

**APPLICATION FOR SUMMONS FOR ALLEGED OFFENCE**

*(Common Law + Statute + Regulation)*

Contempt and Terrorism Penalty Warning to All State Officers + All Law Officers

This is an application for the court to issue a summons against the proposed defendants by Equity Lawyer Mr Edward William Ellis of No Fixed Abode and Citizen Mrs Androulla Theodorou

Applicant's address him care of and her actually of 199 Winchmore Hill Road, Southgate

Email address: Edward.w.ellis@gmail.com + theodorou.androulla@googlemail.com

Phone: Mobile: Edward Ellis 07788371717 + Androulla Theodorou 07903782749

Alleged offence(s)

Statute Charges:

Misrepresentation Frauds + Non-Disclosure Fraud + Position Abuse Fraud contrary to sections 2, 3 and 4 of the Fraud Act 2006

Common Law Charges:

Perjury + Forgery + Bribery + Torture + Investigation Fraud Blackmail + Prosecution Fraud Blackmail + Trial Fraud Blackmail + Criminal Process Frauds + Child Protection Frauds + Family Case ZW15C00062 Court Frauds + Connected Case Court Frauds + Child Welfare Priority Denial Frauds + Medical Treatment Denial Frauds + Medical Treatment Delay Frauds + Justice Perversion Frauds + Criminal Conspiracy Frauds + State Jurisdiction Frauds + State Budget Frauds + Court Jurisdiction Frauds + Court Budget Frauds + Intimidation Frauds + Divorce ZC14D02308 Property Case Court Frauds + Justice Process Contempt Fraud Date(s) of alleged offence(s): 2014 to date

Proposed defendants

1. Attorney General The Rt. Hon Geoffrey Cox QC MP of 102 Petty France London SW1H 9EA ... Telephone - 020 7271 2492 correspondence@attorneygeneral.gov.uk + geoffrey.cox@parliament.uk
2. Director of Public Prosecutions QC Mr Max Hill 102 Petty France London SW1H 9EA 0203 357 0899 enquiries@cps.gov.uk + max.hill@cps.gov.uk
3. Former Director of Public Prosecutions Alison Saunders 102 Petty France London SW1H 9EA
4. Marinos Theodorou of 18 Friern Park, North Finchley N12 9DA
5. Metropolitan Police Officer Detective Constable Steven Martin 219414
6. Metropolitan Police Officer Detective Constable Matthew Healy
7. Metropolitan Police Officer Detective Constable Lisa Freeman
8. Metropolitan Police Officer Detective Inspector John Cannon
9. Metropolitan Police Officer Detective Chief Inspector John Faulkes
10. Metropolitan Police Officer Detective Sergeant Matt Fernandez 205219
11. Metropolitan Police Officer Detective Sergeant Redmond 192220

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

12. Metropolitan Police Officer Detective Sergeant A J Roland 203229
13. Metropolitan Police Officer Detective Sergeant Mehmet
14. Metropolitan Police Officer Detective Sergeant Nichols
15. Metropolitan Police Officer Detective Sergeant Jonathan Dix 195316
16. Metropolitan Police Officer Acting Detective Sergeant Hodgson 199844
17. Metropolitan Police Officer Constable James Whitfield
18. Metropolitan Police Officer Constable Scott Read 141YE
19. Metropolitan Police Officer Constable Fabrizio Radice 232187 354 YE
20. Metropolitan Police Officer Constable Jon Howarth 848 YE
21. Metropolitan Police Officer Constable Yildrim
22. Metropolitan Police Officer Constable Blunt YE 231
23. Metropolitan Police Officer Inspector Michael Barltrop
24. Metropolitan Police Officer Enfield Borough Commander Jane Johnson
25. Metropolitan Police Officer Detective Sergeant Ford
26. Metropolitan Police Officer Detective Sergeant Underwood
27. Metropolitan Police Officer Detective Inspector Liam Adams
28. Metropolitan Police Officer Detective Sergeant Steve Coclough
29. Metropolitan Police Officer Detective Chief Inspector Jim Foley
30. Metropolitan Police + Director of Professional Standard Complaints Officer Constable Simon
31. Independent Police Complaint Commission
32. Metropolitan Police Officer Matthew Bradford
33. Metropolitan Police Officer Detective Sergeant McInerney
34. Metropolitan Police + National Fraud Intelligence Officer Pete O'Doherty
35. Metropolitan Police + Action Fraud Officer Pauline Smith
36. Crown Prosecutor Geraint Evans, 102 P2etty France, London SW1H 9AJ
37. Former Metropolitan Police Commissioner Sir Bernard Hogan-Howe
38. Metropolitan Police Commissioner Counsel Mr W Beetson, 42 Bedford Rowe, WC1R 4LL
39. Enfield Council Chief Executive Rob Leak
40. Enfield Council Director Andrew Fraser
41. Enfield Council Director Tony Theodoulou
42. Enfield Council Director Julian Edwards
43. Enfield Council Looked After Care Manager Karen Alderton
44. Enfield Council Customer Relations Lesley Morton
45. Social Worker Shirley Davis Lindsay
46. Social Worker Vinton Rankin

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

47. Social Worker Laura Henry
48. Social Worker Turkay Hadji-filippou
49. Social Worker Amy Bloom
50. Social Worker Alison Jane Turner
51. Social Worker + Review Officer Nick Nichols
52. Social Worker Nicole Gibson
53. Enfield Council Lawyer Gill Wells
54. Enfield Council Lawyer Catrin Hughes
55. Enfield Council Service Manager Janet Black-Heaven
56. Enfield Council Senior Social Work Practitioner David Purpura (SW34038)
57. Council Advocate Sima Khotari of Coram Chambers, 9 -11 Fullwood Place, WC1V 6HG
58. Enfield Council Advocate Laura Briggs of 9 Gough Square, EC4A 3DG
59. Creighton & Partners Managing Director Ms Tracey Chester
60. Children and Court Advisory Service Guardian Claudia Gross
61. Social Services Manager Morris Linton
62. Social Worker Lavinia Fernandez
63. Shepherd Harris & Co Lawyer Georgina Hetherington, Nickel House EN1 3EL
64. Former MP + Shepherd Harris & Co Lawyer David Burrowes, Nickel House EN1 3EL
65. Galbraith Branley Lawyers + Shepherd Harris & Co Lawyer Christopher Dobson, Nickel House EN1 3EL
66. Galbraith Branley Lawyer Samantha Jane Dewis-Branley , 18 Friern Park, N12 9DA
67. Aspen Morris Lawyers, Layth Hussein, 141 High Street, N14 6BP
68. Counsel Peter Thomas Pedder, No 2 Dr Johnson's Buildings, Temple EC4Y 7AY

Rights Reserved to add additional Defendants

Addresses:

Police Officers care of Metropolitan Police Commissioner Ms Cressida Dick of New Scotland Yard, Victoria Embankment, London SW1A 2JL

Social Workers of the London Borough of Enfield Council, Civil Centre, Silver Street, EN1 3XA

1. Complete the box above and give the details required in the boxes below.<sup>1</sup>

2. Sign and date the completed form.

3. Send or deliver a copy of the completed form to the magistrates' court office.

Do not send this form to the proposed defendant unless the court tells you to do so.

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

The court may determine your application with or without a hearing and without receiving representations from the proposed defendant. The court will not usually arrange a hearing so it is important that the information you put in this form is complete and accurate.

(1) Consent to prosecute Do you need consent to prosecute? No

Conflicted Interests create a Conflict Disqualification + Remedy Only Jurisdiction Limit for the Citizen against the Attorney General and Director of Public Prosecutions and All Government Lawyers. The Private Prosecution is an Integrity Test for the Royal Commission

(2) Previous application(s) Have you applied before for the issue of a summons or warrant in respect of any of the allegations you are making? No

Conflicted Interests create a Conflict Disqualification + Remedy Only Jurisdiction Limit for the Citizen against All State Officers and All Law Officers. The Private Prosecution are Integrity Test for the Royal Commission. The Integrity Tests use Similar Fact Corruption Proof

(3) Other proceedings Has any other prosecutor ever brought a criminal case against the proposed defendant in respect of any of the allegations you are making?

(4) Details of the Alleged Offences

**Notice to Defendants to admit the facts or face Increased Costs Liability for failing to do so**

1. The Corruption Remedy Jurisdictions of the Citizen, Crown and Lord Bishops were dormant for 45 years when the Politicians developed the European Constitution. It vested Dictator Powers in the State. The European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election Frauds to get it. In 2004 Election Fraud Proof was used for a Corruption Notice to the Crown and Parliament. It revived the Corruption Remedy Jurisdictions of the Citizen, Crown and Lord Bishops. It started a Corruption Remedy Process that has continued ever since.
2. Between May 2010 and August 2012 the Lord Chancellor managed Corruption Investigations of the Law Courts for the Crown. He got Trial Fraud Proof, Appeal Fraud Proof and Protection Fraud Proof. The Lord Bishops made a Remedy Priority Decision for the Victims. They did not know who they were. They gave a Negotiation Authority that enabled Parliament to make an Immunity Offer to Top Judges in exchange for Remedy Co-operation that included Full Disclosure of the Victim Identities. The Protection Fraud Network ignored the Immunity Offer and 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. The Intimidation Fraud failed. In December 2012 Parliament vested Corruption Remedy Powers in a Royal Commission. It got Protection Fraud Proof against the State, Profession Authorities and Law Courts. The Royal Commission ordered use of the Police Federation Conference in May 2014 to get Mass Publicity for a Corruption Finding Notice, Remedy Co-operation Demand and Dismissal Threat. On 2<sup>nd</sup> June 2014 the Remedy Co-

<sup>1</sup> Forms for use with the Rules are at: [www.justice.gov.uk/courts/procedure-rules/criminal/formspage](http://www.justice.gov.uk/courts/procedure-rules/criminal/formspage).

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

operation Tests of Top Judges started. The Top Judges continued to sign Protection Frauds until they realised there were Test Cases. They used Signature Refusals to enable Not Me Defences. Then they used Unsigned Substance Pages with Signature Pages to enable Signature Admissions and Decision Denials. In late September and early October 2014 the Hearing Events got Audio Records that were Personal Responsibility Proof for the Citizens, Royal Commission, Parliament and Crown against Government Lawyers and Top Judges.

3. The Protection Fraud Network knew they needed the 2015 General Election to remove Prime Minister Cameron from office and a Back Up Plan if it did not do so. The 2015 General Election got a Governing Majority for Prime Minister Mr Cameron. The Protection Fraud Network needed Ruin Frauds against Equity Lawyer Mr Ellis and Prime Minister Mr Cameron to stop them servicing the Royal Commission. They needed a Ruin Fraud against a Remedy Protester for Power Boast Purposes.
4. The Ruin Frauds against the Equity Lawyer and Prime Minister failed. The Ruin Fraud Failures created a demand for Protection Fraud that failed and needed More Protection Frauds.
5. The Remedy Process broke the confidence of Ordinary Officers to provide Fraud Services.
6. Competent Management of the Ruin Fraud against the Remedy Protester needed Competent Officers and Prime Time Facilities. The Police Federation Events broke the confidence of Senior Officers to sign the Resource Allocation Orders. The Ruin Fraud got Incompetent Officers using Week End Facilities.
7. Meanwhile, the Protection Fraud Network needed a Corruption Business Expansion Plan to counter the influence of the Ordinary Officers who did not want to provide Fraud Services.
8. Incompetent Management of the Remedy Protester Ruin Fraud failed and created a demand for Protection Frauds that failed.
9. Everything that could go wrong for the Protection Fraud Managers did go wrong. The failure of All 3 Ruin Frauds and the Protection Frauds caused End Protection Fraud Demands that linked All Officers who serviced the Ruin Frauds.
10. The Business Expansion Plan used the Theodorou Family Cases to get Fraud Admissions + Remedy Refusal Commitments for All Relevant Officers. The Hampstead Case provided Protection Frauds for Powerful Paedophiles.
11. In 2019 the Corrupt Officers made Protection Fraud Demands. They were given a Harassment Framing Fraud that links Corrupt Offices who were involved in All 3 Ruin Frauds. The Crime Summons Application prepares Bias Fraud Proof against the Law Courts and Incredibility Evidence against Corrupt Officers

#### The Theodorou Family

12. Mr and Mrs Theodorou married and had 6 children between 2002 and 2008. Events revealed the Father was Very Immature. The older children were bright. Events revealed their Developing Maturity threatened his Extreme Immaturity. The Mother was the Authority Figure. The Father planned Children Thefts by

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

the State to enable Custody Frauds by the Paternal Grand Parents and or Adoption Frauds by his Cypriot Cousins and Divorce Case Property Frauds by the Family Court against the Mother. The Father had Power Delusions. He thought he could start trouble and control it. The Father supervised the children into Authority Sabotage Behaviour against the Mother. The Father supervised the children into committing Perjury by Crime Allegations Perjury against the Mother.

13. The Children Cases Co-ordinated Corruption Plan
14. Corrupt Officers planned Children Thefts on an Industrial Scale to get Child Care Budgets and use them to get Budget Fraud Profits. It needed Co-ordinated Corruption by use of Investigation Frauds + Prosecution Frauds + Trial Frauds + Appeal Frauds for Organised Criminals and Corrupt Officers against Victims and Citizens. They made a Co-ordinated Corruption Plan for All Relevant Authorities.
15. Police Records reveal that the Crime Allegations Perjury got a No Action Decision by the Metropolitan Police pending development of the Co-ordinated Corruption Plan.
16. Computer Records reveal Computer Hacking by the Paternal Aunt and Father against the Mother.
17. Police Records reveal the Computer Hacking Complaint by the Mother against the Paternal Aunt and Father got an Investigation Refusal Fraud by the Metropolitan Police.
18. Police Records reveal the Co-ordinated Corruption Plan used the Crime Allegation Perjury for an Arrest Fraud + Bail Conditions Fraud + Children Protection Frauds against the Mother and Children.
19. The Police Records + Children Authority Records + Court Records reveal the Co-ordinated Corruption Plan used the Perjury Admissions by the Children for Criminal Conspiracy Proof + Remedy Denial Fraud Proof against All Officers. The Perjury Admission Reports did not get Fraud Remedies and did get Fraud Continuation by All Officers. The Court Audio Records contain a Co-ordinated Corruption Power Boast by a Senior Officer in the Child Protection Authority. He said that he was the only one able to manage it.
20. The Father made Bought Fraud Boasts. The State delivered State Frauds. The Law Courts delivered Court Frauds. The Bought Frauds were Child Protection Frauds and Divorce Property Frauds. Investigation is needed to discover the difference between the Bought Frauds and the Delivered Frauds.
21. The Citizen, Crown and Lord Bishops were managing a Corruption Remedy Process. It used Citizen Cases for Corruption Investigations and Remedy Management Investigations. The Remedy Process discovered Paedophile Protection Frauds. They needed Corruption Proof with No Drug Abuse Crimes and No Sex Abuse Crimes and Children Victims of Property Fraud Crimes. Corrupt Officers used the Theodorou Family Cases as the Corruption Co-ordination Case. The Father used the Divorce Case for the Property Frauds.
22. The Mother never gave up. She forced documentations of the Co-ordinated Corruption Plan.

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

23. The Mother allowed the Corruption Remedy Process use of the Divorce Property Case. It got Criminal Conspiracy Proof against the Father, His Representatives, Trial Judges and Appeal Judges in the Family Court and Contempt Fraud Case Judges in the High Court.
24. Divorce Case Audio Records evidences the Trial Judge asking the Father's Representatives what to do. On 20<sup>th</sup> January 2020 the Trial Judge wanted to make a Case Reference Order to a Circuit Judge. He asked the Father's Representative whether the case needed a Circuit Judge.

### The Similar Investigation Fraud Fact Evidence against Detective Constable Steven Martin

#### The Hackney Money Laundering Case

25. The London Borough of Hackney Council managed Housing Estate Accounts. Citizen Mr Cant owned one of the Long Leasehold Flats. He noticed Suspicious Entries. The Scaffolding Charges were excessive for the Alleged Works. The Common Area Lighting was on in the Summer Day Time. He asked questions. The Officers resented questions. Internet Searches revealed Insurance Premiums were much lower than the Estate Insurance Premium. He asked questions. The Officers did not like it. They did spiteful things. They positioned Scaffolding to stop him opening his window. He served an Action Notice and then got issue of an Account Investigation Claim by the Property Tribunal. Someone committed a Facebook Account Hacking Fraud for a Malicious Communication that was a Defamation Fraud against Citizen Mr Cant. The Hacking Criminal Complaint got Investigation Denial Fraud Proof for Citizen Mr Cant against the Metropolitan Police. The Property Tribunal made Evidence Filing Orders + Case Management Orders with Time Limits. Hackney Council served 705 Electronic Files. The Metropolitan Police Officer Detective Constable Steven Martin used a Malicious Communication Investigation Fraud + Arrest Fraud + Computer Seizure Fraud for an Electronic Files Access Denial Fraud. Citizen Mr Cant used the Computer Seizure and Electronic File Access Denial for a Time Extension Application. It got a Time Extension Refusal. It was an Obvious Fraud. A Corruption Claim got Fraud Remedy Proof against the High Court. Evidence Closure on the Accounting Case got return of the Computer and Electronic Files by the Metropolitan Police. The Repeat Time Extension Applications got Refusal Fraud Proof against the Property Tribunal. Metropolitan Police Officer Detective Constable Steven Martin used the Computer Hacking Fraud and Defamation Fraud for a Malicious Communication Finding Fraud + Caution Fraud against Citizen Mr Cant. The result was Money Laundering Proof against Hackney Council and Money Laundering Protection Fraud Proof against the Metropolitan Police, Ministry of Justice and Law Curt Judges.
26. Paedophile Protection Frauds add to the Investigation Fraud Proof against Metropolitan Police Detective Constable Martin.

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

27. Citizen Mr Cant features later in the Corruption Remedy Process. In 2017 it got completion of a 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 needed an Election Free Period to enable a Long Session of 2 ½ years to complete the Corruption Investigations in the Law Courts, get Unfitness Cases against Law Court Judges and use them to continue the Corruption Investigation in Parliament. Prime Minister Mrs May called a Surprise General Election to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof. It got the Long Session, Unfitness Cases and Corruption Investigations in Parliament. Top Judges made Protection Fraud Demands. They got Protection Fraud Promises from Top Politicians.
28. Corrupt Judges were angry. They wanted Intimidation Frauds. They needed a Corruption Protester who was an Easy Target. Citizen Mr Cant was an Obvious Choice. He lacks the Self Discipline for Co-ordinated Case Management. He gives Internet Publicity to Any Problem, makes Repeat Help Requests and gets Case Management Advice that he does something. He responds with Advice Rejection because he wants someone else to do it.
29. In 2019 Top Judges procured Violent Intimidation Frauds + Money Laundering Liability Misrepresentation Frauds + Extortion Frauds from Organised Criminals against Citizen Mr Cant. The Money Laundering Liability Misrepresentation Frauds were to deter him from making a Criminal Complaint. As predicted he gave it Internet Publicity. The timing was relevant.
30. The Corruption Investigations had got Criminal Conspiracy Proof against many MPs including Attorney General Mr Cox, Prime Minister Mrs May and Opposition Leader Mr Corbyn. It had got the conditions for the Forced Resignation from Prime Minister Mrs May and the Forced General Election. Citizen Mr Cant made Help Requests. Equity Lawyer Mr Ellis gave Case Management Advice to ignore the Money Laundering Liability Misrepresentation Frauds and make a Criminal Complaint. The Violent Intimidation motivated Citizen Mr Cant to do so. It got Investigation Denial Fraud Proof and Protection Denial Fraud Proof against the Metropolitan Police. He gave it Internet Publicity. He made a Protection Claim that got Protection Denial Fraud Proof against the High Court. He got issue of Protection Denial Fraud Appeal 2019 1483 in the Court of Appeal. He gave it Internet Publicity.
31. Top Judges called on the Top Police for a Damage Limitation Fraud using an Investigation Fraud + Kill Threat Protection Fraud + Common Assault Charge against a Violent Thug.
32. On 16<sup>th</sup> January 2019 the Protection Denial Fraud Appeal 2019 1483 got Appeal Permission that used Statute and Regulation but failed to use Inherent Equity Jurisdiction.

#### The Hampstead Case

33. The Theodorou Case and the Hampstead Case are Comparator Cases.
34. The Theodorou Case was used for the Co-ordinated Corruption Plan against Citizens.



Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

35. The Hampstead Case provided Protection Frauds for Powerful Paedophiles. Timing is relevant.

#### The Broader Context

#### The Evidence Balance

36. Justice Processes start with an Evidence Balance. It uses a Validity Presumption for the Citizen at one end of the Balance and Credibility Presumption for the State at the other end of the Balance. The Presumptions are subject to Rebuttal Proof. The function of Evidence Testing is to discover whether Rebuttal Proof neutralises and replaces a Presumption and shifts the Evidence Balance one way or the other. Corrupt Officers start with the Credibility Presumption + State Resources + Court Resources and end up with Total Incredibility. It creates the need for a Superior Jurisdiction to manage Corruption Remedies.

#### The Equity Monarchy Trusts

37. The Citizen, Crown and Lord Bishops have Justice Responsibilities known as the Equity Monarchy Trusts. They have Top Level Corruption Control Jurisdictions that govern Parliament Session Powers. The Ultimate Sanction is a Parliament Session Refusal and Forced General Election with Mass Publicity for Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof. It needs a Credible Choice for Voters. The Ultimate Sanction Threat enables the imposition of Corruption Remedy Conditions in Parliament Session Agreements between the Crown and Prime Minister.

38. 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 Co-ordinated Corruption. 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.

#### Sussex Bankruptcy Frauds + Drug Production + Firearms Corruption

39. The Sussex Bankruptcy Frauds and Firearms Crime Concealment Frauds evidence the scale of it. In the late 1980's the death of 3 cousins with different surnames discovered the Family Lawyers were committing Trust Frauds against Clients. One of them was clever enough to do something about it. The Family Lawyers bought Protection Frauds from the Law Society for themselves and Bankruptcy Frauds from the Law Courts against the Victim Client. He resisted the Bankruptcy Frauds very successfully for more than 10 years.

40. The Bankruptcy Frauds included the use of Thugs for Grievous Bodily Hard that caused Lifetime Injuries to the Victim Client. He sued. The Family Lawyers built Court Fraud Market. They expected

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

Case Dismissal Frauds. Between 1994 and 1997 the Top Judges dare not deliver the Dismissal Frauds. Events revealed that a few years later they would have had no hesitation. The Family Lawyers made Fact Admissions and Intent Admissions that were Criminal Conspiracy Proof against them and Sussex Police. The Personal Injury Judgment recorded the Criminal Conspiracy Admissions, made a Liability Finding and Damages Order, but failed to make a Contempt Finding or Contempt Remedy Order. The Personal Injury Judgement is Corruption Proof against the Family Lawyers and the Law Courts. The Crown got the Judgement for later use.

41. The Bribes and Bribe Promises exceeded the Bankrupt Estate. One asset was Summersales Farm, London Road, Crowborough. The Corrupt Lawyers, Bankruptcy Trustee and Law Court Judges decided to make up the shortfall by Drug Production on the Stolen Farm.
42. Top Police wanted Protection Fraud Proof from the High Court. They were given Bankruptcy 1991 191 Case Judgement Fraud dated 8<sup>th</sup> June 2001. It recited the Fact Admissions and Intent Admissions that were Bankruptcy Fraud Proof. It used a Court Use Restraint Fraud against the Victim as Protection Fraud Proof. Top Police accepted it as Protection Fraud Proof for a Drug Production Partnership. The Crown got the Judgement for later use.
43. Top Judges insisted their Organised Crime Manager control the business because they did not trust anyone else to pay them. He wanted Protection Frauds that would last his lifetime. He stole firearms from a cabinet. Sussex Police ignored a Convictions Record that got a Statutory Prohibition against Firearms Possession with a Minimum Penalty of 5 Years Imprisonment. They seized the Stolen Firearms and issued Receipt 0223607 that listed them and identified the Organised Criminal as the Possessor and gave him the Top Original. Possession of it was intended to provide Lifetime Protection Frauds. They seized the Firearms Cabinet and issue Receipt 0223608 that listed the Cabinet and the comment 'locked – contents not known'. They went to Lewes Armoury with intent to put the Stolen Firearms in the Cabinet. The Cabinet was locked. 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 Owner Unlock Procedure because the Organised Criminals might have put Unlawful Content in the Cabinet that they could not ignore.
44. The Criminal Convictions Record and Receipts and Stolen Firearms and Cabinet were a Firearms Corruption Proof Set. It was a Simple Proof Set that All Jurors could understand. The Theft Concealment Fraud had failed. During the next 6 ½ years Corrupt Officers committed hundreds of Theft Discovery Delay Frauds. Eventually Corruption Investigators used the Criminal Convictions Record and Receipts thousands of times to discover who provided Protection Frauds for the Organised Criminal.

The European Constitution + Extradition Frauds

45. 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. They needed Electronic Signature Dictator Power Concealment Frauds. They wanted Corrupt Officers to have the power to telephone the Citizen and use Electronic Signature Dictator Powers for Bank Account Access Termination Threats to support Immediate Obedience Demands.
46. The Lawful Business of British Citizens threatened exposure of the Electronic Signature Dictator Powers. They wanted to stop the Lawful Business. They had No Lawful Means to do so. They used Unlawful Means. They used Extradition Frauds against a British Citizen and Imprisonment Frauds against him and a Dutch Citizen who was his Distribution Manager.
47. Everything that could go wrong for the European Leaders did go wrong. There was No Extradition Agreement between the British Authorities and Dutch Authorities. Prime Minister Mr Blair wanted to pretend he knew nothing.
48. The 1<sup>st</sup> Extradition Fraud used a Drug Crime Investigation Fraud and Armed Dutch Police to supervise British Customs and Kent Police in a Kidnapping Operation against the British Citizen. Prime Minister Mr Blair and the Dutch Authorities did not know the British Citizen had Incredible Target Status for Drug Investigations. Complex events discovered he refused to do anything with drugs for profit, when threatened with violence or under police supervision. It got Incredible Target Status for him in Drug Investigations.
49. Corrupt Officers used his address as a Decoy Address on the Carrier Movement Records for more than 70 Drug Consignments. Corrupt Officers in British Customs were using the Decoy Address for a Drug Shipment when they received an Assistance Request for a Drug Crime Investigation from the Dutch Authorities. It was for an Arrest Fraud against an Incredible Target with Justice Perversion by Total Destruction of Business Records to enable Misrepresentation Frauds there was No Business, and Vehicle Theft to enable Misrepresentation Frauds that Vehicle Parts Communications were Drug Trafficking Code.
50. British Customs had No Prior Experience of Extradition Frauds. They knew the British Citizen had Incredible Target Status because he had reported a Drug Dealer. They thought he had discovered use of his address as a Decoy Address, reported it and was assisting with a Decoy Address Investigation. They got News Broadcasts for a Big Drugs Bust and International Co-operation, pretended enthusiasm for the Drug Investigation and took control to manage Investigation Sabotage Frauds. The result was an Investigation Record that was Compelling Guilt Proof against the Investigators and Compelling Innocence Proof for the British Citizen who was in a British Prison and had Jury Trial Rights.
51. 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 to do a Protection Fraud Deal to get Corrupt Officers to service of the Extradition Fraud Deal. He did a deal.

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application 31<sup>st</sup> January 2020

52. Protection Fraud Deal substituted Protection Frauds by the Prime Minister for those of Judges.
53. The Extradition Fraud Agreement required Innocence Evidence Concealment Frauds by British Authorities before completion of the Imprisonment Frauds by the Dutch Authorities.
54. Equity Lawyer Mr Ellis used the Election Fraud Proof for a Corruption Notice to the Crown and Parliament. It revived the Equity Monarchy Trusts. It started a Corruption Remedy Process that has continued ever since. It forced Prime Minister Mr Blair to service the Extradition Fraud Agreement with the Queen, Prince of Wales and Lord Bishops observing every step in the process.

The Corruption Findings + Dismissal Decision against Prime Minister Mr Blair

55. The Equity Lawyer got Innocence Evidence Concealment Fraud Proof against Law Court Judges. The Crown and Lord Bishops used it for Corruption Findings, Unfitness Findings and Dismissal Priority Findings against the Judges. Prime Minister Mr Blair could not service the Dismissal Decisions because he had used Law Court Judges for Personal Frauds. It got a Remedy Failure Finding + Unfitness Finding + Dismissal Priority Findings against Prime Minister Mr Blair. He signed and got Mass Publicity for a 10 Months Retirement Notice to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof.
56. Prime Minister Mr Blair spent the rest of his time in office making Protection Fraud Arrangement in the hope they would last his lifetime.

The Labour leadership Contest and 2007 Corruption Remedy Conditions

57. The choice for the Labour Party was a Corruption Remedy Candidate or a Corruption Concealment Fraud Candidate. There was No Viable Remedy Candidate. It got s No Contest Appointment of MP Mr Brown as labour Party Leader and Prime Minister.
58. The Corruption Remedy Conditions in the 2007 Parliament Session Agreement required a Validity Priority Precedent and a Corruption Investigation of the Law Courts.
59. The Crown used the Personal Injury Judgment and Bankruptcy Fraud Judgment for the Corruption Investigation. It got a Corruption Finding, Remedy Entitlement Finding and Bribery Investigation Priority Finding by the Top Fraud Investigator. It got Investigation Denial Fraud Proof + Corruption Remedy Condition Breach Proof against Prime Minister Mr Brown. Other cases got more Conditions Breach Proof.
60. In 2008 it was used for Corruption Findings, Unfitness Findings and Dismissal Priority Findings against him and the Labour Governing Majority. The Execution Preparations needed Expense Account Scandals timed for exposure during the 2009 Election Campaign Period.

Release of the Firearms Corruption Proof Set

61. A New Armourer did not know about the Firearms Corruption Proof Set. She issued a Destruction Notice for the Stolen Firearms and Cabinet. The Owner asked questions. The New Armourer gave him the Receipts 0233607 and 0223608. He had the Criminal Convictions Record. It completed the Firearms

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

Corruption Proof Set. He used it for Corruption Complaints that got Protection Fraud Proof against Sussex Police, the Independent Police Complaints Commission and Prime Minister Mr Brown.

The Expense Account Scandals + Protection Fraud Orders

62. On 9<sup>th</sup> May 2009 the exposure of Expense Account Scandals started. 5 days later the Party Leaders realised they would not stop. Prime Minister Mr Brown ordered Protection Fraud by the Secret Service for Law Court Judges against Citizens. One of the Protection Fraud Orders was for a Mental Health Fraud against the Victim Client. It needed a Mental Health Case Reference by the GP to Psychiatric Services. The Victim Client focussed on making the best of the Firearms Corruption Proof Set. He ignored the Appointment Request Texts from the GP. Scandal Day 21 was the Friday before Election Day. The Victim Client got issue of a Corruption Case against Sussex Police. Half an hour later he got issue of a second Corruption Claim against Sussex Police and Prime Minister Mr Brown. On the Monday it got an Urgent Application Refusal Fraud. It got Resignation Announcements by Government Ministers on the Tuesday and Wednesday before the Thursday Elections. It got Internet Publicity for the Bankruptcy Frauds by the Top Insolvency Expert of International Accountants.

The Land Frauds + Hospital Murder + Secret Service

63. Top Judges, Top Insurers and Top Surveyors had sold Land Frauds for Big Landowners against Small Businesses. They were used for Upward Only Rent Review Frauds for Big Land Owners against Farm Tenants. The Shropshire Farmer was clever enough to make Case Management Decisions that made inevitable the exposure of the Land Frauds.
64. Friday 12<sup>th</sup> June 2009 was Scandal Day 35. The Shropshire Farmer did not know he had Oesophageal Cancer. He felt unwell when driving on return journey from Kent. He had a Road Traffic Collision. He was unconscious. A Full Body Scan revealed Bone Fractures of the skull, spine and pelvis and the Oesophageal Cancer. The Land Frauds caused him to be a Flagged Individual. 10 Downing Street had Immediate Notice of the Scan Result. Prime Minister Mr Brown issued a No Medical Treatment Kill Order against the Shropshire Farmer. The Hospital Records were Murder Proof. Events discovered Prime Minister Mr Brown did not control the Murder Proof
65. The Victim Client did not respond to the Appointment Request Messages from the GP until there were 5 Fraud Appeals in the Court of Appeal. The GP told him he did not think there was anything wrong with him but a Government Department he did not know existed wanted a Mental Health Case Reference. He made it. The Equity Lawyer assisted the Victim Client in making a Delusion Proof Demand. It got from the GP a Written Admission of No Medical Need for the Mental Case Reference and Voluntary Disclosure of Case Reference Procurement Communications from the Fixated Threat Assessment

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application 31<sup>st</sup> January 2020

Centre. The Equity Lawyer assisted the Victim Client getting issue of a Corruption Claim against the Secret Service and Prime Minister.

66. Service of the Claim Papers got an Allegiance Transfer by Secret Service Officers for the Crown against the Prime Minister.
67. Top Officers knew the Remedy Process needed the 2010 Parliament Session Agreement to require Corruption Investigations of the law Courts by the Lord Chancellor for the Crown. They knew it needed Viable Conditions. The Equity Lawyer and Secret Service Officers prepared Viable Conditions. The Equity Lawyer recruited Citizens, managed cases and got Proof Sets that met the Corruption Remedy Proof Standard. The Secret Service Officers made Case Preparations for the Corruption Investigations.
68. The Case Preparations included using the Mental Health Case Reference to get a Sanity Finding Opinion for the Victim Client. A Senior Secret Service Officer attended the Mental Examination on 14<sup>th</sup> December 2009 to give the Sussex Psychiatrist confidence for the Sanity Finding Opinion. It enabled use of the Firearms Corruption Proof Set thousands of times during the next 10 years to discover who provided Protection Frauds for the Organised Criminal.
69. The Secret Service Officers prepared to use the Hospital Murder Proof for the Corruption Investigation of the Law Courts. The Land Fraud Managers used Eye Sight Unfitness Perjury and a 1<sup>st</sup> Eye Sight Unfitness Case Reference Fraud by Kent Police. It got Receipt Stamp Proof in August 2009 on the 1<sup>st</sup> Case Reference and then a Driving Licence Termination Fraud by the Driving Licence Authority. The Secret Service prepared for use of a Licence Termination Appeal for a Trial Fraud Test using the State Bundle Content. They used a Hand Written Collision Description Forgery in the Eye Test Report to get a 2<sup>nd</sup> Eye Sight Unfitness Case Reference from Kent Police. It got a Receipt Stamp dated November 2009 after the Termination Decision. The Driving Licence Appeal would get a State Bundle and Unused Material that included the Handwritten Forgery + 1<sup>st</sup> and 2<sup>nd</sup> Case References + Receipt Stamps. They were Criminal Conspiracy Proof for the Shropshire Farmer against Kent Police and the Licence Authority. The Secret Service was ready for the Trial Fraud Test.

#### The 2010 General Election + Corruption Remedy Conditions

70. The 2010 General Election got a Coalition Governing Majority for Prime Minister Mr Cameron and Deputy Prime Minister Mr Clegg. The 2010 Parliament Session Agreement required the Corruption Investigations of the Law Courts by the Lord Chancellor for the Crown. It needed a Long Session of 2 ½ years. Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband did everything the Crown and Lord Bishops needed them to do.
71. The Hospital Records Murder Proof was part of the Corruption Proof provided by the Secret Service for the Lord Chancellor. The Citizen Victim used Land Fraud Cases and Driving Licence Termination Fraud Appeal for Medical Record Production Applications. It got Evidence Access Denial Fraud Proof that was Murder Concealment Fraud Proof. The Corrupt Officers used a Mental Health Fraud with intent to

get a Legal Incapacity Finding Fraud. It failed. The Lord Chancellor used Mental Health Fraud Review to file No Contest Notices for the Crown and Cabinet in the Last Case. It created a Remedy Only Jurisdiction Limit for the Citizen against the Top Judges. The use of Conflict Powers they did not have for Claim Dismissal Frauds and Restraint Frauds was Murder Conspiracy Proof for the Citizen Victim, Crown and Lord Bishops against Top Judges.

72. The Mental Health Fraud Review got completion of the Trial Fraud Proof Set and enabled the Appeal Fraud Tests. The Remedy Process needed Corruption Investigators. It needed Career Choices by Police Officers for Corruption Investigations. They needed Protection Proof from Parliament. The Lord Chancellor used Bribery Proof for Unfitness Cases that got Forced Resignations on 17<sup>th</sup> and 18<sup>th</sup> July 2011 from the Metropolitan Police Commissioner and an Assistant Police Commissioner. It was followed the next day by the Public Interrogation of the Media Moguls Messrs Murdoch. It gave Police Officers the confidence to make Career Choices for Corruption Cases.
73. The Lord Chancellor needed the Protection Proof from Parliament before he could issue a Cancer Treatment Order for the Shropshire Farmer. On 25<sup>th</sup> July 2011 it got an Urgent Treatment Case Reference by the GP to Cancer Services. It was Full Body Scan Day 773 and Too Late for Recovery Chances.
74. The Victim Client made Protection Applications to the Law Courts and Parliament. In December 2011 the Queen used the Protection Application Proof Set and a Secret Service Officer for an Integrity Test. The choice for the Sussex Police Chief Constable was Protection Justice for the Victim Client and a Firearms Crime Investigation of Corrupt Officers or Protection Frauds for Corrupt Officers using a Prosecution Fraud against the Victim Client. The Chief Constable chose the Protection Frauds and Prosecution Fraud. It got completion of the Protection Fraud Proof Set and the Corruption Investigation of the Law Courts

#### The Remedy Priority

75. The Lord Bishops made a Priority Decision for the Victims. They did not know who they were. They gave a Negotiation Authority for Parliament for an Immunity Deal with Top Judges in exchange for Remedy Co-operation and Full Disclosure. In September 2012 the Protection Fraud Network responded with a Negotiation Refusal and 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.
76. The Equity Lawyer had prepared the Crawley Beating Case. In December 2012 it got Jury Trial Fraud Proof against the South East Top Civil Judge and Sussex Police. The Crown and Lord Bishops used it as Corruption Continuity Proof and vested Remedy Powers in a Royal Commission.
77. The Equity Lawyer continued to provide Investigation Services. The Remedy Process got Protection Fraud Proof for the Citizen, Royal Commission, Lord Bishops and Crown against the State, Profession

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

Authorities and Law Courts. The Royal Commission ordered use of the Police Federation Conference in May 2014 to get Mass Publicity for a Corruption Finding, Remedy Entitlement Finding and Dismissal Threat. on 2<sup>nd</sup> June 2014 the Remedy Co-operation Tests of Top Judges started.

78. The Equity Lawyer provided Investigation Services. The Profession Unfitness Prosecution Case got Fraud Proof for the Equity Lawyer and Royal Commission against the Investigators + Prosecutors + Adjudicators. Production of the Magistrates Court File discovered County Court Papers. The County Court Hearing Event Frauds used Hearing Event Perjured Evidence Admission Fraud for the Sussex Police Lawyer and County Court Hearing Event Audio Records Evidence Exclusion Fraud against the Equity Lawyer. The Prosecutors and Adjudicators ignored Royal Commission Case Notices. Nothing stopped the Prosecution Frauds. The Equity Lawyer used the Profession Unfitness Case + Other cases to get Fraud Proof Sets for the Royal Commission 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 + Dismissal Threat. On 2<sup>nd</sup> June 2014 the Remedy Co-operation Tests of Top Judges started. They continued to sign Court Frauds until they realised there were Test Cases. They used Signature Refusals to enable Not Me Defences and Unsigned Decision Pages with Signature Pages to enable Signature Admissions + Decision Denials. It created a need for Hearing Event Audio Records as Responsibility Proof against Corrupt Advocates and Corrupt Judges. In late September and early October 2014 Hearing Events got Audio Records that was Personal Responsibility Proof.

79. 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 hope it would get a Hung Parliament. It failed. The 2015 General Election got a Governing Majority for Prime Minister Mr Cameron. The Protection Fraud Network used the Contingency Plan. It needed Ruin Frauds against the Equity Lawyer and Prime Minister to stop them servicing the Remedy Process and a Ruin Fraud against a Remedy Protester for Power Boast Purposes. They failed. The Equity Lawyer identified the cases and used them to get Criminal Conspiracy Proof against Law Court Judges.

80. The Ruin Fraud against the Equity Lawyer needed a False Client with either a False Case or a Liability Proof Concealment Fraud to enable a Misrepresentation Fraud that a True Case was a False Case, False Relationship Evidence, False Incapacity Evidence, a Contempt Framing Fraud Incentives for the False Client for exposure of the Equity Lawyer for Incapacity Exploitation + Relationship Exploitation + False Case Prosecution at a Hearing Event that got Contempt Powers for the Hearing Judge. The Equity Lawyer identified the case. He managed it to get Case Management Capacity Proof + Criminal Conspiracy Proof against the False Client and Law Court Judges. He gave No Further Action Advice using Costs Fraud Damage Limitation Reasons. The False Client signed it and then realised she had



Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

nothing to trade for Framing Fraud Incentives. She was furious. She started a Harassment Campaign. The Equity Lawyer made the No Response Case Management Decision. The possibilities were that she got fed up and stopped or continued and created Harassment Fraud Proof against herself. The result was more than 2,000 Unsolicited Texts + Emails that were Harassment Fraud Proof.

81. The Ruin Fraud Conspiracy against Prime Minister Mr Cameron needed Internet Publicity by an Innocent Agent, Censorship Motive Proof against the Prime Minister, a Framing Fraud against the Prime Minister and exposure of it timed to do maximum damage to the Prime Minister. It needed Co-ordinated Frauds by Top Politicians + Top Judges + Top Media Managers. The Firearms Corruption Proof Set motivated Sussex Police to insist they service the Ruin Fraud because they did not trust anyone else to do it. Panama Papers Week prepared for a Framing Fraud Exposure Week that did not happen. The Equity Lawyer found the case. Citizen Mr Paterson was the Innocent Agent. He co-operated. They got Criminal Conspiracy Proof against Law Court Judges in time to stop Framing Fraud Exposure Week. They made Immunity Negotiation Offers. The Police Officer Witnesses wanted Immunity Deals in exchange for Full Disclosure about Framing Fraud Orders. 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. Adjournment Frauds got time to plan Intimidation Frauds.
82. Prime Minister Mr Cameron was unable to do anything about the Ruin Fraud Conspiracy because the Brexit Referenda had priority. He led the Remain Campaign, lost and resigned. It was an Honourable Resignation.
83. The Protection Fraud Network needed Protection Frauds for Ruin Fraud Conspirators. They needed a Ruin Fraud Conspirator to win the Conservative Party Leadership Contest and Premiership. Home Secretary Mrs May was a Top Ruin Fraud Conspirator. Money was no object buying Leadership Support for her. She got office with Inconsistent Obligations. She had Protection Enforcement Obligations to Citizens, the Crown and Parliament. She had Protection Fraud Obligations to the Corrupt Officers and Law Court Judges.
84. The Intimidation Frauds needed Criminal Investigation Frauds + Employment Sabotage Frauds + Family Sabotage Frauds against a Remedy Campaigner on the Monday, Tuesday and Wednesday to get the Repeat Frauds at the Framing Fraud Appeal on Friday 24<sup>th</sup> February 2017. The Corrupt Officers demanded Before Event Protection Fraud Proof. They were given Harassment Civil Claim Fraud HQ16X04344. High Court Masters did not want it. They made a Case Reference to Brighton County Court who gave it Case Number D02BN001, did not want it and made a Case Reference to Central London County Court. The Corrupt Investigators accepted the Trial Directions Frauds as Before Event Protection Fraud Proof for the Investigation Fraud + Employment Sabotage Fraud + Family Sabotage

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

Fraud. It got the Repeat Frauds at the Framing Fraud Appeal. The Trial Directions Fraud Appeal got a Permission Refusal dated 4<sup>th</sup> April 2017 with a Day 10 Seal. It 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 Parliament Session Agreement. They needed an Election Free Period to enable a Long Session of 2 ½ years to continue the Corruption Investigations in the Law Courts, get Unfitness cases against Top Judges and use them to continue the Corruption Investigations in Parliament. They got Criminal Conspiracy Proof against Law Court Judges, Many MPs, Attorney General Mr Cox, Prime Minister Mrs May and Opposition Leader Mr Corbyn. Prime Minister Mrs May wanted to stop the Corruption Investigations. She issued a Medical Murder Order that needed Forged Blood Test Results + Kidney Failure Diagnosis Frauds + Kidney Transplant Prescription Fraud + Dialysis Treatment Prescription Fraud + Fistula Operation Consent Fraud + Fistula Operation Fraud + Dialysis Treatment Consent Fraud + Lethal Injection Murder + Death Cause Misrepresentation Frauds Fraud. It got a Commitment Split. The Killer Doctors were Enthusiastic Murderers. The Decent Doctors were not. They gave Missing Symptom Warnings + Inconsistent Evidence Warnings bit did not use the phrase Blood Test Result Forgeries. On 26<sup>th</sup> March 2019 Royal Sussex Hospital telephoned with an Immediate Dialysis Treatment Call. It got a Treatment Refusal by the Equity Lawyer. The Killer Doctors waited for a Mental Health Arrest Fraud Order from Prime Minister Mrs May for the Hospital Murder. She dare not issue it. The Equity Lawyer predicted the Forced Resignation of Prime Minister Mrs May would cause the Killer Doctors to panic, try a Consent Fraud, and when they failed, use a Mental Health Arrest Fraud. The Equity Lawyer decided Redbridge Council was the Obvious Target for the Mental Health Fraud Investigation. In 2000 Top Doctors planned a Baby Murder + Human Organ Theft. Everything that could go wrong did go wrong. They used a DNA Defect Diagnosis Fraud + Doomed Life Prognosis Fraud + Medical Opinion Fraud. Redbridge Council used it for a Child Protection Fraud + Mercy Killing Fraud. Competent Management needed Human Organ Theft + Body Remains Destruction. It got Incompetent Management with Human Organ Theft + Skin Covered Skeleton. The Family used it as Human Organ Theft Evidence + Mass Publicity. The Family got Murder Protection Fraud Proof against All Authorities with Accountability Powers. The Pharmaceutical Industry used the Murder Protection Frauds to develop a Human Organ Theft Industry. In 2007 Prime Minister Mr Blair issued a Body Destruction Order. Incompetent Management gave the Family time to move it to Delhi. The Indian High Court made a Body Preservation Order and an Out of State Death Inquest Jurisdiction Deficit Finding + Jurisdiction Recommendation Case Reference to the Supreme Court, Law Commission and Parliament. DNA Technology Advances are Diagnosis Fraud Proof.

85. Redbridge Council had managed Intimidation Frauds and Oppression Frauds against Family Members. They were prosecuting Council Tax Liability Frauds against them. It made Redbridge Council the Obvious Target for the Mental Health Frauds. The Equity Lawyer got a Residential Tenancy and made a

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application 31<sup>st</sup> January 2020

Housing Benefit Claim. It got Claim Denial Fraud Proof against Redbridge Council and ensured they knew where he was.

86. On 7<sup>th</sup> June 2019 the Remedy Process got the Forced Resignation as Conservative Party Leader from Prime Minister Mrs May. It started the Leadership Contest. On 10<sup>th</sup> June 2019 the Equity Lawyer gave a Blood Sample. It got a Blood Test Result Forgery. Top Doctors used it for a Dialysis Treatment Offer subject to a Mental Examination Consent. It got a Treatment Refusal from the Equity Lawyer. The Killer Doctors got a Mental Health Fraud. Redbridge Council serviced it. The Equity Lawyer went into Half Hiding. The Security Services knew where he was. They did not tell Redbridge Council or the Killer Doctors until it was too late.
87. The Equity Lawyer managed Integrity Tests before and during the Election Campaign Period. They got Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof against Organised Criminals, the Media, State, Law Courts and All Party Leaders. The Ultimate Sanction is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof. It needs a Credible Choice for Voters. Election Fraud Proof against All Party Leaders was No Credible Choice Proof. It invalidated a Repeat Forced General Election. The Crown and Lord Bishops imposed Corruption Remedy Conditions in the Parliament Session Agreement. They required a Royal Commission. They imposed a Legal Service Crime Prosecution Prohibition + Contempt Penalty Enforcement Prohibition for the Equity Lawyer against the Prime Minister. It is Special Protection that enables the Equity Lawyer to conduct Integrity Tests for the Royal Commission.
88. The Election Frauds included the Framing Fraud against Citizen Mr Paterson and the Election Fraud + Mental Health Fraud + Forced Medication Fraud against Citizen Mr Mustafa

#### Royal Commission Briefing

89. Top Level Corruption Investigations got Criminal Conspiracy Proof for the Citizen, Crown and Parliament against Organised Criminals, the Media, State, Profession Authorities, Law Courts, and Many MPs including Attorney General Mr Cox, Prime Minister Mrs May and Opposition Leader Mr Corbyn. It got the Forced Resignation of Prime Minister Mrs May and a Forced General Election. Integrity Tests before and during the Election Campaign Period got Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof for the Citizen, Crown and Parliament against Organised Criminals, the Media, State, Profession Authorities, Law Courts, and All Party Leaders. The Election Frauds got a Governing Majority of 80 MPs for Prime Minister Mr Johnson. The Ultimate Corruption Remedy 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 Credible Choice for Voters.

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

90. The Election Fraud Proof against All Party Leaders denied a Credible Choice and invalidated a Repeat Forced General Election.
91. The Crown and Lord Bishops imposed Corruption Remedy Conditions in the Parliament Session Agreement. They required a Royal Commission for Corruption Remedies. It was Obvious that Prime Minister Mr Johnson planned Remedy Sabotage Frauds against the Royal Commission. Previous Parliament Session Agreements used the Power Use Prohibitions against the Cabinet and Prime Minister and thereby created Special Protection Rights that enabled Equity Lawyer Mr Ellis to service Corruption Investigations and Remedy Investigations. They continued the Special Protection Rights to enable him to provide Corruption Remedy Services that include Integrity Tests of the Royal Commission.
92. The Corruption Summons Application is one of the Integrity Tests. It will force Corrupt Officers to choose between making Conflicted Interest Admissions + Conflict Disqualification Admissions and committing Conflict Qualification Frauds to get the Case Control needed for Case Management Sabotage Frauds against Victims and Citizens.

#### Sample Protection Frauds

93. Corrupt Officers made Protection Fraud Demands. They were given Prosecutions Frauds against Citizens as Protection Fraud Proof.
94. On 16<sup>th</sup> September 2019 Citizen Mr Matthew Taylor announced his candidacy for the Brighton Kemptown Parliamentary Seat. He had campaigned for Corruption Remedies for the Katrina Taylor Murder Investigation Frauds by Sussex Police. It got a Harassment Allegation Fraud + Investigation Fraud + Arrest Fraud on 20<sup>th</sup> September 2019 by Sussex Police. Citizen Mr Taylor filed an Election Fairness Claim on 23<sup>rd</sup> September 2019 that got Claim Issue Denial Fraud Proof for him against the High Court. The Investigation Frauds and Claim Issue Denial Frauds were Protection Fraud Proof for Corrupt Officers who had a Drug Crime Business.
95. The Harassment Prosecution Fraud 2019 0860 + 0861 against Citizen Mr Paterson are Corruption Exposure Censorship Frauds and Protection Fraud Proof for Drug Crimes and Firearms Corruption by Sussex Officers and Family Sabotage Frauds + Child Trafficking by London Officers.
96. The Nantwich and Crewe Election Frauds are more sinister. Citizen Mr Adam Mustafa allowed use of his cases for Corruption Investigations. He did not know that a Car Theft in 2002 by a Drug Dealer would do him Lifetime Damage. The Drug Dealer drove the Stolen Car around a London Borough for 6 weeks when on Police Bail. Citizen Mr Mustafa saw her driving the car. He telephoned the Metropolitan Police, kept the line open, followed her, kept them informed where she was and witnessed the Car Theft 12 minutes later. He did not know the Case Facts were Protection Fraud Proof against Corrupt Officers. They needed a Discredit Fraud against him as a Protection Fraud for themselves. They got a Framing Fraud + 1<sup>st</sup> Offence Imprisonment Fraud against him. He got an Appeal Acquittal after completion of the Sentence Fraud. He did not connect the Cart Theft Arrest with the Framing Fraud. The Corrupt Officers

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application 31<sup>st</sup> January 2020

went up the ranks. They took with them Long Term Anxiety that the They got Criminal Paedophile Defamation Frauds on a Facebook Account that had 20,000 Local Users and a Car Theft Arrest Fraud

**Conflict Disqualifications + Contempt and Terrorism Penalty Warning + Case Proposals**

97. Private Prosecution Prohibition Conflict Disqualification + Prosecution Prohibition for the Equity Lawyer and Citizen against Attorney General and Director of Public Prosecutions and All Government Lawyers
98. Criminal Summons Issue
99. Meeting for Conflict Discovery + Immunity Negotiation + Settlement Negotiations
100. Magistrates Court Plea Hearing + Crown Court Committal
101. Crown Court Plea Hearing
102. Fraud Proof Finding + Proof Burden Reversal for the Fraud Victim against the Fraud Manager and Fraud Beneficiary
103. Law Profession Monopoly Enforcement Prohibition + Agency Representation Rights for Citizens and Equity Lawyer Mr Ellis against the State, Law Profession Authorities and Law Courts
104. Pending Royal Commission Corruption Remedies All Cases Stay Order for All Citizens against the State, Law Profession Authorities and Law Courts
105. Witness Protection Orders for Citizen Witnesses against the State and Law Courts

Sample Witness Protection

105.1. Appointment of a Receiving Agent for Citizen Papers for the Parliament Session File that is kept by the Director of Public Prosecutions for the Prime Minister and Crown for the Reason that the Crown has Prosecution Powers for Corruption Cases against the State and Unfitness Cases against Authorities and Top Officers. The Crown calls for the Parliament Session File. The Prime Minister creates the Evidence Notice Proof by giving the Parliament Session File to the Crown. From December 2011 until November 2019 the Sussex Crown Prosecutors acted as Receiving Agents of Citizen Papers for the Parliament Session File. The Last Filing Event was on 19<sup>th</sup> November 2019. Sussex Crown Prosecutors moved into Brighton Police Station on 29<sup>th</sup> November 2019. The Crown Prosecutors made a Filing Appointment for 4<sup>th</sup> December 2019. It got Office Access Denial Fraud Proof and Filing Denial Fraud Proof against the Crown Prosecutors. The result was an Evidence Exclusion Fraud of more than 60 Citizen Papers from the Parliament Session File between 4<sup>th</sup> and 13<sup>th</sup> December 2019. The failure to make Alternative Filing Arrangements is Corruption Remedy Condition Breach Proof + Remedy Sabotage Fraud Proof against Prime Minister Mr Johnson. The failure to make a Filing Arrangement Protection Order for All Citizens against the Director of Public Prosecutions will be Remedy Sabotage Fraud Proof against the Law Courts

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application 31<sup>st</sup> January 2020

105.2. Southwark Crown Court Harassment 2017 0731 Trial Jurisdiction Finding Fraud Revocation + Trial Publicity Restraint Fraud Revocation + Restraint Breach Prosecution Fraud Revocation + Immediate Imprisonment Blackmail Guilty Plea Extortion Fraud + Suspended Sentence Revocation + Remedy Co-operation and Full Disclosure Immunity Order for Citizen Mrs Belinda McKenzie against the State and Law Courts

105.3. Southwark Crown Court Harassment 2017 0731 Trial Jurisdiction Finding Fraud Revocation + Trial Publicity Restraint Fraud Revocation + Restraint Breach Contempt Prosecution Prohibition + Remedy Co-operation and Full Disclosure Immunity Order for Citizen Ms Berry against the State and Law Courts

105.4. Royal Court of Justice High Court Contempt Claim QB 2019 004208 Stay Order + Remedy Co-operation and Full Disclosure Immunity Order for Citizen Ms Berry against the State, Solicitor General, Attorney General, All Cabinet Officers, Prime Minister and Law Courts

105.5. High Court Child Maintenance Corruption Claim QB 2019 002820 Finding + High Court Conflict Jurisdiction Finding + Magistrates Court Inferior Jurisdiction Finding + Inferior Jurisdiction Remedy Only Jurisdiction Limit Finding + Magistrates Court Child Maintenance Liability Summons Issue Finding + Issue Fraud Finding + Trial Fraud Finding + Case Call Failure Fraud Finding + Without Hearing Liability Order Fraud + After Order hearing Pretence Frauds Finding + Voluntary Fraud Remedies Failure Finding + Child Maintenance Liability Order Revocation + Maintenance Liability Order Enforcement Prohibition + Remedy Co-operation and Full Disclosure Immunity Order for Citizen Mr Coyle against the State and Law Courts

106. Similar Fact Corruption Evidence Admission Orders

Sample Similar Representation Denial Fraud Facts

106.1. 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. They were dormant for 45 years when the Politicians developed the European Constitution. It vested Dictator Powers in the State. The European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election Frauds to get it. Equity Lawyer got the Election Fraud Proof. He used it for a Corruption Notice to the Crown and Parliament. It revived the Equity Monarchy Trusts. It started a Corruption Remedy Process that has continued ever since. The European Leaders needed Election Fraud Concealment Frauds. They used Extradition Frauds and Imprisonment Frauds against a British Citizen and Imprisonment Frauds against him and a Dutch Citizen. The Extradition Fraud Agreement needed Innocence Evidence Concealment Frauds by British Authorities before completion of the Imprisonment Frauds by the Dutch Authorities. Equity Lawyer Mr Ellis got Innocence Evidence Concealment Fraud Proof against Law Court Judges. The Crown and Lord Bishops used it for and Corruption Findings and Unfitness Findings and Dismissal

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

Priority Findings against the Law Court Judges. Prime Minister Mr Blair was unable to service the Dismissal Decisions because he had used Law Court Judges for Personal Frauds. It got an Unfitness Case and Remedy Failure Finding and Unfitness Finding and Dismissal Priority Finding against Prime Minister Mr Blair. He had the choice of a 10 Month Resignation with Mass Publicity or facing a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. He chose the Retirement Notice.

106.2. Prime Minister Mr Blair wanted Revenge Ruin Frauds against the Equity Lawyer. He failed. The Equity Lawyer managed the Ruin Frauds to get Criminal Conspiracy Proof + Bankruptcy Conspiracy Proof against All Guilty Parties including Prime Minister Mr Blair. It was part of the Corruption Proof Set that got the Corruption Findings and Dismissal Decision against him. Prime Minister Mr Blair wanted Lifetime Protection Frauds. He needed an Obvious Fraud for Profession Disqualification Fraud Blackmail against All Qualified Lawyers. He used a Profession Unfitness Prosecution Fraud against the Equity Lawyer to get it.

106.3. The Profession Unfitness 2006 9452 Findings dated 2<sup>nd</sup> November 2006 as Criminal Conspiracy Proof of Investigation Fraud + Prosecution Fraud + Trial Fraud of against the Fraud Proof

*106.3.1. On page 2 in paragraph numbered 1 the Corruption Evidence Acknowledgement using the words 'The Respondent believed the documents to be relevant to matters before the Tribunal because, he said, they demonstrated systematic perversion of the course of justice by The Law Society and in particular by the Applicant. The Respondent submitted that his hearing before the Tribunal could not be fair if the Tribunal did not first establish the integrity of The Law Society's processes and the Applicant's personal integrity.'*

*106.3.2. On page 3 paragraph numbered 4 the Corruption Proof Irrelevance Declaration Fraud + Corruption Proof Exclusion Fraud using the words 'The Respondent did not give any satisfactory explanation of the documents' relevance to the proceedings today. In these circumstances and given that the documents, which were extensive, had been presented well out of time, the Tribunal determined that the application should be dismissed.'*

106.4. Corrupt Officers used the Obvious Disqualification Fraud Proof for Disqualification Fraud Blackmail of Qualified Lawyers to get Representation Denial Frauds and Case Management Sabotage Frauds against

Sample Similar Business Theft and Money Laundering Facts

106.5. Criminal Conspiracy by Corrupt Officers and Law Court Judges for the use of Prosecution Frauds as Intimidation Frauds and Impoverishment Frauds and Representation Denial Frauds to get Forced Sale Conditions and Forced Sales and Business Thefts

Crown	Parliament Court of Appeal Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	---	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

- 106.6. Victim Mr Yediayli had Turkish Citizenship + Turkish Literacy + UK Residency Rights + English Illiteracy + Business Administration Skills Deficit + Fast Food Shop Skills + Business Partner Relationship and Equal Partner Status and Business Lease Joint Lessee Status from 2004 to 2012 + Business Lease Transaction Management by the Former Partner + Successful Partnership Trading from 2004 to 2012 + Partnership Dissolution with a £100,000 Buy Out of the Former Partner by him in 2012 + Business Lease Transaction Management Knowledge Deficit and Skills Deficit + Premature £100,000 Buy Out Payment by him to the Former Partner + Business Lease Transfer Deficit that created a Bare Trustee Status for Both Lessees for him as Sole Beneficiary + £100,000 Repeat Payment Blackmail by the Former Partner as a Lease Transfer Condition + Payment Admission Proof of No Partnership Dissolution Enforcement Action by the Former Partner between 2012 and 2020 + Successful Sole Trading by Citizen Mr Yediayli from 2012 to 2019 + Viable Business with No Books
- 106.7. Criminal Conspiracy by Corrupt Officers for Prosecution Frauds against Citizen Mr Yediayli to get Forced Sale Conditions of Emotional Exhaustion and Financial Instability + Forced Sale + Representation Denial Frauds + Business Theft + Theft and Money Laundering Profits
- 106.8. Perjury Immunity Frauds for 3 Women Witnesses by the Metropolitan Police for Harassment Investigation Frauds + Prosecution Frauds against Victim Mr Yediayli. The Crown Court Trial Judge noticed Innocence Evidence Concealment Frauds, managed the case to get an Acquittal Decision by the Jury and then gave Claim Advice for the Victim against the Metropolitan Police, Ministry of Justice + Defenders.
- 106.9. The Victim was unable to act on the Claim Advice because of Emotional Exhaustion + Financial Instability + Limited English Language Skills
- 106.10. The Harassment Framing Fraud failed. Hygiene Regulation Breach Framing Fraud got a Business Closure + Forced Sale Conditions + Forced Sale + Convictions Frauds x 6.
- 106.11. A Criminal Damage Complaint and Harassment Complaints and Business Theft Criminal Complaint got Investigation Denial Fraud Proof for Citizen Mr Yediayli against the Metropolitan Police
- 106.12. A Harassment Restraint Application got Hearing Denial Fraud Proof against the County Court.
- 106.13. The Business Claim QB 2019 003741 against the Buyers was to get either the Sale Price or a Business Repossession. Either result would get a £150,000 Damage Reduction for the Corruption Claim QB 2019 003984 against the Attorney General, Ministry of Justice, Metropolitan Police and Law Society.



- 106.14. The Immunity and Damage Mitigation Draft Orders dated 31<sup>st</sup> October 2019 were evidenced by Receipt Stamps dated 1<sup>st</sup> November 2019 from the Crown Prosecution Service, High Court Actions Office, High Court Appeals Office and Court of Appeal.
- 106.15. The Damage Mitigation Application Notices on 8<sup>th</sup> November 2019 in Both Cases vested Damage Mitigation Powers in the High Court. The choice for High Court Masters was a Sale Price Payment Order or Business Repossession and £150,000 Damage Reduction for the State or a Sale Price Waiver and Unjust Enrichment Fraud for the Buyers. They chose the Unjust Enrichment Fraud using Application Hearing Denial Frauds by the High Court and Criminal Investigation Frauds + Investigation Finding Fraud by the Metropolitan Police.
- 106.16. On 13<sup>th</sup> November 2019 the Buyers signed a Defence and Counterclaim. It was an Adequate Claim Particulars Admission. It made Transaction Facts Admissions. The Counterclaim Fraud was that Part Payment of the Purchase Price was Unjust Enrichment of the Seller.
- 106.17. On 15<sup>th</sup> November 2019 was Criminal Complaint Day 37. The Defenders posted the QB 2019 003741 Defence and Counterclaim to Claimant Mr Yediayli. The Metropolitan Police made the 1<sup>st</sup> Response Contact that got a Complainant Interview Appointment for 7<sup>th</sup> December 2019, which was Criminal Complaint Day 60.
- 106.18. The Reply and Defence to Counterclaim dated 21<sup>st</sup> November 2019 and filed on 26<sup>th</sup> November 2019 got on 27<sup>th</sup> November 2019 the 1<sup>st</sup> Back Dated Forgery with the Alleged Decision Date of 31<sup>st</sup> October 2019 + 30 Day Stay + 30 Day Brief Claim Particulars Filing Order + Filing Default Claim Dismissal + Day 23 Seal + Day 28 Letter Box Personal Service on Claimant Mr Yediayli on 27<sup>th</sup> November 2019.
- 106.19. The Claim Particulars dated and filed on 28<sup>th</sup> November 2019 were made Without Prejudice to Invalidity Arguments against the Backdated Forged Order and Stamp Filing Proof got from the High Court Actions Office.
- 106.20. 7<sup>th</sup> December 2019 was Criminal Complaint Day 60. Citizen Mr Yediayli, Interpreter Mr Can Say and Equity Lawyer Mr Ellis attended Bethnal Green Police Station for the Complainant Interview with Metropolitan Police Officer Ms Georgina Newton. The Equity Lawyer gave a Court Fraud Briefing. Officer Ms Georgina Newton wanted to make Telephone Calls for Case Instructions. The Equity Lawyer gave Case Management Advice for a Case Reference to Superior Officers and provided the Supporting Evidence of a Case Explanation + Chronology and Documents List both dated 7<sup>th</sup> December 2019 + Other Documents. He did not provide the Fraud Proof. It got Fraud Proof Request Failure Proof that was Investigation Denial Fraud Proof against the Metropolitan Police.
- 106.21. The Criminal Investigation Denial Frauds denied the Investigation Finding Frauds and got the 2<sup>nd</sup> Backdated Forged Order with Alleged Decision Date 12<sup>th</sup> November 2019 + No Application

Crown	Parliament Court of Appeal High Court Crown Court Family Court	The People v Corrupt Officers Citizen Me Cant v Organised Criminal Citizen Mr Yediayli v State Citizen Mt Yediayli v Buyers + State Citizen Mr Yediayli v Tower Hamlets Council Citizen Mrs Theodorou v Mr Theodorou	Corruption Remedies Royal Commission Protection Denial Fraud Appeal 2019 1483 Hygiene Conviction Fraud Appeal Fraud Claims QB 2019 003741 + 003984 Hygiene Sentence Stay + Review Application Divorce ZC14D02308 Property Frauds
-------	--	---	---

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

Identification + Application Dismissal + Unintelligible Reason + Stayed Case Reason + Day 28

Seal Date + Day 40 Letter Box Service Date of 21<sup>st</sup> December 2019 on Claimant Mr Yediayli

107. Further discovery, enquiry, relief and remedy the cause of justice needs

Crown	Parliament	The People v Corrupt Officers	Corruption Remedies Royal Commission
	Court of Appeal	Citizen Me Cant v Organised Criminal	Protection Denial Fraud Appeal 2019 1483
	Court of Appeal	Citizen Mr Yediayli v State	Hygiene Conviction Fraud Appeal
	High Court	Citizen Mt Yediayli v Buyers + State	Fraud Claims QB 2019 003741 + 003984
	Crown Court	Citizen Mr Yediayli v Tower Hamlets Council	Hygiene Sentence Stay + Review Application
	Family Court	Citizen Mrs Theodorou v Mr Theodorou	Divorce ZC14D02308 Property Frauds

Royal Commission Case Notice + Corruption Summons Application 31<sup>st</sup> January 2020

**(5) Summary of the circumstances**

CrimPR 7.2(6) requires that an application for the issue of a summons or warrant for arrest must concisely outline the grounds for asserting that the proposed defendant has committed the alleged offence or offences. Summarise your grounds for alleging that the proposed defendant has committed the offence(s) for which you want the court to issue a summons or warrant. Give an indication of the evidence on which you will rely if the court agrees to do so.

The European Constitution vested Dictator Powers in the State. The Politicians lost control to Corrupt Officers and Law Court Judges who formed Organised Crime Partnerships. They developed a Protection Fraud Network for Mutual Support and Corruption Co-ordination. The Citizen, Crown and Lord Bishops managed a Corruption Remedy Process. It needed to achieve Total Destruction of the Protection Fraud Network.

In 2014 the Remedy Process broke the confidence of many Ordinary Officers to provide Fraud Services. The Protection Fraud Network needed a Business Expansion Plan to avoid a Total Collapse. They needed a Soft Target. They chose Family Sabotage Frauds + Children Thefts + International Trafficking to get Big Budgets + Budget Fraud Profits. The Expansion Plan needed a Target Community and a Corruption Co-ordination Case.

They chose the Cypriot Refugees as the Target Community. They chose the Theodorou Case as the Corruption Co-ordination Case. They used it to get Fraud Knowledge Proof + Remedy Denial Commitment Proof against All State Officers and All Law Court Judges. A Hearing Audio Record includes a Power Boast by a Top Officer. He claimed the Corruption Co-ordination Case could not happen without him.

Everything that could go wrong for the Protection Fraud Network did go wrong.

In 2019 the Corruption Remedy Process got a Forced Resignation from Prime Minister Mrs May and a Forced General Election. The Corrupt Officers made Protection Fraud Demands. They were given Prosecution Frauds against Citizens. The Harassment Framing Fraud 2019 0860 + 0861 links the London Child Trafficking Officers with the Sussex Drug Dealing Officers.

The Crown and Lord Bishops imposed Corruption Remedy Conditions in the Parliament Session Agreement. They required a Royal Commission for Corruption Remedies. On 19<sup>th</sup> December 2019 the Parliament Session Opening Speech by the Queen was used to give Public Notice of the Royal Commission.

The People will get Mass Remedies. The choice for the Attorney General and Prime Minister is how and when. The choice is Remedy Co-operation for the Royal Commission or Remedy Sabotage against it. Remedy Co-operation will get Mass Remedies. Remedy Sabotage will get a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof.

The Criminal Summons Application will get a Criminal Prosecution of the Guilty Officers or Protection Fraud Proof against the Attorney General and Prime Minister.

The Remedy Process included Immunity Offers that got Immunity Negotiation Failure Proof against Relevant Officers.

<p><b>(6) Application for warrant No warrant application</b></p>
<p><b>(7) Declaration.</b> <i>See Criminal Procedure Rules r.7.2(6), (7). You may be asked to make this declaration on oath.</i></p> <p>To the best of my knowledge, information and belief:</p> <ul style="list-style-type: none"> <li>(a) the allegations contained in this application are substantially true,</li> <li>(b) the evidence on which I rely will be available at the trial,</li> <li>(c) the details that I have given in boxes (2) and (3) are true, and</li> <li>(d) this application discloses all the information that is material to what the court must decide.</li> </ul>
<p><b>Signed:</b> ..... (applicant)</p> <p><b>Date:</b> .....</p>

Royal Commission Case Notice + Corruption Summons Application

31<sup>st</sup> January 2020

**Decision – this record must be kept by the court**

I considered this application today [at] [without] a hearing.

[The applicant confirmed on oath or affirmation the declaration in box (7).]

[The applicant gave me additional information [the essence of which was:]]<sup>2</sup>

[The proposed defendant gave me additional information [the essence of which was:]]<sup>3</sup>

On the basis of the information contained in this application [as supplemented by the additional information described above]:

(a) I [am] [am not] satisfied that the requirements for the issue of a summons are met

[(b) I [am] [am not] satisfied that the additional requirements for the issue of a warrant are met]<sup>4</sup>

and I [issue] [refuse to issue] a [summons] [warrant] accordingly.

My reasons are these: *The court should give a brief indication of its conclusions.*

Signed: .....

Name: ..... [Justice of the Peace]  
 [District Judge (Magistrates' Court)]  
 [Justices' Clerk / assistant clerk]

Date: .....

---

<sup>2</sup> Include a brief summary of any information unless it is recorded elsewhere.  
<sup>3</sup> Include a brief summary of any information unless it is recorded elsewhere.  
<sup>4</sup> Complete only if the application includes an application for the issue of a warrant.