

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission + Judicial Enquiry
All Authorities	Incapable Party v All Others	Incapable Party v All Others	Jurisdiction Case Incapacity Remedy Precedent
Chancery Court	Citizen Father Mr Sood v Trustee Son Mr Sood	Citizen Father Mr Sood v Trustee Son Mr Sood	Contempt Fraud Appeal 2022 000007
County Court	Citizen Father Mr Sood v Trustee Son Mr Sood	Citizen Father Mr Sood v Trustee Son Mr Sood	Trust Asset Sale Claim Fraud B01B0837
County Court	Citizen Mr Sood v Bank of Scotland	Citizen Mr Sood v Bank of Scotland	Mortgage Possession Claim Fraud F01P7696
County Court	Citizen Mr Sood v Lawyer Mr Coates	Citizen Mr Sood v Lawyer Mr Coates	Sale Negligence Settlement Breach Claim E02YM867
Magistrates Court	Citizen Mr Sood v Essex Police	Citizen Mr Sood v Essex Police	Unspecified Excess Speed Charge Fraud 422100280818
Crown Court	Citizen Mr Nkrumah v State	Citizen Mr Nkrumah v State	Public Gallery Rights Trial 2021 0540
Crown Court	Citizen Mr Nkrumah v State	Citizen Mr Nkrumah v State	Assault 2022 0043 Jurisdiction Trial + Witness Protection

Royal Commission + Excess Speed 422100280818 Defence + Incapacity Case Proposals 19th February 2022

Contempt and Terrorism Penalty Warning

The Excess Speed Framing Fraud + Jurisdiction Fraud Test Case Notice

Financial Service Fraud Immunity Investigation Priority Notice

Unspecified Excess Speed Charge No Jurisdiction Plea + No Liability Plea

Applications: Jurisdiction Trial + Equity Lawyer Representation + Contempt Remedies

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

Representations

The Excess Speed Charge is the Crime Proceeds of a Witness Intimidation Fraud Conspiracy + Ruin Fraud Conspiracy against Citizen Mr Sood. The Guilty Parties are his 2 Elder Sons, Lawyers, the Bank of Scotland, Top Police, Top Tax Officers, Top Judges and Top Politicians including Opposition Leader Sir Keir Starmer, Cabinet Officers and Prime Minister Mr Johnson.

Remedy Proposals

1. Case Priority Order for the Corruption Case of the Citizen against All Cases of the State
2. Conflicted Disqualification Finding + Remedy Only Jurisdiction Limit Finding for Citizen Mr Sood against Essex Police, Crown Prosecution Service and Law Courts for the **Conflicted Interest Reason + Recusal Reason + State Case Withdrawal Reason** in the Schedule.
3. Jurisdiction Case Finding + Jurisdiction Case Management Capacity Requirement Finding + Jurisdiction Case Management Incapacity Finding + Incapacity Remedy Entitlement Finding + Agent Representation Authority Remedy Entitlement Finding + Agent Representation Conditions Definition Requirement Finding + Remuneration Issue Reserved Rights for Citizen Father Beneficiary Mr Sood and Trustee Son Mr Sood for:
 - 3.1. **The Jurisdiction Incapacity Remedy Precedent Reasons** in the Schedule
 - 3.2. **The Remuneration Issue Reserved Rights Reason** in the Schedule
 - 3.3. **The Case Management Reason** that Citizen Mr Sood needs Equity Lawyer Mr Ellis to make:
 - 3.3.1. the Conflict Disqualification + Remedy Only Jurisdiction Limit Case against All Judges
 - 3.3.2. the Contempt Fraud Liability Case + Remedy Case against All Liable Parties
4. An Agent Representation Appointment on Remedy Co-operation Conditions for Equity Lawyer

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Mr Ellis on behalf of Citizen Mr Sham Sood against the State

5. Remedy Co-operation Condition Definition Declaration for Equity Lawyer Mr Ellis that requires a Privilege Waiver and Confidentiality Waiver and Case Authority and Remedy Co-operation from Citizen Mr Sood to enable Case Management that gets Proof Sets that meet the Corruption Remedy Proof Standard and is Admissible Evidence for the Coronation Oath Enforcement Authority
6. Incapacity Authority Increase Agreement Reserved Rights for the Parties and Agent Representatives and Law Courts to deal with any or all of the Other Case Issues without the need to give an Incapacity Classification or Support Evidence for **The Incapacitate Dignity Reason** that needs no explanation and the **Justice Management Efficiency Reason** in the Schedule
7. Party Status Order + 24 Year Backdated £146,000 Tax Assessment Fraud References 1424040554 + 880 1991481 02 THR + 880 VA 00075 2018 Enforcement Stay Order for Citizen Mr Sood against HM Revenue & Customs
8. Party Status Order + Tax Assessment Fraud + All Other Cases Stay Order for Citizen Mr Sood against the Ministry of Justice
9. Stay Order Breach Contempt and Terrorism Penalty Warning for Citizen Mr Sood against All State Officers
10. Sample Evidence Production Orders
 - 10.1. Excess Speed Evidence Production Order for Citizen Mr Sood against Essex Police
 - 10.2. The 2021 0540 Public Gallery Clearance Order Production Order for Citizen Mr Sood and Citizen Mr Nkrumah against Essex Police, the Ministry of Justice, Essex Crown Prosecutor and Essex Magistrates Court
 - 10.3. The 2021 0540 Viable Prosecution Case Certificate Production Order for Citizen Mr Sood and Citizen Mr Nkrumah against Essex Crown Prosecutor
 - 10.4. A Discovery Order for Citizen Mr Sood and Citizen Mr Nkrumah that Essex Crown Prosecutor do within 7 days file and serve a Statement that explains
 - 10.4.1. The Public Gallery Clearance Order Evidence used for the Viable Case Finding that got the Prosecution Decision
 - 10.4.2. The omission of the Public Gallery Clearance Order Evidence from the Unused Material and Prosecution File served on Citizen Mr Nkrumah

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11. Contempt Investigation Order + Investigator Appointment Case Reference to the Cabinet

12. All Issues Appeal Leave for Citizen Mr Sham Sood and the State

13. Discovery Order for Citizen Mr Sham Sood against Essex Police, the Ministry of Justice and HM Revenue & Customs that they do, acting by their Chief Administration Officers, within 14 days, file and serve a Response Statement to the Fraud Conspiracy Allegations and in the Trial Papers and the Appeal Papers and in particular the Order Breach Contempt Conspiracy Allegations and the Contempt Immunity Fraud Conspiracy Allegations

14. Contempt Remedy Directions 1 Hour Hearing in Royal Court at 2 p.m. on March 2022

Schedule

The Conflicted Interest Reason + Jurisdiction Incapacity Remedy Precedent and Reasons + The Corruption Remedy Process Reason

15. **Conflicted Interest Reason** that the Fraud Cases of Citizens got Systematic Corruption Proof that includes:

15.1. The Jurisdiction Rights Trial Entitlement Proof of:

15.1.1. The Benefits Trial Fraud 2018 0394 Jurisdiction Trial Order that got the Jurisdiction Trial on 24th July 2018 that got Trial Fraud Conspiracy Proof against the State Prosecutor and Snaresbrook Crown Court Resident Judge Mr Ziedman

15.1.2. Assault 2022 0043 Jurisdiction Trial Order + Jurisdiction Trial Sabotage Frauds using Witness Protection Denial Frauds + Evidence Production Denial Frauds by Plea Hearing on 28th January 2022 by Judge Ms Canavan and thereafter by Snaresbrook Resident Judge Mr Ziedman

15.2. The Jurisdiction Trial Denial Fraud Proof got by Many Cases for Many Citizens including Public Gallery Rights Trial 2021 0540:

15.2.1. Top Judges use the Protection Fraud Network to sell Court Frauds to Organised Crime. The Risk Control Protocol requires Fraud Commitment Proof from the Receiver before the Protection Fraud Supply. Routine Business uses Case Frauds as Commitment Proof. Special Business requires New Frauds as Commitment Proof. Very Special Business requires Fraud Commitment Proof from the Supplier to give the Receiver the confidence to commit New Frauds. The Protection Frauds were conditional upon Exposure Prevention Services by Victim Representatives and State

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Officers for Top Judges against Corruption Victims.

15.2.2. Top Judges were not satisfied with Protection Fraud Fees. They wanted Crime Profits. They used Ministry of Justice Officers for Crime Management Services to get the Crime Profits. It needed Direct Sales to Fraud Customers and Fraud Management Services by Corrupt Agents. They used Financial Service Practitioners for the Business Finding and Fraud Management. It was a Fraud Exposure Risk to Ministry of Justice Officers. It got a Barrier Service Breakdown. It got a Confidence Collapse by Ministry of Justice Officers. They used Identity Record Frauds + Misrepresentation and Non-Disclosure Record Frauds as Back Up Protection Frauds in case of a Protection Failures by Top Judges.

15.2.3. The Record Fraud Proof is the Forensic Test Material of Seal Ink, that is Original Document Proof, and Computer Record Inconsistencies. They got Totally Inconsistent Behaviour of Forensic Test Sabotage Frauds + Record Denial Frauds against the Corruption Victims while allowing the Same Records for Enforcement Frauds by Fraud Managers and Fraud Beneficiaries.

15.2.4. The Record Frauds created the need for:

15.2.4.1. Audio Records as Personal Responsibility Proof against Identifiable Individuals

15.2.4.2. Forensic Test Sabotage Fraud Investigations

15.3. New Cases are opportunities to use Old Fraud Proof as Conflict Disqualification Fraud Proof for Contempt Fraud Remedy Claims. The Mortgage Possession Claim H1PP8822 of the Sadhana Chaudhari Probate Estate v Bank of Scotland is one. It enables use of the Medical Murder + Human Organ Theft Case in 2000 of her 5 Months Old Baby, Sunaina Chaudhari and the Protection Fraud Proof it got against All Accountability Authorities. A series of Road Traffic Collision Cases got Liability Admissions and Personal Injury Damage Trial Frauds for Liable Motor Insurers against Family Members including the late Mrs Sadhana Chaudhari. She gave a Privilege Waiver, Confidentiality Waiver and Case Use Authority for the coronation Oath Enforcement Authority and got Citizen Status and Case Management by the Equity Lawyer. She had Terminal Cancer. She and the Coronation oath Enforcement Authority wanted to know what Family Members knew The Equity Lawyer gave Investigation Advice that she make a Will Executor

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Appointment for the Equity Lawyer and Probate Estate Residue Gifts on Qualification Conditions that required Remedy Co-operation and Full Disclosure by her 3 Siblings and Former Husband. She accepted the advice. The Will Terms Disclosures by her and the Equity Lawyer got Full Disclosure by her Older Sister, Mrs Neelu Berry and Disclosure Refusal Proof against the other 3. A Repeat Will gave a 2nd Chance for Gift Qualification and got Disclosure Refusal Proof against them. She relied on the Equity Lawyer to manage the Gift Disqualification. She died. The Brother and Younger Sister behaved as if they had Probate Estate Management Powers, excluded Citizen Mrs Berry from the Funeral Plan but not the Funeral Event, but did not engage in a Probate Contest with the Equity Lawyer. He managed the Administration Processes of Property Discovery + Asset Discovery + Liability Discovery using the Estate Residence, 450 New North Road, Hainault, IG6 3EB as the Discovery Correspondence Address. Citizen Mrs Berry acted as Administration Secretary. She gave the access to the Administration File that the Equity Lawyer needed to complete the completed the Inheritance Tax Accounts and get a No Inheritance Tax Liability Certificate that enabled a Probate Application. The General Civil Restraint Fraud against both him and her prevented either of them making a Probate Application. The Discovery Process included a Death Notice + Will Notice + Executor Appointment by the Equity Lawyer to the Bank of Scotland. The Mortgage Repayment Demands prompted Creditor Security + Priority Preservation Advice + Mortgage Purchase Advice by the Equity Lawyer. It was accepted by Citizen Mrs Berry and her son, Mr Amrit Berry. It got a Mortgage Purchase offer by him that the Bank of Scotland ignored. Unlucky Timing got issue of the Mortgage Possession Claim H1PP8822 of the Bank of Scotland against the Probate Estate that coincided with the Dismissal Process against Prime Minister Mr Johnson. The Possession Claim got Defence Case Management by Citizen Mrs Berry that was Jurisdiction Case Management Incapacity Proof against her. The 1st Hearing on 10th November 2021 got Incapacity Exploitation Fraud Proof + Will and Executor Appointment Non - Disclosure Fraud Proof against the Bank of Scotland and a Defence Filing Order + 28 Day Time Limit + Estate Representative Appointment of Citizen Mrs Berry in spite of the fact she did not want it. She informed the Equity Lawyer. He produced and filed Case Management Proposals dated 13th November 2021 that contained a Case Explanation. She made a Possession Defence Plan to ignore the Defence Filing Order and Representative

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	County Court	Citizen Mr Sood v Bank of Scotland	Mortgage Possession Claim Fraud F01P7696
	County Court	Citizen Mr Sood v Lawyer Mr Coates	Sale Negligence Settlement Breach Claim E02YM867
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Appointment and make Unauthorised Data Use Claims against the Possession Claim

Lawyers, Walker Morris and the Bank of Scotland. They got a Filing Date on 22nd

December 2021 and Issue + Case References J00YJ683 + J00YJ694 on Filing Day 19. The

Dismissal Process against Prime Minister Mr Johnson became progressively more intense.

The 2nd Possession Hearing got appearances by the Equity Lawyer and Citizen Mrs Berry

for the Probate Estate and Counsel for the Bank. The Equity Lawyer gave a Brief Case

Explanation and Remedy Process Priority Notice for Audio Records as Personal

Responsibility Proof for Case Frauds against Identifiable Individuals. The 10 Minute

Hearing, with an Adjournment Period, lasted more than an hour. It did not get a

Representative Change but did get a repeat Defence Filing Order and Adjournment to 14th

March 2022. The Unauthorised Data Use Claims got a Sent Postal Service that day, which

was Filing Day 42. A Claim Service Email Address Request Email got No Response from

Claim Counsel Chambers or the County Court. A Possession Defence + Contempt

Counterclaim and Document Approval Request got the Document Proof 2018 Possession

Case Correction by Citizen Mrs Berry that the Possession Claimant was the Co-operative

Bank and not the Bank of Scotland. It was Read Document Proof for her. She provided

Claim Service Email Addresses that she found in Possession Case Papers. She was unable

to make a Possession Defence Plan. Email Filing and Email Service of the Corrected

Defence + Counterclaim will force the Bank and County Court to choose between the

Incapacity Remedy of a Representative Appointment Transfer from Citizen Mrs Berry to

the Equity Lawyer and the Corrected Defence + Counterclaim and Case Management

Proposals by the Equity Lawyer or to use the Repeat Defence Filing Order Breaches by her

for a Defence Case Dismissal Fraud + Possession Order Fraud for the Bank of Scotland

against the Probate Estate

15.4. Sample Cases of Record Frauds + Forensic Test Sabotage Fraud Investigations include:

15.4.1. Trust Asset Sale Claim Fraud B01B0837 did not get a Trust Estate Capital Account + Income Account + Tax Account for Beneficial Interest Identification and a Trustee Change Order to enable use of Mortgage Refinancing Offers for Beneficial Interest Preservation but Trust Accounting Denial Frauds for the Trustee + Asset Sale Directions Orders that were Sale Costs Imposition Frauds + Capital Gains Tax

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Liability Imposition Frauds + Litigation Cost Frauds and Sale Order Breach Contempt Frauds + Mortgage Repayment Denial Frauds + Excess Speed Framing Fraud + 24 Year Back Dated £146,000 Tax Assessment Frauds that were Ruin Frauds against Citizen Mr Sood. It starts the year that Medical Negligence caused the death of his wife and forced him to become Primary Carer for their 4 children and claim State Benefits. Years later he used medical Negligence Damages for Family Trusts with Beneficiary Status for him and Trustee Status for his 2 Older Sons. He did not have Trust Accountability Management Skills. They committed Trust Frauds against their Father and became Financial Service Practitioners. They got Protection Frauds from Top Judges because a Protection Fraud Refusal against Financial Service Practitioners would get a Confidence Collapse in the Bank Fraud Market. 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 Tests Cases got Criminal Conspiracy Proof against Top Judges. The Test Cases included the Trust Fraud Case B01B0837 + Connected County Court Cases + Fraud Appeal 2020 000968 + Fraud Appeal 2020 000742. They got Criminal Conspiracy Proof for Citizen Mr Sood against Top Judges in the County Court, High Court and Court of Appeal. The 2021 Parliament Session Priority is Remedy Delivery. The Trust Fraud Case B01B0837 was used, and still is used, as a Session Priority Test Case. Hearing Event on 1st June 2021 got an Audio Record of a Temporary Judge using a No Case Papers Reason for an Adjournment Order + Contempt Application Hearing Priority Decision for Citizen Mr Sood + Case Referral to the Permanent Judges. The Hearing Event on 16th December 2021 got use of a No Case Papers Reason for a Hearing Priority Denial Fraud + Pending Contempt Adjudication Enforcement Stay Denial Fraud + Flat Possession Enforcement Fraud + Contempt Case Adjournment Fraud for the Younger Trustee Son against Citizen Mr Sood. The Fraud Appeal Filing got Case Reference QA 2022 000007. It got Special Business Classification that needed Fraud Commitment Proof from State Officers in Inferior Court Officers before the Protection Fraud Supply by Top Judges. They got the 24 Year Back Dated Tax Assessment Frauds for £135,000 and £146,000 respectively on 18th January 2022, with a Day 8 Postal Delivery that raised Back Dated Forgery Suspicions, and 4th February 2022 before the Fraud Appeal

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QA 2022 000007 Permission Refusal Fraud + No Merit Declaration Fraud dated 9th February 2022. The Reconsideration Hearing Demand and the B01B0837 Adjourned Contempt Hearing will get either Hearing Denial Fraud Proof or Audio Records that will add to the Personal Responsibility Proof against Identifiable Individuals for All Frauds in the Trust Case + Connected Cases including the Tax Assessment Fraud + Excess Speed Framing Fraud.

15.4.2. Criminal Conspiracies for Business Thefts + Money Laundering by Top State Officers and Top Judges used Investigation Frauds + Prosecution Frauds + Trial Frauds + Liability Frauds + Penalty Frauds against Business Owners to get Forced Sales + Case Management Frauds + Premature Possession + Payment Denial Frauds by Business Buyers and Remedy Denial Frauds by the Law Courts. The Corruption Remedy Process of the Coronation Oath Enforcement Authority needed a case that was Honesty Proof for a Trial Judge. The Shop Theft Conspiracy against Victim Mr Bayram Yediyali got it. Harassment Investigation Fraud used Innocence Evidence Concealment Frauds + Perjury Immunity Frauds for 3 Women Witnesses + Charge Fraud + Prosecution Frauds + Trial Frauds at Snaresbrook Crown Court. It failed. The Trial Judge noticed the Innocence Evidence Concealment Frauds, supervised the Lay Jury into an Acquittal Decision and then gave Claim Advice for Victim Mr Bayram Yediyali against the Metropolitan Police as Investigators, the Ministry of Justice as Prosecutors and the Defence Lawyers. The Victim could not act on the Claim Advice because he was a Lawful Immigrant with Limited English Language and Limited Case Management Skills. Corruption Investigators waited to see what happened. The Criminal Conspiracy used a Cockroach Planted Evidence for a Hygiene Regulation Breach Framing Fraud + Prosecution Fraud + Business Closure Fraud + Forced Sale + Case Management Frauds by the Sale Lawyers + Full Payment Misrepresentation Frauds to get Premature Possession + Payment Denial Frauds + Shop Theft Criminal Complaint Investigation Denial Frauds + Case Introduction by Amateur Interpreter Mr Can Say got a Privilege Waiver and Confidentiality Waiver and Case Use Authority for the Coronation Oath Enforcement Authority and Citizen Status for Mr Yediyali and Case Management Services by Equity Lawyer Mr Edward William Ellis + Shop Theft Claims got Case References 2019 003741 and 003984 in the High Court + Seal Ink is

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Original Document Proof + a Special Business Classification by Top Judges required New Fraud Commitment Proof from the Shop Buyers and Metropolitan Police + the New Fraud Commitment Proof from the Shop Buyers was the 2019 003841 Defence Fraud and Counterclaim Fraud that made the case Full Payment was Unjust Enrichment of the Seller + the Temporary Protection Fraud was a 1st Back Dated Forged Case Stay Order Fraud with the Seal Ink as Original Document Proof and Backdated Forgery Proof + the New Fraud Plan by the Metropolitan Police was use of the Shop Theft Complaint for Investigation Frauds and Crime Finding Fraud against Victim Mr Yediayli to enable Case Closure Frauds by Top Judges + the Shop Theft Investigation Complainant Interview got Case Presentation by the Equity Lawyer with a Document Schedule as a Case Chronology and a Fraud Conspiracy Explanation + the Complainant Interview Officer made a Case Reference to Superior Officers that got a Confidence Collapse and Investigation Closure Fraud + the Temporary Protection Fraud was a 2nd Back Dated Forged Case Stay Order Fraud with the Seal Ink as Original Document Proof and Backdated Forgery Proof + a Settlement Negotiation Request by the Shop Buyers got Settlement Negotiation Meeting with the Equity Lawyer and Amateur Interpreter and Corruption Remedy Settlement Proposals by the Equity Lawyer + the Temporary Protection frauds as a 3rd Back Dated Forged Order for a Case Dismissal with a Decision Notice Denial Fraud and Decision Proof Denial Fraud as Appeal Sabotage Frauds against Citizen Mr Yediayli + On 25th March 2020 use of a Restocking Event for Physical Re-possession got a Police Involvement Refusal by the Shop Thieves and Thug Gathering for Violent Re-possession Fraud + a Violence Threat Call by the Amateur Interpreter for Citizen Mr Yediayli got an Event Attendance by the Metropolitan Police + presentation of the Registered Title and Case Papers by the Equity Lawyer got Possession Enforcement Justice Denial Fraud and Re-Possession Enforcement Fraud by the Metropolitan Police for the Shop Thieves against Citizen Mr Yediayli + the Re-Possession Fraud got a 2019 003741 Remedy Application by Citizen Mr Yediayli and a 2019 003984 Trespass Restraint Fraud Application by the Shop Buyers that disclosed the 3rd Back Dated Case Dismissal Order Forgery in case 2019 003741 + the 2019 003741 Case Dismissal Order Production Demands by Citizen Mr Yediayli got Production Refusal Fraud Conspiracy

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Proof against the Shop Thieves and the High Court + Top Judges made a Forensic Test Sabotage Fraud Plan using a Sale Enforcement Claim Fraud G02EC632 and Specific Performance Application Hearing Notice to force Citizen Mr Yediayli to give Hearing Instructions that enabled Qualified Lawyers to demand the Original Case Papers for Evidence Destruction or Forgery Substitution and used Adjournment Frauds to avoid Audio Records + the Equity Lawyer made the Defence Case that 2019 003741 and 003984 vested Conflict Jurisdiction in the High Court and created a Jurisdiction Deficit for the County Court to issue Enforcement Claim Fraud G02EC632, which made of it was a Contempt Fraud against the High Court and All Superior Jurisdictions including the Coronation oath Enforcement Authority + G02EC632 got Fraud Conspiracy Proof against the Shop Thieves, Claim Lawyers, Defence Lawyers and County Court and then a Confidence Collapse and a High Court Jurisdiction Finding and Case Reference to the High Court + Case Process Denial Frauds by the High Court

15.4.3. Eviction Claim Fraud D00BT669 got a Judgement Fraud + Costs Frauds. They got the Fraud Appeal QA 2018 000239 + Dismissal Fraud + Costs Fraud. A Confidence Collapse got Entire Case Records Substitution Fraud + Case Denial Fraud by the High Court. It did not stop use of the QA 2018 000239 Costs Fraud for the House Sale Enforcement Fraud F00LE923 by Leicester County Court. A Directions Fraud Appeal got a Without Hearing Permission Refusal and a Reconsideration Hearing Demand got a Reconsideration Hearing Denial Fraud and Reconsideration Hearing Demand Fraud by the County Court. The Sale Enforcement Directions Contempt Remedy Claim QB 2021 003860 Without Hearing Dismissal Fraud got a Reconsideration Hearing Demand and reconsideration Hearing Denial Fraud by the High Court.

15.4.4. A Criminal Conspiracy used Lease Documents + Lease Misrepresentation Frauds + Case management Incapacity Exploitation Frauds by the Directors of Eatsnow Estates Limited to get Citizen Mr Ediz Hastunc to make Time Investments + Expertise Investments + £357,000 Cash Investments in the conversion of a Derelict Site into the Cyprus Gardens Restaurant Business and then Lease Denial Frauds + Violent Intimidation Frauds + Lease Possession Claim Fraud

15.4.5. A Land Fraud Conspiracy required many thousand Tenancy Forgeries as Fraud Commitment Proof from Housing Association Officers to get Protection Frauds from

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Top Judges. Forgery Complaints by Citizen Mr Nkrumah motivated Housing Officers to demand Protection Frauds from Top Judges. A Fraud Service Call from Top Judges got a Framing Frauds by the Metropolitan Police. A Profit Share Demand by Top Police got a Profit Share Refusal by Top Judges and a Fraud Service Refusal by Top Police that denied use of Resource Allocation Orders for Framing Fraud Experts + Forensic Test Fraud Experts. Ministry of Justice Officers tried to manage Framing Frauds against Citizen Mr Nkrumah. Most of the Corruption Victims develop either Protest Behaviour. Citizen Mr Nkrumah was clever enough to develop the Protest Behaviour of Corruption Complaints and Remedy Claims at every stage of the process. It got a Confidence Collapse and Record Frauds by Corrupt Officers. One of the Record Fraud Series was an Appeal Forgery that got an Appeal Dismissal Fraud by Crown Court Judges. The True Appeal by Citizen Mr Nkrumah discovered the Appeal Forgery and Dismissal Fraud. It added to the Confidence Collapse. The Original Papers and Record Inconsistencies were Forensic Test Material for Record Fraud Investigations. Top Judges made an Original Papers Forensic Test Sabotage Fraud Plan. It needed Original Papers Location Knowledge and Papers theft. In September 2020 Citizen Mr Nkrumah attended a Court Hearing with a Big Bag and produced Original Papers. It was Location Knowledge that Corrupt Officers used for a Big Bag Snatch Theft outside an Underground Railway Station on the Return Journey. Idiot Officers in the Ministry of Justice did not know when to stop. Idiot Officer in the Metropolitan Police did not know about the Fraud Service Refusal of the Top Police, or that Framing Fraud Success needed Framing Fraud Experts. They did not equip themselves with a Drug Supply for a Drug Crime Framing Fraud or Test Fraud Commitments from Forensic Experts. The House Entry Fraud + Search Fraud failed to find Illegal Drugs. The Idiot Officers used a Half + Eaten Shea Butter Packet for a White Substance Suspicion Fraud + Arrest Fraud + Custody Frauds + Charge Frauds + Family Sabotage Bail Conditions Frauds that got Family Separation Frauds by Local Authority Officers. On 1st February 2021 the Bail Conditions Revocation Application hearings for Citizens Mr and Mrs Nkrumah got Resistance Frauds and then a Confidence Collapse + Resistance Withdrawal by the Crown Prosecutor and a Confidence Collapse by Local Authority Bail Conditions Fraud Officers + Children

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Returns that day. It forced Protection Fraud Reassurances for the Fraud Case Managers by Top Police, Top Local Authority Officers and Top Judges. They needed Continuing Use of the Drug Crime Framing Fraud for Risk Finding Frauds Child Protection Frauds.

15.4.6. The Public Gallery Rights Case Frauds started with the Uninsured Motoring Trial on 12th May 2021 in the Magistrates Court at Southend on Sea. Citizen Mr Nkrumah attended as Defence Assistant. A Judge Identification Request got an Identification Refusal Fraud that was Judge Impersonation Fraud Conspiracy Proof + Trial Fraud Conspiracy Proof for the Defendant and Citizen Mr Nkrumah against the Anonymous Individual who sat on the Judicial Bench and the Court Lawyer. The Trial Frauds continued with an Assistance Denial Fraud against the Defendant + Banishment Fraud against Citizen Mr Nkrumah from the Representation Bench to the Public Gallery + Temper Tantrum and Court Room Exit through the Judge Chamber Door by the Anonymous Individual + a Secret Public Gallery Clearance Order Fraud by the Anonymous Individual that got an Execution Fraud + Public Gallery Criminal Trespass + Arrest Fraud + Assault Framing Fraud + Custody Fraud + Charge Fraud + Bail Conditions Fraud all of which were Jurisdiction Frauds + Justice Process Contempt Frauds by Essex Police against Citizen Mr Nkrumah

15.4.7. The Public Gallery Crime Charge Fraud needed Protection Fraud for Essex Police from Essex Magistrates. The Bail Conditions Revocation Application got Application Process Fraud Conspiracy Proof against Essex Magistrates, and then on 5th July 2021, Hearing Denial Fraud Conspiracy Proof for Citizen Mr Nkrumah against Essex Crown Prosecutor and Essex Magistrates Police. Two days later a Confidence Collapse got a Case Transfer Contempt Fraud Conspiracy by Essex Crown Prosecutor, Essex Magistrates and Hertfordshire Magistrates, the Crown Court Committal Contempt Fraud Conspiracy by Hertfordshire Crown Prosecutor and Hertfordshire Magistrates Court that got Public Gallery Right Case Reference 2021 0297 in St Albans Crown Court, the Criminal Conspiracy by Hertfordshire Crown Prosecutor and Crown Court Judges that got the Jurisdiction Deficit Finding + Contempt Investigation and Remedy Denial Fraud + Case Transfer Contempt Fraud by the Crown Court at St Albans to the Crown Court at Chelmsford with Crime Protection Frauds + Contempt Fraud

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Enforcement for Essex Police against Citizen Mr Nkrumah being the Only Credible Reason

15.4.8. A Trial Fraud Contempt Conspiracy by the Crown Court Judges used a Crown Court Case Reference 2021 0540 + Case Transfer Fraud from Chelmsford to Basildon + Contempt Investigation and Remedy Denial Fraud + Hearing Notice Denial Fraud to get an Appearance Failure by Citizen Mr Nkrumah and use it for an In Absence Trial Fraud + Conviction Fraud + Sentence Fraud. It failed. The Unused Material Notice from the Crown Prosecutor aroused Secret Hearing Suspicions that motivated Hearing Enquiries by Citizen Mr Nkrumah that discovered the Case Transfer + Secret Hearing.

15.4.9. A Criminal Conspiracy by the Residential House Private Landlord, Essex Police, the Metropolitan Police and Top Judges used an Eviction Fraud by the Private Landlord for Computer Records Evidence Theft + Goods Theft + Cash Theft and then a Public Gallery Right Case Hearing Travel Warrant Denial Fraud + Return Journey Railway Station Ambush Fraud + Arrest Fraud against Citizen Mr Nkrumah

15.4.10. Jurisdiction Trial Denial Fraud + Contempt Investigation and Remedy Denial Fraud + Trial Order Frauds by the Plea Hearing Judge at Basildon Crown Court

15.4.11. Return Journey Railway Station Ambush Fraud + Arrest Fraud against Citizen Mr Nkrumah

15.4.12. All of it links Land Frauds with Crime Framing Frauds

15.4.13. Reserved Rights to for use of

15.4.13.1. the Family Sabotage Fraud Cases against Citizen Mrs Theodorou and the 6 Theodorou Children

15.4.13.2. the Osteopath Profession Fitness Prosecution Fraud + Conflict Qualification Fraud Claim of Citizen Ms Davies

16. Conflict Jurisdiction Recusal + Case Withdrawal Reasons:

16.1. The Case Priority Right for Corruption Cases of the Citizen against the Authorities before All Other Cases of All Other Parties

16.2. The Process Priority Right to Adjudication before Execution

16.3. The Contempt Fraud Conspiracy Case of Citizen Mr Sood is against the Trustee Son, Bank of Scotland, Metropolitan Police, HM Revenue & Customs, Representatives, Ministry of Justice. County Court, High Court Queens Bench Division and Court of Appeal. It

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created a Conflict Disqualification + Remedy Only Jurisdiction Limit for Citizen Mr Sood against the Chancery Division of the High Court

- 16.4. The Protection Fraud Market Protocols require Fraud Commitment Proof from the Receiver before the Protection Fraud Supply.
- 16.5. 24 Year Backdated £146,000 Tax Assessment Fraud References 1424040554 + 880 1991481 02 THR + 880 VA 00075 2018 by HM Revenue & Customs is Fraud Commitment Proof from the State that got the 2022 000007 Enforcement Stay Refusal as a Protection Fraud Supply by the Chancery Court. The Tax Assessment Fraud starts with the year in which Medical Negligence by the National Health Service caused the death of his wife and forced him to claim State Benefits and become Primary Carer for his 4 children. The Trustee Son is one of them.
- 16.6. Corruption Investigations discovered that Corrupt Officers in the Ministry of Justice use Identity Record Frauds and Case Misrepresentation Record Frauds to provide Protection Frauds for Guilty Individuals. It creates the need for Audio Records that are Personal Responsibility Proof against Identifiable Individuals.
- 16.7. The B01B0837 and 2022 000007 Hearings will get Audio Records that are Personal Responsibility Proof against Identifiable Individuals of Fraud Enforcement or Fraud Remedies in All Connected Frauds including the Tax Assessment Fraud.

Jurisdiction Incapacity Remedy Precedent

17. Jurisdiction Case Finding + Jurisdiction Case Management Capacity Requirement Finding + Jurisdiction Case Management Incapacity Finding + Incapacity Remedy Entitlement Finding + Representation Remedy Entitlement Finding + Agent Representation Conditions Definition Requirement Finding + Agent Remuneration Entitlement Finding for the Incapable Party against the Capable Party, State, Profession Authorities and Inferior Law Court for **the Jurisdiction Incapacity Remedy Precedent Reasons**

- 17.1. The Coronation Oath is for Equity Governance using the Common Law.
- 17.2. The Common Law requires service of the Justice Priority by use of the Objective Reasoning Standard for every stage of the cycle of enquiry and judgment needed to discover the truth and reason justice.
- 17.3. The Justice Priority needs Bias Controls and Party Equality Controls.

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17.4. The Bias Controls are:

17.4.1. A Neutrality Obligation and Conflict Disqualification and Conflict Voluntary

Disclosure Obligation for the Case Parties against All Justice Officers who manage Investigation, Prosecution, Defence and Adjudication.

17.4.2. Jurisdiction Separation of Investigation, Prosecution, Defence, Trial Adjudication and Appeal Adjudication

17.4.3. Jurisdiction Superiority for the Coronation Oath Enforcement Authority against Parliament, and Parliament against the Law Courts and the Law Courts against the State and Profession Authorities

17.5. The Party Equality Controls are:

17.5.1. Case Priority for the Corruption Case of the Citizen against All Cases of the State and Profession Authorities

17.5.2. Case Management Incapacity Remedies for the Incapable Parties against Capable Parties

17.6. The Evidence Balance Start Setting of a Validity Presumption for the Citizen and Credibility Presumption for the State subject to Proof Positive Rebuttal Proof

17.7. Fraud Proof on anything getting a Proof Burden Reversal of a Fraud Presumption on everything else for the Victim against the Fraud Manager and the Fraud Beneficiary subject to a Positive Rebuttal Proof

17.8. The Citizen, Crown and Lord Bishops are the Coronation Oath Enforcement Authority. They are the Profession Authority for Top Judges and Top Politicians and Parliament. They have Parliament Session Powers. They decide the Corruption Remedy Conditions for each Parliament Session.

17.9. The Citizen has Investigation Jurisdiction.

17.10. The Crown has Prosecution Jurisdiction. It is the power to issue Trial Orders for Corruption Cases against the State and Unfitness Cases against Officers and Authorities.

17.11. The Lord Archbishops have Court Lawyer Jurisdiction, one for the Trial Court and the other for the Appeal Court.

17.12. The 24 Lord Bishops have Adjudication Jurisdiction. Up to 12 sit as Trial Jurors and up to 12 others sit as Appeal Jurors.

17.13. The Coronation Oath Enforcement Authority uses the Corruption Remedy Proof

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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.

17.14. The Coronation Oath Enforcement Authority needs Case Management by Case Parties that gets Proof Sets that meet the Corruption Remedy Proof Standard and are for or against the State, Profession Authorities, Law Courts, Cabinet, Governing Majority, Opposition Minority and Parliament

17.15. An Equity Lawyer is anyone who has the competence and commitment for Case Management that gets Proof Sets that meet the Corruption Remedy Proof Standard, and then knows how to make best use them for the Coronation Oath Enforcement Authority.

17.16. Corruption Remedy Case Management needs:

17.16.1. Passive Protection Rights that are Integrity Tests of the Protection Managers

17.16.2. Active Protection Rights that enable Integrity Tests of All Authorities

17.16.3. A Privilege Waiver and Confidentiality Waiver and Case Use Authority and Remedy Co-operation from a Case Party to an Equity Lawyer in exchange for Citizen Status.

17.17. The Passive Protection Rights from the Crown and Parliament for the Citizen get a Protection Enforcement Obligation against the Cabinet and Prime Minister, and Enforcement Accountability Obligation against the Opposition Leader. They get either Justice Proof for the Cabinet, Prime Minister and Opposition Leader or Protection Denial Fraud Proof against them.

17.18. Active Protection Rights from the Crown and Parliament that are:

17.18.1. A Legal Service Crime Prosecution Prohibition and Contempt Penalty Enforcement Prohibition and Any Other Necessary Protection for the Equity against the Cabinet and Prime Minister that enables Integrity Tests of All Relevant Authorities

17.18.2. Power Use Prohibitions for anything else needed to service the Integrity Tests

18. **The Corruption Remedy Process Reason** that the Trust Asset Sale Claim B01B0837, Mortgage Possession Claim F01P7696, Sale Negligence Settlement Breach Claim E02YM867, High Court Queens Bench Fraud Appeal 2020 000968, Court of Appeal Fraud Appeal 2020 0742 and Chancery Court Fraud Appeal 2022 000007 of Citizen Mr Sood, and many cases of other Citizens, were used for Parliament Session Priority Tests. They got Corruption Proof against the State and Profession Authorities, and Remedy Denial Fraud Proof against the Law

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Courts, Cabinet, Prime Minister and Accountability Denial Fraud Conspiracy Proof against some of the Governing Majority, the Opposition Leader and some of the Opposition Minority, and against the House of Commons Speaker and, therefore, against Parliament. It validates use of a Court Record for a Corruption Remedy Priority Proposal for the next Parliament Session that the require the Special Protection Rights:

- 18.1.1. A Use Prohibition for All Equity Lawyers and All Victims against the Cabinet and Prime Minister of All Empowerment for the State and Law Courts against the Citizen got by Legislation, Regulation, Policies and Precedents in the 2019 and 2021 Parliament Sessions for the Declared Reason they are the Crime Proceeds of Election Frauds committed in the 2019 General Election
- 18.1.2. A Qualified Legal Service Monopoly Enforcement Prohibition for Every Individual against the Cabinet and Prime Minister
- 18.1.3. An Unqualified Legal Service Crime Prosecution Prohibition and Legal Service Court Contempt Prosecution Prohibition and Jurisdiction Case Management Incapacity Unqualified Agent Representation Application Delay and Refusal Prohibition for Every Individual against the Cabinet and Prime Minister
- 18.1.4. Contempt Case Jury Trial Application Delay and Refusal Prohibition for Every Individual against the Cabinet and Prime Minister
- 18.1.5. A Corruption Exposure Publicity Order Application Delay and Refusal Prohibition for Equity Lawyers and their Clients against the Cabinet and Prime Minister

19. **The Remuneration Issue Reserved Rights Reason** that the Corruption Remedy Process of the Coronation Oath Enforcement Authority

- 19.1.1. had significant dependency on Equity Lawyer Mr Ellis providing Free Case Management Services for Impoverished Victims and Incapable Victims
- 19.1.2. now needs Viable Conditions to recruit Fit Persons to serve as Equity Lawyers and manage Corruption Remedies on an Industrial Scale

20. Agent Representative Appointment subject to Remedy Co-operation Conditions for the Agent Representative on behalf of the Incapable Party against the Capable Party

21. **The Justice Management Efficiency Reason** that it avoids the need for Parties and Authorities to investigate and distinguish between the Case Management Incapacity of:

- 21.1. Normal Incapacity arising from a Comprehension Deficit, Communications Skill

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Deficit, Expertise Deficit, Emotional Immaturity Deficit or Judgment Experience Deficit

21.2. Abnormal Incapacity arising from:

21.2.1. Traumatic or Chronic Stress Damage or any combination of them

21.2.2. Perverse Relationship Management Sabotage that is motivated:

21.2.2.1. In many cases by Responsibility Rejection that gets Co-operation Failures

21.2.2.2. In a few cases by Chronic Pessimism that gets a Self-Sabotage Behaviour

Cycle of Failure Expectations, Responsibility Rejection and use of Agent

Authority for a Failure Responsibility Transfer Fraud and a Perverse Incapacity

Concealment Fraud

21.2.2.3. In even fewer cases motivated by Perverse Satisfaction

22. Reserved Rights for a Court Motion Capacity Investigation Order in the event of a Relationship Breakdown between the Incapacitate Party and Agent Representative

23. **The Remuneration Issue Reserved Rights Reason** that the Corruption Remedy Process of the Coronation Oath Enforcement Authority:

23.1.1. had significant dependency on Equity Lawyer Mr Ellis providing Free Case Management Services for Impoverished Victims and Incapable Victims

23.1.2. now needs Viable Conditions to recruit Fit Persons to serve as Equity Lawyers and manage Corruption Remedies on an Industrial Scale