

Royal Commission + Contempt Fraud Appeal + Remedy Application + Proposals

20th April 2021

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

1. 2020 000286 Case Management Justice Perversion Finding + Penalty Order Revocation + Penalty Rehearing Order for Equity Lawyer against the Solicitor General for the Stated Reasons
2. Party Status Order + Medical Records Production Order + Content Obscurity Prohibition Order for the Equity Lawyer against the Mid and South Essex Foundation NHS Trust Chelmsford, Essex, CM1 7ET and the Ministry of Justice for the Stated Reasons
3. Immunity Negotiation Authority Order for the Equity Lawyer against the Solicitor General for the Stated Reasons and the Additional Reason that the Medical Records are Diagnosis Fraud Proof and Prescription Fraud Proof and Urea Poison Fraud Proof and Immunity Deals on Remedy Co-operation Conditions are needed for Professor Ali and his Nephrologist Team to discover the True Identity of the Anonymous Doctors who are responsible for procuring and servicing the Urea Poison Fraud. It will provide Just Protection for Broomfield Hospital and the Renal Team, enable them to continue providing Kidney Failure Dialysis Treatment for the Equity Lawyer and the Other Patients. It will enable Just Processing of the Contempt Fraud Appeals by the Court of Appeal and Supreme Court and the Unfitness Cases against Top Judges by Parliament.
4. Witness Testimony Permit + Sentence Breach Enforcement Prohibition + Imprisonment Blackmail Fraud Prohibition for the Equity Lawyer against the Solicitor General for the Reason that it is needed:
 - 4.1. to enable use of Support Statements for the Contempt Fraud Appeal of the Equity Lawyer as Own Case Evidence for the Statement Makers
 - 4.2. to enable the Equity Lawyer giving Support Statements for Corruption Victims
 - 4.3. to enable Case Judges to get Fraud Case Risk Advice Statements from the Equity Lawyer
5. A Wardship Claim FD20P00642 Fraud Risk Warning Permit for the Equity Lawyer and High Court Family Division Judges against the Solicitor General for the Stated Reasons and the Additional Reasons that FD20P00642 Jurisdiction Decision Fraud by the High Court + Appeal 2020 2158 + 2021 0346 Dismissal Frauds by the Court of Appeal and Influence Fraud Witness Statements make Wardship Claim FD20P00642 a Bad Risk for Lawyers and Judges.
6. A Sale Enforcement Claim Fraud G02EC632 Risk Warning + Sentence Breach Enforcement Prohibition for the Equity Lawyer and the G02EC632 Case Judges against the Solicitor General for the Stated Reasons and the Additional Reason that the G02EC632 Settlement Negotiation Adjournment Request from the Claim Lawyers was hours after the 2020 000286 Penalty Hearing. It caused the Trial Judge to realise Case G02EC632 got Forensic Test Sabotage Fraud

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Conspiracy Proof against the Buyer, Claim Representatives, Defence Representatives, County Court Case Judges and Top Judges. The Proposed Adjournment Details add to the Conspiracy Proof. Equity Lawyer managed Fraud Case to get Corruption Proof against Top Judges. They needed Health Frauds and Imprisonment Frauds to stop him servicing the Fraud Cases. Citizen Mr Yediayli lacks the Case Management Capacity for a Fraud Case in which his Lawyer is a Guilty Party.

7. A Framing Fraud 2019 1860 + 1861 Risk Warning Permit + Sentence Breach Enforcement Prohibition for the Equity Lawyer against the Solicitor General for the Stated reasons and the Additional Reason that the Health Fraud Proof for Equity Lawyer Mr Ellis is Similar Fact Fraud Proof for Citizen Mr Paterson and the Cases 2019 1860 + 1861 got Fraud Conspiracy Proof against the Investigators, Prosecutors, Defenders and Judges and the Trial Date is 26th April 2021 in a Crown Court
8. Party Status Order + Housing Case 7518431966 Stay Order for the Equity Lawyer against Chelmsford City Council for the Stated Reasons and the Additional Reason that in 2020 Housing Benefit Denial Frauds denied the Equity Lawyer use of a Residential Tenancy in Highgate and it remains available conditional upon a Payment Guarantee from Chelmsford Council
9. The Citizen, Crown and Lord Bishops have Corruption Control Jurisdictions that govern Parliament Session Powers. They managed a Corruption Remedy Process. It used Investigation Services provided by Equity Lawyer Mr Ellis.
10. The Remedy Process forced Corrupt Officers to demand Protection Frauds. They needed Health Frauds and Imprisonment Frauds against the Equity Lawyer to stop him providing Investigation Services for the Remedy Process.
11. The Protection Frauds results in 2 Key Proof Sets. One was a Protection Fraud Proof Set. The other was a Crime Profit Proof Set.
 - 11.1. Medical Records are Mental Illness Opinion Fraud Proof + Drug Prescription Poison Fraud Proof. Discovery of the Poison Fraud made Medical Records Access Denial Frauds the Top Priority of Top Doctors. They got them from the State and Law Courts.
 - 11.2. Sealed Forged Orders are Crime Profit Proof against Top Judges
12. The 2020 000286 Case Papers gave Repeat Written Notice of the Protection Fraud Proof Set and the Crime Profit Proof Set. The Audio Record evidences the Exact Sequence in at the Penalty Hearing. Appeal Management Applications got a Full Proceedings Public Expense Transcript. A Medical Records Production + Detraction Prohibition Application by the Equity Lawyer gave Trial Judge Mrs Cutts hope she could get the Mental Illness Opinion Fraud. She

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responded positively. She said a Medical Opinion would be helpful. It got an Immediate Correction of 'Records, not Opinion' from the Equity Lawyer. The Trial Judge said State Counsel could draft the Medical Records Production Order. A Protest by the Equity Lawyer got an Amendment Rights Concession by the Trial Judge.

13. The DRAFT Order mentioned Medical Records but omitted a Medical Records Production Order. The Filing and Service Email at 12 47 from the State Lawyer acknowledged the Amendment Rights of the Equity Lawyer. An Amendment Denial Fraud resulted in a Sealed Order Service Email at 14 14.
14. Medical Fraud Conspiracy Proof is Best Evidence for the Parliament Session Jurisdictions and Worst Evidence against the Top Doctors and Top Judges. In 2018 and 2019 Health Fraud Blackmail used Kidney Failure Treatment Denial Threats to support Mental Examination Demand Frauds. The Blackmail Frauds failed. In 2020 the Equity Lawyer suffered End Stage Kidney Failure. Kidneys provide a Natural Service for Blood Cleaning. Kidney Failure stops it. The body cannot process the Toxins and dumps them in the flesh. The Toxins burn their way through the flesh and skin. It is a Tortured Death. Dialysis Treatment provides an Artificial Service for Blood Cleaning. Top Doctors used the Emergency Admission for Health Frauds. A Mental Examination Consent Request got a Consent Refusal. Confusion Assessment Questions got an Undeclared Mental Examination Finding Fraud + Examination Consent Refusal from the Equity Lawyer. A Secret Diagnosis Fraud + Prescription Fraud by Anonymous Psychologists got Urea Retention Side Effects that in a Kidney Failure Case were a Urea Poison Fraud. The Drugs Nurse gave him a pill, locked the Pill Bottle in the Drugs Cabinet and thereby revealed it was Secret or Dangerous. The next day a Drug Question by the Equity Lawyer got a Drug Disclosure by the Drugs Nurse. Drug Reason Questions got Ignorance Misrepresentation Frauds + Embarrassed Behaviour that was Misrepresentation Fraud Proof + Case Reference to Renal Doctors from the Drugs Nurse. Urea Poison Questions got Ignorance Misrepresentation Frauds + Mental Health Fraud Cessation by the Renal Doctors. Top Doctors made a Medical records Access Denial Fraud Plan. It needed a Hospital Discharge Fraud + Out Patient Dialysis Treatment Denial Fraud. The Discharge Fraud needed a Consultation Denial Fraud + Eviction Fraud + Misrepresentation Frauds that the Eviction Fraud was a Normal Discharge Process. The Eviction Fraud Preparations raised Reasonable Suspicions. The Equity Lawyer made an Out Patient Dialysis Treatment Appointment a Discharge Condition. The choice was a Treatment Appointment or a Treatment Denial Fraud that revealed the Top Priority of the Discharge Managers was a Treatment Denial Fraud. She gave the Treatment Appointment for 48 Hours Later. The Equity Lawyer attended. The choice for the Senior Nurse was a Patient Service or a

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Service Denial Fraud that revealed the Top Priority of the Discharge Planners was the Treatment Denial Fraud. The Senior Nurse used a Misrepresentation Fraud it was a Blood Test Appointment and used it for a Blood Test to avoid revealing the Treatment Denial Fraud Priority. Broomfield Hospital provided Dialysis Treatment for the Equity Lawyer and Records Access Denial Frauds for the Top Doctors.

15. Sealed Forged Orders are Crime Profit Proof. A Criminal Conspiracy used Perjury Immunity Frauds + Crime Framing Frauds + Trial Frauds + Appeal Frauds by the Police, Crown Prosecution Service and Law Courts to get Forced Sales + Representation Frauds + Premature Possession Frauds + Sale Price Denial Frauds + Remedy Denial Frauds by Criminal Buyers, Lawyers and the Law Courts. The Fast-Food Shop Theft Criminal Conspiracy against Citizen Mr Yediayli used a 1st Crime Framing Fraud. It failed. The Crown Court Judge noticed Innocence Evidence Concealment Frauds, managed the case to get a Jury Acquittal, and gave Claim Advice for Citizen Mr Yediayli against the Police, Prosecutors and Defenders. He could not act on the Claim Advice because he was Emotionally Exhausted, Financially Exhausted, Litigation Incapacity and Limited English Language. The Forced Sale + Representation Frauds + Premature Possession Fraud + Sale Price Denial Fraud got Conspiracy Proof against the Buyers and Representatives. + Criminal Complaint got Investigation Denial Fraud Proof against the Metropolitan Police. Shop Theft Claims 2019 003741 + 003984 got Criminal Conspiracy Proof against the Buyers, Buyer Lawyers and the High Courts. It includes 2 Forged Orders that are Trial Denial Fraud Proof. The Seal Ink is Forensic Material. The Remedy Process broke the confidence of Top Judges. They made a Forensic Test Sabotage Plan. It needed a Hearing Event to force Citizen Mr Yediayli to consult Qualified Lawyers, Evidence Production Demands to get Physical Possession of the Original Papers and then Evidence Destruction or Forgery Substitutes for the Forensic Test Sabotage Fraud. They dare not use Shop Theft Claims 2019 003741 + 003984 that got a Hearing Audio record of the Citizen presenting the Fraud Conspiracy Proof against the High Court. They procured a Sale Enforcement Claim Fraud by the Buyer in the County Court to get the Hearing Event.
16. The Equity Lawyer anticipated the Forensic Test Sabotage Fraud. He kept the 2 Sealed Forged Orders. He prepared Fraud Cases for Integrity Tests of Qualified Lawyers and the Law Courts. The Sale Enforcement Fraud Claim G02EC632 for the Royal Commission Emails were Electronic File Service Proof for the Citizen, Parliament and Crown against the Qualified Lawyers, State and Law Courts. It got Service Denial Misrepresentation Frauds from the Defence Lawyers. It trapped the Fraud Conspirators.