

Royal Commission + 2020 000286 + Fraud Appeals x 5 Application Support Statement 20<sup>th</sup> January 2021

## Remedy Application Support Statement of the Citizen Equity Lawyer

### Conflict Disqualification Fraud Evidence Offer to Citizens, the State and Law Courts

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.
2. The European Constitution vested Dictator Powers in the State. In every Member State of the European Union the Politicians lost control to State Officers and Law Court Judges who formed Organised Crime Partnerships. They developed Protection Fraud Networks that provided Support Services and Corruption Co-ordination Services. It sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who managed them and traded Glittering Career Guarantees and Job Profits in exchange for Fraud Services by Corrupt Parliamentarians. General Elections got Governing Majorities that were subject to Remedy Denial Majorities controlled by the Protection Fraud Networks.
3. In 2004 the European Leaders committed Election Frauds with intent to get Referenda Acceptance of the Dictator Powers. Equity Lawyer Mr Ellis got the Fraud Proof. He used it for a Corruption Notice to Parliament and the Crown. It revived use of the Equity Monarchy Trusts after a Dormancy Period of 45 Years'. It started a Corruption Remedy Process that has continued ever since. It needed to achieve Total Destruction of a Protection Fraud Network.
4. The Worst Risk for the Protection Fraud Network is Immunity Deals that get Immunity Terms for Protection Fraud Customers in exchange for Remedy Co-operation that gets Corruption Proof against Protection Fraud Providers. The Protection Fraud Networks had a Service Protocol that controlled Immunity Risks. It required Fraud Commitment Proof from whoever appeared to be the Higher Risk for whoever appeared to be the Lower Risk. Routine Business got High Risk Status for State Officers and Low Risk Status for Top Judges. The Remedy Process got a Risk Status Reversal that motivated State Officers to demand Fraud Commitment Proof from Lower Law Courts before using State Powers to provide the Fraud Commitment Proof needed to get Protection Frauds from Higher Law Courts.
5. Remedy Investigations discovered the Structure and Strength of the Protection Fraud Network. Remedy Executions did Progressive Damage that got Network Desertions by Low Ranks. The Corruption Controllers used a Business Expansion Plan with Aggressive Management to avoid Total Collapse.
6. In December 2019 the Parliament Session Agreement between the Crown and Prime Minister 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

Royal Commission + 2020 000286 + Fraud Appeals x 5 Application Support Statement 20<sup>th</sup> January 2021

Corruption Proof and Remedy Denial Fraud Proof. It needed Protection Fraud Conspiracy Proof for Corruption Findings and Dismissal Decisions against Top Judges in Parliament.

7. Citizen Cases got the Protection Fraud Conspiracy Proof. It motivated Corrupt Officers to demand Protection Frauds from Top Judges. It motivated the Very Vulnerable Set to use Computer Record Frauds for Case Misrepresentation Frauds and Identity Misrepresentation Frauds as Protection Frauds for the Investigators, Prosecutors, Trial Judges and Appeal Judges. The Remedy Process needed Computer Record Snapshots to identify the time and detail of the Computer Record Frauds and Other Records to identify Guilty Individuals with Citizen Papers identifying the Target Records. The Remedy Process needed Audio Records as Personal Responsibility Proof against Identifiable Individuals. The Computer Record Frauds and Audio Records added to the Protection Fraud Conspiracy Proof.
8. The Protection Fraud Network used a Law Practice Disqualification Fraud against the Equity Lawyer for Career Blackmail Frauds against All Qualified Lawyers. It deterred Jurisdiction Deficit Appeals and delayed Other Appeals until after Enforcement Frauds. Top Judges used Enforcement Fraud Completion for Appeal Dismissal Reason Frauds. It did not deter Fraud Appeals by the Equity Lawyer
9. The Protection Frauds needed the Contempt Claim Fraud 2020 000286, the General Civil Restraint Renewal Fraud and Restraint Breach Imprisonment Committal Fraud against the Equity Lawyer to stop him providing Case Management Services for Citizens. He used the Contempt Case Frauds at each stage for a series of Fraud Appeals. He filed 4 Preliminary Issue Fraud Appeals and a 5<sup>th</sup> Contempt Liability Trial Fraud Appeal and gave Advance Notice that a Penalty Hearing will get a 6<sup>th</sup> Fraud Appeal. Each of them got Pending Appeal Adjudication Trial Enforcement Stay Protection Rights for the Equity Lawyer against the State and High Court. The 2<sup>nd</sup> and subsequent Fraud Appeals got Protection Breach Contempt Fraud Conspiracy Proof against the State, High Court and Court of Appeal. The Lord Justices of the Court of Appeal used Court Officers and Low Rank Judge for the Dismissal Fraud of the 1<sup>st</sup> Fraud Appeal. They used Court Officers for Issue Denial Frauds of the 2<sup>nd</sup> Fraud Appeal. It added to the Protection Breach Fraud Conspiracy Proof.
10. The Remedy Process used a Trial Completion Order with a Time Limit for Christmas 2020 to force completion of the Protection Fraud Deal in the few days before 21<sup>st</sup> December 2020. The Trial Frauds on 3<sup>rd</sup> and 9<sup>th</sup> November 2020 got the Remedy Application in the High Court and the 3<sup>rd</sup> and 4<sup>th</sup> Fraud Appeals. They got Fee Remission Certificate Denial Fraud Proof and Process Denial Fraud Proof against the High Court and Court of Appeal. The Trial Frauds on 14<sup>th</sup>, 16<sup>th</sup> and 18<sup>th</sup> December 2020 were Fraud Commitment Proof from the High Court. It got the Mortgage Repayment Refusal Fraud Proof dated 16<sup>th</sup> December 2020 for the Sood Family Estate against the Bank of Scotland, and

Royal Commission + 2020 000286 + Fraud Appeals x 5 Application Support Statement 20<sup>th</sup> January 2021

the Sex Crime Investigation Fraud Start Proof for Citizen Mr Taylor against Sussex Police. They were Fraud Commitment Proof that got the 2<sup>nd</sup> Fraud Appeal Dismissal Fraud by a Lord Justice later in the day on 21<sup>st</sup> December 2020. It got completion of the Protection Fraud Conspiracy Proof Set before an Imprisonment Enforcement Fraud against the Equity Lawyer and process of the 3<sup>rd</sup> and 4<sup>th</sup> Fraud Appeals. The Equity Lawyer responded with Repeat Filing of the 3<sup>rd</sup> and 4<sup>th</sup> Fraud Appeals and filing of the 5<sup>th</sup> Fraud Appeal against the Contempt Liability Finding Fraud. All of it was Protection Fraud Failure Proof against the Appeal Lord Justices.

11. Investigation is needed to discover whether a Ruin Fraud Conspiracy against Citizen Mr Nkrumah and his wife Ms Laeticia Mukasa was required by the Protection Fraud Deal, or whether the Protection Failure broke the confidence and motivated Corrupt Officers to defend themselves using the Ruin Fraud Conspiracy. It used a Drug Crime Investigation Fraud and a Family Sabotage Fraud + Child Theft Fraud. It used the Drug Crime Investigation Fraud + Raid Fraud + Arrest Fraud + Custody Fraud + Shea Butter Seizure Fraud + Other Evidence Seizure Fraud + Yellow Shea Butter for a White Putty Substance Misrepresentation Fraud + Yellow Shea Butter and White Substance Misrepresentation Fraud for Class A Drug Allegation Frauds and Class B Drug Allegation Frauds + Investigation Record Frauds.

#### Remedy Proposals

1. Superior Appeal Jurisdiction + Pending Appeal Adjudication Trial Enforcement Stay Protection Finding for the Court of Appeal against the High Court
2. Pending Appeal Adjudication Trial Enforcement Stay Protection Finding + Pending Appeal Adjudication Inferior Remedy Only Jurisdiction Limit Finding for the Citizen Equity Lawyer Mr Ellis against Solicitor General Mr Ellis
3. Trial Enforcement Protection Breach Finding + Conspiracy Finding + Fraud Finding + Contempt Counterclaim Liability Finding + Remedy Entitlement Finding + Remedy Priority Finding + Contempt Claim Liability Finding Revocation Order + Special and General and Aggravated and Exemplary Damage Award Order + £2,000,000 Interim Damage Immediate Payment Order + Remedy Directions 1 Hour Hearing Order in Royal Court 37 at 2 p.m. on February 2021 for the Citizen Equity Lawyer against the Solicitor General
4. Contempt Counterclaim Defendant Party Status Order for the Citizen Equity Lawyer against Government Law Department and the Ministry of Justice
5. Contempt Counterclaim Defendant Party Status Order + Joint Liability Order for the Citizen Equity Lawyer for Citizen Equity Lawyer Mr Ellis against State Counsel Mr Aidan Eardley and State Case Lawyer Ms Alice Haynes

Royal Commission + 2020 000286 + Fraud Appeals x 5 Application Support Statement 20<sup>th</sup> January 2021

6. Discovery Order + Remedy Directions Hearing Personal Attendance Order + Contempt and Terrorism Penalty Warning for the Citizen Equity Lawyer that State Case Lawyer Ms Alice Haynes does within 7 days file and serve a Case Explanation Statement that
  - 6.1. identifies All Government Lawyers who supervised or managed the Contempt Prosecutions that got the Restraint Breach Finding Fraud + General Civil Restraint Fraud on 22<sup>nd</sup> February 2018 and the Appeal Dismissal Fraud on 12<sup>th</sup> June 2018 and the 2020 000286 Claim and the General Civil Restraint Renewal Fraud on 12<sup>th</sup> February 2020 and Pending Appeal Adjudication Trial Enforcement Stay Prosecution Breach Contempt Fraud + Imprisonment Committal Application Permission Fraud on 17<sup>th</sup> June 2020 and the Pending Appeal Adjudication Trial Enforcement Stay Prosecution Breach Contempt Fraud + Imprisonment Committal Trial Recusal Refusal Fraud + Trial Start Fraud on 3<sup>rd</sup> November 2020 and the Forced Recusal + Pending Appeal Adjudication Trial Enforcement Stay Prosecution Breach Contempt Fraud + Trial Directions Confirmation Fraud on 9<sup>th</sup> November 2020 and the Pending Appeal Adjudication Trial Enforcement Stay Prosecution Breach Contempt Fraud + Imprisonment Committal Trial Fraud + Contempt Finding Fraud on 14<sup>th</sup> and 16<sup>th</sup> November 2020 and the Reasons Fraud on 18<sup>th</sup> November 2020
  - 6.2. includes a Documents List that is in Chronological Order and identifies All Documents and Disclosed Document and Withheld Documents with Withholding Reasons
  - 6.3. discloses whether she claims the Superior Jurisdiction of Parliament or the Crown creates Privilege Rights and Jurisdiction Limits for the Solicitor General against the Law Courts
7. Disclosure Order for Citizen Equity Lawyer Mr Edward Ellis against Solicitor General Mr Michael Ellis that he does within 14 days File and Serve a Conflict Discovery Statement that discloses
  - 7.1. how much of the Case Explanation Statement and Disclosure Decisions that he accepts, rejects or requires to be proved by Government Lawyer Ms Haynes
  - 7.2. whether he claims the Superior Jurisdiction of Parliament or the Crown creates Privilege Rights and Jurisdiction Limits for the Solicitor General against the Law Courts
8. Witness Protection Order
9. Further discovery, enquiry, relief and remedy the cause of justice needs