

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Supreme Court	Citizens v State + Organised Crime	Fraud Appeal 2020 0055 + XXXX + YYYY
	Court of Appeal	Citizen v Prime Minister + State + Organised Crime	Election Fraud Appeal 2019 2700
	Court of Appeal	Citizen + Equity Lawyer v Solicitor General	Fraud Appeals 2020 0395 + 0396 + PI 10942 + PI 11213
	Court of Appeal	Citizen v Prime Minister + State + Organised Crime	Fraud Appeal 2020 0742
	High Court	Citizen v Organised Crime + State	Shop Theft Claims 2019 003741 + 003984
	High Court	Citizen + Equity Lawyer v Solicitor General	Contempt Claim Frauds 201 004208 + 2020 000286
	High Court	Citizens v Prime Minister + State + Organised Crime	Corruption Claims 2020 000968 + 00XXXX
	Family Court	Citizen Mrs Theodorou v State + Mr Theodorou	Family Sabotage Frauds ZC14D02308 + ZX15C00062
	County Court	Citizen Beneficiary v Trustee + Bank	Claim Frauds B01BO837 + F1PP7696
	County Court	Citizen Tenant v Organised Crime Landlord	Lease Fraud F02ED793 + Fraud Claim 2020 00XXXX

Royal Commission + ZC14D02308 Fraud Revocation Application AMENDED PROPOSALS of Citizen

25th August 2020

1. Divorce Case ZC14D02308 Property Fraud Revocation Application Finding + Bias Fraud Suspicious Finding + Contempt Investigation Order + Pending Investigation Enforcement Stay Order for Citizen Mrs Theodorou against Mr Theodorou and the Family Court for the Stated Reasons that:
 - 1.1. The Parliament Session Agreement in December 2019 between the Crown and Prime Minister included a Royal Commission for 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 Citizens to use their cases for Integrity Tests that got either Remedy Proof or Remedy Denial Fraud Proof + Criminal Conspiracy Proof to silence Corrupt Parliamentarians until Unfitness Cases got Corruption Findings and Dismissal Decisions against Top Judges
 - 1.3. The Case ZC14D02308 had got Land Fraud Proof against Mr Theodorou, his Representatives and Family Court Judges that helped to get the Royal Commission. It made the Law Court Judges who service North East London an Obvious Target for Integrity Tests using Land Fraud Cases.
 - 1.4. The Royal Commission Emails of Equity Lawyer Mr Ellis provided Integrity Test Case Updates with the Address List including the Representatives of Mr Theodorou and the Family Court.
 - 1.5. The Case ZC14D02308 Fraud Revocation Application of Citizen Mrs Theodorou was an Integrity Test that got a Hearing Event and Adjournment Order dated 20th August 2020 with a Hearing Date Order for 25th August 2020
 - 1.6. The Court of Appeal Fraud Appeal 2019 1483 Permission Hearing on 29th July 2020 and a Royal Court 71 Allocation Order by the Master of the Rolls Room that enabled Public Gallery Witnesses to attend and got completion of Criminal Conspiracy Proof and Remedy Denial Fraud Proof for the Citizen and Honourable Parliamentarians against Organised Criminals, State Officers, State Lawyers and Law Court Judges including Appeal Lord Justices.
 - 1.7. The County Court Lease Claim Fraud F02ED7893 got a Possession Denial Appeal Fraud got a Court Room Hearing Order for the Landlord and then a Secret Adjournment Fraud and Secret Communications between the Landlord and Landlord Representatives because Top Judges dare not allow an Audio Record of an Appeal Hearing Judge receiving Criminal Conspiracy Proof and Remedy Denial Fraud Proof against them.
 - 1.8. The Fraud Revocation Hearing Representations dated 6th August 2020 of Citizen Mrs Theodorou made the Remedy Proposals in the Proposals Schedule to this order was served on the Respondent Representatives and filed in the Family Court by Royal Commission Email on 11th August 2020
 - 1.9. The Communications Schedule attached to this order evidences that:
 - 1.9.1. Secret Communications about the Fraud Revocation Hearing between Court Representatives and Respondent Representatives on the weekend of 22nd and 23rd August 2020
 - 1.9.2. A Skype Hearing Notice from the Respondent Representatives to the Citizen Applicant
 - 1.9.3. The Court Room Hearing Application by the Citizen made the Remedy Proposals detailed in the Court Room Hearing Proposals Schedule and was served and filed by the Royal Commission Service Email of Equity Lawyer Mr Ellis.
 - 1.9.4. The Court Room Hearing Application prompted the 1st Hearing Management Email from the Court Listing Officer to the Citizen. The Case Communications are Disclosure Bias Fraud Proof for Citizen Mrs Theodorou against the Respondent Representatives and Family Court
2. Further discovery, enquiry, relief and remedy the cause of justice needs

The Schedules

1. Communications Schedule
2. Remedy proposals Schedule
3. Court Room Hearing Proposals Schedule

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Schedule of Case ZC14D02308 Communications between Parties and between the Citizen Applicant and Court on 24th August 2020

On Mon, Aug 24, 2020 at 7:44 AM Samantha Dewis <sd@gbsols.co.uk> wrote:

Dear Mrs Theodorou I have heard from the court over the weekend that the hearing will take place via skype for business. You will be sent a link to the hearing via e mail which you simply need to click on in order to access the hearing. It is important that you have access to your laptop/tablet or whichever device you are using in a quiet place where you will not be interrupted. I assume that the e mail address that you will wish to use is this one but please confirm. If there is any difficulty with any of this please let me know as soon as possible so that I can inform the court.

In relation to the bundle I have not had a response from you save for the statement that you have filed which appears to be from Georgio. As you are aware , the order made back in January prevents the filing of any further evidence and it is not accepted that you should have leave to file this statement but what I will do is to leave it out of the bundle but I will make sure that the court has it and is aware that you wish to rely on it.

If you recall the January order makes it very clear that the issues for this hearing are relatively narrow.

I note in preparing the bundle that you have never sent your statement of 12th January or Sophia's statement of the same date. Please could you scan these to me as previously requested so that I can include them. Please can you RESPOND TO THIS E MAIL ADDRESS TO ENSURE THAT I RECEIVE THE DOCUMENTS PROMPTLY AS I AM CONTINUING TO WORK FROM HOME AT PRESENT.

Regards Samantha Dewis GALBRAITH BRANLEY SOLICITORS

From: Andy Theodorou [mailto:theodorou.androulla@googlemail.com] Sent: 24 August 2020 10:43
To: Samantha Dewis Subject: Re: Theodorou URGENT

Dear Samantha Dewis I do not have Skype and in the past when I had it it did not work as my computer is too old with not enough memory to run it. I can only therefore do a hearing at the court as any other would prejudice my application especially as i do not have skype. I do have updated evidence from the last 2 weeks which are important to the case and must also be seen as cannot be prejudiced due to lockdown. Regards A Theodorou

On Mon, Aug 24, 2020 at 10:45 AM Samantha Dewis <sd@gbsols.co.uk> wrote:

Dear Mrs Theodorou I note what you say and I will inform the court but as I am sure you are aware that are not many face to face hearings at court. I will let you know when I hear back from the court

Regards Samantha Dewis GALBRAITH BRANLEY SOLICITORS

From: Andy Theodorou [mailto:theodorou.androulla@googlemail.com] Sent: 24 August 2020 10:51
To: Samantha Dewis Subject: Re: Theodorou URGENT

I cannot do anything but a face to face hearing and have tried with Skype in the past and it has never worked and I had to speak over the phone each time I tried it, so I don't have it any more as I need to upgrade my computer which is 2010 and the capability is not there, it just cuts out. The memory is insufficient to run the program.

I also would be prejudiced from an online hearing which I do not consent to in line with my article 6 rights Human Rights Act 1998 to a fair trial, with equality of arms which I don't have and certainly this would be detrimental to my case and would not be workable and end up being shelved. Regards A Theodorou

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On Mon, Aug 24, 2020 at 10:53 AM Samantha Dewis <sd@gbsols.co.uk> wrote:

Dear Mrs Theodorou I have noted your concerns. I have e mailed the court and informed them that you need to attend in person. I will let you know as soon as I hear from them. Regards Samantha Dewis GALBRAITH BRANLEY

From: Andy Theodorou [mailto:theodorou.androulla@googlemail.com] Sent: 24 August 2020 11:06
To: Samantha Dewis Subject: Re: Theodorou URGENT

Ok, please let me know today so I am aware of the situation as I do not want to attend court and be turned away. Furthermore, there has not been any notice from the court order to say that there has been a change of venue and so it is far too short notice anyway. Plus it is totally unworkable and totally unfeasible. Regards A Theodorou

On Mon, Aug 24, 2020 at 11:09 AM Samantha Dewis <sd@gbsols.co.uk> wrote:

I will do and I understand that you do not want to have a wasted journey. Regards Samantha Dewis

2020 08 24 15 02 Royal Commission + Divorce ZC14D02308 Property Fraud Revocation Application Court Room
Hearing Application Email From Equity Lawyer

Andy Theodorou <theodorou.androulla@googlemail.com> Mon, Aug 24, 2020 at 3:29 PM

Dear Court Clerk please urgently pass the email attached plus document attached to it on to District Judge Stone.as I have a D11 hearing Tuesday 25th at 10.30am. I was informed last minute today that it would be online, which is impractical as my computer cannot work Skype on it and an online hearing would prejudice my case. I need a reply today of whether the hearing at barnet Court will take place or be adjourned to be heard at the court either tomorrow or another available time. I have additional evidence of updated information of events regarding the children and relevant current information which have occurred since the bundle was filed in March. They are contained in a mini bundle for the Judge attached and must be considered at the hearing, even if it has to be adjourned. Regards Androulla Theodorou (Applicant) ZC14D02308

2 attachments 2020 08 24 Royal Commission + ZC14D02308 Fraud Revocation Court Room Hearing Application of Citizen Mrs Theodorou v Mr Theodorou (1).pdf 72K + 2020 08 24 ZC14D02308 Updated documents in mini bundle for D11 Application Hearing A Theodorou v M theodorou.PDF 13122K

From: Andy Theodorou [mailto:theodorou.androulla@googlemail.com] Sent: 24 August 2020 15:37
To: Samantha Dewis Subject: Re: Theodorou URGENT

Dear Samantha Dewis I have emailed the court to explain that I was due an in person hearing tomorrow. I have not received a response and so will have to attend so as not to prejudice my application. I also have updated evidence since the bundle was sent in March and which needs to be considered as it is the current situation in regards to the children. It is attached as Updated Documents mini bundle. I will bring a copy to the court if they do not contact me first. Regards Androulla Theodorou

On Mon, Aug 24, 2020 at 3:42 PM Samantha Dewis <sd@gbsols.co.uk> wrote:

Dear Mrs Theodorou I have now heard from the court that the hearing tomorrow will in the circumstances be for directions only and that it will be by telephone for one hour. These hearings work by the court calling you. When they call and you answer you will hear a recorded message inviting you to attend the hearing you then press *1 and give your name. You will then need to wait until the judge comes on the line. Please can you let me have a telephone number where you can be reached either landline or mobile and I will pass it to the court. Regards Samantha Dewis

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Royal Commission + ZC14D02308 Fraud Revocation Application AMENDED PROPOSALS of Citizen 25th August 2020

From: Andy Theodorou [mailto:theodorou.androulla@googlemail.com] Sent: 24 August 2020 16:02
 To: Samantha Dewis Subject: Re: Theodorou URGENT

Thanks for letting me know. Since the court have not notified me directly in an email or verbally, I will have to attend the court and to address the matter there and if necessary will speak to the Court Usher myself about the hearing whether online or whatever. If the court could have notified me some days sooner, this eventuality would not have happened. They should be communicating their position but they have failed to do so. I will let you know what the Court Usher says. Regards Androulla Theodorou

On Mon, Aug 24, 2020 at 4:10 PM Samantha Dewis <sd@gbsols.co.uk> wrote:

Dear Mrs Theodorou I do not think you will be able to get into the court because the only people allowed into the court are those who have been authorised to attend in person. Below is what the judge has said about tomorrow's hearing – if you provide me with a telephone number that I can pass on to the court you will be able to attend the hearing by telephone (which is what is happening in the vast majority of cases at present) and we can at least have an effective hearing.

Dear Ms Dewis DJ Stone has replied back with: “Please inform both parties that in all the circumstances, including

1. The fact that notification of the hearing being held remotely has only just been sent to them
2. Mrs Theodorou's position re the capability of her laptop
3. The uncertainty from the Court record as to whether or not the Order dated 20 January 2020 has been complied with so as to enable an effective final hearing of Mrs Theodorou's application

I propose to reduce tomorrow's hearing to 1 hour by telephone/BT MeetMe, for directions on and/or disposal of any/all outstanding matters. However, I still need a bundle”. I will need all parties contact number details for the judge to dial out for the hearing tomorrow. Kind regards Regards Samantha Dewis GALBRAITH BRANLEY SOLICITORS

From: Barnet County, Family <family.barnet.countycourt@justice.gov.uk> Date: Mon, Aug 24, 2020 at 4:21 PM
 Subject: RE: 2020 08 24 Royal Commission + Divorce ZC14D02308 Property Fraud Revocation Application Court Room Hearing Application Email
 To: Andy Theodorou <theodorou.androulla@googlemail.com>

Dear Madam The matter has been reduced to 1 hour to be heard at 10:30 by telephone. Please provide your contact number for the judge to dial out on. Kind regards Madhvi Makwana Listing Manager HM Courts and Tribunals Service
 Barnet Civil and Family Courts Centre
 Andy Theodorou <theodorou.androulla@googlemail.com> Mon, Aug 24, 2020 at 4:28 PM
 Bcc: edward.w.ellis@gmail.com

From: Andy Theodorou <theodorou.androulla@googlemail.com> Date: Mon, Aug 24, 2020 at 4:29 PM
 Subject: Re: Theodorou URGENT To: Samantha Dewis <sd@gbsols.co.uk>
 Dear Samantha

The bundle was sent in person in March. I do not understand what you mean by and/or or disposal of any/ all outstanding matters. The court just emailed and do not state it is a directions hearing at all. Regards A Theodorou

Andy Theodorou <theodorou.androulla@googlemail.com> Mon, Aug 24, 2020 at 4:29 PM
 Bcc: edward.w.ellis@gmail.com

Andy Theodorou <theodorou.androulla@googlemail.com> Mon, Aug 24, 2020 at 4:44 PM
 Bcc: edward.w.ellis@gmail.com

Remedy Proposals Schedule

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1. Court Fraud Allegation Finding + Conflicted Interest Finding + Conflict Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Fraud Finding + Recusal Decision for Citizen Mrs Theodorou against Hearing Judge Mr Stone for the Stated Reasons that:

- 1.1. In 1689 the Glorious Revolution defined the Justice Responsibilities known as the Equity Monarchy Trusts and to manage them vested in the Citizen, Crown and Lord Bishops the Corruption Control Jurisdictions that govern Parliament Session Powers.
- 1.2. In 1957 – 1959 the Politicians made a Dictator Governance Plan that caused the Equity Monarchy Trusts to fall into disuse for 45 years
- 1.3. In 2004 a Corruption Notice to the Crown and Parliament revived the Equity Monarchy Trusts. It started a Corruption Remedy Process that has continued ever since.
- 1.4. In 2007 the Parliament Session Agreement between the Crown and Prime Minister contained Corruption Remedy Conditions. They required a Validity Priority Precedent that was set using the 2008 Case R v Clarke in the House of Lords
- 1.5. In 2015 the Parliament Session Agreement between the Crown and Prime Minister contained Corruption Remedy Conditions. They required a Fraud Invalidity Precedent that was set using Sharland v Sharland, and a Conflict Disqualification Precedent that was set using Emerald Supplies v British Airways and a Restoration of Claim Issue Rights for the Citizen in the High Court that was achieved by revoking the Before Issue Case Approval Power of High Court Masters. It enabled Citizens to get issue of Corruption Claims and force Corrupt Officers to choose between making Conflict Disqualification Admissions and committing Conflict Qualification Frauds to get the Case Control needed for Case Dismissal Frauds and Restraint Frauds against Citizens with the Court Records as the Fraud Proof.
- 1.6. In 2016 the Corruption Remedy Process needed a Corruption Case with Children Victims of Property Frauds. The Theodorou Case was fit for purpose. Mrs Theodorou gave a Privilege Waiver and Confidentiality Waiver and got Citizen Status. It enabled the Crown and Lord Bishops to use the case for Remedy Management. The Children Cases and the Divorce Case got Criminal Conspiracy Proof against Mr Theodorou, His Representatives, State Officers, Trial Judges and Appeal Judges. Other Cases added to the Criminal Conspiracy Proof.
- 1.7. In 2019 the Crown and Lord Bishops used the Criminal Conspiracy Proof to make Parliament Session Decisions. The Parliament Session Agreement between the Crown and Prime Minister require 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 the Election Fraud Proof.
- 1.8. Honourable MPs need Compelling Corruption Proof that silences Corrupt MPs. They rely on the Equity Lawyer to get it.
- 1.9. 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.
- 1.10. The Divorce ZC14D02038 Property Fraud Remedy Application of Citizen Mrs Theodorou made Court Fraud Allegations against Law Court Judges including Hearing Judge Mr Stone. He failed to make a Conflict Disqualification Admission. He committed a Conflict Qualification Fraud to keep the Case Control needed to make the Directions Order dated 20th January 2020 complete the Court Frauds against Citizen Mrs Theodorou. The Court Records are the Fraud Proof. The only issue then was to discover who provided the Protection Frauds that Family Court Judges needed to commit the Court Frauds
- 1.11. 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

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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.

- 1.12. Divorce ZC14D020 Property Case contributed to the Criminal Conspiracy Proof Set against Law Court Judges that Honourable Parliamentarians needed to manage Corruption Remedies
2. **Legal Assistance Entitlement Finding for Citizen Mrs Theodorou against Mr Theodorou** for the Stated Reasons that Citizen Mrs Theodorou has Management Capacity for Ordinary Cases but not Corruption Cases and is a Litigant in Person
3. **Legal Assistance Prohibition for Citizen Mrs Theodorou against All Qualified Lawyers and All Law Court Judges** for the Stated Reason that Corruption Cases create Conflict Disqualifications against Qualified Lawyers and Law Court Judges
4. **Best Qualification Finding + Agency Representation Authority + Hearing Rights for Equity Lawyer Mr Ellis to act for Citizen Mrs Theodorou** for the Stated Reasons that:
 - 4.1. 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.
 - 4.2. 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.
 - 4.3. 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.
 - 4.4. 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.
 - 4.5. 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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- 4.6. 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.
- 4.7. Honourable MPs need Compelling Corruption Proof that silences Corrupt MPs. They rely on the Equity Lawyer to get it.
- 4.8. 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.
- 4.9. 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.
- 4.10. Citizen Mrs Theodorou used the Divorce ZCF14D02308 Property Case to get Criminal Conspiracy Proof against Mr Theodorou, His Representatives and Law Court Judges.
5. **Divorce ZC14D02308 Property Fraud Findings + Contempt Liability Finding Remedy Entitlement Finding + Property Order Revocations + Costs Order Revocations + Contempt fraud Liability6 Order + Special and General and Aggravated and Exemplary Order + £100,000 Interim Remedy Immediate Payment Order + Indemnity Costs Order + Case Reference to the High Court + Contempt Remedy Directions 1 Hour Hearing in Royal Court 37 at 2 p.m. on September 2020 for Citizen Mrs Theodorou against Mr Theodorou**
6. **Contempt Liability Defendant Party Status + Discovery Order for Citizen Mrs Theodorou against Respondent Case Manager Ms Samantha Dewis and the Business Managers of the Respondent's Law Firm Galbraith Branley that they do within 7 days' file and serve a Case Statement that explains why the Court should not make a Contempt Fraud Liability Order + Remedy Orders for Citizen Mrs Theodorou against the Ministry of Justice with the Default Penalty of Contempt Fraud Finding + Liability Order + Remedy Orders**
7. **Contempt Liability Defendant Party Status Order + Discovery Order and the Ministry of Justice that they and 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 Citizen Mrs Theodorou against the Ministry of Justice with the Default Penalty of Contempt Fraud Finding + Liability Order + Remedy Orders**
8. **Contempt Fraud Investigation Order + Investigation Management Case Reference to Parliament**
9. **Further discovery, enquiry, relief and remedy the cause of justice needs**

Court Room Hearing Proposals Schedule

Divorce ZC14D02308 Jurisdiction + Property Fraud Revocation Court Room Hearing Application of Citizen Mrs Theodorou

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Supreme Court	Citizens v State + Organised Crime	Fraud Appeal 2020 0055 + XXXX + YYYY
	Court of Appeal	Citizen v Prime Minister + State + Organised Crime	Election Fraud Appeal 2019 2700
	Court of Appeal	Citizen + Equity Lawyer v Solicitor General	Fraud Appeals 2020 0395 + 0396 + PI 10942 + PI 11213
	Court of Appeal	Citizen v Prime Minister + State + Organised Crime	Fraud Appeal 2020 0742
	High Court	Citizen v Organised Crime + State	Shop Theft Claims 2019 003741 + 003984
	High Court	Citizen + Equity Lawyer v Solicitor General	Contempt Claim Frauds 201 004208 + 2020 000286
	High Court	Citizens v Prime Minister + State + Organised Crime	Corruption Claims 2020 000968 + 00XXXX
	Family Court	Citizen Mrs Theodorou v State + Mr Theodorou	Family Sabotage Frauds ZC14D02308 + ZX15C00062
	County Court	Citizen Beneficiary v Trustee + Bank	Claim Frauds B01BO837 + F1PP7696
	County Court	Citizen Tenant v Organised Crime Landlord	Lease Fraud F02ED793 + Fraud Claim 2020 00XXXX
Royal Commission + ZC14D02308 Fraud Revocation Application AMENDED PROPOSALS of Citizen			25 th August 2020

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

Reasons:

1. The Corruption Remedy Process needs the Integrity Test Cases to get either
 - 1.1. Court Room Audio Records of Court Room Hearing Events or
 - 1.2. Court Room Hearing Denial Fraud Proof against the Hearing Judges and the Senior Supervision Judges
2. Citizen Mrs Theodorou has an Old Laptop that cannot cope with Skype.

More Complete Reasons

3. The Parliament Session Agreement in December 2019 between the Crown and Prime Minister included Corruption Remedy Conditions. They included a Royal Commission for 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.
4. Honourable Parliamentarians needed Citizens to use their cases for Integrity Tests that got either Corruption Remedies or Criminal Conspiracy Proof + Remedy Denial Fraud Proof that silence Corrupt Parliamentarians until Unfitness Cases got Corruption Findings and Dismissal Decisions against Top Judges.
5. The Divorce Case ZC14D02308 got Property Fraud Proof for Citizen Mrs Theodorou against Mr Theodorou, His Representatives and North East London Judges. It helped to get the Royal Commission. It made the North East London Judges and Obvious Target for Integrity Tests Cases that got either Remedy Proof or Similar Fact Property Fraud Proof
6. Divorce Case ZC14D02308 Jurisdiction + Property Fraud Revocation Hearing on 20th January 2020 included a Hearing Date Order for 25th August 2020. It allowed enough time for the Integrity Test Cases against Target Judges
7. Sample Similar Fact Cases
 - 7.1. The High Court Shop Theft Claims 2019 003741 + 003984 got Criminal Conspiracy Proof for Citizen Mr Yediayli and Honourable Parliamentarians against Organised Crime Buyers, Organised Crime Lawyers and Judges. Theft Partnerships used Framing Frauds by State Officers to get Forced Sales and Business Thefts against Business Owners for Organised Criminals with Protection Frauds by Law Court Judges. The 1st Framing Fraud against Citizen Mr Yediayli failed. It used Immunity Frauds to get Harassment Perjury by 3 Women Witnesses. The Crown Court Judges noticed Innocence Evidence Concealment Frauds. He supervised the Jury into an Acquittal Decision and gave Claim Advice for the Victim against the Metropolitan Police, Ministry of Justice and Defenders. The 2nd Framing Fraud got the Forced Sale + Business Theft + Criminal Conspiracy Proof for Citizen Seller Mr Yediayli and Honourable Parliamentarians against the Seller Lawyers, Buyers, Buyer Lawyers, Top Police and High Court Judges including the Lord Justices who had Supervision Responsibilities. The Title Documents + Court Fraud Proof + Physical Repossession did not get Repossession Enforcement Justice for the Seller by the Metropolitan Police but instead got or a Repossession Fraud for the Buyer. It was used for an Interim Remedy Application by the Seller and a Trespass Restraint Application by the Buyer. Top Judges used Hearing Denial Frauds to avoid a Hearing Judges receiving the Criminal Conspiracy Proof against them.
 - 7.2. The County Court Claim Fraud Frauds B01BO837 + F1PP7696 and High Court Corruption Claim 2020 000968 and Court of Appeal Fraud Appeal 2020 0742 got Trust Fraud Proof and Bank Fraud Proof and Remedy Denial Fraud Proof for Citizen Sood and Honourable Parliamentarians against the Family Estate Trustee, Bank and Judges. The Court of Appeal used an Bundle Denial Filing Fraud for an Attempted Hearing Denial Fraud.
 - 7.3. The County Court Lease Claim Fraud F02ED793 and High Court Corruption Claim Issue Denial Fraud got Criminal Conspiracy Proof + Remedy Denial Fraud Proof for Citizen Mr Hastunc and Honourable Parliamentarians against the Organised Crime Landlord, Organised Crime Lawyers and Law Court Judges. Top Judges used an Adjournment Fraud + Order4 Service Denial Fraud against the Citizen to avoid receiving the Criminal Conspiracy Proof at the Possession Denial Appeal Fraud listed for 3rd August 2020
 - 7.4. Supreme Court Jurisdiction Denial Frauds avoided receiving Fraud Conspiracy Proof against Lord Justices.
8. Royal Commission Emails from Equity Lawyer Mr Ellis gave Integrity Test Progress Reports to the Email Addressees including the Organised Crime Lawyers of Mr Theodorou and Family Court. The Royal Commission Email on 11th August 2020 attached the ZC14D02308 Representations dated 6th August 2020 of the Citizen
9. On 24th August 2020 the Organised Crime Lawyers of Mr Theodorou gave Citizen Mrs Theodorou a Skype Hearing Notice. She objected. The Court Room Gearing Application documents the Skype Hearing Objections