

Royal Commission + 2020 0396 + PI 120942 + 2020 000286 Draft Orders

28<sup>th</sup> October 2020

Before Justice in Royal Court on

1. Jurisdiction Superiority Finding for the Corruption Control Jurisdictions of the Citizen, Crown and Lord Bishops that govern Parliament Session Powers against the Inferior Jurisdictions of the State, Law Courts and Parliament
2. Jurisdiction Superiority Finding for Corruption Cases of the Citizen and their Private Legal Entities against the State, Law Courts and Parliament for the Stated Reason that Corruption Cases of the Citizen are used to get Admissible Evidence for the Corruption Control Jurisdictions of the Citizen, Crown and Lord Bishops
3. Superior Jurisdiction Finding + Pending Adjudication Enforcement Stay Protection Rights Finding + Pending Adjudication Remedy Only Jurisdiction Limit Finding for the Corruption Remedy Process managed by the Corruption Control Jurisdictions of the Citizen, Crown and Lord Bishops against the Claimants and the Inferior Jurisdictions of the Law Courts for the Stated Reasons
4. Fraud Appeals 2020 0396 + PI 10942 Corruption Case and Superior Jurisdiction Finding + Pending Adjudication Enforcement Stay Protection Rights Finding + Pending Adjudication Remedy Only Jurisdiction Limit Finding + Protection Breach Finding for Equity Lawyer and the Superior Jurisdiction of the Court of Appeal against the Inferior Jurisdictions of the Solicitor General and High Court for the Stated Reasons
5. Conflict Disqualification Finding + Conflict Recusal Entitlement Finding + Remedy Only Jurisdiction Limit Finding for the Equity Lawyer, Crown and Lord Bishops against All High Court Judges for the Reasons that the Corruption Cases explained in the Stated Reasons got Criminal Conspiracy Proof against High Court Judges and created a Conflict Disqualification against Each and All of them
6. Conflict Disqualification Finding + Conflict Recusal Entitlement Finding + Remedy Only Jurisdiction Limit Finding for the Equity Lawyer, Crown and Lord Bishops against the Trial Judge for the Reason that the Contempt Claims used to get the General Civil Restraint Fraud and Restraint Renewal Fraud got Fraud Proof against Trial Judges and a Proof Burden Reversal for the Fraud Victim against the High Court as Fraud Manager and the Solicitor General and the State as Fraud Beneficiaries
7. Contempt Claim Relevant Evidence Full Disclosure Obligation Finding for the Equity Lawyer against the Solicitor General
8. Relevant Evidence Finding for the Equity Lawyer Mr Ellis against the Solicitor General for the Reason that the High Court received Royal Commission Emails + Attachments from the Equity between the Directions Hearing in June 2020 and the Trial Date on 3<sup>rd</sup> November 2020
9. Relevant Evidence Omission Finding for the Equity Lawyer against the Solicitor General for the Reason that Trial Bundle filed by the Solicitor General omits the Royal Commission Emails + Attachments from the Equity between the Directions Hearing in June 2020 and the Trial Date on 3<sup>rd</sup> November 2020 that are Relevant Evidence
10. Discovery Order for Equity Lawyer Mr Ellis against the Solicitor General that he and his Case Lawyer and his Case Counsel do within 7 days file and serve Statements that explain the Relevant Evidence

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Omissions and why the court should not make Wasted Costs Orders + Personal Contempt Liability  
Orders and Remedy Orders for the Equity Lawyer against them

11. Contempt Claim Dismissal + Restraint Renewal Revocations + Costs Revocation + Protection Breach  
Contempt Fraud Liability Order + Remedy Entitlement Order + Special and General and Aggravated and  
Exemplary Damages Order + £1,000,000 Interim Damage Immediate Payment Order + Indemnity Costs  
Order + Contempt Remedy 1 Hour Directions Hearing in Royal Court 37 at 2 p.m. on for Equity  
Lawyer Mr Ellis against the Solicitor General November 2020
12. Further discovery, enquiry, relief and remedy the cause of justice needs

#### Stated Reasons

The People chose Equity Governance using the Justice Priority to identify, avoid and remedy wrong and  
Common Empowerment and a Common Obligation for everyone to serve as Citizen and manage it with  
Reliable Objectivity and Truth Discovery and Just Reasoning and Case References by Incapable Individuals  
to Capable Individuals

The Common Law requires Jurisdiction Separation, Jurisdiction Limits, Neutrality Qualifications and  
Conflicted Interest Disqualifications to get Reliable Objectivity and prevent Power Concentrations and  
enable Effective Accountability

The Common Law uses a Jurisdiction Hierarchy with Pending Adjudication Enforcement Stay Protection  
and a Pending Adjudication Remedy Only Jurisdiction Limit for the Superior Jurisdictions of the Citizen,  
Crown and Parliament against the Inferior Jurisdictions of the State and Law Courts

The Common Law classifies Jurisdiction Qualifications Frauds, Protection Breach Frauds and Remedy Only  
Jurisdiction Limit Breach Frauds as Justice Process Contempt Frauds with Official Records as Fraud Proof

The People vested in the Citizen, Crown and Lord Bishops the Justice Responsibilities known as the Equity  
Monarchy Trusts and Corruption Control Jurisdictions that govern Parliament Session Powers. The Citizen  
has Investigation Jurisdiction. The Crown has Prosecution Jurisdiction with power to issue Trial Orders for  
Corruption Cases against the State and Unfitness Cases against Officers and Authorities. One Lord Bishops  
has Court Lawyer Jurisdiction for the Trial Court and the other has Appeal Lawyer Jurisdiction. The 24 Lord  
Bishops have Adjudication Jurisdiction. Up to 12 of them sit as Trial Jurors and up to 12 different others 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. An Equity Lawyer is anyone who has the expertise and commitment to get Proof Sets that meet  
the Corruption Remedy Proof Standard and use it to service the Equity Monarchy Trusts. Corruption Proof  
gets Justice Process Contempt Fraud Findings + Remedy Entitlement Findings + Remedy Entitlement  
Findings for the People against the Liable Party and Execution Responsibility Findings for the People against  
a Cabinet Officer. A Remedy Success is Justice Proof for the Relevant Officer. A Remedy Failure gets an  
Unfitness Case + Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding for the People

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against the Relevant Officer or Authority and Execution Responsibility Decision for the People against the Relevant Officer or Relevant Authority. A Dismissal Decision against the Governing Majority enables the Ultimate Sanction of a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. Threats of the Ultimate Sanction enable the imposition of Corruption Remedy Conditions in Parliament Session Agreements between the Crown and Prime Minister.

The Individual gives Privilege Waivers and Confidentiality Waivers that enable use of cases for Remedy Management by the Crown and Lord Bishops and in exchange getting Citizen Status with Protection Rights from the Crown and Parliament and Protection Enforcement by the Cabinet and Prime Minister and Protection Enforcement Accountability by the Opposition Leader

The Law Professions having adapted to serve the Citizen and ensure that at least one person in every 100,000 of the population had the expertise to serve as an Equity Lawyer, manage cases for the Citizen and get Proof Sets that met the Corruption Remedy Proof Standard and are Admissible Evidence for the Crown and Lord Bishops when making Parliament Session Decisions

The Politicians having made International Agreements for Dictator Governance that required Equity Governance Sabotage Frauds that caused the Equity Monarchy Trusts to fall into disuse for 45 years.

The Politicians having agreed the European Constitution that vested Dictator Powers in the State. In every Member State of the European Union the Politicians lost control to State Officers and Law Court Judges who formed Organised Crime Partnerships and developed Protection Fraud Networks 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 with Corrupt MPs the exchange of Glittering Career Guarantees and Job Profits for Fraud Services in Parliament. General Elections got Governing Majorities that were subject to Remedy Denial Majorities controlled by the Protection Fraud Networks.

The European Leaders wanted Referenda Acceptance of the Dictator Powers and needed Election Frauds to get it. They needed Dictator Power Concealment Frauds as Election Frauds. The Key Concealment Fraud was Electronic Signature Dictator Power Concealment Fraud. They planned the use of Electronic Signature Dictator Powers for Blackmail Frauds by State Officers against Citizens with Immediate Obedience Demands and Electronic Signature Suspension Threats + Electronic Signature Forfeit Threats that denied access to the Citizen Assets including Bank Accounts.

British Citizens developed Writing Behaviour Analysis Technology and Internet Delivery Technology that enabled the Lawful Business of providing Advanced Electronic Signatures. It created New Markets for Sophisticated Services at Value Prices and Huge Profits and Wealth Distribution. All of it was Conditional Upon the replacement of Dictator Governance with Equity Governance.

The choice for the European Leaders was to sacrifice Dictator Powers to get Huge Profits + Wealth Distribution or sacrifice them for Dictator Powers. They chose to sacrifice Huge Profits and Wealth Distribution for Dictator Powers. They needed to stop the Lawful Business. They did not have Lawful

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Means to do so. They used Unlawful Means. They decided on a Sabotage Fraud against the Lawful Business. The Dutch Authorities agreed to provide a Criminal Investigation Fraud for an Extradition Fraud and Imprisonment Fraud against the British Citizen who at the time was a Key Manager in the Lawful Business. There was no Extradition Agreement between the British and the Dutch. Prime Minister Mr Blair wanted to pretend he knew nothing. They used the Drug Crime Investigation Fraud and Armed Dutch Police on British Soil to supervise British Customs and Kent Police in a Kidnap Operation against the British Citizen. Everything that could go wrong for the European Leaders did go wrong. A series of events got Drug Crime Refusal Proof for the Extradition Target when tempted with profit, threatened with violence and under police supervision. It got Incredible Target Status for him in Drug Crime Investigations. Top Police, Top Customs and Top Judges were the Top Drug Dealers. They used the Incredible Target's Address was a Decoy Address in the Carrier Movement Records of more than 70 Drug Shipments because if anything went wrong the Address Enquiries would get Dead End Results. They used the Decoy Address for a Drug Shipment that was in transit when the Dutch Authorities made an Assistance Request for Justice Perversion Frauds using an Arrest Fraud against the Incredible Target, destruction of Business Records to enable Business Denial Misrepresentation Frauds, and Vehicle Theft to enable Misrepresentation Frauds that Vehicle Parts Communications were Drug Trafficking Code. British Customs had no previous experience of Extradition Frauds. They thought the Incredible Target had discovered use of his address as a Decoy Address, reported it, assisted a Decoy Address Investigation and the Justice Perversion was to enable a Rapid Release. They got Media Broadcasts for a Big Drugs Bust and International Co-operation and took control to manage Investigation Sabotage Frauds. The result was a Criminal Charge Fraud against the Incredible Target who was in a British Prison with Jury Trial Rights and an Investigation Record that was Innocence Proof for him and Guilt Proof against the Investigators. The choice for Prime Minister Mr Blair was to abandon the Extradition Fraud and recover control of the State and Law Courts from Organised Crime or to do a Protection Fraud Deal to carry on. He did a Protection Fraud Deal with the Top Drug Dealers and took a Profit Share at the expense of the Top Judges. 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. Everything that could go wrong for the European Leaders did go wrong. Equity Lawyer Mr Ellis got Fraud Proof. He used it for a Corruption Notice to the Crown and Parliament. It revived the Equity Monarchy Trusts. It started a Corruption Remedy Process that has continued ever since. The Equity Lawyer got Innocence Evidence Concealment Fraud Proof. The Crown and Lord Bishops used it for Corruption Findings + Remedy Denial Fraud Findings + Unfitness Findings + Dismissal Priority Findings for the Victim and People against Law Court Judges and an Execution Responsibility Decision for the Victim and People against Prime Minister Mr Blair. He could not service the Dismissal Decision because he had procured the Innocence Evidence Concealment Frauds and Personal Profit Frauds from Law Court Judges. He tried to stop the process by use of Law Practice Disqualification Frauds against the Equity Lawyer using Mental Health Frauds and Bankruptcy Frauds. The Remedy Failure got an Unfitness Case + Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding against Prime Minister Mr Blair.

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In 2006 he signed a 10 Months Retirement Notice and got Mass Publicity for it to avoid the Ultimate Sanction. He spent the Retirement Notice Period making Protection Fraud Arrangements in the hope they would last his lifetime. One of them was Practice Disqualification Blackmail Frauds against the Professions. It needed an Obvious Fraud. He used a Law Practice Disqualification Fraud against the Equity Lawyer. The Case Findings acknowledged that the Citizen Bundle contained Corruption Proof against the State Prosecutor and used an Irrelevance Reason for a Citizen Bundle Exclusion Fraud. It is an Obvious Fraud because Corruption Proof is never irrelevant. It converted the Law Professions from Representation Agents for the Citizen into Fraud Managers for the State and Protection Fraud Network.

The Top Judges made up for the Lost Profits by selling Protection Frauds that enabled Insurers and Surveyors to sell Land Frauds to Big Land Owners against Small Businesses. They were jealous of the Fraud Profits made by the Land Owners. They formed Theft Partnerships with State Officers. Theft Partnerships used Prosecution Frauds and Trial Frauds to get Forced Sales and Sale Management Denial Frauds by Sale Lawyers against the Seller and Part Payments by Buyers to get Premature Possession Consents from the Seller and Full Price Payment Denial Frauds by Buyers with Remedy Denial Frauds by Law Court Judges.

The Remedy Process got Remedy Conditions in the 2007 Parliament Session Agreement between the Crown and Prime Minister Mr Brown. It got Remedy Failure Proof + Unfitness Findings + Dismissal Priority Decisions against Prime Minister Mr Brown and the Labour Governing Majority. Mass Publicity for Expense Account Scandals in the 2009 Election Campaign Period were used to execute the Dismissal Decision. The Parliamentary Constituencies in which the MP did not stand for re-election rose from the usual 15% to 30% in the 2010 General Election. It got a Governing Majority for the Coalitions Government. The Remedy Process got Remedy Co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband.

In the autumn of 2014, the Protection Fraud Network needed a Business Expansion to avoid Total Collapse. They chose Family Sabotage Frauds and Child Thefts to get Big Budgets and Budget Fraud Profits. It needed a Target Community for Business Priming and a Corruption Co-ordination Case to get Fraud Knowledge Admissions and Remedy Denial Commitments from hundreds of State Officers and Law Court Judges. They chose the Cypriot Community because it was very divided. They chose Family Sabotage Frauds against Mrs Theodorou and the 6 Theodorou Children for the Corruption Co-ordination Case because they had traded Corruption Co-operation from Mr Theodorou in exchange for Divorce Property Frauds for him against Mrs Theodorou. The Child Care Frauds against the Mother and 6 Children included Expatriation Frauds to Cyprus against the 2<sup>nd</sup>, 3<sup>rd</sup>, 5<sup>th</sup> and 6<sup>th</sup> Children that resulted in Spinal Scoliosis Treatment Denial Frauds against the 2<sup>nd</sup> Child and Heart Defect Treatment Denial Frauds against the 6<sup>th</sup> Child. The Divorce Property Case got Criminal Conspiracy Proof against Mr Theodorou, his Representatives and Law Court Judges between 2016 and 2020. Meanwhile, in 2018, the Cypriot Authorities lost confidence and dumped the 2<sup>nd</sup> Child in UK where she got Spinal Scoliosis Emergency Treatment from Great Ormond Street Hospital. In 2020 the Cypriot Authorities lost confidence and made a Release Decision for the 5<sup>th</sup> and 6<sup>th</sup> Children. It got

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Release Refusals by the Case Officer and Custodians that are motivated by Child Care Profits or Child Abuse Concealment Frauds. In October 2020 Mrs Theodorou got issue of Wardship Claim FD20P00642 in the High Court for the 5<sup>th</sup> and 6<sup>th</sup> Children and the Child Release Claim ZW20C00422 in the County Court for the 4<sup>th</sup> Child. Fraud Proof on anything gets a Proof Burden Reversal for the Victim against the Fraud Managers and Fraud Beneficiaries. Fraud Proof for Any Child against the Family Courts is Fraud Proof for All Children against them. The Wardship Claim and Care Release Claim will discover what the UK Law Courts do to get Child Release Remedies and discover the Release Refusal Motives.

The Remedy Process got Criminal Conspiracy Proof against Top State Officers and Law Court Judges. In 2017 the Crown and Law Bishops used it to decide Corruption Remedy Conditions for the Parliament Session Agreement. It required a Long Session of 2 ½ years to complete Corruption Investigations in the Law Courts and use Unfitness Cases against Top Judges for Protection Fraud Investigations in Parliament. It needed an Election Free Period. Prime Minister Mrs May called the Surprise General Election to avoid a Forced General Election. The Corruption Investigation got Court Fraud Proof and in June 2018 got Unfitness Cases + Corruption Findings + Remedy Failure Findings + Unfitness Findings + Dismissal Priority Findings for the Equity Lawyer against the Top Judges and Execution Responsibility Decisions against Prime Minister Mrs May. All of it was used for Protection Fraud Investigations in Parliament. Prime Minister Mrs May traded Protection Frauds for Law Court Judges in exchange for support for the Brexit Deal by Corrupt MPs. They used a Victory Dance by the Prime Minister as the Secret Signal she had a Deal Majority. In August 2018 she went to South Africa and Nigeria and got News Coverage for Victory Dances. The Equity Lawyer gave Email Notice of the Protection Fraud Deals and the Victory Dance to All MPs. It discovered that either she lied about having the Deal Majority or the Email Notice lost it. She was furious. She used Health Dictator Powers to issue Medical Fraud Orders against the Equity Lawyer. He had Kidney Failure. Top Doctors planned Health Frauds. They used the GP for a Mental Health Case Reference Fraud that was Without Notice + Without Consent + Without Examination + Without Evidence. It got an Examination Refusal by the Equity Lawyer. Blackmail Frauds that used Kidney Transplant Denial Threats and Mental Examination Consent Demands by Top Doctors got a Priority Decision for Corruption Investigations against the Kidney Failure Treatment and a Consent Refusal by the Equity Lawyer. The GP did an Immunity Deal in exchange for Full Disclosure that the Top Doctors procured the Mental Health Case Reference Fraud. The Blackmail Fraud Proof got Corruption Findings + Remedy Entitlement Findings + Remedy Priority Findings for the Equity Lawyer and People against the Top Doctors and an Execution Responsibility Decision for the Equity Lawyer and People against Prime Minister Mrs May. She could not execute Corruption Remedies against Top Doctors or Top Judges because she had done Protection Fraud Deals and issued the Health Fraud Orders. It got an Unfitness Case + Remedy Failure Finding + Unfitness Finding + Dismissal Decision and Remedy Investigation Priority Finding for the Equity Lawyer and People against Prime Minister Mrs May and a Dismissal + Forced Election Decision against the Governing Majority. It needed Remedy Investigations. In late 2018 a Leadership Contest discovered how many Conservative MPs were part of the Protection Fraud Network. In Spring 2019 the Remedy Process forced Cabinet Officers make Non-

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Disclosure Fraud Leaks against Prime Minister Mrs May to avoid Joint Liability for the Protection Frauds. The Dismissal Decision got a Party Leadership Resignation from Prime Minister Mrs May that started a Party Leadership Contest.

The Equity Lawyer waited for News Coverage of the Leadership Resignation and made a Kidney Failure Treatment Request. Repeat Blackmail Fraud by Top Doctors used Dialysis Treatment Denial Threats and Mental Examination Consent Demands got a Consent Refusal by the Equity Lawyer who went into Half Hiding with the Security Service knowing where he was. The Top Doctors procured Mental Health Arrest Warrant Frauds. The Secret Service did not tell the Fraud Managers where the Equity Lawyer was. The Arrest Raid Frauds that got Video Records that a Police Officer attended before the Mental Health Officer attended and had any chance to decide the need for Police Officers. One of the Police Officers did a Tazer Dance that evidence the intent for Violent Arrest.

The Remedy Process needed Integrity Tests before and during the Election Campaign Period. The Equity Lawyer remained at large to manage them. The trade of Protection Fraud for Top Judges in exchange for Leadership Support by MPs got the Party Leadership and Premiership for MP Mr Johnson. The Protection Fraud Deals were subject to Viable Execution Conditions. The Integrity Tests were managed to get Unviable Conditions Proof that Prime Minister Mr Johnson could use for Deal Releases.

In October 2019 the Remedy Conditions in the Parliament Session Agreement required a Forced General Election before the Year End. Prime Minister Mr Johnson traded Protection Frauds for Top Media Managers in exchange for Propaganda Services in the Election Campaign Period.

The Integrity Tests got Corruption Proof and Remedy Denial Fraud Proof against the State and Law Courts and Election Fraud against All Party Leaders. It denied Voters 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 that a Royal Commission get Corruption Remedies before the Session End. Honourable Parliamentarians needed Criminal Conspiracy Proof to silence Corrupt Parliamentarians until Unfitness Cases got Corruption Findings and Dismissal Decisions against Top Judges. Citizens used their cases to get the Criminal Conspiracy Proof.

The Contempt Claim 2020 000286 got a General Civil Restraint Renewal Fraud that was Enforcement Stay Protection Breach and Remedy Only Jurisdiction Breach that were Proof and Enforcement Protection Breach that were Contempt Fraud Proof for the Equity Lawyer, Crown and Lord Bishops against State Lawyers, State Council, the Solicitor General and High Court. The Equity used it for Fraud Appeals 2020 0396 and PI 10942. They got Remedy Denial Fraud Proof that was Contempt Fraud Proof for the Equity Lawyer, Crown and Lord Bishops against State Lawyers, State Council, the Solicitor General and Court of Appeal.

Corruption Cases got Conflict Disqualification Proof against Law Court Judges. Some of them are being used to get Audio Records as Personal Responsibility Proof against Hearing Judges.

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The Divorce Property Frauds, Wardship Claim and Care Release Claim of Citizen Mrs Theodorou have Listed Hearings.

The Land Frauds committed against Citizen Mr Sood by the Family Trustee Son, Lawyers, a Bank and the Law Courts have the Trust Claim Fraud F02ED793 Remedy Application Dismissal Fraud Appeal Hearing in either the County Court or High Court, the Corruption Claim 2020 000968 Dismissal Fraud Hearing in the High Court and the Fraud Appeal 2020 0742 Dismissal Fraud Hearing in the Court of Appeal.

The Land Frauds by Top Judges and Housing Association Officers against Tenants used Forged Tenancies. Citizen Mr Nkrumah made Forgery Complaints. Corrupt Officers demanded Ruin Frauds against him. The Housing Associations did not have Prosecution Powers that could be used for Ruin Frauds. The Ministry of Justice procured Prosecution Frauds by the Metropolitan Police and the Crown Prosecution Service. He was clever enough to defend himself. They used a Court Exclusion Fraud for an In-Absence Trial Fraud + Conviction Fraud + Sentence Fraud + Conviction and Sentence Notice Denial Fraud + Undisclosed Sentence Breach Prosecution Fraud + Imprisonment Fraud. He and his wife filed Prisoner Release Habeas Corpus Claims that got Issue Denial Fraud Proof against the Administrative Court. The Trial Court Lawyers wanted Protection Frauds from Appeal Judges. They used a Forged Appeal to get an Appeal Dismissal Fraud. The True Appeal by the Citizen discovered the Forged Appeal and Dismissal Fraud. The Corrupt Officers used a Prison Release Licence Forgery for a Licence Breach Prosecution Fraud. It got Criminal Conspiracy Proof against Corrupt Officers all of whom worked for the Ministry of Justice. The it got a Case Withdrawal by the Probation Service and Withdrawal Response Applications Hearing Denial Fraud, Appeal Denial Fraud, Application Process Denial Frauds by the Magistrates Court and Crown Court. It got Memoranda of Entries on the Court Record that are Perjury Proof and Forgery Proof for the Citizen against the Ministry of Justice. The Not Guilty Plea was entered as a Guilty Plea. A No Jurisdiction Plea was entered as a Not Guilty Plea. The names of Trial Judges given in the Courtroom do not tally with the Record Entries. The case Corruption Remedy Denial Fraud Proof against the High Court, Court of Appeal and Supreme Court. The Fraud Appeal 2020 0055 will get Hearing Rights in the Supreme Court.

The Shop Theft Claims 2019 003741 + 003984 got Criminal Conspiracy Proof against Top Police, Top Crown Prosecutors, Top Council Officers and Top Judges. They used Prosecution Frauds to get a Forced Sale with Sale Management Denial Frauds by the Sale Lawyers and a Part Payment that got Premature Possession and then a Full Payment Denial Fraud by the Buyers and Remedy Denial Frauds by Law Court Judges. The Shop Theft Crime Complaint got Investigation Denial Fraud Proof against the Metropolitan Police. The Physical Repossession by the Victim forced the Metropolitan Police to choose between Justice Possession Enforcement for the Owner of a Repossession Fraud for the Organised Crime Buyers. They chose the Repossession Fraud. It got a Repossession Fraud Interim Remedy Application by the Citizen and a Trespass Restraint Application by the Organised Crime Buyer and Hearing Denial Frauds to avoid receiving the Criminal Conspiracy Proof.

There is more. That is more than enough for the Conflict Disqualification Refusal Tests of the Trial Judge