

Royal Commission + Contempt 5th Trial Fraud Appeal Grounds

18th December 2020

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

Appeal against Contempt 2020 000286 Trial Fraud Criminal Conspiracy that started before the Claim Issue Date and continued thereafter until the Restraint Breach Finding Frauds + Contempt Liability Finding Fraud on 16th December 2020 and the Reasons Fraud dated 18th December 2020 by State Lawyers, State Counsel Mr Eardley, High Court Supervising Judges, Trial Judges Mr Jay and Mrs Cutts and Court of Appeal Judges

Applications for:

1. Regulation Waiver + Public Expense All Proceedings Transcript Order
2. Pending Adjudication Enforcement Stay Protection Breach Contempt Fraud Finding + Contempt Liability Order + Remedy Orders for the Equity Lawyer against the State
3. Party Status + Personal Liability Order for the Equity Lawyer against State Counsel Mr Eardley
4. Contempt Fraud Criminal Investigation Order for the Equity Lawyer against the State
5. Medical Records Access Denial Fraud Investigation Order for the Equity Lawyer against the National Health Trusts + Ministry of Justice
6. Medical Records Disclosure Standard Process Enquiry Order + Medical Records Standard Process Breach Enquiry Order for the Equity Lawyer against Mid Essex Hospital Services NHS Chief Executive
7. Kidney Failure Dialysis Treatment Standard Procedure and Long-Term Consequences Enquiry Order + Kidney Failure Dialysis Treatment Standard Procedure Breach and Breach Consequences Enquiry Order + Urea Retention Drug Prescription Enquiry Order + Chronic High Urea Level and Consequences Enquiry Order for the Equity Lawyer against Nephrologist Dr Wong and Nephrologist Professor Dr Ali

Grounds: Fraudulent Breaches of Natural Justice + Human Rights + Overriding Justice Objective

1. Criminal Conspiracy for Substitution Frauds of:
 - 1.1. The Predation Priority of Organised Crime for the Justice Priority of the People
 - 1.2. Execution Jurisdiction Superiority Frauds for Adjudication Jurisdiction Superiority
 - 1.3. Conflict Qualification Frauds for Reliable Neutrality Conflict Disqualifications
 - 1.4. Bias Frauds against Fair Processes
 - 1.5. Protection Denial Frauds for Pending Adjudication Enforcement Stay Protection
 - 1.6. Perversity Enforcement Powers against Justice Process Contempt Remedy Powers
 - 1.7. Liability Declaration Frauds for Valid Causes of Action + Due Notice + Conflict Discovery + Evidence Full Disclosure + Evidence Audits + Evidence Verification + Relevance Controls + Admissibility Controls + Interpretation Controls + Credibility Controls +

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Probity Controls + Valid Presumptions + Rebuttal Proof Positive Requirements + Valid Authorities

2. 3rd November 2020 Trial Frauds
 - 2.1. Public Gallery Seat Allocation Frauds for the State and Court against the Citizen
 - 2.2. Budget Allocation Frauds by use of 5 State Officers to occupy Jury Box Seats and deny use of them as Public Gallery Seats for Citizens
 - 2.3. Intimidation Fraud by use the Jury Box Seats + 5 State Officers + Handcuff Handling Performances to evidence Before Trial Execution Decisions
3. Fraud Appeal 2020 0396 explains the Contempt Claim Fraud + Restraint Renewal Fraud
4. Fraud Appeal 2020 2069 explains the Imprisonment Committal Application Permission Fraud
5. Fraud Appeal 2020 XXXX explains the Recusal Refusal Fraud + Trial Fraud + Directions Frauds on 3rd November 2020 and has the Fee Remission Certificate as Process Evidence and Royal Mail Delivery Receipt Signature from the Royal Courts Post Room as Filing Evidence
6. Fraud Appeal 2020 YYYY explains the Directions Confirmation Fraud dated 9th November 2020 and has the Fee Remission Certificate as Process Evidence and Royal Mail Delivery Receipt Signature from the Royal Courts Post Room as Filing Evidence
7. 2020 000286 Witness Protection Application Notice and DRAFT Order dated 12th December 2020 have the Fee Remission Certificate as Process Evidence and Royal Mail Delivery Receipt Signature from the Royal Courts Post Room as Filing Evidence
8. The Case Dismissal Statement dated 30th November 2020 explains the Citizen, Crown and Lord Bishops have Justice Responsibilities and Corruption Control Jurisdictions that govern Parliament Session Powers and their Remedy Process to deal with Systematic Corruption
9. Corruption Unfitness High Court Western Circuit Office Appointment Fraud
10. On 14th December 2020 the Trial Preliminary Issue Frauds for the State against the Equity Lawyer include:
 - 10.1. Pending Restraint Renewal Fraud Appeal 2020 0396 Trial Stay Protection Denial Fraud
 - 10.2. Pending Imprisonment Committal Permission Fraud Appeal 2020 2069 Trial Stay Protection Denial Fraud + Appeal Leave Denial Fraud
 - 10.3. Pending Recusal Refusal + Trial Directions 2020 XXXX Trial Stay Protection Denial Fraud + Appeal Leave Denial Fraud
 - 10.4. Pending Trial Directions Confirmation Fraud 2020 YYYY Trial Stay Protection Denial Fraud + Appeal Leave Denial Fraud
 - 10.5. High Court Management Investigation Denial Fraud + Appeal Leave Refusal Fraud
 - 10.6. Court of Appeal Management Investigation Denial Fraud + Appeal Leave Denial Fraud

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- 10.7. Old Trial Enforcement Fraud + New Trial Misrepresentations Frauds
- 10.8. Recusal Refusal Fraud Trial Directions Crime Proceeds Finding Denial Fraud + Appeal Leave Refusal Fraud
- 10.9. Case Dismissal Application Refusal Fraud Equity Lawyer + Appeal Leave Refusal Fraud
- 10.10. State Counsel Conflict Disqualification Denial Fraud for the State against the Equity Lawyer + Appeal Leave Refusal Fraud
- 10.11. Medical Records Discovery Refusal Fraud + Appeal Leave Refusal Fraud
- 10.12. Public Gallery Seat Allocation Investigation Denial Frauds + Appeal Leave Denial Fraud
- 10.13. Budget Allocation Investigation Denial Fraud + Appeal Leave Denial Fraud
- 10.14. Intimidation Fraud Investigation Denial Fraud + Appeal Leave Denial Fraud
- 10.15. Adjudicator Conflict Disqualification Fraud + Appeal Leave Denial Fraud
- 10.16. Adjudicator Unfitness Recusal Refusal Denial Fraud + Appeal Leave Denial Fraud
- 10.17. Mr Jay Witness Production Application Refusal Fraud + Appeal Leave Denial Fraud for the State against the Equity Lawyer
- 10.18. Witness Evidence Exclusion Frauds + Appeal Leave Denial Fraud
- 10.19. Representation Termination Fraud
- 10.20. Preliminary Issue Applications Refusal Fraud + Appeal Leave Refusal Fraud
 - 10.20.1. Jurisdiction Superiority Usurpation Fraud for the State and Inferior Law Courts against the Superior Law Courts, Parliament, Crown and Citizen
 - 10.20.2. Jurisdiction Superiority Usurpation Fraud for All Cases of the State against Corruption Cases of the Citizen
 - 10.20.3. Corruption Remedy Process Superior Jurisdiction Enforcement Stay Protection Denial Fraud + Remedy Only Jurisdiction Limit Denial Fraud + Protection Breach Contempt Fraud for the State and High Court against the Equity Lawyer, Citizen, Lord Bishops and Crown
 - 10.20.4. Court of Appeal Superior Jurisdiction Denial Fraud + Fraud Appeals 2020 0396 + 2069 + XXXX + YYYY Pending Adjudication Trial Stay Protection Denial Fraud + Remedy Lonely Jurisdiction Limit Denial Fraud for the State against the Equity Lawyer
 - 10.20.5. High Court Justice Conflict Disqualification Denial Fraud + Conflict Recusal Denial Fraud + Remedy Only Jurisdiction Limit Fraud for the State against the Equity Lawyer
 - 10.20.6. Trial Judge Conflict Disqualification Finding Denial Fraud + Conflict Recusal Denial Fraud + Remedy Only Jurisdiction Limit Denial Fraud + Fraud Proof

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Burden Reversal Entitlement Denial Fraud for the State and Trial Judge against the
Equity Lawyer

10.20.7. Contempt Claim Relevant Evidence Finding Denial Fraud for the State against the
Equity Lawyer

10.20.8. Contempt Case Relevant Evidence Finding Denial Fraud for the State against the
Equity Lawyer

10.20.9. Contempt Case Relevant Evidence Omission Finding Denial Fraud for the State
against the Equity Lawyer

10.20.9.1. Relevant Evidence Omissions Investigation Denial Fraud

10.20.9.2. Relevant Evidence Omission Investigation Co-operation Polite Request of
the Cabinet and Parliament Denial Fraud

10.20.9.3. Relevant Evidence Omission Investigation Co-operation Polite Request of
Honourable Parliamentarians Denial Fraud

10.20.9.4. Law Society Interested Party Status Denial Fraud + Legal Service Crime
Prosecution Prohibition Denial Fraud + Qualified Representative Hearing Denial
Monopoly Enforcement Prohibition Denial Fraud Denial Fraud + Appeal Leave
Denial Fraud

10.20.9.5. Profession Unfitness Contempt Fraud Investigation Denial Fraud + Appeal
Leave Denial Fraud

10.20.10. 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

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

10.21. Jury Trial Application Denial Fraud + Appeal Leave Denial Fraud

10.22. Witness Protection Application Hearing Denial Fraud + Appeal Leave Denial Fraud

10.23. Preliminary Issue Appeal Period Denial Fraud + Appeal Leave Denial Fraud

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

11. Trial Frauds

11.1. Public Gallery Witness Exclusion Frauds on 14th December 2020 in the afternoon in spite
of Vacant Seats in the Jury Box that on 3rd November 2020 were used by 5 Execution
Officers

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11.2. Prosecution Frauds

11.2.1. Proof Burden Substitution Fraud of Any Intent for Justice Perversion Intent

11.2.2. Restraint Fraud Knowledge + Any Intent Proof Buren Misrepresentation Fraud

11.2.3. Undue Influence + Procurement + Puppet Master Misrepresentation Frauds +
Rebuttal Evidence Exclusion Frauds

11.2.4. Intent Misrepresentation Frauds + Rebuttal Evidence Exclusion Frauds

11.2.5. Evidence Interpretation Frauds

11.2.6. Incompetent Vulnerability Defamation Frauds against Corruption Victims

11.2.7. 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

11.2.8. Binding Authority Non-Disclosure Frauds

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

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

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

11.3. Time Table Frauds

11.4. Defence Case Time Limit Frauds + Time Wasting Frauds by the Trial Judge

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

11.4.2. Conflict Discovery Denial Frauds

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

11.5. Misrepresentation Based Cross Examination Question Frauds + Reply Sabotage Frauds

11.6. Without Application Undeclared Cross Examination Time Extension Bias Fraud from 1
hour to 1 hour 55 minutes for the State

11.7. Exhaustion Adjournment Refusal Frauds after the Cross Examination

11.8. Next Day Adjournment Proposal Fraud by the Trial Judge ignored the Dialysis Treatment
Session and then the expectation that the Equity Lawyer cope with a Dialysis Session in
Chelmsford + Travel Time + Adjourned Trial in London the next day

11.9. Defence Response Time Reduction Bias Fraud from 1 hour to 30 minutes then Late
Sitting Bias Fraud + Exhaustion Adjournment Denial Fraud by Trial Judge

11.10. Defence Response for 40 minutes then Exhaustion Declaration by Equity Lawyer

11.11. Restraint Breach Finding + Contempt Finding Pronouncement with Reasons 2 days later

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12. 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
13. 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. 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.
 - 13.1. 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. The Contempt Trial Audio Record on 13th June 2019 of Self Representation by him is Competent Independence Evidence for him against the State
 - 13.2. 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 that Mr Bradley received.
 - 13.3. 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.
14. The Additional Statement dated 16th December 2020 ensured the Crown and Lord Bishops had the content in case the Equity Lawyer was unable to give it as Oral Testimony. The 2nd half of the Defence Testimony started with him reading it out. The Trial Judge appeared not to be

Crown
Parliament
Supreme Court
Court of Appeal
High Court

The People v Top Judges
Citizens v State
Equity Lawyer Mr Ellis v Solicitor General
Equity Lawyer Mr Ellis v Solicitor General

Corruption Remedy Royal Commission
Fraud Appeal 2020 0055 + 0186
Fraud Appeal 2020 0396 + 2069 + XXXX + YYYY
Contempt Claim Fraud 2020 000286

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paying attention. He stopped reading it, spoke and observed the State Counsel and Trial Judge.