

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Court of Appeal	Citizen + Equity Lawyer v Solicitor General	Fraud Appeals 2020 0395 + 0396 + PI 10942
	High Court	Equity Lawyer v Solicitor General	Contempt Claim Fraud 2019 004208 + 2020 000286
	High Court	Citizen Hastunc v Prime Minister + Others	Corruption Claim 2020 000???
	County Court	Citizen Mr Hastunc v Eatsnow Estates Ltd	Claim Fraud F02ED793

Royal Commission + Claim Fraud F02ED837 Enquiry Response of Citizen

28<sup>th</sup> July 2020

Response of Citizen to the Claim Fraud B01BN793 Case Management Enquiry dated 13<sup>th</sup> July 2020 of Edmonton County Court

Court Motion Discovery Order that the Chief Executive Officer of Edmonton County Court do make Full Disclosure of the File Contents of Claim B01BN793 and the the Chief Executive Officer of Central London County Court do make Full Disclosure of the File Contents of the Rent Arrears Statutory Demand Set Aside Application of Citizen Tenant Mr Hastunc and the Chief Executive Officer of the Royal Courts Post Room make Full Disclosure what happened to the Royal Mail Signed For Delivery NV095978165GB that was received at 10.51 on 24<sup>th</sup> July 2020 and the Chief Executive Officer of the High Court Actions Office make Full Disclosure of the File Content of the Corruption Claim of Citizen Mr Hastunc against the Prime Minister, Attorney General, Ministry of Justice, Law Society and the Landlord, Eatsnow Estates Limited, for the Stated Reasons that Corrupt Officers and Law Court Judges committed Claim B01BN793 Case Papers Filing Denial Frauds for the Landlord against Citizen Tenant and the High Court Masters have committed Claim Issue Denial Frauds against Corruption Victims

1. 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 managed a Corruption Remedy Process. In December 2019 it used the Parliament Session Agreement to impose Corruption Remedy Conditional. They required a Royal Commission to manage Corruption Remedies before the Session End. The Default Penalty is a Parliament Session Refusal and Forced General Election with Mass Publicity for Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof.
2. Honourable Parliamentarians needed Corruption Proof against Top Judges that silenced Corrupt Parliamentarians. It need Criminal Conspiracy Proof against Organised Criminals, State Officers, Lawyers and Law Court Judges including Justices of the High Court and Lord Justices of the Court of Appeal
3. Citizens used their cases for Integrity Tests. They got Corruption Proof and Remedy Denial Fraud Proof. The Crown and Lord Bishops can use it for Parliament Session Decisions.
4. The Citizen Tenant, Mr Hastunc used Claim B01BN793 for Integrity Tests that got Criminal Conspiracy Proof against the Landlord, Eatsnow Estates Limited, the Landlord Representatives and County Court Judges. It includes the Bias Fraud Proof of Defence Filing Denial Frauds and Appeal Filing Denial Frauds against the Citizen and Appeal Process Frauds for the Landlord. The Landlord used the Sole Appeal Ground that the Citizen Tenant had Legal Assistance at the Possession Hearing. It was an Obvious Fraud. Corrupt Lawyers use Obvious Frauds to signal to Junior Judges they have Bought Frauds from Top Judges.
5. The Landlord used the Appeal Process Denial Fraud and the Pending Appeal Adjudication Denial Fraud for a Rent Arrears Statutory Demand Fraud.
6. The Case Management Enquiry dated 13<sup>th</sup> July 2020 adds to the Filing Denial Fraud Proof for the Citizen against the County Court
7. The Criminal Conspiracy Proof and Statutory Demand Fraud was used for a High Court Corruption Claim by Citizen Mr Hastunc against the Prime Minister, Attorney General, Ministry of Justice, Law Society and Landlord. The Royal Courts Post Room received it at 10.51 on 24<sup>th</sup> July 2020. It vests Conflict Jurisdiction in the High Court and creates a Pending Claim Adjudication Claim B01BN793 Stay and Bankruptcy Case Stay for the Citizen against the Landlord and County Court. It is being used as one of the Comparator Cases for a Case Issue Test.
8. The Integrity Tests forced Corrupt Officers to demand Protection Frauds that needed Trial Frauds by Justices and Lord Justices. Some cases got what appeared to be Protection Successes that in fact were Reassurance Failures. Some Organised Criminals panicked. Some dictated Protection Fraud Terms with State Officers and Law Court Judges acting as Protection Puppets.
9. Top Judges relied on Case Officers and Case Masters in the Court of Appeal to use Core Bundle Regulations for Conflict Disqualification Fraud Proof Exclusion Frauds. The Fraud Appeals 2020 0395 + 0396 got the start of Compliance Failure Dismissal Frauds until Terrorism Penalty Warnings stopped them. On 17<sup>th</sup> July 2020 a Fraud Appeal 2020 0395 Remedy Application broke confidence and got an Immediate Fraud Case Reference that within 3 hours got an Application Dismissal Fraud by a Lord Justice. It was used for a Fraud Appeal to the Supreme Court. On 21<sup>st</sup> July 2020 the Trial Judges tried to use the Dismissal Fraud for Trial Frauds. They lost confidence, made a Pending Appeal Adjudication Trial Stay Protection Admission and made Trial Direction Frauds that were Protection Breach Contempt Frauds against the Court of Appeal and Supreme Court