

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Court of Appeal	Citizen Mr Cant v Thug Criminal Mr Seton	Protection Denial Fraud Appeal 2019 1483
	Court of Appeal	Citizen Mr Awodiya v Prime Minister	Election Fraud Appeal 2019 2700
	Court of Appeal	Citizen + Equity Lawyer v Solicitor General	Fraud Appeals 2020 0395 + 0396 + PI 10942
	High Court	Citizen Mr Yediayli v Criminals + State	Shop Theft Claims 2019 003741 + 3984
	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 Sood v Trustee Mr Sood + Bank	Claim B01BN837 + F1PP7696
	County Court	Citizen Mr Hastunc v Eatsnow Estates Ltd	Claim Fraud F02ED793

Royal Commission + Supreme Court Fraud Appeal Grounds of Citizen v Thug Criminal 31st July 2020

Appeal against the Harassment Restraint Protection Denial Fraud Appeal 2019 1483 Permission Refusal Fraud + Remedy Denial Frauds on 29th July 2020 for Thug Criminal Mr Seton against Citizen Victim Mr Cant in Royal Court 71 of Lord Justice Coulson and Lady Justice Carr for the Master of the Rolls

Applications for Appeal Regulation Waivers + Full Proceedings Transcript + Harassment Restraint Interim Protection Remedies + Pending Adjudication Legal Process Stay Protection for the Citizen Grounds: Fraudulent Breaches of Natural Justice + Human Rights + Overriding Justice Objective

The circumstance

The Parliament Session Agreement dated December 2019 between the Prime Minister and Crown contained Corruption Remedy Conditions. They required that a Royal Commission get Corruption Remedies before the Session End. The Default Penalty is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof and Election Fraud Proof.

Honourable Parliamentarians needed Corruption Proof and Unfitness Cases against Top Judges to manage Corruption Remedies. If they did not get Corruption Remedies they needed the Corruption Proof and Remedy Denial Fraud Proof against Corrupt Parliamentarians in a Forced General Election.

Equity Lawyer Mr Ellis helped Citizens use their cases for Integrity Tests. They got Remedy Denial Fraud Proof against Law Court Judges all the way up the ranks to Appeal Lord Justices, and the Master of the Rolls, who is the Top Civil Judge, and the Lord Chief Justice, who is the Top Criminal Judge. They got Criminal Conspiracy Proof against Organised Criminals, Corrupt State Officers and Law Court Judges including Appeal Lord Justices, the Master of the Rolls and Lord Chief Justice.

The Harassment Restraint Protection Denial Fraud Appeal 2019 1483 in the Court of Appeal got a Permission Hearing in Royal Court 71 and an Audio Record that is Protection Fraud Proof against the Master of the Rolls.

Fraud Proof of anything gets a Proof Burden Reversal for the Victim against the Guilty Parties. It is managed by use of a Fraud Presumption on All Other Issues for the Victim subject to Rebuttal Proof by the Guilty Parties. The Protection Fraud Proof for Citizen Mr Cant against Thug Criminal Mr Seton and the Court of Appeal gets a Fraud Presumption for Citizen Mr Cant that:

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 use the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. They have used the Corruption Control Jurisdictions for a Corruption Remedy Process. It forced Corrupt Officers to demand Protection Frauds that needed Court Frauds by Top Judges.
2. Citizen Mr Cant got Criminal Conspiracy Proof against Organised Criminals and Lord Justices. It meets the Corruption Remedy Proof Standard.
3. A Long Residential Lease of a flat on a Housing Estate gets Interested Party Status for Citizen Mr Cant in the Housing Estate Management Accounts of the London Borough of Hackney Council
4. The Housing Estate Accounts were Compelling Proof of Accounting Frauds by Council Officers
5. The Housing Estate Account Claim by Citizen Mr Cant got Fraud Proof + Money Laundering Proof against the Council Officers, Metropolitan Police, Property Tribunal and Law Courts.
6. The Council Officers demanded Protection Frauds that got Obvious Frauds that were Protection Fraud Boasts by Top State Officers and Top Judges.
 - 6.1. The Metropolitan Police used a Facebook Account Hacking Fraud + Defamation Fraud against Citizen Mr Cant. A Computer Hacking Complaint by Citizen Mr Cant got Investigation Denial Fraud Proof for him against the Metropolitan Police

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- 6.2. The Property Tribunal used the Housing Estate Accounts Evidence Production Order that got Electronic Service of 705 Electronic Files by the Council on Citizen Mr Cant
- 6.3. The Metropolitan Police used the Defamation Fraud for a Malicious Communication Investigation Fraud + Computer Seizure Fraud
- 6.4. Citizen Mr Cant used the Computer Seizure Fraud for a Housing Estate Accounts Directions Order Compliance Time Extension and got Time Extension Denial Fraud Proof against the Property Tribunal
- 6.5. The Metropolitan Police used Housing Accounts Evidence Closure Day for the Computer Release and the Investigation Fraud for a Liability Finding Fraud + Caution Penalty Fraud against Citizen Mr Cant that got a Caution Appointment Attendance Refusal by the Citizen
- 6.6. The Housing Estate Accounts Claim got Finding Fraud Proof and Costs Fraud Proof and Criminal Conspiracy Proof against the Council Officers and the Property Tribunal
- 6.7. The Corruption Claims got Remedy Denial Fraud Proof and Criminal Conspiracy Proof against the Council Officers and the High Court
7. The Civil Cases and Criminal Case of Citizen Mr Cant got Proof Sets that met the Corruption Remedy Proof Standard. It added to Criminal Conspiracy Proof against Top State Officers and Law Court Judges got by Other Cases. The Crown and Lord Bishops used it to decide the Corruption Remedy Conditions for the 2017 Parliament Session. They required a Long Session of 2 ½ years to complete Corruption Investigations of the Law Courts, get Corruption Proof for Unfitness Cases against Top Judges and use them for Protection Fraud Investigations in Parliament. Prime Minister Mrs May called the Surprise General Election to avoid the Ultimate Sanction of a Parliament Session Refusal and Forced General Election with Mass Publicity for the Fraud Proof.
8. The Long Session got the Corruption Proof and Unfitness Cases against Top Judges and Protection Fraud Proof against many MPs including Attorney General Mr Cox, Prime Minister Mrs May and Opposition Leader Mr Corbyn.
9. The Crown and Lord Bishops used the Protection Fraud Proof to get a Forced Resignation from Prime Minister Mrs May and a Forced General Election.
10. The Equity Lawyer managed Integrity Tests before and during the Election Campaign Period. He made Negotiation Offers for Immunity Terms in exchange for Full Disclosure about Corruption Management. State Officers wanted Immunity Deals. Some Council Officers wanted Immunity Deals in exchange for Full Disclosure about Frauds and Money Laundering.
11. Organised Criminals, Corrupt Officers and Law Court Judges demanded Protection Frauds.
12. Top Judges were not confident that Top Politicians could deliver Protection Frauds. They used Intimidation Frauds against Vulnerable Victims in the hope that Internet Publicity by them would serve as Intimidation Frauds against Many Victims and deter Immunity Deals by State Officers.
13. Citizen Mr Cant was a Vulnerable Adult with Money Laundering Proof and Internet Skills. He was an Ideal Target for an Intimidation Fraud. Top Judges needed a Thug Criminal for it.
14. Mr Kenneth Noy is an Organised Criminal. He buys Protection Frauds from Top State Officers and Top Judges. He uses Thug Criminals including Mr Seton.
15. Thug Criminal Mr Seton made Kill Threats and Other Violence Threats against Citizen Mr Cant and Meeting Demands. Citizen Mr Cant was frightened of him and made Meeting Agreements. Both men took Meeting Witnesses. Thug Mr Seton planned use of the Last Meeting Event for a Violent Attack that caused Grievous Bodily Harm to Citizen Mr Cant with an Attack Intervention + Victim Protection Pretence Fraud by the Thug Meeting Witness and then Case Management Advice for Citizen Mr Cant by the Thug Meeting Witness against a Criminal Complaint using a reason Fraud that there was a Money Laundering Prosecution Risk.
16. Citizen Mr Cant got Medical Treatment for the Grievous Bodily Harm at the Local Hospital. The Equity Lawyer and others visited him at the Local Hospital. Citizen Mr Cant explained what had

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happened. The Equity Lawyer explained that the Advice Fraud was to deter a Criminal Complaint and countered it with Criminal Complaint Advice.

17. The Criminal Complaint and Witness Protection Application by Citizen Mr Cant got Investigation Denial Fraud Proof and Witness Protection Denial Fraud Proof and Criminal Conspiracy Proof for Citizen Mr Cant against Thug Criminal Mr Seton and the Metropolitan Police.
18. The Harassment Claim got Restraint Protection Denial Fraud Proof and Criminal Conspiracy Proof for Citizen Mr Cant against Thug Criminal Mr Seton and the County Court
19. The Harassment Restraint Protection Denial Fraud Appeal got Protection Denial Fraud Proof and Criminal Conspiracy Proof for Citizen Mr Cant against Thug Criminal Mr Seton and the High Court
20. The Harassment Restraint Protection Denial Fraud Appeal 2019 1483 got Protection Denial Fraud Proof and Criminal Conspiracy Proof for Citizen Mr Cant against Thug Criminal Mr Seton and the Court of Appeal
21. The Master of the Rolls and the Appeal Lord Justices made a Protection Fraud Call for Damage Limitation Action by the Metropolitan Police and the Crown Prosecution Service.
22. The Protection Fraud Call got use of the Criminal Complaint for Investigation Frauds that are Criminal Conspiracy Proof for Citizen Mr Cant against Thug Criminal Mr Seton and the Metropolitan Police. They included Event Evidence Exclusion Frauds by failure to interview the Event Witness who attended for the Citizen.
23. The Protection Fraud Call got use of the Investigation Frauds for a Prosecution Fraud and Assault Minimum Charge Fraud that is Criminal Conspiracy Proof for Citizen Mr Cant against Thug Criminal Mr Seton and the Crown Prosecution Service
24. The Integrity Tests before and during the General Election Campaign Period got Corruption Proof and Remedy Denial Fraud Proof against the State and Law Courts and Election Fraud Proof against All Party Leaders. The Election Fraud Proof denied a Credible Choice for Voters and invalidated a Repeat Forced General Election. The Crown and Lord Bishops imposed Corruption Remedy Conditions in the Parliament Session Agreement dated December 2019 between Prime Minister Mr Johnson and the Crown. They required that a Royal Commission deliver Corruption Remedies before the Session End. The Default Penalty is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof. Honourable Parliamentarians needed Corruption Proof against Top Judges. They needed it to silence Corrupt Parliamentarians when managing Unfitness Cases against Top Judges in Parliament. If it did not silence them they needed it as Credibility Proof for them and Incredibility Proof against Corrupt Parliamentarians in a Forced General Election.
25. The Equity Lawyer helped Citizens manage Integrity Tests. They got Corruption Proof and Remedy Denial Fraud Proof against the State and Law Courts. The Crown and Lord Bishops can use it for Parliament Session Decisions.
26. The Integrity Tests motivated the Repeat Investigation Order by the Crown Prosecution Service. It got a Repeat Investigation Notice by the Metropolitan Police to the Citizen and by the Citizen to the Equity Lawyer.
27. The Witness Interview by the Equity Lawyer got Criminal Witness Statement by the Event Witness for the Citizen. It explained the history and made a Remedy Proposal for Immunity Negotiations to get Full Disclosure from Thug Mr Seton how he got the Protection Frauds from the Metropolitan Police, Crown Prosecution Service and Law Courts. Service of the Criminal Witness Statement on the Metropolitan Police and by them on the Crown Prosecution Service got an Immediate Unexplained Case Withdrawal for Thug Criminal Mr Seton against Citizen Mr Cant.
28. The Harassment Restraint Protection Denial Fraud Appeal 2019 1483 Permission Hearing on 29th July 2020 got an Audio Record that is Criminal Conspiracy Proof against Thug Criminal Mr Seton and Hearing Judge. It is Hearing Management Incapacity Proof for Citizen Mr Cant. It is Incapacity Exploitation Proof for him against them. The Equity Lawyer had produced the DRAFT Order dated

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29th July 2020 and asked Citizen Mr Cant to read out the Bold Print as Applications and then the Ordinary Print as Representations and Reasons. Citizen Mr Cant did his best. The Hearing Judge ridiculed him and pretended the document was not in English. The Hearing Judge committed a Legal Assistance Refusal Fraud and used the Restraint Fraud against the Equity Lawyer as the Reason Fraud in spite of the fact it is the subject of Fraud Appeal 2020 0396 in the Court of Appeal. The Hearing Judge used the Case Delays by the State and Law Courts as a Reason Fraud for an Appeal Permission Refusal Fraud and Remedy Denial Fraud.

The Appeal Permission DRAFT Order dated 29th July 2020 by Citizen Mr Cant

1. **Legal Assistance Entitlement Finding for Citizen Mr Cant against Mr Seton** for the Stated Reasons that Citizen Mr Cant has Management Capacity for Ordinary Cases but not for Corruption Cases and is a Litigant in Person
2. **Legal Assistance Prohibition for Citizen Mr Cant against All Qualified Lawyers and All Law Court Judges** for the Stated Reason that the Corruption Cases create Conflict Disqualifications against Qualified Lawyers and Law Court Judges
3. **Best Qualification Finding + Agency Representation Authority + Hearing Rights for Equity Lawyer Mr Ellis to act for Citizen Mr Cant** for the Stated Reasons that:
 - 3.1. 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 have used the Corruption Control Jurisdictions a Corruption Remedy Process.
 - 3.2. The Remedy Process needed to achieve Total Destruction of the Protection Fraud Network. It provided Support Services and Corruption Co-ordination for Organised Crime Partnerships managed by State Officers and Law Court Judges. They sold Market Frauds to Organised Crime, provided Protection Frauds for Corrupt Officers who managed them, and traded Glittering Career Guarantees and Job Profits in exchange for Fraud Services in Parliament by Corrupt MPs. They used the Law Courts as a Fraud Factory.
 - 3.3. Equity Lawyer Mr Ellis provided Investigation Services for the Remedy Process. He recruited Citizens, managed cases and got Proof Sets that meet the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim.
 - 3.4. In 2017 the Remedy Process got Criminal Conspiracy Proof 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 a Long Session of 2 ½ years to complete the Corruption Investigations in the Law Courts and use Unfitness Cases against Top Judges for Protection Fraud Investigations in Parliament. It got Criminal Conspiracy Proof against many MPs including Attorney General Mr Cox, Prime Minister Mrs May and Opposition Leader Mr Corbyn. In 2019 it got a Forced Resignation from Prime Minister Mrs May and the evidence needed for a Forced General Election.
 - 3.5. The Protection Fraud Network wanted a Middle Eastern War for Remedy Sabotage Frauds. The Iranian Authorities wanted a Middle Eastern War to deal with Civil Unrest. A Ship Seizure and Missile Launch got a War Engagement Refusal by President Trump. Top British Politicians used Top Judges and Top Police to provide Protection Frauds for Drug Dealers who financed Missile Purchases for the Kurdish PPK. It got another War Engagement Refusal by President Trump. He issued an Immediate Order for Troop Movements out of Syria to avoid US Casualties from British Financed Missiles. The War Plan failed. The Protection Fraud Network wanted Blackmail Frauds against the Crown to get Remedy Sabotage Frauds. They used US Authorities for a Sex Procurement Investigation and Blackmail Frauds with Lifetime Imprisonment Threats to get Crime Testimony from a Socialite against His Royal Highness Prince Andrew. There was nothing subtle about it. They used Media Publicity for Justice Perversion Propaganda Frauds. The Blackmail Frauds failed to get Remedy Sabotage Frauds.

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- 3.6. Meanwhile, Integrity Tests before and during the Election Campaign Period got Corruption Proof and Remedy Denial Fraud Proof against the State and Law Courts and Election Fraud Proof against All Party Leaders. The Election Fraud Proof denied a Credible Choice for Voters and invalidated a Repeat General Election. The Crown and Lord Bishops imposed Corruption Remedy Conditions in the Parliament Session Agreement between the Crown and Prime Minister. They required that a Royal Commission deliver Corruption Remedies before the Parliament 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.
- 3.7. Honourable MPs need Compelling Corruption Proof that silences Corrupt MPs. They rely on the Equity Lawyer to get it.
- 3.8. The Equity Lawyer helped Citizens to use their cases for Integrity Tests. They forced Corrupt Officers to demand Protection Frauds with Resource Allocations that identify the Corruption Controllers. They got Remedy Denial Fraud Proof the Crown and Lord Bishops can use for Parliament Session Decisions. They got Corruption Controller Proof that MPs can use for Unfitness Cases against Appeal Lord Justices in the Court of Appeal.
- 3.9. The Integrity Tests proved the Master of the Rolls and Appeal Lord Justices use Legislation Frauds, Regulation Frauds, Policy Frauds and Practice Frauds to provide Protection Frauds for Organised Criminals. They use Appeal Regulations and Core Bundle Requirements for Evidence Exclusion Frauds against Conflict Qualification Fraud Proof. They use Case Officers and Case Masters for Case Dismissal Frauds using Regulation Compliance Failure Reasons. They use Core Bundle Requirements Compliance for No Evidence Finding Frauds and Case Dismissal Frauds. The Court of Appeal Case Officers and Case Masters failed to use the Conflict Disqualification Fraud Proof for Corruption Remedy Case References to the Master of the Rolls until forced to do so by the Corruption Remedy Process. The Integrity Tests proved Top Judges have Crime Partnerships with Organised Criminals, Lawyers and State Officers.
- 3.10. Citizen Mr Cant had Housing Estate Maintenance Account Cases that proved Council Officers provided Money Laundering Services for Top Police and Top Judges. In 2019 he suffered Grievous Bodily Harm + Violence Threats by the Known Dangerous Criminal, Mr Seton. A Criminal Complaint and Witness Protection Application by Citizen Mr Cant got Investigation Denial Fraud Proof and Protection Denial Fraud Proof against the Metropolitan Police. A Harassment Restraint Protection Claim by Citizen Mr Cant got Protection Denial Fraud Proof against the County Court and the High Court. He used it for the Protection Denial Fraud Appeal 2019 1483 that got Interim Remedy Denial Fraud Proof against the Court of Appeal. To Judges made Protection Fraud Calls for Damage Limitation Action by the Metropolitan Police. It got Investigation Frauds, Prosecution Frauds and an Assault Minimum Charge Fraud. A Remedy Proposal for Negotiation Offer for Immunity terms in exchange for Full Disclosure how Mr Seton got Protection Frauds from the State and Law Courts got an Immediate Unexplained Case Withdrawal.
4. **Discovery Order for the Citizen against Mr Seton that within 14 days' he do file and serve a Case Statement that explains why the Court should not Contempt Fraud Finding + Liability Order + Remedy Orders for the for the Citizen against Mr Seton with the Default Penalty of a Liability Order and Remedy Orders**
5. **Defendant Party Status Order for the Citizen against the Ministry of Justice**
6. **Discovery Order for the Citizen against the Ministry of Justice that the Chief Executive Officer do within 7 days' file and serve a Case Statement that explains why the Court should not make a Contempt Fraud Finding + Liability Order + Remedy Orders for the Citizen against the Ministry of Justice with the Default Penalty of Contempt Fraud Finding + Liability Order + Remedy Orders**
7. **Contempt Fraud Investigation Order + Investigation Management Case Reference to Parliament**
8. **Further discovery, enquiry, relief and remedy the cause of justice needs s**