

Royal Commission + Contempt Fraud Appeal Grounds + Applications + Proposals

7<sup>th</sup> April 2021

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warnings

1<sup>st</sup> Fraud Appeal against the 2020 000286 General Civil Restraint Renewal Order on 12<sup>th</sup> February 2020 of High Court Justice Mrs May

2<sup>nd</sup> Fraud Appeal against the 2020 000286 Pending Appeal 2020 0396 Adjudication Trial Stay Protection Breach Contempt Fraud + Restraint Breach Imprisonment Committal Order dated 17<sup>th</sup> June 2020 of High Court Justice Mr Goose

3<sup>rd</sup> Fraud Appeal against the 2020 000286 Pending Appeal 2020 0396 Adjudication Trial Stay Protection Breach Contempt Fraud + Pending Appeal 2020 2069 Adjudication Trial Stay Protection Breach Contempt Fraud + Recusal Refusal and Trial Directions Order dated 3<sup>rd</sup> November 2020 of High Court Justice Mr Jay

4<sup>th</sup> Fraud Appeal against the 2020 000286 Pending Appeal 2020 0396 Adjudication Trial Stay Protection Breach Contempt Fraud + Pending Appeal 2020 2069 Adjudication Trial Stay Protection Breach Contempt Fraud + Forced Recusal and Recusal Breach Trial Directions Confirmation Order dated 9<sup>th</sup> November 2020 of High Court Justice Mr Jay

5<sup>th</sup> Fraud Appeal against the 2020 000286 Pending Appeal 2020 0396 Adjudication Trial Stay Protection Breach Contempt Fraud + Pending Appeal 2020 2069 Adjudication Trial Stay Protection Breach Contempt Fraud + Pending Appeal 2020 YYYY Adjudication Trial Stay Protection Breach Contempt Fraud + Pending Appeal 2020 ZZZZ Adjudication Trial Stay Protection Breach Contempt Fraud + Liability Trial Fraud + Liability Finding Fraud + Penalty Adjourment Fraud dated 14<sup>th</sup> and 16<sup>th</sup> December 2020 of High Court Justice Mrs Cutts

Applications for Case Priority + Appeal Regulation Waivers + Appeal Filing Time Extensions + Bundle Filing Time Extensions + Public Expense Transcripts for All Proceedings in All Hearings + Pending Appeal Enforcement Stay Protection Breach Contempt Fraud Remedies + Pending Appeal Inferior Remedy Only Jurisdiction Breach Contempt Fraud Remedies + Pending Appeal Witness Protection

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

Remedy Proposals

1. Appeal Regulation Waivers + Appeal Filing Time Extensions + Pending Appeal Protection Rights Denial Equitable Estoppel Finding + Protection Breach Finding + Justice Perversion Finding + Fraud Finding + Conspiracy Finding + Justice Process Contempt Finding + Remedy Entitlement Findings + Remedy Priority Findings + Appeal Permissions + Case Priority Orders + Appeal Grants + All Decision Revocations + Contempt Claim Dismissal Orders + Contempt

Royal Commission + Contempt Fraud Appeal Grounds + Applications + Proposals

7<sup>th</sup> April 2021

Counterclaim Liability Orders + Special and General and Aggravated and Exemplary Damages Orders + Defence Costs Orders + Defence Costs Immunity Standard Assessment Orders + Case Consolidation Orders + £1,000,000 Interim Damages and Costs Immediate Payment Order + Contempt Remedy Directions 2 Hour Hearing Order at the Supreme Court for 2 p.m. on

March 2021 for Equity Lawyer Mr Ellis against the Solicitor General for the Stated Reasons

2. Party Status Order for the Equity Lawyer against the Ministry of Justice for Protection Reasons
3. Party Status Order for the Equity Lawyer against the Attorney General for Protection Reasons
4. High Court and Court of Appeal 2020 000286 and 5 Fraud Appeal Records and Judicial Office Unfitness Complaint Preservation and Production Orders + Default Contempt Penalty Waring for the Equity Lawyer against the Ministry of Justice and Attorney General
5. Crime Investigation Order + Investigator Appointment Case Reference to the Prime Minister  
Protection Orders
6. Party Status Order + Temporary Housing Termination Restraint Order for the Equity Lawyer against Chelmsford City Council for the Reason that
  - 6.1. the 2020 000286 General Civil Restraint Order is an Asset Freezing Order that got created a Housing Dependency of the Equity Lawyer on the State and it creates a Disclosure Obligation against the Equity that will get Tenancy Refusals by Agents and Landlords for the Short Occupation Risk Reason
  - 6.2. Competent Management needs Housing Benefit Figure to assess what is a Viable Rent
7. Pending Adjudication All Cases Enforcement Stay Protection Rights + Remedy Only  
Jurisdiction Limits for Citizen Ms Berry against the Ministry of Justice, Attorney General and State for the Stated Reasons that Claim 2019 004208 and 5 Fraud Appeals got Fraud Conspiracy Proof against the High Court, Court of Appeal and Supreme Court and Contempt Claim Fraud 2020 0065 failed to get Case Priority and Protection Orders from the Supreme Court
8. Pending Adjudication All Cases Enforcement Stay Protection Rights + Remedy Only  
Jurisdiction Limits for Citizen Mrs Theodorou against the Ministry of Justice, Attorney General and State for the Stated Reasons that the Family Sabotage Frauds against her and the 6 Theodorou Children. They Care Revocation Denial Fraud Appeal 2020 2158 got a Contempt Case Classification Denial Fraud + Contempt Appeal Jurisdiction Usurpation Fraud + Appeal Permission Refusal Fraud + Totally Without Merit Certificate Fraud dated 16<sup>th</sup> March 2021 by the Court of Appeal against Citizen Mrs Theodorou and the 4<sup>th</sup> Theodorou Child. The Wardship Claim FD20P00642 of Citizen Mrs Theodorou for the 5<sup>th</sup> and 6<sup>th</sup> Children, who are Expatriation Fraud Victims, got Jurisdiction Denial Fraud Proof against the Family Division of the High Court. It was used for Wardship Contempt Fraud Appeal 2021 0346. It got a Contempt

Case Classification Denial Fraud + Contempt Appeal Jurisdiction Usurpation Fraud by the Court of Appeal. The 4 Oldest Theodorou Children can make Evidence Decisions for the Contempt Fraud Appeal of the 4<sup>th</sup> Child. They will need more time than most adults.

Meanwhile, Citizen Mrs Theodorou can make progress using the Wardship Fraud Appeal 21 0346 in the Court of Appeal for a Contempt Case Classification + Supreme Court Case Reference Application. It will get Relevant Evidence for both Contempt Claim Frauds to the Supreme Court. The Totally Without Merit Certificate Fraud by the Court of Appeal creates a Special Need for a Pending Appeal Enforcement Stay Witness Protection Rights for Citizen Mrs Theodorou and the 6 Theodorou Children

9. Pending Adjudication All Cases Enforcement Stay Protection Rights + Remedy Only

Jurisdiction Limits for Citizens Mr and Mrs Awodiya against the Ministry of Justice Attorney General and State for the Stated Reason and that the Leeds Protection Fraud Deal between the Ministry of Justice Crime Partners and Leeds Authorities got use of State Schools for Medical Access to Disabled Children for Drug Test Fraud, and Attempted Exposure Prevention Frauds that used Ruin Fraud Conspiracy against Citizens Mr and Mrs Awodiya

10. Pending Adjudication All Cases Enforcement Stay Protection Rights + Remedy Only

Jurisdiction Limits for Citizens Mr and Mrs Nkrumah against the Ministry of Justice Attorney General and State for the Stated Reason and that a Land Fraud Deal between Ministry of Justice Crime Partners and Housing Association Officers used Tenancy Forgery Frauds against Tenants. Forgery Complaints by Citizen Mr Nkrumah motivated Attempted Exposure Prevention Frauds that used Ruin Fraud Conspiracy against Citizen Mr Nkrumah and then Citizens Mr and Mrs Nkrumah. The Ruin Frauds included Crime Framing Frauds + Family Sabotage Frauds + Child Care Frauds. The Corruption Remedy Process of the Parliament Session Jurisdictions, and the Case Management of Citizen Mr Nkrumah, and a Police Bail Conditions Appeal on 1<sup>st</sup> February 2021 broke the confidence Crown Prosecutors to service the Ruin Frauds. It broke the confidence of Child Care Officers to service the Ruin Frauds with Children Thefts, but not enough to stop Defamation Frauds in the Child Case Records. The Fraud Conspiracy Proof against the Ministry of Justice and Law Courts includes Computer Record Frauds that are Case Misrepresentation Frauds and Identity Misrepresentation that are Protection Frauds for State Officers and Law Court Judges. All of it enables New Evidence Notices for a Fraud Appeal 2020 0055 Case Reopening Application to the Supreme Court

11. Pending Adjudication All Cases Enforcement Stay Protection Rights + Remedy Only

Jurisdiction Limits for Citizen Mr Sham Sood against the Ministry of Justice Attorney General and State for the Stated Reason that a Land Fraud Deal between the Ministry of Justice Crime

Partners and Trustee Son Mr Sood was for Family Estate Asset Frauds against the Beneficiary + Father Mr Sood. The Land Fraud Claims B01B0837 + F1PP7696 got Criminal Conspiracy Proof for the Citizen against the Trustee, Representatives, Bank of Scotland and County Court. It included Repeat Sale Order Breach Contempt Frauds by Trustee Mr Sood and the Bank of Scotland and that got Repeat Contempt Immunity Frauds by the County Court. A Privilege Waiver, Confidentiality Waiver and Remedy Co-operation for the Crown and Lord Bishops got Citizen Status for the Beneficiary Father Mr Sood with Case Management Services by Equity Lawyer Mr Ellis. The Corruption Claim 2020 000968 and Remedy Denial Fraud Appeal 2020 00742 got Remedy Denial Fraud Conspiracy Proof against the Trustee Son, Representatives, Bank of Scotland, High Court and Court of Appeal. Mortgage Valuation Access + Eviction Stay Applications by the Citizen Father got Hearing Denial Frauds by the County Court and Mortgage Repayment Denial Fraud Proof against the Bank of Scotland. An Immunity Negotiation Offer by the Equity Lawyer got a Negotiation Refusal + a Repeat Eviction Applications and then a Case Management Harassment Restraint Application and then Another Application by the Trustee Son all of which got Hearing Denials by the County Court. The result is Hearing Denial Fraud Proof for Both Parties against the Law Courts. Then it got an Unidentified Application Telephone Hearing Notice dated 8<sup>th</sup> March 2021 for 1<sup>st</sup> June 2021 from the County Court. It got an Application Identification Demand dated 14<sup>th</sup> March 2021 by Citizen Mr Sood as a Risk Control against a Hearing Ambush Fraud by the Trustee Son and County Court. It did not get an Application Identification but did get a Hearing Notice for 20<sup>th</sup> April 2021. All of it enables use of the 2020 000968 Remedy Denial Fraud on 17<sup>th</sup> March 2020 for a Contempt Fraud Appeal to the Supreme Court. The preparations for Contempt Fraud Appeals in the Supreme Court included use of the Land Fraud Cases of Citizens Mr Hastunc, Mr Serbet and Mr Yediayli for Representation Instructions to Qualified Lawyers, Silvine Law, as Integrity Tests of them and the Law Courts. The Contempt Fraud Appeal Papers dated 30<sup>th</sup> March 2021 are an Action Intent Notice for him and Similar Fact Evidence Notice for All Other Cases. The Equity Lawyer has not had the time or energy to complete the Contempt Fraud Appeal Bundle.

12. Pending Adjudication All Cases Enforcement Stay Protection Rights + Remedy Only Jurisdiction Limits for Citizen Mr Ediz Hastunc against the Ministry of Justice Attorney General and State for the Stated Reason and that Mr Hastunc is an Illiterate Immigrant and a Talented Chef with Business Development Skills. Lease Misrepresentation Frauds by the Landlord got a £357,000 Financial Investment + Skills Investment + Time Investment into a Derelict Site got Land Development + Brand Development + a Prosperous Business. Lease

Denial Misrepresentation Frauds by the Landlord and Violent Intimidation Frauds by Thugs in Balaclava Helmets failed to get a Possession Surrender by Mr Hastunc. A Land Fraud Deal by the Ministry of Justice Crime Partners and the Landlord got issue of Lease Possession Claim Fraud F02ED793 by the County Court. A Privilege Waiver, Confidentiality Waiver and Remedy Co-operation for the Crown and Lord Bishops got Citizen Status for him with Case Management Service by Equity Lawyer Mr Ellis. It got Defence and Counterclaim Filing and Service Denial Frauds, Summary Judgement and Possession Application Hearing Frauds that included Trial Directions and Possession Application Losing Party Costs Frauds, Repeat Defence and Counterclaim Filing Denial Frauds, Trial Directions and Costs Appeal Filing Denial Frauds, Possession Denial Appeal Frauds, Direction Breach Default Pretence Frauds + Rent Enforcement Attempted Bankruptcy Frauds + a Possession Denial Appeal Hearing Listing, + Secret Adjournment Application Fraud + Appeal Hearing Adjournment Fraud + Appeal Hearing Re-Listing Denial Fraud + Case Review Fraud + Review Outcome Notice Denial Fraud + either a Secret Possession Fraud and Service Denial Fraud or a Possession Order Misrepresentation Fraud + Possession Demand Fraud all of which got Possession Surrender Refusals + Rent Set Offs against Corruption Damages by Citizen Mr Hastunc. The result is Hearing Denial Fraud Proof for Both Parties against the County Court. The preparations for Contempt Fraud Appeals in the Supreme Court included use of the Land Fraud Cases of Citizens Mr Hastunc, Mr Serbet and Mr Yediayli for Representation Instructions to Qualified Lawyers, Silvine Law, as Integrity Tests of them and the Law Courts.

13. Pending Adjudication All Cases Enforcement Stay Protection Rights + Remedy Only

Jurisdiction Limits for Citizen Mr Ali Serbet against the Ministry of Justice Attorney General and State for the Stated Reason and that a Land Fraud Deal between the Ministry of Justice Crime Partners and Landlord and Lawyers got Distribution Business Dispossession Frauds + Representation Frauds against Mr Ali Serbet did the Consequential Damage of Financial Destabilisation. It forced a Restaurant Business Management Appointment by Mr Serbet that got Business Possession + Accounting Denial Frauds of Restaurant Managers against him and Lease Alienation Prohibition Condition Breach Default Action by the Landlord against him. A Privilege Waiver, Confidentiality Waiver and Remedy Co-operation for the Crown and Lord Bishops got Citizen Status for him with Case Management Service by Equity Lawyer Mr Ellis. The Corruption Case Notices + Consequential Damage Case Notice + Case Enquiries got Engagement Refusals by the Landlord Representatives and issue of Lease Forfeit Claim G00CR488 in the County Court. The Defence Case was a Possession Surrender Denial + Corruption Consequential Admission + Rent Default Consequential Damage Admission +

Remedy Co-operation Failure by the Landlord. The preparations for Contempt Fraud Appeals in the Supreme Court included use of the Land Fraud Cases of Citizens Mr Hastunc, Mr Serbet and Mr Yediayli for Representation Instructions to Qualified Lawyers, Silvine Law, as Integrity Tests of them and the Law Courts. The Case Reactivation Notice dated 18<sup>th</sup> November 2020 was referred to the Equity Lawyer. He produced the Defence + Counterclaim dated 30<sup>th</sup> November 2020. It was signed by Citizen Mr Serbet. The Review Hearing Notice dated 19<sup>th</sup> January 2021 for 12<sup>th</sup> February 2021 enclosed a Defence Form. Citizen Mr Serbet referred it to the Equity Lawyer. He completed it by hand with entries 'see Defence + Counterclaim' and 'Accounting Impossible because of Corruption Damage and the Covid Crisis' and 'Not Relevant'. Citizen Mr Serbet signed it. They scanned the Case Papers. Citizen Mr Serbet took the Original Papers and agreed to instruct Qualified Lawyers. Citizen Mr Serbet asked Citizen Mr Can Say to find someone. He found Silvine Law. The result was Defence Instructions from Citizen Mr Serbet to Silvine Law to make the Defence Case at a Review Hearing. It got a Hearing Adjournment by Silvine Law, who committed the Case Management Frauds against Citizen Mr Yediayli a few days later. The Parliament Session Jurisdictions needed Case Logs. The Equity Lawyer used Lease Forfeit Claim G00CR488 for a DRAFT Case Log to service the Land Frauds Cases. It covered the case from 22<sup>nd</sup> December 2019 to 28<sup>th</sup> February 2021. It included many Royal Commission Emails. It was Effective Notice to the Qualified Lawyers of Co-ordinated Management by Land Fraud Victims who lacked the skills to complete it.

14. Pending Adjudication All Cases Enforcement Stay Protection Rights + Remedy Only  
Jurisdiction Limits for Citizen Mr Bayram Yediayli against the Ministry of Justice Attorney General and State for the Stated Reason and that Land Frauds + Money Laundering Fraud Conspiracy by Ministry of Justice Crime Partners and the Metropolitan Police used Crime Framing Frauds against Business Owners to get Financial Destabilisation Frauds + Forced Sales + Sale Representation Frauds + Premature Possession Frauds + Payment Denial Frauds + Remedy Denial Frauds. Illiterate Immigrants were Easy Targets. The Fast-Food Shop Theft against Citizen Mr Yediayli used Perjury Immunity Frauds for 3 Women Witnesses to get Harassment Trial Frauds. The Crown Court Judge noticed Innocence Evidence Concealment Frauds, used Trial Management to get a Jury Acquittal, and gave Claim Advice for the Victim against the Metropolitan Police, Ministry of Justice and Defenders. Financial Exhaustion and Emotional Exhaustion and Case Management Incapacity and English Illiteracy and Limited Spoke English prevented him from acting on the Claim Advice. A Hygiene Regulation Breach Framing Fraud got the Forced Sale + Representation Frauds + Premature Possession + Payment Denial Fraud. The Crime Complaint got Investigation Denial Fraud Proof against the

Metropolitan Police. A Privilege Waiver, Confidentiality Waiver and Remedy Co-operation for the Crown and Lord Bishops got Citizen Status for him with Case Management Service by Equity Lawyer Mr Ellis. The Shop Theft Claim 2019 003741 and Shop Theft Corruption Claim 2019 003984 got Criminal Conspiracy Proof + Trial Denial Fraud Proof against the Buyers, Representatives, High Court and Metropolitan Police. It included Hearing Denial Fraud Proof for Both Parties against the High Court because Top Judges dare not allow an Audio Record of the Citizen presenting the Fraud Conspiracy Proof. The Fraud Proof included Sealed Forged Orders. The Equity Lawyer kept the Original Papers because the Sealed Forged Orders were Forensic Test Material. He knew the Top Judges needed Forensic Test Sabotage Frauds using either Original Document Destruction or Substitute Forgeries. He knew they needed a Hearing Event to force Citizen Mr Yediayli to give Defence Instructions and the Original Papers to Qualified Lawyers, and then Forensic Test Sabotage Frauds by the Qualified Lawyers. The Remedy Process broke the confidence of Top Judges. They realised they needed Forensic Test Sabotage Frauds. They dare not allow a Hearing Event in the High Court. They needed the Lease Sale Enforcement Claim Fraud G02EC632 by the Buyers in the County Court. It was used for Summary Judgement + Title Transfer Specific Performance Application Hearing Notice + Claim Service Misrepresentation Frauds + Very Late Service for the Buyers against Citizen Mr Yediayli. He received it late in the afternoon on Friday 19<sup>th</sup> February 2021. That evening the Equity Lawyer produced the Defence + Counterclaim + Application Response. It made two Contempt Fraud Cases. One was a Jurisdiction Contempt Fraud. The other was a Full Disclosure Denial Contempt Fraud. The Jurisdiction Contempt Fraud was use of the Inferior Jurisdiction of the County Court when the Superior Jurisdiction of the High Court had Conflict Jurisdiction. The Full Disclosure Beach Contempt Fraud was the failure to explain the Complete History of the High Court Cases including the Hearing Denial Frauds against Both Parties. Court Records were the Fraud Proof for Both Cases. The preparations for Contempt Fraud Appeals in the Supreme Court included use of the Land Fraud Cases of Citizens Mr Hastunc, Mr Serbet and Mr Yediayli for Representation Instructions to Qualified Lawyers, Silvine Law, as Integrity Tests of them and the Law Courts. The Shop Theft Case became the Lead Case for the Integrity Tests. Citizen Mr Yediayli gave Defence Instructions to use the Application Hearing to make the Jurisdiction Contempt Fraud Case and Full Disclosure Contempt Fraud Case. They did not do that. They used Adjournment Application Frauds + £2,700 Costs Liability Consent Fraud + Inadequate Instructions Pretence Fraud that are Representation Fraud Conspiracy Proof for Citizen Mr Yediayli against the Qualified Lawyers, Silvine Law, the Buyers, Buyer Representatives and the County Court. An Unexplained 21 Day Case

Management Delay and then use of an Alleged Case Management Meeting Appointment for Friday 19<sup>th</sup> March 2021 for Case Action that needed Document Production. Dialysis Treatment for Kidney Failure deprives him of the use of 3 days a week. He has to do everything on the other 4 days. A Meeting Notice Telephone Call on Tuesday 16<sup>th</sup> March 2021 from Citizen Mr Yediayli to the Equity Lawyer during a Dialysis Session was Effective Notice of the need for Document Production. A Short Notice Documents Request Email later that morning from the Qualified Lawyers did not come to the attention of the Equity Lawyer. The Meeting Notice got the Immediate Response of Electronic Document Service Emails from the Equity Lawyer the next day. He discovered the Document Request Email when he went on line for Email Service of the Electronic Files. Citizen Mr Yediayli and Mr Say did not know the Meeting Time. On Friday 18<sup>th</sup> March 2021 a Telephone Call from the Equity Lawyer to the Qualified Lawyers explained that he did not have Document Scans of All Case Papers and asked for the Meeting Time so that he knew how long there was to provide anything else. It got a Meeting Time Disclosure Promise from the Qualified Lawyers Telephonist, and then a Promise Breach. The Equity Lawyer visited the Document Stores and got Electronic Scans of the Original Papers. He received a Text Message from Citizen Mr Say of a Meeting Cancellation by the Qualified Lawyers. The Additional Electronic Document Email Service gave everything except the Original Papers. It got Receipt Acknowledgment Denial Frauds by the Qualified Lawyers against the Equity Lawyer. It got Case Communications from the Qualified Lawyers to Citizen Mr Yediayli that were Production Denial Defamation Frauds against the Equity Lawyer. He had anticipated the Defamation Frauds. He used Royal Commission Emails as Service Emails so that the State, Law Courts, Cabinet, Parliament and Citizens had Service Proof against the Qualified Lawyers. The Royal Commission got Automatic Reply Emails and the Substantive Response Emails from the County Court. One from Clerkenwell was a Wrong Case Reference Notice and a 50 Page Bundle Print Limit Policy Notice. One from Edmonton was a Clerkenwell Case Notice. They got Royal Commission Email Notice that the Integrity Tests of the Qualified Lawyers and Law Courts needed Service Proof against the Qualified Lawyers and Notice Proof against the Law Courts.

15. Pending Adjudication All Cases Enforcement Stay Protection Rights + Remedy Only  
Jurisdiction Limits for Citizen Mr Cant against the London Borough of Hackney Council,  
Ministry of Justice, Attorney General and State for the Stated Reasons
16. Contempt Remedy Directions 2 Hour Court Room Hearing + Mandatory Appearances Order for  
2 p.m. on March 2021 at the Supreme Court
17. Further discovery, enquiry, relief and remedy the cause of justice needs



### Stated Reasons

18. The Common Law imposes a Common Obligation and vest Common Empowerment in everyone to keep the Crown's Peace by service of the Justice Priority Obligation using the Equitable Due Processes of Truth Discovery and Just Reasoning
19. The Common Law vested in the Citizen, Crown and Lord Bishops the Corruption Control Jurisdictions that govern Parliament Session Powers. It got Jurisdiction Superiority for the Parliament Session Jurisdictions against the Inferior Jurisdictions of the State, Law Courts and Parliament
20. The Common Law uses Justice Process Contempt Powers in the Citizen and the Authorities for Equitable Due Process Enforcement
21. The Common Law uses Positive Proof Burdens and an Evidence Balance that:
  - 21.1. Starts with a Validity Presumption for the Citizen and Credibility Presumption for the State both of which are subject to Positive Proof Rebuttal Burden and
  - 21.2. Uses Rebuttal Proof Positive to shift the Evidence Balance
  - 21.3. Uses Fraud Proof on anything for a Proof Burden Reversal for the Victim against the Fraud Manager and the Fraud Beneficiary
22. Equitable Due Process requires the Jurisdiction Discipline of Automatic Acknowledgement + Case References + Jurisdiction Adjudication that gets either Jurisdiction Acceptance or Jurisdiction Rejection + Case Reference to the Jurisdiction Holder.
23. Equitable Due Process uses:
  - 23.1. Justice Process Case Filing Events with a Receiving Authority vest Pending Just Process Enforcement Stay Protection Rights from the Relevant Authority for the Citizen against Inferior Jurisdictions
  - 23.2. Justice Process Case Filing Events impose on the Inferior Jurisdictions of the State and Law Courts:
    - 23.2.1. a Case Acknowledgement Obligation using a Case Reference
    - 23.2.2. a Jurisdiction Adjudication Obligation to identify the Relevant Authority and make either a Jurisdiction Acceptance Decision if it is the Relevant Authority or a Jurisdiction Rejection Decision and Case Reference to the Relevant Authority
    - 23.2.3. Jurisdiction Acceptance by a Receiving Authority that is not the Relevant Authority creates an Appeal Protection Denial Estoppel for the Citizen against the State and Law Courts

#### 23.2.4. Justice Process Appeal Filing Events with a Receiving Authority vest Pending

Appeal Adjudication Trial Stay Protection Rights from the Relevant Authority for the Citizen against the Inferior Jurisdictions of the State and Law Courts

#### 23.2.5. Justice Process Appeal Filing Events impose on the Inferior Jurisdictions of the State and Law Courts:

23.2.5.1. a Case Acknowledgement Obligation using a Case Reference

23.2.5.2. a Jurisdiction Adjudication Obligation to identify the Relevant Authority and make either a Jurisdiction Acceptance Decision if it is the Relevant Authority or a Jurisdiction Rejection Decision and Case Reference to the Relevant Authority

#### 23.2.6. Contempt Appeals from the High Court to get Jurisdiction Rejections + Supreme Court Case References by the Court of Appeal because the Administration of Justice Act 1960 vested in the House of Lords the Appeal Jurisdiction against Justice Process Contempt Decisions made by the High Court and Jurisdiction Legislation created the Supreme Court and vested in it the Appeal Jurisdiction against Contempt Decisions made by the High Court.

24. The Politicians made a Dictator Plan for Western Europe. It was a Governance Fraud that replaced the Justice Priority of the People for the Obedience Priority of the State. It needed conversion of the Accountability Jurisdictions of the Law Courts in Execution Enforcement Agencies of the State. It needed either Financially Crippling Standing Armies or Liberty Crippling Electronic Signature Dictator Powers. A Long Execution Period and Democratic Elections made Standing Armies an Unviable Choice. Electronic Signature Dictator Powers enabled Blackmail Frauds by State Officers using Immediate Obedience Demands and Electronic Signature Termination Threats that would cause Financial Asset Loss Damage. It made inevitable an Election Choice was between Absolute Power for the State and Financial Security for the Voter, and a Landslide Result for the People against Dictator Governance.
25. The Dictator Plan made inevitable a Power Transfer from Politicians to Crime Partnerships of State Officers and Law Court Judges, and the development of Protection Fraud Networks to provide Support Services and Corruption Co-ordination. They sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who managed them, and traded Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. It made inevitable replacement of the Obedience Priority of the State with the Predation Priority of Organised Crime.
26. The vast majority of the population understood the Justice Priority and the responsibility of the Citizen to service it using the Common Law. Few knew it was a Cultural Legacy created by the

Gnostic Christians. They had spent centuries developing Constitutional Balances that vested Accountability Powers in the Citizen for use as Corruption Controls against the State. They decided the Dictator Plan was not only a Governance Fraud but Culture Vandalism and made an Equity Governance Recovery Plan. It had two strategies each of which exploited a weakness in the Dictator Plan.

26.1. The 1<sup>st</sup> Equity Governance Recovery Strategy.

26.1.1. The Dictator Plan used the Territorial Control of the Host Space for Electronic Signature Verification Machines and Replicable Digital Signatures. Advanced Electronic Signatures used Writing Behaviour Analysis for Written Signature that got Unique Pen Flight Path Records for User Identification. It enabled Off Shore Electronic Signature Havens to provide Sophisticated Services that enabled the Prosperous Classes to manage Tax Haven Estates from their homes and use Taxation Starvation to force the transfer of Accountability Powers from the State to the Citizen. Live and profitable use of Advanced Electronic Signatures by the Citizen anywhere in the world denied the Electronic Signature Monopoly needed for Viable Government using the European Constitution.

26.1.2. The provision of Advanced Electronic Signatures by the Citizen would enable Internet Accountability Controls for the User. The denial of it would provide Unaccountable Empowerment for Exploitation Frauds by Internet Top Managers

26.2. The 2<sup>nd</sup> Strategy. The Election Dependency made inevitable an Election Choice between Absolute Powers for the State and Accountability Powers for the Citizen. The Dictator Politicians needed to avoid Governance Referenda or General Elections that would serve as an Education Process that caused Voters to understand that:

26.2.1. The Parliament Session Jurisdictions exist,

26.2.2. They were vested in the Citizen, Crown and Lord Bishops,

26.2.3. The Parliament Session Jurisdictions used the Corruption Remedy Proof Standard. It used Official Records that were Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim

26.2.4. The Citizen had Investigation Jurisdiction to get Proof Sets that met the Corruption Remedy Proof Standard,

26.2.5. The Crown had Prosecution Jurisdiction to make Trial Orders of Corruption Cases against the State or Unfitness Cases against Authorities and Officers

26.2.6. The Lord Bishops have Court Lawyer Jurisdiction, one for the Trial Court and the other for the Appeal Court,

- 26.2.7. The Lord Bishops have Adjudication Jurisdiction and 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
- 26.2.8. Corruption Proof gets Corruption Findings, Remedy Entitlement Findings and Remedy Priority Findings for the People against the Liable Parties and a Remedy Execution Responsibility Finding for the People against the Relevant Authority
- 26.2.9. A Remedy Success is Justice Proof for the Relevant Authority
- 26.2.10. A Remedy Failure gets an Unfitness Case, Remedy Failure Finding, Unfitness Finding and Dismissal Priority Finding for the people against the Relevant Officer or Relevant Authority
- 26.2.11. A Remedy Failure Finding against a Governing Majority gets a Parliament Session Refusal and Forced General Election and if that fails to get Corruption Remedies then it gets the Ultimate Sanction of a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof
- 26.2.12. The Ultimate Sanction enables the imposition of Corruption Remedy Conditions in Parliament Session Agreements between the Crown and Prime Ministers
- 26.2.13. The Dictator Plan needed a set of Sabotage Frauds against the Citizen to deny the Investigation Services needed to get the Proof Sets that the Crown and Lord Bishops needed to make Parliament Session Decisions
- 26.2.14. The Dictator Politicians needed Election Frauds to deny an Election Choice between Absolute Powers for the State and Accountability Powers for the Citizen.
- 26.2.15. The Election Choice Denial Frauds got a Dormancy Period for the Parliament Session Jurisdictions
- 26.2.16. The 1<sup>st</sup> Strategy needed live and profitable usage of Advanced Electronic Signatures to enable the Prosperous Classes to manage Tax Haven Estates from their homes and use Taxation Starvation to force a conversion from Dictator Governance to Equity Governance
- 26.2.17. The 2<sup>nd</sup> Strategy of the Equity Governance Recovery Plan needed a Citizen to get Organised Crime Proof against a Prime Minister and use it for a Corruption Notice to Parliament and the Crown that revived use of the Parliament Session Jurisdictions and started a Corruption Remedy Process.
- 26.2.18. The Remedy Process needed Investigation Services
- 26.2.18.1. to discover the Structure and Management and
- 26.2.18.2. to achieve Total Destruction of the Protection Fraud Network

26.2.19. The Remedy Process needed to recover Accountability Powers for the British Citizen against the United Kingdom Authorities and for the Welsh Citizen, Scottish Citizen and Northern Irish Citizen against their respective Devolved Authorities.

26.2.20. The Remedy Process needed Corruption Cases of Citizens to get the Proof Sets needed for Parliament Session Decisions that get Case remedies by the Law Courts or force Mass Remedies by Parliament

26.2.21. Remedy Successes in the UK would enable Remedy Successes abroad

27. The Protection Fraud Network had Business Management Policies:

27.1. The Intimidation Policy used Jurisdiction Frauds and Career Frauds against All Professionals

27.1.1. The Jurisdiction Frauds went all the way up the Accountability Chain to the House of Lords, until it was replaced by the Supreme Court, to get Case Management Frauds from Qualified Lawyers and Court Officers against Citizens. The Intimidation Policy used High Court Contempt Appeal Jurisdiction Frauds by the High Court, Court of Appeal and Supreme Court as the Top Intimidation Frauds. The Contempt Jurisdiction Frauds included Classification Frauds of Court Frauds as Contempt Frauds.

27.1.2. The Career Frauds included Disqualification Fraud Blackmail and Case Allocation Bribery and Appointment Fraud Bribery with Fraud Commitment Conditions for both

27.2. The Costs Control Policy used Paedophile Proof and Paedophile Framing Frauds to get Paedophile Exposure Blackmail Powers and Protection Frauds + Officer Appointment Frauds for Protected Paedophiles to get Fraud Services at Minimal Cost

27.3. The Fraud Staffing Policy used Trusted Teams to get Reliable Management of Protection Frauds for Organised Criminals and Corrupt Officers, and Ruin Frauds against Citizens

28. The Protection Fraud Market uses Risk Control Protocols. The Worst Risk is Immunity Deals that get Remedy Co-operation and Protection Fraud Conspiracy Proof against Top Judges. The Risk Control Protocol the Receiver to provide Fraud Commitment Proof before the Protection Fraud Supply. Routine Business uses the Recent Case Frauds as Commitment Proof. Special Business requires New Case Frauds as Commitment Proof. Very Special Business requires Preliminary Frauds as Commitment Proof from the Provider to give the Receiver confidence to commit the New Frauds needed to get the Protection Fraud Supply.

29. Equity Lawyer Mr Ellis serviced the 1<sup>st</sup> Strategy. He was one of the British Citizens who developed Writing Analysis Technology. It used a Writing Pad that generated a Magnetic Field and a Metal Spring in a Writing Pen and Writing Signatures to get Magnetic Field Disturbances

and Pen Flight Path Records for Writing Behaviour Analysis and User Identification. It gave Behaviour Identification Power to the User. It enabled Advanced Electronic Signatures. The Profit Plan was On Line Services. The Defence Plan was Source Code Secrecy because the Copyright Time Limit runs from First Publication and No Publications get Permanent Rights. It needed Secure Internet Technology to attach Electronic Signature to Electronic Evidence and Priming Demand for Live Usage to decide the System Settings and use it for Market Access.

30. The European Leaders heard about it. They made a Crime Profit Plan for themselves. It needed a Source Code Theft, an Electronic Signature Standard that got Forced Use of the Writing Analysis Technology and Usage Licence Fees for the European Leaders. Prime Minister Mr Blair used Barclays Bank Group Board as the Source Code Theft Agent. They did it badly, and then did the Cover Up Fraud badly, and then used a Law Firm to write a letter that made a Theft Conspiracy Admission and used the Theft Failure for a Damage Denial Fraud. The Equity Lawyer knew Legal Action in the European Union would get Court Frauds, Costs Frauds and Bankruptcy Frauds, and use of them for Source Code Theft. He knew whoever got the Advanced Electronic Signature Market needed the USA Market. He kept the Theft Conspiracy Admission Proof for US Jurors. Entry of the Signature Analysis Technology in the 1999 Geneva Inventions Exhibition got a Gold Medal that was Originality Proof. The combination of the Originality Proof and Theft Conspiracy Proof and Case Reservation for US Jurors denied Market Access for Reversed Engineering Products of the Executable Code.
31. The European Leaders used Market Access Denial Frauds against the Writing Signature Analysis Technology. It created Market Access Dependency of the Writing Analysis Technology on Small Independents.
32. A British Citizen was a Bank IT Expert. He developed Secure Internet Technology for the attachment of Electronic Signatures to Electronic Evidence. He conducted Telephone System Tests. A Telephone gave a Major Works Notice and Service Interruption Apology to the Bank IT Expert. The Major Works were the installation of a 2 Kilometre Interception Loop for Electronic Surveillance by the Secret Service. Their Process Choice was Intercept + Copy + Resend + Run + No Noticeable Delay and Intercept + Copy + Run + Resend + ½ Second Noticeable Delay. They made the Delay Choice. There are Reasonable Suspicions the Secret Service had more respect for the Equity Lawyer and Bank IT Expert than Prime Minister Mr Blair and made the Delay Choice with Notice Intent. The Noticeable Delay got a Ping Test by the Bank It Expert that discovered the 2 Kilometre Loop. He knew the history and that it was Electronic Surveillance Evidence against the Secret Service. He had written 1,000,000 lines of code for World leading Technology and had a Sophisticated Audience that could appreciate it.

He used Telephone System Tests for a Technology Demonstration to the Secret Service. It was a good decision. It got a Market Ready Report by the Secret Service to Prime Minister Mr Blair.

33. A British Citizen was a Small Independent with Car Computer Skills. The Equity Lawyer helped him get a Management Contract to service the Angolan Fleet for BP. He traded Business Support Services for the Fleet Management Business in exchange for use of it to provide Priming Demand and Market Access for Advanced Electronic Signatures. The Fleet Maintenance Contract got three things. It got Contract Negotiations for the Fleet Manager with Other Global Businesses. It got a Business Meeting in Portugal for the Fleet Manager, Distribution Manager, Wealthy Angolan and Equity Lawyer. It got a Market Access Risk Report from the Secret Service to Prime Minister Mr Blair.
34. The European Leaders used Market Access Threat Report for a Business Sabotage Fraud Plan. The British and Dutch did not have an Extradition Agreement. Prime Minister Mr Blair insisted on Extradition Knowledge Denial Frauds for himself. 1<sup>st</sup> Extradition Fraud Plan used a Drug Crime Framing Fraud and Armed Dutch Police to supervise British Customs and Kent Police in a Kidnap Operation and Extradition Frauds against the Fleet Manager, and then Imprisonment Frauds against him and the Distribution Manager. A Baby Birth discovered a Cleft Palate that caused Emotion Distress to the Mother and her Husband, who was the Distribution Manager. He gave priority to the Emotional Needs of the Mother and Baby that cost Business Losses. He was in Business Recovery using his Home Office. The Framing Fraud was difficult to manage when he was using the Home Office. It needed an Entrapment Agent to make a Business Offer that got the Dutch Distribution Manager to stop using his Home Office and use a Warehouse Office. It needed Carrier Movement Records for a Drug Shipment that used the Business Addresses of the Dutch Distribution Manager and British Fleet Manager. It needed Drug Crime Arrest Frauds by the Dutch Authorities against the Warehouse Fork Lift Truck Driver and Distribution Manager. It needed a Drug Investigation Assistance Request to the British Authorities for Arrest Frauds + Extradition Frauds against the Fleet Manager and his Fork Lift Truck Driver, the destruction of Fleet Management Business Records to enable Business Denial Misrepresentation Frauds and a Vehicle Theft to enable Misrepresentation Frauds that Vehicle Parts Communications between the Fleet Manager and Distribution Manager were Drug Trafficking Code.
35. The Business Meeting in Portugal got Mutual Acceptance for everyone by everyone with Detailed Arrangements to be made later. A Vehicle Parts Cheque from the Wealthy Angolan to a Dutch Distribution Manager was the Business Agreement Proof. It got a Business Activity Report from the Secret Service to Prime Minister Mr Blair.

36. On the last day of the Business Meeting in Portugal, the Dutch Distribution Manager gave the Equity Lawyer a Breakfast Briefing about the Warehouse Office Offer. He said the Office Facilities were good but the Offeror Behaviour was bad. The Equity Lawyer was suspicious. He could not afford Business Finance for the Distribution Manager. He made a Priority Decision for the Office Independence of the Distribution Manager when Cash Flow allowed it. He did not tell the Distribution Manager. The Fleet Manager agreed. They expected Cash Flow in 6 weeks.
37. The European Leader delayed deployment of the Business Sabotage Plan as long as they dare. Imminent Cash Flow got an Execution Decision. The Dutch Authorities made the Drug Crime Investigation Assistance Request to British Customs. It needed a Dawn Delivery of a False Drug Shipment to the Business Premises of the Fleet Manager and then use of it for Drug Crime Suspicion Frauds, a Drugs crime Raid Fraud, Arrest Frauds against the Fleet Manager and Fork Lift Driver, Computer Seizures and Business Evidence Destruction Frauds for the Business Denial Misrepresentation Frauds, and a Vehicle Theft from the Crime Scene to enable use of the Vehicle Parts Communications for Drug Trafficking Code Misrepresentation Frauds.
38. Prime Minister Mr Blair and the Dutch Authorities did not know that the Top Police, Top Customs and Top Judges were the Top Drug Importers in the UK. They did not know that the Top Drug Dealers had a Drug Production Business in Sussex that provided a Constant Flow of Chemically Traceable Supplies for use in Career Sabotage Frauds against Honest Officers whenever needed. They did not know the Drug Production Manager and Junior Officers had forced the creation of Police Records that were Firearms Corruption Proof to get Protection Frauds that they hoped would last their lifetimes. They did not know a complex series of events included Drug Crime Complaints by the Fleet Manager to Sussex Police that got Incredible Target Status for him in Drug Investigations. They did not know the Top Drug Dealers had used the Business Addresses of the Fleet Manager as Decoy Addresses in the Carrier Movement Records for more than 70 Drug Shipments because the Incredible Target Status would ensure Address Enquiries got Dead End Results. They did not know that the Top Drug Dealers had an In-Transit Drug Shipment when British Customs received the Assistance Request. They did not know that the combination of No Prior Knowledge of Extradition Frauds, the Incredible Target Status, the In-Transit Drug Shipment and the Assistance Request would cause British Customs to have Reasonable Suspicions that the Fleet Manager had discovered the use of his address as a Decoy Address, reported it and was assisting a Decoy Address Investigation that used the In-Transit Shipment. British Customs made an Investigation Sabotage Fraud Plan. It needed No Diversion of the In-Transit Shipment from the Decoy Address when it cleared British Customs and Shipment Delivery to the Decoy Address. It needed Media Broadcasts of a Big Drugs Bust



and International Co-operation and then British Customs to take control to manage Investigation Sabotage Frauds. It needed a Vehicle Theft from the Crime Scene by Sussex Police and Fraud Crime Scene Record Frauds by British Customs that included a Vehicle Presence Omission Frauds and a Vehicle Removal Omission Fraud. Competent Management of the Vehicle Theft needed Vehicle Destruction with No Records, which needed a Cash Payment. The Vehicle Theft did not get Competent Management. It got the Vehicle Theft and Vehicle Storage in the Police Pound and with Pound Records that included the Possession Proof of a Destruction Notice months later. The Investigation Sabotage Fraud Plan got a Charge Fraud + Remand Custody Fraud by the UK State against the Fleet Manager and who had Jury Trial Rights and an Investigation Record of British Customs and Vehicle Theft Records of Sussex Police that were Compelling Innocence Proof for him and Compelling Guilt Proof against the Investigators.

39. The failure of the 1<sup>st</sup> Extradition Fraud forced Prime Minister Mr Blair to make a choice between abandoning the Extradition Frauds and recovering control of the State and Law Courts from Organised Crime, or Repeat Extradition Frauds that needed a 2<sup>nd</sup> Extradition Fraud Deal with the Dutch Authorities, and a Protection Fraud Deal to get Extradition Fraud Services from the Top Drug Dealers. He chose the Repeat Extradition Frauds. The 2<sup>nd</sup> Extradition Fraud Deal required Innocence Evidence Concealment Frauds by the British Authorities before completion of the Imprisonment Frauds by the Dutch Authorities. A Protection Fraud Deal got Protection Frauds for the Top Drug Dealers, Extradition Fraud Services for the European State and a Profit Share for Prime Minister Mr Blair at the expense of the Top Judges.
40. Everything that could go wrong for the European Leaders did go wrong. Equity Lawyer got Fraud Proof and used it for a Corruption Notice to Parliament and the Crown. It revived use of the Parliament Session Jurisdictions. It started a Corruption Remedy Process that has continued ever since.
41. The Top Judges made a 1<sup>st</sup> Business Expansion Plan to make up for Drug Crime Profit Share taken by Prime Minister Mr Blair. The sold Protection Frauds that enabled Insurers and Surveyors to sell Land Frauds to Big Business against Small Business. They needed Business Priming Cases as Intimidation Frauds against Representatives to get Case Management Sabotage Frauds against Victims and Marketing Frauds to get New Business. The Fraud Managers wanted Rapid Completion of the Business priming Frauds. The Countryside Priming Cases were Farm Frauds for Big Landowners against Tenant Farmers. The Town Priming Cases were Business Property Frauds for Development Corporations against Small Businesses. Case Management by a Shropshire Farmer and a Corby Restaurateur denied Rapid Completion and

got Complete Sets of Fraud Proof for Victims that met the Corruption Remedy Proof Standard and was Admissible Evidence for Parliament Session Decisions.

42. In 2006 the Remedy Process got a Forced Resignation from Prime Minister. In 2007 it got Corruption Remedy Conditions in the Parliament Session Agreement that required a Validity Priority Binding Precedent, that was set in 2008 using R v Clarke, and use of High Court Judges as Fraud Proof for Corruption Investigation of the Law Courts. It got Remedy Condition Breach Proof + Unfitness Findings + Dismissal Findings against Prime Minister Mr Brown and the Labour Governing Majority. It needed the Expense Account Scandals in 2009 to increase the MP Retirement Rate from 15% to 30% and enable the General Election in 2010 to get a Dismissal Decision against the Labour Governing Majority. It got a Coalition Government and Remedy Co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband.
43. In 2014 the Protection Fraud Network needed a Business Continuity Plan to avoid Total Collapse. It needed a 2<sup>nd</sup> Business Expansion Plan and Hung Parliament Propaganda Frauds to get the 2015 General Election to return a Hung Parliament, and Coalition Negotiations that got Priority Commitments for Everything against the Corruption Dismissals against Top Judges, and if it failed, a Back Up Plan. It needed Ruin Frauds against Equity Lawyer Mr Ellis to deny the Remedy Process use of Investigation Services, a Ruin Fraud against Prime Minister Mr Cameron to deny the Remedy Process use of his Execution Services, and a Ruin Fraud against a Remedy Protester for Power Boast Purposes.
44. The 2<sup>nd</sup> Business Expansion Plan needed many Family Sabotage Frauds to get Big Budgets and Budget Fraud Profits got by Expatriation Frauds + Expatriated Children Support Payments + Big Bribes + Money Laundering Services by Sovereign States for the Protection Fraud Network against Citizens and the British State. They chose the Cypriot Community as the Target Community. They needed a Corruption Co-ordination Case to get Fraud Knowledge Admissions and Remedy Denial Commitments from hundreds of State Officers and Law Court Judges. They needed a Business Priming Case. They chose Family Sabotage Frauds against the Mother, Mrs Theodorou and the 6 Theodorou Children as the Corruption Co-ordination Case and the Expatriation Business Priming Case because it would get a Big Budget and a Fraud deal got Child Care Fraud Co-operation for the State from the Father, Mr Theodorou, in exchange for Divorce Property Frauds for him against the Mother. The Family Sabotage Frauds included:
- 44.1. Expatriation Frauds against the 2<sup>nd</sup>, 3<sup>rd</sup>, 5<sup>th</sup> and 6<sup>th</sup> Children
- 44.2. Health Frauds against the 3<sup>rd</sup> Child by the replacement of Spinal Scoliosis Treatment by Great Ormond Hospital, that has World Leader Status, with those of Limassol Hospital

that has No Relevant Expertise and No Relevant Facilities and Treatment Denial Frauds until the Cypriot State classified her a Commercial Liability and a Political Liability and used Executive Powers for a Repatriation Dump of her on the British Authorities

44.3. Health Frauds against the 5<sup>th</sup> Child by denial of Heart Defect Treatment

44.4. Repatriation Denial Frauds against the 5<sup>th</sup> and 6<sup>th</sup> Children after a Repatriation

Decision by the Cypriot State that got a Release Refusal Fraud by the Children Controllers that has a Financial Motive because someone continued to pay, or an Abuse Concealment Motive, or a combination of both motives

44.5. The Repatriation Refusal Fraud was used for the Wardship Claim FD20P00642 by Citizen Mrs Theodorou for the 5<sup>th</sup> and 6<sup>th</sup> Children. It got an Urgency Denial Fraud Proof and Delay Fraud Proof and then Jurisdiction Denial Fraud Proof all of which was Contempt Fraud Proof against the High Court. Citizen Mrs Theodorou used for a Wardship Denial Fraud Appeal that got a Contempt Classification Denial Fraud + Implied Contempt Jurisdiction Acceptance Fraud by the Court of Appeal. It got a Consolidation Proposal by the Court of Appeal of the Wardship Denial Fraud Appeal with the Child Care Fraud Appeal for the 3<sup>rd</sup> Child. It enables Appeal Time Extension + Contempt Fraud Case Classification + Supreme Court Case References Applications in the Court of Appeal.

45. The Ruin Frauds failed because the Equity Lawyer identified the cases and used them to get Fraud Proof against Law Court Judges. The 2<sup>nd</sup> Business Expansion Plan succeeded but created the Corruption Co-ordination Case and Expatriation Business Priming Case provided an Evidence Trail that was very useful for the Remedy Process.

46. In 2015 the Remedy Process got Corruption Remedy Conditions in the Parliament Session Agreement that required a Fraud Invalidity Binding Precedent, Sharland v Sharland, and a Conflict Disqualification Binding Precedent, Emerald Supplies v British Airways, and Restored Claim Issue Rights for the Citizen against the High Court got by a Before Issue Case Approval Powers Revocation. It enabled Claim Issue to force Corrupt Officers to choose between making a Conflict Disqualification Admissions or committing Conflict Qualification Frauds to get the Case Control needed for Dismissal Frauds and Restraint Frauds against the Citizen.

47. Money Laundering Frauds by Local Authorities for Top Police and Top Judges used Local Authority Accounts. It enabled Housing Estate Maintenance Accounting Frauds by Council Officers against Maintenance Account Contributors that got Protection Frauds from the Metropolitan Police and Law Courts. Long Term Scaffolding Costs for No Building Work and Insurance Fees at the Market Rate x 5 prompted Account Enquiries by Citizen Mr Cant that got No Satisfactory Response from Hackney Council. An Estate Account Claim by Citizen Mr Cant

got Case Management Sabotage Proof against Hackney Council, the Property Tribunal and Metropolitan Police. A Computer Hacking Fraud got Entry Frauds on the Facebook Account of Citizen Mr Cant that were Defamation Frauds against him. A Computer Hacking + Defamation Fraud Crime Complaint by Citizen Mr Cant got Investigation Denial Fraud Proof for him against the Metropolitan Police. An Estate Account Disclosure Order by the Tribunal got Electronic Service of 705 Electronic Files by the Council. 3 days later a Malicious Communication Investigation Fraud + Arrest Fraud + Computer Seizure Fraud + Electronic File Access Denial Fraud by the Metropolitan Police against Citizen Mr Cant. The Case Officers were the Trusted Team that had serviced the Family Sabotage Frauds against the Theodorou Family. An Estate Account Directions Time Extension Application by Citizen Mr Cant got an Extension Refusal Fraud by the Tribunal. The expiry of the Disclosure Response Direction Time Limit got a Computer Return by the Trusted Team when it was too late to avoid the Disclosure Response Failure Penalty + Response Exclusion Fraud + Case Dismissal Fraud by the Tribunal against the Citizen. The Corruption Claim of Citizen Mr Cant got Remedy Denial Fraud Proof against the High Court.

48. In 2017, the Remedy Process got a Forced General Election and a Long Session of two and a half years that enabled completion of Corruption Investigations in the Law Courts, use of Remedy Denial Proof for Unfitness Cases against Top Judges, and use of them for Protection Fraud Investigation in Parliament. In 2019 it got a Forced Resignation from Prime Minister Mrs May and Corruption Remedy Conditions in the October Session Agreement that required a Forced General Election before the Year End.
49. The Remedy Process made progress that unnerved the Corrupt Officers. Anyone who could make Protection Fraud Demands did so. The Protection Fraud Network needed Intimidation Frauds against Corruption Victims. Citizen Mr Cant was an Ideal Target because his Stress Response was to get Internet Publicity that serviced the Intimidation Fraud Objective of the Protection Fraud Network. They needed an Intimidation Fraud Agent. Mr Seaton makes Proud Boasts that he is a Violent Thug. Violent Harassment by Thug Mr Seaton against Mr Cant got a Criminal Complaint + Investigation Denial Fraud Proof for Citizen Mr Cant. It got Internet Publicity for the Violent Harassment and the Protection Denial Frauds. The Harassment Restraint Protection Claim got Remedy Denial Fraud Proof for the Citizen and Parliament Session Jurisdictions against the County Court. The Fraud Appeal got it against the High Court. The Fraud Appeal got a Case Reference 2020 1483 and a Contempt Case Classification Denial Fraud Proof + Contempt Appeal Jurisdiction Acceptance Fraud Proof + Permission Denial

Fraud Proof + Dismissal Fraud Proof for the Citizen and Parliament Session Jurisdictions  
against the Court of Appeal.

50. The Parliament Session Agreement in December 2019 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 and Remedy Denial Fraud Proof.
51. Equitable Due Performance of the Remedy Condition required either Corruption Remedies by the State and Law Courts or Remedy Denial Fraud Conspiracy Proof against them
52. Political Instinct of the Prime Minister and Cabinet was to use Responsibility Denial Frauds for Top Politicians and Guilt Proof against the Top Judges. They needed Case Management Frauds by the Solicitor General and Attorney General
53. The Equity Lawyer made a Strategic Decision to get Profit Fraud Proof against the Law Courts and rely on Corrupt Officers to demand Protection Frauds that got the Fraud Conspiracy Proof against the High Court, Court of Appeal and Supreme Court. It was a successful strategy.
54. Land Frauds got Profit Fraud Conspiracy Proof for Citizens against Organised Criminals, Representatives and the Law Courts. The Law Court Judges needed to avoid Audio Records of Hearing Events at which the Citizens presented Fraud Proof against the Law Courts. It got Hearing Denial Fraud Proof for Both Parties against the Law Courts.
55. The Protection Frauds and Ruin Frauds got Criminal Joint Liability + Terrorism Joint Liability for the Trusted Teams for Paedophile Crimes + Child Trafficking Crimes + Money Laundering + Drug Production + Sex Trade Crimes + Many Other Crimes. They feared Paedophile Joint Liability most of all. They feared Joint Liability for All Other Crimes because the Staffing Policy linked All Ruin Frauds and All Protection Frauds including Paedophile Protection Frauds. Any Fraud Proof against one Trusted Team Member carried a Joint Liability Risk for All Other Team Members. Trusted Teams that Top Judges provide Paedophile Joint Liability Protection Frauds for the Trusted Teams and Contempt Imprisonment Frauds against Equity Lawyer Mr Ellis. It was Totally Predictable. It happened.

### **The Paedophile Joint Liability Protection Frauds for Corrupt Officers**

56. The Contempt Fraud Claim 2019 004208 of the Solicitor General against Citizen Mrs Berry was the Paedophile Joint Liability Protection Fraud for the Trusted Teams. They were not satisfied with use of a Credible State Case. They needed the Massive Reassurance of a Ludicrous State Case that got Ludicrous Proof they had Paedophile Joint Liability Protection Frauds. They used the Witness Identity Secrecy Enforcement Fraud for a Notorious Celebrity to get the Ludicrous Proof. They used a Paedophile Protection Fraud Case in which the Protected Witness and the Law Courts had put the Secret Identity in the Public Domain.

57. The Paedophile Protection Fraud Case started with Paedophile Allegations against Witness X that got what purported to be a Paedophile Trial and Acquittal Decision for Witness X. He used it to claim Malicious Process Victim Status, get a Recorded Interview with a Celebrity Journalist, get a Television Broadcast of the Recorded Interview, use the Recorded Interview to get U-Tube Internet Publicity and claim Victim Celebrity Status.
58. The Paedophile Joint Liability Protection Frauds for the Trusted Teams used the Crown Court for a Restraint Breach Contempt Trial using a Witness Identity Secrecy Order for Named Witnesses, including Witness X. The Crown Court gave it Official Publicity by displaying it the Public Access Door, not of the Court Room in which the Contempt Trial was held, but of the Court Room next but one along the corridor.
59. The Internet Publicity, Identity Secrecy Order and Official Publicity were Ludicrous Fraud Proof and Very Confusing for the Public Gallery Witnesses. They could not grasp how something everyone knew could be secret.
60. Crown Court Judges used Publicity Restraint Breaches for Contempt Liability Charge Frauds + Liability Finding Frauds + Penalty Frauds against Public Gallery Witnesses.
61. The Trusted Teams had Contempt Penalty Fraud Proof from the Crown Court. They wanted it from the Attorney General, High Court, Court of Appeal and Supreme Court.
62. Citizen Ms Berry was a Public Gallery. She used her Facebook Page for a Guess Who Comment about Witness X. It got Page Visitor Entries. One was a U-Tube Link from Citizen Mrs Bradbury.
63. The Contempt Claim Fraud 2019 004208 got Trial Fraud Proof for Citizen Mrs Berry against the Solicitor General, Attorney General and High Court. The Trial Fraud Proof got 3 Contempt Fraud Appeals that included Appeal Regulation Waiver Applications because the Appeal Regulations delivered Fraud Enforcement for the State against the Citizen. The Core Bundle Regulations delivered Fraud Proof Exclusions for the State against the Citizen.
64. The 1<sup>st</sup> Fraud Appeal to the Court of Appeal was against the Contempt Imprisonment Prosecution Fraud. It got Case References 2020 0395 and Jurisdiction Acceptance Fraud and use of it for Appeal Regulation Waiver Refusal Frauds + Appeal Core Regulation Enforcement Frauds that got Corruption Proof Exclusion Frauds + Regulation Compliance Failure Dismissal Frauds by Court Officers.
65. The 2<sup>nd</sup> Fraud Appeal to the Court of Appeal was against the Contempt Trial Start that was a Pending Appeal Protection Breach Contempt Fraud. It got Case Reference 2021 1520 and a Jurisdiction Acceptance Fraud and use of it for Dismissal Frauds by the Court of Appeal.

66. The 2019 004208 Liability Trial on 10<sup>th</sup> February 2021 was a Protection Breach Contempt Fraud + Liability Trial Fraud + Liability Finding Fraud + General Civil Restraint Directions Order + Costs Order Fraud for the State against the Citizen and an Appeal Jurisdiction Knowledge Denial by the Trial Judges + Appeal Jurisdiction Advice Order for the Citizen against the State
67. The 2019 004208 Appeal Jurisdiction Advice dated 11<sup>th</sup> February 2021 from State Counsel explained that the Administration of Justice Act 1960 governed Appeal Jurisdiction from Contempt Decisions in the High Court, failed to mention it vested Appeal Jurisdiction in the House of Lords, failed to mention the Jurisdiction Transfer and Transfer Time from the House of Lords to the Supreme Court. It stated that the 1960 Act vested the Appeal Jurisdiction in the Supreme Court decades before it existed.
68. The 1<sup>st</sup> Supreme Court Fraud Appeal got Issue Denial Fraud and Case Reference Frauds to the Court of Appeal by the Supreme Court.
69. The 3<sup>rd</sup> Fraud Appeal to the Court of Appeal was against the Liability Trial Fraud and Liability Finding Fraud that were Pending Appeal Protection Breach Contempt Frauds. In the morning before the Judgement Hearing, it got Case Reference 2021 0317 Notice Email from the Court of Appeal. The 2019 004208 Judgement Hearing in the High Court started at 12 noon. It got a Suspended Sentence Pronouncement about half an hour later. Minutes later the Fraud Appeal 2021 0317 got a Jurisdiction Denial Valid Finding + Email Notice from the Court of Appeal that by omission denied a Case Reference to the Supreme Court.
70. The 2<sup>nd</sup> Contempt Fraud Appeals to the Supreme Court got Appeal Rights Denial Fraud Proof and Appeal Issue Denial Fraud Proof and Appeal Permission Requirement Fraud Proof for Citizen Ms Berry against the Supreme Court.
71. All of it is Ludicrous Protection Fraud Proof for the Parliament Session Jurisdictions against the State and Law Courts.

**The Contempt Imprisonment Fraud Conspiracy against the Equity Lawyer**

72. The 2020 000286 Contempt Decisions by the High Court got 5 Fraud Appeals by Equity Lawyer Mr Ellis:
- 72.1. the General Civil Restraint Renewal Order dated 12<sup>th</sup> February 2020 of Justice Mrs May,
- 72.2. the Restraint Breach Contempt Imprisonment Committal Permission Order dated 17<sup>th</sup> June 2020 of Justice Mr Goose
- 72.3. the Recusal Refusal and Trial Directions Order dated 3<sup>rd</sup> November 2020 of Justice Mr Jay

- 72.4. the Forced Recusal and Recusal Breach Trial Directions Confirmation Order dated 9<sup>th</sup> November 2020 of Justice Mr Jay
- 72.5. the Pending Appeal Trial Stay Protection Breach Liability Trial + Pending Appeal Trial Stay Protection Breach Liability Finding and Penalty Hearing Adjournment Order dated 14<sup>th</sup> and 16<sup>th</sup> December 2020 of Justice Mrs Cutts
73. The 5 Fraud Appeals included Appeal Regulation Waiver Applications because the Appeal Regulations delivered Fraud Enforcement for the State against the Citizen. The Core Bundle Regulations delivered Fraud Proof Exclusions for the State against the Citizen.
74. The 5 Fraud Appeal Filing Events got Equitable Due Process Breach Proof for the Equity Lawyer and Parliament Session Jurisdictions against the Court of Appeal
- 74.1. The 1<sup>st</sup> Fraud Appeal got Case Reference 2020 0396 and a Jurisdiction Acceptance Fraud and use of it for Appeal Regulation Waiver Refusal Frauds + Appeal Core Regulation Enforcement Frauds that got Corruption Proof Exclusion Frauds + Regulation Compliance Failure Dismissal Frauds by Court Officers. On 11<sup>th</sup> January 2021 a Dismissal Confirmation Order by Lord Justice Coulson is Jurisdiction Fraud Responsibility Acceptance Proof for the Equity Lawyer and Parliament Session Jurisdictions against the Case Judges and Supervision Judges of the Court of Appeal.
- 74.2. The 2<sup>nd</sup> Fraud Appeal got Issue Delay Fraud for 143 days and then Case Reference 2020 2069 on Saturday 12<sup>th</sup> December 2020, which was 39 days after the Trial Start on 3<sup>rd</sup> November 2020, and 2 days before the Resumed Trial on 14<sup>th</sup> December 2020. It got a Jurisdiction Acceptance Fraud and use of it for a Permission Refusal Fraud on 22<sup>nd</sup> December 2020 by Lord Justice Newey that is Personal Responsibility Proof against the Case Judges and Supervising Judges of the Court of Appeal
- 74.3. The 3<sup>rd</sup> Fraud Appeal got a Pending Issue Case Reference 2020 10063 and use of the Forced Recusal for an Appeal Withdrawal Attempted Procurement Fraud by an Anonymous Jurisdiction Lawyer. It failed. Jurisdiction Enquires by the Anonymous Jurisdiction Lawyer got an Enquiry Notice from the Equity Lawyer to Parliament and the Cabinet, and Enquiry Responses from the Equity Lawyer to the Court of Appeal, Cabinet and Parliament, and an Issue Denial Fraud + Papers Return Fraud using an Enquiry Response Denial Fraud.
- 74.4. The 4<sup>th</sup> Fraud Appeal got a Pending Issue Case Reference Denial Fraud and use of the Forced Recusal for an Appeal Withdrawal Attempted Procurement Fraud by an Anonymous Jurisdiction Lawyer. It failed. Jurisdiction Enquires by the Anonymous Jurisdiction Lawyer got an Enquiry Notice from the Equity Lawyer to Parliament and the



Cabinet, and Enquiry Responses from the Equity Lawyer to the Court of Appeal, Cabinet and Parliament, and an Issue Denial Fraud + Papers Return Fraud using an Enquiry Response Denial Fraud.

74.5. The 5<sup>th</sup> Fraud Appeal got a Pending Issue Case Reference Denial Fraud, Issue Denial Fraud and a Returned Papers Denial Fraud by the Court of Appeal for the State against the Equity Lawyer

75. The Contempt Claim Fraud 2020 000286 Trial Frauds against the Equity Lawyer were the Fraud Commitment Proof from the Law Courts that gave the Receivers to confidence to commit New Frauds needed to get the Appeal Dismissal Frauds against the Equity Lawyer that were Protection Frauds for the Receivers. The Protection Fraud Deal got a Fraud Commitment Proof Set against the Receivers and the Providers. It was a Protection Fraud Failure.
76. The Protection Business relied on Career Blackmail Frauds against Qualified Lawyers for Case Management Frauds against Corruption Victims. They included Preliminary Issue Appeal Denial Frauds that enabled Execution Frauds before the Appeals. The Equity Lawyer filed 4 Preliminary Issue Appeals before the Receivers committed the New Frauds. The Court of Appeal used the Dismissal Frauds of the 1<sup>st</sup> and 2<sup>nd</sup> Fraud Appeals as the Protection Fraud Supply. It left them with the 3<sup>rd</sup> and 4<sup>th</sup> Fraud Appeal, and a 5<sup>th</sup> Fraud Appeal against the Contempt Liability Trial Fraud + Liability Finding Fraud that was filed on the day the Court of Appeal made and sealed the Dismissal Fraud against the 2<sup>nd</sup> Fraud Appeal.
77. All of it is Fraud Conspiracy Proof for the Equity Lawyer and Parliament Session Jurisdictions against the State, High Court, and Court of Appeal.
78. On 22<sup>nd</sup> February 2021 the Protection Breach Contempt Fraud Appeal of Citizen Ms Berry got Case Reference 2021 0317 and then a Jurisdiction Rejection + Supreme Court Jurisdiction Notice Email from the Court of Appeal On 1<sup>st</sup> March 2021 the Protection Breach Contempt Fraud Appeal got an Appeal Rights Denial Fraud and an Appeal Permission Requirements Fraud by the Supreme Court for the Corrupt Officers against Citizen Ms Berry
79. It is Relevant Evidence for Repeat Fraud Appeals by the Equity Lawyer to the Supreme Court.
80. The Contempt Fraud Appeal Grounds dated 14<sup>th</sup> March 2021 presented the case as it was then. The Remedy Process Cases have made progress needed revisions. The 2020 000286 Penalty Hearing on 16<sup>th</sup> April 2021 will get an Audio Record of the Trial Judge considering, or refusing to consider the Fraud Conspiracy Proof against the High Court, Court of Appeal and Supreme Court.