

Crown	Parliament Court of Appeal Court of Appeal Court of Appeal High Court High Court	The People v Unfit Officers Citizen v Bank + State Citizen v Organised Crime + State + Prime Minister Citizen Mr Cant v Organised Crime Thug Mr Seton Citizen Mr Yediayli v Buyers + Attorney General ++ Equity Lawyer v Solicitor General	Corruption Remedy Royal Commission Fraud Appeals 2018 0307 + 2325 + 2477 Fraud Appeals v2019 00563 + 2700 Protection Denial Fraud Appeal 2019 1483 Theft + Corruption QB 2010 003841 + 003984 Contempt Claim Fraud QB 2020 000286
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Royal Commission Case + QB 2020 000286 Restraint Extension Defence + Remedies Proposals 10<sup>th</sup> February 2020  
Contempt Claim Fraud QB 2020 000286 Civil Restraint Extension Application on 12<sup>th</sup> February 2020

Defence: No Jurisdiction + No Liability

Applications:

1. Unused Material Non-Disclosure Finding + Incomplete Trial Preparations Finding + Unused Material Disclosure Order + Contempt and Terrorism Penalty Warning for the Equity Lawyer, Royal Commission, Parliament and Crown against the Government Lawyers, Solicitor General, Attorney General, Cabinet and Prime Minister
2. Conflict Jurisdiction Disqualification Investigation Order + Conflict Qualification Trial Order + Jury Trial Order for the Equity Lawyer Royal Commission, Parliament and Crown against the Government Lawyers, Solicitor General, Attorney General, Cabinet and Prime Minister for the Stated Reason that the Undisclosed Material includes the Corruption Proof against the State Officers and Law Court Judges

Sample Evidence:

The Fast Food Business Theft Criminal Complaint that got Investigation Denial Fraud Proof against the Metropolitan Police. The Business Recovery Claim QB 2019 003741 and Corruption Claim QB 2019 003984 that got 2 Backdated Order Forgeries that are Theft Proof + Money Laundering Proof against the High Court and the Metropolitan Police

The Violent Crime Complaint and Harassment Claims that got Protection Denial Fraud Proof against the Metropolitan Police, and Trial Denial Fraud Proof against the High Court and Count Court, and Appeal Fraud Proof against the High Court and issue Protection Denial Fraud Appeal 2019 1483 in the Court of Appeal. Top Judges made a Protection Fraud Demand of the Metropolitan Police. They were given Investigation Frauds + Minimum Charge Protection Fraud of a charge for Assault instead of Grievous Bodily Harm + Kill Threats + Blackmail + Extortion against an Organised Crime Thug. The Assault Charge got a Plea Hearing. The Corruption Remedy Conditions of the Parliament Session Agreement required a Royal Commission for Corruption Remedies. The Parliament Session Opening Speech of the Queen on 19<sup>th</sup> December 2019 included Public Notice of the Royal Commission. It forced the Case 2019 1483 Appeal Permission dated 16<sup>th</sup> January 2020 by the Court of Appeal. It got a Violent Crime Further Investigation Order by the Crown Prosecution Service between the Assault Plea Hearing and the Assault Trial that is listed for 20<sup>th</sup> February 2020. The Victim and Equity Lawyer Mr Ellis attended the Further Investigation Complainant Interview on 5<sup>th</sup> February 2020. They provided Case 2019 1483 Papers and Business Theft Case Papers to support Case References by the Case Officers to Superior Officers including the Metropolitan Police Commissioner,

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

1. **The Jury Oriented Style**
2. **The Corruption Remedy Conditions in the 2017 Parliament Session Agreement**
3. **The Medical Murder Conspiracy + Murder Failure + Intimidation Frauds**

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- 4. The Forced Resignation of Prime Minister Mrs May + Forced General Election**
- 5. The Election Fraud Proof against All Party Leaders**
- 6. The Business Thefts + Money Laundering Proof against Top Police and Top Judge**
- 7. The Royal Commission Integrity Tests by the Citizens, Crown and Lord Bishops**
- 8. The Royal Commission Private Prosecutions for**
  - 8.1. The Murder Conspiracy Concealment Fraud Case**
  - 8.2. The Child Trafficking Co-ordinated Corruption Case**
- 9. The Royal Commission Remedy Management In Progress Cases**
- 10. The Royal Commission Evidence Production + Witness Protection + Immunity Arrangements**

### **Jury Oriented Style**

1. The Jury Oriented Style reconciles the need for a Case Explanation and a Presentation Guide for Jury Trials. It uses the 3<sup>rd</sup> Person because the Jury Discussions are in the 3<sup>rd</sup> Person. It uses Capital Letters to identify Familiar Phrases. Competent Advocates use Familiar Phrases to assist Lay Jurors in making Just Findings. When the Lay Jurors retire they find the Familiar Phrases used by the Competent Advocate in the Case Papers of the Citizen. The use of the Jury Oriented Style in Case Papers for the Citizen is a trap for Corrupt Advocates and Corrupt Judges. They have Total Understanding of the Jury Oriented Style they use it. They claim Total Confusion when the Citizen uses it for Corruption Remedies.

### **The Corruption Remedy Conditions in the 2017 Parliament Session Agreement**

2. The 2017 Parliament Session Agreement contained Corruption Remedy Conditions. They required a Long Session of 2 ½ years to enable completion of Corruption Investigations in the Law Courts, get Unfitness Cases against Top Judges in Parliament and use of them for Corruption Investigations in Parliament.
3. The Corruption Remedy Conditions required Special Protection Rights for Equity Lawyer Mr Edward Ellis. They enabled him to service the Corruption Investigations in the Law Courts and Parliament. The Special Protection Rights included a Legal Service Crime Prosecution Prohibition and a Civil Contempt Enforcement Prohibition for the Equity Lawyer against the Cabinet and Prime Minister. They enabled the Equity Lawyer to recruit Citizens, manage cases and get Proof Sets that met the Corruption Remedy Proof Standard for use by the Crown and Lord Bishops. It forced Corrupt Officers to make Protection Demands that needed Protection Frauds with All Major Decisions by Law Court Judges.
4. Corrupt Officers were given Contempt Prosecution Fraud by the Ministry of Justice against the Equity Lawyer. It got Trial Fraud Proof against High Court Judges. The General Civil Restraint Order dated 22<sup>nd</sup> February 2018 is part of it. All of it is Protection Denial Fraud Proof against the Former Cabinet, Prime Minister Mrs May and Opposition Leader Mr Corbyn. It is Crime Proceeds of the Protection Denial Frauds.

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5. On 12<sup>th</sup> June 2018 the Restraint Fraud Appeals got completion of the Corruption Proof against Court of Appeal Judges. It was used that day for the first of a series of Corruption Cases against Top Judges in Parliament. They enabled the Corruption Investigations in Parliament. Corrupt Judges made Protection Fraud Demands. Corrupt MPs made Protection Fraud Promises.
6. The Corruption Cases against Top Judges enabled Protection Fraud Investigations in Parliament. They got Criminal Conspiracy Proof against many MPs including Attorney General Mr Cox, Prime Minister Mrs May and Opposition Leader Mr Corbyn. Prime Minister Mrs May and Corrupt MPs traded Protection Frauds for Top Judges in exchange for Brexit Deal Support. They needed a Secret Signal she had a Deal Majority. They used a Victory Dance by the Prime Minister as the Secret Signal. In August 2018 Prime Minister Mrs May went to South Africa and Nigeria and got News Coverage of her doing Victory Dances.
7. The Equity Lawyer gave Email Notice to All MPs of the Protection Fraud Deals and Victory Dance Secret Signal. Either she lied about the Deal Majority or the Email Notice broke it. She was furious.

#### **The Medical Murder Conspiracy + Murder Failure + Intimidation Frauds**

8. The Protection Fraud Deals needed Top Level Protection Frauds from Prime Minister Mrs May. She needed Protection Frauds herself.
9. In the autumn of 2014 the Protection Fraud Network needed a Business Expansion Plan to avoid Total Collapse. Top Judges needed a Ruin Fraud against a Remedy Protester for Power Boast Purposes. It got Resource Allocation Refusals by Senior Police Officers. Competent Corrupt Officer used Incompetent Corrupt Agents to service it. They got a Predictable Failure that created a need for Protection Frauds. The Power Boast Fraud and the Business Expansion Plan progressed together.
10. The Business Expansion Plan needed a Soft Target. They chose Family Sabotage Frauds + Children Thefts to get Big Budgets + Budget Fraud Profits and International Child Trafficking for Bigger Profits. They needed a Target Community and chose the Cypriots. They needed Fraud Knowledge Admissions and Fraud Remedy Denial Commitments by hundreds of State Officers and Law Court Judges. They needed a Corruption Co-ordination Case to manage it. They chose the Theodorou Family Case. The Father made it easy for them. He bought Child Protection Frauds against the Mother and 6 Children and then made Bought Fraud Boasts. He supervised the Children into committing Perjury Frauds against the Mother that were used for the Child Protection Frauds. The Children regretted it. They made Perjury Admissions. The Corrupt Officers used the Perjury Admissions to get Fraud Knowledge Admissions + Remedy Denial Fraud Commitments from State Officers and Law Court Judges. The Mother resisted the Child Protection Frauds herself. She and the Equity Lawyer used the Divorce Property Case to get Fraud Proof against the Father and Family Court for her, the Children, Crown and Lord Bishops.
11. The Business Expansion Plan needed Top Level Protection Frauds. Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband did not provide the Protection Frauds. They serviced the Corruption Remedy Process for the Crown and Lord Bishops.

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12. Home Secretary Mrs May provided the Top Level Protection Frauds for the Business Expansion Plan.

13. Home Secretary Mrs May was a Lead Conspirator in the Ruin Fraud Conspiracy against Prime Minister Mr Cameron. It needed Internet Publicity by an Innocence Agent, Censorship Motive Proof against Prime Minister Mr Cameron, a Framing Fraud against the Innocent Agent and exposure of it timed to do maximum damage to Prime Minister Mr Cameron. It failed. Panama Papers Week prepared for a Framing Fraud Exposure Week that did not happen. The Equity Lawyer found the case. The Innocent Agent co-operated. They got Criminal Conspiracy Proof against Law Court Judges in time to stop Framing Fraud Exposure Week. They made Immunity Offers. The Police Officer Witnesses wanted Immunity deals in exchange for Full Disclosure about the Framing Fraud Orders. Prime Minister Mrs May, the Other Ruin Fraud Conspirators and the Protection Fraud Network needed Intimidation Frauds to get Repeat Perjury from the Police Officers, Repeat Misrepresentation Frauds by the Crown Prosecutors and Repeat Trial Frauds by Junior Appeal Judges at the Framing Fraud Appeal. The Intimidation Frauds needed Criminal Investigation Frauds and Criminal Prosecution Frauds. The Fraud Managers demanded Before Event Protection Fraud Proof.

14. The Harassment Civil Claim Fraud by the Sussex Police and Crime Commissioner and Chief Executive was against a Corruption Remedy Campaigner. It provided the Before Event Protection Fraud Proof.

15. The Trial Directions Order Fraud was the Before Event Protection Fraud Proof for the Criminal Investigation Fraud + Employment Sabotage Fraud and Family Sabotage Fraud against the Remedy Campaigner. The Trial Frauds were Before Event Protection Frauds Proof for the Prosecution Frauds.

16. The Trial Directions Fraud Appeal got completion of the Criminal Conspiracy Proof Set against Top State Officers and Law Court Judges.

17. The Crown and Lord Bishops used it to decide the Corruption Remedy Conditions of the 2017 Parliament Session Agreement. They needed an Election Free Period to enable a Long Session for Remedy Management. Prime Minister Mrs May called the Surprise General Election to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof.

18. Home Secretary Mrs May committed to the Business Expansion Plan and the Ruin fraud Conspiracy against Prime Minister Mr Cameron. The Remedy Process spoilt it. The Big Plans became Bitter Experiences. They made her cautious.

19. Exposure of the Protection Fraud Deal and Secret Signal made her furious and ended the caution.

20. The Corrupt Judges were given a Medical Murder Order by Prime Minister Mrs May against Equity Lawyer Mr Ellis. It needed a Medical Treatment Consent from the Equity Lawyer, and use of it for a Lethal Injection and Sad Death followed by Medical Murder Concealment Frauds. The Medical Murder needed Blood Test Result Forgeries for Kidney Failure Diagnosis Frauds + Transplant Prescription Frauds + Pending Transplant Diagnosis Prescription Frauds + Diagnosis Preparation Fistula Operation Frauds + a Dialysis Treatment Consent Extortion Fraud + a Lethal Injection + Sad Death + Murder

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Concealment Frauds. The Medical Murder Order got a Commitment Split. The Killer Doctors who managed the Human Organ Theft Industry were Murder Enthusiasts. The Politically Correct Doctors ignored the Inconsistent Evidence and made Valid Process Declaration Frauds. The Decent Doctors made Inconsistent Evidence Comments with Increasing Intensity as the Murder Date approached. They never used the words Blood Test Result Forgeries. By the end of the process Blood Test Result Forgeries were the Only Possible Explanation.

21. In addition, the Equity Lawyer used Physical Fitness as a Health Quality Control. Killer Doctors and Politically Correct Doctors told him he was in a Bad Way. He used Bike Rides to prove he was OK.
22. Someone decided they needed to start with Mental Health Frauds. The Killer Doctors procured from the Sussex GP a Mental Case Reference Fraud that was Without Delusion Proof and Without Examination and Without Notice and Without Consent. It got a Consent refusal by the Equity Lawyer. The Killer Doctors made Mental Examination Consent Demands supported by Kidney Transplant Denial. It was a Health Service Blackmail Fraud that got a Consent refusal by the Equity Lawyer. He knew the Killer Doctors had Protection Frauds from Prime Minister Mrs May. He knew that when Dictators issue Corrupt Orders that fails everyone pretends nothing has happened. He got the Nothing Happened Pretence Fraud Proof. He made an Immunity Offer to the Sussex GP that got disclosure the Killer Doctors had procured the Mental Health Case Reference Fraud. The Equity Lawyer made Blackmail Complaints to the Local Health Authority and the Specialist Hospital Health Authority and a Care Package Application to the County Council. It got Complaint Process Denial Fraud Proof against the Health Authority and Application Denial Fraud Proof against the County Council.
23. In December 2018 the Equity Lawyer gave a Fistula Operation Consent and had the Fistula Operation. It prepares for Dialysis Treatment. The Fistula links an Artery to a Vein to develop Vein Wall Strength that can cope with Blood Injections at Pulse Pressure after the Dialysis Blood Cleaning Process. It bought time. He used it to continue the Corruption Investigations.
24. The Equity Lawyer used a Treatment Review Appointment to give the Local Health Authority a Homelessness Notice with effect from 31<sup>st</sup> March 2019. The Treatment Review Record omitted the Homelessness Notice but included a Defamatory Comment that serviced the Mental Health Fraud. On 26<sup>th</sup> March 2019 the Local Health Authority made a telephone call with instructions to report to Sussex Royal Hospital for Immediate Dialysis. They pretended they intended to start the Dialysis Treatment of Total Blood Cleaning Operations 3 times a week for a Homeless Man. It got a Treatment Refusal by the Equity Lawyer. Completion of the Medical Murder needed a Mental Health Arrest Fraud. Prime Minister Mrs May dare not issue the Mental Health Arrest Fraud Order.
25. Corrupt Officers waited for completion of the Medical Murder. Gradually, they realised they were not going to get it from Prime Minister Mrs May. It got Predictable Conditions. The Corrupt Officers needed Protection Frauds for Personal Reassurance. Killer Doctors needed completion of the Medical Murder for Self Reassurance. Investigators and Prosecutors needed Framing Frauds for Self Reassurance. Law

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Court Judges and Money Launderers needed Violent Intimidation Frauds by Organised Criminals for Self Reassurance. The Equity Lawyer ensured everything that could go wrong for them did go wrong.

### **The Forced Resignation of Prime Minister Mrs May + Forced General Election**

26. The Predictable Result was a Forced Resignation from Prime Minister Mrs May and a Forced General Election. It took time to get the Result Proof.
27. The Medical Murder needed a Mental Health Fraud. The Remedy Process needed Mental Health Fraud Proof as Murder Conspiracy Concealment Fraud Proof. In 2000 Redbridge Council had serviced the Human Organ Theft Murder of 5 Months Old Miss Sunaina Chaudhari. The Murder Protection Frauds enabled development of the Human Organ Theft Industry. Redbridge Council had managed Intimidation Frauds against Chaudhari Family Members ever since. It made Redbridge Council an Obvious Target for the Murder Conspiracy Concealment Fraud Investigation. The Baby's Mother died in December 2018.
28. The Equity Lawyer got a Residential Tenancy of part of the house of the Baby's Mother from the Estate Representative. He made a Housing Benefit Claim. It got Claim Denial Fraud Proof against Redbridge Council and ensured they knew where he was.
29. The Equity Lawyer stopped taking Prescribed Drugs to get an Uncontaminated Blood Sample.
30. The Council Officers needed the Killer Doctors for the Mental Health Fraud. The Killer Doctors needed a Treatment Consent. They needed Blood Test Result Forgeries to get it. The Equity Lawyer registered with a London GP. In mid May 2019 he made a GP Appointment for 6 p.m. on 7<sup>th</sup> June 2019 when he expected the Forced Resignation from Prime Minister Mrs May.
31. The Violent Intimidation Frauds needed a Target Victim with an Anxious Personality who would use the Internet to call for Emotional Support and provide Internet Publicity for the Violent Intimidation Frauds. Citizen Mr Cant was an Obvious Target. He had bought a Council Flat. He made Housing Estate Management Complaints and Accounting Irregularity Complaints that got no satisfaction. The Accounting Case got Money Laundering Protection Frauds from the Property Tribunal, Metropolitan Police, Ministry of Justice and Law Courts. The Accounting Case discovered the Anxious Personality and Emotional Needs and Internet Skills that made him an Obvious Target for the Intimidation Frauds.
32. The Violent Intimidations Frauds against Citizen Mr Cant started with Violent Threats and Extortion Demands. Money Laundering Liability Misrepresentation Frauds were a Crime Complaint Deterrent. On 29<sup>th</sup> May 2019 the Intimidation Frauds progressed to Grievous Bodily Harm and a Hospital Treatment.
33. The Equity Lawyer visited Citizen Mr Cant at the hospital that night. He gave Case Management Advice to ignore Money Laundering Liability Misrepresentation Frauds and make a Crime Complaint.
34. The Anxious Personality, Emotional Needs and Internet Skills that made Citizen Mr Cant an Obvious Target for the Intimidation Frauds was Integrity Test Unfitness Evidence against him. The Equity Lawyer did not say so.
35. Citizen Mr Cant made the Crime Complaint. It got Investigation Denial Fraud Proof and Protection Denial Fraud Proof against the Metropolitan Police. The motivation of Violent Intimidation combined

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with Case Management Advice from Citizen Mr Keith Smeton and Emotional Support from Citizens Mr Smeton, Ms Berry and Mr Paterson got Excellent Case Management by Citizen Mr Cant. Harassment Remedy Claims got Restraint Protection Denial Fraud Proof against the High Court, then the County Court, then on appeal against the High Court, and then the Protection Denial Fraud Appeal 2019 1483 in the Court of Appeal. Citizen Mr Cant got Internet Publicity for every stage of the process. The Top Judges called on the Top Police for a Damage Limitation Protection Fraud. They were given a Minimum Charge Protection Fraud against Thug Mr Seton. It used a charge for Assault instead of Grievous Bodily Harm + Kill Threats + Blackmail + Extortion + Everything Else. It trapped Top Judges and Top Police.

36. Meanwhile, the Equity Lawyer managed the Murder Conspiracy Concealment Fraud Investigation and prepared for the Election Integrity Tests.
37. On Friday 7<sup>th</sup> June 2019 the Resignation of Prime Minister started the Conservative Party Leadership Contest.
38. At 6 p.m. on 7<sup>th</sup> June 2019 the Equity Lawyer attended the GP Appointment. Two GPs were present part of the time. He explained the Corruption Remedy Process and Health Frauds. The Lead GP gave assurances the Local Health Authority was Reliably Independent of the Health Authorities that were responsible for the Health Frauds. They agreed that he give a Blood Sample on the Monday. He did.
39. Citizen Mr Paterson had serviced the Remedy Process. He had General Protection Rights. The Contempt Claim Fraud HQ18X000347 was Protection Breach Fraud Proof for Citizen Mr Paterson, the Crown and Lord Bishops against Attorney General Mr Cox, the Cabinet and Prime Minister Mrs May. The Trial was on 13<sup>th</sup> June 2019. Equity Lawyer Mr Ellis filed and served a Witness Statement and attended as Defence Witness. The Attorney General's Representative started the trial by presenting the Restraint Order Fraud but did not make a Restraint Breach Enforcement Application. The Appeal Lord Justice received it, failed to use Court Motion Powers for Restraint Breach Enforcement Action and used an Evidence Exclusion Fraud to deny Citizen Mr Paterson the benefit of the evidence offered by the Equity Lawyer. It was Bias Fraud Proof for Citizen Mr Paterson, the Crown and Lord Bishops against the State Lawyers, Attorney General and Law Court Judges. The failure to take Restraint Breach Enforcement Action was Special Protection Admission Proof for the Equity Lawyer, Crown and Lord Bishops against Attorney General Mr Cox, the Cabinet, Prime Minister Mrs May and Law Court Judges.
40. The GP was wrong about the Reliable Independence of the Local London Health Authority. The Killer Doctors used the Blood Sample to get a Blood Test Result Forgery. It was a really bad one. They expected the Equity Lawyer to believe he was a Living Miracle and made a Dialysis Treatment Offer subject to a Mental Examination Consent Condition. A Polite Refusal by the Equity Lawyer got a Severe Stress Response by the Killer Doctor who panicked and revealed his need for a Mental Health Fraud. The Equity Lawyer and his friend stayed long enough to get that evidence. The Equity Lawyer went into Half Hiding immediately to avoid the Mental Health Fraud. The Secret Service knew where he was but did not tell the Killer Doctors or Council Officers. The Mental Health Fraud got Enthusiastic

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Incompetent Management by Council Officers, Health Officers and Police Officers. The Video Records of the Mental Health Arrest Fraud Efforts evidence what is best described as Tazer Tyranny Behaviour by Police Officers. The Mental Health Fraud failed. The Medical Murder failed.

41. The Remedy Process discovered the Remedy Denial Fraud Majority of the Protection Fraud Network trade Protection Frauds for Leadership Support. The Protection Fraud Deals were subject to Viable Execution Conditions. The Equity Lawyer prepared Election Integrity Tests that would get Unviable Conditions Proof that could be used to get Deal Releases for whoever won the Leadership Contest.
42. MP Mr Johnson won the Leadership Contest. The Integrity Tests started. They were conducted before the Forced General Election and continued during the Election Campaign Period. They got Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof against Organised Crime, the Media, State, Law Courts and All Party Leaders.

### **The Business Theft + Money Laundering Proof against Top Police and Top Judges**

43. The Protection Fraud Network needed Remedy Sabotage Frauds. They tried to get a Middle Eastern War. Top Politicians used Top Judges and Top Police to provide Protection Frauds for Drug Dealers who financed the Kurdish PPK. President Trump ordered Troop Movements out of Syria to avoid British Financed Missiles causing USA Casualties. Security Considerations prevent Court Use of Tracing Evidence. The Remedy Process needed Money Laundering Proof against the Top Police and Top Judges.
44. A Bow Business Theft Case was excellent for the purpose. The involvement of an Honourable Judge was an Added Advantage. The Business Theft used Immunity Frauds for 3 Women who committed Harassment Perjury. The Trial Judge noticed Innocence Evidence Concealment Frauds, managed the case to get an Acquittal Decision by the Lay Jury and gave Claim Advice for the Victim against the Investigators in the Metropolitan Police, Prosecutors in the Ministry of Justice and Defenders.
45. The Corruption Investigators observed what happened to the Victim. He had Turkish Citizenship + Turkish Literacy + Fast Food Shop Skills + UK Residency Rights + English Illiteracy + Business Administration Skills Deficit + Viable Business and No Books. The Emotional Exhaustion and Financial Exhaustion and Limited Communication Capacity resulted in Case Management Incapacity that prevented him acting on the Claim Advice.
46. The Harassment Framing Fraud had failed. It was followed by a Hygiene Regulation Breach Framing Fraud + Business Closure + Prosecution Fraud that got Forced Sale Conditions. He negotiated a Forced Sale and consulted Sale Lawyers. It got Transaction Emails between the Buyer Lawyer and Sale Lawyer but No Protection Action by the Sale Lawyers. The Buyer made a Part Payment + Full Payment Promise + Accounting Promise + Premature Possession Request. It got Premature Possession + Promise Breaches by the Buyer.
47. On 9<sup>th</sup> October 2019 the Victim made a Business Theft Complaint. It got Investigation Denial Fraud Proof against the Metropolitan Police.



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48. An Interpreter introduced the Victim to the Equity Lawyer. They worked on the Claim Papers.
49. On 22<sup>nd</sup> October 2019 the Business Recovery Claim QB 2019 003741 was Damage Mitigation Action. The Sale Price or Business Repossession would get a £150,000 Damage Reduction for the Corruption Claim QB 2019 003984 against the Attorney General, Metropolitan Police, Ministry of Justice and the Law Society. Personal Service of the Business Recovery Claim by Equity Lawyer and Interpreter got Accounting Promises and Settlement Negotiation Promises and then Promise Breaches by the Buyers.
50. On 31<sup>st</sup> October 2019 the Equity Lawyer produced Damage Mitigation Draft Orders for Both Claims. On 1<sup>st</sup> October 2019 Stamp Filing Proof was got on the Corruption Claim Draft Order from the High Court Actions Office, High Court Appeals Office, Court of Appeal and Crown Prosecution Service. It was Advance Notice that the choice for the High Court Masters was a Sale Price Payment Order or Business Recovery that would get a £150,000 Damage Reduction for the State in the Corruption Claim or a Sale Price Waiver and Unjust Enrichment Fraud for the Buyers. They chose the Unjust Enrichment Frauds. Top Judges decided that completion of the Business Theft needed a Theft Admission by the Buyers, Investigation Frauds + Finding Frauds by the Metropolitan Police and use of the Finding Fraud for a Claim Dismissal Fraud by the High Court Masters. They gave Hearing Listing Denial Orders to Action Officers.
51. The Corruption Claim QB 2019 003984 was issued on 8<sup>th</sup> November 2019 and the Damage Mitigation Application Notices were filed in Both Claims. It got Hearing Listing Denial Frauds by the Action Officers in Both Cases.
52. The Defence and Counterclaim was dated and signed 13<sup>th</sup> November 2019. The Defence made Transaction Admissions. The Counterclaim was that Part Payment of the Sale Price was an Unjust Enrichment of the Seller. It was a Business Theft Admission by Qualified Lawyers signed by the Buyers.
53. Postal Service of the Defence and Counterclaim was sent on 15<sup>th</sup> November 2019 by the Defence Lawyers to the Victim. It was Crime Complaint Day 37. The Victim received the Complaint 1<sup>st</sup> Contact Text from the Metropolitan Police that day. It got a Complainant Interview Appointment for Complaint Day 60, which was 7<sup>th</sup> December 2019.
54. The Reply and Defence to Counterclaim dated 21<sup>st</sup> November 2019 was filed and Stamp Filing Proof got on 26<sup>th</sup> November 2019.
55. It got the next day a 1<sup>st</sup> Backdated Order Forgery with Alleged Date 31<sup>st</sup> October 2019 + 30 Day Stay + 30 Day Claim Particulars Filing Order + Filing Default Automatic Claim Dismissal Order + Day 23 Seal + Day 28 Letter Box Personal Service on the Victim
56. The Claim Particulars made Without Prejudice to Invalidity Arguments against the Order Forgery were dated 28<sup>th</sup> November 2019 and bore Stamp Filing Proof got that day.
57. The Forged Order Revocation Draft Order dated 28<sup>th</sup> November 2019 was filed and Stamp Filing Proof got that day. The Forged Order Revocation Application Notice dated 29<sup>th</sup> November 2019 was filed that day and Stamp Filing Proof and Hearing Listing Denial Proof got that day.

Crown	Parliament Court of Appeal Court of Appeal Court of Appeal High Court High Court	The People v Unfit Officers Citizen v Bank + State Citizen v Organised Crime + State + Prime Minister Citizen Mr Cant v Organised Crime Thug Mr Seton Citizen Mr Yediayli v Buyers + Attorney General ++ Equity Lawyer v Solicitor General	Corruption Remedy Royal Commission Fraud Appeals 2018 0307 + 2325 + 2477 Fraud Appeals v2019 00563 + 2700 Protection Denial Fraud Appeal 2019 1483 Theft + Corruption QB 2010 003841 + 003984 Contempt Claim Fraud QB 2020 000286
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Royal Commission Case + QB 2020 000286 Restraint Extension Defence + Remedies Proposals 10<sup>th</sup> February 2020

58. The Business theft Complainant Interview on 7<sup>th</sup> December 2019, which was Complaint Fay 60, was attended by the Victim, Interpreter and Equity Lawyer. The Case Explanation Briefing + Chronology + Other Documents + Case Management Advice got a Case Reference by the Case Officer to Superior Officers. It broke the confidence for the Investigation Fraud + Finding Fraud against the Victim. The Corruption Proof was explained by not provided. Failure to ask for the Corruption Proof evidenced a No Further Action Decision.

**The Royal Commission Integrity Tests by the Citizens, Crown and Lord Bishops**

59. The Forced General Election got an 80 Seat Majority for Prime Minister Mr Johnson. The Election Fraud Proof made it a Vulnerable Majority. the Ultimate Corruption Remedy 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. The Election Fraud Proof against All Party Leaders denied a Credible Choice and 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 to manage Corruption Remedies. The Crown and Lord Bishops knew there was a Remedy Sabotage Risk. They planned Integrity Tests. They relied on the Equity Lawyer to plan Integrity Tests. The Parliament Session Opening Speech by the Queen gave Public Notice of the Royal Commission but not the Integrity Tests.
60. The Business Theft Complaint had got a No Further Action Decision by the Metropolitan Police. The Royal Commission Announcement was rapidly followed by a 2<sup>nd</sup> Backdated Order Forgery of the High Court with Alleged Date 12<sup>th</sup> November 2019 + No Application Identification + Application Dismissal + Unintelligible Case Reason + Stayed Case Reason + Day 28 Seal + Day 40 Service on the Victim on 21<sup>st</sup> December 2019. Settlement Enquiries in January 2020 by the Buyer got Settlement Proposals from the Victim. The Business Recovery Claim was Damage Mitigation Action for the Corruption Claim. Email Service of the Settlement Proposals gave State Lawyers and the Attorney General a chance to contribute to the process. They chose not to do so.
61. The Integrity Tests in Parliament by the Equity Lawyer included Management Advice for the Opposition, Legal Service Email Address Requests that got No Response from the House of Commons Speaker and Fitness Questions for the Opposition Leadership Contestants.
62. The Integrity Tests in the Law Courts by the Equity Lawyer started with Royal Commission Briefing Enquiries that got No Briefing Evidence from the State Lawyers and Court Lawyers. They continued with the Jurisdiction Tests and service of the Business Theft + Money Laundering Proof Set against the Metropolitan Police and Law Court Judges. They got Jurisdiction Fraud Proof + Irrelevance Finding Frauds against the Corruption Proof
63. The Integrity Tests by the Crown and Lord Bishops are best left for the Royal Commission.
64. The Contempt Fraud Claims QB 2019 004208 against Citizen Ms Berry and QB 2020 000286 against the Equity Lawyer are Integrity Tests. They force the State Lawyers and Hearing Judges to choose

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Royal Commission Case + QB 2020 000286 Restraint Extension Defence + Remedies Proposals 10<sup>th</sup> February 2020

between making Conflict Disqualification Admissions and committing Conflict Qualification Frauds. It got Conflict Qualification Fraud Proof against the State lawyers. The Restraint Renewal Hearing will discover what it gets from the Law Court Lawyers.

65. The State Lawyers and Law Court Judges have an added problem. They do not know whether the Integrity Test was decided by the Crown and Lord Bishops for Remedy Purposes or by Prime Minister Mr Johnson for Self Defence Purposes. He made Protection Fraud Deals. He needs Damage Limitation. The most efficient way to get it is to use Known Frauds to expose State Lawyers and Law Court Judges.

### **The Royal Commission Private Prosecutions**

66. The Royal Commission needed Private Prosecution Tests.
67. The Murder Conspiracy Concealment Fraud Summons Application with 11 Defendants is dated 30<sup>th</sup> January 2020
68. The Family Sabotage Frauds + Child Trafficking Cases Summons Application with 68 Defendants is dated 31<sup>st</sup> January 2020.
69. The Private Prosecution Summons Applications were filed on 5<sup>th</sup> February 2020.
70. The Attorney General and Director of Public Prosecutions have Defendant Status in both cases.

### **The Royal Commission Remedy Management In Progress Cases**

71. The Royal Commission needs Old Finished Cases and New Finished Cases and In Progress Cases.
72. The Bow Business Theft is an In Progress Case. There are more In Progress Cases.

### **The Royal Commission Evidence Production + Witness Protection + Immunity Arrangements**

73. The Royal Commission needs Evidence Production and Witness Protection and Immunity Deals.
74. Conflicted Interests are a Conflict Disqualification from Immunity Decisions by the Attorney General.
75. Prime Minister Mr Johnson has a choice. He can deliver Corruption Remedies against the Government Lawyer and Law Court Judges before the Session End or face a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof.

### **Remedy Proposals**

1. Superior Jurisdiction Finding for the Corruption Case of the Citizen against All Cases of the State
2. Superior Jurisdiction Finding for the Corruption Remedy Jurisdictions of the Citizen, Crown and Lord Bishops against All Jurisdictions of the State and Law Courts and Parliament
3. Corruption Remedy Protection Rights Finding for the Citizen, Crown, and Parliament against the State, Law Courts, Cabinet and Prime Minister with Protection Enforcement the Cabinet and Prime Minister and Enforcement Accountability by the Opposition Leader
4. Special Protection Rights Finding + Protection Breach Contempt Fraud Finding + Contempt Remedy Orders + Witness Protection Orders + More for Equity Lawyer Mr Ellis and Royal Commission against the Government Lawyers, Solicitor General, Attorney General, Cabinet and Prime Minister