

2020 06 29 Royal Commission + QB 2020 000286 + 2020 0396 + Probate Claim Fraud PT 2020 000207
Case Management Proposals Email of the Equity Lawyer

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Without Prejudice to Invalidity Arguments. The mobile number of the Equity Lawyer is 07788371717. The 1987 Will Probate Claim is for an Equitable Remedy that requires Full Disclosure by the Claimant of All Communications between the Parties and their Representatives. The Claim Statement evidence the Renunciation Due Process Conditions imposed by the Equity Lawyer got Condition Rejection Frauds. Also, it reveals the existence of a 2007 Will but does not produce it. The use of the word Will instead of Codicil raises a Revocation Presumption against the 1987 Will. The Chancery Court gave Stamp Filing Proof of the Remedy Proposals an Service Notice. It evidences the Chancery Court has everything it needs from the Equity Lawyer.

1. Court Motion Contempt Investigation Order + Contempt Investigation Directions for the Stated Reasons. The Remedy Process needed Corruption Proof and Protection Fraud Proof that included Hearing Audio Records as Personal Responsibility Proof against Law Court Judges. Other cases got it. Also, it needed Relationship Damage Proof and Relationship Recovery Proof. Other cases got it. The Lead Recovery Case is the Kidney Failure Dialysis Treatment Case. The Remedy Process got Corruption Cases against Top Judges in Parliament. They made Protection Fraud Demands. Top Politicians made Protection Fraud Promises. Prime Minister Mrs May traded Protection Frauds for Top Judges in exchange for Brexit Deal Support. The Protection Fraud Conspirators used Media Publicity for a Victory Dance by Prime Minister Mrs May as a Secret Signal she had a Deal Majority. She went to South Africa and Nigeria and did the Victory Dance. Equity Lawyer Mr Ellis gave Email Notice to All MPs of the Protection Fraud Deals and Victory Dance. Either Prime Minister Mrs May lied about having the Deal Majority or the Email Notice broke it. She was furious. She issued a Medical Fraud Order. Top Doctors executed it very badly. The Equity Lawyer used the Medical Fraud Proof to get a Medical Fraud Finding + Remedy Priority Finding. + Remedy Entitlement Finding by the Lord Bishops. Prime Minister Mrs May could not service the Remedy Priority Finding. It got a Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding against her using a Forced Resignation. A Treatment Request was used for an Integrity Test of the Top Doctors. It got Treatment Denial Fraud Proof against them. The Equity Lawyer continued to service the Remedy Process. It needed Integrity Tests before and during the Election Campaign Period and then between General Election Day and Easter Week. He had End Stage Kidney Failure. After Easter had an Emergency Admission to Broomfield Hospital for Dialysis Treatment that removes Urea and Toxins from the Blood. Top Doctors used a Diagnosis Fraud and Prescription Fraud to get Urea Retention Side Effects that in a Kidney Failure Case was a Urea Poison Fraud. The Equity Lawyer noticed Suspicious Behaviour by the Drug Nurse, asked questions and discovered the Poison Fraud. The priority then was Relationship Recovery. There was Rapid Recovery with the Treatment Session Nurses but not with Lead Nurses and Dialysis Doctors. On Thursday 25th June 2020 the Dialysis Professor used a Treatment Session to visit the Equity Lawyer and receive a Poison Fraud + Relation Recovery Briefing. On the evidence available it started Relation Recovery with Top Doctors. The Probate Fraud Remedy Orders can be used for Relationship Recovery between the Judiciary and Victims.
2. 14 Day Adjournment Order

Other circumstances

The Remedy Process needed to identify and isolate Corruption Controllers. They are State Officers who provide Organised Crime Management Services and Law Court Judges who provide Protection Frauds. State Officers and Law Court Judges formed Organised Crime Partnerships. They developed

the Protection Fraud Network for Support Services and Corruption Coordination. The Network relies on State Officers for Protection Fraud Fees. In some cases Low Rank Officers used Blackmail Frauds against Superior Officers to make Crime Profits without the Protection Fee Overhead. In addition, some Network Controllers have Network Business and Private Business. The Remedy Process needed to identify, isolate and remove the Corruption Controllers.

South East Top Civil Judge Mr Simkiss is a Network Controller. The Corrupt Business included Nuisance Claim Frauds by Organised Criminals against a House Owner to get a Forced Sale Fraud and Development Profits. The Secret Service used Judgment Deficit Proof for Trial Tests. They got No Trial Jurisdiction Finding Denial Frauds and a Case Reference Fraud by Low Rank Judges to Top Judge Simkiss who was subject to an Appeal Jurisdiction Qualification and a Trial Jurisdiction Finding Fraud to enable the Nuisance Damage Frauds + Costs Frauds by the High Court and Appeal Denial Frauds by the High Court. The Costs Assessment Application dated 16th June 2020 completes the Conspiracy Proof Set against the Organised Criminals and the Law Court Judges.

Mrs Harpal Kaur died. Days later the Remedy Process got completion of the Criminal Conspiracy Proof Set used to get the 2017 General Election. The Executorship Renunciation Due Process Conditions got Condition Rejection Fraud Proof that made it an Obvious Test Case.

Equity Lawyer Mr Ellis