

Remedy Process + Judicial Office Unfitness Cases + 2018 0417 Remedy URGENT DRAFT Application 31st July 2019
Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

The Citizen, Crown and Parliament have Corruption Control Jurisdictions that govern Parliament Session Powers. They are called the Equity Monarchy Trusts. They have been used for a Corruption Remedy Process. It has reached the Mass Remedies Stage. It needs Remedy Publicity Management. Citizen Mr Pead is a Communicator and Educator. The Protection Fraud Network managed Ruin Frauds against him. His Defence Case Management got Corruption Proof against Top Officers and the Protection Fraud Network. It has Special Value. Citizen Mr Pead got it before he knew about the Equity Monarchy Trusts. It meets the Remedy Proof Standard. He has agreed use of his Corruption Cases to enable a comparison of the use of Dictator Powers by 5 Prime Ministers and for Remedy Publicity Management. The Remedy Process got Corruption Findings and Remedy denial Fraud Findings against Prime Ministers Mr Blair, Mr Brown and Mrs May. It got Remedy Co-operation Findings for Prime Minister Mr Cameron. Citizen Mr Pead will help the Remedy Process to get Findings that are for or against Prime Minister Mr Johnson

1. Jurisdiction Superiority Admission by the Law Courts for the Citizen, Crown and Parliament against the Inferior Jurisdictions of the State, Profession Authorities and Law Courts
2. Jurisdiction Superiority Admission by the Law Courts for the Corruption Cases of the Citizen against All Cases of the State
3. Corruption Case Finding + Conflicted Interest Finding + Conflict Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Conflict Qualification Fraud Finding + Justice Perversion Finding + Contempt Finding + Remedy Entitlement Finding + Remedy Priority Finding for the Citizen against the State and Law Courts for the Stated Reasons:
 - 3.1. The Citizen, Crown and Lord Bishops have Corruption Control Jurisdictions that govern Parliament Session Powers. They are called the Equity Monarchy Trusts. The Citizen has Investigation Jurisdiction. The Crown has Prosecution Jurisdiction. It is the power to make Trial Orders for Corruption Cases against the State and Unfitness Cases against Officers and Authorities. The Lord Bishops have Adjudication Jurisdiction. There are 24 of them so that up to 12 Lord Bishops can sit as Trial Jurors and up to 12 Different Lord Bishops can sit as Appeal Jurors. The Lord Archbishops have Court Lawyer Jurisdiction, one for the Trial Court, the other for the Appeal Court. 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. The Ultimate Sanction is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. It enables the imposition of Corruption remedy Conditions in Parliament Session Agreements between the Crown and Prime Minister. Corruption Proof gets a Corruption Finding, Remedy Entitlement Finding. The Relevant Officer gets a chance to service the Remedy Priority. A Remedy Success is Justice Proof for the

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Relevant Officer. A Remedy Failure gets an Unfitness Case, Remedy Failure Finding, Unfitness Finding and Dismissal Priority Finding against the Relevant Officer.

- 3.2. The Equity Monarchy Trusts fell into disuse for 45 years when the Politicians developed the European Constitution. It vested Dictator Powers in the State. In every Member State of the European Union the Politicians lost control to Corrupt Officers who formed Protection Fraud Networks. They sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who managed them, and gave Glittering Career Guarantees to Corrupt MPs in exchange for Fraud Services in Parliament.
- 3.3. The Protection Fraud Network used Career Bribery and Career Blackmail against Ordinary Officers. They use Paedophile Entrapment and Paedophile Exposure Blackmail against Key Officers. They need Total Corruption of the Child Care Authorities to get Vulnerable Person Supplies for Paedophile Exploitation and Paedophile Protection Frauds.
- 3.4. The Corruption Process was a Gradual Process. It took Honourable Officers by surprise. They started or serviced Complaint Processes that failed to get Protection Justice for Victims. The Complaints got Ruin Frauds against the Victims and Honourable Officers as Protection Frauds for Corrupt Officers and the Protection Fraud Network.
- 3.5. In some cases the Ruin Fraud Defence Management got Systematic Corruption Proof for the Victims and Honourable Officers.
- 3.6. The European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election Frauds to get it. They needed Dictator Power Concealment Frauds as Election Frauds. In 2004 the Lawful Business of British Citizens made inevitable exposure of Electronic Signature Dictator Power Concealment Frauds and Election Frauds. In July 2004 the European Leaders used Extradition Frauds against a British Citizen and Imprisonment Frauds against him and a Dutch Citizen to prevent exposure of the Election Frauds. Equity Lawyer Mr Ellis got the Fraud Proof. In October 2004 he used it for a Corruption Notice to the Crown and Parliament. It revived use of the Equity Monarchy Trusts. It started a Corruption Remedy Process that has continued ever since.
- 3.7. The Equity Lawyer provided Investigation Services for the Remedy Process.
- 3.8. Citizens who service the Equity Monarchy Trust have Protection Rights from the Crown and Parliament with Protection Enforcement by the Cabinet and Prime Minister and Enforcement Accountability by the Opposition Leader. There are two types of Protection Rights. General Protection Rights provide Passive Protection that gets either Protection Justice Proof for the Cabinet and Prime Minister or Protection Breach Fraud Proof against them. General Protection creates a Conflict Jurisdiction Disqualification + Remedy Only Jurisdiction Limit for the Citizen against the State. Special Protection Rights provide Active Protection for Investigation Management
- 3.9. Citizen Mr Pead did not know about the Equity Monarchy Trusts or the Corruption Remedy Proof Standard.
- 3.10. The Corruption Claim of the Citizen is to remedy 1st Ruin Frauds and 2nd Ruin Frauds:

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3.10.1. The 1st Ruin Frauds were:

3.10.1.1. Employment Sabotage Frauds [Allegation Frauds + Investigation Frauds + Prosecution Frauds + Trial Frauds + Appeal Frauds],

3.10.1.2. House Mortgage Repossession Frauds, [Due Process Denial Frauds + Repossession Frauds + Undervalue Sale Fraud],

3.10.1.3. Isolation Frauds using:

3.10.1.3.1. Defamation Frauds for Family Sabotage Frauds, and when they failed,

3.10.1.3.2. Repeat Defamation Frauds for Repeat Family Sabotage Frauds,

3.10.1.3.3. Sex Crime Frauds [Allegation Fraud + Investigation Frauds + Prosecution Frauds + Trial Frauds + Sentence Frauds + Appeal Frauds] ,

3.11. The Defence Case Management got Corruption Proof that has Special Value. It met the Corruption Remedy Proof Standard in spite of the fact the Citizen did not know it existed. It was Credibility Proof for the Citizen against the State. Citizen Mr Anthony Martin had Corruption Cases. He asked Citizen Mr Pead for Remedy Management Services. Citizen Mr Pead moved to Norfolk to provide them.

3.12. The 2nd Ruin Frauds were Corruption Investigator Intimidation Fraud + Witness Discredit Fraud using:

3.12.1. Criminal Damage Case Frauds [Allegation Frauds + Investigation Frauds + Prosecution Frauds + Trial Frauds + Sentence Frauds + Appeal Frauds],

3.12.2. Legal Service Crime Case Frauds [Allegation Frauds + Investigation Frauds + Prosecution Frauds + Trial Frauds + Sentence Frauds + Appeal Frauds],

3.12.3. Restraint Breach Contempt Case Frauds [Lifetime Restraint Fraud + Restraint Breach Contempt Frauds [Allegation Frauds + Investigation Frauds + Prosecution Frauds + Trial Frauds]] ,

3.13. The 1st and 2nd Ruin Frauds included Obvious Frauds. Corrupt Officers need Protection Fraud Proof from Superior Officers and Law Court Judges. They use Obvious Frauds to get it. The number, nature and scale of the Obvious Frauds are proportionate to the seniority of the Fraud Master.

3.14. High Rank Fraud Masters issue Corrupt Orders. Low Rank Fraud Managers use Obvious Frauds as Protection Tests of All Superiors. The Obvious Fraud Acceptance is Protection Fraud Proof.

3.15. The Sex Crime Trial Judges managed the Jury Trial Frauds, got the Conviction Frauds. The Sentence Frauds included a Lifetime Restraint Order Fraud against the Citizen. It was Without Jurisdiction and therefore an Obvious Fraud. It had two functions. It was a Coded Instruction by the Sentence Judge to Corrupt Officers for Lifetime Harassment Frauds against the Citizen. The

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purpose was to get the Incredibility Proof of Numerous Criminal Convictions. The other function was to get Protection Fraud Credibility Proof + Promotion Frauds for the Sentence Judge.

3.16. The 2nd Ruin Frauds did not deter Citizen Mr Pead from providing Remedy Management Services. The result is Similar Fact Corruption Proof that is Corruption Co-ordination Proof for Citizen, Crown and Parliament against the Protection Fraud Network and the State.

3.17. The 1st and 2nd Ruin Frauds had Corruption Co-ordination that needed use of Dictator Powers by Prime Ministers.

3.18. On the evidence available the Murder of Journalist Ms Jill Dando + Murder Framing Fraud against Mr Barry George + Ruin Frauds against Citizen Mr Pead + Ruin Frauds against Citizen Mr Barry Brooks were Protection Frauds by the State for Powerful Paedophiles.

3.19. The Defence Case Management by Citizen Mr Pead got Corruption Proof against All Relevant Authorities. It met the Corruption Remedy proof Standard. Corrupt Officers lost confidence in the Jill Dando Murder Protection Frauds. Mr Barry George had Charity Services that caused Charity Officers to have access to Murder Case Papers + Murder Case Witnesses. Citizen Mr Barry Brooks was one of the Charity Workers. On the evidence available 4 Attempted Murders + Ruin Frauds against Citizen Mr Barry Brooks were Jill Dando Murder Protection Frauds.

3.20. On 15th July 2019 the Restraint Breach Case 2017 0417 Trial Judge

3.20.1. Noticed the Restraint Obvious Fraud

3.20.2. Made an Implied Jurisdiction Trial Order but failed to make Valid Directions Orders for the Citizen against the State. It needed Court Motion Orders for Restraint Validity Evidence Production + Contempt Investigation Order + Evidence Preservation + Evidence Production = + Witness Protection + Citizen Protection + Bail Condition Revocation + Unconditional Bail, The Valid Direction Failures raise reasonable Suspicions the True Purpose of the 3 Months Adjournment was to allow time for Evidence Destruction by Prime Minister Mrs May and the Protection Fraud Network

3.20.3. Made a Case Dismissal Representations Direction for the State against the Citizen

3.21. The Remedy Process got Corruption Findings and Remedy Denial Fraud Findings for the Citizen, Crown and Parliament against Prime Ministers Mr Blair, Mr Brown and Mrs May.

3.22. The Remedy Process got Remedy Co-operation Findings for Prime Minister Mr Cameron.

3.23. Citizen Mr Pead has agreed use of his Corruption Cases for the Equity Monarchy Trusts. It gets General Protection Rights for him, with Protection Enforcement by the Cabinet and Prime Minister Mr Johnson and Enforcement Accountability by Opposition Leader Mr Corbyn.

4. Contempt Investigation Order + Evidence Preservation Orders + Evidence Production Orders + Witness General Protection Orders + Witness Special Protection Orders

5. Reserved Rights for the Citizen to identify Witnesses and specify Protection Arrangements

6. Contempt Investigator Case Reference to the Cabinet and Prime Minister Mr Johnson

7. Further discovery, enquiry, relief and remedy the cause of justice needs