

Crown Parliament The People v Top Judges Corruption Remedy Royal Commission
Court of Appeal Citizen v Eatsnow Estates Limited Bankruptcy Fraud Appeal
High Court Citizen Mr Hastunc
Eatsnow Estates Limited V Bankruptcy Annulment Applicant
BR 2022 000105 + HWF H77 PXY
Bankruptcy Annulment Respondent
Bankruptcy BR 2022 000105 Fraud Annulment Application Grounds 12th June 2022

In the matter of the application of the Fundamental Law Universal Precedents to all Insolvency Legislation, Regulation, Policy and Practice. The Universal Precedents are:

1. Validity Investigation has priority in every case [2008 R v Clarke]
2. Fraud invalidates process [2015 Sharland v Sharland]
3. Conflict Disqualification from Justice Offices [2015 Emerald Supplies v British Airways]

Applicant Citizen Mr Ediz Hastunc of Eddies Fish Bar 291 Hall Lane Chingford London E4 8NU

Respondent Eatsnow Estates Limited Suite D, Business Centre, Farrington Avenue Romford RM3 8EN

Bankruptcy Case BR 2022 000105 Annulment Application to the Supervising Lord Justice

Grounds: Fraudulent Breach of Natural Justice Rules + Human Rights + Overriding Justice Objective

Remedy Proposals

1. Conflict Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Conflict Qualification Fraud Finding + Remedy Only Jurisdiction Limit Breach Fraud Finding + Fraud Finding + Conspiracy Finding + Contempt Finding + Bankruptcy Order Annulment + Petition Costs Order Revocation + Response Costs Order + Indemnity Standard Assessment + Contempt Liability Order + Special and General and Aggravated and Exemplary Damages Order + Liability Costs Order + Indemnity Standard Assessment for Citizen Mr Hastunc against Eatsnow Estates Limited for the Stated Reasons that the Case Fact and Constitutional Facts are true
2. Contempt Fraud Conspiracy Investigation Order + Investigator Appointment to the Cabinet
3. Remedy Directions 1 Hour Hearing in Rolls Building Court at 2 p.m. on July 2022

The Case Facts

1. The dispute is between Landlord and Tenant.
2. Mr Hastunc is the Tenant. He is a Turkish Cypriot, Lawful Immigrant, Talented Chef and Popular Man with Limited English and Limited Business Skills.
3. The Landlord is Eatsnow Estates Limited. Money Laundering by the Directors for Top Police and Top Judges made Witness Protection impossible. Remedies needed Fraud Proof against Police and Courts.
4. The Landlord owned an Obsolete Restaurant. Lease Documents and Misrepresentations by the Directors got by the Directors of the Landlord got the Tenant to pay a Lease Premium of £285,000 in cash and invest £357,000 + Expertise + Time in the site, premises and business known as the Cypress Gardens Restaurant. He sold Cypriot Culture to the London Cypriots, sold wine for up to £137 a bottle and took up to £30,000 in a night. Lease Denials and Possession Demands by the Directors got Possession Surrender Refusals by Mr Hastunc. Violent Intimidation by Balaclava Helmet Men got Repeat Refusals.
5. A Trade got Possession Fraud for the Landlord and Unknown Benefits for Law Court Judges.



6. The Cypress Gardens Lease Claim F02ED793 of the Landlord got a Privilege Waiver, Confidentiality Waiver and Case Management Authority from the Tenant. He got Citizen Status with Protection Rights from the Crown and Parliament with Protection Enforcement by the Cabinet and Protection Enforcement Accountability by the Opposition Leader. He got Case Management by Equity Lawyer Mr Ellis that met the Corruption Remedy Proof 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. The Coronation Oath Enforcement Authority use that Corruption Remedy Proof Standard.
7. Lease Claim F02ED793 got Fraud Conspiracy Proof that includes:
 - 7.1. a 1st Defence and Counterclaim Filing Denial Fraud for a Filing Time Limit Directions Fraud
 - 7.2. a Directions Fraud and Costs Fraud Appeal Filing Denial Fraud
 - 7.3. a 2nd Defence and Counterclaim Filing Denial Fraud for a Possession Fraud + Costs Fraud
 - 7.4. a 3rd Defence and Counterclaim Denial Fraud that explained the F02ED793 Frauds
 - 7.5. Process Denial Frauds + Process Bias Frauds for the Landlord against the Tenant at every stage
8. Case Instructions by Citizen Mr Hastunc, and Other Citizens to Qualified Lawyers. It got Case Management Sabotage Fraud Proof in All Test Cases for the Citizens against Silvine Law.
9. The Bankruptcy Petition BR 2022 000105 got a Hearing Audio Record that is Fraud Conspiracy Proof
The Constitutional Fact
10. Politicians made a Dictator Governance Plan for Western Europe. It vested Dictator Powers in the State. In every Member State of the European Union the Politicians lost control to Crime Partnerships of State Officers and Law Court Judges. The 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
11. In the early 1980's a Doctor linked Mine Conditions to Miner's Diseases. 400 Canadian Miners made a Mass Claim that fell for payment by 2 Underwriting Syndicates. The Liable Names included more than 30 Law Court Judges and more than 60 MPs including the Attorney General. Lloyds Society sold Liability Release Frauds for £35,000 from each of the Judges and MPs. It was a Liability Increase Fraud against the Other Names. It needed Enforcement Frauds against the Other Names. They used Legislation Frauds + Regulation Frauds + Policy Frauds + Practice for Accountability Denial Frauds against Bankruptcy Fraud Victims.
12. In 2004 Election Fraud Proof enabled the Coronation Oath Enforcement Authority to start a Corruption Remedy Process. It needs to achieve Total Destruction of the Protection Fraud Networks. It needs revocation of the Accountability Denial Frauds. Bankruptcy Fraud BR 2022 000105 and Similar Fact Cases have everything needed to service revocation of the Accountability. The Annulment Application is an opportunity for Remedy Co-operation by Top Judges.