

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Court of Appeal	Citizen + Equity Lawyer v Solicitor General	Fraud Appeals 2020 0395 + 0396 + PI 10942 + 11312
	High Court	Citizen + Equity Lawyer v Solicitor General	Contempt Claim Fraud 2019 004208 + 2020 000286
	Family Court	Citizen Mrs Theodorou v Mr Theodorou	Divorce ZC14D02308 Property Frauds
	Sussex Court	Citizen Mr Taylor v Sussex Police	Harassment Framing Fraud
	Magistrates Court	Citizen Mr Nkrumah v State	Sentence Breach Framing Fraud 012000266764
Royal Commission + Criminal Witness Statement + Remedy Advice of Equity Lawyer			9 th September 2020

Without Prejudice to Invalidity Arguments

This statement consisting of 2 pages each signed by me, is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated in it anything which I know to be false or do not believe to be true.

Equity Lawyer Mr Edward William Ellis of Chelmer Hotel, 2 – 4 Hamlet Road, Chelmsford XM2 0EU

Corruption Investigation Notice + Protection Rights Notice + Protection Breach Contempt Notice + Contempt Remedy Entitlement Notice for the Citizens, Parliament and Crown to the State and Law Courts.

Sample Cases:

1. Harassment Trial Frauds 2019 0860 + 0861 of Citizen Mr Paterson v Sussex Police + Crown Prosecutors
2. Harassment Restraint Breach Trial of Citizen Mr Taylor v Sussex Police + Crown Prosecutors
3. Sentence Breach Trial Fraud 012000266764 of Citizen Mr Nkrumah v Ministry of Justice

The circumstances

The People chose Equity Governance. They use the Justice Priority Obligation with Shared General Jurisdiction for everyone to manage it. They use Special Empowerment Jurisdictions for the State, Law Courts, Parliament and Crown with Qualifications and Limits as Quality Controls. They require Full Disclosure of All Relevant Circumstances and use Jurisdiction Superiority for Case Priority Management. They use Pending Justice Process Enforcement Stay Superior Jurisdiction Protection Rights for the Citizen against Inferior Jurisdictions.

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. The Citizen has Investigation Jurisdiction. The Crown has Prosecution Jurisdiction of Corruption Cases against the State and Unfitness Cases against Top Officers and Authorities. The Lord Bishops have Court Lawyer Jurisdiction, one for the Trial Court and the other for the Appeal Court. The Lord Bishops are a Jury Panel that is ready for service at any time. There are 24 of them so that up to 12 can sit as Trial Jurors and up to 12 others can sit as Appeal Jurors. They use the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. It eliminates the need for Witness Attendances and Witness Testimony Credibility Findings and enables Rapid Processing of Trial Orders by the Crown. An Equity Lawyer is anyone with the skill and commitment to meet the Corruption Remedy Proof Standard and service the Equity Monarchy Trusts.

The Politicians made a Dictator Governance Plan. The Equity Monarchy Trust fell into disuse for 45 years when Politicians developed the European Constitution. It vested Dictator Powers in the State. In every Member State of the European Union the Politicians lost control to Corrupt Officers and Law Court Judges. They formed Organised Crime Partnerships and developed Protection Fraud Networks. They sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who managed them, and traded Career Guarantees and Job Profits in exchange for Fraud Services by Corrupt MPs in Parliament. General Elections got Governing Majorities that were subject to Remedy Denial Majorities controlled by the Protection Fraud Network. The European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election Frauds to get it. They needed Dictator Power Concealment Frauds as Election Frauds. In 2004 everything that could go wrong for the European Leaders did go wrong. The Lawful Business of British Citizens made inevitable the exposure of Electronic Signature Dictator Powers. They had No Lawful means to stop the Lawful Business. They used Unlawful Means. They used Extradition Frauds. British Customs had No Prior Experience of Extradition Frauds. They mistook them for a Criminal Investigation into the use of a Decoy Address by Drug Traffickers. They managed Investigation Sabotage Frauds and thereby revealed that Top Police, Top Customs and Top Judges were the Top Drug Dealers. Equity Lawyer Mr Ellis got Fraud Proof and used it for a Corruption Notice to Parliament and the Crown. It got revived use of the Equity Monarchy Trusts. It started a Corruption Remedy Process that has continued ever since. It needed to achieve Total Destruction of the Protection Fraud Network.

The Remedy Process discovered that the Top Drug Dealers needed Chemically Traceable Drug Supplies for Career Sabotage Frauds against Honest Officers. It needed Sussex Water for Good Quality Supplies and Market Share Retention. The Business Manager and Corrupt Officers needed Protection Fraud Guarantees that would last their lifetimes. The Top Judges needed Business Manager Appointment Powers as a Profit Share Guarantee. Their Business Manager had a Convictions Record and a Statutory Prohibition against Firearms Possession. Firearms Theft by him and Protection Frauds by Corrupt Officers got a Corruption Proof Set. Corrupt Officers seized the Stolen Firearms and listed them and identified the Business Manager as Possessor on Receipt 0223607, seized the Cabinet from which they were stolen, listed it and the comment 'Locked – Contents Unknown' on

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Receipt 0223608, went to Lewes Armoury with intent to put the Stolen Firearms in the Cabinet and pretend nothing had happened. The Cabinet was locked. They had no key. The Unlock Procedure needed the presence of the Owner to identify Missing Contents and account for Unlawful Contents, if any. No one dared conduct a With Owner Unlock Procedure because it defeated the purposes of the Theft Protection Fraud or a Without Owner Unlock Procedure because the cabinet might contain Unlawful Contents they could not ignore that were put there by the Business Manager. The Theft Concealment Fraud had failed. During the next 6 ½ years Corrupt Officers committed hundreds of Theft Discovery Delay Frauds that created a Continuing Need for Protection Frauds.

Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband serviced the Corruption Remedy Process. In 2014 the Protection Fraud Network used a Business Expansion Plan to avoid Total Collapse. They chose the Family Sabotage Frauds to get Child Thefts, Child Care Budgets and Budget Fraud Profits. They chose the Cypriot Community as the Target Community because it is so divided. They needed a Corruption Co-ordination Case to get Fraud Knowledge Admissions and Remedy Denial Commitments from hundreds of State Officers and Law Court Judges. They used Family Sabotage Frauds against Citizen Mrs Theodorou and her 6 Children with Divorce Property Frauds for Mr Theodorou against Citizen Mrs Theodorou.

In 2019 the Remedy Process motivated Corrupt Officers to demand Protection Frauds and Citizens to manage Integrity Tests. Drug Production Officers and Child Theft Officers were given the Harassment Prosecution Frauds against Citizen Mr Paterson and Citizen Mr Taylor. Protection Breach Contempt Investigations got Harassment Prosecution Threat Frauds by Organised Crime Lawyers and Sussex Police against Equity Lawyer Mr Ellis. In 2020 Citizen Mr Nkrumah used his cases for the Remedy Process. The Corruption Proof against Ministry of Justice Officers includes Criminal Trial Frauds, Habeas Corpus Claim Issue Denial Frauds + Dismissal Frauds, Criminal Appeal Forgeries and the use of a Prison Release Licence Forgery for a Sentence Breach Framing Fraud. It got Protection Breach Contempt Fraud Conspiracy Proof against the Ministry of Justice and Supreme Court. Corrupt Officers relied on Law Court Judges who lost the confidence to provide Protection Frauds. On 21st July 2020 Lord Justice Mr Singh started 2019 004208 Trial Frauds, lost confidence and used the 1st Trial Fraud Appeal Pending Adjudication Protection Rights for a Trial Adjournment + Direction Frauds. The 2nd Trial Fraud Appeal got Pending Issue Reference 11312 and Issue Denial Fraud Proof against the Court of Appeal. It is Criminal Conspiracy Proof that silences Corrupt Parliamentarians. It is time for Total Surrender by Corrupt Officers.

Remedy Advice for the Citizen, State and Law Courts

1. Peace Priority Admission + Justice Priority Obligation and Shared Responsibility Admission + Pending Justice Process Proportionate Enforcement Stay Protection Rights Admission + Justice Process Contempt Remedy Rights Admission for the Citizen and People against the State, Law Courts, Parliament and Crown for the Stated Reasons that:
 - 1.1. The Peace Priority needs Justice Priority Enforcement by the People, that is Inherently Stable, to prevent Conflicted Interest Enforcement by Dictators, that is Inherently Unstable
 - 1.2. The Justice Priority needs the use of Reliable Objectivity for Truth Discovery and Just Reasoning to decide the Valid Priority for each stage of a Justice Process
 - 1.3. Reliable Objectivity needs Neutrality Qualifications and Conflicted Interest Disqualifications for Justice Offices and a Conflict Discovery Process with a Voluntary Disclosure Obligation for the People against All Relevant Individuals
 - 1.4. A Conflict Disclosure Failure and Obvious Bias get Official Records that are Fraud Proof and make Conflict Qualification Fraud the easiest crime to prove
2. Jurisdiction Superiority Admission for the Parliament Session Corruption Controls Jurisdictions of the Citizen, Crown and Lord Bishops against the State, Law Courts and Parliament
3. Justice Priority Admission for Corruption Cases of the Citizen against All Cases of the State for the Stated Reason they provide the Proof Sets needed for Parliament Session Decisions
4. Corruption Case Finding + Parliament Session Corruption Control Jurisdiction Priority Finding + Conflicted Interest Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Conflict Qualification Fraud Finding + Justice Perversion Finding + Conspiracy Finding + Justice Process Contempt Finding + Remedy Entitlement Finding + Remedy Priority Finding + Case Dismissal Orders + Liberty Restoration Orders + Reputation Restoration Orders + Estate Restoration Orders for the Citizen against the State and Law Courts
5. Remedies Case Reference to the High Court for a Remedy Directions 1 Hour Hearing in Royal Court 37 at 2 p.m. on September 2020
6. Mass Remedies Case Reference to Parliament
7. Further discovery, enquiry, relief and remedy the cause of justice needs