

Royal Commission + Corruption Complaint + Parliament Protection Demand of Citizens

18<sup>th</sup> January 2022

From: Citizen Locksmith Mr Andrew Taylor of SE15 4EA + 0783368 2582 + <andrewtaylorc3@gmail.com>

Citizen Defence Witness Ms Monica Linton of SE5 8AG + 07810606006 + <lintonmon@aol.com>

To: Camberwell and Peckham MP Ms Harriet Harman [harriet.harman.mp@parliament.uk](mailto:harriet.harman.mp@parliament.uk)

Formal Demand that the MP do procure Witness Protection from Parliament to create Safe Conditions for Citizen to give evidence:

1. To the Judicial Enquiry into use of Police Office and Police Resources for Rape + Murder.
2. To the Health Corruption Criminal Investigation 6029679/21 of the Metropolitan Police

The Corruption Complaint of the Citizen is that:

1. The Top Corruption Controls are the Coronation Oath, General Elections that change Governing Majorities and Corruption Remedy Priorities for each Parliament Session that are made by the Coronation Oath Enforcement Authority. It provided a Constant Weeding Process that removed Unfit Persons from Judicial Office Candidacy and Political Leadership Candidacy. The Politicians made a Dictator Governance Plan. It vested Dictator Powers in the State. It used Sabotage Frauds to deny a Reliable Supply of Admissible Evidence needed to make Parliament Session Decisions. It got a Dormancy period for the Coronation Oath Enforcement Authority that lasted 45 years.
2. Citizens predicted that
  - 2.1. loss of control by Politicians to crime Partnerships of State Officers and Law Court Judges.
  - 2.2. development of Protection Fraud Networks to provide Support Services and Co-ordinated Corruption
  - 2.3. sale of Market Frauds to Organised crime, Protection frauds for the Corrupt Officers who managed them and the trade of Glittering Career Guarantees and Job Profits in exchange for Fraud Services by Corrupt Parliamentarians.
3. Citizens made an Equity Governance Recovery Plan. It required Protocol Due Notice at every stage. One was the Quiet Man Speech by an Opposition Leader called for Big Citizen to manage the Equity Governance Recovery Plan. It needed Criminal Conspiracy Proof against the Serving Prime Minister. In 2003 Opposition Leader Mr Iain Duncan Smith made the Quiet Man Speech. In 2004 Equity Lawyer Mr Ellis used Fraud Conspiracy Proof against Prime Minister Mr Blair for a Corruption Notice to the Crown and Parliament. It ended the Dormancy Period, revived use of the Coronation Oath Enforcement Authority and started a Corruption Remedy process that has continued ever since.
4. The Citizen had Basic State Education in the Caribbean. He has Basic Skills and was employed as a Maintenance Man by a Major Hospital. They wanted Immediate Locksmith Services with No Budget. He wanted to satisfy them. He financed Locksmith Stores and gave Immediate Service. The Coronation Oath Enforcement Authority managed a Corruption Remedy Process. It discovered Industrial Scale Budget Frauds that got Budget Fraud Investigation Orders. The choice for the Hospital Authority was a Genuine Investigation or a Distraction Investigation using a Framing Fraud against a Defenceless Individual. An Accounting Skills Deficit made the Citizen an Obvious Target for a Framing Fraud. It got an Investigation Frauds + Trial Frauds + Retrial Frauds + Conviction Fraud against the Locksmith Citizen + Asset Forfeit Frauds against the Defence Witness Citizen. It is Similar Fact Fraud Proof to that got by

