

Without Prejudice to Invalidity Arguments against the Defence 5 Page Limit Order Fraud

1. The Evidence Balance starts with a Validity Presumption for the Citizen and a Credibility Presumption for the State, both of which are subject to Rebuttal Proof. Fraud Proof on anything gets a Proof Burden Reversal for the Victim against the Fraud Manager and the Fraud Beneficiary. It is a Fraud Presumption subject to Rebuttal Proof. It is an Impossible Proof Burden in Court Fraud Cases
2. There is Multiple Fraud Proof for the late Citizen Mrs Sadhana Chaudhari, her sister Citizen Mrs Berry and Equity Lawyer Mr Ellis against the State, Profession Authorities, Law Courts and Parliamentarians.
3. There is Multiple Fraud Proof for them against the Bank of Scotland. The H1PP8822 Frauds include:
 - 3.1. The Possession Claim is the Crime Proceeds of:
 - 3.1.1. Exploitation Fraud of the Case Management Incapacity created by the General Civil Restraint Frauds and Other Restraint Frauds against Citizen Ms Berry and Equity Lawyer Mr Ellis
 - 3.1.2. The Settlement Negotiation Refusal Fraud when they made Settlement Proposals that included a Mortgage Purchase Offer by a Third Party.
 - 3.2. The Probate Estate Representation Appointment on 11th November 2021 by Deputy District Judge Willink for Mrs Neelu Berry instead of Equity Lawyer Mr Ellis is the Crime Proceeds of:
 - 3.2.1. A Will + Executor Appointment Non – Disclosure Fraud by the Bank of Scotland.
 - 3.2.2. A Case Management Incapacity Exploitation Fraud against Citizen Mrs Berry
 - 3.3. The Possession Hearing on 2nd February 2022 by Deputy District Judge Mrs McKeown got:
 - 3.3.1. Case Priority Fraud for the Possession Claim of the Bank of Scotland against the Contempt Fraud Counterclaim of the Probate Estate.
 - 3.3.2. The Issue Exclusion Fraud + Evidence Exclusion Fraud managed by the 5 Page Limit Fraud to the Defence. The Audio Record proves Case Representations by the Equity Lawyer explained there was a Fraud Defence. It requires a Context Explanation and Case Explanation and Full Disclosure of All Fraud Allegations. The Contempt 2020 000286 Case Dismissal Statement dated 30th November 2020 of the Equity Lawyer is on 50 pages. It provides only part of the Context Explanation until then. More happened. The 5 Page Limit Fraud is a Defence Case Sabotage Fraud.
4. The Probate Estate, Citizen Ms Berry and Equity Lawyer claim the Proof Burden Reversal.
5. The Politicians made a Dictator Governance Plan for Western Europe. They agreed the European Constitution. It vested Dictator Powers in the State. The Politicians lost control to Crime Partnerships of State Officers and Law Court Judges. In every Member State of the European Union, they developed Protection Fraud Networks to provide Support Services and Corruption Co-ordination. They sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who manage them, and trade Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians.
6. The Corrupt Business is a Conflicted Interest that creates Conflict Jurisdiction Disqualifications and Remedy Only Jurisdiction Limits for the Victims against the State, Profession Authorities, Law Courts and Corrupt Parliamentarians.
7. The Protection Fraud Market has Risk Control Protocols. They require Fraud Commitment Proof from the Receiver before the Protection Fraud Supply. Routine Business uses Case Frauds as Fraud Commitment

Proof. Special Business requires New Frauds. Very Special Business requires Fraud Commitment Proof from the Supplier to give the Receiver the confidence to commit New Frauds. The Protection Frauds include Ruin Frauds against Victims. They are serviced by Protection Fraud Customers, State Authorities and the Profession Authorities.

8. Corrupt Deals got Crime Fraud Profits + Protection Frauds + Ruin Fraud Service Profits for the Protection Fraud Customers. Little Business Customers include Housing Association Officers and what was, and might still be known as, the Kenneth Noy Crime Gang. The Big Business Customers include Insurers, Bankers and the Scientist Business Managers that are best called the Pharmaceutical Industry.
9. Political Independence for the Indian Subcontinent was a Valid Decision. In the 1960's Organised Crime got control of the Indian Law Courts. The choice for Competent Honest Lawyers was to refuse Judicial Office and offend Organised Crime, accept it, service Court Frauds and live, or service Just Remedies and die. 10 of them chose to flee the jurisdiction and claim Corruption Refugee Status in the United Kingdom. The late Mr Ved Chaudhari was one them. He had Honourable Fame. The Equity Lawyer remembers as a teenager witnessing Moral Admiration by his parents and their friends. At the time the UK relied on High Transport Costs as a Mass Migration Control. Two years later the Equity Lawyer witnesses the Management Admiration of him when he had made enough money to bring his wife and 4 children to the UK. The 2nd and 3rd children were Neelu and Dolly Chaudhari. Neelu got Triple Pharmacy Practice Qualifications for retail, hospitals and mental health and used the marital name Berry. Sadhana got Teacher Qualifications, used the name Chaudhari but changed the forename to Sadhana because the name Dolly was a handicap when dealing with children in the UK.
10. The Chaudhari Family discovered Top Level Corruption and suffered Chronic Stress.
11. In the 1980's the US and UK Politicians discovered Predator Psychiatrists used Mental Illness Diagnosis Frauds + Legal Incapacity Frauds + Detention Frauds to get Drug Research Subjects for the Pharmaceutical Industry and Protection Frauds for themselves. The Politicians made Policy Decisions. They were Protection Frauds for the Predator Psychiatrists, because they did not have the confidence or competence for Remedy Management, and State Budget Starvation against Mental Health Services. It got Mental Health Hospital Decommissioning. The Mental Health Pharmacists knew about the Protection Frauds for the Predator Psychiatrists and that the Decommissioning Contracts were a Bad Risk. Ms Berry did not. She had retail and hospital Pharmacy Qualifications and Politically Naivety. She made a Career Decision to specialise in Dug Withdrawal and got the mental health qualification and serviced the Decommissioning Contract for the 2,000 Bed Hospital in South London. It was the biggest in the UK. She had Files and Patients and discovered Criminal Neglect and Health Frauds on an Industrial Scale. She discovered Efficient Case Management needed Patient Access before File Analysis. She asked a Bed Ridden Patient what was wrong with him. He said it was his feet. She pulled back the bed clothes and discovered Nail Scissor Access Denial for years got In Growing Toe Nails that made him a Mobility Cripple. A Cut Toe Nail Prescription got a Miraculous Recovery. The Criminal Neglect Reports and Health Fraud Reports got Pharmacy Profession Fitness Frauds by the Pharmacy Profession Authority against Ms Berry as Protection Frauds for the Predator Psychiatrist and Pharmaceutical Industry. The Health Corruption Experience was useful later.
12. The Genome Project got High Prices for Human Organs that were Genetic Defect Proof. Killer Doctors used

Foetal Scans of Development Defects for Genetic Defect Diagnosis Frauds + Abortion Prescription Frauds to get the Foetal Organs. They used Caesarean Section Birth Advice + Complete Anaesthetic Frauds to get Baby Murder Opportunities.

13. Sadhana Chaudhari was 39 years old when she had her only pregnancy. The Foetal Scan revealed a Diaphragmatic Hernia. Killer Doctors used it for a Genetic Defect Diagnosis Advice Fraud + Abortion Advice Fraud. She rejected it. They used a Caesarean Section Birth Advice Fraud + Complete Anaesthetic Advice Fraud. She rejected it. The Natural Birth delivered a Live Baby. It was that was Genetic Defect Disproof. It did not get Diaphragmatic Hernia Case Reference Operation from the Killer Doctors but did from the Ethics Committee at Great Ormond Street Hospital. The Killer Doctors made a Kill Baby Plan. It needed the Hospital Discharge Plan to include a 9 Microgram Small Dose of the Heart Stopper Drug known as Ranitidine. It did not have a licence for anyone under two years of age. It needed a Healthy Baby Report for Operation Success Statistics and then a 33 Times Increase to a Killer Dose of 300 Micrograms to get a Home Death. It failed. The Mother got an Emergency Hospital Admission. The Hospital Admission got a Dose Reduction to a Lethal 90 Micrograms and a Blame Mother Plan using a Munchhausen by Proxy Diagnosis Fraud. The Mother suspected they were killing the baby but dare not say anything. The Maternal Aunt, Mrs Berry was in Cancer Recovery and visited Mother and Baby every day. The Health Corruption Experience and the Case Facts enabled her to arrive at Baby Murder Suspicions. She asked the Consultant 'are you killing the baby'. He smirked and then realised who he asked the question. It got termination of the Mental Health Fraud and a Genetic Defect Diagnosis Fraud + Mercy Killing Prescription Fraud from Great Ormond Street Hospital. Redbridge Council used it to get a Child Protection Order + Mercy Killing. The Human Organ Theft left the Body Remains. The Medical Records were Murder Proof. The Body Remains were Genetic Normality Proof and Human Organ Theft Proof. It coincided with a Health Corruption Debate in Parliament,
14. The Pharmaceutical Industry bought Market Frauds for Drug Treatment against Other Treatment. One created the General Osteopathic Council to manage Sabotage Frauds against the Osteopath Profession. In 2000, Corruption Complaints in more than 200 Parliamentary Constituencies got an Osteopath Profession Governance Debate + Investigation Commitment + Pending Investigation Adjournment. A Corrupt Deal got 2001 General Election Campaign Finance + Probably Personal Benefits from the Pharmaceutical Industry for Prime Minister Mr Blair in exchange for Investigation Denial Frauds + Parliament Protection Frauds for the General Osteopathic Council. The News Coverage was a view of the House of Commons after Prime Minister Question Time with the Voice Comment 'Election Campaign Funds are coming in unusually early'.
15. The Death Inquest Judgment was listed for 11th September 2001. The Pharmaceutical Industry bought Propaganda Frauds + Defamation Frauds against the Chaudhari Family. The Press Gallery was full. The Coroner began a pronouncement. The Press Gallery emptied. The Twin Towers Attack got all the coverage. The Baby Murder got none. The Chaudhari Family got Protection Fraud Proof against All Authorities with Accountability Power. They kept the Body Remains in Redbridge Morgue in hope that one day Government Changes would get Corruption Remedies.
16. 5 Separate Car Collisions got Serious Personal Injuries with Liability Admissions for Chaudhari Family Members and Damage Trial Frauds + Remedy Denial Frauds against them for the Liable Insurers A No Win No Fee Contract got a Costs Claim Fraud + Judgement Fraud for Claim Lawyer against Sadhana Chaudhari.

17. The European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election Frauds to get it. They needed Electronic Signature Dictator Power Concealment Frauds to get it. The Lawful Business of British Citizens made inevitable the exposure of the Election Frauds. They made a Business Sabotage Fraud Plan. It used an Extradition Fraud against a British Citizen and an Imprisonment Fraud against him and a Dutch Citizen. Everything that could go wrong for them did go wrong. The 1st Extradition Fraud discovered the Top Police, Top Customs and Top Judges were the Top Drug Traffickers. The European Leaders made a 2nd Extradition Fraud Plan. It required Innocence Evidence Concealment Frauds by the British Authorities before completion of the Imprisonment Frauds by Dutch Authorities. It needed Protection Frauds for the Top Drug Dealers in exchange for service of the Extradition Frauds. It got a Drug Crime Profit for Prime Minister Mr Blair at the expense of the Top Judges. The Equity Lawyer used Criminal Conspiracy Proof for a Corruption Notice to the Crown and Parliament. It revived use of the Coronation Oath Enforcement Authority after a Dormancy Period of 45 years. It got a Corruption Remedy Process that has continued ever since.
18. The Equity Lawyer provided Investigation Services for the Corruption Remedy Process. He recruited Citizen and provided Case Management that got Admissible Evidence for Parliament Session Decisions. They are Proof Sets that meet the Corruption Remedy Proof Standard. It is Official Records that are Justice proof for Honourable Officers or Guilt Proof against the Corrupt Officers and Credibility Proof for the Victim. It got Corruption findings and Dismissal Decisions against Top Judges with Enforcement by Prime Ministers. Top Judge Dismissal Failures got Unfitness Findings + Dismissal Decisions against Prime Ministers Mr Blair, Mr Brown, Mrs May and Mr Johnson.
19. Prime Minister Mr Blair signed a 10 Months Retirement Notice to avoid the Ultimate Sanction. It is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. He spent the Retirement Notice Period managing Protection Frauds that he hoped would last his lifetime. One was a Body Remains Destruction Order. Incompetent Management gave the Chaudhari Family time to take the Body Remains to India. A Death Inquest Application to the High Court got a Body Preservation Order and a Case Reference to the Supreme Court, Law Commission and Parliament for Out of State Death Inquest Jurisdiction Legislation. Business Deals got Death Inquest Delays by Top Indian Politicians in exchange for Massive Investment in the Indian Pharmaceutical Industry.
20. The 2010 General Election got a Coalition Governing Majority. The Parliament Session Priority was a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. It got Full Co-operation from Opposition Leader Mr Miliband, Deputy Prime Minister Mr Clegg and Prime Minister Mr Cameron. It got Trial Fraud Proof, Appeal Fraud Proof and Protection Fraud Proof against the Corrupt Parties, Representatives, State, Profession Authorities and Law Courts. The last case was a Firearms Corruption Case. It got Protection Fraud Proof for the Victim and Coronation Oath Enforcement Authority against Director of Public Prosecutions Mr Keir Starmer. In 2020 he became the Opposition Leader.
21. In 2014, the Protection Fraud Network made a Corruption Continuity Plan to avoid Total Collapse. It needed Propaganda Frauds to get a Hung Parliament and Corrupt Majority and Immunity Frauds. It needed a Back Up Plan and Business Expansion Plan. The Back Up Plan needed Ruin Frauds against the Equity Lawyer and Prime Minister Mr Cameron to deny the Coronation Oath Enforcement Authority, respectively, Investigation Services and Execution Services, and a Ruin Fraud against a Remedy Protester for Power Boast Purposes.

The Remedy Protester chosen for the Ruin Fraud was Mrs Berry. The Ruin Frauds used Court Cases. The Equity Lawyer identified the Ruin Fraud Cases. He got an introduction to Mrs Berry. She gave a Privilege Waiver, Confidentiality and Case Use Authority and got Citizen Status and Case Management by the Equity Lawyer. The Ruin Frauds failed. Case Management by the Equity Lawyer got Criminal Conspiracy Proof against Investigators, Prosecutors, Defenders, Trial Judges and Appeal Judges. The Witness Intimidation Trial Fraud 2015 0661 against Citizen Mrs Berry got a Court Room Humiliation, Confidence Collapse and Premature No Case Finding by the Trial Judge and a Restraint Fraud against Citizen Mrs Berry.

22. The European Referenda got a Leave Majority and an Honourable Resignation from Prime Minister Mr Cameron because he had led the Remain Campaign. The Protection Fraud Network needed Protection Frauds for Top Judges. They bought Leadership Votes for MP Mrs May because she was one of them. It got a 5 Year Delay for the Top Judge Dismissals.
23. The Protection Fraud Network needed completion of the Ruin Fraud against Citizen Mrs Berry. She owned a property worth about £600,000 that was subject to a £65000 Mortgage to the Co-operative Bank. She had State Benefits including Mortgage Interest Payments. The Protection Fraud Network used a Benefit Investigation + Payments Termination to get a Mortgage Default Possession Action by the Bank of Scotland. The Witness Intimidation Trial Fraud had collapsed. The Bankers demanded Fraud Commitment Proof from the State and Law Courts before completion of the Mortgage Default Possession Fraud. It got a Benefits Appeal Case Closure + Mortgage Benefit Arrears Payment and use of it for a Benefit Claim Prosecution Fraud + Trial Fraud 2018 0394. It gave the Bank of Scotland the confidence to continue the Mortgage Possession Fraud. Case Management by the Equity Lawyer got a Document Records and Audio Records at every stage that were Fraud Conspiracy Proof against the Co-operative Bank, State and Law Courts. A Private Mortgage Offer got Mortgage Repayment Denial Fraud Proof against the Bank. High Court and Court of Appeal. The Benefits Trial Fraud 2018 0394 ended with a State Case Withdrawal Notice. Citizen Ms Berry arrived late at the Case Withdrawal Hearing, found State Counsel making a Bench Warrant Application and produced the Case Withdrawal Notice. It was Contempt Fraud Proof against State Counsel that got Contempt Immunity Fraud Proof against the Hearing Judge. It is Similar Fact Bias Fraud Conspiracy Proof for All Citizens against All Banks and All Law Courts.
24. Top Judges used Financial Service Practitioners to find Wealthy Clients and sell the Wealth Details for use managing Ruin Frauds against them. Citizen Mr Sood had 3 children. He founded a Family Trust and the 2 Older Sons as Estate Trustees. They became Financial Service Practitioners. They committed Asset Thefts + Capital Account Denial Frauds + Income Account Denial Frauds + Tax Account Denial Frauds against him and got Protection Frauds from the Law Courts. Trust Asset Sale Claim Fraud B01B0837 and Mortgage Possession Claim Fraud F1PP7696 got Order Breach Contempt Fraud Proof + Mortgage Repayment Refusal Contempt Fraud Proof against the Younger Trustee Son, Representatives and Bank of Scotland, and Contempt Immunity Fraud Proof against the County Court, High Court and Court of Appeal.
25. State Budget Frauds financed Top Level Bribery. Some of the Budget Fraud Managers link the Budget Frauds of the Labour Governing Majority with the Covid Budget Frauds under Prime Minister Mr Johnson.
26. All of it is Similar Fact Fraud Proof for the Coronation Oath Enforcement Authority against the Bank of Scotland and Law Courts. All Session Priority Test Cases got Similar Fact Fraud Proof against Law Courts.