

2020 11 30 Royal Commission + 2020 000286 Dismissal Core Representations 30<sup>th</sup> November 2020

The Context + Motive Case Dismissal Statement contains Core Representations in Bold Type

The Core Representations are:

- 125 In December 2004 the Administrative Lawyer swapped the Fax Line and Telephone Line to stop Fax Filing of Extradition Fraud Case Papers. The Equity Lawyer noticed the Fax Machine did not get a connection. He suspected a Line Change Fraud. He checked the Telephone Line and got the Fax Machine Signal. He redirected the Fax Machine to the Telephone Line and made a Telephone Call to the Fax Line. The Administrative Court Lawyer answered. The Equity Lawyer said the Case Papers were coming on the Telephone Line. The Administrative Court Lawyer witnessed the progress made by the Corruption Remedy Cases for 10 years.
- 147 On 4<sup>th</sup> February 2008 Corruption Claim of the Equity Lawyer against the Ministry of Justice had a Remedy Application Hearing. High Court Justice Mr Stanley Burnton sat for it. The Equity Lawyer gave him an Original Document to see what he did. He stole it and ordered that a Review Hearing Demand would get use of a Review Hearing as a Restraint Hearing. The Equity Lawyer had prepared Review Hearing Demands, left the court room, filed and got Receipt Stamp Proof on Multiple Originals from the Administrative Court Office. Before he left the Court Office a Court Officer appeared with the Stamped Documents and revealed a Filing Denial Order Fraud by saying he could not file the documents. It was too late. He had Filing Receipt Stamp Proof on Original Documents for the Crown. They did not get Review Hearing Notices.
- 151 On 8<sup>th</sup> March 2008 the Disqualification Fraud Appeal Permission Hearing got an Audio Record. The 1<sup>st</sup> Protocol Signal used the Prompt ‘All we get out of you is fraud, fraud and more fraud’ by the Equity Lawyer got the Response of the Equity Lawyer and Appeal Lord Justice Leveson saying together ‘when the going gets rough do not come whinging to me for mercy for it will be my duty to ensure you do not get any’. Then the Equity Lawyer drew the attention to the Corruption Claims against the General Medical Council and Ministry of Justice. The 2<sup>nd</sup> Protocol Signal was Lord Justice Leveson arriving outside the Staff Door to the Administrative Court Office, deciding not to go in and moving on with the Equity Lawyer as Event Witness.
- 152 The Remedy Process needed Restraint Freedom for the Equity Lawyer. It needed Case Closure of the Corruption Claim against the Ministry of Justice to prevent use of it for a Restraint Fraud. The Case Closure Notice to the Equity Lawyer was the arrival of the

- 2020 11 30 Royal Commission + 2020 000286 Dismissal Core Representations 30<sup>th</sup> November 2020  
Court File at his home by Royal Mail Post. A Disqualification Fraud Appeal Success for the Equity Lawyer would get an Appeal Success Revocation + Restraint Fraud by the Court of Appeal for the Law Society against him. The Remedy Process Priority needed and got an Appeal Permission Refusal + No Restraint Order by Lord Justice Leveson.
- 155 The Remedy Process needed Safe Conditions for a Power Transfer. Lending Frauds created a Bank Crisis Risk. Efficient Management needed Controlled Conditions for the Bank Crisis.
- 156 On Friday 26<sup>th</sup> June 2008 the Equity Lawyer got issue in the High Court of a Bank Fraud Claim of the Equity Lawyer and Barclays Bank, Royal Bank of Scotland and the State. He visited Barclays Bank Minorities Branch. The Branch Manager listened to a Brief Explanation of the Fraud Claims, received the Claim Papers, agreed to read them over the week end and deliver them to the Bank Lawyers on the Monday. Bank Traders knew before the Bank Lawyers. Word spread. All of them tried to sell Bad Business at the same time. It caused a Liquidity Squeeze. The fact so many people knew got Relatively Controlled Conditions for a Bank Crisis Recovery and Safer Conditions for the Remedy Process to proceed.
- 159 On 25<sup>th</sup> March 2009 Fraud Claims CO 2008 2134 + 5334 + 5920 + 7077 + 8650 + 9931 got a General Civil Restraint Fraud by Justice Hickinbottom against the Equity Lawyer .
- 186 The Crown and Lord Bishops used the Corruption Proof and Remedy Denial Fraud Proof to decide the Corruption Remedy Conditions for the 2010 Parliament Session Agreement. They required a Long Session of 2 ½ years to enable Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. The Remedy Process got Remedy Co-operation from him, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband. The fact Prime Minister Mr Cameron did not know Investigation Details eliminated him from suspicion if anything went wrong.
- 190 In 2010 the Remedy Process used Civil Cases and Criminal Cases to get Trial Fraud Proof against Law Court Judges. Prime Minister Mr Cameron used it to get a Secret Corruption Remedy Agreement with President Obama. They used Media Publicity that the President gave the Prime Minister a Helicopter Ride as a Secret Signal they had signed the Remedy Agreement.
- 192 In 2011 Top Judges in Birmingham committed a Restraint Renewal Fraud against the Equity Lawyer and a Restraint Fraud against a Shropshire Farmer and a Restraint Proof Denial Fraud against both of them to prevent Fraud Appeals to the Court of Appeal. The

- 2020 11 30 Royal Commission + 2020 000286 Dismissal Core Representations 30<sup>th</sup> November 2020  
Equity Lawyer filed a Fraud Appeal for the Farmer in Telford County Court. The Lord Chancellor directed the County Court Judges to demand Restraint Proof. Top Judges released the Sealed Orders. The Lord Chancellor directed the County Court Judges to make a Fraud Appeal Case Reference to the Top Judges in Birmingham. It got completion of a Restraint Fraud Proof Set against them.
- 196 *Between December 2011, and November 2019, Sussex crown Prosecutors provided a Document Filing + Filing Receipt Proof Service for the Parliament Session File kept by the Director of Public Prosecutions. The Crown asked for it, the Prime Minister gave it thereby created Content Admission Proof for the Citizen against the State and Law Courts.*
- 205 In May 2014 the Remedy Process used the Policed Federation Conference to get Mass Publicity for a Corruption Finding + Remedy Co-operation Demand + Dismissal Threat.
- 206 On 2<sup>nd</sup> June 2014 the Equity Lawyer started the Remedy Co-operation Tests of Top Judges. The Case Judges continued to sign Protection Frauds until they knew there were Test Cases. Then they used Unsigned Decisions to get No Me Defences and Signature Pages with Unsigned Substance Pages to enable Signature Admissions and Decision Denials. They needed a Restraint Fraud to stop the Test Cases, wanted to deny responsibility and got a Deputy Judge to sign it
- 207 On 3<sup>rd</sup> July 2014 High Court Deputy Judge McGowan used the Osteopath Governance Fraud Appeal of a Citizen for a Party Denial Fraud + Notice Denial Fraud + Hearing Denial Fraud + Jurisdiction Fraud + Legal Service Restraint Fraud against the Equity Lawyer.
- 208 The Restraint Fraud got Enforcement Refusal by the Administrative Court Lawyer and Remedy Co-operation that enabled the Equity Lawyer to get Claims Issue and Stamp Filing Proof on Multiple Original Documents. He knew the history. It is likely that in 2008 he received instructions from Lord Justice Leveson to put the Court File in the post to the Equity Lawyer.
- 209 In late September and early October 2014 Corruption Claim Permission Hearings got Audio Records that were Criminal Conspiracy Proof against Identifiable Individuals.
- 215 Late on a Friday in December 2014 the Equity Lawyer filed a Habeas Corpus Claim for the Old Man. It made the Administrative Lawyer anxious. An Issue Refusal using the Restraint Reason got Restraint Fraud Arguments and a Brief Case Explanation from the Equity Lawyer. In less than 10 minutes the Administrative Court Lawyer said he would

- 2020 11 30 Royal Commission + 2020 000286 Dismissal Core Representations 30<sup>th</sup> November 2020  
issue it. There were Reasonable Suspicions the Administrative Lawyer used it for a  
Protection Test of Top Judges.
- 216 Justice Sir Andrew Collins made Hearing Orders a Habeas Corpus Prison Release +  
Restraint against the Citizen Friend + Restraint Breach Imprisonment Committal against  
the Equity Lawyer. The Appeal Lawyers had notice. A Restraint Fraud Appeal was in the  
Court of Appeal. The Equity Lawyer produced a Representations Document for All 3.
- 217 On 19<sup>th</sup> December 2014 Justice Mr Knowles sat for Habeas Corpus + Restraint Hearings.  
The Case Call got No Appearance by the Old Man, who was in prison, or the Appeal  
Lawyers. The Hearing Judge read out a letter from the Appeal Lawyers that made a  
Representation Instructions Admission but No Prion Release Representations. He called  
the Restraint Case against the Citizen Friend who spoke for himself and gave in the  
Hearing Representations Document. The Hearing Judge called the Restraint Breach  
Committal Hearing and started a Pompous Performance. It got Confident Presentation and  
Few Words that made Invalidity Arguments against the Restraint Fraud + Pending Appeal  
Enforcement Stay Protection Breach. The Pompous Performance became Angry  
Disappointment as Justice Mr Knowles lost confidence for the Imprisonment Fraud.
- 250 On 19<sup>th</sup> July 2016 High Court Justice Mr Jay sat in Royal Court 37. He knew he was in  
trouble. He checked a 1940's Justice Act to satisfy himself he had Absolute Immunity He  
said so. Then he committed Court Frauds. He used Corruption Claims and Short Notice  
Frauds for General Civil Restraint Hearing Frauds that got Restraint Frauds against  
Citizen Dr Spivack and Citizen Mr Paterson that day and Citizen Ms Berry the next day.  
Equity Lawyer Mr Ellis sat in the Public Gallery. Justice Mr Jay used the Corruption  
Claims + Party Status Denial Frauds + Notice Denial Frauds + Hearing Denial Frauds for  
a Restraint Fraud Enforcement using Restraint Breach Contempt Investigation Order  
against the Equity Lawyer. It got Witness Status + Justice Process Initiator Status +  
Investigator Status + Prosecutor Status that were Adjudicator Status Disqualifications  
against Justice Mr Jay. He was pleased with himself. He did not know it made him an  
Obvious Target for a Fall Guy Conspiracy by Appeal Lord Justices when they needed it.
- 251 On 16<sup>th</sup> October 2016 the Contempt Imprisonment Committal Trial Directions Hearing  
got Audio Records that are Trial Direction Fraud Proof for the Equity Lawyer, Crown and  
Lord Bishops against State Counsel and High Court Justice Sir David Eady who did not  
want any further involvement in the case.
- 265 On 6<sup>th</sup> November 2017 High Court Justice Mr Turner sat for the Restraint Breach

- 2020 11 30 Royal Commission + 2020 000286 Dismissal Core Representations 30<sup>th</sup> November 2020  
Committal Trial. He used the Royal Court Building Exclusion Fraud to get an Appearance Failure and used it for an In-Absence Trial Fraud, and a Public Gallery Creance Order for a Secret Trial Fraud. A Public Gallery Witness arrived late, found the others in the corridor, was suspicious, went into the court room, discovered the In-Absence Trial, gave Oral Notice of the Trial Access Denial Fraud, called the Public Gallery Witnesses into the Court Room, broke the confidence for the In-Absence Trial Fraud, and got an Adjournment Order and Building Admission Order for the Equity Lawyer. The In-Absence Trial and Open Session Trial got Trial Direction Frauds, an Adjournment Fraud and an Audio Record that is Criminal Conspiracy Proof against State Counsel Mr Eardley and High Court Justice Mr Turner.
- 268 Between 20<sup>th</sup> and 22<sup>nd</sup> February 2018, the Restraint Breach Contempt Trial Fraud got an Audio Records that is Criminal Conspiracy Proof against State Counsel Mr Eardley and the Trial Judge, who was High Court Justice Ms May. It got a Contempt Liability Finding + General Civil Restraint Order + Costs Order against the Equity Lawyer. Also, it got a Restraint Order against All Citizens that denied them use of the words and phrases Citizen + Equity Lawyer + Equity Monarchy Trusts + Fraud Classifications + Corruption Claim.
- 269 On 12<sup>th</sup> June 2018 the Contempt Trial Fraud Appeals got Court Files and Audio Records that completed the Criminal Conspiracy Proof Set for the Equity Lawyer, Crown and Lord Bishops against the State and Appeal Lord Justices. The Equity Lawyer used it that day for an Unfitness Complaint.
- 290 On 12<sup>th</sup> February 2020 the Contempt Claim Fraud 2020 000286 was used for a Restraint Renewal Fraud by Justice Ms May against the Equity Lawyer. The Fraud Appeal 2020 0396 got Pending Appeal Enforcement Stay Protection for the Equity Lawyer from the Court of Appeal.
- 292 The Kidney Failure Treatment Denial Frauds resulted in End Stage Kidney Failure in April 2020. Life Process Toxins built up built up. The body could not process them and dumped them in the flesh. The Toxins corroded the flesh and burnt its way out of the skin. A Private Blood Test and an NHS Blood Test confirmed the Kidney Failure and got a Case Reference by the GP for a Hospital Admission. The Equity Lawyer provided Case Management Services for Citizens. They provided Support Services for him. They feared a Natural Death in their houses or a Medical Murder in London Hospitals.
- 293 On 17<sup>th</sup> April 2020 one of the Citizens accompanied the Equity Lawyer to Broomfield Hospital, Chelmsford. It got an Emergency Admission Request by the Equity Lawyer a

- 2020 11 30 Royal Commission + 2020 000286 Dismissal Core Representations 30<sup>th</sup> November 2020  
Kidney Failure Admission Refusal and Breathlessness Admission.
- 294 The Admission Nurse made a Signature Request for a Skin Examination Refusal on the Admission Form. It got Request Refusal by the Equity Lawyer for the Stated Reason that included the Skin Condition was Diagnosis Evidence and could not sign Treatment Co-operation Refusal Proof against himself.
- 295 A Renal Ward Manager said she wanted him out of the hospital with no explanation.
- 296 A Mental Health Team with a Clip Board visited him on the Renal Ward, denied any knowledge of the Kidney Failure and wanted a Mental Examination Consent. It got a Reasoned Refusal from the Equity Lawyer.
- 297 A Nurse appeared with a Clip Board and asked whether he knew what time it was and whether he knew his age. He said they were Confusion Assessment Questions and gave a Mental Examination Consent Refusal with Reasons. It got an Angry Protest from the Nurse. She said 'do I look like a Mental Health Officer' or very similar words. She did. She looked like the Mental Health team that had appeared previously. She left.
- 298 A Urea Poison Fraud Conspiracy used:  
298.1 A Priority Denial Fraud for Physical Case against Mental Case  
298.2 A Priority Fraud for a Urea Poison Fraud against a Urea Removal Dialysis Treatment Sabotage Fraud for a Urea Poison Fraud  
298.3 A Secret Diagnosis Fraud + Prescription Fraud for Urea Poison Fraud using Retention Side Effects
- 299 The Suspicious Behaviour of the Drugs Nurse revealed the Urea Poison Fraud. The Equity lawyer had control of his medical for years. The Drugs Nurse gave him a pill and locked the Pill Bottle in the Drugs Cabinet. The Equity Lawyer realised it was Secret or Dangerous or both. The next day she unlocked the Cabinet and gave him a pill. He asked what it was. She showed him the Pill Bottle. He asked what it was for. It got Embarrassed Behaviour and a Case Reference by the Drugs Nurse to the Renal Doctor. The Equity Lawyer gave her the pill. She locked the Pill Bottle in the Cabinet.
- 300 A Treatment Meeting got Unexplained Domination Behaviour by the Renal Doctor, a Domination Refusal by the Equity Lawyer, a Co-operation Demand by the Renal Doctor, a Dialysis Treatment Co-operation Claim by the Equity Lawyer and Hesitant Behaviour by the Renal Doctor because pursuing Co-operation Failure Pretend Fraud needed disclosure of the Secret Mental Health Diagnosis Fraud. The Equity Lawyer said the Prescribed Drug had a Urea Retention Side Effect. The Renal Doctors said he did not

2020 11 30 Royal Commission + 2020 000286 Dismissal Core Representations 30<sup>th</sup> November 2020

know that and would look it up.

301 On Discharge Day the Drugs Nurse visited the Renal Ward Room and put Discharge Drugs in the Locked Cabinet. When questioned about the Mental Illness Diagnosis Fraud the Drugs Nurse said 'it's crossed out'.

302 The Body Damage needed Healing Services. The Sub Conscious used a Sleep Chemicals to prevent Energy Competition by the Conscious. It took time to realise that Wilful Wakefulness stopped the Healing Services. It needed Energy +Time Apportionment by the Equity Lawyer between Case Management and Healing Services.

303 Medical Records Requests by the Equity Lawyer got Access Refusals

304 Blood Test Results revealed High Potassium + Chronically High Urea and Case References from the Renal Doctors to the Dieticians, No Disclosure by the Dieticians and No Formal Disclosure by anyone to the Equity Lawyer.

305 The 1<sup>st</sup> High Potassium Notice was a comment a Renal Nurse the Dialysis Treatment used the Strongest Dialysis Solution

306 The 2<sup>nd</sup> High Potassium Notice was a comment made by a Renal Nurse. It got the Immediate Response of Diet Improvements by the Equity Lawyer

307 A Nurse appeared at a Dialysis Session with for Care Plan Approval. It contained Diet Care Notice. A Copy Request by the Equity Lawyer got a Request Refusal by the Nurse and notice she needed Special Authority to provide a copy. It raised Reasonable Suspicions the Car Plan Approval Event was a Case Reference Response by the Dieticians

308 The 3<sup>rd</sup> High Potassium Notice was Dialysis Session Increase Notice from 2 to 3 a week from a Renal Nurse. It got a Session Increase Refusal by the Equity Lawyer pending Improved Diet Impact Blood Tests.

309 On 3<sup>rd</sup> November 2020 the Contempt Committal Trial included an Illness Doubt Fraud + Medical Records Production Denial Fraud by Trial Judge Mr Jay, and omission of it from the Decision Record. Hearsay Evidence of Tests Results reveal the Urea Levels of the Equity Lawyer at the time were 4 times higher than those of the State Counsel, Trial Judge or anyone else in the Court Room.

310 On 4<sup>th</sup> November 2020 Dialysis Session Start Blood Tests got a Hearsay Result of almost 6 times the Normal Level.

311 On 6<sup>th</sup> and 9<sup>th</sup> November 2020, the Contempt Trial got respectively, a Recusal Reasons + Bias Denial Fraud and a Recusal Decision + Trial Directions Confirmation Fraud and a Recusal Article in the Law Society Gazette.

- 2020 11 30 Royal Commission + 2020 000286 Dismissal Core Representations 30<sup>th</sup> November 2020
- 312 On 11<sup>th</sup> November 2020 the Renal Doctor used the Dialysis Session for the Treatment Review Meeting that was listed for 7 days later. He disclosed Chronic High Urea Levels were a Previously Undisclosed Reason for the Session Increase. The Equity Lawyer explained the Remedy Process needed attention. It got 10 days before the 3 Sessions Start
- 313 On 17<sup>th</sup> June 2020 Conflict Qualification Frauds + Enforcement Stay Protection Breach Contempt Frauds by High Court Supervising Judges + Justice Mr Goose got the 2020 000286 Committal Trial Permission Fraud + Directions Frauds
- 314 On 3<sup>rd</sup> November 2020 Imprisonment Committal Trial got Audio Records that are Personal Responsibility Proof against State Counsel Mr Eardley and Trial Judge Mr Jay of Conflict Qualification Frauds + Recusal Refusal Frauds + Pending Appeal Trial Stay Protection Breach Contempt Frauds + Remedy Application Refusal Frauds + Medical Record Access Refusal Frauds.
- 315 On 4<sup>th</sup> November 2020 the Renal Team took a Blood Sample from the Equity Lawyer at the Start and Finish of a Dialysis Session. There is Hearsay Evidence the Start Urea Level was almost 6 Times the Normal Level. Urea Level rises from the Session End progressively until the Next Start. Calculations make the Urea Level of the Equity Lawyer at least 4 Time higher than that of State Counsel Mr Eardley, Trial Judge Mr Jay and everyone else in the Court Room when Justice Mr Jay committed the Medical Frauds.
- 316 On 6<sup>th</sup> November 2020 the Committal Trial Fraud got a Late Reluctant Recusal + Judgment Proof that adds to the Aggravated Contempt Fraud Proof Set
- 317 On 9<sup>th</sup> November 2020 the Committal Fraud got a Recusal Decision and a Trial Directions Confirmation Fraud that adds to the Bias Fraud Proof.
- 318 A Recusal + Directions Fraud Appeal and a Direction Fraud Confirmation Fraud Appeal, both to the Court of Appeal, and 1 Remedy Application to the High Court were sent as Royal Mail Delivery NY022186103GB. The 3 Fee Remissions dated 16<sup>th</sup> November 2020 and the Receipt Signature from the Royal Courts Post at 10.23 on 24<sup>th</sup> November 2020 are Process Proof and get Additional Pending Appeal Enforcement Stay Protection from the Court of Appeal against the State and High Court
- 319 The Adjournment Trial Judge has a choice. It is Fraud Acknowledgement + Remedies or Fraud Enforcement with Parliament and the Crown waiting for the Audio Record.