

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Powers

Conflict Disqualification + Incapacity Evidence Offer of Equity Lawyer Mr Ellis to Parties + Court

Contempt Fraud Conspiracy Appeal against the Security Release Claim H00NR895 Without Hearing Decision + Costs Order + Set Aside Application classification and process of the Fraud Appeal Process Fraud + Validity Investigation Denial Fraud + Jurisdiction Trial Denial Fraud + Conflict Disqualification Remedy Denial Fraud + Corruption Case Incapacity Remedy Denial Fraud + Liability Trial Fraud + Release Revocation Denial Fraud + Disproportionate Consequences Reason Fraud + Without Hearing Costs Fraud + Without Hearing Costs Assessment Reduction + Without Hearing Reduced Costs Extortion Fraud + Hearing £8,000 Costs Claim Fraud + Hearing Costs Entitlement Finding Fraud + Assessment Fraud + Bias Fraud at every stage of the process by District Judge Beecham aided, abetted and procured by the Claim Counsel

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

Aggravating Circumstances:

1. The Hearing Judge acknowledged having the Hearing Readiness Enquiry Document dated 20th May 2022 that included a repeat of the Defence and Counterclaim dated 3rd April 2022. It was a Notice Admission of the Conflict Disqualification Issue and Corruption Case Management Incapacity Issue.
2. Issue Comprehension Denials of Conflict Jurisdiction Qualification and Case Management Incapacity that were Adjudication Incapacity Proof against Hearing Judge Ms Beecham that got an Adjudication Incapacity Exploitation Fraud by Claim Counsel
3. A Hearing Loop was an Ineffective Remedy for Hearing Defects because Rapid Mumbling by the Hearing Judge Ms Beecham became Undecipherable Noise that prevented Citizen Mr Cant from distinguishing the end of one word from the beginning of another and reduced his Participation Capacity

Remedy Proposals

1. Case Priority for the Corruption Case of the Citizen against All Other Cases
2. Corruption Case Finding for Citizen Mr Cant against Mr Buckingham for the Reasons that the Conflict Qualification Fraud Allegations + Corruption Case Management Incapacity Allegations + Incapacity Remedy Application that did not get a Conflict Qualification Investigation and Capacity Investigation are supported by the Personal + Invalidity Finding + Decision Revocation Entitlement Finding + Decision Revocation Failure Finding for Citizen Mr Cant

against Mr Buckingham for the Stated Reasons

3. Conflict Qualification Fraud Case Incapacity Allegation Finding + Documentary Incapacity Evidence Finding + Audio Record Incapacity Evidence Finding + Incapacity Remedy Application Finding + Incapacity Remedy Failure Finding + Incapacity Exploitation Finding + Without Hearing Security Release Valid Appeal Finding + Appeal Process Denial Fraud Finding + Set Aside Application Process Substitution Fraud Finding + Appeal Grant + Without Hearing Security Release Revocation + Without Hearing Costs Revocation + Defence Indemnity Standard Costs Order + Contempt Liability Order + Contempt Remedy Order + Special and General and Aggravated and Exemplary Damages Order + Counterclaim Indemnity Costs Order for Citizen Mr Cant against Mr Buckingham for the Stated Reasons that
 - 3.1. Ailments created a Low Stress Threshold and Vulnerable Adult Status for Mr Cant.
 - 3.2. The Housing Estate Maintenance Accounts produced by Hackney Council evidenced Expense Frauds and Accounting Frauds. There were Scaffolding Charges for Long Period with Little Work or No Work + Insurance Premiums at 5 times the Internet Prices + Outside Lighting in Daylight Hours that was especially ridiculous and infuriating on was on Bright Hot Summer Days. Accounting Complaints got Co-ordinated Corrupt Management by the Metropolitan Police, Ministry of Justice, Property Tribunal and Law Courts. The Only Credible Explanation was use of Council Accounts for to provide Money Laundering Services for Top Police and Top Judges. In September 2016 a Privilege Waiver, Confidentiality Waiver and Case Authority from Citizen Mr Cant enabled Case Management by Equity Lawyer Mr Ellis to get Proof Sets that met the Corruption Remedy Proof Standard. It was Admissible Evidence for Parliament Session Decisions by the Coronation Oath Enforcement Authority. The Limited Case Management Capacity of Citizen Mr Cant prevented mor use being made of his cases.
 - 3.3. In 2019 Corruption Remedy Conditions for the Parliament Session required a Forced Resignation from Prime Minister Mrs May and a Forced General Election against the Governing Majority. Reassurance Demands went from Organised Criminals up the Protection Fraud Supply Chain to Top Judges. They needed to provide Protection Fraud Reassurance for their Money Launderers. They made a Reassurance Plan. It Intimidation Frauds against a Corruption Victim who could be relied on to give it Internet Publicity. They chose Citizen Mr Cant as the Intimidation Fraud Target because his Stress Response was Internet Publicity. Top Judges sold Protection Frauds to what was, and might still be, the Kenneth Noy Crime Gang, and bought Violent Crime Services from them. One of their

associates was Professional Thug Mr Seton. The Intimidation Frauds were Violent Harassment + Kill Threats + Grievous Bodily Harm. A Help Request by Citizen Mr Cant got a Service Refusal by the Equity Lawyer. The Corruption Remedy Process needed Intense Service by him until the 2019 General Election that Massive Supervision of Citizen Mr Cant would prevent. Emotional Support and Case Management Services by Mr Keith Smeaton enabled Citizen Mr Cant to get a Complete Set of Harassment Protection Denial Fraud Proof against the Metropolitan Police, crown Prosecution Service County Court, High Court, Court of Appeal, Supreme Court, Cabinet, Prime Minister and Opposition Leaders. A Damage Limitation Demand by the Court of Appeal got a Minimal Assault Charge against Professional thug Mr Seton by the Metropolitan Police and the Crown Prosecution Service. Case Management by the Equity Lawyer got a Further Investigation Demand by Crown Prosecutors, an Assistance Request by the Metropolitan Police and Witness Interview by the Equity Lawyer. The Witness Statement made a Negotiation Proposal for Immunity Terms for Professional Thug Mr Seton in exchange for Full Disclosure how he got the Protection Frauds. It got an Immediate Case Withdrawal by the Crown Prosecutors and then Protection Fraud Proof against the Court of Appeal and Supreme Court. It was part of the fraud Proof used to decide the 2021 Parliament Session Priority. It was Remedy delivery. Citizens used their cases for Session Priority Tests and got Corruption Proof against the State and Profession Authorities, Remedy Denial Fraud Proof against the Law Courts and Protection Fraud Proof against the Cabinet, Prime Minister and Parliament.

3.4. Record Frauds created a need for Audio Records as Personal Responsibility Proof against Identifiable Individuals. The Cabinet, Prime Minister and Opposition Leaders gave Protection Fraud Reassurances supported issue on 18th February 2022 of the Restraint Renewal Claim CO 612 2022 against the Equity Lawyer. Issue Refusal Frauds and Hearing Denial Frauds stopped Audio records against Top Judges who used Case Allocations + Hearing Orders to sacrifice Lower Rank Judges. The Security Release HOONR895 Defence Case and Housing Estate Accounts H5DE8G7R Defence Case of Citizen Mr Cant were Session Priority Test Cases.

3.5. On 10th May 2022 the Parliament Session opened. The Session Priority is Remedy Delivery. The Priority Test Conditions include Corruption Claim J00RM833 of Equity Lawyer Mr Ellis against the Prime Minister, Attorney General, Opposition Leader Sir Keir Starmer and the Ministry of Justice.

- 3.6. The same Metropolitan Police Officers serviced Family Sabotage Frauds against Citizen Mrs Theodorou and the 6 Theodorou Children and the Account Protection Frauds against Citizen Mr Cant.
- 3.7. A Business Deal got Family Sabotage Fraud Corruption Co-operation for the State from Mr Theodorou against Mrs Theodorou and their 6 Children in exchange for Divorce Property Frauds for him against Mrs Theodorou. Child Care Frauds got Big Budgets and Fraud Profits for Corrupt Officers. Expatriation Frauds got Money Laundering Services by the Cypriot State. The Expatriation Permits from UK to Cyprus were conditional upon Jurisdiction Acceptance by the Cypriot Courts. It needed Jurisdiction Legislation to increase the Child Placement Powers from Blood Relatives Only to Anyone Else. It needed Legislation Profit Shares for Politicians or Court Fraud Profit Shares for Judges. A Profit Share Refusal by Cypriot State Officers got a Condition Beach Contempt Fraud Conspiracy by UK Council Officers. The Expatriation Agreement dated 8th June 2016 and the Child Care Final Order dated 10th June 2016 are Fraud Conspiracy Proof. In September 2020 Citizen Mrs Theodorou got issue of the Wardship Case to get to Expatriation Contempt Fraud Remedies. It got enthusiastic acceptance by Justice Mr Moore because he thought it was a Promotion Guarantee and gambled on getting Jurisdiction Acceptance by the Cypriot Courts. It will incur Child Trafficking Joint Liability for the Cypriot State with the UK State. The Cypriot State demanded an Indemnity Deal. The Session Priority Test Status for the Wardship Case got Deal Delays and Case Delays.
- 3.8. The 1 Day Hearing Listing Notice for 23rd May 2022 got a Secret Change to a Mention Hearing and Audio Record Avoidance Efforts by Justice Mr Moore. Repeat Adjournment Request Enquiries by him got Repeat Adjournment Refusals and Immediate Remedy Demands by Citizen Mrs Theodorou and then an Adjournment Order by him. The Case Audio Records evidence Behaviour Changes of Justice Mr Moore from that started with Promotion Expectations and end with Poisonous Case Management.
- 3.9. On 23rd May 2022 the Security Release Hearing got a Case Allocation to District Judge Beecham, who saw the Hearing Readiness Enquiry Document, did not recognise it as a Poisonous Case Notice. It got an Audio Record that is Fraud Proof against her.
4. Contempt Case Representative Appointment of Equity Lawyer Mr Ellis for Mr Cant
5. H00NR895 Incapacity Remedy Decision Notice to the H5DE8G7R Case Managers
6. Contempt Damages Directions Hearing at 2p.m. on 2022 in the County Court