

Crown
Parliament
Court of Appeal
High Court
High Court

The People v Unfit Officers
Equity Lawyer v Solicitor General
Equity Lawyer v Solicitor General
Citizen Mr Yediayli v Buyers

Corruption Remedy Royal Commission
Fraud Appeal 2020 0396
Contempt Claim Fraud 2020 000286
Shop Theft + Corruption Claims QB 2019 003741 + 003984

Royal Commission + Claim QB 2020 000286 Remedy Applications of Equity Lawyer

21st May 2020

Before Court of Appeal Lord Justice/High Court Justice on

2020

Upon the State Representatives having at all material times had notice of the Contempt Trial Frauds and Appeal Frauds against Equity Lawyer Mr Ellis got Criminal Conspiracy Proof that was used for Office Unfitness Cases against High Court Justices and Appeal Lord Justices

Upon the State Representatives having at all material times had notice the Office Unfitness Cases created Conflict Jurisdiction Disqualification and Remedy Only Jurisdiction Limit for the Equity Lawyer against the State and Law Courts

Upon the High Court Justices and Appeal Lord Justices having made Protection Fraud Calls that got Protection Fraud Promises and Unfitness Case Process Denial Frauds by Top Politicians that the Crown and Lord Bishops used for Corruption Findings + Remedy Entitlement Findings + Dismissal Priority Findings managed by a Forced Resignation from Prime Minister Mrs May and a Parliament Session Refusal and Forced General Election against the Governing Majority

Upon the Parliament Session Agreement containing Corruption Remedy Conditions that required a Royal Commission to manage Corruption Remedies for Victims before the Session End with the Default Penalty of a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof

Upon Citizens having managed Integrity Tests that did not get Corruption Remedies but did get Remedy Denial Fraud Proof the Crown and Lord Bishops can use for Parliament Session Decisions

Upon the Protection Frauds for Top Judges including Kidney Failure Treatment Denial Frauds against the Equity Lawyer that caused the Grievous Bodily Harm of End Stage Kidney Failure that on 17th April 2020 needed an Emergency Hospital Admission that was used for a Secret Mental Illness Diagnosis Fraud and Quetiapine Prescription Fraud that has Urea Retention Side Effects and in a case of End Stage Kidney failure was a Urea Poison Fraud which was incompetently managed and ailed

Upon the Justice Priority requiring an Equity Standard Criminal Investigation into the Justice Perversion Conspiracy that used the Urea Poison Fraud

Upon the State Representatives having had an opportunity to cop-operate with the Criminal Investigation by disclosing whether they admit, deny or require proof of the facts stated in the Recital Schedule

1. Conflict Disqualification Finding + Remedy Only Jurisdiction Limit Finding for Equity Lawyer Mr Edward Ellis against the Attorney General Mr Michael Ellis and the Law Courts
2. Jurisdiction Superiority Finding for the Corruption Case of the Equity Lawyer against All Cases of the State and Solicitor General
3. Contempt Claim QB 2020 000286 Stay Order for Equity Lawyer against the Solicitor General pending discovery of the outcome of the Fraud Appeal 2020 0396 and the Remedy Process in Parliament
4. Witness Protection Rights Finding + Kill Threats Caution Protection Breach Finding + Fraud Finding + Contempt Finding + Caution Prohibition + Prohibition Breach Contempt and Terrorism Penalty Warning for Citizen Mr Yediayli against All State Officers, the Metropolitan Police, Ministry of Justice and Solicitor General
5. Court of Appeal Restraint + Costs Fraud Appeal 2020 0396 Case Finding + Pending Appeal Adjudication Process Stay Rights Finding for the Equity Lawyer against the Solicitor General
6. Costs Payment Demand Protection Breach Finding + Premature Restraint Breach Committal Hearing Listing Protection Breach Finding + Fraud Finding + Contempt Finding + Treason Finding + Remedy Entitlement Finding + Remedy Priority Finding for the Equity Lawyer against the State Representatives and Solicitor General
7. Treason Investigation Order + Investigator Appointment Case Reference to the Royal Commission
8. General Civil Restraint Revocation + Costs Revocation + Special and General and Aggravated and Exemplary Damages Order + £1,000,000 Interim Damages Immediate Payment Order + Indemnity

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Costs Order + Contempt Remedy Directions 1 Hour Hearing in Royal Court 37 at 2 p.m. on June 2020 for the Equity Lawyer against the Solicitor General

9. Third Party Status Order + £568 Appeal Fee Immediate Reimbursement Order + Court Fee Prohibition Order for the Equity Lawyer against the Ministry of Justice
10. Damage Mitigation Order + State Guaranteed Business Loans Conditions Waiver for the Equity Lawyer against All Banks and the State for the Stated Reason that Corruption Damage done by the State and Protection Fraud Network:
 - 10.1. included Financial Credit Sabotage Frauds against him and
 - 10.2. made necessary Investigation Services for the Crown and Lord Bishops that needed Free Legal Services for Corruption Victims and deprived him of Fee Income and Business Records
11. Order Breach Contempt and Terrorism Penalty Warning for the Equity Lawyer against All Bankers + State Officers + Court Fee Officers + the State
12. Further discovery, enquiry, relief and remedy the cause of justice needs

Recital Schedule

Upon the Citizen, Crown and Lord Bishops having Justice Responsibilities known as the Equity Monarchy Trusts and Corruption Control Jurisdictions that govern Parliament Session Powers.

Upon the Citizen, Crown and Lord Bishops having managed a Corruption Remedy Process that depended on Investigation Services by Equity Lawyer Mr Ellis

Upon the Grievous Bodily Harm done to Equity Lawyer Mr Ellis caused by Late Stage Kidney Failure having created a need for Case Management Improvisations for Integrity Tests to identify Corruption Controllers that use Contempt Claim Fraud 2020 000286 and Fraud Appeal 2020 0396 and Remedy Order Recitals and Remedy Order Proposals

Upon the Old Case Recitals and New Case Recitals enabling Due Notice Findings + Remedy Findings for the Equity Lawyer against Liable Parties in the Corruption Remedy Processes managed by the Law Courts, Royal Commission, Lord Bishops and Crown

Upon the Royal Commission Email dated 27th April 2020 from the Equity Lawyer having made Case Management Proposals that that did not get Case Management Negotiations by Government Lawyers and Solicitor General for a No Contest Agreement or a Consent Order Agreement that creates a Remedy Only Jurisdiction Limit for the Equity Lawyer against Top Judges but instead got a Case Management Proposal dated 6th May 2020 by the Government Lawyer that failed to acknowledge Case Facts and made an Unreasoned Perverse Proposal that the Equity Lawyer make an Adjournment Application supported by Medical Evidence provided by Top Doctors who managed the Blackmail Frauds, Kidney Failure Treatment Denial Frauds and Urea Poison Frauds against him with Full Knowledge that the Adjournment Application would be decided by the High Court Justice who procured the Blackmail Frauds and aided and abetted the Treatment Denial Frauds + Urea Poison Frauds by use of the Frozen Asset Unfreezing Refusal Fraud that denied him the money needed for Private Treatment

Upon the Remedy Process needing Proof Sets that meet the Corruption Remedy Proof Standard that enable the Crown and Lord Bishops to make Relevant Findings including whether the Perversity Proposal is result of Ignorance, Incapacity, Incompetence, Negligence, Recklessness or Malice

Upon the Remedy Process got an Evidence Legacy that enables use of Old Cases for Corruption Remedy Conditions in the Session Agreement for the Next Session or Next Parliament

Upon the Crown and Lord Bishops having imposed Corruption Remedy Conditions in Parliament Session Agreements between the Crown and Prime Ministers that include Prosecution Prohibitions and Enforcement Prohibitions as Special Protection Rights that enable Equity Lawyer to provide Investigation Services needed to get Corruption Proof and Remedy Denial Fraud Proof and Protection Breach Contempt Fraud Proof against State Officers, Law Officers, Law Court Judges and Top Politicians.

Upon the Corruption Investigations in 2004 having discovered that the European Leaders used Extradition Frauds and Imprisonment Frauds and Slave Labour Exploitation Frauds against their Own State Citizens to prevent exposure of Election Frauds committed with intent to get Empowerment Votes for the Dictator against the Citizen in the 2005 European Constitution Referenda

Upon the 1st Extradition Fraud against a British Citizen having failed and discovered that Top Police, Top Customs and Top Judges were the Top Illegal Drug Importers because Top Customs had No Prior Experience of Extradition Frauds and mistook the Investigation Assistance Request by the Dutch Authorities for a Drug Trafficking Decoy Address Investigation into the use of the Business Addresses and Home Addresses of the Arrest Fraud Target as a Decoy Address in Carrier Movement Records for more that 70 Drug Shipments by them because Complex Events got Incredible Target Status for the Arrest Target in Drug Crime Investigations and if anything went wrong the Incredible Target Status would ensure Address Enquiries would get Dead End Results

Upon the Top Customs having made an Investigation Sabotage Plan. pretended enthusiasm for the Decoy Address Investigation, got Mass Media Broadcasts of a Big Drugs Bust and International Co-operation, taken control and created an Investigation Record and Remand Imprisonment Frauds that was Compelling Guilt Proof against the British Investigators and Compelling Innocence Proof for the British Arrest Target who was a British Citizen in a British Prison and had British Jury Trial Rights

Upon the choice for the British Prime Minister Mr Blair being between abandoning the Extradition Fraud and recovering control of the State and Law Courts from Organised Crime or doing an Extradition Fraud Deal with the Protection Fraud Network to carry on

Upon Prime Minister Mr Blair having done an Extradition Fraud Deal with the Protection Fraud Network that required him to provide Protection Frauds that Top Judges provided previously

Upon the circumstances raising Reasonable Suspicions that the Extradition Fraud Deal with the Protection Fraud Network included a Corrupt Business Profit Share for Prime Minister Mr Blair

Upon the circumstances providing Reasonable Suspicions that the Profit Share for Prime Minister Mr Blair resulted in Profit Share Losses for the Top Judges and motivated them to make a Corruption Business Expansion Plan that used Protection Frauds that enabled Insurers and Surveyors to sell Land Frauds to Big Landowners against Small Businesses that used

Upon the Insurers and National Farmers Union having sold Land Frauds for Big Landowners against Small Businesses that used Legal Assistance Policy Frauds, Representation Frauds, Case Management Sabotage Frauds by the Insurers and Upward Only Rent Frauds, Lease Forfeiture Frauds, Possession Frauds and Arbitration Frauds by the Surveyors

Upon the Similar Fact Proof having been got by the Town Land Frauds against Restaurant Owner Mr Can Say and Farm Land Frauds against Farmer Mr Charles Sydney Ellis

Upon the Farm Land Fraud Plan using Intimidation Frauds of Local Surveyors everywhere to get Rapid Completion that was frustrated by Shropshire Farmer Mr Ellis who was clever enough to make Case Management Decisions and a Settlement Offer and use the Cattle Dealer Network for Offer Publicity that got Case Delays when Farm Tenants awaited the outcome of the Willaston Farm Case

Upon the Farm Fraud Managers needing to avoid the Rent Payment as Settlement Proof and motivating them to instruct the Landlord to serve a Farm Quit Notice Fraud in ignorance of the fact, or in spite of the fact, the 20 Years' Records of both Landlord and Tenant that were Quit Notice Fraud Proof

Upon the Farm Quit Notice dated 24th March 2009 having got the Invalidity Counter Notice dated 5th April 2009 produced by the Equity Lawyer for the Farmer and then a Legal Assistance Policy Claim by the Farmer

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and everyone knowing it would the Willaston Farm Case would get Case Management Fraud Proof and Criminal Conspiracy Proof against the Insurers, Surveyors, and Law Court Judges

Upon the Corruption Remedy Conditions in the 2007 Parliament Session Agreement having got Remedy Breach Proof against Prime Minister Mr Brown and Dismissal Priority Decisions against him and the Labour Governing Majority and the Remedy Commitment Resignation of Deputy Opposition Leader Mr David having validated use of the Expense Account Scandals to execute the Dismissal Decision with the Scandal Start on 9th May 2009 to coincide with Election Campaign Start

Upon the Corruption Remedy Process needing Remedy Co-operation from the Professions, State Officers, Top Opposition Politicians and Citizen as Viability Proof for a Corruption Remedy Condition in the 2010 Parliament Session Agreement that required a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown

Upon the Citizens having provided Remedy Co-operation Proof that included use of the Bankruptcy Fraud Proof against Organised Criminals and the Law Courts and Firearms Corruption Proof Set against Organised Criminals and Top Police for Integrity Tests that got Remedy Denial Fraud Proof against the State, Prime Minister Mr Brown and the Law Courts and linked Civil Court Frauds and Drug Crimes

Upon the Expense Account Scandals having enabled a Citizen to get issue of a Firearms Corruption Case against Prime Minister Mr Brown on Scandal Day 21 and an Urgent Remedy Application Refusal Fraud Proof on Scandal Day 24, and Protest Resignations from Government Ministers on Scandal Day 25 before Election Day on Scandal Day 27 and Internet Publicity for the Bankruptcy Frauds by an Insolvency Expert on Scandal Day 30

Upon a Road Traffic Collision on Scandal Day 35 having got an Emergency Hospital Admission + Full Body Scan that revealed Farmer Mr Ellis had Bone Fractures of the Skull, Spine and Pelvis and Oesophageal Cancer all of which was used for a Cancer Treatment Kill Order by Prime Minister Mr Brown against Farmer Mr Ellis with the Hospital Records as Murder Proof

Upon the Equity Lawyer and Citizen having used the Firearms Corruption Claim against Prime Minister Mr Brown to give Interested Party Status to MP Mr Clarke as Before Event Approval of him as Lord Chancellor

Upon MP Mr Clarke having used the 2009 Summer Recess for New Broadcast Publicity of his Stand Against Decision that was a Remedy Co-operation Commitment by Top Opposition MPs and a Responsibility Acceptance Notice by him subject to the Implied Conditional the 2010 General Election got a Governing Majority for the Opposition

Upon the Expense Account Scandals and Firearms Corruption Claims having given Secret Service Officers confidence to use the Firearms Corruption Case, Farm Frauds and Hospital Murder for Case Management that was Remedy Co-operation Commitment Proof

Upon the Remedy Co-operation Commitment Proof Set having validated the Remedy Condition in the 2010 Parliament Session Agreement for Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown with Prime Minister Mr Cameron knowing about it but not the details and therefore being eliminated from suspicion if anything went wrong

Upon the 2010 General Election having got a Governing Majority for the Coalition Government and the office of Lord Chancellor and Secretary of State for Justice for MP Mr Clarke.

Upon the Corruption Investigation having got Trial Fraud Proof against the Law Court that in December 2010 was used for a Secret Corruption Remedy Agreement between USA President Mr Obama and Prime Minister Mr Cameron with G8 Summit News Coverage for a Helicopter Ride as a Secret Signal

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Upon the Remedy Process having got completion of the Trial Fraud Proof Set in February 2011 that was rapidly followed by Appeal Fraud Tests and Bank Fraud Remedy Tests, Dismissal Decisions against Police Authorities and Commissioner Rank Police Officers and Justice Perversion Unfitness Interrogation of Media Moghuls and a Major News Paper Closure.

Upon the Appeal Fraud Test having used Corruption Claim 2011 01345 for Liability Admissions by Lord Chancellor Mr Clarke on behalf of the Cabinet and Crown that created a Remedy Only Jurisdiction Limit for the Citizen against Top Judges and got Dismissal Frauds and Restraint Frauds as Murder Concealment Protection Fraud Proof for Farmer Mr Ellis against Top Judges.

Upon the Bank Fraud Remedy Test used a Liability Finding + £8 Billion Damages Fund + Victim Identification Obligation and discovered Victims needed support to make Fraud Claims and that Personal Liabilities and Deterrent Penalties were needed to stop Bank Frauds by Bankers

Upon the Bribery Proof and Investigation Fraud Proof having been used to get the Forced Resignations from the Metropolitan Police Commissioner and Assistant Commissioner and Public Fitness Enquiries of Media Moghuls Messrs Murdoch by a Parliament Select Committee to give Competent Officers the confidence to make Career Decisions for Corruption Investigations that serviced the Remedy Process

Upon the Lord Chancellor needing that progress with the Remedy Process to have the confidence to make an Urgent Cancer Treatment Case Reference dated 25th July 2011 for Farmer Mr Ellis that was a Too Late Life Chance but other events discovered anything earlier would have been an Immediate Death Sentence

Upon the Corruption Proof having been used for Dismissal Decisions against Police Authorities and replacement of them with Elected Police Commissioners that discovered the Protection Fraud Network were depended on Police Authority Powers for Protection Frauds and needed to field Commissioner Candidates

Upon of the Corruption Investigation of the Law Courts having got Complete Sets of Trial Fraud Proof and Appeal Fraud Proof and Protection Fraud Proof that the Lord Bishops used to make a Remedy Priority Decision for Victims with a Negotiation Authority in September 2012 for Parliament to enter Immunity Negotiations with Top Judges for the exchange of Immunity Terms for Remedy Co-operation including Victim Identification

Upon the Negotiation Effort having got Negotiation Refusal by the Top Judges and a Corruption Continuity Plan by the Protection Fraud Network with an Intimidation Fraud to silence Parliament and Remedy Sabotage until the 2015 General Election and then whatever was needed to get a Corrupt Majority and Immunity Frauds

Upon the Intimidation Fraud using the Plebgate Scandal Fraud to get a Cabinet Office Dismissal Fraud against the Chief Whip but failing because it did not intimidate Parliament

Upon the Equity Lawyer having prepared the Crawley Beating Case for an Integrity Test that in December 2012 got Jury Trial Fraud Proof against Sussex Police and the South East Top Civil Judge that Parliament used as Corruption Continuity Proof to validate the vesting of Remedy Powers in a Royal Commission

The Remedy Process got Protection Fraud Proof for the Citizen against the State, Profession Authorities and Law Courts and use the Police Federation Conference in May 2014 to get Mass Publicity for a Corruption Findings Notice + Remedy Co-operation Demand + Dismissal Threat.

Upon the Remedy Co-operation Tests having started on 2nd June 2014 and getting Signed Protection Fraud Proof against Top Judges until they realised there were Test Cases and then used Signature Refusals for Decision Denials and then used Unsigned Substance Pages with Signature Pages to enable Signature Admissions and Decision Denials that made necessary Hearing Audio Records got in late September and early October 2014 as Criminal Conspiracy Proof and Personal Responsibility Proof against State Advocates and Top Judges

Upon the Remedy Process having made so much progress that in the autumn of 2014 the Protection Fraud Network using a Big Expansion Plan to avoid Total Collapse. It needed completion of the Corruption Continuity Plan with Hung Parliament Propaganda with intent to get a Hung Parliament and use Massive Bribes in the Coalition Negotiations to get a Corrupt Majority and Immunity Frauds. The Corruption Continuity Plan needed a Back Up Plan if it failed to get a Hung Parliament. The Back Up Plan needed Ruin Frauds against Equity Lawyer Mr Ellis and Prime Minister Mr Cameron to deny the Remedy Process the benefit respectively of Investigation Services and Execution Services, and a Ruin Fraud against a Remedy Protester for Power Boast Purposes. The Collapse Evidence in autumn 2014 was that the Ruin Fraud against the Remedy Protester did not get Resource Allocations Orders for Competent Officers with Prime Time Facilities. It got Incompetent Officers with Week End Facilities.

Upon the Big Expansion Plan needing a Target Activity and Target Community and Target Case to get Corruption Admissions and Remedy Denial Commitments from State Officers, Law Officers and Law Court Judges. The Target Activity was Family Sabotage Frauds + Child Thefts + Big Budgets + Budget Frauds Profits. The Target Community was the Cypriot Community because they suffered Leadership Losses by Economic Migration that was exacerbated by Civil Unrest + Refugee Flights + Vacant Land Thefts and then the Turkish Invasion + Refugee Flights + Vacant Land Grabs and then Economic Migration. In many cases Blood Relatives committed the Vacant Land Thefts. The Target Case was Family Sabotage Frauds against Mrs Theodorou + 6 Children by Organised Criminal Mr Theodorou, Police Officers, Child Protection Officers, Law Court Judges, Local Politicians and Top Politicians. Politicians. Organised Criminal Mr Theodorou bought Court Frauds and made Bought Fraud Boasts. The Corrupt Officers used it as a Corruption Co-ordination Case and got Fraud Knowledge Admissions and Remedy Denial Fraud Commitments from hundreds of State Officers, Law Officers and Law Court Judges.

Upon the Corruption Continuity Plan and Big Expansion Plan progressing at the same time

Upon the 2015 General Election getting a Governing Majority for Prime Minister Mr Cameron and Corruption Remedy Conditions in the Parliament Session Agreement that required a Fraud Invalidity Precedent [Sharland v Sharland] and a Conflict Disqualification Precedent [Emerald Supplies v British Airways] and Automatic Issue Rights for the Citizen in the High Court that was managed by Revocation of the Before Issue Approval Powers of High Court Masters

Upon Citizens using Automatic Issue Rights for Corruption Claims Integrity Tests to force Corrupt Officers and Corrupt Judges to choose between Conflict Disqualification Admissions and Conflict Qualification Frauds to get the Case Control needed for Case Dismissal Frauds and Restraint Frauds against the Citizens

Upon the Integrity Tests using the Ruin Fraud Cases and Other Cases and getting Conflict Qualification Fraud Proof, Justice Perversion Proof and Criminal Conspiracy Proof against All Ranks of Law Court Judge

Upon the Hampstead Case arising because Child Abuse Allegations by Children who could not possibly have known it was Similar Fact Evidence for Another Case. The Abuse Allegation were given Internet Publicity that got Case Investigations by Remedy Campaigners and use of a Church Service for Modest Protest Event by Remedy Protesters. The Abuse Allegations provided the Similar Fact Evidence for a Baby Murder + Human Organ Theft. The Baby Murder Protester had the Protest Method of getting Audio Records and Video Records and using them for Internet Publicity. It was an Immodest Protest Method. The result was a Protest Event with Different Protest Methods by Different Protesters.

Upon the Power Boast Fraud being the first Ruin Fraud to start and the last to finish. It had Incompetent Officers. They used the Hampstead Protest Event to get a Remedy Protester Target. They chose the Immodest Protester. There was No Crime and No Evidence and the Protest Method got No Crime Proof. The Incompetent Officers used the Church Service Attendance by Another Protester and an Identification Fraud and an 1865 Act for Church Service Disturbance Prosecution Fraud against the Baby Murder Protester. There was No Case. The Prosecutor dare not make a No Case Finding and served the Prosecution Electronic File on the Defender who forwarded it to the Baby Murder Protester who shared it with Friends. One used it

for Internet Publicity that was Without Notice and Without Authority. The Incompetent Officers pretended that Internet Publicity for the Witness Statements and Case Explanation was a Witness Intimidation Crime. There was No Intimidation Evidence. The Internet Publicity disclosed what the Prosecution Witnesses had agreed to give as evidence in Open Court. The result was a Church Service Case Dismissal for a No Case Reason and a Witness Intimidation Prosecution Fraud. There was No Crime and No Case. They added Conspiracy and then the Internet Publicity Friend as Co Defendant. There was No Crime and No Case. The Internet Publicity Friend and Baby Murder Protester both gave Privilege Waiver and Confidentiality Waivers and got issue of Corruption Claims in the High Court and got Service Receipt Stamp Proof on Claim Forms from the Crown Court. The Internet Publicity Friend received Remedy Co-operation Refusal Advice from the Defenders and accepted it. The Baby Murder Protester received Remedy Co-operation Advice from the Defence Lawyer and Co-operation Refusal Advice from the Defence Counsel but continued to provide Remedy Co-operation. The result as 1 Case with 2 Defendants got a Comparison Proof Set of Case Management by the Equity Lawyer and the Qualified Lawyers. The Internet Publicity Friend entered a Not Guilty Plea. The Baby Murder Protester entered a No Jurisdiction Plea. The Defence Counsel dare not make a No Jurisdiction Case and called the Equity Lawyer as No Jurisdiction Witness. He gave evidence that the Corruption Claims created Conflict Disqualifications for the Baby Murder Protester against the Crown Prosecutor and Crown Court Judges and the Stamp Proof as Service Proof. It got a Trial Audio Record of a Conflict Qualification Fraud and Conflict Qualification Finding Fraud by the Trial Judge for himself that with Objection Failure Frauds that was Joint Liability Proof against the Prosecutors and Defenders. The Equity Lawyer sat in the Public Gallery making notes. The Trial Judge used Repeat Contempt Power Boasts for Repeat Intimidation Frauds against the Equity Lawyer who carried on making notes. The Trial Fraud continued until the Case Officer stood in the Witness Box and read out a Short Statement that revealed she had a Kindergarten Reading Age. It broke the confidence of the Trial Judge. He made a Premature No Case Finding and then used Restraint Frauds against the Both Defendants. The Internet Publicity Friend got Restraint Acceptance Advice from the Defender. The Baby Murder Protester got Restraint Fraud Appeal Grounds that were filed with the Crown Court before the Restraint Hearing. The Power Boast Fraud had failed. The Protection Fraud Network needed a Bower Boast Success. They planned Restraint Breach Prosecution Frauds They got a 9 Year Imprisonment Sentence Fraud against the Internet Publicity Friend. They failed to get Restraint Breach Prosecution Frauds against the Baby Murder Protester. They used a Benefits Denial Fraud to get a Mortgage Interest Defaults and a Repossession Fraud. The Co-operative Bank lost the confidence to service the Repossession Fraud. The Protection Fraud Network used a Benefits Appeal to get a Backdated Payment and used that for a Benefits Claim Prosecution Fraud. It got Jurisdiction Fraud Proof against the State Advocate and Law Court Judges hat was used for Judicial Office Unfitness Cases in Parliament. The Case Withdrawal Notice made unnecessary an appearance by the Baby Murder Protester at the Case Withdrawal Hearing. She attended a few minutes late and discovered the State Advocate was using the Appearance Failure to get a Bench Warrant. She produced the Case Withdrawal Notice. It got a Contempt Immunity Fraud for the State Advocate by the Hearing Judge. The Power Boast fraud had failed. The Protection Fraud Network needed a Power Boast Success. They used a Mortgage Repossession Fraud. The Equity Lawyer procured a Private Mortgage Offer that got Mortgage Redemption Denial Fraud Proof and and Auction Sale Fraud Proof against the Bank and Auctioneers and Protection Fraud Proof against the High Court and Court of Appeal. It was a Power Boast Failure for the Protection Fraud Network and an Evidence Success for the Remedy Process. In 2019 it got a Forced Resignation from Prime Minister Mrs May and a Forced General Election. The Corrupt Officers who were involved in the Family Sabotage Frauds and Hampstead Scandal made Protection Fraud Demands. They were given Protection frauds that included Prosecution Frauds against Citizens. One of them was the Contempt Claim Fraud 2019 00408 against the Baby Murder Protester that is the subject of Fraud Appeal 2020 0395 in the Court of Appeal. The Power Boast Ruin Fraud got Criminal Conspiracy Proof against the Protection Fraud Network from the autumn of 2014 until the spring 2020 and continues to do so.

Upon the Ruin Fraud against the Equity Lawyer needing a False Client with either a False Claim or Liability Denial Fraud Proof that enabled Misrepresentation Frauds that a True Claim was a False Claim, False relationship Evidence, False Incapacity Evidence and exposure of the use of Relationship Exploitation and Incapacity Exploitation for a False Claim Prosecution Fraud at a Hearing Event that enabled a Contempt Finding Fraud and Penalty Fraud by the Hearing Judge against the Equity Lawyer. It needed Set Up Conditions and Reward Negotiations and Reward Agreement and Fraud Execution. A False Client presented

with the Exact Right Case at the Exact Right Time. The Equity Lawyer had suspicions from the outset. He used the case to get Case Management Capacity Proof against the False Client and Criminal Conspiracy Proof against the False Client, Opposing Lawyers and Law Court Judges. Then he gave No Further Action Advice using a Damage Limitation Reason and got a Receipt Signature from the False Client. She was furious when she realised she had nothing to offer at the Reward Negotiations. She started a Harassment Campaign. The Equity Lawyer decided on a No Response Defence Strategy. It made her more furious. Thousands of Texts and Emails that were Relationship Fantasy Proof and Electronic Communication Harassment Proof for him against her.

Upon the Ruin Fraud against Prime Minister Mr Cameron needing Internet Publicity by an Innocent Agent, Censorship Motive Proof against the Prime Minister, a Framing Fraud against the Innocent Agent and exposure of it timed to do maximum damage to the Prime Minister. Panama Papers Week prepared for 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. The Innocent Agent and Equity Lawyer made Immunity Offers. Police Officer Witnesses wanted Immunity Deals. The Protection Fraud Network needed Intimidation Frauds to get Repeat Perjury for the Police Officer Witnesses, Repeat Representation Frauds by Crown Prosecutors and Repeat Trial Frauds by Junior Appeal Judges at the Framing Fraud Appeal. The Brexit Referenda had priority and prevented Prime Minister doing anything about it. He lost and resigned. The Ruin Fraud Conspirators needed Protection Frauds from whoever won the Leadership Contest. Home Secretary Mrs May was one of them. Money was no object buying Support Votes for her. The Intimidation Frauds needed Criminal Investigations Frauds. Corrupt Officers made before Event Protection Fraud Demands. They were given a Harassment Civil Claim Fraud by Sussex Police and Crime Commissioner and Chief Executive and Trial Direction Frauds by the Law Courts. Harassment Crime Investigation Frauds + Family Sabotage Frauds + Employment Sabotage Frauds on the Monday, Tuesday and Wednesday were the Intimidation Frauds used to get the Framing Fraud Appeal Frauds on 24th February 2017. The Civil Trial Fraud Appeal got a Permission Refusal and Seal respectively dated 4th and 10th April 2017. They completed the Criminal Conspiracy Proof Set against Top State Officers and Law Court Judges.

Upon the Crown and Lord Bishops having used the Criminal Conspiracy Proof Set to decide the Corruption Remedy Conditions for the 2017 Parliament Session Agreement. They needed a Long Session of 2 ½ years to complete the Corruption Investigations in the Law Courts, get Office Unfitness Cass against Top Judges and use them for Protection Fraud Investigations in Parliament. 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. The Key Decision then was

Upon the Contempt Trial Frauds and Appeal Frauds against the Equity Lawyer having been used for Office Unfitness Cases against Top Judges including High Court Justice Mrs May and Other High Court Justices and Appeal Lord Justices that enabled Protection Fraud Investigations in Parliament

Upon Other Corruption Cases getting Unfitness Cases against Other Top Judges that enabled Protection Fraud Investigations in Parliament

Upon the Top Judges having made Protection Fraud Calls on Top Politicians who made Protection Fraud Promises

Upon the Top Politicians having traded Protection Frauds for Top Judges in exchange for support for the Brexit Deal and a Victory Dance being the Secret Signal there was a Deal Majority and Prime Minister Mrs May going to South Africa and Nigeria and getting medial Publicity for Victory Dances

Upon Email Notice by the Equity Lawyer to Parliament of the Protection Frauds Deals and the Victory Dance breaking the Deal Majority or discovering Prime Minister lied about having it

Upon the Fraud Proof including a Justice Perversion Criminal Conspiracy for Discredit Frauds against the Equity Lawyer got by Blackmail Frauds with Kidney Failure Treatment Denial Threats and Mental

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Examination Demand that got Case Management Priority Decision for the Corruption Remedy Process against Kidney Failure Treatment and Reasoned Consent Refusals by the Equity Lawyer that was also a Risk Acceptance Notice of the Late Stage Kidney Failure Grievous Bodily Harm and a Continuing Service Commitment Notice that the Crown and Lord Bishops could use for Parliament Session Decisions

Upon the Corruption Remedy Process having got Corruption Proof and Remedy Denial Fraud Proof that in 2019 got a Forced Resignation from Prime Minister Mrs May and a Forced General Election.

Upon the Integrity Tests having got Election Fraud Proof that invalidated a Repeat General Election and validated the imposition of Corruption Remedy Conditions in the Parliament Session Agreement that required a Royal Commission to manage Corruption Remedies for Victims before the Session End with the Default Penalty of a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof

Upon the Remedy Process needing a Remedy Process Protocol Signal and Management Finance that enabled Citizens to manage Integrity Tests to get either Corruption Remedies for Victims or Remedy Denial Fraud Proof the Crown and Lord Bishops can use for Parliament Session Decisions and there being No Protocol Signal and the Crown and Lord Bishops having improvised using a Payment Order for the Equity Lawyer of the late Mr CS Ellis Royal London Discretionary Trust which was enough for the Management Finance

Upon the Equity Lawyer and Citizens having between General Election Day in 2019 and Easter Week in 2020 managed Integrity Tests that did not get Corruption Remedies but did get Remedy Denial Fraud Proof that the Crown and Lord Bishops could use for Parliament Session Decisions

Upon the Treatment Denial Frauds causing Late Stage Kidney Failure and Grievous Bodily Harm to the Equity Lawyer that was evidenced by Private Blood Tests before Easter 2020 and confirmed by NHS Blood Tests after Easter 2020 and needed an Emergency Admission to an NHS Hospital for Dialysis Treatment

Upon the Citizens fearing a Kidney Failure Death in their homes and a Medical Murder in a London Hospital and on 17th April 2020 getting an Emergency Admission to Broomfield Hospital, Chelmsford

Upon the Kidney Failure Body Damage and Blood Test Results not being enough to get the Emergency Admission and needing Breathlessness as the Admission Reason

Upon the Dialysis Medical Team using the Kidney Failure Admission for Mental Health Frauds that got Examination Consent Refusal + Refusal Rejections Frauds + Secret Diagnosis Frauds + Quetiapine Prescription Frauds that got the Urea Retention Side Effect that in the case of Kidney Failure Dialysis Treatment was a Urea Poison Fraud

Upon the Admission Form containing a Skin Examination Refusal and the Admission Officer making a Skin Examination Refusal Signature Request that got a Skin Examination Consent and a Reasoned Signature Refusal by the Equity Lawyer that the Skin Damage was Kidney Failure Damage Evidence and a Skin Examination Consent Refusal would be a Co-operation Failure and a Refusal Record would be a False Record

Upon the Drug Nurse having locked the Quetiapine in the Drug Cabinet and thereby revealed it was Secret or Dangerous, and responded to Drug Enquiries with Drug Identification + Drug Purpose Ignorance Claims + Embarrassed Behaviour that with Side Effects Discovery from Other Sources revealed the Poison Fraud and the Dialysis Doctor being unable to explain the Poison Fraud and the Dialysis Team High Rank losing the confidence to complete the Urea Poison Fraud

Upon the Dialysis Treatment including an Itch Suppressant Medication Offer that got a Reasoned Refusal by the Equity Lawyer that the Itching Evidence of Potassium Poisoning and Body Repairs were Remedy Success Evidence or Remedy Failure Evidence and the Suppressant Medication would be an Evidence

Royal Commission + Claim QB 2020 000286 Remedy Applications of Equity Lawyer

21st May 2020

Upon the Equity Lawyer making a Health Fraud Complaint that got Complaint Process Denial Fraud Proof against Broomfield Hospital and the Royal Commission Immunity Proposal Email from the Equity Lawyer to the Prime Minister and Cabinet failing to get Remedy Co-operation from Broomfield Hospital

Upon the Equity Lawyer making Email Address Requests for the Dialysis Treatment and Health Fraud Complaint and Discharge Process that got Email Address Denial Frauds by Broomfield Hospital

Upon the Dialysis Blood Test Result Requests by the Equity Lawyer getting Disclosure Promises and Disclosure Denial Frauds by Broomfield Hospital

Upon the Remedy Process needing use of the case for tests that discovered Relationship Recovery with the Dialysis Team Low Ranks but Engagement Failures by the High Ranks

Upon the Discharge Process using a Care Assessment Denial Fraud that resulted in a Discharge Fraud by Broomfield Hospital that included Discharge Email Communications with Chelmsford Council that resulted in Emergency Housing at Chelmer Hotel, Hamlet Road, Chelmsford

Upon the Hospital Discharge Email Address Request by Equity Lawyer getting and Email Address Refusal by Chelmsford Council

Upon the Dialysis Treatment discovering the risk of Vein Punctures and Internal Bleeding and the Care Need for a Fridge and Freezer for Cold Pack Treatment

Upon the Dialysis Treatment discovering the risk of a Cold Shock from Blood Processing Temperature Loss and that needs Risk Awareness and a Blood Heating Remedy during the Dialysis Treatment

Upon Treatment Transfer Emails between an Unauthorised Citizen and Broomfield Hospital getting a Treatment Transfer Appointment for the Equity Lawyer with Professor Yaqoob of St Thomas' Hospital that got an Appointment Postponement Request by the Equity Lawyer using the Reason that it needed discovery of the Permanent Housing Arrangements that were work in progress

Upon the Royal Commission Email dated 27th April 2020 from the Equity Lawyer to the Prime Minister and Cabinet and Parliament making Remedy Proposals that did not get a No Contest Notice or Consent Order Agreement from the Government Lawyers but did get a Case Management Notice dated 6th May 2020 that required an Adjournment Application by the Equity Lawyer supported by Medical Evidence got from the Top Doctors who managed the Kidney Failure Treatment Denial Frauds and Urea Poison Fraud

Upon the Shop Theft Claim QB 2019 003741 and Corruption Claim QB 2019 003984 having got Criminal Conspiracy Proof that motivated a 1st Protection Fraud Call on the Metropolitan Police for Investigation Frauds and Finding Frauds that Top Judges could use for Case Dismissal Frauds and the Back Dated Order Forgery by the High Court having broken the confidence of the Metropolitan Police to deliver Finding Frauds and the Damage Mitigation of Physical Repossession on 25th March 2020 having forced the choice between Repossession Justice for the True Owner and an Eviction Fraud for the Organised Crime Buyers and the Metropolitan Police having chosen the Eviction Fraud that was used for Remedy Applications by the True Owner and a Judgment + Restraint Application Fraud by the Organised Crime Buyers that motivated the 2nd Protection Fraud Call for an Investigation Fraud and Finding Fraud that got the Kill Threats Allegation Fraud + Investigation Fraud + Liability Finding Fraud + Caution Fraud by the Metropolitan Police and the Caution Appointment Notice for 2nd June 2020 all of which is a Case 2020 000286 Justice Perversion Fraud because the Shop Theft is Relevant Evidence and the True Owners is a Case Witness and the Ministry of Justice having Joint Liability with the Metropolitan Police for the Protection Breach Fraud

Upon Mass Remedies needing Official Audio Records that are Personal Responsibility Proof of Voluntary Remedies for Ordinary Officers and Criminal Conspiracy Proof against Corruption Controllers and the Restraint Breach Contempt QB 2020 000286 Committal Trial Fraud against the Equity Lawyer being excellent for the purpose