

Royal Commission + Parliament Session Test Case Notice from the Citizen to Law Court 24<sup>th</sup> November 2021

New Evidence Notice + Reconsideration Hearing Demand of the Enforcement Fraud F00LE923 Appeal  
Permission Refusal dated 11<sup>th</sup> October 2021 allegedly of Recorder Thomas QC with Print Date 26<sup>th</sup> October  
2021 and Service Date ??

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

#### Representations

The Coronation Oath nis for Equity Governance using the Common Law. The Citizen, Crown and Lord Bishops are the Coronation Oath Enforcement Authority. They have Corruption Control Jurisdictions that govern Parliament Session Powers. They decide the Corruption Remedy Priorities for every Parliament Session. The Ultimate Sanction is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof.

The 2021 Parliament Session Priority is Remedy Deliveries. It needed Responsibility Apportionment between Case Remedies by Law Courts and Mass Remedies by Parliament. Criminal Trial Frauds + Child Trafficking Frauds + Profession Fitness Frauds + Land Frauds were used for Test Cases that got Remedy Denial Fraud Proof against the Law Courts. Historic Cases influenced events. Between 2004 and 2007 Prime Ministers Mr Blair and Mr Brown managed Land Frauds in North Shropshire. They got Representation Denial Fraud Proof for North Shropshire Constituents against the North Shropshire MP Mr Paterson. Equity Lawyer Mr Ellis had the Land Fraud Proof and the Representation Denial Fraud Proof. He decided to give the North Shropshire MP a Redemption Opportunity on Remedy Co-operation Terms. In 2021 a Parliament Profession Fitness Case got Defence Evidence Exclusion Fraud Proof for North Shropshire MP Mr Paterson against the Parliament Ombudsman. A Protection Application by him to the Governing Majority in Parliament got Mass Publicity. It got a Redemption Opportunity from Equity Lawyer Mr Ellis. He gave Case Management Advice that the MP make an Adjudication Fraud Remedy Claim to the High Court using the Similar Fact Fraud Proof got by the Test Cases with Pending Adjudication Enforcement Stay Protection by Parliament for the MP and Citizens who got the Similar Fact Fraud Proof. It got a Protection Motion Majority on 3<sup>rd</sup> November 2021 for the MP and a Remedy Co-operation Refusal and Immediate Resignation the next morning by the MP.

Meanwhile, the Test Cases got Remedy Denial Fraud Proof against the High Court and Court of Appeal. It includes the Claim Papers Issue Denial Fraud Proof got by Citizen M r Zarb against the High Court. On 5<sup>th</sup> November 2021 the Chancery Court issued Fraud Claim 2021 000238 to remedy the Cyprus Gardens Lease Claim Fraud F02ED793 and the Statutory Demand Set Aside Applications 2020 [that got Reference Denial Fraud Proof] and 2021 45 by the County Court. On 9<sup>th</sup> November 2021 the Shop Theft Enforcement Claim G02EC632 got an Enforcement Fraud Refusal + Case Reference from the County Court that forced the High Court to reopen Shop Theft Claim 2019 003741 that got Backdated Forged Order Proof against Top Judges. On 17<sup>th</sup> November 2021 the Cyprus Gardens Eviction Event got Fraud Completion Commitment Proof against the Landlord, Representatives, Bailiff and Metropolitan Police until a Confidence Collapse by the Bailiffs stopped it. More has happened since then. The Reconsideration Hearing Demand is a Case Test.