

Protection Breach Contempt Fraud Investigation of Citizen Mr Taylor v State  
Contempt and Terrorism Penalty Warning

Best Advice: Case Reference to the Sussex Police Chief Constable and Sussex Crown Prosecutor Chief

Restraint Order Repeat Request + Restraint Variation Order Repeat Request by the Equity Lawyer to Complainant Ms Gillian Jones and Restraint Subject Citizen Mr Taylor for the Stated Reasons that:

1. A Corruption Remedy Process used Corruption Investigations. They got Remedy Co-operation Findings + Parliament Protection Rights + Crown Protection Rights for Citizen Mr Taylor and Corruption Findings against Lawyer Ms Gillian Jones, Many Others, Sussex Police, the State and Law Courts.
2. The Corruption Investigation discovered that Citizen Mr Taylor is Very Emotive and has a Low Stress Threshold. He needed Emotional Support to service the Corruption Investigations. The Corona Virus Emergency and End Stage Kidney Failure for Equity Lawyer Mr Ellis denied Citizen Mr Taylor the Emotional Support needed to use the 2020 Harassment Case for Corruption Investigations.
3. The Earlier Harassment Cases got Fraud Findings for Citizen Mr Taylor against Civil Claim Lawyer Ms Gillian Jones, Sussex Police, the State, Criminal Defence Lawyers and Law Courts.
4. Fraud Proof on anything gets a Proof Burden Reversal for the Victim against the Fraud Managers and Fraud Beneficiaries.
5. The Fraud Proof enables a Protection Breach Contempt Fraud Investigation to use a Fraud Presumption for Citizen Mr Taylor subject to an Impossible Rebuttal Proof Burden against Complainant Ms Gillian Jones, Sussex Police, Prosecutors and the Law Courts.
6. The Protection Breach Contempt Fraud Investigation needed Restraint Evidence from the Complainant and Restraint Subject for Records Verification. The Restraint Order Disclosure Requests and Restraint Variation Order Disclosure Requests got Disclosure Failures by both of them with Different Consequences for each of them. The Disclosure Failure gets No Penalty against Citizen Mr Taylor but adds to the risk of Terrorism Penalties against Complainant Ms Gillian Jones.
7. Corruption relies on Protection Denial Frauds by Superior State Officers and Law Court Judges. Remedies needed Criminal Conspiracy Proof to silence Corrupt Parliamentarians until Unfitness Cases get Corruption Findings and Dismissal Decisions against Top Judges. The priority was Criminal Conspiracy Proof against Appeal Lord Justices. They use Appeal Regulations to exclude Court Fraud Proof from Core Bundles. The inclusion of Court Fraud Proof in the Core Bundle gets use of Compliance Failure Reasons for Case Dismissal Frauds by Court of Appeal Officers.
8. There was no point asking Citizen Mr Taylor to get the Criminal Conspiracy Proof because it was impossible to provide the Emotional Support he needed. Other Citizens got it. Court of Appeal Officers lost the confidence for the Case Dismissal Frauds.
9. Many Cases got Criminal Conspiracy Proof against Top Judges. They needed Criminal Investigations Frauds to get Finding Frauds they could use for Case Dismissal Frauds. The Metropolitan Police managed Investigation Frauds for themselves and refused to deliver the Finding Frauds. On 26<sup>th</sup> March 2020 a Shop Theft Victim made an Interim Remedy Application. On 2<sup>nd</sup> April 2020 the Shop Thieves made a Trespass Restraint Application. Both got Hearing Denial Fraud Proof against the Top Judges. It was only a matter of time before an Appeal Lord Justice lost confidence to create Audio Records of Trial Frauds that got Audio Records. On 21<sup>st</sup> July 2020 Appeal Lord Justice Mr Singh sat for Contempt Trial Frauds, started them, lost confidence, and used Fraud Appeal Protection Rights from the Court of Appeal for a Pending Adjudication Adjournment. He procured a Dismissal Fraud of the Fraud Appeal. He was too late. His Trial Frauds were used for another Fraud Appeal. It got Appeal Issue Denial Fraud Proof against the Court of Appeal. On 3<sup>rd</sup> August 2020 a Lease Possession Denial Appeal Fraud by a Landlord an Appearance by the Tenant Victim discovered No Appearance by the Landlord Representatives and a Secret Adjournment Fraud. The property is worth millions. The Landlord cannot get the rent. The Tenant offsets it against Corruption Damages. There is much more.
10. Top Police, Top Customs and Top Judges were the Top Drug Dealers. They needed a Drug Production Business to get Chemically Traceable Supplies for Career Sabotage Frauds against Honest Officers. It needed Sussex Water for Good Quality Supplies and Market Share Retention. Sussex Officers overestimated their importance. They were Obvious Targets for Corruption Investigations. The Remedy Process worked it way up to the Appeal Lord Justices and will work its way down to Sussex Officers and Lawyer Ms Gillian Jones.