil Judge for Birmingham Civil Justice Centre is His Honour Judge McKenna.

which was sent to me on 28 July 2016. You can check your court's email records if there is any dispute.

Attached is a copy of letter sent to me from Mrs L Rowe Bent scan0013.pdf in which Judge McKenna asserts that I should apply to the **Designated Civil Judge at Birmingham Civil Justice Centre**.

Can you clarify whether Judge McKenna is the Designated Civil Judge for Birmingham Civil Justice Centre as asserted in your email.

In any case I have an application to revoke the CRO on the basis that it is unlawful, to a degree that resulted in the dismissal of Judge Simon Brown who penned it.

The application is attachment app.notice.cro.2.pdf. A scanned version is in app.notice.cro.scanned.pdf. The scanned version includes a signature. The unsigned version is better for electronic navigation, as it included hypertext links. It also corrects minor spelling errors found in the scanned version.

A fee remission form fee.remission.pdf is also attached. It is a scanned version of form ex160.

The other attachments are evidence referenced in the application.

I been attempting to have this CRO revoked for over two weeks, please do not find trivial reasons to bounce it back. Four attempts should be enough.

In the event that some form is missing some key field, please contact me by email so that I can make an amendment, rather than having to resubmit the entire application.

I remind court staff that Simon Brown was almost certainly discharged for the issue of the CRO, as detailed in the letter to the Lord Chief Justice attached, and any further procrastination by court officials to block the application might be interpreted as collusion in the same class as fraud as he helped Deutsche Bank perpetrate.

The matter requires celerity because Deutsche Bank's destruction of bullion trading receipts, as alleged in the Common Elements in the Replies the Defence, corroborated by the FCA, may still be ongoing, and their destruction makes it harder to track the activities of money launderers. This is a serious political issue that undermines the fight against terrorism, which is why this application is CCed to Sir Bernard Hogan Howe, the Lord Chancellor and the Prime Minister.

There is also a 288 page report from the US Congress which exposes George Osborne's lobbying of US DoJ to undermine HSBC's prosecution for money laundering. If this seems a little too burdensome to print or consider in whole, then the judge involved could just as well read the relevant sections online.

A copy of this email is also sent to the defendants via Linklaters, though since their clients have issued a bare denial, submitted no evidence, failed to turn up for their own hearings, and failed to provide witness statements in the second hearing, I will expect nothing but legal evasion, and I invite the judge to strike out any such defence.

Kind regards
Mark Anthony Taylor



**HM Courts
& Tribunals
Service**

Mark Anthony Taylor
Kalamata
Billington Lane
Derrington
Stafford
ST18 9LR

HM Courts & Tribunals Service
Birmingham District Registry
Civil Justice Centre
The Priory Courts
33 Bull Street
Birmingham
B4 6DS

DX 701987 BIRMINGHAM 7

T 0121 681 4441

F _____

www.gov.uk

Your ref:

18 August 2016

Dear Sir

Re: Case Number: B40BM021 Mark Anthony Taylor v Anshu Jain (Ceo Of Deutsche Bank)

In reply to your email dated 11 August 2016 I confirm that His Honour Judge McKenna is the Designated Civil Judge at Birmingham.

With regard to your application to revoke the CRO there is no record of such application with the appropriate fee being made at Court. You can not be fee remitted while a CRO is in place.

Yours faithfully,

Mrs Sue Thomas
Diary Managers Section
Ext 0121 681 3181