

1. The 2021 Parliament Session Priority is Remedy Delivery. Tests Cases got the Corruption Proof and Remedy Denial Fraud Proof needed for Dismissal Decisions against Top Judges. They used Issue Denial Frauds, Hearing Denial Frauds and Enforcement Frauds as Intimidation Frauds against Corruption Witnesses. All of it added to the Fraud Proof. Top Judges made a Protection Fraud Call to the Cabinet for an Imprisonment Fraud against the Equity Lawyer. They used Harassment Restraint Denial Fraud Appeal 2020 0186 to do so because it was Compelling Proof that they used Professional Thugs for Violent Intimidation Frauds against Citizens. It did nothing to stop Citizen Cases to get Hearing Audio Records as Personal Responsibility Proof against Identifiable Individuals that is Publicity Material for the Remedy Process.
2. The Publicity Plan needed Test Cases that got both Fraud Proof and Stupidity Proof. They used Fundamental Law for Set Up Conditions. The Stupidity Proof is Breath Taking.

### **Fundamental Law Tests**

3. In 2007 and 2015 the Parliament Session Priorities required the Judiciary to set Universal Precedents that acknowledged the Fundamental Law of Validity Priority, Fraud Invalidity and Conflict Disqualification. It enabled Citizens to use Fundamental Law and give references to the Universal Precedent. The use of a Precedent Production Failure for a Fundamental Law Denial is both Bias Fraud Unfitness Proof and Incompetence Unfitness Proof for the Citizen against the Hearing Judge. The Neutrality Qualification for Justice Office uses a Conflicted Interest Voluntary Disclosure Obligation, and Investigation Office and Representation Offices as Adjudication Disqualification, and Trial Adjudication as an Appeal Adjudication Disqualification and Appeal Adjudication as Trial Disqualification.

### **Evidence Tests.**

4. The Evidence Balance Start Position is a Validity Presumption for the Citizen and Credibility Presumption for the Opponent both of which are subject to Rebuttal Proof.
5. Evidence Access Equality for Case Parties
6. The use of Fraud Proof on anything for a Presumption Rebuttal and Proof Burden Reversal on everything else for the Victim against the Fraud Manager and the Fraud Beneficiary.

### **Publicity Material**

7. All Test Cases got Fundamental Law Denial Fraud Proof and Evidence Fraud Proof and Stupidity Proof. Some of it is Breath Taking.
8. On 17<sup>th</sup> December 2021 the Trust Claim Fraud BOB0837 got a Hearing Audio Record that evidences that Judge Letham used a Precedent Proof Failure for a Fundamental Law Denial Fraud and an Order Breach Contempt Immunity Fraud for the Trustee against the Beneficiary.

9. On 28<sup>th</sup> January 2022 the Assault Trial Fraud 043 2022 got an Audio Record that evidences Judge Canavan committed Fundamental Law Denial Frauds, Evidence Frauds, Trial Frauds and Court Room Intimidation Frauds against the Citizen that include Jurisdiction Trial Sabotage Frauds when making a Jurisdiction Trial Order
10. On 2<sup>nd</sup> February 2022 the Mortgage Possession Claim H1PP8822 Hearing got an Audio Record that evidences District Judge Ms McKeown committed Fundamental Law Denial Frauds and Evidence Frauds. She received notice that a Will Disclosure Denial Contempt Fraud and an Executor Appointment Denial Contempt Fraud denied an Executorship Office Presumption and Representative Appointment of Equity Lawyer Mr Ellis for the Sadhana Chaudhari Probate Estate and got a Representative Appointment Ms Neelu Berry. She denied a Contempt Investigation and Pending Investigation Case Stay. She ignored the Case Management Incapacity Proof against Ms Berry and committed an Incapacity Exploitation Fraud by making a Repeat Defence Filing Order against Ms Berry.
11. On 24<sup>th</sup> February 2022 the Enforcement Claim Fraud F00LE923 Hearing got an Audio Record that evidences District Judge McClure committed Fundamental Law Denial Frauds and Evidence Frauds. She admitted she was responsible for a Directions Hearing Denial Fraud. It evidenced she had committed an Appeal Jurisdiction Usurpation Fraud that got a Trial Jurisdiction Disqualification and then used a Trial Qualification Fraud to complete the Trial Frauds. She received the Total Denial by the High Court of Any Case between the Case Parties and then used what purported to be the QA 20918 Costs Order of the High Court for a Sale Enforcement Order in the County Court.
12. On 14<sup>th</sup> March 2022 the Mortgage Possession Claim H1PP8822 Hearing got an Audio Record that evidences District Judge committed Fundamental Law Denial Frauds and Evidence Frauds. He received notice that a Will Disclosure Denial Contempt Fraud and an Executor Appointment Denial Contempt Fraud denied an Executorship Office Presumption and Representative Appointment of Equity Lawyer Mr Ellis for the Sadhana Chaudhari Probate Estate and got a Representative Appointment Ms Neelu Berry. He denied a Contempt Investigation and Pending Investigation Case Stay. He ignored the Case Management Incapacity Proof against Ms Berry and committed an Incapacity Exploitation Fraud against the Probate Estate. He ignored an Audio Record Evidence Priority Warning by the Equity Lawyer. He claimed to have read the Defence and Counterclaim of the Equity Lawyer. He used the Evidence Stat Balance pleading on the 1<sup>st</sup> paragraph for a Nonsense Case Declaration and Hearing Denial Fraud and Eviction against the Equity Lawyer, who insisted on the Security Guards use force and thereby add to the Violent Intimidation Fraud Proof against law Court Judges got by 2020 0186 and Other Cases.