



Via e-mail: [request-339378-d42d02db@whatdotheyknow.com](mailto:request-339378-d42d02db@whatdotheyknow.com)

20 June 2016

Our ref: FOI 2016-32

Dear Sir/Madam,

### Freedom of Information Request

Thank you for your email of **09 June 2016**, in which you asked for the following information from the UK Supreme Court (UKSC):

*How many court staff, judges, council staff, official receivers etc have been prosecuted?*

*How many court staff, judges, council staff, official receivers etc have been prosecuted by the CPS for using trickery and deceptions to bankrupt people when no bankruptcy order should have been made?*

*Council's using trickery & deception to bankrupt people for council tax - when did Parliament give them this right?*

*When did Parliament grant council's the right to take customers money that was for the sole purpose of reducing an amount to below the old bankruptcy threshold of £750 and allocate it to an amount already secured on their property?*

*What was the point of increasing the threshold to £5000 in October 2015, if unscrupulous council's with the help of the courts can apparently file a petition for bankruptcy just beforehand and bankrupt them after October 2015, knowing that they had already been notified what the payment was for?*

*Where is the due process within the council and courts when none of the insolvency rules have been followed including correct service?*

*Who is holding your councils and courts accountable or are they self governing?*

*When did Parliament grant them this immense power to reallocate customers money to suit their own agenda to enable them to steal people's homes through insolvency using trickery & deception?*

Your request has been handled under the Freedom of Information Act 2000 (FOIA). I can confirm that we do not hold the information you have requested.

I should explain that we only hold information relating to the UK Supreme Court and not the wider court service.

It may be that the MoJ holds further information about this matter so you may want to make a formal FOI request to them, if you have not already done so.

If you wish to make a FOI request to the MoJ you should direct it to:

Ministry of Justice  
Data Access and Compliance Unit  
Postal Point 10.31, Floor 10  
102 Petty France  
London  
SW1H 9AJ  
Email [data.access@justice.gsi.gov.uk](mailto:data.access@justice.gsi.gov.uk)  
<https://www.justice.gov.uk/information-access-rights/foi-requests/make-an-foi-request-online>

As part of our obligations under the FOIA, the UKSC has an independent review process. If you are dissatisfied with this response, you may write to request an internal review. The internal review will be carried out by someone who did not make the original decision, and they will re-assess how the Department handled the original request. If you wish to request an internal review, please contact:

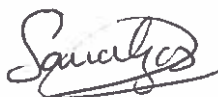
William Arnold  
Director of Corporate Services  
UK Supreme Court  
Parliament Square  
London  
SW1P 3BD  
E-mail: [william.arnold@supremecourt.uk](mailto:william.arnold@supremecourt.uk)

If you remain dissatisfied after an internal review decision, you have the right to apply to the Information Commissioner's Office under Section 50 of the FOIA. You can contact the Information Commissioner's Office at the following address:

Information Commissioner's Office  
Wycliffe House  
Water Lane  
Wilmslow  
Cheshire  
SK9 5AF  
Internet: [https://www.ico.gov.uk/Global/contact\\_us.aspx](https://www.ico.gov.uk/Global/contact_us.aspx)

I am sorry that I cannot be of further assistance on this occasion.

Yours faithfully,



Saira Ejaz  
Information Officer