

Crown	Parliament	The People v Corrupt Officers	Corruption Remedy Royal Commission
	The Labour Party	The Members v Leadership Candidates	Leadership Contest
	Court of Appeal	Citizens v Politicians + State + Media	Fraud Appeals 2018 0307 + 2325 + 2477 + 2019 0563 + 2700
	Crown Court	Citizen Mr Paterson v State	Framing Fraud 2019 0860 + 0861
	Crown Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Trial Fraud Appeal 2020
	Magistrates Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Fraud
	Magistrates Court	Equity Lawyer + Citizen v Redbridge Council + Officers	Corruption Trial

Royal Commission Cases + Leadership Fitness Questions + Witness Credibility Questions 5<sup>th</sup> January 2020

From: Equity Lawyer Mr Edward William Ellis

To: The House of Commons Speaker + Labour Party Executive + All Labour Party Members

Fitness Enquiries of All Leadership Contest Candidates

Contempt and Terrorism Penalty Warning + Rights Reserved for Criminal Cases Witness Summons

1. The Conflicted Interest SAMPLE Questions: What do you know about:
  - 1.1. Conflicted Interests that you have
  - 1.2. Conflict Remedy Efforts by you
  - 1.3. Conflicted Interests of anyone else
  - 1.4. Conflict Remedy Efforts by anyone else
2. The Equity Monarchy Trust SAMPLE Questions: What do you know about:
  - 2.1. The Justice Responsibilities of the Citizen, Crown and Lord Bishops known as the Equity Monarchy Trusts
  - 2.2. The Corruption Control Jurisdictions of the Citizen, Crown and Lord Bishops that govern Parliament Session Powers
  - 2.3. The Privilege Waivers and Confidentiality Waivers that enable the Crown and Lord Bishops to use cases for Remedy Publicity and get Protection Rights for the Citizen with Protection Enforcement by the Cabinet and Prime Minister and Enforcement Accountability by the Opposition Leader
  - 2.4. The General Protection Rights that get either Protection Justice Proof for the Cabinet and Prime Minister or Protection Breach Contempt Fraud Proof against them
  - 2.5. The Special Protection Rights that use Power Use Prohibitions for Citizens and Equity Lawyers against the Cabinet and Prime Minister that enables Efficient Management of Top Level Corruption Investigations and Remedy Investigations
  - 2.6. The Dictator Plan by Top Politicians that caused the Equity Monarchy Trusts to fall into disuse for 45 years.
  - 2.7. The European Referenda Election Fraud Proof that in 2004 that was used for a Corruption Notice to the Crown and Parliament that revived the Equity Monarchy Trusts and got a Corruption Remedy Process that has continued ever since
  - 2.8. The Parliament Session File kept by the Director of Public Prosecutions for the Crown and Prime Minister.
  - 2.9. The use of Sussex Crown Prosecutors from December 2011 until November 2019 as Receiving Agents of Citizen Papers for the Parliament Session File.
  - 2.10. The move on 29<sup>th</sup> November 2019 of the Crown Prosecutors Office from Hove to the 3<sup>rd</sup> Floor in Brighton Police Station
  - 2.11. The Parliament Session Filing Appointment made on 29<sup>th</sup> November 2019 by Crown Prosecutors for Equity Lawyer Mr Edward William Ellis to attend on 4<sup>th</sup> December 2019

Crown	Parliament	The People v Corrupt Officers	Corruption Remedy Royal Commission
	The Labour Party	The Members v Leadership Candidates	Leadership Contest
	Court of Appeal	Citizens v Politicians + State + Media	Fraud Appeals 2018 0307 + 2325 + 2477 + 2019 0563 + 2700
	Crown Court	Citizen Mr Paterson v State	Framing Fraud 2019 0860 + 0861
	Crown Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Trial Fraud Appeal 2020
	Magistrates Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Fraud
	Magistrates Court	Equity Lawyer + Citizen v Redbridge Council + Officers	Corruption Trial

Royal Commission Cases + Leadership Fitness Questions + Witness Credibility Questions 5<sup>th</sup> January 2020

- 2.12. The Parliament Session Filing Attendance on 4<sup>th</sup> December 2019 by the Equity Lawyer
- 2.13. The Contempt Frauds on 4<sup>th</sup> December 2019 against the People , Crown and Parliament:
  - 2.13.1. That used Office Access Denial Frauds by Sussex Police that prevented the Filing Event
  - 2.13.2. That used Filing Service Denial Frauds by Sussex Crown Prosecutors
  - 2.13.3. That used the Access Denial Frauds + Filing Service Denial Frauds for Parliament Session Evidence Exclusion Frauds of 59 Documents that day and More Documents thereafter
- 2.14. The Filing Service Denial Fraud Notices to Privy Counsellor, Lord Lieutenants and Lord Archbishop Canterbury
- 2.15. The Integrity Tests before and during the 2019 Election Campaign Period that got Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof against Organised Criminals, the Media, State, Law Courts and All Party Leaders
3. The Health Market Fraud SAMPLE Questions: What do you know about:
  - 3.1. The Health Market Frauds for the Pharmaceutical Industry against Physical Only Treatment Providers and Alternative Health Care Providers
  - 3.2. The Health Market Frauds for the Pharmaceutical Industry that used Profession Governance Frauds
  - 3.3. The Health Market Frauds that use Disclosure Restraint Frauds against Decent Doctors
  - 3.4. The Health Market Frauds that use Career Blackmail and Career Bribery to get Case Management Sabotage Frauds by Qualified Lawyers against Decent Doctors + All Other Corruption Victims
  - 3.5. The Osteopath Profession Governance Complaints in more than 200 Parliamentary Constituencies that in 2000 got a Corruption Debate and a Corruption Investigation Commitment from Minister Ms Yvette Cooper and a Pending Investigation Adjournment
  - 3.6. The Corruption Investigator and Investigation Resources
  - 3.7. The Corruption Investigation Result
  - 3.8. The Protection Fraud Sale by Prime Minister Mr Blair to the Pharmaceutical Industry in exchange for Campaign Finance for the 2001 General Election
4. The Human Organ Theft Industry SAMPLE Questions: What do you know about:
  - 4.1. In 2000 the Scan Evidence of Foetus Miss Sunaina Chaudhari:
    - 4.1.1. That needed a True Diagnosis of a Development Disorder with the Stomach on the wrong side of the Diaphragm in the Left Lung Cavity and a True Prescription of a Diaphragmatic Hernia Operation to open the chest, move the stomach to the correct place and provide Intensive Care to get a True Prognosis of a Full Recovery and Normal Development
    - 4.1.2. That got a False Diagnosis of a Genetic Condition Defect and a False Prognosis of an Unviable Life ending in Miscarriage or Birth Trauma Death and the False Prescription of Abortion that was rejected and a Caesarean Section Birth that was rejected
  - 4.2. The Natural Birth that got a Live Baby and the Diaphragmatic Hernia Operation that got:

Crown	Parliament	The People v Corrupt Officers	Corruption Remedy Royal Commission
	The Labour Party	The Members v Leadership Candidates	Leadership Contest
	Court of Appeal	Citizens v Politicians + State + Media	Fraud Appeals 2018 0307 + 2325 + 2477 + 2019 0563 + 2700
	Crown Court	Citizen Mr Paterson v State	Framing Fraud 2019 0860 + 0861
	Crown Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Trial Fraud Appeal 2020
	Magistrates Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Fraud
	Magistrates Court	Equity Lawyer + Citizen v Redbridge Council + Officers	Corruption Trial

Royal Commission Cases + Leadership Fitness Questions + Witness Credibility Questions 5<sup>th</sup> January 2020

4.2.1. The Baby Murder Plan + Home Death Plan + Human Organ Theft Plan + Human Organ Sale Plan + Profit Plan by Top Doctors and the Pharmaceutical Industry

4.2.2. Operation Success Hospital Records with a Discharge Plan to service the Home Death Plan:

4.2.2.1. using a 9 mg Daily Dose of a Muscle Relaxant + Heart Stopper Drug named Ranitidine which was an Unlicensed Drug for anyone under the age of 2 year

4.2.2.2. used Manual Overrides of Unlicensed Drug System Controls

4.2.3. The Treatment Review that got a Normal Healthy Baby Report

4.2.4. The Immediate Lethal Daily Dose Increase to 300 mg that needed a Manual Override

4.2.5. The Home Death Plan Failure when the Mother got an Emergency Hospital Admission

4.2.6. The Hospital Murder Plan + Blame Mother Plan that:

4.2.6.1. denied a Blood Transfusion + Intensive Care

4.2.6.2. used a Daily Dose Reduction to a Still Lethal 90 mg of Ranitidine

4.2.6.3. used a Mental Health Investigation Fraud with intent to get a Munchausen by Proxy Diagnosis Fraud against Mother who dare not tell anyone about Murder Plan Suspicions

4.2.7. The Blame Mother Plan Failure when the Maternal Aunt had Murder Plan Suspicions and asked the Hospital Consultant whether he was killing the baby. He smirked and then realised who had asked. He stopped the mental health Fraud and procured a Without Examination Medical Opinion Fraud by 5 Top Doctors with 2 Signatures. It used the False Diagnosis + False Prognosis and for a Mercy Killing Prescription Fraud

4.2.8. The London Borough of Redbridge Counsel used the Medical Opinion Fraud and Child Protection Powers to get a Mercy Killing Order Fraud by Redbridge Magistrates Court

4.2.9. The Top Doctors used the Mercy Killing Order Fraud for the Murder + Human Organ Theft

4.2.10. Human Organs Only Theft and return of the Skin Covered Skelton to the Family.

4.3. The Murder Protection Fraud Sale by Prime Minister Mr Blair to the Pharmaceutical Industry in exchange for Campaign Finance for the 2001 General Election

4.4. The Family used the Skin Covered Skeleton as Murder Proof + Human Organ Theft Proof + Mass Publicity. The exposed the Baby Organ Thefts.

4.5. The Protection Fraud Proof got by the Family against All Authorities with Accountability Powers.

4.6. The use of Redbridge Morgue for Baby's Body Storage by the Family with Remedy Hopes

4.7. In Election Fraud Proof that in 2004 was used to revive the Equity Monarchy Trusts and get a Corruption Remedy Process that has continued ever since

4.8. The Extradition Fraud Agreement in 2004 that required Innocence Evidence Concealment Frauds against a British Citizen by the British State before completion of the Imprisonment Frauds against the British Citizen and Dutch Citizen by the Dutch State

Crown	Parliament	The People v Corrupt Officers	Corruption Remedy Royal Commission
	The Labour Party	The Members v Leadership Candidates	Leadership Contest
	Court of Appeal	Citizens v Politicians + State + Media	Fraud Appeals 2018 0307 + 2325 + 2477 + 2019 0563 + 2700
	Crown Court	Citizen Mr Paterson v State	Framing Fraud 2019 0860 + 0861
	Crown Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Trial Fraud Appeal 2020
	Magistrates Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Fraud
	Magistrates Court	Equity Lawyer + Citizen v Redbridge Council + Officers	Corruption Trial

Royal Commission Cases + Leadership Fitness Questions + Witness Credibility Questions 5<sup>th</sup> January 2020

- 4.9. The Innocence Evidence Concealment Fraud Proof + Corruption Findings + Unfitness Findings + Remedy Entitlement Findings + Dismissal Priority Findings by the Crown and Lord Bishops for the People against Law Court Judges
  - 4.10. The Judge Dismissal Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding made by the Crown and Lord Bishops against Prime Minister Mr Blair
  - 4.11. The Dismissal Management by the Crown and Lord Bishops that used the Ultimate Sanction Threat of a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption proof and Remedy Denial Fraud Proof to get a Forced 10 Months Resignation Notice from Prime Minister Mr Blair
  - 4.12. The Labour Leadership Contest that got the Leadership + Premiership for MP Mr Brown
  - 4.13. The Corruption Remedy Conditions in the 2007 Parliament Session Agreement that prompted Prime Minister Mr Brown to prepare for a General Election
  - 4.14. The 2007 Election Reason Non-Disclosure Frauds:
    - 4.14.1. That needed a Bankruptcy Secret Hearing Fraud against Equity Lawyer Mr Ellis
    - 4.14.2. That got a Bankruptcy Fraud Failure when the Equity Lawyer attended the Secret Hearing
    - 4.14.3. That prompted Election Reasons Exposure Blackmail + Silence Promises and Benefit Demands by Media Mogul Mr Murdoch
    - 4.14.4. That broke confidence in Election Reasons Fraud Secrecy needed for the General Election
    - 4.14.5. That got Forced Acceptance of the Remedy Conditions by Prime Minister Mr Brown
  - 4.15. The Remedy Denial Fraud Plans by Prime Minister Mr Brown
  - 4.16. The Remedy Denial Fraud that used a Baby's Body Destruction Order in 2008
  - 4.17. The Destruction Order Failure when the Family moved the Baby's Body to Delhi
  - 4.18. The Death Inquest Application by the Family to the Indian High Court
  - 4.19. The Baby's Body Preservation Order + Delhi Morgue Storage Order by the High Court
  - 4.20. The No Out of State Death Inquest Jurisdiction Finding + Case Reference by the High Court to the Indian Supreme Court
  - 4.21. The Out of State Death Inquest Jurisdiction Judgment + Case Reference by the Supreme Court to the Indian Law Commission
  - 4.22. The Out of State Death Inquest Jurisdiction Recommendation by the Law Commission
  - 4.23. The Jurisdiction Delay Lobbying by the British State and Indian Bride Dowry Industry
  - 4.24. The Continuing Storage of the Baby's Body in the Delhi Morgue
  - 4.25. The Technology Progress that enables use of DNA Evidence as Medical Union Fraud Proof
  - 4.26. The use of the Murder Protection Frauds to develop a Human Organs Theft Industry
  - 4.27. The use of Criminal Trial Frauds + Extradition Frauds for Market Enforcement Frauds
5. The Firearms Corruption SAMPLE Questions: What do you know about:

Crown	Parliament	The People v Corrupt Officers	Corruption Remedy Royal Commission
	The Labour Party	The Members v Leadership Candidates	Leadership Contest
	Court of Appeal	Citizens v Politicians + State + Media	Fraud Appeals 2018 0307 + 2325 + 2477 + 2019 0563 + 2700
	Crown Court	Citizen Mr Paterson v State	Framing Fraud 2019 0860 + 0861
	Crown Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Trial Fraud Appeal 2020
	Magistrates Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Fraud
	Magistrates Court	Equity Lawyer + Citizen v Redbridge Council + Officers	Corruption Trial

Royal Commission Cases + Leadership Fitness Questions + Witness Credibility Questions 5<sup>th</sup> January 2020

- 5.1. The National Drug Crime Businesses of Top Police, Top Customs and Top Judges that used the Kent Ports
- 5.2. The Sussex Drug Production Business of Top Police and Top Judges that made Cash Profits and Chemically Traceable Supplies for Career Sabotage Frauds against Honest Officers.
- 5.3. The Top Judges insisting that their Organised Crime Manager control the Sussex Business because they did not trust anyone else to pay them
- 5.4. The need for the Organised Criminal to have Protection Frauds that would last his lifetime
- 5.5. The Convictions Record of the Organised Criminal that got a Statutory Prohibition against Firearms Possession with a minimum Penalty of 5 Years Imprisonment
- 5.6. The Organised criminal committed Firearms Theft from a Firearms Cabinet and got a Firearms Crime Concealment Frauds by Sussex Police. It used Receipt 0223607 to listed the Stolen Firearms and identify the Organised Criminal as Possessor and Receipt 0223608 to list the Cabinet and record the comment 'locked – contents unknown'. The Officers went to Lewes Armoury with intent to put the Stolen Firearms in the Cabinet and pretending nothing had happened.
- 5.7. The Firearms 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 purposes of the Firearms Theft Concealment Fraud. No one dare conduct a Without Owner Unlock Procedure because the Organised criminal might have used access to the Cabinet to put in it Unlawful Contents the Police Officers could not ignore. The Forearms Theft Concealment Fraud had failed. During the next 6 ½ years Corrupt Officers committed hundreds of Theft Discovery Delay Frauds.
- 5.8. The Convictions Record + Receipts 0223607 and 0223608 that are Firearms Corruption Proof Set
- 5.9. The Theft Discovery Delay Frauds included a Drug Crime Framing Fraud against the Owner that caused him to have the Convictions record of the Organised Criminal
- 5.10. A New Armourer issued a Destruction Notice for the Stolen Firearms and Cabinet. The Owner asked questions. The New Armourer gave him the Firearms Receipts. It completed the Firearms Proof Set and provided the Motive Proof for the Drug Crime Framing Fraud.
- 5.11. The Corruption Remedy Process used the Firearms Proof Set thousands of times to discover who provided Protection Frauds for the Organised Criminal. It got Protection Fraud Proof against the Media, State, Law Courts and Top Politicians including Cabinet Officers and Prime Ministers Mr Brown and Mrs May.
- 5.12. The Remedy Process got Remedy Co-operation Proof for Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg, Opposition Leader Mr Milband and USA President Mr Obama.
- 5.13. The Protection Fraud Network needed the 2015 general Election to remove Prime Minister Mr Cameron from office. They used Hung Parliament Propaganda in hope of getting a Hung

Crown	Parliament	The People v Corrupt Officers	Corruption Remedy Royal Commission
	The Labour Party	The Members v Leadership Candidates	Leadership Contest
	Court of Appeal	Citizens v Politicians + State + Media	Fraud Appeals 2018 0307 + 2325 + 2477 + 2019 0563 + 2700
	Crown Court	Citizen Mr Paterson v State	Framing Fraud 2019 0860 + 0861
	Crown Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Trial Fraud Appeal 2020
	Magistrates Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Fraud
	Magistrates Court	Equity Lawyer + Citizen v Redbridge Council + Officers	Corruption Trial

Royal Commission Cases + Leadership Fitness Questions + Witness Credibility Questions 5<sup>th</sup> January 2020

Parliament. They failed. It got a Governing Majority for Prime Minister Mr Cameron. They planned a Ruin Fraud against him. It 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 prepared for a Framing Fraud Exposure Week that did not happen. The Equity Lawyer found the case. The Innocent Agent was Citizen Mr John Paterson. He co-operated. They got Criminal Conspiracy Proof against Law Court Judges in time to stop Framing Fraud Exposure Week.

5.14. The Equity Lawyer and Innocent Agent made Immunity Negotiation Offers. The Police Officer Witnesses wanted Immunity Deals. The Protection Fraud Network needed Intimidation Frauds to get Repeat Perjury from the Police Officer Witnesses, Repeat Representation frauds by the Crown Prosecutors and Repeat Trial Frauds by the Junior Appeal Judges at the Framing Fraud Appeal

5.15. Prime Minister Mr Cameron could not do anything at the time. The Brexit Referenda had priority. He led the Remain Campaign, lost and resigned. It was an Honourable Resignation. It started a Leadership Contest. The Ruin Fraud Conspirators needed Protection Frauds. Home Secretary Mrs May was one of them. Money was no object buying Support Votes for her in the Leadership Contest. She got office as Prime Minister with Conflicting Obligations. The Protection Obligations to Citizens who serviced the Corruption Remedy Process conflicted with Protection Fraud Obligations to Corrupt Officers and Law Court Judges.

5.16. The Protection Fraud Network needed Ruin Frauds against a Ruin Fraud Target as Intimidation Frauds against the Police Officer Witnesses, Crown Prosecutors and Junior Appeal Judges. The Ruin Frauds needed Criminal Case Frauds + Employment Sabotage Frauds + Family Sabotage Frauds against the Ruin Fraud Target. The Corrupt Officers demanded Before Event Protection Fraud Proof. The Civil Harassment Claim Frauds by the Sussex Police and Crime Commissioner and Chief Executive got Civil Trial Directions Fraud Proof from the Civil Courts. The Criminal Investigators accepted it as Before Event Protection Fraud Proof. They committed Harassment Investigation Frauds + Arrest Frauds + Custody Frauds + Bail Frauds and used them for Employment Sabotage Frauds and Family Sabotage Frauds on the Monday, Tuesday and Wednesday. They got the Repeat Frauds at the Framing Fraud Appeal on the Friday. The Civil Harassment Trial Fraud Appeal Permission refusal completed the criminal Conspiracy Proof Set against Top State Officers and Law Court Judges. The Crown and Lord Bishops used it to decide the Corruption Remedy Conditions for the 2017 Parliament Session Agreement. They required an Election Free Period to enable a Long Session of 2 ½ years to complete Corruption Investigations in the Law Courts, get Corruption Cases against Top Judges and use them to continue the Corruption Investigations in Parliament. Prime Minister Mrs May called a Surprise General Election to avoid

Crown	Parliament	The People v Corrupt Officers	Corruption Remedy Royal Commission
	The Labour Party	The Members v Leadership Candidates	Leadership Contest
	Court of Appeal	Citizens v Politicians + State + Media	Fraud Appeals 2018 0307 + 2325 + 2477 + 2019 0563 + 2700
	Crown Court	Citizen Mr Paterson v State	Framing Fraud 2019 0860 + 0861
	Crown Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Trial Fraud Appeal 2020
	Magistrates Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Fraud
	Magistrates Court	Equity Lawyer + Citizen v Redbridge Council + Officers	Corruption Trial

Royal Commission Cases + Leadership Fitness Questions + Witness Credibility Questions 5<sup>th</sup> January 2020

the Ultimate Sanction of a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. It got the Election Free Period and the Long Session. The Corruption Investigations got criminal Conspiracy Proof against Many MPs, Attorney General Mr Cox, Prime Minister Mrs May and Opposition Leader Mr Corbyn

- 5.17. The Equity Lawyer provided Investigation Services for the crown and Lord Bishops
- 5.18. The Remedy Process Sabotage Frauds included used Health Dictator Powers by Prime Minister Mrs May for Mental Health Fraud Conspiracy + Medical Murder Conspiracy against the Equity Lawyer. The Remedy Process Results raised Reasonable Suspicions that is what she would do. The Reasonable Suspicions were supported by Inconsistent Evidence Warnings from Decent Doctors. The Health Frauds failed and added to the Health Fraud Conspiracy Proof.
- 5.19. The Remedy Process got a Forced Resignation from Prime Minister Mrs May and a General Election.
- 5.20. The Remedy Process used Integrity Tests before and during the general Election Campaign Period. They got Corruption proof, Remedy Denial fraud Proof and Election Fraud proof for the Citizen, Crown and parliament against Organised Criminals, the Media, State, Law Courts and All Party Leaders.
6. The Charity Fraud SAMPLE Questions: What do you know about:
  - 6.1. The Tottenham War Veterans Charity
  - 6.2. The £2,000,000 Asset Thefts by Trustees against the War Veterans Charity
  - 6.3. The Winding Up Accountability Avoidance Fraud by recruiting Replacement Trustees
  - 6.4. The Financial Status Investigation by a New Trustee that discovered the Asset Thefts
  - 6.5. The Asset Theft Complaints by the New Trustee that got Remedy Refusals by Tottenham MP Mr David Lammy and Wood Green MP Ms Caroline West
  - 6.6. The Charity Corruption Claim by the New Trustee that got Claim Issue Denial Fraud Proof against the High Court
7. The Remedy Process Sabotage Fraud SAMPLE Questions: What do you know about:
  - 7.1. The Discredit Fraud Plan by Prime Minister Mrs May using Mental Health Case Reference Frauds that got Examination Consent Refusals by the Equity Lawyer
  - 7.2. The Discredit Fraud Plan by Prime Minister Mrs May that used Blood Test Result Forgeries + Kidney Failure Diagnosis Frauds + Kidney Transplant and Dialysis Prescription Frauds + Health Service Denial Blackmail using Kidney Transplant Denial Threats to support Mental Examination Consent Demands that got Examination Consent Refusals by the Equity Lawyer
  - 7.3. The Hospital Murder Plan by Prime Minister Mrs May that used Blood Test Result Forgeries + Kidney Failure Diagnosis Frauds + Kidney Transplant and Dialysis Prescription Frauds that got a Dialysis Preparation Fistula Operation Consent from the Equity Lawyer

Crown	Parliament	The People v Corrupt Officers	Corruption Remedy Royal Commission
	The Labour Party	The Members v Leadership Candidates	Leadership Contest
	Court of Appeal	Citizens v Politicians + State + Media	Fraud Appeals 2018 0307 + 2325 + 2477 + 2019 0563 + 2700
	Crown Court	Citizen Mr Paterson v State	Framing Fraud 2019 0860 + 0861
	Crown Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Trial Fraud Appeal 2020
	Magistrates Court	Citizen Ms Berry v Redbridge Council	Council Tax Liability Fraud
	Magistrates Court	Equity Lawyer + Citizen v Redbridge Council + Officers	Corruption Trial

Royal Commission Cases + Leadership Fitness Questions + Witness Credibility Questions 5<sup>th</sup> January 2020

- 7.4. The Commitment Split between Killer Doctors who were Murder Enthusiasts and Decent Doctors who were Murder Saboteurs and gave Missing Symptom Warnings that progressed to Evidence Inconsistency Warnings but never reached the Blood test Forgery Warnings
- 7.5. The Dialysis Treatment Offer on 26<sup>th</sup> March 2019 that got a Treatment Consent Refusal and prevented a Hospital Murder within 1 hour of the Consent Signature
- 7.6. The Confidence Loss that prevented Prime Minister Mrs May using a Mental Health Arrest Fraud to complete the Hospital Murder Plan
- 7.7. The Reliable Prediction that the Forced Resignation of Prime Minister Mrs May would result in a Confidence Loss by Killer Doctors who would try a Repeat Mental Health Fraud
- 7.8. The Baby Murder Case and the Council Tax Liability Frauds against the Baby's Mother and Maternal Aunt made Redbridge Council the Obvious Choice of Local Authority to service the Mental Health Frauds + Attempted Murder Cover Up Frauds against the Equity Lawyer
- 7.9. The Residential Tenancy + Housing Benefit Claim got Fraud Proof against Redbridge Council
- 7.10. The Lunatic Mental Health Fraud Plan by Killer Doctors that used Blood Test Result Forgeries + Kidney Failure Diagnosis Frauds + Dialysis Prescription Frauds + Dialysis Treatment Offer on 20<sup>th</sup> June 2019 subject to a Mental Examination Condition that got an Examination Consent Refusal by the Equity Lawyer
- 7.11. The Mental Health Frauds by Killer Doctors and Redbridge Council Officers that failed because the Equity Lawyer went into Half Hiding with the Secret Service concealing his whereabouts until it was too late
8. The Election Fraud SAMPLE Questions: What do you know about:
  - 8.1. The Integrity Tests before and during the 2019 Election Campaign Period that got Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof against Organised Criminals, the Media, State, Law Courts and All Party Leaders
  - 8.2. The Election Fairness Claim QB 2019 003126 + Fraud Appeals QA 2019 000296 + 2019 2700 Court Frauds of Citizen Mr Awodiya that got Court Fraud Proof + Election Fraud Proof + Remedy Denial Fraud Proof for the Crown, Parliament and People against the Media, State, Law Courts and All Party Leaders
  - 8.3. The Nantwich and Crewe Parliament Constituency Election Frauds against Citizen Mr Mustafa that used Paedophile Defamation Frauds by Labour Supports + Car Ownership Denial Frauds for a Car theft Arrest Fraud + Mental Health Case Reference Fraud by Cheshire Police + Mental Illness Diagnosis Fraud + Custody Fraud + Forced Medication Fraud by the Health Authorities
  - 8.4. The Brighton Kemptown Parliament Constituency Election Frauds against Citizen Mr Taylor using Harassment Allegation Frauds + Arrest Fraud + Investigation Fraud by Sussex Police
  - 8.5. The Framing Frauds that got the Trial Frauds 2019 0860 + 0861 against Citizen Mr Paterson