

Crown	Parliament Court of Appeal High Court	The People v Top Judges Equity Lawyer Mr Ellis v Solicitor General Equity Lawyer Mr Ellis v Solicitor General	Corruption Remedy Royal Commission Contempt Fraud Appeal Contempt Claim Fraud 2020 000286
	High Court County Court	Citizen Mr Hastunc v Prime Minister + Others Citizen Mr Hastunc v Eatsnow Estates Limited	Contempt Fraud Conspiracy Claim 2021 ?????? Cyprus Gardens Lease Possession Claim Fraud F02ED793

Royal Commission + Contempt Fraud Appeal + Contempt Fraud Claim Form Contents 16th June 2021

Claimant Tenant Mr Ediz Hastunc, Eddies Fish Bar, 291 Hall Lane, Chingford E4 8NU

Defendants

- | | |
|-----------------------------|---|
| 1. Landlord | Eatsnow Estates Limited, Suite D, Business Centre, Faringdon Avenue, Romford RM3 8EN. |
| 2. Landlord Representatives | Black Graf LLP, 100 Baker Street, London W1U 6WG |
| 3. Tenant Representatives | Silvine Solicitors Limited 1st Floor Holborn Gate, 330 High Holborn London WC1V 7QT |
| 4. State | Ministry of Justice 102 Petty France London SW1H 9AJ |
| 5. Cabinet Officer | Attorney General 102 Petty France London SW1H 9AJ |
| 6. Cabinet Officer | Prime Minister 102 Petty France London SW1H 9AJ |

- The Claim is for Incapacity Exploitation Fraud Conspiracy + Justice Perversion Conspiracy Fraud + Contempt Fraud Conspiracy against the Law Courts + Contempt Fraud Conspiracy against Parliament

Case Notices

- 2021 Parliament Session Remedy Conditions Notice + Remedy Condition Performance Test Case Notice
- Victim Incapacity Exploitation Fraud Test Case Notice. + Similar Fact Cases Notice

Liability Defendant Status + Remedy Defendant Status

- Defendant Status empowers either Liability Defence or Remedy Management or a combination of both. The Start Presumptions is Liability Defendant Status for the Landlord, Landlord Representatives, Tenant Representatives and State and Remedy Defendant Status for the Cabinet Officers. In the case of Each Defendant the Rebuttal Proof will be Active Case Management or Passive Case Management or a combination of both.

Top Level Corruption Controls

- The Top Corruption Controls are General Elections and Parliament Session Remedy Priorities. General Electorate decides who is eligible to form a Governing Majority. The Citizen, Crown and Lord Bishops have Corruption Control Jurisdictions that govern Parliament Session Powers. The Citizen investigates and gets either Justice Proof or Corruption Proof. The Crown uses Corruption Proof to issue Trial Orders of Corruption Cases against the State and Unfitness Cases against Authorities and Officers. The Lord Bishops adjudicate. Up to 12 sit as Trial Jurors and up to 12 others sit as Appeal Jurors. They use the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. Corruption Proof gets Corruption Findings + Remedy Entitlement Findings + Remedy Priority Findings for the Citizen and People against the State and Execution Responsibility Findings for the Citizen and People against a Remedy Executor that is a Cabinet Officer, the Prime Minister, Governing Majority or Electorate. A Remedy Success is Justice Proof for the Remedy Executor. A Remedy Failure gets an Unfitness Case + Remedy Failure Findings + Unfitness Finding + Dismissal Priority Findings and Execution Responsibility Findings against a Remedy Executor.

Crown	Parliament Court of Appeal High Court	The People v Top Judges Equity Lawyer Mr Ellis v Solicitor General Equity Lawyer Mr Ellis v Solicitor General	Corruption Remedy Royal Commission Contempt Fraud Appeal Contempt Claim Fraud 2020 000286
	High Court County Court	Citizen Mr Hastunc v Prime Minister + Others Citizen Mr Hastunc v Eatsnow Estates Limited	Contempt Fraud Conspiracy Claim 2021 ?????? Cyprus Gardens Lease Possession Claim Fraud F02ED793

Royal Commission + Contempt Fraud Appeal + Contempt Fraud Claim Form Contents 16th June 2021

Parliament Session Remedy Conditions

6. The Remedy Priorities for a series of Parliament Sessions included Legal Service Criminal Prosecution Prohibitions for Equity Lawyer Mr Ellis against the Cabinet. It enabled him to trade with Corruption Victims the exchange for Privilege Waivers and Confidentiality Waivers and Case Use Authority for Citizen Status + Parliament Protection Rights + Crown Protection Rights + Case Management that got Corruption Remedy Standard Proof Sets for the Parliament Session Jurisdictions. It forced Corrupt Officers to demand Protection Frauds that needed use of Contempt Powers of the Law Courts with Top Judges accepting Personal Responsibility for All Major Decisions.
7. The 2015 Parliament Session Remedy Conditions got the Fraud Invalidity Precedent [Sharland v Sharland] and Conflict Disqualification Precedent [Emerald Supplies v British Airways] and Claim Issue Rights Restoration by Before Issue Claim Approval Powers Revocation. They enabled Citizens to get issue of Corruption Claims and force Corrupt officers to choose between making Conflict Disqualification Admissions and committing the Conflict Qualification Frauds to get the Case Control needed for Dismissal Frauds and Restraint Frauds against the Citizen. Early Cases got Claim Issue and Corruption Proof and Remedy Denial Fraud Proof against the State and Law Courts. Later Cases got a combination of Claim Issue and Issue Denial Fraud Proof both of which got Corruption Remedy Standard Proof Sets. The Crown and Lord Bishops used it for Remedy Condition Decisions.
8. The 2017 Parliament Session Remedy Conditions required a Long Session of 2 ½ years to enable Corruption Investigations to get either Remedy Proof for the Law Courts or Remedy Denial Fraud Proof against them, use of it for Unfitness Cases against Top Judges, and use of them for Protection Fraud Investigations in Parliament. It got Protection Fraud Conspiracy Proof against Many MPs and Remedy Condition Breach Proof against and Prime Minister Mrs May and use of Non-Disclosure Fraud Allegations by Cabinet Officers against her for Joint Liability Defences.
9. The October 2019 Parliament Session Remedy Conditions required a Forced Resignation from Prime Minister Mrs May and a Forced General Election before the Year End.
10. The December 2019 Parliament Session Remedy Conditions required Corruption Remedies before the Session End. It needed Corruption Cases to get Remedy Proof for the Law Courts or Remedy Denial Fraud Proof against them for use in Unfitness Cases against Top Judges in Parliament. It needed a Denial Fraud Proof Set to contain Protection Fraud Proof and Crime Profit Proof. Case Misrepresentation Record Frauds and Identity Misrepresentation Record Frauds created the need for Audio Records that is Personal Responsibility Proof against Identifiable Individuals.

Contempt Claim Fraud 2020 000286 + Fraud Appeals x 7

11. The Parliament Session Protection Rights enabled Case Management by the Equity Lawyer that motivated Corrupt Officers to demand Protection Frauds. It got issue Contempt Claim Fraud 2020 000286 and use of it for a Complete Set of Protection Fraud Proof with Civil Restraint Renewal Frauds and Restraint Breach Contempt Trial Fraud providing the Preliminary Fraud Proof needed to give Receivers the confidence to commit New Frauds before the Protection Fraud Supply of the 1st and 2nd Appeal Dismissal Fraud. The 3rd,

Crown	Parliament Court of Appeal High Court	The People v Top Judges Equity Lawyer Mr Ellis v Solicitor General Equity Lawyer Mr Ellis v Solicitor General	Corruption Remedy Royal Commission Contempt Fraud Appeal Contempt Claim Fraud 2020 000286
	High Court County Court	Citizen Mr Hastunc v Prime Minister + Others Citizen Mr Hastunc v Eatsnow Estates Limited	Contempt Fraud Conspiracy Claim 2021 ?????? Cyprus Gardens Lease Possession Claim Fraud F02ED793

Royal Commission + Contempt Fraud Appeal + Contempt Fraud Claim Form Contents 16th June 2021

- 4th, 5th and 6th Fraud Appeals got Issue Denial Fraud Conspiracy Proof against the Court of Appeal and another Fraud Appeal got Fraud Remedy Jurisdiction Denial Fraud Proof against the Supreme Court
12. On 16th April 2021 the 2020 000286 Penalty Hearing got completion of the Audio record Proof Set against the High Court.

Land Fraud Integrity Test Cases

13. Integrity Test Cases got Remedy Denial Fraud Proof for the Victims and Parliament Session Jurisdictions against the Protection Fraud Network, State and Law Courts.
14. Efficient Management of the Remedy Process needed Corruption Cases of Successful Immigrants for Incapacity Exploitation Testing. A Case Reference by a Successful Cypriot got the Case Management Services of the Equity Lawyer for an Amateur Interpreter and Recruiting Services from him that got the Land Fraud Cases of Successful Immigrants from Turkey and Cyprus for the Remedy Process
- Unfit Housing Remedy Denial Fraud + Housing Benefit Landlord Enrichment Fraud
15. Land Fraud Conspiracies by the Crime Partners of the Ministry of Justice and State Authorities use Unfitness Remedy Denial Frauds + Unfit Premises Rent Enforcement Unjust Enrichment Frauds for Corrupt Landlords against Victim Tenants.
16. In 2019 a Land Fraud Case got Housing Unfitness Fraud Proof Sets for the Amateur Interpreter and Parliament Session Jurisdictions against a Landlord, Landlord Agents and a Local Authority.
17. In 2019 and early 2020 Case References by the Amateur Interpreter got Land Fraud Cases of Successful Immigrants for the Remedy Process
18. In 2020 and 2021 the Amateur Interpreter continued to provide Support Services for the Remedy Process but Serious Chest Illnesses denied him a Reliable Oxygen Supply. Various Events gradually discovered he had Intermittent Periods of Confusion and Lucidity.
19. A Lucid Period enabled the Amateur Interpreter to find Qualified Lawyers for 3 Land Fraud Victims for Integrity Testing of Representatives and the Law Courts.

Fast Food Shop Theft Case

20. Land Fraud Conspiracies by the Crime Partners of the Ministry of Justice and State Authorities used Trial Frauds to get Title Transfer Frauds + Possession Frauds + Remedy Denial Frauds. Some of them use Financial Instability + Forced Sales + Sale Management Frauds + Premature Possession Frauds + Payment Denial Frauds + Remedy Denial Frauds and then Title Transfer Frauds.
21. A Land Fraud Conspiracy targeted a Fast-Food Shop for Money Laundering Purposes. It used Harassment Perjury Immunity for 3 Women Witnesses for the 1st Trial Frauds. They failed. The Crown Court Judge noticed Innocence Evidence Concealment Frauds, supervised the Lay Jury into an Acquittal Decision and gave Claim Advice for the Victim against the Metropolitan Police, Ministry of Justice and Defenders. Emotional Exhaustion + Financial Exhaustion + Limited Language prevented the Victim from acting on the Claim Advice. The Land Fraud Conspiracy used a Regulation Breach Framing Frauds for a Business Closure Fraud + 2nd Trial Fraud got a Forced Sale + Sale Management Frauds + Part Payment and Full Payment

Crown	Parliament Court of Appeal High Court	The People v Top Judges Equity Lawyer Mr Ellis v Solicitor General Equity Lawyer Mr Ellis v Solicitor General	Corruption Remedy Royal Commission Contempt Fraud Appeal Contempt Claim Fraud 2020 000286
	High Court County Court	Citizen Mr Hastunc v Prime Minister + Others Citizen Mr Hastunc v Eatsnow Estates Limited	Contempt Fraud Conspiracy Claim 2021 ?????? Cyprus Gardens Lease Possession Claim Fraud F02ED793

Royal Commission + Contempt Fraud Appeal + Contempt Fraud Claim Form Contents 16th June 2021

Promise Frauds to get Premature Possession Fraud + Full Payment Refusal Frauds + Shop Theft Crime

Investigation Denial Frauds. A Case Reference by the Amateur Interpreter to the Equity Lawyer got Case Management and Shop Theft Claim 2019 003741 as a Damage Mitigation Action to get Business Recovery or Full Payment and a £150,000 Damage Reduction for Corruption Claim 2019 003984.

22. A Protection Fraud Deal required the New Frauds as Fraud Commitment Proof from the Buyer and Buyer Representatives before the Protection Frauds from the Law Courts. It got a Defence and Counterclaim signed by the Buyer that made the case that Full Payment would be Unjust Enrichment of the Seller. Filing of it got a 1st Sealed Back Dated Forged Order that imposed a 30 Days Stay + 30 Day Particulars Filing Time Limit + Pending Filing Stay + Case Dismissal Filing Default Penalty and an Order Service Denial Fraud. A Protection Fraud Call from the Ministry of Justice to the Metropolitan Police for Shop Theft Investigation Frauds got a Complainant Interview with intent to make Finding Frauds for use making Dismissal Frauds by the High Court. Letter Box Service on Day 27 enabled the filing on Day 28 of Claim Particulars and an Order Revocation Application both of which were made Without Prejudice to Invalidity Arguments. They got Revocation Hearing Fixture Denial Fraud Proof. Presentation of the Case History and a Document Schedule at the Complainant Interview got a Case Reference to Senior Officers and a Shop Theft + Contempt Fraud Investigation Denial Fraud + Case Closure Fraud by the Metropolitan Police. It got a 2nd Sealed Backdated Forged Order that made a Case Stay.
23. A Negotiation Request by the Buyers got Settlement Proposals by the Victim that were conditional upon Corruption Remedy Co-operation. Filing of them got an Alleged Secret Claim Dismissal Fraud Order and an Order Service Denial Fraud against the Victim.
24. On 25th March 2021 the Victim used a Restocking Event to get Physical Repossession. It got a Police Involvement Refusal + Thug Gang Gathering by the Buyer and Peace Breach Call by the Victim. Presentation of the Registered Title and Case Papers got Repossession Fraud Proof against the Metropolitan Police instead of Possession Justice Enforcement Proof for them. A Shop Theft 2019 003741 Repossession Fraud Remedy Application got Hearing Notice Denial Fraud Proof for the Victim and Parliament Session Jurisdictions against the High Court. A Corruption Claim 2019 003984 Trespass Restraint Application disclosed the 2019 003741 Secret Dismissal Fraud Order and got Hearing Denial Fraud Proof for Both Parties and the Parliament Session Jurisdictions against the High Court.
25. The Order Seals are Forensic Test Material. Top Judges made a Forensic Test Sabotage Fraud Plan . It used Sale Enforcement Claim Fraud G02EC632 and a Title Transfer Specific Performance Application Hearing Notice to force the Victim to consult Qualified Lawyers and enable them to get the Case Papers and enable Evidence Destruction or Forgery Substitution for the Forensic Test Sabotage Fraud. It needed hearing Adjournment Frauds to avoid Audio Records of a Hearing Judge Receiving Fraud Conspiracy Proof against the Law Courts.
26. Late Service on 19th February 2021 of the Claim Papers and the Hearing Notice for 24th February 2021 got a Case Reference to the Equity Lawyer and Immediate Production a Defence + Counterclaim + Application Response dated 19th February 2021.

Royal Commission + Contempt Fraud Appeal + Contempt Fraud Claim Form Contents 16th June 2021

27. It was a Lucid Period for the Amateur Interpreter. The Equity Lawyer asked him to find Qualified Lawyers for the 3 Land Fraud Victims he had introduced for Representation Integrity Tests. He found Silvine Solicitors Limited. Soon afterwards he could not explain how or why he chose them.
28. Use of the Defence + Counterclaim + Application Response to give the Defence Instructions and Hearing Management Instructions got the 1st Adjournment Fraud Conspiracy Proof + 1st Adjournment Costs Fraud Conspiracy Proof for the Shop Theft Victim and Parliament Session Jurisdictions against the Buyer Claimants, Buyer Representatives and Seller Defendant Representatives.
29. The Case Papers Production Demand by the Seller Representatives got use of Royal Commission Emails from the Equity Lawyer with PDF Scan Attachments that were Service Proof and Service Notice Proof for the Victim and Parliament Session Jurisdictions against the Buyers, Buyer Representatives, Seller Representatives, Law Courts, Cabinet and Parliament.
30. On 16th April 2021 the Contempt Claim Fraud 2020 000286 Penalty Hearing got an Audio Record of Forensic Test Failure Taunts by the Equity Lawyer of the Hearing Judges.
31. A Panic Reaction by Top Judges needed a Sale Enforcement Claim Fraud G02EC632 Urgent Adjournment Proposals Email from the Buyer Representatives used Settlement Negotiation Period Reason. It got the 2nd Adjournment Fraud Conspiracy Proof + 2nd Adjournment Costs Fraud Conspiracy Proof for the Seller Victim and Parliament Session Jurisdictions against the Buyer, Buyer Representatives, Seller Representatives and Law Courts.
32. A Confused Period for the Amateur Interpreter denied use of his service the next stage of the Integrity Test. It needed Victim Signatures on Acting Authority Termination Notices from the Victims to the Lawyers

Consequential Damage test Case using Lease Alienation Possession Claim G00CR488
33. Land Frauds deprived a Successful Immigrant of a Key Business and did Consequential Damages to Other Businesses. He had Limited English Language and Management Incapacity for Complex Cases. The Consequential Damages the need to make a Manager Appointment that kept Legal Control but gave Delegated Control of Restaurant Business. Accounting Frauds by the Restaurant Managers resulted in service of Lease Alienation Condition Breach Notices and issue of Possession Claim G00CR488 by the Landlord.
34. A Case Reference from the Amateur Interpreter to the Equity Lawyer got a Land Fraud Case Papers Demand Document for the Consequential Damage Victim and Personal Service Assistance by the Amateur Interpreter that got Papers Release Denial Fraud Proof against Qualified Lawyers
35. Communication Failures by the Consequential Damage Victim and the Confused Period by the Amateur Interpreter limited the use of Claim G00CR488 to service of the Representation Integrity Tests

Cyprus Gardens Lease Possession Claim Fraud F02ED793

36. The Tenant is a Cypriot Immigrant, Talented Chef, Almost Illiterate and a Vulnerable Adult with Management Incapacity for Complex Cases. He had Business Successes in the Hospitality Trades. The Landlord Directors used Lease Misrepresentation Frauds and Legal Advice Denial Frauds to persuade the Tenant to sign Lease Documents and invest £357,000 and Talent and Time converting a Derelict Site with

Royal Commission + Contempt Fraud Appeal + Contempt Fraud Claim Form Contents 16th June 2021

Obsolete Restaurant into the Cyprus Gardens Restaurant and make it a Business Success. The Landlord committed Possession Frauds. Lease Denial Misrepresentation Frauds and a Violent Thug Intimidation Fraud failed to get a Voluntary Surrender. It caused Corruption Stress Personal Injury and Additional Incapacity that needed Total Supervision for Every Decision.

37. The Landlord got issue of Cyprus Gardens Lease Possession Claim Fraud F02ED793 and a Without Trial Possession Application Hearing Notice for 4th February 2020.
38. An Introduction to Equity Lawyer Mr Ellis by the Interpreter Friend got Case Acceptance for the Tenant. The Limited Language Skills of the Tenant and the Interpreter Friend concealed the Total Incapacity.
39. The 1st Defence and Counterclaim converted the Possession Hearing into a Case Management Hearing and got Settlement Negotiation Refusal Fraud Proof for the Tenant and Parliament Session Jurisdictions against the Landlord and Landlord Representatives.
40. The Case Management Hearing got an Audio Record and Other Court Records that are Bias Fraud Conspiracy Proof against the Landlord, Landlord Representatives and Hearing Judge. It includes Directions Frauds and a Possession Application Costs Order for the Loser Landlord against the Winner Tenant.
41. The 2nd Defence and Counterclaim + Directions and Costs Fraud Appeal Papers + 3rd Defence and Counterclaim got Filing Denial Fraud Proof for the Tenant and Parliament Session Jurisdictions against the County Court.
42. The Possession Refusal Appeal Fraud of the Landlord used Hearing Assistance for the Incapable Tenant as an Appeal Reason Fraud.
43. The Tenant Papers Process Denial Fraud Proof and Before Trial Rent Arrears Bankruptcy Enforcement Statutory Demand + Statutory Demand Set Aside Application Filing Denial Fraud + Possession Refusal Appeal Fraud Hearing Notice + Secret Adjournment Fraud + Adjournment Notice Denial Fraud + Secret Possession Order + Possession Order Service Denial Fraud + Possession Demand Frauds are Bias Fraud Conspiracy Proof for the Tenant and Parliament Session Jurisdictions against the Landlord, Representative and County Court.
44. A Confused Period for the Amateur Interpreter denied use of his service the next stage of the Integrity Test. It needed Victim Signatures on Acting Authority Termination Notices from the Victims to the Lawyers. Investigation is needed to discover when the County Court issued a Hearing Notice for 27th May 2021. A Hearing Notice Panic Telephone Call late on 25th May 2021 from the Tenant to the Equity Lawyer enabled the production of Case Papers. The tenant did not have the capacity to Print + Sign + Scan + Email them. A Panic Car Journey from Chingford to Chelmsford ended with a Road Traffic Collision and Hospital Admission for the Tenant and Hearing Attendance by an Unknown Cousin and No Information until a Surprise Visit on Sunday 13th June 2021 discovered an Alleged Possession Order + No Order Proof.

Integrity Test Notice

45. Remedy Denial Fraud Proof for Victims against the County Court and Crown Court before the Dismissal Cases against Top Judges creates the need for an Issue Test and Interim Remedy Test of the High Court