Clearing up the lies about the Diggory Court Cases - some original documents from various Courts..

After dragging a number of Small Claims litigants through five different UK Courts over a period of three years, Mrs Rosalind Miriam Franklin of Diggory Press / Exposure Publishing / Kingdom Come Publishing / Meadow Books / Author's Chance Ltd (etc) was found liable by a Circuit Court Judge who declared that her testimony was 'not credible'; that she had in fact lied under oath; and so awarded the original claims against her.

Unfortunately, not only did Mrs Rosalind Franklin refuse to comply with that Court Order, but in conjunction with her twin brother Mr Brendan O'Neill of Birmingham, UK, she then embarked on a campaign of defamation and character assassination against the claimants online, using multiple pseudonyms.

At the same time, Mrs Franklin set herself up as 'Miriam Franklin' the supposed end-times-prophetess, and proceeded to castigate thousands of individuals and organizations for engaging in 'fraudulent activities'.

These snapshots of Court documents are presented here in partial response to those campaigns of vilification and deception that have continued unabated for five years ongoing... Readers are respectfully invited to decide where the 'real' truth lies.

Order	ı of Judgment or		In the TORQUAY & NEWTON ABBOT County Cou	
To the Claimant		Claim Number	8PZ00092	
		Claimant (including ref.)	Dr Stephen T Manning	
Dr Stephen T Manni	ng	Defendant (including ref.)	Rosalind Franklin T/As Diggory Press/Exposure Publishing	
SW3 4SR	** • • •	Date	12 November 2009	
., 1994 - April 1999 - 19 77 - 1				
Devon, TQ2 7AZ.	GE GRIGGS sitting at Torquay of	& Newton Abbot Count	y Court, Nicholson Road, Torqu	
T IS ORDERED THAT				
There be Judgment for Claim 2009.	nant to be pa	id by the Defendant to	the Claiman by the 23 Novem	
No order for costs.			E EN E	
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Counterclaim be dismissed. Dated 12 November 2009	>		AND A COUNT	
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FORM+ 269C1	IN THE COURT	OF APPEAL, CIVIL DIVISION	(500 GS VO:7 1.08)
Char of Append	017069	REF: B2/2010/0152	Her Monesty [SEAL] Count of Append 1.9 MAY 2010
	Manning	g) -v– Franklin	13 1941 2010

ORDER made by the Rt. Hon. Sir Richard Buxton

On consideration of the appellant's notice and accompanying documents, but without an oral hearing, in respect of an application for permission to appeal

Decision: granted, refused, adjourned. An order granting permission may limit the issues to be heard or be made subject to conditions.

Refused

<u>Reasons</u>

The explanation for the delay is inadequate, but as a concession to a litigant in person I have considered the substance of the application.

The history of the proceedings is not set out in, and is difficult to discern from, the application and the papers filed with it. However, the judge records [p 205C] that the proceedings on 9 November 2009 were listed as a "show cause" application. That meant that both parties should have had their entire cases ready. The judge then took what could be said to be the robust decision to hear evidence and, if satisfied, decide the case. That was a case management decision open to him provided that it did not cause injustice. The applicant complains that she was not able to deploy various documents. The judge wrestled with that complaint, and appears to have satisfied himself that the documents described to him would not assist the applicant. The applicant then has the formidable problem that the judge heard her case on oath, and disbelieved in effect all of it. The applicant has not shown how that conclusion could be undermined by further material.

	In the BODMIN County Court Reference Claimant DR STEPHEN T MANNING	Case No Warrant No Local Warrant No	8PZ00092 Y0000002
4	Claimant DR STEPHEN T MANNING Defendant 1 ROSALIND FRANKLIN T/AS DIGGORY PRESS/EXPOSURE PUB!		
	Defendant 2		
	To the Claimant		
	TAKE NOTICE that the WARRANT in this action has not been executed	for	
	the following reasons:-		
	visit made, no real prospect of payment or goods.		er multiple attempts, the worst individual al with."
	PLEASE NOTE: This notice is a final return. You are theref	Fore no longer	
	required to notify the Court of any payments you receive.		
	DR STEPHEN T MANNING	Return Date 04	1-MAY-2010
		BODMIN	
		COUNTY COURT	
	N.317 - Return on a warrant of EXECUTION		