

Crown	Parliament	The People v Unfit Officers	Corruption Remedy Royal Commission
	Court of Appeal	Citizen Mr Awodiya v Prime Minister + Others	Election Frauds 2019 0563 + 2700
	Court of Appeal	Citizen Mr Yediayli v State	Hygiene Trial Fraud Sentence Appeal
	High Court	Citizen Mr Yediayli v Organised Crime + State	Business Theft + Corruption Claims QB 2019 003741 + 0033984
	Crown Court	Citizen Mr Yediayli v State	Hygiene Trial Fraud Conviction Appeal + Enforcement Stay
	Crown Court	Citizen Mr Paterson v State	Harassment Framing Fraud 2019 0860 + 0861
	Magistrates Court	Equity Lawyer + Citizen v Attorney General + Others	Murder Conspiracy Concealment Fraud
	Magistrates Court	Equity Lawyer + Citizen v Attorney General + Others	Children Thefts + Family Sabotage Contempt Frauds
	Magistrates Court	Equity Lawyer + Citizen v Attorney General + Others	Drug Crimes + Firearms Corruption Protection Frauds

Royal Commission Case Notice + Framing Fraud 2019 0860 + 0861 Unconditional Bail + Contempt Fraud Remedy Applications 23rd January 2020

Contempt + Terrorism Penalty Warning to Officers for the Royal Commission, Parliament, Crown and People

Unconditional Bail + Contempt Fraud Remedies + True Evidence Admission + False Evidence Exclusion + Defence Witness Protection + State Witness Bad Character Evidence Admission + Other Applications of Citizen Defendant Mr John Alexander Paterson Prisoner Number 1251 EL HM Prison Chelmsford. 200 Springfield Road, Chelmsford CM2 6LQ

(Common Law + Criminal Procedure Rules)

Application for Fraud Findings + Bad Character Findings + Unconditional Bail + Case Dismissal + Contempt Fraud Remedies for the Citizen Mr John Alexander Paterson against the State

Grounds: Fraudulent Breaches of Natural Justice + Human Rights + Overriding Justice Objective

Remedy Proposals

1. Conflicted Interest Finding + Conflict Disqualification Finding + Remedy Jurisdiction Limit Finding + Justice Perversion Finding + Bias Finding + Justice Perversion Finding + Justice Perversion Damage Finding + Conflict Qualification Fraud Finding + Contempt Fraud Finding + Contempt Remedy Entitlement Finding + Contempt Remedy Priority Finding for the Citizen against the State Witnesses + Investigators + Prosecutors + Defenders + Government Lawyers + Court Officers + Magistrates Court Judges + Crown Court Judges + High Court Judges + Court of Appeal Judges + Many MPs + All Party Leaders
2. Intimidation Fraud Investigation Order + Unconditional Bail + £100,000 Defence Case Finance Order for the Citizen against the State for the Reason that the Citizen alleges that the Prison Authorities have been using Prison Custody for Extortion Frauds + Intimidation Frauds + Case Management Denial Frauds. The Fraud Allegations include Cold Conditions Blackmail using Blanket and Pillow Denial Frauds with £50 Payment Demands + Reading Glasses Denial Fraud + Evidence Access Denial Frauds + Defence Lawyers Telephone Access Denial Fraud + Consent Signature Blackmail + Intimidation Fraud using an Armed Cell Mate + Anus Penetration Rape using Mobile Phone Search Frauds [Reserved Rights for the Citizen to provide More Allegation Details]
3. Opposition Leadership Contest Election Integrity Test Order + Candidate Questions dated 5th January 2020 Discovery Order + Candidate Questions Management Enquiry Order + Candidates Questions Response Discovery Order for Citizen Mr Paterson against the Labour Party for the Reason the Framing Frauds 2019 0860 + 0861 against Citizen Mr Paterson and the Car Theft Arrest Fraud + Mental Health Fraud + Forced Medication Fraud against Citizen Mr Adam Mustafa are Election Frauds and the Leadership Election Management is Relevant Evidence

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4. Contempt Fraud Investigation Order for the Citizen against the Defenders for the Reason they have managed Case Management Sabotage Frauds against him
5. Record Evidence Production Order + Contempt and Terrorism Penalty Warning for the Citizen against the State + Prison Authorities + Ministry of Justice + Profession Authorities + Law Courts for the Reason it is needed for a Jurisdiction Trial + Liability Case Dismissal Hearing + Contempt Trials and Remedy Management by the Law Courts and the Royal Commission
6. Record Evidence Inadmissibility Order + Contempt and Terrorism Penalty Warning for Citizen Mr Paterson against the State for the Reason that the Citizen exchanged a Privilege Waiver and Confidentiality Waiver for General Protection Rights from the Crown and Parliament with Protection Enforcement by the Cabinet and Prime Minister and Enforcement Accountability by the Opposition Leader. It provided Passive Protection that failed to get Protection Justice Proof for the Cabinets, Prime Ministers and the Opposition Leader but got Protection Breach Contempt Fraud Proof against them
7. Records Evidence Admissibility Order + Contempt and Terrorism Penalty Warning for Citizen Defendant Mr John Alexander Paterson against the State for the Reason that the Citizen exchanged a Privilege Waiver and Confidentiality Waiver for General Protection Rights from the Crown and Parliament with Protection Enforcement by the Cabinet and Prime Minister and Enforcement Accountability by the Opposition Leader. It provided Passive Protection that failed to get Protection Justice Proof for the Cabinets, Prime Ministers and the Opposition Leader but got Protection Breach Contempt Fraud Proof against them. It is needed for Jury Trials in the Law Courts and Corruption Remedy Management by the Royal Commission
8. A Case Dismissal + Special and General and Aggravated an Exemplary Damages + Remedy Case Reference to the High Court + £1,000,000 Interim Damages Immediate Payment Order + Indemnity Costs Order + Contempt and Terrorism Penalty Warning + Contempt Remedy Directions 1 Hour Hearing in Royal Court 37 at 2 p.m. on February 2020 for Citizen Mr John Alexander Paterson against the State
9. Hampstead Children Abuse Case Evidence Production Order + Theodorou Children Case Evidence Production Order for Citizen Mr Paterson against the Metropolitan Police, the London Boroughs of Barnet Council and Camden Council and Enfield Council and the Ministry of Justice
10. Firearms Theft Case Records Production Order + Receipts 0233607 and 0233608 Production Order + Firearms Corruption Complaint Records Production Order + Firearms Corruption Claim Records Production Order for Citizen Mr Paterson against Sussex Police and the Metropolitan Police and the Ministry of Justice

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11. Religious Service Harassment Records Production Order + Justice Perversion Conspiracy Investigation Records Production Order + Prosecution Records Production Order + Trials 2015 0661 and 20160121 Records Production Order + Appeal Records Production Order for Citizen Mr Paterson against the Metropolitan Police and Ministry of Justice
12. Trials 2015 0661 and 20160121 Restraint Breach Investigation Records Production Order + Prosecution Records Production Order + Trial Records Production Order for Citizen Mr Paterson against the Metropolitan Police and the Ministry of Justice
13. The Housing Estate Maintenance Account Records Production Order + Property Tribunal Maintenance Account Fraud Case LON 00AM LSC 2016 0231 Records Production Order + Corruption Claim HQ16X03846 Records Production Order + Facebook Hacking and Defamation Fraud Complaint by Citizen Mr Cant Records Production Order + Malicious Communications Investigation against Citizen Mr Cant Records Production Order + for Citizen Mr Paterson against the London Borough of Hackney Council + Metropolitan Police + Ministry of Justice
14. Harassment Civil Claim HQ16X04344 and D02BN001 Fraud Finding + Conspiracy Finding + Privilege Forfeit Order + Confidentiality Forfeit Order + All Records Production Order for Citizen Mr Paterson against Sussex Police and Crime Commissioner Ms Bourne + Chief Executive Mr Streater and Surrey Police and Claim Lawyers Weightmans + Case Lawyer Ms Gillian Elaine Jones
15. All Records Production Order + Criminal Summons Issue Order for the Citizens Ms Samantha Jane Smith against the Ministry of Justice for the Stated Reason that the Criminal Summons Application Filing Event got a Filing Proof refusal Fraud + Issue Denial Fraud by Westminster Magistrates Court
16. Equity Lawyer Mr Edward William Ellis Restraint Records in All Cases Production Order for Citizen Mr Paterson against the Government Lawyers, Ministry of Justice and Attorney General
17. Equity Lawyer Mr Edward William Ellis Profession Unfitness Case Records Production Order + Government Lawyers Profession Unfitness Case Records Production Order for Citizen Mr Paterson against the Solicitors Regulation Authority and Solicitors Disciplinary Tribunal and Law Society
18. Protection Orders + Contempt and Terrorism Penalty Warning for Corruption Witnesses against the State and Law Courts
19. Case Priority Order + Police Records Evidence Production Order + Government Lawyers Records Evidence Production Order + Crown Prosecutors Records Evidence Production Order + Council Records Evidence Production Order + Medical Evidence Production Order + Forced Medication Discovery Order + Forced Medication Execution Discovery Order + Forced Medication Execution Agents Identification Order + 2019 Cheshire East Council Election Management Records Evidence + 2019 Nantwich and

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Crewe Parliamentary Constituency Election Management Records + Contempt and Terrorism Penalty
Warning for Citizen Witness Mr Adam Mustafa against the Metropolitan Police + London Crown
Prosecutors + Cheshire Police + Cheshire Crown Prosecution Service + Cheshire East Council +
Ministry of Health + Ministry of Justice + Cabinet Office + Cheshire Labour Party + Cheshire East
Council Seat Candidates + Nantwich and Crewe Parliamentary Seat Candidates for the Reason that the
Citizen exchanged a Privilege Waiver and Confidentiality Waiver for General Protection Rights from the
Crown and Parliament with Protection Enforcement by the Cabinet and Prime Minister and Enforcement
Accountability by the Opposition Leader. It provided Passive Protection that failed to get Protection
Justice Proof for the Cabinets, Prime Ministers and the Opposition Leader but got Protection Breach
Contempt Fraud Proof against them. It is needed for Jury Trials in the Law Courts and Corruption
Remedy Management by the Royal Commission

- 20. Bad Character Evidence Production Order + All Contaminated Evidence Inadmissibility Order for the
Citizen against the State Witnesses + Investigators + Prosecutors
- 21. Corruption Remedy Case Reference to the Royal Commission
- 22. Further discovery, enquiry, relief and remedy the cause of justice needs

I want to introduce Bad Character Evidence against Prosecution Witnesses Metropolitan Police Officer DC
Martin and Organised Criminal Mr Ricky Dearman + Corrupt Lawyer Ms Gillian Jones + Corrupt Police and
Crime Commissioner Ms Katie Bourne + Investigators + Prosecutors on the following ground(s) in the
Criminal Justice Act 2003:

- it is important explanatory evidence: s.100(1)(a).
- it has substantial probative value in relation to a matter which:
 - (a) is a matter in issue in the proceedings, and
 - (b) is of substantial importance in the context of the case as a whole: s.100(1)(b).

How to use this form

- 1. Complete the boxes above and give the details required in the boxes below. If you use an electronic
version of this form, the boxes will expand. If you use a paper version and need more space, you may attach
extra sheets.
- 2. Sign and date the completed form.
- 3. Send a copy of the completed form to:
 - (a) the court, and

(b) each other party to the case.

Notes:

1. You must send this form so as to reach the recipients within the time prescribed by Criminal Procedure Rule 21.3(3). The court may extend that time limit, but if you are late you must explain why.

2. A party who objects to the introduction of the evidence must serve notice under Criminal Procedure Rule 21.3(4) not more than 14 days after service of this application.

1) Facts of the misconduct. If the misconduct is a previous conviction, explain whether you rely on (a) the fact of that conviction, or (b) the circumstances of that offence. If (b), set out the facts on which you rely.

Systematic Corruption is Bad Character Proof against Witnesses + Investigators + Prosecutions + Judges

The Royal Commission needs Case Management by Citizens that demonstrates Systematic Corruption since the 2019 General Election. It needs Crime Summons Prosecution Applications and Defence Case Applications that contain Case Presentations for Jury Trials. The choice for All Relevant Officers is between Conflict Disqualification Admissions and Conflict Qualification Frauds.

Citizens, the Crown and Lord Bishops managed a Corruption Remedy Process. It put Corrupt Officers under pressure. They demanded Protection Frauds from Top Judges and Top Politicians. The Remedy Process got a Forced Resignation of Prime Minister Mrs May and Forced General Election. Integrity Tests before and during the Election Campaign Period got Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof against the Media, State, Law Courts and All Party Leaders. It discovered that Voters would have No Credible Choice and invalidated a Parliament Session Refusal and Repeat Forced General Election. The Crown and Lord Bishops imposed a Remedy Condition that required a Royal Commission for Corruption Remedies.

The Election Frauds and Protection Frauds became entwined. Citizen Mr Mustafa got Corruption Proof against Witnesses + Investigators + Prosecutors + Defenders + Trial Judges. It included Crown Court Audio Records that were Trial Fraud Blackmail Proof + Criminal Conspiracy Proof against the Prosecutors + Defenders + Trial Judges. Citizen Mr Mustafa stood as an Independent Candidate for a Cheshire East Council Seat and got 55 Votes. It was more than the 48 Vote Majority got by the Labour MP in the 2017 General Election for the Nantwich and Crewe Constituency. The Labour Candidate and Supporters thought Citizen Mr Mustafa planned to stand for the Parliament Seat. They used Paedophile Defamation Frauds on a Facebook Account with 20,000 Local Users. On the evidence available the Labour MP made a Criminal Complaint. Cheshire Police could not use it. They ignored Car Ownership Proof for Citizen Mr Mustafa of a Hire Purchase Agreement + Vehicle Excise Licence + Motor Insurance and used Car Ownership Misrepresentation Frauds for a Car Theft Arrest Fraud + Mental Health Case Reference that got Forced

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Medication Frauds. Corruption Proof was the Fraud Motive for Cheshire Police. Protection Fraud Proof was the Fraud Motive for the Mental Health Frauds + Forced Medication Frauds that needed Top Level Approval by Prime Minister Mr Johnson.

The Protection Frauds included the Harassment Framing Frauds 2019 0860 + 0861 against Citizen Mr Paterson. They link Drug Production + Firearms Corruption by Sussex Police with Paedophile Protection Frauds + Family Sabotage Frauds + Child Case Budget Frauds + Divorce Property Frauds in London. The result is Corruption Proof + Bad Character Proof against the Witnesses + Investigators + Prosecutors of the State Case.

The Equity Monarchy Trusts

The Citizen, Crown and Lord Bishops have Justice Responsibilities known as the Equity Monarchy Trusts. They have Corruption Control Jurisdictions that govern Parliament Session Powers. They fell into disuse when the Politicians developed the European Constitution. It vested Dictator Powers in the State. In every Member State of the European Union the Politicians lost control to Corrupt Officers and Law Court Judges who formed Organised Crime Partnerships. They developed Protection Fraud Networks for Mutual Protection and Corruption Co-ordination. The British Gnostic Christians predicted that would happen. They made an Equity Governance Recovery Plan. It had two strategies. The first was to develop Advanced Electronic Signatures, provide Sophisticated Services that enabled the Prosperous Classes to control Tax Haven Estates from their homes and use Taxation Starvation to force conversion from Dictator Governance to Equity Governance. The second was to wait until a British Prime Minister was dependent on Organised Crime and revive the Equity Monarchy Trusts. It used Protocol Signals. The first Protocol Signal was the Quiet Man Speech by an Opposition Leader. It acknowledged a Corrupt Governing Majority with Dictator Powers created a need for Effective Opposition from outside Parliament by Big Citizen. The Crown continued to gather Corruption Proof in case a Big Citizen revived the Equity Monarchy Trusts. The Forman Period lasted 45 years.

The Bankruptcy Fraud Proof Set + Drug Production Business

The Corrupt Lawyers known as Cripps Harries Hall managed Asset Thefts + Costs Frauds against their Clients on an Industrial Scale. In the late 1980's the death of 3 Cousins with Different Names caused the Hoath Family to discover Probate Frauds. Victim Mr John Hoath had the Intellectual Gifts and Financial Strength to get Fraud Remedies. The Corrupt Lawyers bought Protection Frauds from the Law Society and Top Judges. They used Costs Frauds for Judgment Frauds and Bankruptcy Frauds against Victim Mr Hoath. He resisted the Bankruptcy Frauds very successfully. The Corrupt Lawyers were angry. In 1994 they used Violent Thugs for Grievous Bodily Harm + Lifetime Injuries against Victim Mr Hoath. The Personal Injury

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Claim 1998 NJ 0655 Trial got a Judgment dated 10th November 1998 that records Criminal Conspiracy Admissions by the Corrupt Lawyers. It was Contempt Fraud Proof that failed to get Contempt Remedy Orders. The Judgment made a Personal Injury Liability Order + Damages Award + Costs Order for the Victim Mr Hoath against the Corrupt Lawyers. Victim Mr Hoath continued to resist the Bankruptcy Frauds. The Bribes + Bribe Promises exceeded the value of the Bankrupt Estate. The Corrupt Lawyers and Top Judges decided to make up the shortfall by using the Stolen Farm for Drug Production. The Top Police needed Protection Fraud Proof. They were given the Bankruptcy Case 1991 191 Judgment dated 8th June 2001 by High Court Justice Mr Neuberger. It records Fact Admissions + Intent Admissions that are Bankruptcy Fraud Proof against the Corrupt Lawyers + Corrupt Bankruptcy Trustee and a Restraint Fraud against Victim Mr Hoath. Top Police Officers accepted it as Protection Fraud Proof for the Drug Production Business. The Top Judges insisted that their Organised Crime Manager control it because they did not trust anyone else to pay them. They appointed Organised Criminal Mr Winston Elijah Leachman. Drug Production was in Sussex for two reasons. The water is good for it. The Stolen Farm is there.

Firearms Corruption Proof Set

The Convictions Record of Organised Criminal Mr Leachman got a Statutory Prohibition against Firearms Possession with a Minimum Sentence of 5 Years Imprisonment. Corrupt Officers provided Management Services for the Drug Production Business. The Organised Criminal and Corrupt Officers needed Protection Frauds that would last their lifetimes. Victim Mr Hoath kept Firearms in a Firearms Cabinet. The Organised Criminal stole Firearms from the Cabinet and got Firearms Theft Concealment Frauds by Corrupt Officers. They expected to get Protection Frauds that would last their lifetimes. On 26th June 2002 they seized the Stolen Firearms and completed Receipt 0223607 by listing them and identifying the Organised Criminal and the Possessor and gave the Top Original Receipt to the Organised Criminal. They seized the Cabinet from which they were stolen and completed Receipt 0223607 by listing it with the comment 'locked – contents unknown' and gave the Top Original to the Lawful Possessor. They took them to Lewes Armoury with intent to put the Stolen Firearms in the Cabinet and pretend nothing had happened. The Unlock Procedure needed the presence of the Owner to identify Missing Contents if any and account for Unlawful Contents if any. No one dare conduct a With Owner Unlock Procedure because it defeated the purposes of the Firearms Theft Concealment Fraud. No one dare conduct a Without Owner Unlock Procedure because the Organised Criminal might have put Unlawful Contents in the Cabinet they could not ignore. The Firearms Theft Concealment Fraud had failed. During the next 6 ½ years Corrupt Officers committed hundreds of Theft Discovery Delay Frauds. Sussex Police provided a Free Firearms Storage Service. The Owner used the Free Service as long as it suited him.

In 2003 Opposition Leader Mr Iain Duncan Smith gave the Quiet man Speech. It was the Equity Governance

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1st Protocol Signal. It called for Effective Opposition by Big Citizen outside Parliament.

The European Leaders wanted Referenda Acceptance of the European Constitution. They needed Election Frauds to get it. They needed Concealment Frauds of Dictator Powers and especially Electronic Signature Dictator Powers. The Lawful Business of British Citizens made inevitable the exposure of Electronic Signature Dictator Powers. The European Leaders wanted the power for a Junior Official to telephone the Citizen and make Total Obedience Demands supported by Electronic Signature Denial Fraud Blackmail. They wanted the power to stop the Citizen accessing their own money. The European Leaders wanted to stop the Lawful Business. They had No Lawful Means. They used Extradition Frauds against a British Citizen and Imprisonment Frauds against him and a Dutch Citizen. The 1st Extradition Fraud was used a Drug Investigation Fraud + Armed Dutch Police to supervise British Customs and Kent Police in a Kidnap Operation against the British Citizen on British Soil. Everything that could go wrong for them did go wrong. Prime Minister Mr Blair and the Dutch Authorities did not know that a series of complex events got Incredible Target Status for the British Citizen in Drug Investigations. They did not know that Top Police, Top Customs and Top Judges had an Illegal Drug Business that used the Kent Ports. They did not know that the Drug Trafficking Officers used the British Citizen's Address as the Decoy Address for more than 70 Drug Shipments because if anything went wrong the Incredible Target Status would ensure Address Enquiries would get a Dead End Result. The Dutch Authorities made a Drug Investigation Assistance Request for an Arrest Fraud against the British Citizen with Business records Seizure + Business Records Destructions to enable the Misrepresentation fraud he had No Business and Vehicle Theft from the Alleged Crime Scene to enable Misrepresentation Frauds that Vehicle Parts Communications were Drug Trafficking Code. British Customs had a Drug Consignment in transit using the Decoy Address. They had No Prior Experience of Extradition Frauds. They knew the British Citizen had reported a Drug Dealer to Kent Police and it got the Incredible Target Status. They thought he had discovered use of the Decoy Address, reported it, and was assisting a Decoy Address Investigation. They got New Broadcasts for a Big Drugs Bust and International Co-operation, pretended enthusiasm for the Drug Investigation and took control the manage Investigation Sabotage Frauds. The British Citizen was in a British Prison with Jury Trial Rights. The Investigation Record was Compelling Innocence Proof for the British Citizen and Compelling Guilt Proof against the Investigators. The choice for Prime Minister Mr Blair was to abandon the Extradition Fraud and recover control of the State and Law Courts from Organised Crime, or do a deal with Corrupt Officers to carry on. He chose to carry on. The Carry On Deal required him to provide the Protection Frauds that previously were provided by Top Judges. The Power Balances shifted for Corrupt Officers against Honest Officers. There was a Corruption Explosion.

In 2006 Victim Mr Hoath applied for a Firearms Licence Renewal. It got a Renewal Refusal Notice + £50

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Licence Fee Refund + Within 28 Days Firearms Collection Notice with a Collection Failure Destruction Notice. Ringer Rifle Club had Secure Storage Facilities. The Victim Mr Hoath joined the Rifle Club and gave Sussex Police notice he had done so. The Corrupt Officers needed a Theft Discovery Delay Fraud. They knew Victim Mr Hoath would visit a property. They moved a Drug Production Unit into the Property, waited for him to enter the property and then used it for a Drug Production Arrest Fraud. The Corrupt Officers did everything quickly. They did not have time to organise a Corrupt Search Team. The Honest Search Team made Honest Entries in the Search Log. The Finger Print Evidence + DNA Evidence + Search Log were Innocence Evidence for the Owner. The Corrupt Officers used Forensic Evidence Concealment Frauds + Search Log Forged Entry Frauds. One Forged Entry needed More Forged Entries. The 1st page contained the Search Address + Search Date. It was the only page that did not contain Forged Entries. It was Innocence Evidence for the Victim Mr Hoath. The Corrupt Officers dare not produce the Prosecution File until they had bought Defence Sabotage Frauds from the Defence Lawyers and Defence Counsel. The Organised Criminal was a Prosecution Witness. The Crown Prosecutor produced the Criminal Witness Records. The result was Trial Frauds + Conviction Frauds + Sentence Frauds against the Owner and Criminal Conspiracy Proof against the Witnesses, Investigators, Prosecutors, Defenders, Trial Judges and Appeal Judges. The Owner got Legal Aid for a Prisoner Category Application. The Application Lawyer made a Case Papers Request. The Defence Lawyers committed Criminal Damage by Total Destruction of the Defence Files and sent the Prosecution File. The Prisoner Category Application Lawyers made a Hearings List Request that got 10 Hearings Dates from the Crown Court but did not get the Hearing Details.

The Crown and Lord Bishops imposed Corruption Remedy Conditions in the 2007 Parliament Session Agreement. It included use of the Bankruptcy Fraud Proof for a Corruption Investigation of the Law Courts. It got Corruption Proof + Unfitness Findings + Dismissal Priority Findings against Law Court Judges. The Equity Lawyer got Remedy Conditions Breach Proof. In 2008 Remedy Failures by Prime Minister Mr Brown got an Unfitness Case + Remedy Failure Finding + Dismissal Priority Finding against him and the Labour Governing Majority. Preparations were made for the use of Expense Account Scandals in the 2009 Election Campaign Period

In late 2008 a New Armourer issued a Destruction Notice. Victim Mr Hoath asked questions. In January 2009 the New Armourer gave him copies Receipts 0223607 and 0223608. The Owner used them for Firearms Corruption Complaints that got Protection Fraud Proof against the State, Law Courts and Prime Minister Mr Brown. On 9 May 2009 the Expense Account Scandals started. On Scandal Day 5 the Party Leaders realised they would not stop. Prime Minister Mr Brown issued a Discredit Fraud Order against Victim Mr Hoath using a Mental Health Fraud. It needed a Case Reference by the GP Doctor. Victim Mr Hoath ignored the Appointment Request Communications and focussed on Firearms Corruption Claims. On

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Scandal Day 21 he got issue of a Firearms Corruption Claim against Sussex Police and then another one against them and Prime Minister Mr Brown. It got an Urgent Application Refusal from the High Court and Before Election Resignations from Government Ministers and Internet Publicity for the Bankruptcy Fraud Proof by a Top Insolvency Expert of International Accountants. Victim Mr Hoath did not respond to the Medical Appointment Requests until there were 5 Fraud Appeals in the Court of Appeal. The GP said he thought there was nothing wrong with Victim Mr Hoath but a Government Department he had never heard of wanted a Mental Health Case Reference. The Equity Lawyer and Victim Mr Hoath made a Delusion Proof Demand. It got Written Confirmation from the GP of No Medical Need for the Mental Case Reference. Victim Mr Hoath used it for a Corruption Claim against the Secret Service and Prime Minister.

The Remedy Process Managers knew that 2010 Parliament Session Agreement needed Corruption Remedy Conditions that included Corruption Investigations of the Law Courts for the Crown. It needed Viable Conditions Proof from the State and Citizen. Personal Service of the Corruption Claim gave Secret Service Officers the confidence to desert the Prime Minister and prepare to service Corruption Investigations of the Law Courts for the Crown. The Equity Lawyer prepared Citizen Cases to service the Corruption Investigations.

The 2010 General Election got a Coalition Governing Majority for Prime Minister Mr Cameron and Deputy Prime Minister Mr Clegg. The Parliament Session Agreement included the Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. Citizens and Secret Service Officers provided Corruption Proof Sets for the Lord Chancellor. The Corruption Investigation got Trial Fraud Proof, Appeal Fraud Proof and Protection Fraud Proof against Top Judges. The Lord Bishops made a Remedy Priority Decision for the Victims. They did not know who they were. Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband did everything the Crown and Lord Bishops needed them to do. They used exposure of the Hillsborough Scandal to give Media Publicity for Court Frauds by Top Judges. They made a Negotiation Offer to Top Judges in exchange Remedy Co-operation + Full Disclosure to identify the Victims. The Protection Fraud Network responded with an Offer rejection and Corruption Continuity Plan. It needed an Intimidation Fraud to silence Parliament, Remedy Sabotage Frauds until the 2015 General Election and then whatever was needed to get a Corrupt Majority and Immunity Frauds.

Equity Lawyer Mr Ellis had prepared the Crawley Beating Case to get Corruption Continuity Proof. Corrupt Officers lost confidence. They made Protection Fraud Demands. The South East Top Civil Judge and the Brighton Magistrates Court Resident met. They shared the content of the County Court File and the Magistrates Court File. They planned a Profession Unfitness Prosecution Fraud against the Equity Lawyer. It needed Perjury + Forgery by a 1st Court Lawyer about Magistrate Court Events, County Court Audio Record Concealment Frauds to give confidence for Perjury + Forgery by the Sussex Police Lawyer, Perjury +

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Forgery by a 2nd Court Lawyer about Magistrate Court Events and Agency Prosecutor Status for a Law Firm that had managed Industrial Scale Land Frauds using Protection Frauds by Top Judges. The Court Files Contents got mixed up. The Stamp Filing Proof evidenced that County Court Papers got on the Magistrates Court File and Magistrates Court Papers got on the County Court File. The Profession Unfitness Preparations gave Corrupt Officers confidence to complete Jury Trial Frauds in December 2012. It got Jury Trial Fraud Proof against the South East Top Civil Judge Mr Simkiss and Sussex Police. The Crown and Lord Bishops used it as Corruption Continuity Proof to vest Corruption Remedy Powers in a Royal Commission.

The Equity Lawyer provided Investigation Services. The Profession Unfitness Prosecution Case got Fraud Proof for the Equity Lawyer and Royal Commission against the Investigators + Prosecutors + Adjudicators. Production of the Magistrates Court File discovered County Court Papers. The County Court Hearing Event Frauds used Hearing Event Perjured Evidence Admission Fraud for the Sussex Police Lawyer and County Court Hearing Event Audio Records Evidence Exclusion Fraud against the Equity Lawyer. The Prosecutors and Adjudicators ignored Royal Commission Case Notices. Nothing stopped the Prosecution Frauds. The Equity Lawyer used the Profession Unfitness Case + Other cases to get Fraud Proof Sets for the Royal Commission against the State, Profession Authorities and Law Courts. In May 2014 the Royal Commission ordered use of the Police Federation Conference to get Mass Publicity for a Corruption Finding Notice + Remedy Co-operation Demand + Dismissal Threat. On 2nd June 2014 the Remedy Co-operation Tests of Top Judges started. They continued to sign Court Frauds until they realised there were Test Cases. They used Signature Refusals to enable Not Me Defences and Unsigned Decision Pages with Signature Pages to enable Signature Admissions + Decision Denials. It created a need for Hearing Event Audio Records as Responsibility Proof against Corrupt Advocates and Corrupt Judges. In late September and early October 2014 Hearing Events got Audio Records that was Personal Responsibility Proof.

The Protection Fraud Network knew they needed the 2015 General Election to remove Prime Minister Mr Cameron from office and a Contingency Plan if it did not do so. They used Hung Parliament Propaganda in hope it would get a Hung Parliament. It failed. The 2015 General Election got a Governing Majority for Prime Minister Mr Cameron. The Protection Fraud Network used the Contingency Plan. It needed Ruin Frauds against the Equity Lawyer and Prime Minister to stop them servicing the Remedy Process and a Ruin Fraud against a Remedy Protester for Power Boast Purposes. They failed. The Equity Lawyer identified the cases and used them to get Criminal Conspiracy Proof against Law Court Judges.

The Ruin Fraud against the Equity Lawyer needed a False Client with either a False Case or a Liability Proof Concealment Fraud to enable a Misrepresentation Fraud a True Case was a False Case, False Relationship Evidence, False Incapacity Evidence, a Contempt Framing Fraud Incentives for the False Client for exposure of the Equity Lawyer for Incapacity Exploitation + Relationship Exploitation + False Case Prosecution at a

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Hearing Event that got Contempt Powers for the Hearing Judge. The Equity Lawyer identified the case. He managed it to get Case Management Capacity Proof + Criminal Conspiracy Proof against the False Client and Law Court Judges. He gave No Further Action Advice using Costs Fraud Damage Limitation Reasons. The False Client signed it and then realised she had nothing to trade for Framing Fraud Incentives. She was furious. She started a Harassment Campaign. The Equity Lawyer made the No Response Case Management Decision. The possibilities were that she got fed up and stopped or continued and created Harassment Fraud Proof against herself. The result was more than 2,000 Unsolicited Texts + Emails that were Harassment Fraud Proof.

The Ruin Fraud Conspiracy against Prime Minister Mr Cameron needed Internet Publicity by an Innocent Agent, Censorship Motive Proof against the Prime Minister, a Framing Fraud against the Prime Minister and exposure of it timed to do maximum damage to the Prime Minister. It needed Co-ordinated Frauds by Top Politicians + Top Judges + Top Media Managers. The Firearms Corruption Proof Set motivated Sussex Police to insist they service the Ruin Fraud because they did not trust anyone else to do it. Panama Papers Week prepared for a Framing Fraud Exposure Week that did not happen. The Equity Lawyer found the case. Citizen Mr Paterson was the Innocent Agent. He co-operated. They got Criminal Conspiracy Proof against Law Court Judges in time to stop Framing Fraud Exposure Week. They made Immunity Negotiation Offers. The Police Officer Witnesses wanted Immunity Deals in exchange for Full Disclosure about Framing Fraud Orders. The Protection Fraud Network needed Intimidation Frauds to get Repeat Perjury from the Police Officer Witnesses, Repeat Representation Frauds by the Crown Prosecutors and Repeat Trial Frauds by the Junior Appeal Judges. Adjournment Frauds got time to plan Intimidation Frauds.

Prime Minister Mr Cameron was unable to do anything about the Ruin Fraud Conspiracy because the Brexit Referenda had priority. He led the Remain Campaign, lost and resigned. It was an Honourable Resignation.

The Protection Fraud Network needed Protection Frauds for Ruin Fraud Conspirators. They needed a Ruin Fraud Conspirator to win the Conservative Party Leadership Contest and Premiership. Home Secretary Mrs May was a Top Ruin Fraud Conspirator. Money was no object buying Leadership Support for her. She got office with Inconsistent Obligations. She had Protection Enforcement Obligations to Citizens, the Crown and Parliament. She had Protection Fraud Obligations to the Corrupt Officers and Law Court Judges.

The Intimidation Frauds needed Criminal Investigation Frauds + Employment Sabotage Frauds + Family Sabotage Frauds against a Remedy Campaigner on the Monday, Tuesday and Wednesday to get the Repeat Frauds at the Framing Fraud Appeal on Friday 24th February 2017. The Corrupt Officers demanded Before Event Protection Fraud Proof. They were given Harassment Civil Claim Fraud HQ16X04344. High Court Masters did not want it. They made a Case Reference to Brighton County Court who gave it Case Number D02BN001, did not want it and made a Case Reference to Central London County Court. The Corrupt

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Investigators accepted the Trial Directions Frauds as Before Event Protection Fraud Proof for the Investigation Fraud + Employment Sabotage Fraud + Family Sabotage Fraud. It got the Repeat Frauds at the Framing Fraud Appeal. The Trial Directions Fraud Appeal got a Permission Refusal dated 4th April 2017 with a Day 10 Seal. It completed the criminal Conspiracy Proof Set against Top State Officers and Law Court Judges. The crown and Lord Bishops used it to decide the Corruption Remedy Conditions for the Parliament Session Agreement. They needed an Election Free Period to enable a Long Session of 2 ½ years too continue the Corruption Investigations in the Law Courts, get Unfitness cases against Top Judges and use them to continue the Corruption Investigations in Parliament. They got Criminal Conspiracy Proof against Law Court Judges, Many MPs, Attorney General Mr Cox, Prime Minister Mrs May and Opposition Leader Mr Corbyn. Prime Minister Mrs May wanted to stop the Corruption Investigations. She issued a Medical Murder Order that needed Forged Blood Test Results + Kidney Failure Diagnosis Frauds + Kidney Transplant Prescription Fraud + Dialysis Treatment Prescription Fraud + Fistula Operation Consent Fraud + Fistula Operation Fraud + Dialysis Treatment Consent Fraud + Lethal Injection Murder + Death Cause Misrepresentation Frauds Fraud. It got a Commitment Split. The Killer Doctors were Enthusiastic Murderers. The Decent Doctors were not. They gave Missing Symptom Warnings + Inconsistent Evidence Warnings bit did not use the phrase Blood Test Result Forgeries. On 26th March 2019 Royal Sussex Hospital telephoned with an Immediate Dialysis Treatment Call. It got a Treatment Refusal by the Equity Lawyer. The Killer Doctors waited for a Mental Health Arrest Fraud Order from Prime Minister Mrs May for the Hospital Murder. She dare not issue it. The Equity Lawyer predicted the Forced Resignation of Prime Minister Mrs May would cause the Killer Doctors to panic, try a Consent Fraud, and when they failed, use a Mental Health Arrest Fraud. The Equity Lawyer decided Redbridge Council was the Obvious Target for the Mental health Fraud. In 2000 Top Doctors planned a Baby Murder + Human Organ Theft. Everything that could go wrong did go wrong. They used a DNA Defect Diagnosis Fraud + Doomed Life Prognosis Fraud + Medical Opinion Fraud. Redbridge Council used for it for a Child Protection Fraud + Mercy Killing Fraud. Competent Management needed Human Organ Theft + Body Remains Destruction. It got Incompetent Management with Human Organ Theft + Skin Covered Skeleton. The Family used it as Human Organ Theft Evidence + Mass Publicity. The Family got Murder Protection Fraud Proof against All Authorities with Accountability Powers. The Pharmaceutical Industry used the Murder Protection Frauds to develop a Human Organ Theft Industry. In 2008 Prime Minister Mr Brown issued a Body Destruction Order. Incompetent Management gave the Family time to move it to Delhi. The Indian High Court made a Body Preservation Order and an Out of State Death Inquest Jurisdiction Deficit Finding + Jurisdiction Recommendation Case Reference to the Supreme Court, Law Commission and Parliament. DNA Technology Advances are Diagnosis Fraud Proof.

Redbridge Council had managed Intimidation Frauds and Oppression Frauds against Family Members. They

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were prosecuting council Tax Liability Frauds against them. It made Redbridge Council the Obvious Target for the mental Health Frauds. The Equity Lawyer got a Residential Tenancy and made a Housing Benefit Claim. It got Claim Denial Fraud Proof against Redbridge Council and ensured they knew where he was.

On 7th June 2019 the Remedy Process got the Forced Resignation as Conservative Party Leader from Prime Minister Mrs May. It started the Leadership Contest. On 10th June 2019 the Equity Lawyer gave a Blood Sample. It got a Blood Test Result Forgery. Top Doctors used it for a Dialysis Treatment Offer subject to a Mental Examination Consent. It got a Treatment Refusal from the Equity Lawyer. The Killer Doctors got a Mental Health Fraud. Redbridge Council serviced it. The Equity Lawyer went into Half Hiding. The Security Services knew where he was. They did not tell Redbridge Council or the Killer Doctors until it was too late.

The Equity Lawyer managed Integrity Tests before and during the Election Campaign Period. They got Corruption proof, Remedy denial Fraud Proof and Election Fraud Proof against Organised Criminals, the Media, State, law Courts and All Party Leaders. The Ultimate Sanction is a parliament Session refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy denial Fraud Proof and Election Fraud Proof. It needs a Credible Choice for Voters. Election Fraud Proof against All Party Leaders was No Credible Choice Proof. It invalidated a Repeat Forced General Election. The Crown and Lord Bishops imposed Corruption Remedy Conditions in the Parliament Session Agreement. They required a Royal Commission. The imposed a Legal Service Crime Prosecution Prohibition + Contempt Penalty Enforcement Prohibition for the Equity Lawyer against the Prime Minister. It is Special Protection that enables the Equity Lawyer to conduct Integrity Tests for the Royal Commission.

The Election Frauds included the Framing Fraud against Citizen Mr Paterson and the Election Fraud + Mental Health Fraud + Forced medication Fraud against Citizen Mr Mustafa

The Integrity Tests include the Corruption Remedy Applications by Citizen Mr Paterson

2) How you will prove those facts, if in dispute. A party who objects to the introduction of the evidence must explain which, if any, of the facts set out above are in dispute. Explain in outline on what you will then rely to prove those facts, e.g. whether you rely on (a) a certificate of conviction, (b) another official record (and if so, which), or (c) other evidence (and if so, what).

The Framing Fraud Proof includes State Records and Court Records and the Corruption Testimony of the Citizen and Defence Witnesses. The Framing Fraud Proof includes State Records and Court Records and the Corruption Testimony of the Citizen and Defence Witnesses. The Contempt Fraud Investigation needs the Evidence Production Orders. The Contempt Fraud Investigation needs the Evidence Production Orders.

3) Reasons why the evidence is admissible. Explain why the evidence is admissible, by reference to the provision(s) of the Criminal Justice Act 2003 on which you rely.

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Royal Commission Case Notice + Framing Fraud 2019 0860 + 0861 Unconditional Bail + Contempt Fraud Remedy Applications 23rd January 2020

Fraudulent Breaches of Natural Justice + Human Rights + Overriding Justice Objective get a Proof Burden Reversal for the Citizen against the Fraud Managers and Fraud Beneficiaries. The Framing Fraud Proof includes State Records and Court Records and the Corruption Testimony of the Citizen and Defence Witnesses. The Proof Burden Reversal includes an Inadmissibility Proof Burden for the Citizen against the State and Law Courts

4) Reasons for any extension of time required. If this application is served late, explain why.

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Signed:

Citizen Defendant Mr John Alexander Paterson

Date: January 2020