

Court Motion Proposals, and in the event of Court Motion Refusals, then Application
Representation Investigation Proposals

1. Court Motion Interested Party Order + Costs Claim Prohibition Order for the Sadhana Chaudhari Probate Estate, hereinafter called 'the Probate Estate', against the Ministry for Home Affairs, Ministry of Justice and Attorney General for the **Probate Estate Representation Reasons** in the Schedule:
2. Court Motion MPs Email Address List Production Order for the Probate Estate against the Attorney General for the **All-MPs Email Address Production Reason** in the schedule
3. Court Motion Discovery Order for the Probate Estate against the Probate Estate Representative Mrs Berry hereinafter called the 'Representative', Bank of Scotland, hereinafter called 'the Bank' and the Attorney General, that they do within 7 days file and serve Statements that explain why the County Court should not make:
 - 3.1. An Invalidity Finding against the Probate Estate Representative Appointment on 10th November 2021 of Mrs Berry for the **Invalid Representative Appointment Reason** that Disclosure Failures by the Bank denied the notice the Executor Appointment in the Will vested Probate Estate Representation Rights in Equity Lawyer Mr Edward William Ellis
 - 3.2. A Representative Capacity Investigation Order for the Probate Estate against the Representative, the Bank and Attorney General for the **Representation Capacity Investigation Reason** in the Schedule
 - 3.3. A Representative Appointment of Equity Lawyer Mr Edward William Ellis + All-Cases Representation Restraint Prohibition Restraint Order + Pending Probate Application Possession Claim Stay Order + Contempt and Terrorism Penalty Warning for the Probate Estate against the Bank and Attorney General for the **Invalid Representative Appointment Reasons** and the **Representation Capacity Investigation Reason** in the Schedule and the **Probate Grant Application Reason** that
 - 3.3.1. A Probate Grant Application by Mrs Berry discovered a Probate Caveat and needs an Application Transfer from her to the Equity Lawyer to enable a Probate Contest with, or Caveat Withdrawal by, the Probate Caveator
 - 3.3.2. The Probate Estate Assets are needed for Effective Management of the Possession Defence and Counterclaim Prosecution
 - 3.4. An English Language Use Restraint Procurement Prohibition Order for the Probate Estate and All Citizens against the Ministry of Justice and Attorney General

- 3.5. A 2021 Passport Application Reopening Order + Reopening Fee Waiver + Identification Waiver + Passport Issue Order for the Equity Lawyer against the Ministry of Home Affairs for the **Remedy Co-operation Reason** that
- 3.5.1. the Investigation Services that the Equity Lawyer managed for the of the Coronation Oath Enforcement Authority got Corruption Proof against some of the Qualified Identifiers or their connections and inspired Defensive Association Refusals by others
- 3.5.2. Probate Estate Management needs him to have Passport Identity Proof
- 3.6. An Interested Party Status Order for Mrs Berry against the Bank, Ministry of Justice and Attorney General for the **Justice Priority Reason** that:
- 3.6.1. On the evidence available Mrs Berry has suffered Chronic Stress that caused Remedy Disbelief Damage. Remedy Belief Recovery needs her to have Case Records, Application Rights, Self - Representation Rights and Hearing Rights
- 3.6.2. It will serve as an Incapacity Remedy Investigation that gets an Investigation Report for the Coronation oath Enforcement Authority
- 3.7. A Discovery Order for the Probate Estate against the Bank that the Possession Claim Manager do within 7 days file and serve a Statement that:
- 3.7.1. Explains why the Will Notice and Executor Appointment Notice and Mortgage Purchase Offer got Acknowledgement Failures and Resolution Negotiation Failures and a Disclosure Failures and an Invalid Representative Appointment
- 3.7.2. Explains why the Court should not make a Wasted Costs Order + Costs Assessment Hearing for the Probate Estate against the Bank
- 3.8. Defence and Counterclaim Valid Filing Date 25th February 2022 Finding for the Probate Estate and Equity Lawyer against the Bank, Ministry of Justice and Attorney General
- 3.9. Counterclaim Defence Filing Order + 28 Day Time Limit + Default Liability Finding Order + Damage Trial Order + Jury Trial Order for the Probate Estate against the Bank,
- 3.10. Appeal Rights for All Parties + Appeal Reference Recommendation to the Court of Appeal for **Precedent Reasons** that are Self Evidence
- 3.11. Directions 1 Hour Hearing in Romford County Court at 2p.m. on 2022

Schedule

Probate Estate Representation Reasons

1. The Contempt Claim + HQ16X00733 and 2020 000286 Civil Jurisdiction Restraint Renewal + Criminal Jurisdiction Restraint Action Intent Notice dated 17th February 2022 from State

Lawyers for the Attorney General against Equity Lawyer Mr Edward William Ellis is Relevant Evidence when making Representation Decisions for the Probate Estate.

2. The Restraint Renewal Action Notice include Further Orders that are Obvious Frauds. :
 - 2.1. The reference in the Restraint Order to issuing any claim or making an application extends to procuring any other person to make any claim or any application
 - 2.2. Any Claim Form or Application Notice with any of the following features shall be treated as falling within the paragraph above
 - 2.2.1. Reference to ‘Equity Lawyer’ or similar
 - 2.2.2. Reference to the Claimant or Applicant as ‘Citizen’
 - 2.2.3. Use of the phrase ‘Corruption Claim’ or Corruption Remedy’
 - 2.2.4. Use of the phrases ‘Notice Fraud’, ‘Arrest Fraud’ and ‘Prosecution Fraud’ or any similar combination of a noun and ‘Fraud’
 - 2.2.5. Use of the phrase ‘Proof Sets’
 - 2.2.6. Any other features that provide reasonable grounds to suspect the claim form or application notice has been prepared by or on behalf of Mr Ellis
3. The Obvious Frauds are Protection Fraud Conspiracy Proof in All Cases for All Citizens, including the Rape + Murder Victim Probate Estate Representatives, against Rapist Murderer, Metropolitan Police, Attorney General, Prime Minister and High Court
4. The HQ16X00733 + 2020 000286 Probate Estate Representation Restraint Removal Refusals by High Court Justice Mrs May respectively on 22nd February 2018 and 12th February 2020, that prevented Legal Action for the Charles Sydney Ellis Intestate Probate Estate against HM Revenue & Customs to get a No Inheritance Tax Liability Certificate from HM Revenue & Customs and a Probate Grant from the Probate Registry. The Probate Estate includes Murder Conspiracy Claims for use of Health Dictator Powers to issue a No Cancer Treatment Kill Order on 12th June 2009 by Prime Minister Mr Brown that got Lethal Execution by the Hospital Doctors, East Kent NHS Trust Officers, Ministry of Health Officers and Secret Service Officers.
5. The Restraint Motive is to prevent Mass Media Exposure of the Crime Proceeds got, directly and indirectly, from Paedophile Protection Frauds + Drug Crime Protection Frauds + Medical Murder Protection Frauds + Child Trafficking Protection Fraud + Justice Process Contempt Immunity Frauds by Prime Ministers Mr Blair, Mr Brown, Mrs May and Mr Johnson and Opposition Leader Sir Keir Starmer provided Protection Frauds for the Top Police, Top Customs and Top Judges who are the Top Drug Dealers, and Business Services Provides.
6. The Drug Crime Protection Fraud Proof includes:

- 6.1. The Convictions Record of Career Criminal Mr Winston Leachman. It got a Statutory Prohibition against Firearms Possession with 5 Years Imprisonment the Minimum Sentence.
- 6.2. The Firearms Receipts 0223607 that lists Stolen Firearms including a Sniper's Rifle and Career Criminal as the Possessor that is Statutory Possession Prohibition Breach Proof
- 6.3. The Firearms Receipt 0223608 that list the Firearms Cabinet from which they were stolen and Mr Wise as Possessor, when acting as Possession Agent for Owner Mr John Hoath
- 6.4. The Lewes Armoury Records that evidence the Stolen Firearms were not in the Firearms Cabinet on and after the Seizure Date on 26th June 2002
- 6.5. The Firearms Renewal Application that used a 1997 Personal Injury Judgment and 2001 Bankruptcy Judgment, both of which recorded Fact Admissions and Intent Admissions that were Bankruptcy Fraud Conspiracy Proof + Somersales farm Shooting Rights Proof.
- 6.6. In 2005 the Firearms Club Membership Notice + Firearms Collection Intent Notice that motivated a Drug Crime Framing Fraud to prevent discovery that Firearms Theft and Firearms Crime Protection Frauds by Sussex Police
- 6.7. Between 2005 and 2007 the Drug Crime Framing Fraud Case Records that are Criminal Conspiracy Proof against Prosecution Witnesses, Investigators, Prosecutors, Defenders and Law Courts. The Case Records include the Convictions Record of Career Criminal Mr Leachman who was a Prosecution Witness.
- 6.8. In 2008 the 6 Year Storage Period Expiry + Goods Collection Time Limit + Default Good Destruction Notice Failure by the Lewes Armoury Officer that delayed discovery by the Owner of the Firearms Theft which was the Framing Fraud Motive.
- 6.9. The 6 Year Storage Period Expiry + Goods Collection Time Limit + Default Good Destruction Notice by the Lewes Armoury Officer Replacement that gave Unwitting Notice to the Owner of the Firearms Theft and Framing Fraud Motive.
- 6.10. The Firearms Corruption Cases + Fraud Appeals by the owner that got Protection fraud Conspiracy Proof against Sussex Police Chief Constable, Sussex Police Authority, Prime Minister Mr Brown and the Law Courts
- 6.11. The Witness Protection Applications Refusal Proof Set that
7. The Case History is that:
 - 7.1. The European Constitution vested Dictator Powers in the State. In every Member State of the European Union the Politicians lost control to Crime Partnership of State Officers and Law Court Judges. They developed Protection Fraud Networks to provide Support

Services and Co-ordinated Corruption. They sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who managed them, and traded Glittering Career Guarantees and Job Profits in exchange for Fraud Services by Corrupt Parliamentarians. General Elections got Governing Majorities that were subject to Remedy Denial Fraud Majorities that were controlled by the Protection Fraud Networks.

- 7.2. Top Judges used Career Criminals as Business Managers. They had Specialist Practitioners and General Practitioners. Career Criminal Mr Winston Leachman was a General Practitioner. He had expertise in Drug Crime and Court Frauds. He was given Office Space in Romford County Court as Representative Credibility Proof. It enabled him to get Case Management Instructions from Ruin Fraud Targets and use it for Case Management Sabotage Frauds against them.
- 7.3. Top Police, Top Customs and Top Judges were the Top Drug Traffickers in the United Kingdom. They needed Reliable Supplies of Top-Quality Drugs that were Chemically Traceable at Very Short Notice for Career Ruin Frauds against Honest Officers. They needed a Drug Distribution Business on a Sufficient Scale to enable Substantial Supplies at Short Notice. Sussex provided water for Top-Quality Supplies. London provided a Big Market and easy access for the Business Manager and Top Judges to each other. A Drug Production Partnership Deal required Protection Fraud Proof a Drug Production Premises from the Top Judges and before Drug Production Hosting Services by Sussex Police and Business Manager Appointment Powers for Top Judges because they did not trust Top Police to pay them. .
- 7.4. Since 1896 and 1912 two branchers of one family had a Law Practice that became Cripps Harries Hall. Their Routine Business included Trust Frauds against Clients. In the mid 1980's three cousins with difference names died within 18 months. It enabled one family to get Probate Fraud Proof against the Law Practice. Mr John Hoath had the competence, commitment and courage to get Fraud Remedies for Family Members. The Law Practice used Bankruptcy Fraud 1991 191 against him to stop him getting Fraud Remedies against them.
- 7.5. Good Case Management by Victim Mr Hoath had prevented Possession Frauds for almost 10 years. It included use of a Farm Trailer in Road Side Field for Corruption Publicity against the Law Practice. The Channel Tunnel Celebrations included an English Stage of the Tour de France passing by the Corruption Publicity. The Tour Car Television Cameras could not avoid the Corruption Publicity. Meeting Minutes evidence that

Practice Partners demanded Damage Limitation Action by the Responsible Partners. Some of the Practice Partners demanded Damage Limitation Action by the Responsible Partners. They did not get Settlement Negotiations with Victim Mr Hoath. They got a series of Advert Removal Initiatives. One was Case Instructions that got use of a True Statement Defence Reason for a No Valid Case Opinion by Queen's Counsel. Another used an Fixed Advertisement Regulation Breach Allegation Frauds and a Site Visit by Corrupt Local Authority Officers. It failed. Victim Mr Hoath knew the Advert Regulations did not apply to Mobile Adverts on a Farm trailer. Another was Criminal Conspiracy for Crime Investigation Denial Frauds by Sussex Police and Criminal Trespass, Advert Theft, and Advert Criminal Damage by 2 Thugs under the Personal Supervision of 2 Responsible Partners. Grievous Bodily Harm by the 2 Thugs caused Life Time Neck Injuries to Victim Mr Hoath. The Personal Injury Claim got Contempt Fraud Conspiracy Proof against the Law Practice and Sussex Police. It was Sworn Testimony in the Witness Box by the Responsible Partners. They made Fact Admissions and Intent Admissions that were Contempt Fraud Conspiracy Proof. It was supported by the Meeting Minutes of the Law Practice Partners and the Criminal Complaint and Investigation Denial Frauds by Sussex Police. In late 1997 it got the Personal Injury Liability Finding and Damages Award for Victim Mr Hoath against the Law Practice Partners and a Judgment. It was Contempt Fraud Conspiracy Proof against the Law Practice and Sussex Police, and Contempt Fraud Immunity Proof against the High Court. An Appeal Fraud by the Responsible Partners got an Appeal Dismissal for Victim Mr Hoath and Contempt Immunity Fraud Proof against the Court of Appeal. The Crown got the Court Record and kept them for a Corruption Investigation of the Law Courts. The Crown used it 10 years later.

- 7.6. The Bankrupt Estate included Somnersales Farm. A Farm Building was excellent for Drug Production. Top Judges made a Case Allocation to Career Criminal Mr Leachman because he could provide Case Sabotage Frauds and the Drug Production and Drug Distribution. Service Recommendations by a Previous Victim got Farm Access and Case Management Information, but Case Management Authority, from Victim Mr Hoath for Career Criminal Mr Leachman. A Case Management Offer got Case Management Authority for an Equity Lawyer who has since died. Victim The 1991 191 Judgment Fraud dated 8th June 2001 of High Court Justice Mr Neuberger contained Fact Admissions and Intent Admissions and Remedy Restraint Orders that were Bankruptcy

Fraud Conspiracy Proof + Contempt Immunity Fraud Proof for Victim Mr John Hoath against the Petitioner, Trustee and High Court. It was too long for most people to read and reliably interpret. Top Police had the knew what to expect and accepted it as Protection Fraud Proof for the Drug Crime Business. The Crown got the Court Record and kept them for a Corruption Investigation of the Law Courts. The Crown used it 7 years later.

- 7.7. The Top Judges insisted that they have Appointment Powers for the Business Manager because they did not trust Top Police to pay them. They appointed Career Criminal Mr Winston Leachman as Business Manager.
- 7.8. The Career Criminal and Drug Production Officers wanted Protection Frauds that would last their lifetimes. They thought they got it by use of a Firearms Theft by him, Firearms Protection Frauds by them and Superior Officers, and Physical Possession of the Firearms Receipt 0223607 by the Career Criminal. They got it for those who died, but not those who live. The Protection Plan needed seizure of the Stolen Firearms, issue of Receipt 0233607, seizure of the Firearms Cabinet, issue of the Receipt 0223608, delivery of them to Lewes Armoury, replacement of Stolen Firearms in the Cabinet and pretence nothing happened. It failed. They had No Key. An Unlock Procedure needed Owner Attendance to identify Missing Content, if any, or account for Unlawful Content, if any. No one dare conduct a With Owner Unlock Procedure because it defeated the purposes of the Protection Frauds. No one dare conduct a Without Owner Unlock Procedure because of the opportunity the Career Criminal had put in the Firearms Cabinet contents that they could not ignore.
- 7.9. The Firearms Receipts, Armoury Records of Stolen Contents outside the Firearms Cabinet, and Convictions Record of the Career Criminal were the 2002 Corruption Proof Set.
- 7.10. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders. The Lawful Business of British Citizens made inevitable the exposure of the Election Frauds. The European Leaders made an Election Fraud Concealment Plan. It used Business Sabotage Frauds. They were Extradition Frauds against a Fleet Maintenance Manager, who was a UK Citizen, and Imprisonment Frauds against him and his Distribution Manager was a Dutch Citizen. There was no Extradition Agreement between the British and Dutch and no time to make one. The 1st Extradition Fraud Plan used a Drug Crime Investigation Fraud by the Dutch Authorities, an

Assistance Request from the Dutch Authorities to the UK Authorities, an Arrest Fraud against an Incredible Target, Business Records Destruction to enable Business Denial Frauds, Vehicle Theft to enable Vehicle Existence Denial Frauds and Misrepresentation Frauds that Vehicle Parts Communications were Drug Trafficking Code, and Armed Dutch Police on UK Soil supervising UK Customs and Kent Police in a Kidnap Operation against the Extradition Fraud Target. It failed. The European Leaders did not know that the Top Police, Top Customs and Top Judges were the Top Drug Traffickers. They did not know that Complex events had got Incredible Target Status in Drug Crime Investigations for the Extradition Fraud Target. They did not know that the Top Drug Dealers had used his addresses as a Decoy Addresses for more than 70 Drug Shipments. They did so because, if anything went wrong, the Incredible Target Status would ensure Decoy Address Enquiries got Dead End Results. The Set-Up Arrangements for the Extradition Frauds coincided with the Routine Drug Trafficking Arrangements. UK Top Customs had no prior experience of Extradition Frauds. They knew a Drug Crime Report had got Incredible Target Status for the Extradition fraud Target. They thought he had discovered use of his address as a Decoy Address, reported it and was assisting a Decoy Address Investigation. They made an Investigation Sabotage Fraud Plan. It used News Coverage got a Big Drugs Bust and International Co-operation, took control for Investigation Sabotage Fraud Purposes. The result was an Investigation record that was Compelling Guilt Proof against the Investigators and Compelling Innocence Proof for the Extradition Fraud Target who was in a UK Prison with Jury Trial Rights. The European Leaders a choice between abandoning the Extradition Frauds and recovering control of the State and Law Courts from Organised Crime, or a Trade Fraud that exchanged Protection Frauds for Extradition Fraud Services. They chose the Trade Deal. The Protection Fraud Deal got a Profit Share for Prime Minister Mr Blair and Firearms Corruption Protection Frauds for Sussex Police

- 7.11. The 2nd Extradition Fraud required Innocence Evidence Concealment Fraud Proof by the UK Authorities before completion of the Imprisonment Frauds by the Dutch Authorities.
- 7.12. Equity Lawyer Mr Ellis got Fraud Conspiracy Proof and used it for a Corruption Notice to the Crown and Parliament. It got revived use of the Coronation Oath Enforcement Authority after a Dormancy Period that had lasted 45 years. It started a Corruption Remedy Process that has continued ever since.

- 7.13. The Equity Lawyer got Innocence Evidence Concealment Fraud Proof, Corruption Findings, Remedy Denial Fraud Findings and Dismissal Findings against Law Court Judges and Execution Responsibility Findings against Prime Minister Mr Blair. He could not service the Dismissal Decisions because he had issued the Innocence Evidence Concealment Fraud Orders. It got an Unfitness Case, Remedy Failure Finding, Unfitness Finding and Dismissal Priority Finding. He signed a 10 Month Retirement Notice and started a Leadership Election to avoid 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 making Protection Fraud Arrangements in hope they would last his lifetime. One was the appointment as Middle East Peace Ambassador that got Diplomatic Protection from the UK, EU, USA and Russia. Another was Self-Representation Disqualification Frauds against Corruption Victims using Mental Health Frauds managed by the Fixated Threat Assessment Centre with the NHS Logo and Metropolitan Police Logo. Another was Agency Representation Denial Frauds against Corruption Victims using an Obvious Fraud for Law Practice Disqualification Fraud Blackmail against Qualified Lawyers and the Unqualified Legal Service Criminal Prosecution Powers got by the legal Service Act 2007. Another was Evidence Denial Frauds against the Coronation Oath Enforcement Authority using Official Record Destruction Orders that were Budget Fraud Proof.
- 7.14. Meanwhile, 2005 the Firearms Certificate Renewal Application of the Firearms Owner use the Fact Admissions and Intent Admissions evidenced by the 1997 Personal Injury Judgment and the 2001 Bankruptcy Fraud Judgment as Fraud Conspiracy Proof and Title Proof to the Shooting Rights at Somersales Farm. The Ringmer Rifle Club Membership Notice was Intent Notice for Firearm Collection that would discover the Forearms Theft. It motivated the Investigation Frauds, Prosecution Frauds, Defence Case Sabotage Frauds, Trial Frauds and Appeal Frauds from 2005 to 2007 that needed Top Level Protection Frauds from Prime Minister Mr Blair, and completion before his Retirement Date.
- 7.15. The 2007 Parliament Session Priority was a Corruption Investigation of the Law Courts. It needed Session Priority Test Cases by the Crown and Equity Lawyer. .
- 7.16. The 1997 Personal Injury Judgment and 2001 Bankruptcy Fraud Judgment recorded Fact Admissions and Intent Admissions that were Contempt Fraud Conspiracy Proof. The Crown used them for a Session Priority Test Case. It got Corruption Findings +

Investigation Recommendation by the Top Insolvency Investigator that Prime Minister Mr Brown ignored. The Test Cases of the Equity Lawyer got Corruption Proof and Remedy Denial Fraud Proof against the State, Profession Authorities, Law Courts, Cabinet and Prime Minister Mr Brown. They got Dismissal Decision against Prime Minister Mr Brown and the Labour Governing Majority. Efficient Execution of the Dismissal Decision needed Expense Account Investigations that prepared for exposure of the Expense Account Scandal time to coincide with the 2009 Local Elections.

- 7.17. 2008 the Lewes Armoury Officer Retirement and Replacement enabled issue and service of the Goods Removal Time Limit + Default Destruction Notice. It listed the Cabinet and Stolen Firearms and thereby revealed the Firearms Theft. In January 2009 Polite Enquiries got the Receipts that were the Theft Proof and Protection Fraud Proof. Corruption Complaints, Corruption Claims and Fraud Appeals got Protection Fraud Proof against Sussex Police Chief Constable, Prime Minister Mr Brown and the Law Courts.
- 7.18. The exposure of the Expense Account Scandals was timed to coincide with the start of the 2009 Local Election Campaign Period. On Scandal Day 5 the Political Leaders realised they would continue. It got Corruption Acknowledgements and Remedy Promises and Support Vote Requests by all of them, and Total Insincerity Proof against Prime Minister Mr Brown. He issued Corruption Concealment Orders.
- 7.19. The Expense Account Scandals got Power Shifts that enabled preparations to service the 2010 Parliament Session Priority. It was Corruption Investigations of the Law Courts by the Lord Chancellor for the Crown. The Expense Account Scandals enabled the 2010 General Election to get Governing Majority for a Coalition Government. The Coronation Oath Enforcement Authority got

All-MPs Email Address Production Reason

- 7.20. A Confidence Loss Motion in the House of Commons needs a Voting Majority
- 7.21. A Confidence Loss Majority needs Full Disclosure to All MPs of Relevant Evidence
- 7.22. The MPs Email Address Lists by the House of Commons Speakers enabled Corruption Remedy Process Notice Emails from Equity Lawyer Mr Ellis that got Notice Proof + Finding Proof and Service Proof for the Coronation Oath Enforcement Authority against to the Interested Parties, State, Profession Authorities, Law Courts, Cabinet and All MPs.

- 7.23. The Parliament Sessions that started on 19th December 2019 and 11th May 2021 got an MP Address List Provision Refusals by the House of Commons Speaker. The Royal Commission Emails from the Equity Lawyer got Notice Proof + Filing Proof + Service Proof for the Coronation oath Enforcement Authority against the Interested Parties, State, Opposition Party Leaders, Cabinet Officers, Prime Minister, and House of Commons. The MP Email Address List Refusals and Notice Proof validated a Notice Presumption against All MPs subject to Rebuttal Proof. The Email Address will eliminate need to use it.
- 7.24. The 2019 Parliament Session Priority was Remedy Proof for the Law Courts or Criminal Conspiracy Proof for Dismissal Cases against Top Judges by Parliament. Session Priority Test Cases got Corruption Conspiracy Proof and Remedy Denial Fraud Conspiracy Proof for the Coronation Oath Enforcement Authority against the Organised Criminals, State, Profession Authorities, Law Courts, Cabinet, Prime Minister and Opposition Leader.
- 7.25. It validated the 2021 Parliament Session Priority that is Remedy Deliveries. Session Priority Test Cases got Corruption Conspiracy Proof and Remedy Denial Fraud Conspiracy Proof for the Coronation Oath Enforcement Authority against the Organised Criminals, State, Profession Authorities, Law Courts, Cabinet and Prime Minister Mr Johnson and Accountability Denial Fraud Proof against Opposition Leader Sir Keir Starmer.
- 7.26. Licence and Advertising Revenue Termination Blackmail of the BBC and Commercial Media by the Media Secretary MP Ms Dorries and Market Fraud Profiteers in Big Business got Dismissal Decision Non-Disclosure Propaganda for Prime Minister Mr Johnson and the Protection Fraud Network. It forced Political Opponents in the Governing Majority and the Opposition Minority to use the Covid Regulation Breach Party Scandal for a Dismissal Process against the Prime Minister.
- 7.27. The Parliament Session Priorities needed Special Protection Rights that enabled the Equity Lawyer to manage Session Priority Test Cases. It was Unqualified Crime Prosecution Prohibitions and Contempt Penalty Enforcement Prohibitions for the Equity Lawyer against the Cabinet. A Penalty Enforcement Prosecution by the Attorney General and Protection Enforcement Accountability Failure will Aggravated Contempt Fraud Conspiracy Proof against the Cabinet, Prime Minister and Opposition Leader. It will validate use of the Ultimate Sanction to force a Confidence Loss Motion and cross Bench Majority to get a Care Taker Prime Minister for a Parliament Session that enables Leadership Contests in the Major Parties .

Representation Capacity Investigation Reasons

8. The Genome Project created a High Price Market for Human Organs that were evidence of Genetic Defects or Development Defects that had a Genetic Cause. Killer Doctors used Diagnosis Frauds, and then Abortion Advice Frauds to get Foetal Organs, and Caesarean Section Birth Advice Fraud + Full Diagnosis Advice Frauds + Baby Murders to get to get Baby Organs for Human Organ Sales. In 2000 Medical Records were Diaphragmatic Hernia Development Defect Proof + Hernia Operation Success Proof + Genetic Defect Diagnosis Fraud Proof + Mercy Killing Prescription Fraud Proof + Human Organ Theft Proof for 5 Months Old Baby Sunaina Chaudhari, her mother, Sadhana Chaudhari, her father Mr Rajesh Kumar, and the rest of the Chaudhari Family against the Killer Doctors and the State. The Death Inquest Records and Other Case Records were Murder Protection Fraud Proof against All Authorities with Accountability Powers. Road Traffic Collisions got Motoring Negligence Liability Admissions + Damage Trial Fraud Conspiracy Proof + Costs Fraud Conspiracy Proof for Family Members against Claim Lawyers, Defence Insurers, Defence Experts, Defence Lawyers, and the Law Courts.
9. In 2018 the late Mrs Sadhana Chaudhari had Terminal Cancer. She agreed to service a Corruption Remedy Co-operation Investigation for her Personal Satisfaction and the Coronation Oath Enforcement Authority. It used a Will Executor Appointment for Equity Lawyer Mr Edward William Ellis and Will Gifts on Remedy Co-operation Qualifying Conditions that needed Full Disclosure by her Brother, Elder Sister, Younger Sister, and Former Husband. The Will Gift Disclosures by her, the Equity Lawyer and Mrs Berry got Full Co-operation Proof for the Elder Sister, Mrs Berry, and Co-operation Failure Proof against the other three. In June 2018 a Hospital Admission got a Mercy Killing Consent from the Younger Sister. Corruption Witness Notices for the Mrs Chaudhari and the Coronation Oath Enforcement Authority got an Opiate Reduction and Oxygen Increase and Miraculous Recovery. She decided to give the 3 Qualification Failures another Qualification Chance using the Repeat Will and Repeat Will Disclosures by her, the Equity Lawyer and Mrs Berry got .
10. The Semi-Detached Residential House known as 450 New North Road, Hainault, IG6 3EB, is part of the Probate Estate, and the Probate Estate Service Address, the Residential Address of Mrs Berry and the subject of the Possession Claim H1PP8822 of the Bank. She made a Probate Grant Application that discovered a Probate Caveat by her Brother. She did not have the Case Management Expertise for a Probate Contest.