

Crown	Parliament Court of Appeal Court of Appeal Court of Appeal High Court Crown Court Crown Court Benefits Agency Magistrates Court	The People v Corrupt MPs + Top Judges Citizen Ms Berry v State + Bank Citizen Mr Cant v Mr Seton Citizens Mr Awodiya v Party Leaders + State + Media Citizen Mr Yediali v Buyers + State Citizen Mr Pead v State Citizen Mr Paterson v State Citizen Mrs Can Say v State Citizen Mrs Smith v Party Leaders + State	Mass Remedies Fraud Appeals 2018 0307 + 2325 + 2477 Protection Denial Traud Appeal 2019 1483 Election Fraud Appeals 2019 0563 + 2700 Fraud Claims QB 2019 003741 + 3984 Restraint Trial Fraud 2017 0417 Protection Breach Contempt Frauds Benefits Entitlement Investigation JR940425B Family Sabotage Fraud + Child Identity Theft
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Remedy Process + Office Unfitness Cases + Fraud Cases Brief Explanation

7th December 2019

From: Equity Lawyer Mr Ellis To: Metropolitan Police

Fraud Complaint Citizen Mr Yedialyli v Metropolitan Police + Prosecutors + Defenders + Buyers

Corrupt Officers wanted Barry's Fish Bar for Money Laundering by Drug Dealers. They used Police Frauds + Court Frauds + Business Frauds to get it. They were unlucky. A Crown Court Judge noticed Innocence Evidence Concealment Frauds. His Trial management got a Jury Acquittal. He gave Claim Advice for Mr Yedialyli against the Metropolitan Police + Crown Prosecutors + Defenders. Mr Yedialyli was Emotionally Exhausted and Financially Drained. The result was a Forced Sale + Transaction Frauds. Mr Yedialyli allowed use of the case for a Corruption Investigation. It got Fraud Proof against high Court Judges.

Some Connected Cases

1. Election Fraud Appeal 2019 2700 of Citizen Mr Awodiya v Party Leaders + State + Media
2. Framing Fraud of Citizen Mr Paterson v Metropolitan Police + Crown Prosecutors
3. Mental Health Custody Fraud of Citizen Mr Mustafa v Cheshire Police
4. Protection Denial Fraud Appeal of Citizen Mr Cant v Mr Seton
5. Kill Threats + Grievous Bodily Harm Protection Frauds + Assault of Citizen Mr Cant v Mr Seton

Background

Top Police + Top Customs + Top Judges had Organised Crime Partnerships. They had Drug Import Businesses that used the Kent Ports. They had a Drug Production Business in Sussex because the water is good for it. Top Judges insisted their Organised Crime Manager control the Drug Production Business because they did not trust anyone else to pay them.

The Organised Criminal needed Protection Frauds that would last his lifetime. He stole firearms from a cabinet. Sussex Police ignored the Criminal Convictions that got a Statutory Prohibition against Firearms Possession and planned a Firearms Theft Concealment Fraud. They seized the Stolen Firearms and listed the Stolen Firearms and identified the Organised Criminal as Possessor on Receipt 0223607 and gave the Top Receipt to the Organised Criminal. They seized the Firearms Cabinet, listed it and noted 'Locked -contents unknown' and identified the Lawful Possessor on Receipt 0223608 and gave it to the Lawful Possessor. They went to Lewes Armoury with intent to put the Stolen Firearms in the Cabinet and pretend nothing had happened. The Cabinet was locked. They had no key. The Unlock Procedure needed the Owner to identify Missing Contents and account for Unlawful contents if any. No one dare conduct a With Owner Unlock Procedure because it defeated the purpose of the Theft Concealment Fraud. No one dare conduct a Without

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Owner Unlock Procedure because the Organised Criminal might have put in the Cabinet contents that they could not ignore. The Theft Concealment Fraud had failed.

During the next 6 ½ years there were hundreds of Theft Discovery Delay Frauds.

In 2004 the European Leaders wanted Referenda Acceptance of the European Constitution. They needed Election Frauds to get it. The Election frauds discovered that Top Police + Top Customs + Top Judges had a Drug Import Business that used the Kent Ports. The Election Fraud Proof was used to revive the Equity Monarchy Trusts and start a Corruption Remedy Process that has continued ever since.

In late 2008 a New Armourer issued a Destruction Notice. The Owner asked questions. In January 2009 the New Armourer gave copies of the Firearms Receipts to the Owner. He had the Convictions Records of the Organised Criminal. The Convictions + Receipts were Firearms Corruption Proof + Organised Crime Proof against the Organised Criminal and Top Police. Since January 2009 Corruption Investigators have the Firearms Corruption Proof Set thousands of times to discover who provides Protection Frauds for the Organised Criminal.

In October 2009 the Secret Service used the Firearms Corruption Proof Set to start servicing Corruption Investigations of the Law Courts for the Crown.

In 2010 the Corruption Remedy Conditions in the Parliament Session Agreement required Corruption Investigations of the Law Courts by the Lord Chancellor for the Crown.

In December 2011 the Queen used a Secret Service Officer and Witness Protection Application Papers of the Stolen Firearms Owner for an Integrity Test. The choice for the Sussex Chief Constable was a Firearms Corruption Investigation with Protection Arrangement for the Owner or a Prosecution Frauds against the Owner and Protection Frauds for the Corrupt Officers. He chose the Protection Frauds.

The Firearms Case did two things. It completed the Trial Fraud Proof Set and Appeal Fraud Proof Set and Protection Fraud Proof Set for the Corruption Investigation of the Law Courts. It established Sussex Crown Prosecutors as the Parliament Session File Receiving Agent for Citizen Papers. The Director of Public Prosecutions keeps a Parliament Session File for the Crown and Prime Minister. The File Content Service by the Prime Minister on the Crown is Evidence Notice Admission Proof against the Prime Minister. The Crown and Lord Bishops use the File Content for Parliament Session Decisions. The Filing Arrangements were designed to discover whether anyone managed Filing Sabotage Frauds, and if so who, when and how. ON 4th December 2019 the Remedy Process got the Filing Sabotage Fraud Proof

Crown	Parliament	The People v Corrupt MPs + Top Judges	Mass Remedies
	Court of Appeal	Citizen Ms Berry v State + Bank	Fraud Appeals 2018 0307 + 2325 + 2477
	Court of Appeal	Citizen Mr Cant v Mr Seton	Protection Denial Traud Appeal 2019 1483
	Court of Appeal	Citizens Mr Awodiya v Party Leaders + State + Media	Election Fraud Appeals 2019 0563 + 2700
	High Court	Citizen Mr Yediali v Buyers + State	Fraud Claims QB 2019 003741 + 3984
	Crown Court	Citizen Mr Pead v State	Restraint Trial Fraud 2017 0417
	Crown Court	Citizen Mr Paterson v State	Protection Breach Contempt Frauds
	Benefits Agency	Citizen Mrs Can Say v State	Benefits Entitlement Investigation JR940425B
	Magistrates Court	Citizen Mrs Smith v Party Leaders + State	Family Sabotage Fraud + Child Identity Theft
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