Parliament High Court High Court The People v Corrupt MPs + Top Judges Citizen Mr Bradley v Mr and Mrs Faull Citizen Mr Awodiya v Politicians + State + Media Mass Remedies
Nuisance Fraud E08YJ260 + Appeal QA 2019 000265
Election Fairness Claim QB 2019 00 120 7 2

22nd October 2019

RECEIVED

Remedy Process + Unfitness Cases + Election QB2019003126 Particulars

Without Prejudice to Invalidity Argument

Concise 4271 Word Claim Particulars + Full Particulars Reserved Rights

Remedy Proposals

Particulars

- 1. Corruption Control Jurisdiction for the Citizen against the State and Law Courts and Parliament Courts
- 2. Mass Remedies for Corruption Victims to enable a General Election that qualifies as Free and Fair
- 3. Case Remedies for Citizen Mr Awodiya specified in the Remedy Application Draft Orders
- 4. The Election Fairness Claim Form Details are in italics 'Justice Perversion + Misrepresentation Frauds + Non-Disclosure Fraud + Position Abuse Fraud + Harassment + Conspiracy + Contempt Child Disability Claims got a Disability Budget for Alwoodley Primary School, Leeds that got a Budget. Allocation Fraud + Disability Service Denial Fraud by the School, Corruption Complaints got Firearm Possession Defamation Frauds + Firearms Record Employment Sabotage Frauds + Dangerous Personality Defamation Frauds by West Yorkshire Police + House Repair Denial Frauds + Eviction Blackmail Intimidation Frauds + Child Protection Blackmail Frauds + UK Border Force Electronic Surveillance Frauds + Neighbour Surveillance Frauds by Leeds City Council'
- 5. The Claim Form details were enough for Political Leaders to make Case Management Decisions. They had a choice. They could engage in Settlement Negotiations with the Citizen or wait for Court Frauds by the Law Court Judges and use them for Remedy Management.
- 6. The Citizen Crown and Lord Bishops have Corruption Control Jurisdictions that govern Parliament Session Powers. They got Corruption Proof and managed Remedy Investigations. The Election Fairness Claim QB 2019 003126 serviced the Remedy Investigations. It was to get either Remedy Co-operation from the Political Party Leaders or Election Fraud Proof against them
- 7. It got Claim Acknowledgement Failures by All Defendants except one + Settlement Negotiation Failures by All Defendants + No Publicity by the BBC and ITV + Claim Stay and the Invalid Claim Particulars Limitation Order dated 2nd October 2019 of High Court Justice Mr Gidden + Strike Out Fraud and No Merit Certificate Fraud dated 4th October 2019 and Contempt Case reference dated 7th October 2019 by High Court Senior Master Ms Fontaine + Remedy Refusal Fraud and Totally Without Merit Certificate Fraud and Process Abuse Certificate Fraud and Strike Out Order Fraud and Legal Assistance Restraint Enforcement Directions Fraud dated 14th October 2019 by High Court Justice Ms Andrews. The Order Frauds are Corruption Proof + Remedy Denial Proof + Election Fraud Proof + Conspiracy Proof against the Law Court Judges. It was Totally Predictable. The function of the Election Fairness Claim is to get Consent Remedy Order Agreements as Remedy Co-operation Proof for the Political Party Leaders or Remedy Denial Fraud Proof against them.
- 8. Citizens who service the Corruption Remedy Process get Protection Rights from the Crown and Parliament with Protection Enforcement by the Cabinet and Prime Minister and Enforcement Accountability by the Opposition Leader.
- 9. General Protection Rights provide Passive Protection that gets Protection Justice Proof for the Cabinet

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- and Prime Minister or Protection Breach Contempt Fraud Proof against them and the Opposition Leader
- 10. Special Protection Rights provide Active Protection that enables Efficient Investigations
- 11. Special Protection Rights include a Legal Service Crime Prosecution Prohibition + Contempt Penalty Enforcement Prohibition for Equity Lawyer Mr Ellis against the State and Law Courts. The Special Protection enables Case Management by the Equity Lawyer. It forces Corrupt Officers to make Protection Fraud Demands that forces the use of Civil Contempt Court Frauds by Law Court Judges and Health Frauds by the Prime Minister.
- 12. A Court Fraud Criminal Conspiracy used the Restraint Fraud dated 8th March 2016 by High Court Senior Master Ms Fontaine and Restraint Breach Contempt Trial Frauds by High Court Justices. They got the Contempt Finding + Suspended Imprisonment Order + General Civil Restraint Order + Legal Assistance Restraint Order dated 22nd February 2018 against the Equity Lawyer and Appeal Frauds against him by Appeal Lord Justices. They are part of the Ultimate Sanction Proof Set
- 13. The Contempt QB18X00347 Trial Audio Record got on 13th June 2019 in the Royal Courts includes
 - 13.1. The presentation of Contempt Orders dated 22nd February 2018 by the State Advocate for the Attorney General to the Appeal Lord Justice.
 - 13.2. The failure to make an Enforcement Application that is Special Protection Rights Admission Proof against the Attorney General
 - 13.3. The failure to use Court Motion Powers that is Special Protection Rights Admission Proof against the High Court Justice and Appeal Lord Justice
- 14. The Strike Out Order + No Merit Certificate + Contempt Case Reference are Contempt Fraud Proof for the Citizen, Crown and Parliament against High Court Master Ms Fontaine
- 15. The function of the Revocation Application is to get either Consent Order Agreements with the Defendants or Contempt Fraud Criminal Conspiracy Proof against them

The Context

- 16. The Citizen, Crown and Lord Bishops have Top Level Justice Responsibilities known as the Equity Monarchy Trusts. They have Corruption Control Jurisdictions that govern Parliament Session Powers. The Ultimate Sanctions is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof
- 17. The Ultimate Sanction needs a Validity Proof Set, that can be very complicated, and a Publicity Proof Set that is simple enough for every Voter to understand. The Publicity Proof Set needs Live Cases that get Corruption Proof and Remedy Denial Fraud Proof and Election Fraud Proof.
- 18. The Equity Monarchy Trusts fell into disuse 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 in exchange for Fraud Services in Parliament. General Elections got Governing Majorities that were subject to Remedy Denial Fraud

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- 19. The European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election Frauds to get it. In October 2004 Equity Lawyer Mr Ellis used the Election Fraud Proof 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. The Remedy Process needed Simple Explanations of Complex Cases. The Jury Oriented Style was developed to do so. It uses Classification for Simple Explanation. It uses Capital Letters to identify Familiar Phrases because Most Jurors think in phrases not sentences. It uses the 3rd Person for easy understanding. It provides Case Explanations and Presentation Guides. It inspires many Victims with confidence that others will understand their cases.
- 20. The Remedy Process got Ultimate Proof Sets. In 2006 they were used to get the 10 Month retirement Notice from Prime Minster Mr Blair. In 2007 they were used to get the Parliament Session Agreement with Corruption Remedy Conditions signed by Prime Minister Mr Brown. In 2008 Remedy Condition Breach Proof got a Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding against Prime Minister Mr Brown and the Labour Governing Majority. In 2009 the Expense Account Scandals were used to enforce the Dismissal Decision.
- 21. The 2010 Parliament Session Agreement contained Corruption Remedy Investigations. They included a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. It got Trial Fraud Proof, Appeal Fraud Proof and Protection Fraud Proof for the Victims, Citizen, Crown and Lord Bishops against the State, Profession Authorities and Law Courts.
- 22. The Lord Bishops made a Remedy Priority Decision for the Victims. They did not know who they were. They gave a Negotiation Authority to Parliament for the Immunity Terms for Top Judges in exchange for Remedy Co-operation that included Full Disclosure and Victim identification.
- 23. In September 2012 Parliament used the exposure of the Hillsborough Scandal to give Mass Publicity to Court Frauds by Top Judges and No Publicity for the Immunity Negotiations. They 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 then whatever was needed to get a Corrupt Majority and Immunity Frauds.
- 24. The Plebgate Scandal and Dismissal Fraud against the Chief Whip was the Intimidation Fraud. It failed.
- 25. The Crawley Beating Case got Jury Trial Fraud Proof for the Citizen, Crown and Parliament against Sussex Police and the South East Top Civil Judge. It was no accident. The case had been prepared for the purpose. The Crown and Parliament accepted it as Corruption Continuity Proof. They vested Corruption Remedy Powers in a Royal Commission.
- 26. The Remedy Process got Protection fraud Proof against the State, Profession Authorities and Law Courts. In May 2014 the Royal Commission ordered use of the Police Federation Conference to get Mass Publicity for a Corruption Finding Notice, Remedy Co-operation Demand and Dismissal Threat.
- 27. On 2nd June 2014 the Remedy Co-operation Tests of Top Judges started. They continued to sign Protection Frauds. They discovered there were Test Cases. They used Unsigned Decisions to enable Not

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- Me Defences. They used Unsigned Substance Pages with Signature Pages to enable Signature Admissions and Decision Denials. In late September and early October the Test Cases got Hearing Audio Records as Personal Responsibility Proof against State Advocates and Top Judges.
- 28. The Protection Fraud Network knew they needed the 2015 General Election to remove Prime Minister Mr Cameron from office and a Contingency Plan if it did not do so. They used Hung Parliament Propaganda in the hope of getting a Hung Parliament. They failed. Prime Minister Mr Cameron got a Governing Majority.
- 29. The Corruption Remedy Conditions in the 2015 Parliament Session Agreement prepared for the Final Squeeze Stage of the Remedy Process. It needed a Fraud Invalidity Precedent, Conflict Disqualification Precedent and Automatic Issue Rights for the Citizen in the High Court. The Fraud Invalidity Precedent was set using Sharland v Sharland. The Conflict Disqualification Precedent was set using Emerald Supplies v British Airways. Automatic Issue Rights were restored by revocation of the Before Issue Approval Powers of High Court Masters. Citizens got issue of Corruption Claims that forced Corrupt Officers to choose between making Conflict Disqualification Admissions and committing Conflict Qualification Frauds to get the Case Control needed for Dismissal Frauds and Restraint Frauds.
- 30. The Contingency Plan needed Ruin Frauds against the Equity Lawyer and Prime Minister to stop them servicing the Remedy Process and against a Remedy Protester for Power Boast Purposes.
- 31. The Ruin Fraud against the Remedy Protester got Resource Allocation Refusals by Top Officers. It did not get Prime Time Facilities and Competent Officers. It got Week End Facilities and Incompetent Officers. The Case Management Standard was appalling. The Remedy Protester Ruin Fraud started first and ended last. In July 2016 it got a 6 Day Trial and Criminal Conspiracy Proof against Law Court Judges. The Case Officer read out a Witness Statement. It revealed she had a Kindergarten Reading Age. It broke the confidence of the Trial Judge to complete the Trial Frauds. He used a Premature No Case Finding for a Closure Fraud. He used Harassment Restraint Frauds as a Protection Fraud for the Corrupt Officers against the Victims
- 32. The Ruin Fraud against the Equity Lawyer needed a False Client to create Contempt Fraud Set Up Conditions, Reward Negotiations between the False Client and Protection Fraud Network, a Hearing Event, an Exposure Fraud of the Equity Lawyer for Relationship and Incapacity Exploitation to prosecute a False Claim and use of the Contempt Powers by the Hearing Judge against the Equity Lawyer. The False Client presented with the Exact Right Case at the Exact Right Time. It was a Costs Fraud by Organised Crime Lawyers. It aroused the suspicions of the Equity Lawyer. He managed the case and got Criminal Conspiracy Proof against the False Client, Organised Crime Lawyers and Law Court Judges. He used Costs Fraud + Damage Limitation Reasons for No Further Action Advice and got the False Client to sign it. She lost any chance of a Hearing Event needed for the Contempt Fraud. She was furious when she realised she had nothing to trade in the Reward Negotiations. She started Stalker Harassment against the Equity Lawyer. It became Electronic Communication Stalking. He decided to ignore her. It made her more furious. Between March 2016 and September 2019 there were about 2,000

Crown Parliament

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- 33. The Ruin Fraud against the Prime Minister 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 time 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 Week. The Criminal Trial Frauds by Brighton Magistrates Court resulted in Corruption Claim HQ15D5213 in High Court, Framing Fraud Appeal 2016 0005 in the Crown Court and Corruption Claim HQ16D00678 in the High Court. All of them got Fraud Proof against the Law Courts.
- 34. The Protection Fraud Network needed a Power Boast Fraud. They used a Before Appeal Sentence Breach Imprisonment Fraud by Brighton Magistrates Court against the Innocent Agent. Brighton Magistrates refused to service the Enforcement Fraud with the Equity Lawyer as Hearing Event Witness. They refused to make a Court Building Exclusion Order because it would add to the Appeal Grounds. They needed someone else to do it. The Special Protection Rights from the Crown prevented use of a Legal Service Crime Investigation + Pending Investigation Restraint Bail Conditions by or for the State. The High Court Senior Master Ms Fontaine used Corruption Claims HQ15X05380 + HQ16X00678 + HQ16X00679 + HQ16X00733 of 3 Citizens for a Legal Assistance Restraint Order Fraud dated 8th March 2019 against Equity Lawyer Mr Ellis. It was a Multiple Fraud that was Without Party Status + Without Notice + Without Hearing + Without Jurisdiction + Special Crown Protection Breach. On 9th March 2019 it gave Brighton Magistrates Court the confidence for an Unexplained Court Building Exclusion Fraud against the Equity Lawyer and the Imprisonment Fraud against the Innocent Agent. He served 21 Days Imprisonment and continued with the Framing Fraud Appeal.
- 35. The Ruin fraud Conspiracy against Prime Minister Mr Cameron was a Contempt Fraud against him, the Crown and Parliament. He was unable to do anything about it because the Brexit Referenda had priority.
- 36. The Equity Lawyer and Innocent Agent got issue of Corruption Claim HQ16X01307. The Claim Form included a Settlement Negotiation Offer to exchange Immunity Terms and Damage Limitation for Remedy Co-operation. It got no response. Then they got issue of Corruption Claim HQ16X01307 with Liability Defendant Status for the Arrest Officers. The Claim Form included 'Open Offer from the Citizen to the Arrest Officers for Without Prejudice Settlement Negotiations Settlement to exchange Immunity Terms for Remedy Co-operation that needs Perjury Admissions and Full Disclosure of everything needed to service Corruption Remedies.' On 6th May 2016 the Police and Crime Commissioner acted as Service Receiving Agent for the Police Officers and gave Stamp Receipt Proof on the Original Claim Forms. She did not give them to the Police Officers.
- 37. On 2nd June 2016 the Framing Fraud Appeal resulted in an Adjournment Fraud. The Crown Prosecutor and Appeal Judge needed to avoid Cross Examination when the Police Officers received the Corruption Claims and whether they needed time to consider the Immunity Negotiation Offers. After the Appeal

High Court

Mass Remedies Nuisance Fraud E08YJ260 + Appeal QA 2019 000265 Election Fairness Claim QB 2019 003126

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- Hearing the Equity Lawyer and Innocent Agent produced the Corruption Claim Form and asked the Police Officer Witnesses who attended whether they had seen it. They had not. They wanted Immunity Deals. The Protection Fraud Network needed Intimidation Frauds to get Repeat Perjury from the Police Officers, Repeat Misrepresentation Frauds from the Crown Prosecutors and Repeat Trial Frauds at the Framing Fraud Appeal.
- 38. Prime Minister Mr Cameron led the Remain Campaign. The Brexit Referenda got a Leave Majority. He resigned. It was an Honourable Resignation.
- 39. The Protection Fraud Network needed Protection Frauds for the Ruin Fraud Conspirators. They needed Prime Minister who would deliver the Protection Frauds. MP Mrs May had traded Glittering Career Guarantees from the Protection Fraud Network in exchange for Fraud Services in Parliament. As Home Secretary she serviced the Ruin Fraud Conspiracy. They needed her as Prime Minister. Money was no object ensuring she won the Leadership Contest
- 40. Prime Minister Mrs May took office with Inconsistent Obligations. She had Protection Enforcement Obligations to the Citizens, Crown and Parliament. She had Protection Fraud Obligations to the Corrupt Officers and Protection Fraud Network.
- 41. Corrupt Officers made Protection Fraud Demands. Corruption Cases of Citizens were used for a Restraint Breach Contempt Imprisonment Application by the Secretary of State for Justice against the Equity Lawyer. He used it to get Fraud Proof against the Law Court Judges. Trial Delays enabled best use of it for the Remedy Process.
- 42. The Protection Fraud Network needed Intimidation Frauds to get Repeat Frauds at the Framing Fraud Appeal. They needed Ruin Frauds that used Criminal Investigation Frauds for Family Sabotage Frauds + Employment Frauds and Criminal Trial Frauds to get Conviction Frauds. They needed a Ruin fraud Target. A Remedy Protester used the style 'Self Appointed Sussex Shadow Police Commissions', or something similar, and unwittingly made himself an Obvious Target for the Intimidation Fraud. Corrupt Officers demanded Trial Frauds as Before Event Protection Fraud Proof from the Civil Courts for the Criminal Investigation Fraud and for the Prosecution Fraud. They were given a Harassment Civil Claim managed by Surrey Police Lawyers for the Sussex Police and Crime Commissioner and Chief Executive against a Remedy Protester. The High Court Masters issued it and got rid of it with a Case Reference to Brighton County Court. It got a Case Number D02BN0001 and a Case Reference to Central London County Court. The 1st Trial Fraud was Trial Direction Frauds. They got the Criminal Investigation Fraud on the Monday, Family Sabotage on the Tuesday and Employment Sabotage on the Wednesday and Repeat Frauds at the Framing Fraud Appeal on Friday 24th February 2017. The Trial Directions Fraud Appeal QB20170077 Permission Refusal dated 4th April 2017 got a Seal dated Monday 10th April 2017 in Easter Week. It completed the Corruption Proof and Remedy Denial Fraud Proof against Top State Officers and Law Court Judges needed for the Ultimate Sanction Proof Set. The Crown and Lord Bishops used it to decide the Corruption Remedy Conditions for the 2017 Parliament Session Agreement. They needed an Election Free Period to enable a Long Session of 1 ½ years for Remedy

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- Management. On Tuesday 18th April 2017 Prime Minister Mrs May called the Surprise General Election to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof.
- 43. On Tuesday 25th April 2017 the Prosecutor and Trial Judge completed the Harassment Case Trial Frauds against the Remedy Protester. The Criminal Conspiracy by the Claimant, Claim Representatives and Trial Judges invalidated the Entire Proceedings. There was No Valid Court Session and therefore No Court Powers. The Innocent Agent sat in the Public Gallery and made an Electronic Recording and then gave it Internet Publicity.
- 44. On 8th June 2017 the General Election got Coalition Government led by Prime Minister Mrs May. The Harassment Trial Fraud and Prime Minster Mrs May gave the Corrupt Officers the confidence for the Framing Fraud Trial 2017 0438 against the Remedy Protester
- 45. The Key Issue then was Responsibility Apportionment between Mass Remedies by Parliament and Case Remedies by the Law Courts. Remedy Co-operation Tests of the Justice Agencies from General Election Day for 6 months got Criminal Conspiracy Proof against Corrupt Officers and Remedy Unfitness Proof against the Law Courts. The Corrupt Officers tried Remedy Process Sabotage. They used a Royal Courts Building Exclusion Fraud against the Equity Lawyer. He produced Case Papers. Citizens managed the Co-operation Tests. The Corrupt Officers continued the Contempt Trial Frauds against the Equity Lawyer. On 6th November 2017 the Contempt Trial Judge and State Advocate used the Royal Courts Exclusion Fraud to get an Appearance Failure and In Absence Trial. They used a Public Gallery Clearance Order to make it a Secret Trial. A Public Gallery Witness was late. She found the Other Public Gallery Witnesses outside the Court Room. They told her they had been told to lease. The Late Witness was suspicious, went in the Court Room, established the In Absence Secret Trial was in progress, told the Other Witnesses to take Public Gallery Seats and got an Audio Record of the Royal Courts Building Exclusion Fraud. It ended the In Absence Secret Trial. The Trial Judge sent a Security Guard to get the Equity Lawyer. The Trial Judge continued the Trial Frauds. The Equity Lawyer broke his confidence to complete them. He used Trial Direction Frauds but did not complete the Trial Frauds that day.
- 46. The Equity Lawyer got issue of Contempt Trial Fraud Appeal 2017 3169 in the Court of Appeal
- 47. The Remedy Process passed into the Mass Remedies Stage. It needed Voluntary Remedies Proof for Ordinary Officers and Criminal Conspiracy Proof against Corruption Controllers.
- 48. The Framing Fraud 2017 0438 was used to get a Charge Change Hearing and an Audio Record. It got a No Evidence Admission by the Crown Prosecutor that got a Case Dismissal Refusal + Next Day Trial Order by the Crown Court Judge. It was Voluntary Remedy Proof for the Crown Prosecutors and Corruption Controller Proof against the Crown Court Judge. The next day an Adjournment Application by the Remedy Protester got a Trial Adjournment Order. The Judges made Protection fraud demands. They were given issue but not service of Contempt Claim Fraud QB18X00347 by the Attorney General against the Innocent Agent for making and publishing the Electronic Recording of the Harassment Trial Fraud. It was a Multiple Fraud. There was No Valid Session + No Contempt Event + No Contempt

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Powers. The General Protection Rights from the Crown and Parliament made it a Protection Breach Contempt Fraud.

- 49. The Attorney General and Prime Minister needed completion of the Contempt Frauds by the High Court against the Equity Lawyer before service of the Contempt Claim Fraud against the Innocent Agent. Corruption Claim QB16X000733 was used for a 3 Day Trial. On 22nd February 2018 it got a Contempt Finding + Suspended Imprisonment Order + Costs Order + General Civil Restraint Order + Legal Assistance Restraint Order against the Equity Lawyer. Also, it got a Restraint Order + Claim Issue Prohibition against All Citizens who used Case Papers that used the phrase Equity Lawyer or similar + described the Claimant or Applicant as Citizen + used the phrases Corruption Claim or Corruption Remedy + used the phrases Notice Fraud or Arrest Fraud or Prosecution Fraud or any combination of a noun and Fraud + use of the phrase Proof Sets + any other features that provide reasonable grounds to suspect the Claim Form or Application has been prepared by or on behalf of Mr Ellis. It was a Legislation Fraud by a Law Court Judge against the People
- 50. The Equity Lawyer got issue of Contempt Trial Fraud Appeal 2018 0538 in the Court of Appeal. On 12th June 2018 it got Criminal Conspiracy Proof against Appeal Lord Justices as Corruption Controllers. That day the Equity Lawyer used it for a Judicial Office Unfitness Case Notice to Parliament. It did two things. It put the Unfitness Case in Parliament. It enabled Protection Fraud Investigations in Parliament.
- 51. Top Judges made Protection Fraud Demands. Corrupt MPs made Protection Fraud Promises. Prime Minster Mrs May and Corrupt MPs traded Protection Frauds for Top Judges in exchange for support for the Brexit Deal. They used a Victory Dance as a Secret Signal the Prime Minister had a Deal Majority. Prime Minister Mrs May went to South Africa and Nigeria and Victory Dances. The Equity Lawyer gave Email Notice to Parliament of the Protection Fraud Deals and Victory Dance. It discovered that either she had lied about the Deal Majority or the Email Notice broke it.
- 52. The Framing Fraud 2017 0438 got a Case Withdrawal by the State for the Remedy Protester.
- 53. In late 2018 the Conservative Party tried a Dismissal Process against Prime Minister Mrs May. It forced her to rely on the Remedy Denial Fraud Majority and Opposition Leader Mr Corbyn to keep office.
- 54. The Contempt Trial Fraud against the Innocent Agent continued. Cabinet Officers needed Cabinet Leaks about Non-Disclosure Frauds by the Prime Minister as evidence they did not have Joint Criminal Liability with the Attorney General and her. On 13th June 2019 the Contempt Trial started with the Attorney General presenting the Contempt Orders against the Equity Lawyer. The Appeal Lord Justice accepted them. The failure to make an Enforcement Application or use Court Motion Powers is Special Protection Admission Proof against the Attorney General and Law Courts
- 55. Mrs May was forced out of office. MP Mr Johnson won the Leadership Contest. Citizens used cases for Remedy Co-operation Tests of the Law Courts. Corruption Claims Election Fairness Claims got Issue Denial Fraud Proof. The Election Fairness Claim got Remedy Denial Fraud Proof against High Court Judges. The Order Revocation Application will get Content Order Agreements as Remedy Co-operation Proof for the Political Party Leaders or Remedy Denial Fraud Proof against them