

Royal Commission + 2019 004208 Trial Fraud Appeal DRAFT Grounds + Proposals 15th February 2021

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

Remedy Process Management Recommendations by the Equity Lawyer that

1. *The Relevant Parliamentary Committee has Remedy Responsibility for Satanic Practice Cases for the Stated Reason that Conflict Disqualifications deny use of the Lord Bishops as Adjudicators*
2. *The Relevant Parliamentary Committee make a Priority Decision to start with Satanic Practice Protection Frauds for Unfitness Cases against Top Judges and then work backwards using Criminal Investigations to discover the Truth or Falsehood of Satanic Practice Evidence for the Stated Reason that:*
 - 2.1. *The Protection Fraud Network Business Plan used many Entrapment Frauds + Framing Frauds + Defamation Frauds + Perversion Protection Frauds + Office Appointment Frauds to get Blackmail Conditions that used Exposure Threats and Service Demands*
 - 2.2. *Efficient Management of Corruption Remedies needs Optimum Conditions to distinguish between the Innocent Victims and Guilty Victims of the Blackmail Frauds and get Full Disclosure from those who will give it*
 - 2.3. *The Corruption Remedy Process created Chronic Stress Conditions for both Innocent Victims and Guilty Victims but Reputation Defence Failure Guilt is likely to be an Added Complication for the Innocent Victims*
 - 2.4. *The Equity Lawyer made the Strategic Decision not to use Satanic Practice Cases until the Remedy Process enabled Case References to Parliament and let the Remorseless Pressure force the Corrupt Officers who serviced managed the Blackmail Frauds and serviced Paedophile Protection Frauds and Satanic Practice Protection Frauds to demand Protection Frauds that identified Key Cases.*
 - 2.5. *On the evidence available Witness X used Paedophile Defamation Fraud Claims and Satanic Abuse Defamation Claims to get a Recorded Interview with a Celebrity Journalist and Television Broadcast Publicity and U-Tube Internet Publicity*
 - 2.6. *The Remedy Process motivated the Corrupt Officers who serviced Paedophile Protection Frauds and Satanic Practice Protection Frauds Protection to demanded Protection Frauds. They were given Trial Frauds. The one against Mrs Sabine McNeil used a Witness Identity Publicity Restraint Order that identified Witness X and Others, and Official Publicity with a Public Display of the Publicity Restraint Order in a Crown Court Building that put the Witness Identities in the Public Domain and then Publicity Restraint Breach Enforcement Frauds against Confused Citizens*
 - 2.7. *The 2019 004208 Publicity Restraint Breach Enforcement Frauds against Confused Citizen Ms Berry enables a Satanic Practice Protection Fraud Case Reference to Parliament*
 - 2.8. *Corrupt Officers serviced the Sabotage Frauds against the Theodorou Family and Protection Frauds for Paedophiles and Satanist. The Case Management of the Theodorou Family Cases is Relevant Evidence when considering Protection Frauds for Paedophiles and Satanists.*

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Fraud Appeal against the Contempt Claim Fraud 2019 004208 Trial Fraud Criminal Conspiracy by the Claimant Solicitor General, Claimant Case Management State Lawyers, Claimant Case Supervising Lawyers, Claimant Case State Counsel, Case Judges and Supervising Judges of the High Court and Court of Appeal to aid, abet, counsel, commit and procure the Trial Listing Contempt Fraud on an Undisclosed Date and Trial Allocation Frauds on Undisclosed Dates and Trial Event Contempt Frauds on 10th February 2021 by State Lawyer Ms Kenlock, State Counsel Mr Eardley, and the Trial Judges, Justice Mr Martin Spencer and Lord Justice Mr Lewis against Citizen Ms Berry, Parliament, the Crown and People

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

1. Corruption Case Conflict Disqualification Denial Frauds
 - 1.1. Contempt Claim 2019 004208 Defence Corruption Case Conflicted Interest Denial Frauds
 - 1.2. Fraud Appeal 2020 1520 Corruption Case Conflicted Interest Denial Frauds
 - 1.3. Contempt Claim 2019 004208 Conflict Qualification Contempt Frauds + Conflict Disqualification Recusal Refusal Contempt Frauds + Conflict Remedy Only Jurisdiction Limit Breach Contempt Frauds + Trial Listing Contempt Frauds + Trial Event Contempt Frauds
2. Pending Appeal Trial Stay Protection Breach Contempt Frauds
 - 2.1. Fraud Appeal 2020 0395 Pending Adjudication 2019 004208 Trial Stay CITIZEN DEFENDANT PROTECTION Breach Contempt Frauds + Fraud Appeal 2020 0395 Adjudication Denial Fraud + Pending Appeal Adjudication Remedy Only Jurisdiction Limit Breach Contempt Frauds + 2019 004208 Trial Listing Protection Contempt Frauds for the State and by the Case Judges and Supervising Judges of the Court of Appeal
 - 2.2. Fraud Appeal 2020 1520 Pending Adjudication 2019 004208 Trial Stay CITIZEN DEFENDANT PROTECTION Breach Contempt Frauds + Pending Appeal Adjudication Remedy Only Jurisdiction Limit Breach Contempt Frauds
3. Trial Listing Recusal Failure Contempt Fraud + Trial Listing Secrecy Contempt Fraud + Trial Listing Contempt Fraud + Trial Listing Notice Denial Contempt Fraud by the High Court
4. Fraud Appeal 2020 1520 Dismissal Misrepresentation Contempt Fraud + Contempt Claim 2019 004208 Trial Listing Notice Contempt Fraud by the Notice Email on 24th December 2020 from Claimant Case Management State Lawyer Ms Kenlock
5. Contempt Claim 2019 004208 Trial Allocation Conflict Recusal Failure Contempt Fraud + Trial Allocation Contempt Fraud by the Supervising Judges of the High Court
6. Fraud Appeal 2020 1520 Live Case Admission of the Bundle Filing 7 Day Time Limit Notice + Compliance Failure Dismissal Threat of the Notice Email on 29th January 2021 from the Court of Appeal
7. Fraud Appeal 2020 1520 Bundle Filing Admission + Dismissal List Vacation Notice on 5th February 2021 by the Notice Email from the Court of Appeal

Royal Commission + 2019 004208 Trial Fraud Appeal DRAFT Grounds + Proposals 15th February 2021

8. Fraud Appeal 2020 1520 Live Case Notice of the Appeal Bundle Filing by the Filing Email from The Citizen to the High Court
9. Contempt Trial Fraud Management Options Notice dated 7th February 2021 by the Royal Commission Email from the Equity Lawyer to the State, Law Courts, Cabinet, Prime Minister and Parliament
10. The Fraud History
 - 10.1. The European Union Plan set a Dictatorship Standard. It vested Dictator Powers in the State.
 - 10.2. In every Member State of the European Union the Dictator Plan got a Power Transfer from Elected Politicians to State Officers and Law Court Judges who formed Crime Partnerships for Dictator Power Exploitation Frauds
 - 10.3. The Crime Partnerships developed the Protection Fraud Network to provide Support Services and Corruption Co-ordination for the Crime Partnerships
 - 10.4. The Crime Partnerships developed the Protection Fraud Market and Risk Control Protocol. The Worst Risk was Immunity Deals that got Remedy Co-operation and Corruption Proof against Top Judges. The Risk Control Protocol requires Fraud Commitment Proof from the Receiver before the Protection Fraud Supply. Routine Business uses Recent Case Frauds as the Fraud Commitment Proof. Special Business requires New Frauds. Very Special Business requires Preliminary Frauds that are Fraud Commitment Proof from the Supplier to give the Receiver confidence to commit New Frauds that are needed to get the Protection Fraud Supply.
 - 10.5. The Corruption Controllers sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who managed them and traded Glittering Career Guarantees and Job Profits in exchange for Fraud Services by Corrupt Parliamentarians. General Elections got Governing Majorities that were subject to Remedy Denial Majorities controlled by the Protection Fraud Networks and Corruption Controllers.
 - 10.6. The Network Profiteers needed Bribery Costs Controls. They used Paedophile Entrapment Frauds + Paedophile Framing Frauds + Satanic Practice Entrapment Frauds + Satanic Practice Framing Frauds + Paedophile Protection Frauds + Satanic Practice Protection Frauds + Career Blackmail + Career Bribery + Appointment Frauds to get Protected Perverts in Key Offices. The Network Profiteers did not care whether Paedophile Evidence or Satanic Practice Evidence was True or False. They did care that they had Blackmail Power to get Reliable Corrupt Services from Puppet Officers at Minimal Cost.
 - 10.7. The European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election Frauds to get it. They needed Dictator Power Concealment Frauds as Election Frauds. The Dictator Plan needed Electronic Signature Dictator Powers that enabled Blackmail Frauds by State Officers against Citizens that used Electronic Signature Termination Powers for Financial Asset Dispossession Threats to support Immediate Obedience Demands. Exposure of the Electronic Signature Dictator Powers would create a Referenda Choice between Dictator Powers for the State

Royal Commission + 2019 004208 Trial Fraud Appeal DRAFT Grounds + Proposals 15th February 2021

and Financial Security for the Voter and get a Landslide Rejection against Dictator Powers. The European Leaders needed Electronic Signature Dictator Power Concealment Frauds as Election Frauds. The Lawful Business of British Citizens made inevitable the exposure of the Electronic Signature Dictator Powers. The European Leaders wanted to stop the Lawful Business. They did not have Lawful Means to do so. They made a Priority Choice for Dictator Powers using Lawful Business Ruin Frauds against Referenda Election Fairness. Everything that could go wrong for them did go wrong. The Lawful Business Ruin Frauds used the Dutch Authorities for Drug Crime Framing Frauds against a British Citizen and a Dutch Citizen, who were Business Managers. It needed Extradition Frauds against the British Citizen. An Extradition Agreement Deficit and Ignorance Pretence Frauds by Prime Minister got the 1st Extradition Fraud Plan used a Drug Crime Framing Fraud and Armed Dutch Police on British Soil to supervise British Customs and Kent Police in a Kidnap Operation against the British Citizen. The Drug Crime Framing Fraud used an Assistance Request by the Dutch Authorities to the British Authorities for an Arrest Fraud against the British Citizen, Justice Perversion by the destruction of Business Records to enable Misrepresentation Frauds that were Lawful Business Denial Frauds, Justice Perversion by a Vehicle Theft from the Crime Scene to enable Misrepresentation Frauds that Vehicle Parts Communications were Drug Trafficking Code. The European Leaders and Dutch Authorities did not know the Extradition Fraud Target had Incredible Target Status for Drug Crime Investigations. They did not know the Top Drug Dealers in the United Kingdom had used Business Addresses of the Extradition Fraud Target as Decoy Addresses on the Carrier Movement Records for more than 70 Drug Shipments. They did so because if anything went wrong the Incredible Target Status would ensure the Address Enquiries would get Dead End Results. They did not know the 1st Extradition Fraud interfered with Routine Drug Trafficking by the Top Drug Dealers in the United Kingdom, and that they were Top Police, Top Customs and Top Judges. Top Customs received the Assistance Request. They knew that Drug Crime Reports by the Extradition Fraud Target started a complex series of events that got Incredible Target Status for him in Drug Crime Investigations. They suspected he had discovered the Decoy Address Frauds, reported them and was assisting a Decoy Address Investigations. They suspected the Justice Perversion Orders were to enable an Arrest Fraud and then an Immediate Release Decision for him. The Top Drug Dealers had a Drug Shipment in transit. They got News Broadcasts for a 'Big Drugs Bust' and 'International Co-operation' and took Operation Control to manage Sabotage Frauds against the Decoy Address Investigation. The Extradition Fraud Target was a British Citizen in a British Prison with Jury Trial Rights and an Investigation Record that was Compelling Innocence Proof for him and Compelling Guilt Proof against the Investigators. The European Leaders made a Priority Choice for Extradition Fraud Completion against Corruption Remedies. An 2nd Extradition Fraud Deal required Innocence Evidence Concealment Frauds by the British Authorities before completion of the Imprisonment

Royal Commission + 2019 004208 Trial Fraud Appeal DRAFT Grounds + Proposals 15th February 2021

Frauds by the Dutch Authorities. A Protection Fraud Deal required Extradition Frauds Services from the Top Drug Dealers in exchange for Protection Frauds and a Drug Crime Profit Share for Prime Minister Mr Blair.

10.8. Everything that could go wrong for the European Leaders did go wrong. Equity Lawyer Mr Ellis got Fraud Proof and used it for a Corruption Notice to the Crown and Parliament. It revived use of the Parliament Session Jurisdictions of the Citizen, Crown and Lord Bishops after a Dormancy Period of 45 years. It started a Corruption Remedy Process managed by the Parliament Session Jurisdiction that has continued ever since. The Remedy Process needed to achieve Total Destruction of the Protection Fraud Network.

10.9. The Citizen had Investigation Jurisdiction. The Crown had Prosecution Jurisdiction to issue Trial Orders of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. The Lord Bishops have Trial Lawyer Jurisdiction, one for the Trial Court and the other for the Appeal Court. The Lord Bishops have Adjudication Jurisdiction. There are 24 of them so that up to 12 can sit as Trial Jurors and up to 12 Others can sit as Appeal Jurors.

10.10. The Dictator Development Period of 45 years did Corruption Damage that imposed Operation Constraints on the Corruption Remedy Process. The Law Professions had evolved to provide a Reliable Supply of Equity Lawyers for Judicial Office and 1 per 100,000 of the population to service the Citizen. The Corruption Damage cut off the Reliable Supply and denied the Corruption Control Services against the Protection Fraud Network. The Limited Supply of Equity Lawyers was an Operation Constraint for the Remedy Process. The use of Satanic Practice Entrapment Frauds + Framing Frauds + Protection Frauds created another Operation Constraint. It required Case Management that avoided the Conflicted Interests of Equity Religion Leaders against Satanic Practitioners being a Relevant Issue for Lord Bishops in Satanic Practice Cases. Equity Lawyer Mr Ellis made a Management Decision against the use of Satanic Practice Cases until the Remedy Process forced Remedy Management by Parliament. The Management Decision had Elegant Efficiency. The Remedy Process converted Business Assets into Business Liabilities for the Protection Fraud Network. Paedophile Exposure Blackmail + Satanic Practice Exposure Blackmail were Business Assets that became Business Liabilities when the Remedy Process forced Protection Frauds by Top Judges.

10.11. In 2014 Remedy Process Successes forced the Protection Fraud Network to use a Corruption Continuity Plan to avoid Total Collapse. The Corruption Continuity Plan needed a Ruin Frauds Conspiracy and a Business Expansion Plan. The Ruin Frauds against Equity Lawyer Mr Ellis and Prime Minister Mr Cameron were to deny the Remedy Process the Benefit of Investigation Services and Execution Services. The Ruin Fraud against a Remedy Protester was for Power Boast Purposes. The Business Expansion Plan needed many Ruin Frauds against Victims to provide Protection Frauds for Corrupt Officers, and to service Family Sabotage Frauds + Child Thefts + Expatriation

Royal Commission + 2019 004208 Trial Fraud Appeal DRAFT Grounds + Proposals 15th February 2021

Frauds to get Big Child Care Budgets + Budget Fraud Profits with Money Laundering Services by the Sovereign States that serviced the Expatriation Frauds.

- 10.12. The Business Expansion Plan needed a Target Community and a Corruption Co-ordination Case for Business Priming Frauds. They chose the Cypriot Community because it had Chronic Crippling Divisions. Civil War and Foreign Invasion motivated Population Movements that enabled Land Thefts that in many cases were by Blood Relatives. The Cypriot State had a Money Laundering Economy. They chose Family Sabotage Frauds against Mother Mrs Theodorou and the 6 Theodorou Children because it would get a Big Care Budget and they had Co-operation Guarantees from the Criminal Father. He traded Fraud Co-operation for the State for Divorce Property Frauds by the Law Courts for him against the Mother. The Corruption Co-ordination Case got Fraud Knowledge Admissions and Remedy Denial Commitments from hundreds of State Officers and Law Court Judges. The Child Care Frauds included a Health Service Substitution Fraud against the 2nd Child of Spinal Scoliosis Treatment by Great Ormond Street Hospital that had World Leader Status for that of Limassol Hospital that had No Expertise and No Special Facilities and then Spinal Scoliosis Treatment Denial Frauds by the Cypriot Authorities until they made a Panic Decision for Immediate Repatriation because the Urgent Treatment made the Care Needs into a Political Liability.
- 10.13. The Remedy Process Success had done Enormous Damage to the Protection Fraud Network. The Proof Positive is that No Senior Officer in the Metropolitan Police dare sign Resource Allocation Orders for the Ruin Fraud Conspiracy against the Remedy Protester. It denied Ambitious Competent Officers and Prime Time Facilities. It got Incompetent Officers and Week End Facilities. A Witness says they took it in turns to wear the Sargent's Uniform. They needed a Protest Events to identify a Remedy Protester as the Ruin Fraud Target
- 10.14. The Hampstead Case had Satanic Practice Allegations and Paedophile Allegations and Investigation Denial Frauds and Corruption Protest Events.
- 10.15. The Corruption Protesters say Notorious Child Abuse Allegations got Investigation Denial Frauds + Child Abuse Trial Frauds + No Liability Findings Frauds by the High Court for the Allegation Target
- 10.16. He used the Case History and No Liability Findings to get a Recorded Interview by a Celebrity Journalist with Television Broadcast Publicity + U-tube Internet Publicity + Other Notorious Publicity for the Child Abuse Allegations and the Allegation Target
- 10.17. The Hampstead Church Protest Event got an attendance by Citizen Ms Berry whose Protest Method was to get Event Video Records and Event Audio Records and give them Internet Publicity. The Incompetent Officers chose her as the Ruin Fraud Target and used an Identification Fraud for a Church Service Harassment Prosecution Fraud against her. She had Electronic Record Evidence. They had No Evidence.

- 10.18. The Defence Lawyer received Electronic Service of the Prosecution File and forwarded it to Citizen Ms Berry. She forwarded it to Mrs Sabine McNeil who Without Consultation and Without Authority gave it Internet Publicity.
- 10.19. The Incompetent Officers used the Internet Publicity for a Witness Intimidation Charge Fraud against Citizen Ms Berry. The Church Service Harassment Charge got a No Case Finding by the Trial Judge. The Witness Intimidation Charge had No Evidence and No Case. The Incompetent Officers changed it to a Witness Intimidation Conspiracy Prosecution Fraud against Citizen Ms Berry and Mrs Sabine McNeil. It had No Evidence and No Case.
- 10.20. The Protection Fraud Network needed a Ruin Fraud Success against a Remedy protester. They used the Witness Intimidation Conspiracy Charge Fraud because they had nothing else. They relied on Prosecution Frauds by the Prosecutors and Defence Case Sabotage Frauds by the Defenders and Trial Frauds by the Trial Judges.
- 10.21. Everything that could go wrong for the Protection Fraud Network did go wrong.
- 10.22. The Equity Lawyer found the case. Mrs McNeil gave a Privilege Waiver and Confidentiality Waiver and a Co-operation Commitment that enabled use of the case for Remedy Management by the Crown and Lord Bishops. She got issue of Corruption Claims and used a Citizen Agent to get Stamp Filing Proof from the Crown Court. She received Co-operation Refusal Advice from the Defence Lawyers against the Remedy Process. She accepted the Co-operation Refusal Advice.
- 10.23. Citizen Ms Berry gave a Privilege Waiver and Confidentiality Waiver and a Co-operation Commitment that enabled use of the case for Remedy Management by the Crown and Lord Bishops. She received Remedy Co-operation Advice from the Defence Lawyers. She accepted it. She received Co-operation Refusal Advice from the Defence Counsel. She rejected it.
- 10.24. The result was a Comparator Case for Defence Case Management by Equity Lawyer Mr Ellis for Citizen Ms Berry and by Qualified Lawyers for Mrs McNeil.
- 10.25. Citizen Ms Berry got issue of a Corruption Claim and Receipt Stamp Service Proof from the Crown Court. She included the Equity Lawyer in the Case Management Conferences with Defence Counsel. It got a Case Control for the Equity Lawyer against Defence Counsel. The Witness Intimidation Conspiracy Charge got No Jurisdiction Plea Advice from the Equity Lawyer. Citizen Ms Berry accepted it. Defence Counsel dare not make a No Jurisdiction Case and called the Equity Lawyer to give Conflict Disqualification Testimony. It got an Audio Record of the Corruption Claims Evidence and Conflict Disqualification Testimony. Trial Judge Mr Worsley ignored it and made a Conflict Qualification Finding that got Finding Acceptance by both the Defence Counsel. It was Jurisdiction Fraud Conspiracy Proof against the Crown Prosecutor, both Defence Counsel and the Trial Judge. The Equity Lawyer sat in the Public Gallery and made Trial Report Notes. It unnerved the Trial Judge.

Royal Commission + 2019 004208 Trial Fraud Appeal DRAFT Grounds + Proposals 15th February 2021

- 10.26. The Lunch Break was used for a Recorded Interview of Equity Lawyer Mr Ellis by a Corruption Witness Recorded Interview Collector in the street outside the Crown Court. Equity Lawyer Mr Ellis returned to the Public Gallery Witness and continued making Trial Report Notes for the Corruption Remedy Process.
- 10.27. The Street Interview Reports motivated the Trial Judge to make Repeat Boasts that he had Contempt Penalty Powers and Repeat Threats. They were very obviously directed at the Equity Lawyer, who continued to make Trial Report Notes
- 10.28. The Trial Frauds included Screen Protection Charade Frauds for Witness X and Others.
- 10.29. The Trial Frauds included Cross Examination Limitation Frauds for the Case Investigator against the Defendants. Defence Counsel for Mrs McNeil asked the Case Investigator to read out a Simple Short Statement that Mrs McNeil had made at an Interview Event. It got Kindergarten Reading Age Proof against the Case Investigator. It broke the confidence of the Trial Judge. He did not wait for completion of the State Case to make a No Case Finding. He used a Premature No Prosecution Case Assessment Fraud for a No Case Finding for Citizen Ms Berry and Mrs McNeil against the State. Then he used a Harassment Restraint Fraud for Witness X and Others against Citizen Ms Berry and Mrs McNeil.
- 10.30. Defence Sabotage Frauds included Witness Intimidation Restraint Acceptance Advice Frauds by Defence Representatives against Mrs McNeil. It got Restraint Acceptance Instructions
- 10.31. Witness Protection Appeal Filing in the Court of Appeal got Pending Appeal Restraint Enforcement Stay Protection Rights + Issue Denial Fraud Proof + Protection Denial Fraud Proof for Citizen Ms Berry and Restraint Validity Pretence Frauds + Restraint Breach Prosecution Frauds against Mrs McNeil
- 10.32. Restraint Breach Defence Advice Frauds by the Defence Representatives denied a No Jurisdiction Plea and Jurisdiction Trial for Mrs McNeil
- 10.33. The Restraint Breach Trial Frauds included a Witness Identity Secrecy Order Fraud for Witness X and Others against Mrs McNeil and the People.
- 10.34. Official Publicity for the Witness Identity Secrecy Order included Public Display in the Crown Court Building that put the Witness Identities in the Public Domain and then with Secrecy Breach Enforcement Frauds against Confused Citizens.
- 10.35. A Facebook Page + Guess Who Comment by Confused Citizen Ms Berry got a U-Tube Link Entry by Mrs Barbara Bradbury to the Recorded Interview of Witness X.
11. The Protection Fraud Network used Internet Publicity for the Guess Who Comment and U-Tube Link for the 2019 004208 Secrecy Enforcement Trial Frauds against Citizen Ms Berry. They included Conflict Qualification Frauds + Conflict Discovery Denial Frauds for Jurisdiction Deficit Proof Exclusion Frauds + Innocence Proof Exclusion Frauds + Guilt Pretence Frauds against the Citizen

Royal Commission + 2019 004208 Trial Fraud Appeal DRAFT Grounds + Proposals 15th February 2021

12. The Trial Permission Fraud Appeal got Pending Appeal Trial Stay Protection Rights + Remedy Only Jurisdiction Limits for the Citizen against the State and High Court.
13. It got a Trial Listing Fraud for 21st July 2020 that was Protection Breach Contempt Fraud Conspiracy Proof against the State and High Court and Court of Appeal.
14. The Trial Fraud Event on 21st July 2020 got Conflict Qualification Frauds + Criminal Case Classification Frauds + Jury Trial Denial Frauds + Trial Start until Trial Judge Lord Singh lost confidence and used the Pending Appeal Trial Stay Protection Rights for a Trial Adjournment + Trial Directions Frauds.
15. The Protection Breach Contempt Fraud Appeal 2020 1520 got Pending Appeal Trial Stay Protection Rights + Remedy Only Jurisdiction Limits for the Citizen against the State and High Court.
16. It got a Trial Listing Fraud for 10th February 2021 that was Protection Breach Contempt Fraud Conspiracy Proof against the State and High Court and Court of Appeal.
17. The Trial Fraud Event on 10th February 2021 got Conflict Qualification Frauds + Criminal Case Classification Frauds + Jury Trial Denial Frauds + Liability Trial Frauds + Restraint Breach Contempt Liability Finding Fraud + Penalty Hearing Adjournment Fraud by the Trial Judges, Justice Mr Spencer and Lord Justice Lewis
18. The Snow Fall Injury Unfitness Adjournment Application + GP Surgery Trial Fitness Opinion 3 Day Notice Requirement + Trial Unfitness Presumption Denial Fraud + Trial Fitness Presumption Fraud + Trial Unfitness Medical Evidence Rebuttal Proof Failure Finding Fraud for a Trial Unfitness Adjournment Denial Fraud + Appeal Leave Refusal Fraud against The Citizen
19. The Biased Predetermination + Jurisdiction Deficit Case Dismissal Applications for a Biased Predetermination Denial Fraud + Jurisdiction Finding Fraud + Dismissal Refusal Fraud + Appeal Leave Refusal Fraud against The Citizen
20. Secrecy Enforcement Jurisdiction Frauds denied the Court Building Publicity for the Named Witness Secrecy Order Fraud got a Secrecy Enforcement Jurisdiction Forfeit for the Citizen against the State and Law Courts
21. Liability Reasoning Burden Frauds substituted the 'Sure' Liability Threshold that required the Subjective Reasoning Standard for the 'Beyond All Reasonable Doubt' Liability Threshold that required the Objective Reasoning Standard.
22. Proof Burden Substitution Frauds replaced Contempt Intent with Named Witness Secrecy Order Fraud Knowledge + Order Breach
23. Proof Burden Substitution Frauds enabled State Bundle Evidence Exclusion Frauds against the Fraud History
24. Exclusion Representations by the State Counsel against Equity Lawyer Mr Ellis got the comment 'Let's not get into that' by Trial Judge Lord Lewis that was a Fair Trial Pretence Fraud
25. Hearing Denial Frauds against the Equity Lawyer by the Trial Judges for Fair Trial Pretence Frauds

Royal Commission + 2019 004208 Trial Fraud Appeal DRAFT Grounds + Proposals 15th February 2021

26. Rambling Rants + Sometimes Confused Behaviour of The Citizen that were Self Representation
Incapacity Proof for the Citizen got Competent Advocacy Misrepresentation Frauds + Assistance Denial
Frauds by the Trial Judges for the State against her
27. Silence Rights + No Adverse Inference + U-Tube Link Entry Knowledge Proof Deficit Innuendos by the
Trial Judges were Trial Fraud Blackmail that got a No Testimony Decision by the Citizen and use it for a
Public Domain Proof Exclusion Fraud of the Recorded Interview U-Tube Link Facebook Page Entry of
Mrs Bradbury
28. Representation Adjournment Refusal Fraud + Valid Reasons Rejection Fraud against the Pending Fraud
Appeals Legal Representation Monopoly Enforcement Prohibition against the Profession Authorities that
is needed to stop Profession Practice Disqualification Fraud Blackmail against Qualified Professionals to
get Case Sabotage Frauds against Corruption Victims, and get Competent Representation, and get
Agency Representation Rights for Equity Lawyer Mr Ellis, and the Corruption Remedy Process
managed by the Parliament Session Jurisdictions needs the Contempt Claim 2019 004208 Trial Audio
Records as Personal Responsibility Proof against the State Counsel and Trial Judges for the Trial Frauds
29. Appeal Leave Refusal Frauds
30. No Merit Certificate Frauds
31. Trial Adjournment Fraud against the Citizen
32. A Public Gallery Witness sat near the Citizen, leaned forward and made Repeated Interruptions. The
Interruption Protests by Trial Judge Lord Lewis were Fair Trial Pretence Frauds. The 5 Minute Silence
Period for the Equity Lawyer Mr Ellis to write the Representation Adjournment Application for the
Citizen got Interruption Frauds by the Public Gallery and then an Interruption Fraud by Trial Judge Lord
Lewis.
33. On the previous day the Equity Lawyer has slipped on snow and suffered Rib Cage Injuries. He suffered
pain when movement shifted the centre of gravity in abdomen. It limited his capacity to provide Hearing
Assistance for the Citizen. The combination of the Rib Cage Injuries, Trial Event Exhaustion and
Dialysis Session Exhaustion stopped the Equity Lawyer concentrating on the Fraud Appeal Grounds
until Sunday 14th February 2021

Remedy Proposals

1. Conflicted Interest Finding + Conflict Disqualification Finding + Remedy Only Jurisdiction Limit
Finding + Pending Appeal Protection Breach Finding + Conspiracy Finding + Fraud Finding + Contempt
Finding + Remedy Entitlement Finding + Remedy Priority Finding + Contempt Claim Dismissal +
Contempt Fraud Counterclaim Liability Order + Liberty Restoration Orders + Reputation Restoration
Orders + Estate Restoration Orders + Special and General and Aggravated and Exemplary Damages
Order + £1,000,000 Interim Damages Immediate Payment Order + Indemnity Costs Order + Contempt

Royal Commission + 2019 004208 Trial Fraud Appeal DRAFT Grounds + Proposals 15th February 2021

Remedy Directions 1 Hour Hearing in Royal Court 73 of the Master of the Rolls at 2 p.m. on
February 2021 for the Citizen against the Solicitor General for the Stated Reasons

2. Party Status + Joint Liability Order for the Citizen against the State Counsel Mr Eardley + State Lawyer Ms Kenlock + Ministry of Justice for the Stated Reasons
3. Party Status + Pending Contempt Fraud Adjudication Enforcement Stay + Contempt and Terrorism Penalty Warning for the Citizen against All Enforcement Authorities and Officers for the Stated Reasons
4. Party Status + Extradition Prohibition Order for the Citizen against the Cabinet and Prime Minister
5. Contempt Investigation Order + Investigator Case Reference to Parliament for the Stated Reasons
6. Further discovery, enquiry, relief and remedy the cause of justice needs

Stated Reasons

1. The Corruption Remedy Conditions in the Parliament Session Agreement made in December 2019 between the Crown and Prime Minister required Corruption Remedies before the Session End. The Default Penalty is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof.
2. Due Performance of the Corruption Remedy Conditions needed either Remedy Proof for the Law Courts or Remedy Denial Fraud Proof + Corruption Findings + Dismissal Decisions against Top Judges by Parliament.
3. Citizens used their cases for Integrity Tests that got Criminal Conspiracy Proof and Remedy Denial Fraud Proof against the State and Law Courts. It included
 - 3.1. Fraud Conspiracy Proof against the Ministry of Justice Crime Partnership of Top Judges and State Officers to procure Crime Business and provided Crime Management Services with Protection Frauds for Corrupt Officers who served as Fraud Managers
 - 3.2. Fraud Conspiracy Proof for a Ruin Fraud Partnership between the Ministry of Justice Crime Partners and Investigation Authority Crime Partners + Prosecution Authority Crime Partners to provide Crime Framing Frauds + Mental Illness Framing Frauds + Profession Unfitness Framing Frauds + Family Sabotage Framing Frauds for Ruin Frauds against Corruption Victims
 - 3.3. Fraud Conspiracy Proof for the Ruin Frauds against Citizens to service Property Dispossession Frauds + Liability Imposition Frauds + Budget Frauds for the Crime Partnerships against Citizens and the State
4. The Protection Fraud Market uses Risk Control Protocols. The Worst Risk is Immunity Deals that get Remedy Co-operation and Corruption Prof against Top Judges. The Risk Control Protocol requires Fraud Commitment Proof from the Receiver before the Protection Fraud Supply. Routine Business uses Recent Case Frauds as Fraud Commitment Proof. Special Business requires New frauds as Fraud Commitment Proof. Very Special Business requires Preliminary Protection Fraud Proof from the

Royal Commission + 2019 004208 Trial Fraud Appeal DRAFT Grounds + Proposals 15th February 2021

Supplier to give the Receiver the confidence to commit New Frauds as Fraud Commitment Proof that gets the Protection Fraud Supply.

5. Corrupt Officers used Computer Record Frauds for Case Misrepresentation Frauds and Identity Misrepresentation Frauds as Protection Frauds for Witnesses, Investigators, Prosecutors and Judges. The Computer Record Frauds created a need for the Remedy Process to have Audio Records as Personal Responsibility Proof against Identifiable Individuals.
6. The Corrupt Officers demanded Protection Frauds from Top Judges. It got a variety of Protection Frauds that had classifications as Routine, Business and Special Business and Very Special Business. The Very Special Business needed Contempt Trial Frauds by the High Court as Preliminary Protection Fraud Proof to give Receivers the confidence to commit New Frauds before Protection Fraud Completion by the Court of Appeal.
7. The Protection Frauds relied on Career Blackmail against Qualified Lawyers with Disqualification Fraud Threats to get Case Sabotage Frauds against Corruption Victims. The Case Sabotage Frauds included Preliminary Decision Appeal Denial Frauds that limited the Corruption Victims to Trial Completion Fraud Appeals. It gave the Court of Appeal the use of Appeal Delay Frauds as well as Dismissal Frauds to get completion of Penalty Enforcement Frauds against the Corruption Victim
8. The Contempt Claim 2019 04208 + 2020 000286 Trial Frauds respectively against The Citizen and Equity Lawyer Mr Ellis got Fraud Appeals against the Preliminary Decisions. The 1st Fraud Appeals of both of them got Rapid Issue. The 2nd Fraud Appeals got 174 Day Issue Delay Fraud Proof for the Equity Lawyer and Days and a 3rd August 2020 Filing Date Admission and from then a 40 Day Issue Delay Fraud Proof for her against the Court of Appeal. The 3rd and 4th Fraud Appeals Filing on 16th November 2020 got a Reference Pending Issue 10063 for the 3rd Fraud Appeal on Filing Day 42 and Issue Denial Fraud Proof for both of them that continues. The 5th Fraud Appeal Filing on 22nd December 2020 got Issue Denial Fraud Proof that continues.
9. The 2020 00286 Trial Frauds + Pending Appeal Penalty Hearing Adjournment on 14th and 16th December 2020 by the High Court, that are the subject of the 5th Fraud Appeal, was accepted as Preliminary Fraud Proof by Corrupt Officers who commit New Frauds to get the 2nd Fraud Appeal Dismissal Fraud. It left the Court of Appeal with 3 Fraud Appeals and Advance Notice the Penalty Fraud would get a 6th Fraud Appeal.
10. The Protection Fraud Deal used the 2nd Fraud Appeal 2020 1520 Trial Stay Protection Breach Contempt Frauds + 2019 004208 Trial Listing Frauds that got the Trial Frauds on 10th February 2021.
11. The Trial Directions Order required Appeal Advice from State Counsel Mr Eardley
12. The 3rd Fraud Appeal will get either Conflict Disqualification Admissions + Pending Appeal Trial Stay Protection Admissions or Repeat Recusal Fraud Proof + Pending Appeal Protection Breach Contempt Fraud Proof for the Office Unfitness Cases against Top Judges in Parliament