

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Powers

1. A Service Contract between Accountant Mr Cant and Client Mr Buckingham got Fee Payment Promises and Promise Breaches and the Judgment + Costs Order + Security Charge.
2. At all material times Mr Buckingham had no intention of paying for the Accounting Services. The Service Contract is the Crime Proceeds of Payment Promise Misrepresentation Frauds and Corruption Benefit Non-Disclosure Frauds. They were Contempt Frauds against Mr Cant and All Authorities with Accountability Powers including the Coronation Oath Enforcement Authority.
3. Equitable Due Process requires application of the Fundamental Laws in all cases. They are that a Validity Investigation has priority in every case, Fraud invalidates process, and all Justice Offices are subject to Credible Neutrality Qualification. It requires Voluntary Disclosure by Justice Officers of anything that is a Conflicted Interest or raises Neutrality Credibility Doubts. They get a Disqualification Presumption for the Case Parties and Interested Parties against the Justice Officer. It is subject to Rebuttal Proof of a Conflict Resolution. In practice
4. The Security Release Case got a 1st Validity Investigation Denial and Hearing Denial and Decision Bias from the County Court for Mr Buckingham against Mr Cant. Mr Cant filed a Fraud Appeal that got Appeal Process Denial Fraud Proof against the County Court. Fraud Proof on anything gets a Proof Burden Reversal on everything else for the Victim against the Fraud Manager and the Fraud Beneficiary.
5. The Top Corruption Controls are the Coronation Oath for Equity Governance using the Common Law, Parliament Session Priorities decided by the Coronation Oath Enforcement Authority, General Elections that change Governing Majorities and prevent Power Concentration in Tiny Minorities.
6. In 2016 Citizen Mr Cant gave the Coronation Oath Enforcement Authority use of his cases for Integrity Tests. All of them got Corruption Proof and Remedy Denial Fraud Proof against the Sate, Profession Authorities, Law Courts, Cabinet and Parliament. It includes Protection Frauds by the Metropolitan Police, Ministry of Justice and Law Courts including the Supreme Court. It includes Accounting Frauds and Money Laundering by Hackney Council Officers using Housing Estate Maintenance Accounts.
7. A Costs Waiver Offer by Mr Buckingham for an Appeal Withdrawal got a Conditional Withdrawal Proposal that reserved Contempt Fraud Remedy Powers for the Coronation Oath Enforcement Authority. It got a Case Transfer by the County Court from Norwich to Clerkenwell, a 2nd Validity Investigation Denial and Without Hearing Defence Filing Order. All of it is Contempt Fraud Conspiracy Proof for Mr Cant and the Coronation Oath Enforcement Authority against Mr Buckingham and the Law Courts.

Remedy Proposals

8. HOONR895 Contempt Investigation Order + Investigator Appointment Reference to the Cabinet
9. HOONR895 Jurisdiction Case Finding + Management Incapacity Finding + Remedy Entitlement Finding + Jurisdiction Case Representative Entitlement Finding for Mr Cant against Mr Buckingham
10. HOONR895 Jurisdiction Case Representative Appointment of Equity Lawyer Mr Ellis for Mr Cant
11. HOONR895 Incapacity Remedy Decision Notice to the H5DE8G7R Case Managers
12. Contempt Case Directions Hearing at 2p.m. on April 2022 in the County Court