

Royal Commission + 2020 000286 Case Dismissal Additional Statement 16th December 2020
Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

Case Dismissal Addition Statement to that dated 30th November 2020

1. The Citizen, Crown and Lord Bishops 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.
2. The Parliament Session Agreement in December 2019 required that a Royal Commission get Corruption Remedies before the Session End. It needed criminal Conspiracy Proof to silence Corrupt Parliamentarians until Unfitness Cases got Corruption Findings and Dismissal Decisions against top Judges.
3. The Corruption Remedy Process made progress that motivated Corrupt Officers to use Computer Record Frauds for Case Misrepresentation Frauds. It created the need for Audio Records as Personal Responsibility Proof against Identifiable Individuals.
4. Remedy Process Cases got Audio Records and Hearing Denial Frauds to avoid Audio Records
 - 4.1. Theodorou Family Sabotage Frauds
 - 4.1.1. Divorce ZC14D02308 got Hearing Audio Records of Conflict Qualification Frauds + Land Frauds by the Family Court Judges for Organised Criminal Mr Theodorou against Citizen Mrs Theodorou
 - 4.1.2. The Wardship Claim FD20P00642 of Citizen Mrs Theodorou is to get a Repatriation Order for the 5th and 6th Theodorou Children. Care Order Frauds for the 6 Theodorou Children got Big Budgets and Budget Fraud Profits for Enfield Council. Expatriation Empowerment Order Frauds enabled Enfield Council to negotiate a Secret International Agreement for Child Trafficking. It got Care Cost Payment Receipts for Enfield Council and Big Fraud Profits + Money Laundering Services for Corrupt Officers, in both cases, from the Cypriot Authorities. The Remedy Process made progress that motivated the Cypriot Authorities to make a Children Release Decision for the 5th and 6th Children. It got Release Refusal Decisions by the Carers and Case Officer. The Only Credible Explanation is Care Fraud Profits or Abuse Concealment Frauds. The Wardship Hearing was to get Repatriation Orders. It got an Audio Record of a High Court Justice using a Validity Finding Fraud for Expatriation Empowerment Fraud.
 - 4.1.3. The Child Care Release Claim ZW20C00422 for the 4th Theodorou Child got a Hearing Event. The 3rd Theodorou Child attended as Release Witness. It got an Audio Record of the Release Witness Evidence Exclusion Fraud.

Royal Commission + 2020 000286 Case Dismissal Additional Statement 16th December 2020

- 4.2. Lease Fraud F02ED793 got Criminal Conspiracy Proof for Citizen Tenant Mr Hastunc against the Organised Crime Landlords Eatsnow Estates Limited and the Law Courts. It includes Hearing Audio Records of Trial Direction Frauds. The Defence and Counterclaim + Direction Fraud Appeal got Filing Denial Fraud Proof against the County Court. The Possession Denial Appeal Fraud got an Appeal Hearing Notice for 3rd August 2020. London County Court Judges needed to avoid an Audio Record of the Hearing Judge receiving Criminal Conspiracy Proof against the Land Lord and County Court. They procured a Secret Adjournment Application by the Landlord that got a Secret Adjournment Order. The Citizen Tenant appeared with Supporters and discovered the Secret Adjournment Fraud. The London County Court Judges used a Case Review Fraud to avoid the Appeal Adjournment Hearing and then needed a Review Result Disclosure Denial Fraud.
- 4.3. The Family Trust Frauds B01B0837 of Trustee Son Mr Sood against Citizen Beneficiary Father Mr Sood got a Corruption Claim 2020 000968 in the High Court and Remedy Denial Fraud Appeal in the Court of Appeal. Hearing Audio Records of Protection Breach Contempt Fraud Proof + Order Breach Contempt Immunity Fraud Proof for the Citizen against the Organised criminal Son and the County Court Judges
- 4.4. The Shop Theft Claims 2019 003741 + 003984 of Citizen Mr Yediayli got Hearing Denial Fraud Proof against the High Court
- 4.5. The Ruin Frauds against Citizen Mr Nkrumah got Dynamic Defence by him that motivated Computer Record Frauds that were Case Misrepresentation Frauds + Anonymity Frauds and Protection Frauds for Corrupt Officers
5. The Contempt Fraud Appeal 2020 000286 is the Lead Case for getting Audio Records as Criminal Conspiracy Proof for the Citizen, Parliament and Crown against Organised Criminals, the State and Law Courts. The High Court Supervising Lord Justices committed Conflict Qualification Frauds + Case Allocation Frauds that got Trial Judge Status for High Court Justice Mr Jay.
6. The Trial on 3rd November 2020 got Audio Records that are Criminal Conspiracy Proof against State Counsel Mr Eardley and Trial Judge Mr Jay. The Case Dismissal Statement dated 30th November 2020 explains it.
7. The High Court Supervising Lord Justices committed Conflict Qualification Frauds + Case Allocation Frauds that got Trial Judge Status for Justice Mrs Cutts
8. The Adjourned Trial on 14th December 2020 got Audio Records that are Criminal Conspiracy Proof against State Counsel Mr Eardley and Trial Judge Mrs Cutts

Royal Commission + 2020 000286 Case Dismissal Additional Statement 16th December 2020

9. The Preliminary Issue Frauds:

- 9.1. Pending Restraint Renewal Fraud Appeal 2020 0396 Trial Stay Protection Denial Fraud for the State against the Equity Lawyer
- 9.2. Pending Imprisonment Committal Permission Fraud Appeal 2020 2069 Trial Stay Protection Denial Fraud for the State against the Equity Lawyer
- 9.3. Pending Recusal Refusal + Trial Directions 2020 XXXX Trial Stay Protection Denial Fraud for the State against the Equity Lawyer
- 9.4. Pending Trial Directions Confirmation Fraud 2020 XXXX Trial Stay Protection Denial Fraud for the State against the Equity Lawyer
- 9.5. New Trial Misrepresentations Fraud for the State against the Equity Lawyer + Appeal Leave Denial Fraud
- 9.6. Recusal Refusal Fraud Crime Proceeds Finding Denial Fraud for the Trial Directions Frauds and the State against the Equity Lawyer + Appeal Leave Refusal Fraud
- 9.7. Case Dismissal Application Refusal Fraud for the State against the Equity Lawyer + Appeal Leave Refusal Fraud
- 9.8. State Counsel Conflict Disqualification Denial Fraud for the State against the Equity Lawyer + Appeal Leave Refusal Fraud
- 9.9. Medical Records Discovery Refusal Fraud for the State against the Equity Lawyer + Appeal Leave Refusal Fraud
- 9.10. Trial 3rd November 2020 Intimidation Fraud Contempt Investigation Denial Fraud + Execution Officers x 5 Jury Box Occupant Identity Discovery Refusal Fraud + Appeal Leave Refusal Fraud
- 9.11. High Court Case Management Investigation Denial Fraud + Appeal Leave Refusal Fraud
- 9.12. Court of Appeal Case Management Investigation Denial Fraud + Appeal Leave Denial Fraud
- 9.13. Trial Judge Conflict Disqualification and Adjudication Office Unfitness Recusal Refusal Denial Fraud for the State against the Equity Lawyer
- 9.14. Mr Jay Witness Production Application Refusal Fraud + Appeal Leave Denial Fraud for the State against the Equity Lawyer
- 9.15. Witness Evidence Exclusion Frauds + Appeal Leave Denial Fraud for the State against the Equity Lawyer
- 9.16. Representation Termination Fraud for the State against the Equity Lawyer
- 9.17. Preliminary Issue Applications Refusal Fraud + Appeal Leave Refusal Fraud

Royal Commission + 2020 000286 Case Dismissal Additional Statement 16th December 2020

- 9.17.1. Jurisdiction Superiority Usurpation Fraud for the State and Inferior Law Courts
against the Superior Law Courts, Parliament, Crown and Citizen
- 9.17.2. Jurisdiction Superiority Fraud for All Cases off the State against Corruption Cases of
the Citizen
- 9.17.3. Corruption Remedy Process Superior Jurisdiction Enforcement Stay Protection
Denial Fraud + Remedy Only Jurisdiction Limit Fraud for the State against the Equity
Lawyer, Citizen, Lord Bishops and Crown
- 9.17.4. Court of Appeal Superior Jurisdiction Denial Fraud + Fraud Appeals 2020 0396 +
2069 Pending Adjudication Trial Stay Protection Denial Fraud + Remedy Lonely
Jurisdiction Limit Denial Fraud for the State against the Equity lawyer
- 9.17.5. High Court Justice Conflict Disqualification Denial Fraud + Conflict Recusal Denial
Fraud + Remedy Only Jurisdiction Limit Fraud for the State against the Equity Lawyer
- 9.17.6. Trial Judge Conflict Disqualification Finding Denial Fraud + Conflict Recusal
Denial Fraud + Remedy Only Jurisdiction Limit Denial Fraud + Proof Burden Reversal
Entitlement Denial Fraud for the State and Trial Judge against the Equity Lawyer
- 9.17.7. Contempt Claim Relevant Evidence Finding Denial fraud for the State against the
Equity Lawyer
- 9.17.8. Contempt Case Relevant Evidence Finding Denial Fraud for the State against the
Equity Lawyer
- 9.17.9. Contempt Case Relevant Evidence Omission Finding Denial Fraud for the State
against the Equity Lawyer
- 9.17.10. Relevant Evidence Omissions Investigation Denial Fraud for the State
against the Equity Lawyer
- 9.17.11. Relevant Evidence Omission Investigation Co-operation Polite Request of
the Cabinet and Parliament Denial Fraud for the State against the Equity Lawyer
- 9.17.12. Relevant Evidence Omission Investigation Co-operation Polite Request of
Honourable Parliamentarians Denial Fraud for the State against the Equity Lawyer
- 9.17.13. Law Society Interested Party Status Denial Fraud + Legal Service Crime
Prosecution Prohibition Denial Fraud + Qualified Representative Hearing Denial
Monopoly Enforcement Prohibition Denial Fraud for All Profession Authorities
against the Equity Lawyer
- 9.17.14. Contempt Fraud Investigation Denial Fraud for the Law Society against the
Equity Lawyer

Royal Commission + 2020 000286 Case Dismissal Additional Statement 16th December 2020

9.17.15. General Medical Counsel Interested Party Status Denial Fraud + Medical
Profession Unfitness Investigations Denial Fraud for Top Doctors and the General
Medical Council against the Equity Lawyer

9.17.16. Contempt Claim Dismissal Denial Fraud + Restraint Renewal Revocation
Denial Fraud + Protection Breach Contempt Fraud Conspiracy Liability Order Denial
Fraud + Remedy Denial Frauds

9.18. Jury Trial Application Denial Fraud + Appeal Leave Denial fraud for the State
against the Equity Lawyer

9.19. Preliminary Issue Appeal Period Denial Fraud

9.20. Liability Trial Continuation Protection Breach Contempt Fraud for the State against
the Equity Lawyer + Appeal Leave Refusal Fraud

10. Trial Frauds

10.1. Public Gallery Witness Exclusion Frauds in the afternoon in spite of the Jury Box
remaining vacant when on 3rd November 2020 the 5 Execution Officers had use of it

10.2. Prosecution Opening Speech Frauds for the State against the Equity Lawyer

10.2.1. Fact Misrepresentation Frauds + Support Evidence Denial Frauds

10.2.2. Intent Misrepresentation Frauds + Support Evidence Denial Frauds

10.2.3. Evidence Misinterpretation Frauds

10.2.4. Incompetent Vulnerability Defamation Frauds against Corruption Victims

10.2.5. Full Disclosure Denial Frauds using Non-Disclosure Frauds by omission of the 2020
Remedy Process Case Papers because they were Criminal Conspiracy Proof against
Organised Criminals, Lawyers, State Officers and Law Court Judges

10.2.6. Proof Burden Misrepresentation Fraud that substituted Restraint Fraud Knowledge
for Justice Perversion Intent

10.2.7. Authority Non-Disclosure Frauds

10.2.7.1. Validity Priority Precedent Non-Disclosure Fraud [HL 2008 R v Clarke]

10.2.7.2. Fraud Invalidity Precedent Non-Disclosure Fraud [2015 Sharland v Sharland]

10.2.7.3. Conflict Disqualification Precedent Non-Disclosure Fraud [2015 Emerald
Supplies v British Airways]

10.3. Trial Time Table Frauds for the State against the Equity Lawyer

10.4. Testimony Time Wasting Frauds by the Trial Judge for the State against the Equity
Lawyer using

10.4.1. Time Spent on Handwriting Records of the Case Dismissal Statement Content

10.4.2. Conflict Discovery Denial Frauds

Royal Commission + 2020 000286 Case Dismissal Additional Statement 16th December 2020

10.4.3. Exhaustion Adjourment Denial Fraud for the State against the Equity Lawyer that forced him to make a Priority Decision for the Corruption Remedy Process + Additional Statement Production against Personal Health Requirements

11. The Crown, Lord Bishops and Honourable Parliamentarians need the Additional Statement to evidence what he would say if he is unable to say it at the Adjourned Trial
12. The Undue Influence + Procurement Misrepresentation Frauds against the Equity Lawyer were Incompetent Vulnerability Defamation Frauds against Corruption Victims. They procured the Legal Services of the Equity were that the Equity Lawyer. He imposed a Service Condition that they give Privilege Waivers and Confidentiality Waivers and use the Corruption Remedy Proof Standard. It got Citizen Status for them and enabled the Crown and Lord Bishops to use their cases for Remedy Management. The process is called Citizen Recruiting.
 - 12.1. Citizen Mr Paterson was the Innocent Agent used for the Ruin Fraud Conspiracy against Prime Minister Mr Cameron. The Case Dismissal Statement explains it at paragraphs 229 – 230 – 235 – 237- 240 – 241 – 242 – 244 – 245 – 246 – 250 – 252 – 253 – 254 – 255.
 - 12.2. Citizen Mr Bradley is a Land Fraud Victim. The Firearms Corruption Case + Crawley Beating Case + a Law Profession Unfitness Case got Criminal Conspiracy Proof against Sussex Judges including Top Civil Judge Mr Simkiss. He was a Corruption Investigation Target. He and Organised Criminals made a Building Development Plan. It needed 4 Adjacent Houses. Mr Bradley owned one of the middle houses, knew about the Development Plan and when asked to sell said he would go immediately if he had the Ransom Strip Price. They did not want to pay. They used Harassment Frauds + Nuisance Claim Fraud + Forced Sale Fraud against Citizen Mr Bradley to get one of the middle houses. He knew about the Development Plan and demanded a Ransom Strip Price. The Secret Service identified the case and used a Defective Judgment Document for an Integrity Test. It got Trial Fraud Proof against Top Judge Simkiss and a Case Reference to the Equity Lawyer by Corruption Victims who were Innocent Agents. The case got Criminal Conspiracy Judges against All Judges on the Court Records Mr Bradley received.
 - 12.3. Citizens Mr Awodiya prosecuted the Election Fairness Case that got Election Fraud Proof against All Party Leaders and the Corruption Remedy Condition in the Parliament Session Agreement that required that a Royal Commission get Corruption Remedies before the Session End. He is furious about the Incompetent Vulnerability Defamation Frauds and says he is prosecuting a Profession Unfitness Case against State Counsel Mr Eardley.