

Royal Commission Case Notice + Case Papers Demand + Profession Unfitness Complaint 22nd December 2019

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Case Papers Demand + Practice Registration Details Request + Profession Unfitness Complaint Notice

Reasons

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. They fell into disuse for 45 years when the Politicians developed the European Constitution. It vested Dictator Powers. In every Member State of the European Union the Politicians lost control to Corrupt Officers and Law Court Judges who formed Organised Crime Partnerships. They developed Protection Fraud Networks for Mutual Support and Corruption Co-ordination. They sold Market Frauds to organised Crime, provided Protection Frauds for Corrupt Officers who managed them and gave Glittering Career Guarantees and Job Profits to Corrupt MPs on exchange for Fraud Services in Parliament. General Elections got Governing Majorities that were subject to Remedy Denial Fraud Majorities controlled by Protection Fraud Networks.

The European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election Frauds to get them. They used Extradition Frauds against a British Citizen and Imprisonment Frauds against him and a Dutch Citizen to prevent exposure of the Election Frauds. Everything that could go wrong for the European Leaders did go wrong. The Election fraud Proof was used 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.

In 2017 the Remedy Process got completion of a Criminal Conspiracy Proof Set against Top State Officers and Law Court Judges. The Crown and Lord Bishops used it to decide the Corruption remedy Conditions for the Parliament Session Agreement. They needed an Election Free Period to enable a Long Session of 2 ½ years to complete the Corruption Investigation in the Law Courts, get Corruption Dismissal Cases against Top Judges and continue the Corruption Investigations in Parliament. The choice for Prime Minister Mrs May was to call a Surprise General Election or face a Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. She chose the Surprise General Election. It got the Election Free Period. The Long Session got Corruption Proof against the Remedy Denial Fraud Network which included Attorney General Mr Cox, Prime Minister Mrs May and Opposition Leader Mr Corbyn. It got a Forced Resignation from Prime Minister Mrs May.

The Leadership Contestants traded Protection Fraud Deals for Leadership Support. The Protection Fraud Deals were subject to Viable Execution Conditions. MP Mr Johnson won the Leadership Contest and the Premiership.

Citizens prepared cases for Integrity Tests to discover how the system functioned under Prime Minister Mr Johnson. They got Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof against the Media, State, Law Courts and All Party Leaders before and during the Election Campaign Period. They got Unviable Conditions Proof that was enough for Protection Deal Releases for Prime Minister Mr Johnson against Top State Officers and Law Court Judges but not enough for the Media Managers during a General Election.

The Parliament Session Agreement between the Crown and Prime Minister required a Royal Commission for Corruption Remedies. It needs Remedy Powers for Evidence Preservation + Witness Protection + Resource Equality for Victims against the State, Profession Authorities and Law Courts and use of Old and New Cases for Integrity Tests.