

Remedy Process + Office Unfitness Case + Extradition Fraud Appeal Revised Grounds 30th November 2019

Appeal against Westminster Magistrates Court Extradition 1700932 084 European Arrest Warrant

Enforcement Fraud dated 7th November 2019 of District Judge Ms Nina Tempia

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

Applications: Fraud Evidence Exclusion + Case Dismissal + Contempt Remedies for the Citizen

Remedy Proposals

1. Perjury Finding + Forgery Finding + Judgment Fraud Finding + Conspiracy Finding + Contempt Finding + Contempt Remedy Entitlement Finding + Remedy Priority Finding + Perjured Evidence Inadmissibility Finding + No Admissible Evidence Finding + No Valid Case Finding + Case Dismissal for the Citizen Mr Noakes against the State for the Case Dismissal Reasons that:
 - 1.1. A number of Law Courts Judges have serviced a Corruption Remedy Process by using Open Court Sessions to make Corruption Admissions for Citizen Victims against the State and Law Courts.
 - 1.2. In Westminster Magistrates Court on 16th November 2019 the Extradition 1700932 084 European Arrest Warrant Judgment Pronouncement Hearing was an Open Session that was used for a Corruption Admission for Citizen Mr Noakes against the Medicines and Health Care Regulatory Agency and the Ministry of Justice and the Magistrates Court
 - 1.3. District Judge Ms Nina Tempia sat for the Open Session Hearing and started the Judgment Pronouncement with Total Denial of All Responsibility for the WRITTEN Judgement in her name that she handed down. The Responsibility Denial was a Perjury Admission + Forgery Admission + Judgment Fraud Admission + Contempt Fraud Admission for the Citizen, Crown and Parliament. The Fraud Admissions are Relevant Evidence in the Office Unfitness Cases against Top Judges in Parliament and the Parliament Session Decisions by the Crown and Lord Bishops.
 - 1.4. A Contempt Investigation is needed to discover whether the Admission Motive was a Justice Initiative for the People or a Corruption Damage Mitigation Initiative by a Liable Party
 - 1.5. The Judgment Fraud is Crime Proceeds and Inadmissible Evidence for the State against the Citizen. Fraud Proof on anything gets a Proof Burden Reversal for the Victim against the Fraud Managers and the Fraud Beneficiary.
 - 1.6. Minutes after the Open Court Session the Citizen gave the Police Authorities a Corruption Remedy Opportunity. He went into the restaurant known as Marylebone Kitchen, 106 York Street, London and said to State Prosecutor Mr Seifert in a Loud Voice words to the effect 'You have killed my Innocent Girl Friend. You are a Satanic Psychopath'. The State Prosecutor used his Mobile Phone for a Harassment Complaint and watched the Citizen go to the Harcourt Public House across the road. It failed to get a Police Harassment Fraud against the Citizen. It got a Peace Breach Removal by the Police of the State Prosecutor from the Marylebone Kitchen.
2. Perjury Finding + Forgery Finding + Judgment Fraud Finding + Conspiracy Finding + Contempt Finding + Contempt Remedy Entitlement Finding + Remedy Priority Finding + Special and General and Aggravated and Exemplary Damages Order + Contempt Case Reference from the Administrative Court

Crown	Parliament	The People v Corrupt MPs + Top Judges	Mass Remedies
Administrative Court	Citizen Mr Noakes v State + Political Party Leaders + Media	Extradition Fraud Appeal CO 4511 2019	
Administrative Court	Citizen Mr Paterson v State + Political Party Leaders + Media	Political Prisoner Imprisonment Fraud	
Crown Court	Citizen Mr Paterson v State	Protection Breach Contempt Fraud Trial Fraud	
Court of Appeal	Citizen Mr Awodiya v Political Party Leaders + State + Media	Election Fraud Appeals 2019 0563 + 2700	
High Court	Citizen Mr Yediayli v Buyers + State	Fraud Claims QB 2019 003741 + 003984	

Remedy Process + Office Unfitness Case + Extradition Fraud Appeal Revised Grounds 30th November 2019
to the High Court Queen's Bench Division + Contempt Directions 1 Hour Directions Hearing in Royal
Court 37 at 2p.m. on 2019 for the Contempt Remedy Reasons:

3. Contempt Defendant Status Order for the Citizen against the

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| 1. Conservative Party Leader + Prime Minister Mr Boris Johnson | <i>4 Mathew Parker Street, London SW1H 9HQ</i> |
| 2. Democratic Unionist Party Leader Ms Arlene Foster | <i>91 Dundela Avenue, Belfast BT4 3BU</i> |
| 3. Labour Party Leader + Opposition Leader Mr Jeremy Corbyn | <i>Labour Party, Newcastle Upon Tyne NE1 6PA</i> |
| 4. Scottish National Party Leader Mr Ian Blackford | |
| 5. Liberal Democrat Party Leader Ms Jo Swinson | <i>8-10 Great George Street, London SW1P 3AE</i> |
| 6. Green Party Leader Ms Caroline Lucas | <i>1A Waterlow Road, London N19 5NJ</i> |
| 7. Brexit Party Leader Mr Nigel Farage | <i>83 Victoria Street, London SW1 0HW</i> |
| 8. Attorney General | <i>20 Victoria Street, London SW1A 0NE</i> |
| 9. Secretary of State for Home Affairs | <i>2 Marsham St., London SW1P 4DF</i> |
| 10. Secretary of State for Justice | <i>102 Petty France, London SW1H 9AJ</i> |
| 11. Law Society | <i>113 Chancery Lane, London WC2A 1PL</i> |
| 12. British Broadcasting Corporation | <i>Portland Place, London W1AA 1AA</i> |
| 13. International Television News | <i>200 Gray's Inn Road, London, WC1X 8XZ</i> |

Contempt Remedy Reasons

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 is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof and Election Fraud Proof. It needs a Validity Proof Set that can be very complicated, and a Publicity Proof Set the Voters can easily understand.

The Politicians made a Dictator Plan. 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 and Law Court Judges who formed Organised Crime Partnerships. They developed Protection Fraud Networks for Mutual Support and Corruption Co-ordination. 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 Majorities controlled by the Protection Fraud Networks.

The Brexit Referenda got a Leave Result. The Protection Fraud Network made a Brexit Sabotage Fraud Plan for Market Fraud Enforcement in the UK and EU after the Leave Date. They made Commitment Proof Demands. The UK and France used Prosecution Frauds + Multiple Jeopardy Frauds as Market Fraud Enforcement Commitment Proof. They committed Governance Frauds at every stage of the Justice Processes. They committed Legislation Frauds by using Manufactured Drug Production Regulations for Natural Substance Extraction Prosecution Frauds. It created Conflicted Interests + Conflict Disqualifications. Witnesses + Investigators + Prosecutors + Trial Judges + Sentence Judges + Crime Proceeds Forfeit Judges + Appeal Judges committed Conflict Qualification Frauds for All Relevant Processes.

In 2004 the European Leaders committed Election Frauds for the European Referenda. The Fraud Proof was used to revive the Equity Monarchy Trusts and start a Corruption Remedy Process. In 2017 it got a Forced General Election, a Long Session for Corruption Investigations in the Law Courts and Parliament. In 2019 the Corruption Proof was used to get a Forced General Election and Integrity Tests in the Campaign Period.