

Crown Parliament  
Court of Appeal  
High Court

The People v Top Judges  
Equity Lawyer v Solicitor General  
Equity Lawyer v Solicitor General

Corruption Remedy Royal Commission  
Fraud Appeal 2020 0396  
Contempt Claim Fraud 2020 000286

High Court

Citizen Mr Coyle v Northern Ireland State

Family Sabotage Fraud 2015 86688

Royal Commission Case + 2015 086688 Remedy Applications of Citizen Mr Coyle

10<sup>th</sup> June 2020

## Contempt and Terrorism Penalty Warning

### Remedy Proposals

1. Family Case 2015 086688 Finding + Conflicted Interest Finding + Conflict Jurisdiction Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Conflict Qualification Fraud Finding + Conspiracy Finding + Bias Fraud Finding + Contempt Finding + Remedy Entitlement Finding + Remedy Priority Finding + Contempt Liability Order + Child Case Orders Revocations + Special and General and Aggravated and Exemplary Damage Orders + Indemnity Costs Order + £1,000,000 Interim Damage Immediate Payment Order + Contempt Directions 1 Hour Hearing in the Royal Courts at 2 p.m. on June 2020 for Citizen Mr Coyle and His 4 Children against the Complainants. Witnesses, Investigators, Prosecutors, Adjudicators, State and Law Courts
2. Personal Liability Orders against All Responsible Individuals
3. Contempt Investigation Order + Investigator Appointment Case Reference to the Royal Commission
4. Further discovery, enquiry, relief and remedy the cause of justice needs

### Reasons

In 2014 a Corruption Remedy Process forced the Protection Fraud Network to choose between Total Collapse and a Big Expansion Plan. They chose the Expansion Plan using Family Sabotage Frauds and Children Thefts to get Big Budgets and Budget Fraud Profits. They needed Corruption Co-ordination Cases in which hundreds of Corrupt Officers and Law Court Judges made Fraud Knowledge Admissions and Remedy Denial Fraud Commitments. The Corruption Co-ordination Cases needed Family Members to procure Family Sabotage Frauds. The Theodorou Family Case was the Corruption Co-ordination Case in England. The Father was Chronically Immature. He bought Police Frauds and Court Frauds and then made Bought Fraud Boasts. The Coyle Family Case was the Corruption Co-ordination Case in Northern Ireland. The Paternal Grand Father procured a mental Health Fraud + Family Sabotage Frauds against his son, the Father. Investigation is needed to discover the motive. On the evidence available the most credible explanation is that the Paternal Grand Father was a Paedophile Entrapper for the Protection Fraud Network.

The Corruption Remedy Process got Corruption Proof against the State and Law Courts. It was used for Unfitness Cases against Top Judges in Parliament. They were used for Protection Fraud Investigations that got Criminal Conspiracy Proof against Many MPs, the Attorney General Mr Cox, Prime Minister Mrs May and Opposition Leader Mr Corbyn. It was used to get a Forced Resignation from Prime Minister Mrs May and a Forced General Election. Integrity Tests before and during the Election Campaign Period got Corruption Proof and Remedy Denial Fraud Proof against the State and Law Courts and Election Fraud Proof against All Party Leaders. The Crown and Lord Bishops used it for Corruption Remedy Conditions in the Parliament Session Agreement. They required a Royal Commission to manage Corruption Remedies for Victims before the Session End with a Default Penalty of a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof.

Between General Election Day in 2019 and Easter Week in 2020 Citizens used their cases for Integrity Tests. They did not get Corruption Remedies but did get Remedy Denial Fraud Proof that the Crown and Lord Bishops can use for Parliament Session Decisions.

The Remedy Priority is to identify and isolate the Corruption Controllers.

Citizen Mr Coyle made Settlement Proposals that got Remedy Co-operation Refusal Proof against the Paternal Grand Father and others.

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The Remedy Application gives the State Officers and Law Court Judges a choice between Fraud Enforcement or Fraud Remedies.

### The Equity Monarchy Trusts

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 Protection Fraud Network

In every Member State of the European Union the Politicians lost control to Corrupt State Officers and Law Court Judges who formed Organised Crime Partnerships. They developed a Protection Fraud Network for Mutual Support and Corruption Co-ordination. They sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who managed them and traded Glittering Career Guarantees and Job Profits for Fraud Services in Parliament by Corrupt MPs. General Elections got Governing Majorities that were subject to Remedy Denial Fraud Majorities controlled by the Protection Fraud Networks.

### The Corruption Remedy Process

The European Leaders waned Referenda Acceptance of the Dictator Powers and needed Election Frauds to get it. The Lawful Business of British Citizens made exposure of the Election Frauds inevitable. They used Business Sabotage Frauds to prevent exposure of the Election Frauds. They used Extradition Frauds and Imprisonment Frauds against the Business Manager who was a British Citizen and Imprisonment Frauds against a Business Manager who was a British Citizen, and an Imprisonment Fraud against his Distribution Manager who was a Dutch Citizen. Everything that could go wrong for them did go wrong. The 1<sup>st</sup> Extradition Fraud used a Dutch Investigation Fraud and Armed Dutch Police to supervise British Customs and Kent Police in a Kidnap Operation against the British Citizen on British Soil. British Customs had no prior experience of Extradition Frauds. They mistook the Extradition Fraud Orders for a Decoy Address Investigation that would discover Drug Trafficking by them. They got news broadcasts about a Big Drugs Bust and International Co-operation, pretended enthusiasm for the investigation and took control of it to manage Investigation Sabotage Frauds. It got Custody Frauds against the British Citizen who was in a British Prison with Jury Trial Rights and an Investigation Record that was Compelling Innocence Proof for him and Compelling Guilt Proof against the Investigators. 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 do a deal to carry on. He did a Protection Fraud Deal that required him to provide Protection Frauds previously provided by Top Judges and took a Profit Share. He did an Extradition Fraud Deal that required Innocence Evidence Concealment Frauds by the British Authorities before completion of the Imprisonment Frauds by the Dutch Authorities. Top Judge wanted new business to make up for the Lost Profit Share. They sold Protection Frauds to Insurers and Surveyors for Land Frauds by Big Landowners against Small Businesses. Equity Lawyer Mr Ellis got Innocence Evidence Concealment Fraud Proof that was used for Corruption Findings Unfitness Decisions + Dismissal Decisions against Law Court 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 Finding against Prime Minister Mr Blair. He signed a 10 Month Retirement Notice to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. The Remedy Process got Corruption Findings + Unfitness Findings and Dismissal Decisions against Prime Minister Mr Brown and the Labour Governing Majority. In 2009 the Expense Account Scandals were used to execute the Dismissal Decisions. The Remedy Process continued.