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| Crown | Parliament | The People v Top Judges | Corruption Remedy Royal Commission |
| | Court of Appeal | Citizen v Prime Minister + Others | Election Fraud Appeal 2019 2700 |
| | Court of Appeal | Citizen + Equity Lawyer v Solicitor General | Fraud Appeals 2020 0395 + 0396 PI 10942 + 11312 |
| | Court of Appeal | Citizen Mr Sood v Prime Minister | Fraud Appeal 2020 0742 |
| | High Court | Citizen Mr Yediayli v Buyers + State | Shop Thefts Claims QB 2019 003741 + 003984 |
| | High Court | Citizen + Equity Lawyer v Solicitor General | Contempt Claim Fraud 2019 004208 + 000286 |
| | High Court | Citizen Mr Sood v Prime Minister + Others | Corruption Claim 2020 000968 |
| | High Court | Citizen Mr Hastunc v Prime Minister + State + Landlord | Corruption Claim QB 2020 00???? |
| | County Court | Citizen Mr Sood v Trustee + Bank | Claim Frauds B01B0837 |
| | County Court | Citizen Mr Hastunc v Landlord Eatsnow Estates Limited | Lease Claim Fraud F02ED793 |

Royal Commission + Fraud Appeal 2020 0396 Without Prejudice Dismissal Review 16th August 2020

Without Prejudice to Invalidity Arguments against the Claim Fraud + Fraud Appeal Dismissal Fraud

Fraud Appeal 2020 0396 Dismissal Order dated 10th August 2020 Without Prejudice Review Request + Hearing Request of Equity Lawyer Mr Ellis

Without Prejudice Application for Review Request + Hearing Request Time Extensions

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

Time Extension Proposals

1. Fraud Appeal 2020 0396 Dismissal Review + Hearing Request Time Extension for Equity Lawyer Mr Ellis against the Solicitor General for the Stated Reasons that:
 - 1.1. 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 made Corruption Findings and have managed a Corruption Remedy Process. In December 2019 The Crown and Lord Bishops imposed Corruption Remedy Conditions in the Parliament Session Agreement. 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 and Remedy Denial Fraud Proof and Election Fraud Proof.
 - 1.2. Honourable Parliamentarians needed Criminal Conspiracy Proof to silence Corrupt Parliamentarians when managing Unfitness Cases and Dismissal Decisions and Terrorist Penalties against Top Judges.
 - 1.3. Citizens used their cases for Integrity Tests. They got Remedy Denial Fraud Proof. The Crown and Lord Bishops can use it for Parliament Session Decisions. They got Criminal Conspiracy Proof that Honourable Parliamentarians can use to silence Corrupt Parliamentarians when managing Unfitness Cases and Dismissal Decisions and Terrorist Penalties against Top Judges.
 - 1.4. The Contempt Claim Fraud 2020 000286 and the Fraud Appeal 2020 0395 Dismissal Decisions are part of the Criminal Conspiracy Proof against State Officers, Court Officers and Law Court Judges.
 - 1.5. Corruption uses Legislation Frauds + Regulation Frauds + Precedent Frauds + Policy Frauds + Practice Frauds + Delegation Frauds.
 - 1.6. The Fraud Appeal 2020 0396 Dismissal Decision is Crime Proceeds got by Legislation Frauds + Regulation Frauds + Precedent Frauds + Policy Frauds + Practice Frauds + Delegation Frauds committed by Appeal Lord Justices and the Master of the Rolls
 - 1.7. The Honourable Parliamentarians need the Without Prejudice Dismissal Review Request and Hearing Request as a Cross Examination Tool in Unfitness Cases against Appeal Lord Justice and the Master of the Rolls. The choice is between a Request Document that is a Philosophical Success that Competent Lawyers will understand and one that is a Remedy Publicity Success that Lay People Understand
 - 1.8. In 1980 the National Health Service started Kidney Failure Monitoring of Equity Lawyer Mr Ellis. From 2018 to 2020 the Protection Fraud Network used Treatment Denial Frauds and Treatment Frauds against the Equity Lawyer for Sabotage Frauds against the Remedy Process. In April 2020 he suffered End Stage Kidney Failure. The kidneys failed to process Blood Toxins and dumped them in the flesh. It did Enormous Body Damage. He got an Emergency Hospital Admission. The Protection Fraud Network used a Prescription Fraud to get the Side Effects of Urea Retention Poison as a Sabotage Fraud against Dialysis Treatment. It added to the Body Damage. It failed. A Drug Nurse gave them away. The Dialysis Doctors lost confidence to complete the Poison Fraud. The Equity Lawyer has to achieve Physical Recovery and service the Remedy Process. He needs more time.

Draft Remedy Proposals

2. *Jurisdiction Priority Finding for Corruption Cases of the Citizen against All Cases of the State*
3. *Pending Adjudication Stay Protection Finding for the Citizen against the State*
4. *QB 2020 000286 Corruption Defence Case Finding + 2020 0395 Corruption Appeal Case Finding + Conflicted Interest Finding + Conflict Jurisdiction Disqualification Finding + Remedy Only Jurisdiction Limit Finding for Citizen + Equity Lawyer Mr Ellis against the Solicitor General, State and Law Courts*
5. *Fraud Appeal 2020 0396 Adjudication Denial Finding + Without Adjudication Dismissal Order dated 10th August 2020 Finding + Same Day Seal Finding + Protection Breach Finding + Fraud Finding + Conspiracy Finding + Justice Process Contempt Finding + Remedy Entitlement Finding + Dismissal Fraud Revocation Order + Contempt Fraud Liability Order + Liberty Restoration Orders + Reputation Restoration Orders + Estate Restoration Orders.....*