

Crown	Parliament	The People v Corrupt MPs + Corrupt Judges	Unfitness Cases + Mass Remedies + Session Refusal
	High Court	Citizen Mr Zarb v Ms Naluyima	Lodger Eviction Trial Fraud Appeal QB 2018 0239
	High Court	Citizen Mr Say v Landlord + Agent + Council	Housing Obligation Breach Unfitness QB 2019 003046
	High Court	Citizen Mr Awodiya v Politicians + State + Media	Election Fairness Claim QB 2019 003126
	Crown Court	Citizen Mr Pead v State	Restraint Breach Contempt 2017 0417 Trial Fraud

Lodger Eviction Trial Fraud Appeal QB 2018 0239 Grounds + Proposals + DRAFT Skeleton 10th October 2019

Advice Document until signed by Citizen Mr Zarb as Appeal Grounds + Proposals + Skeleton

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

Appeal against the London County Court Case D00BT669 Lodger Eviction Claim Fraud and Claim

Management Frauds of various dates + Tenancy Finding Fraud + Eviction Liability Finding Fraud + Costs

Fraud dated of 11th July 2018 of Judge Mr Hands by Citizen Mr Zarb

Civil Contempt Fraud + Harassment Crime Prosecution Fraud Remedy Applications of Citizen Mr Zarb

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

Proposals

1. Conflict Jurisdiction Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Conflict Qualification Fraud Finding + Justice Perversion Finding + Bias Finding + Fraud Finding + Conspiracy Finding + Contempt Finding + Remedy Entitlement Finding for Citizen Mr Zarb against the Central London County Court and the High Court for the Stated Reason that:
 - 1.1. 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. The Ultimate Sanction of a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and the Remedy Denial Fraud Proof. It enables the imposition of Corruption Remedy Conditions in Parliament Session Agreements between the Crown and Prime Minister. The Ultimate Sanction needs a Validity Proof Set and a Publicity Proof Set that every Voter can understand. The Publicity Proof Set needs Live Cases that get Corruption proof, Remedy Denial Fraud Proof and Election Fraud Proof.
 - 1.2. 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 and Job Profits to Corrupt MPs for Fraud Services in Parliament.
 - 1.3. 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. The Lawful Business of British Citizens was bound to expose Electronic Signature Dictator Powers. The European Leaders needed to stop the Lawful Business. They had no lawful means to do so. They used Extradition Frauds against a British Citizen and Imprisonment Frauds against him and a Dutch Citizen to stop the Lawful Business. Everything that could go wrong for them did go wrong. The Extradition Fraud discovered that Top Customs, Top Police and Top Judges had an Illegal Drug Business that used the Kent Ports. The choice for Prime Minister Mr Blair was to abandon the Extradition Frauds and recover control of the State and Law Courts from Organised Crime, or do a

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deal to carry on. He did a deal. It required him to provide the Protection Frauds that previously were provided by Law Court Judges. The Fraud Proof was used 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.

- 1.4. The Remedy Process got Ultimate Sanction Proof Sets. In 2006 they were used to get the Forced Resignation of Prime Minister Mr Blair. In 2007 they were used to impose Corruption Remedy Conditions against Prime Minister Mr Brown. In 2008 Remedy Condition Breach Proof got Unfitness Findings and Dismissal Decisions against Prime Minister Mr Brown and the Labour Governing Majority with execution of it using the Expense Account Scandals in 2009.
- 1.5. The 2010 General Election got a Governing Majority for the Coalition Government. Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband serviced the Corruption Remedy Process. Between May 2010 and August 2012 the Lord Chancellor managed a Corruption Investigation of the Law Courts for the Crown. It got Trial Fraud Proof, Appeal Fraud Proof and Protection Fraud Proof.
- 1.6. The Lord Bishops made a Remedy Priority Decision for Victims. They did not know who they were. They authorised Parliament to make an Immunity Negotiation Offer to Top Judges in exchange for Remedy Co-operation with Full Disclosure and Victim Identification. The Protection Fraud Network rejected it. They made a Corruption Continuity Plan. It needed an Intimidation Fraud to silence Parliament, Remedy Sabotage until the 2015 General Election and whatever was needed to get a Corrupt Majority and Immunity Frauds.
- 1.7. The Plebgate Scandal and Dismissal Fraud against the Chief Whip was the Intimidation Fraud. It failed. The Remedy Process got Corruption Continuity Proof against the Law Courts. The Crown and Parliament used it to vest Corruption Remedy Powers in a Royal Commission.
- 1.8. The Protection Fraud Network used Hung Parliament Propaganda in hope of getting one. They failed. The 2015 General Election got a Governing Majority for Prime Minister Mr Cameron.
- 1.9. The Protection Fraud Network needed Ruin Frauds against Equity Lawyer Mr Ellis and Prime Minister Mr Cameron to stop them servicing the Remedy Process and a Ruin Fraud against a 1st Remedy Protester for Power Boast Purposes.
- 1.10. The Ruin Fraud against Prime Minister Mr Cameron needed Internet Publicity by an Innocent Agent, Censorship Motive Proof against the Prime Minister, a Framing Fraud against the Innocent Agent and exposure of it timed to do maximum damage to the Prime Minister. Panama Papers Week was Censorship Motive Week. It prepared for a Framing Fraud Exposure Week that did not happen. The Equity Lawyer found the case. The Innocent Agent co-operated. They got Criminal Conspiracy Proof against Law Court Judges in time to stop Framing Fraud Exposure.

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- 1.11. The Equity Lawyer and Innocent Agent made Immunity Offers. The Police Officer Witnesses wanted Immunity Deals. The Protection Fraud Network needed Intimidation Frauds to get Repeat Perjury by the Police Officer Witnesses, Repeat Representations Frauds by the Crown Prosecutors and Repeat Trial Frauds by the Junior Appeal Judges. They used Ruin Frauds against a 2nd Remedy Protester for the Intimidation Frauds.
- 1.12. The Ruin Frauds against the 2nd Remedy Protester needed a 1st Before Event Protection Fraud from the Civil Courts to give Corrupt Officers confidence to commit Criminal Investigation Frauds + Family Sabotage Frauds + Employment Sabotage Frauds. They needed a 2nd Before Event Protection Fraud from the Civil Courts to get the Criminal Prosecution Frauds + Trial Frauds.
- 1.13. The Harassment Civil Claim Fraud was used to get the Before Event Protection Frauds. The High Court Masters did not want it and made a Case Reference to Brighton County Court where it got Claim Reference D02BN001. The Sussex Judges wanted Protection Fraud Proof from London Judges and used a Case Reference to Central London County Court to get it.
- 1.14. The 1st Protection Fraud gave the confidence for the Criminal Investigation Frauds + Family Sabotage Frauds + Employment Sabotage Frauds on the Monday, Tuesday and Wednesday before the Framing Fraud Appeal on Friday 24th February 2017. It got the Repeat Frauds. The Fraud Appeal against the 1st Civil Court Fraud got an Appeal Permission Refusal + Seal respectively dated 4th and 10th April 2017. It completed a Criminal Conspiracy Proof Set against Top State Officers and Law Court Judges and an Ultimate Sanction Proof Set. The Crown and Lord Bishops used it to decide the Corruption Remedy Conditions for the 2017 Parliament Session. They needed an Election Free Period to enable a Long Session of 2 ½ years for Remedy management. They used the Ultimate Sanction Threat to get the Surprise General Election and Long Session. It was used to get Criminal Conspiracy Proof against Corruption Controllers in the Law Courts and Protection Fraud Proof against Corrupt MPs. The Long Session is near an end.
- 1.15. The Corruption Remedy Process continued to get Corruption Findings for Citizens against Organised Criminals, Their Representatives and Law Court Judges.
- 1.16. The Lodger Eviction Case went through the Law Courts during the Long Session. It got Continuing Corruption Proof against Judges. Citizen Mr Zarb used it for a Fraud Appeal and a Case Transfer Application to Leicester County Court in the hope of getting an Honest Judge. On 17th September 2019 he discovered the Equity Monarchy Trusts and Corruption Remedy Process. On 18th September 2019 he used the Trial Fraud Appeal QA 2018 0239 Application Sanctions Hearing in Royal Court 37 for the Remedy Process. It got Bias Fraud Proof against the High Court:
 - 1.16.1. A Costs Order for the Loser against the Winner
 - 1.16.2. A Costs Claim by the Loser that was 10 times that of the Winner
 - 1.16.3. A Costs Award for the Loser that was 6 times that of the Winner

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1.16.4. A Costs Award Reduction from 6 to 5 times after the Excessive Costs Protest

1.17. The Lodger Eviction Case had already got Bias Fraud Proof against the County Court as Trial Court of a Rent Arrears Set Off + Counterclaim Denial Fraud

1.18. Fraud Proof on anything raises a Fraud Presumption on everything for the Victim subject to a Presumption Rebuttal Proof Burden against the Fraud Manager and Fraud Beneficiary

1.19. The Lodger Case got Fraud Proof against both the Trial Court and Appeal Court and an All Evidence Fraud Presumption for Citizen Mr Zarb subject to a Rebuttal Proof Burden against Ms Naluyima. It is an Impossible Rebuttal Proof Burden

1.20. The Suspicious Circumstance of an Allegedly 14 Year Old Girl using a Scholl Research Conversation for an Adult Impersonation Fraud, giving a Contact Number and using the 3rd Contact for a Harassment Complaint Fraud against Citizen Mr Zarb.

2. Court Fraud Finding + All Evidence Fraud Presumption Finding + Impossible Rebuttal Proof Burden Finding + Lodger Eviction Claim Evidence Exclusion Entitlement Finding + No Admissible Claim Evidence Finding + Claim Dismissal + All Decisions Revocation Order + Contempt Liability Finding + Special and General and Aggravated and Exemplary Damages Order + Indemnity Costs Order for Citizen Mr Zarb against Ms Naluyima

3. Contempt Investigation Order + Investigator Appointment Case Reference to the Cabinet and Prime Minister

4. Harassment Prosecution Stay Order for Citizen Mr Zarb against the Ministry of Justice pending completion of the Contempt Investigation

5. Similar Corruption Fact Special Enquiries about:

5.1. The Criminal Trial in which Citizen JUROR Mr Zarb disclosed he had Framing Fraud Suspicions

5.2. Relation Management + Case Management by and for Ms Naluyima and Citizen Mr Zarb

5.3. The Reasonableness + Proportionality of the Claim + Defence + Applications + Application Responses + Appeals + Appeal Responses + Settlement Offers + Offer Responses + All Costs

5.4. Relation Management + Case Management in which an Alleged 14 Year Old Girl used a School Research Conversation for a Young Adult Impersonation Fraud and gave a Contact Number and then used the 3rd Contact for a Harassment Complaint Fraud against Citizen Mr Zarb

5.5. The Case Management that used Civil Case Frauds + Criminal Case Frauds for Ruin Frauds against Citizen Mr Awodiya + Citizen Mr Bradley + Citizen Mr Paed + Citizen Mr Zarb + Many Others

5.6. Divorce ZC14D02308 Property Frauds + Costs Frauds against Citizen Mrs Theodorou

6. Contempt Case Party Status Order for Citizen Mr Zarb against the Claim Representatives

7. Disclosure Order for Citizen Mr Zarb against the Claim Representatives that they do within 14 days file and serve Statements that identify everyone responsible for the Claim Management and explain why the court should not make a Contempt Liability Order and Personal Liability Orders against them

8. Contempt 1 Hour Directions Hearing in Court at 2 p.m. on October 2019