

Crown	Parliament	The People v Remedy Denial Fraud MPs	Parliament Session refusal + Forced General Election
	Parliament	The People v Top Judges	Judicial Office Unfitness Cases
	High Court	Citizen Mr Bradley v Mr and Mrs Fall	Nuisance Fraud Enforcement Appeal QA 2019 000265
	Crown Court	Citizen Mr Bradley v State	New Corruption Evidence Appeals 2015 0156 + Others
	High Court	Citizen Mr Awodiya v Party Leaders + State + Media	Election Fairness Claim QB 2019 003126
	Crown Court	Citizen Mr Pead v State	Restraint Breach Contempt Trial Fraud 2017 0417

Remedy Process + Unfitness Cases + New Evidence Case Reopening Precedent for Mass Remedies 4th October 2019

A Mass Remedy Precedent

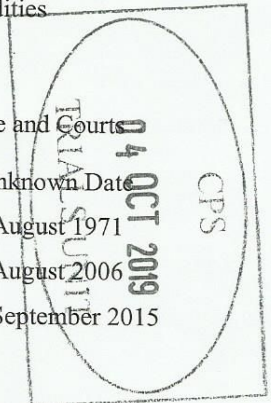
The Citizen, Crown and Lord Bishops have Corruption Remedy Jurisdictions that control Parliament Session Powers. They have been used for a Corruption Remedy Process. It needs Mass Remedies for Corruption Victims to enable a General Election to qualify as Free and Fair. MPs need a Simple Precedent for Corruption Victims. Citizen Mr Bradley used his cases to service the Corruption Remedy Process Now he offers use of his cases for a Mass Remedy Precedent

Without Prejudice to Invalidity Arguments against the Case Management Invalidities

New Evidence Appeals

New Evidence: Compelling Proof of Justice Perversion Criminal Conspiracy by Police and Courts

Brighton Magistrates Court	Criminal Damage	on an Unknown Date
Brighton Magistrates Court	Actual Bodily Harm Assault Conviction Fraud	on 26 th August 1971
Lewes Crown Court	Actual Bodily Harm Assault Conviction Fraud	on 11 th August 2006
Lewes Crown Court	Actual Bodily Harm Assault Conviction Fraud	on 29 th September 2015



The 1st Case

A row of derelict shops were awaiting demolition for a new development. The shop had been vacated with the awnings out. A group of youths swung on the awnings. Citizen Mr Bradley was one of them. A Police Officer arrived on the scene and threw one of the youths against a wall and broke his arm. The Police used an Awning Damage Criminal Damage Prosecution Fraud as a Protection fraud for the Unreasonable Force Assault by the Police Officer. The Criminal Conviction does not appear in the Convictions Record. Investigation is needed to discover the Conviction Record Omission. One Credible Possibility is that it was an Injustice Damage Limitation by Officers for the Citizen.

The 2nd Case

Brighton Magistrates Court	Actual Bodily Harm Assault Conviction Fraud	on 26 th August 1971
----------------------------	---	---------------------------------

A school master gave boxing lessons to boys for self-defence. He paid particular attention to the boys that would always be small. Citizen Mr Bradley was one of them. He grew to 5 foot 4 inches, left school and got employment that enabled him to keep physically fit. The Local Pub Landlord served him and his friends as Under Age Drinkers because they did not cause any trouble. A Big Bully drank alcohol, got inebriated and attacked Citizen Mr Bradley. He defended himself successfully. The Big Bully made an Assault Complaint. Sussex Police Investigators and the Magistrates Court Judges ignored the Self Defence Case. The result was a Criminal Conviction. The Alcohol Licence Breach Penalty Risk for the Local Pub Landlord had effect as Appeal Deterrence Blackmail by Sussex Police.

2nd Case New Evidence:

Justice Perversion Criminal Conspiracy Proof the 2nd and 3rd Cases got against Investigators, prosecutors and Judges

The 3rd and 4th Cases

Lewes Crown Court	Actual Bodily Harm Assault Conviction Fraud	on 11 th August 2006
Lewes Crown Court	Actual Bodily Harm Assault Conviction Fraud	on 29 th September 2015

Organised Criminals planned a Big Development. It needed 5 Adjacent Properties being a Free Standing Garage at Windlesham Hall + 1 + 3 + 5 + 7 Windlesham Gardens, Brighton. Citizen Mr Bradley owned the Freehold Title to 5 Windlesham Gardens and the Leasehold Title to the Free Standing Garage that was adjacent to 1 Windlesham Gardens.

Crown	Parliament	The People v Remedy Denial Fraud MPs	Parliament Session refusal + Forced General Election
	Parliament	The People v Top Judges	Judicial Office Unfitness Cases
	High Court	Citizen Mr Bradley v Mr and Mrs Fall	Nuisance Fraud Enforcement Appeal QA 2019 000265
	Crown Court	Citizen Mr Bradley v State	New Corruption Evidence Appeals 2015 0156 + Others
	High Court	Citizen Mr Awodiya v Party Leaders + State + Media	Election Fairness Claim QB 2019 003126
	Crown Court	Citizen Mr Pead v State	Restraint Breach Contempt Trial Fraud 2017 0417

Remedy Process + Unfitness Cases + New Evidence Case Reopening Precedent for Mass Remedies 4th October 2019

The Windlesham Hall was a block of flats. The Leaseholders had Unequal Liabilities for Property Maintenance. One of them had 10 per cent of the costs. The Flat Leaseholders bought the Freehold Reversion. Investigation is needed to discover the Beneficial Ownership Shares in the Freehold Reversion. Mr Lovell was a Flat Leaseholder. He was reputed to have 10 per cent of the Maintenance Liability. There came a time when Mr Lovell stood on the Common Balcony and hurled abusive at Citizen Mr Bradley when he parked his car. Citizen Mr Bradley did not know why. One day Mr Lovell lay in wait for him to park his car and attacked him. Citizen Mr Bradley defended himself, knocked him down, pinned him to the ground by wedging his boot in the bend of the knee and called for help. Mr Lovell's Partner appeared, attacked Citizen Mr Bradley and did Grievous Bodily Harm of Facial Injuries with Bleeding + Bruising. Assault Complaints by both Parties got Bias Fraud Proof for Citizen Mr Bradley against the Attackers and Sussex Police. They ignored the fact it was Two against One. They ignored the Sever Injuries suffered by the Citizen. They used the Minor Injuries suffered by the Attackers for an Actual Bodily Harm Charge against the Citizen. The Defence Lawyer ignored Defence Instructions. On the Trial Day the Defence Lawyer deserted the Citizen and left the Defence File in the Court Reception. The Citizen did not have a chance to give Defence Instructions to the Last Minute Replacement Lawyer. The Trial Fraud started. Part way through a Court Security Officer brought the Defence File into the Court Room and gave it to the Last Minute Replacement Defence Lawyer who did not read it or ask for a Defence Preparation Adjournment. The result was a Conviction Fraud. The Garage Freeholders used the Conviction Fraud for a Lease Forfeiture Action in the County Court. It revealed the Criminal Conspiracy Motive. The Citizen defended the Lease Forfeiture Action. The Freeholders lost confidence and transferred the Freehold Reversion of the Garage to the Citizen. The Citizen did not file a Trial Fraud Appeal against the Assault Conviction because of the Case Sabotage Frauds by Two Defence Lawyers. .

04 OCT 2019
CPS

Mr and Mrs Faull owned 5 Windlesham Gardens. There was Harassment Behaviour by them against Citizen Mr Bradley. 1 and 7 Windlesham Gardens came on the market at the same time. Mr and Mrs Faull asked Citizen Mr Bradley if he would sell. The house was worth £500,000 alone but the Development Marriage Value made it worth more. He said he would take £2,000,000. It was a Negotiation Start. They did not negotiate. They left. The Harassment continued. Citizen Mr Bradley suffered a Burst Appendix + Anaesthetic Overdose + Medication. It changed him from a Robust Personality to a Vulnerable Personality. Events revealed it would have been a Temporary Condition. Mr and Mrs Faull exploited the Vulnerable Status with Increased Harassment that resulted in Extended Vulnerability. Citizen Mr Bradley became a Progressive Recluse. They got an Assault + Harassment Criminal Prosecution Frauds + Trial Frauds + Conviction Fraud + Imprisonment Sentence Fraud + Restraint Fraud. They used the Criminal Record Frauds for Nuisance Civil Claim Fraud E08YJ260 + Trial Frauds + £292,260.42 Damage Assessment Fraud + Costs Frauds + Enforcement Frauds. Citizen Mr Bradley could not cope with the Civil Claim. He tried to ignore the process thereby did nothing to contaminate the Case Management Fraud Proof against Mr and Mrs Faull + Witnesses + Representatives + Trial Judges + Appeal Judges. The result was an Excellent Case for a Corruption Investigation using Trial Fraud Tests and Appeal Fraud Tests that got Criminal Conspiracy Proof against Criminal Court Judges and Civil Court Judges

Remedy Proposals

Justice Perversion Finding + Fraud Finding + Conspiracy Finding + Contempt Finding + All Decision Revocations + Contempt Remedy Orders for the citizen against the State + All Liable Parties