

Royal Commission + Contempt Fraud Appeal + Restraint Removals DRAFT PROPOSALS 17th May 2021

Contempt and Terrorism Penalty Warning

High Court Justice Mrs May or Any Other Justice or Any High Court Rank Judge

Contempt Claim 2020 000286 Restraint Waiver + Imprisonment Enforcement Prohibition Applications of Equity Lawyer Mr Ellis got Application Process Denial Fraud Conspiracy Proof against Justice Mrs May and Justice Mrs Cutts and the High Court

Contempt Claim 2020 000286 REPEAT Application to the Queen's Bench Division of the High Court

Prisoner Release Habeas Corpus Claims CO 1201 2021 + Wardship FD20P00642 + Land Frauds C0 1202 2021 + ZC14D02308 + B01B0837+ F02ED793 + G02EC632 + F21YY087 + E01WT861 Interested Party Status + Restraint Waivers + Imprisonment Enforcement Prohibition Applications of the Equity Lawyer

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

1. Contempt Claim Fraud 2020 000286 Imprisonment Custody Enforcement Prohibition + Legal Assistance Prosecution Prohibition + All Cases Jurisdiction Contempt Fraud Conspiracy Witness Testimony Admission Order for Equity Lawyer Mr Edward William Ellis against the Solicitor General for the Stated Reasons and the Special Reason that the Kidney Failure Treatment Review on 13th May 2021 got No Appearance by the Mid and South Essex NHS Foundation Trust Chief Executive and Professor Ali. Nephrologist Dr Abeygunasekara confirmed that both of them knew the Unredacted Medical Records Access Request got Request Refusal Fraud Proof against the State and the Production Application got Production Refusal Fraud Proof against the Law Courts. He said that Contact Requests by him got Contact Refusals by the Chief Executive. Dr Abeygunasekara said the Medical Records evidenced Persistently High Potassium. Renal Patients need Records Access for Diet Management. The Equity Lawyer said the Records Access Denial Frauds forced him to rely on Skin Condition as a Toxin Level Indicator. Dr Abeygunasekara confirmed that he and Professor Ali would make Access Request for the Equity Lawyer. The Treatment Review got Respectful Appreciation from Dr Abeygunasekara for the Corruption Remedy Process and the Process Managers. The Remedy Process needs Effective Accountability for the Urea Poison Frauds. Dialysis Treatment Success since the Poison Fraud Failure has earned Full Immunity for the Renal Nurses and Immunity Negotiation Opportunities for the Renal Doctors. There are Reasonable Suspicions of Ruin Fraud Blackmail by the General Medical Council and Ministry of Health for Corrupt Officers + Corrupt Psychiatrists + Killer Doctors against Decent Doctors. There are Reasonable Suspicions events will validate Decent Doctor Findings for the Renal Doctors.
2. Prisoner Release Habeas Corpus Claim CO 1202 2021
 - 2.1. Imprisonment Custody Enforcement Prohibition + Legal Assistance Prosecution Prohibition + Jurisdiction Deficit Case Management Witness Testimony Admission Order for Equity Lawyer Mr Edward William Ellis and the Crown and Prison Release Claimant Mr Jovian Gordon against Judge Shanks + Judge Del Fabbro + Thames Magistrates Court + HM Prison Thameside + Prison Officer

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Mr David Bamford + Snaresbrook Crown Court + Ministry of Justice + Secretary of State for Justice MP Mr Robert Buckland for the Stated Reasons.

2.2. Interested Party Status Order for Equity Lawyer Mr Ellis + Claimant Mr Jovian Gordon + the Crown against Judge Shanks + Judge Del Fabbro + Thames Magistrates Court + HM Prison Thameside + Prison Officer Mr David Bamford + Snaresbrook Crown Court + Ministry of Justice + Secretary of State for Justice MP Mr Robert Buckland for the Special Reasons that:

2.2.1. Parliament Session Responsibilities create a Conflict Interest that reduces Interested Party Status to Observe Only Status for the Crown

2.2.2. The Corruption Remedy Process of the Parliament Session Jurisdictions got Corruption Proof against the State and Law Courts. It creates a Conflict Disqualification and Remedy Only Jurisdiction Limit for the Claimant against the Law Courts.

2.2.3. The Corruption Remedy Process needs Case Management that makes a Justice Priority Obligation Case and Remedy Proposals that get either Remedy Proof for the Law Courts or Remedy Denial Fraud Proof against them. The Claim Form does not do that. It is Academic Knowledge Proof for the Claim Form Author.

2.2.4. Imprisonment Custody imposes Case Management Capacity Limit against the Claimant

2.2.5. The Land Fraud Conspiracy by Ministry of Justice Crime Managers and Housing Association Crime Managers used Tenancy Forgeries. The Forgery Complaints by Citizen Mr Nkrumah motivated a Ruin Fraud Conspiracy against him. It used Crime Framing Frauds + Trial Frauds + Imprisonment Frauds + Forged Appeal Frauds + Forged Appeal Dismissal Frauds + Genuine Appeal Process Delay Frauds + Prisoner Release Habeas Corpus Claim Issue Delay Frauds + Tenancy Possession Frauds + Genuine Appeal Process Frauds + Genuine Appeal Dismissal Frauds + Prison Release Licence Forgery Frauds + Prisoner Release Habeas Corpus Claim Issue Delay Frauds + Prisoner Release Habeas Corpus Claim Dismissal Frauds + Prison Release Licence Breach Prosecution Frauds + State Computer Record Frauds + Court Computer Record Frauds + Corruption Proof Exclusion Frauds all of which as Conflict Disqualification Proof + Remedy Only Jurisdiction Limit Proof for Citizen Mr Gordon against the State and Law Courts

2.2.6. Interested Party Status for the Equity Lawyer will enable Case Management by him that gets Proof Setts that meet the Corruption Remedy Proof Standard and are Admissible Evidence for the Parliament Session Jurisdictions

3. Trust Fraud Claim B01B0837 + Mortgage Claim Fraud F01PP7696 Imprisonment Custody Enforcement Prohibition + Legal Assistance Prosecution Prohibition + Jurisdiction Contempt Fraud Conspiracy Witness Testimony Admission Order for Equity Lawyer Mr Edward William Ellis against Trustee Son Mr Vishal Sood and Bank of Scotland for the Stated Reasons and the Special Reason that:

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- 3.1. The Personal Qualities made Citizen Mr Sood a Good Risk for an Arranged Marriage and enabled him to be a Successful Immigrant in spite of an Education Deficit and English Language Skill Deficit and Business Deficit all of which concealed a Comprehension Deficit. He needs Lived Experience to convert Abstract Meaning into Lived Experience. He has a Word Learning Skill and a Word Comprehension Deficit. Remorseless Persistence and a Few Case Papers and Personal Recollection enabled Case Management that got Corruption Proof Sets that met the Corruption Remedy Proof Standard. The Father knew she had Case Evidence, did not know about the Corruption Remedy Proof Standard, that the Case Evidence met it, and that Proof Set Identification and a Case Explanation would enable use of it by the Parliament Sessions Jurisdictions.
- 3.2. Case Horror Stories raised Reasonable Suspicions he had Corruption Remedy Proof Sets. He did not know precisely what he had. Chaotic Filing prevented Proof Set Identification and a Case Explanation by anyone else. The Reasonable Suspicions got a Case Reference by a Friend to the Equity Lawyer. He provided Case Management that got Proof Sets that met the Corruption Remedy Proof Standard. They included Contempt Fraud Conspiracy Proof that, with Fraud Conspiracy Proof got by Other Cases, enabled Corruption Remedy Decisions by the Parliament Session Jurisdictions.
- 3.3. The Contempt Fraud Appeal Witness Protection Application needed All His Papers in All His Cases to produce a Comprehensive Explanation. Repeat Requests for All Papers in All Cases failed to get them. A Case Papers Management Appointment for 14th May 2021 got Case Papers in Date Order and in Reverse Date Order and Chaotic Order that needed a Detailed Check that discovered Many Missing Documents. At 11.44 an Arrival Notice Call from the Citizen Father started the Case Papers Management Event. It lasted 11 hours and 38 minutes until 22.22 that day. Refreshment + Exercise at various times took about 70 Minutes. Travel Time to get New Folders took about 15 Minutes. The rest was spent in the car sorting papers. There were Dated Documents and Undated Documents. There were Dated Scribbled Notes and Undated Scribbled Notes on Original Papers and Multiple Copies and Scrap Paper. The Scribbled Notes were part of the Discovery Process Evidence. Production of a Date Ordered File needed Detailed Questions about the Scribbled Notes. Later Questions got Reply Corrections to Earlier Questions. On 17th May 2021 production of some of the Missing Documents discovered a Few Folders concealed the fact there was a Paper Bundle System instead of a Filing System that explained the Many Copies. Another 5 Hours Sorting enabled Copy Removals and the start of a Credible Bundle.
- 3.4. The Case Papers included Mortgage Papers the Trustee Son left at the Family Home. They Citizen Father did not know he had them until the Meeting Appointment forced him to produce documents. They are £40,000 Mortgage Fraud Proof for the Citizen Father against the that the Trustee Son. The Fraud Proof includes the use of a False Address.

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- 3.5. The Case Papers include an Undated Handwritten Note by the Trustee Son. It was produced for the process that got the Trust Declaration dated 13th January 2013. It purports to be a Capital Account Statement. It omits the £40,000 Mortgage Fraud. It uses Living Cost Contributions from the time he left school until the time he left the Family Home and Other Items for a £67,000 Capital Contribution Claim Fraud for himself. Since then, Asset Frauds + Liability Frauds + Accounting Frauds have increased the Trust Fraud Damage to the Citizen Father.
- 3.6. The Case Records include a Mortgage Securitisation Website Download. A Television Program informed the Citizen Father about Mortgage Securitisation. It motivated him to get the Download. The Mortgage Securitisation Claim Managers required Action Authority from the Trustee Son as Title Holder. The Audio Records include Mortgage Securitisation Claim Denial Fraud Proof for the Citizen Father against the Liable Parties.
- 3.7. The Papers Meeting discovered there were Missing Papers. The Citizen Father says he has them but thought 'they did not matter'. All Papers Access will enable a More Comprehensive Explanation for the Contempt Fraud Appeal Witness Protection Application and Trust Fraud Remedy Application.
- 3.8. All of it is Excellent Evidence for the Financial Service Practice Unfitness Investigation and the Contempt Fraud Investigation. It is an Excellent Case to set Deterrent Precedents against Incapacity Exploitation Frauds.
- 3.9. The 2021 Parliament Session Agreement imposed Corruption Remedy Conditions. They need Citizens to use their cases for Special Integrity Tests that will get either Case Remedy Proof for Identifiable Judges or Remedy Denial Fraud Proof against them. The Previous Session got Contempt Fraud Conspiracy Proof Sets against the Law Courts. They include Audio Records that are Personal Responsibility Proof against Identifiable Individuals. They enable Unfitness Cases against Top Judges in Parliament. They enable the Special Tests.
- 3.10. The Trust Case Incomplete Records are more than enough for Little Bundle Filing by 21st May 2021. The Profession Unfitness Investigators will need a Bigger Bundle and the Contempt Fraud Investigators will need a Much Bigger Bundle. The Little Bundle + Additional Fraud Discovery Proposals will be enough for the Hearing Event on 1st June 2021 for a Special Integrity Test.
4. Wardship Claim FD20P00642 + Divorce ZC15D02308 Imprisonment Custody Enforcement Prohibition + Legal Assistance Prosecution Prohibition + Jurisdiction Contempt Fraud Conspiracy Witness Testimony Admission Order for Equity Lawyer Mr Edward William Ellis against Mr Theodorou and the State for the Stated Reasons and the Special Reason that:
 - 4.1. In 2014 the Remedy Process made progress that did Enormous Damage to the Protection Fraud Network It made a Corruption Continuity Plan to avoid Total Collapse. It needed Ruin Frauds against Equity Lawyer Mr Ellis and Prime Minister Mr Cameron to prevent them from providing, respectively, Investigation Services and Execution Services for the Corruption Remedy Process. It

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needed a Ruin Fraud against a Remedy Protester for Power Boast Purposes. It needed a Business Expansion Plan for Family Sabotage Frauds + Child Thefts + Big Care Budgets + Budget Fraud Profits + Expatriation Frauds + Money Laundering by Sovereign States.

- 4.2. Many Inherent Divisions made the Cypriot Community and Obvious Target for Business Priming Purposes. 6 Children and a Corrupt Father made the Theodorou Family were an Obvious Target for the Business Priming Case. Fraud Deal got Fraud Co-operation from the Corrupt Father, Mr Theodorou, for the State in exchange for Divorce Property Frauds by the Family Court for him against the Mother, Mrs Theodorou.
- 4.3. Crime Framing Frauds + Care Frauds got Criminal Conspiracy Proof for the Mother and 6 Children against the Investigators, Prosecutors, Defenders and Law Courts. It met the Corruption Remedy Proof Standard. The Mother knew she had evidence, did not know about the Corruption Remedy Proof Standard, that the Case Evidence met it, and that Proof Set Identification and a Case Explanation enabled use of it by the Parliament Sessions Jurisdictions. In June 2016 a Case Reference to the Equity Lawyer got Case Management Services by him in exchange for a Privilege Waiver and Confidentiality Waiver that gave use of the case to the Parliament Session Jurisdictions. Chronic Corruption Stress created Operation Limits for the Case Management by the Equity Lawyer but added to the Damage Proof. It got Proof Sets that met the Corruption Remedy Proof Standard. It included Incapacity Creation and Exploitation Fraud Proof that make it an Excellent Case to set Deterrent Precedents.
- 4.4. The Property Fraud Deal required completion in 2017 of a Matrimonial Home Dispossession Fraud for the Father against the Mother. The Remedy Process broke the confidence of Family Judges for Fraud Completion. Court Orders are Fraud Conspiracy Proof + Confidence Loss Proof for the Mother + 6 Children + Parliament Session Jurisdictions against the Father, Representatives, .
- 4.5. The Wardship Claim FD20P00642 got Jurisdiction Denial Fraud Proof against the High Court and Court of Appeal. It includes an Audio Record that is Personal Responsibility Proof against Identifiable Individuals
- 4.6. A Family Reunification Plan by the Mother got Support Statements from the 2nd and 4th Child and Management Support by the Maternal Grand Father. An Open Invitation forces the Other Relatives, including the Paternal Grand Parents, to make a Unification Choice or Unification Denial Choice.
- 4.7. The 2021 Parliament Session Agreement imposed Corruption Remedy Conditions. They need Citizens to use their cases for Special Integrity Tests that will get either Case Remedy Proof for Identifiable Judges or Remedy Denial Fraud Proof against them. The Previous Session got Contempt Fraud Conspiracy Proof Sets against the Law Courts. They include Audio Records that are Personal Responsibility Proof against Identifiable Individuals. They enable Unfitness Cases against Top Judges in Parliament. They enable the Special Tests.

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4.8. The Divorce ZC14D02308 Property Fraud Adjourned Hearing will be used for a Special Integrity Test. It can use the Case Management Proposals:

4.8.1. Conflict Disqualification Recusal by Judge Stone

4.8.2. Divorce Case ZC14D02308 Bias Fraud Allegation Finding + Fraud Revocation Application

Finding + Hearing Finding + Conflict Disqualification Finding + Validity Priority Binding

Precedent Application Failure Finding + Fraud Invalidity Precedent Application Failure

Finding + Conflict Disqualification Precedent Application failure Finding + Recusal Failure

Finding + Conflict Qualification Fraud Finding + Remedy Only Jurisdiction Limit Breach

Fraud Finding + Superior Jurisdiction Protection Breach Finding + Conspiracy Finding +

Contempt Finding + Case Remedies Entitlement Finding + Case Remedies Priority Finding +

Divorce Case ZC14D02308 Enforcement Stay + All Decisions Revocations + Contempt

Liability Indemnity Costs Order + Special and General and Aggravated and Exemplary

Damages Award + Contempt Remedy Case Reference to the High Court + Contempt Remedy

Directions 1 Hour Hearing in Royal Court 37 at 2 p.m. on

September 2020 for Citizen

Mrs Theodorou against Respondent Mr Theodorou, Respondent's Representatives Galbraith

Branley, their Case Manager Mrs Samantha Dewis, and District Judge Stone

5. Lease Forfeit Claim Fraud F02ED793 Imprisonment Custody Enforcement Prohibition + Legal

Assistance Prosecution Prohibition + Jurisdiction Contempt Fraud Conspiracy Witness Testimony

Admission Order for Equity Lawyer Mr Edward William Ellis against Eatsnow Estates Limited for the

Stated Reasons and the Special Reason that:[to be added]

6. Shop Sale Enforcement Claim Fraud G02EC632 Imprisonment Custody Enforcement Prohibition +

Legal Assistance Prosecution Prohibition + Jurisdiction Contempt Fraud Conspiracy Witness Testimony

Admission Order for Equity Lawyer Mr Edward William Ellis against Buyers Mr Hussin and Mr Ahmed

for the Stated Reasons and the Special Reason that:[to be added]

7. Lease Forfeit Claims F21YY087 + E01WT861 Imprisonment Custody Enforcement Prohibition + Legal

Assistance Prosecution Prohibition + Jurisdiction Contempt Fraud Conspiracy Witness Testimony

Admission Order for Equity Lawyer Mr Edward William Ellis against Cameret Residents Association

Limited for the Stated Reasons and the Special Reason that:

7.1. Case Management Incapacity of Mrs Terhas Tedla denies Case Management that will get Proof Sets that meet the Corruption Remedy Proof Standard

7.2. The Shop Theft Cases got Fraud Conspiracy Proof against Lawyers TV Edwards. It raises

Reasonable Suspicions that Claim Management by TV Edwards is Fraud Conspiracy Proof for Mrs

Tedla and the Parliament Session Jurisdictions against the F21YY087 + E01WT861 Claimants +

Representatives + Ministry of Justice + Law Courts

8. Witness Protection Application Reserved Rights for Other Citizens

9. Further discovery, enquiry, relief and remedies the cause of justice needs

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Stated Reasons

10. The Top-Level Corruption Controls are Parliament Time Limits and Parliament Session Jurisdictions. Parliament Time Limits get General Elections that are a Dismissal Opportunity for the Electorate against a Corrupt Governing Majority. Parliament Session Jurisdictions of the Citizen, Crown and Lord Bishops decide the Corruption Control Priorities of Parliament Sessions.
11. The Parliament Session Jurisdictions made Remedy Priority Findings that needed:
 - 11.1. A Parliament Session Agreement in 2017 that required a Forced General Election to enable a Long Session of 2 ½ years to enable completion of Corruption Investigations in the Law Courts and use of the Corruption Proof for Unfitness Cases against Top Judges and use of them for a Protection Fraud Investigation of Parliament.
 - 11.2. A Parliament Session Agreement in October 2019 that required a Forced Resignation from Prime Minister Mrs May and a Forced General Election before the year end
 - 11.3. A Parliament Session Agreement in December 2019 that required Corruption Remedies before the Session End. It needed either Case Remedies by the Law Courts or Remedy Denial Fraud Proof against them. The Fraud Proof needed to include Protection Fraud Proof and Crime Profit Proof and Computer Record Fraud Proof and Audio Records that are Personal Responsibility Proof against Identifiable Individuals. The Parliament Session Agreement provided a Legal Service Crime Prosecution Prohibition for Equity Lawyer Mr Ellis. It enabled him to provide Case Management Services for Citizens that motivated Corrupt Officers to demand Protection Frauds that got Hearing Audio Record Proof and Personal Signature Proof or Personal Signature Denial Fraud Proof against Top Judges.
12. The Remedy Process needed Simple Proof Sets that everyone could understand. It needs them as Attention Grabbers that enable More Comprehensive Explanations for Mass Remedy Management.

The Simple Proof Set of Protection Frauds

- 12.1. The Simple Proof Set of the Protection Fraud are the Medical Records that are Health Fraud Conspiracy Proof for Equity Lawyer Mr Ellis and the Parliament Session Jurisdictions against Top Doctors and Top Judges. It includes Kidney Failure Treatment Denial Fraud Blackmail. It failed and got Blackmail Fraud Proof. It includes Kidney Failure Treatment Sabotage Fraud using a Prescription Fraud to get Urea Retention Side Effects that were a Lethal Poison Crime. It failed and got Poison Fraud Proof. They are the Attention Grabbers that enable More Comprehensive Explanations.
- 12.2. In 1980 a Reducing Kidney Function Diagnosis got Regular Monitoring for the Equity Lawyer.
- 12.3. In 2004 the European Leaders prepared for the European Constitution Referenda. They wanted an Acceptance Result for the European Constitution. They needed Election Frauds to get it. They needed Electronic Signature Dictator Power Concealment Frauds to get it. They wanted

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Blackmail Fraud Powers for State Officers against Citizens using Immediate Obedience and Financial Asset Access Denial Threats using Electronic Signature Dictator Powers. They needed the Concealment Fraud to prevent a Referenda Choice between Absolute Power for the State or Financial Security for the Voter that would get a Landslide Rejection of the European Constitution. The Lawful Business of British Citizens made inevitable the exposure of the Election Frauds in time to get a Landslide Rejection Result. The European Leaders used Extradition Frauds and Imprisonment Frauds against Business Managers to prevent exposure of the Election Frauds. Everything that could go wrong for them did go wrong. The 1st Extradition Fraud disturbed Routine Drug Trafficking. It discovered Top Police, Top Customs and Top Judges were the Top Drug Dealers. The 2nd Extradition Fraud needed Innocence Evidence Concealment Frauds by the British Authorities before completion of the Imprisonment Frauds by the Dutch Authorities. It needed Immunity Frauds for the Top Drug Dealers in exchange for service of the Extradition Frauds. Equity Lawyer Mr Ellis got Extradition fraud Conspiracy Proof. He used it for a Corruption Notice to the Crown and Parliament. It revived the Parliament Session Jurisdictions after a Dormancy Period of 45 years. It enabled a Corruption Remedy process that has continued ever since.

12.4. In 2017 it got entry on the Transplant List.

12.5. In 2018 the Equity Lawyer got Protection Fraud Conspiracy Proof against Many MPs including Prime Minister Mrs May. In August 2018 it got use of Health Dictator Power for Health Fraud Orders by Prime Minister Mrs May against the Equity Lawyer. It got Health Fraud Blackmail with Mental Examination Consent Demands supported by Kidney Failure Treatment Denial Threats. The Equity Lawyer got Blackmail Fraud Proof. It got a Corruption Finding + Remedy Entitlement Finding + Investigation Priority Finding for the Equity Lawyer and People against the State and an Execution Responsibility Finding against Prime Minister Mrs May. It got a Remedy Failure + Unfitness Case + Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding for the Equity Lawyer and People against Prime Minister Mrs May with Execution Responsibility by the Crown. It needed[to be continued]