

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Court of Appeal	Citizen Mr Hastunc v Eatsnow Estates Limited	Bankruptcy Fraud Appeal
	Chancery Court	Citizen Mr Hastunc v Eatsnow Estates Limited	Bankruptcy Fraud Appeal CH 2022 000115
	Chancery Court	Citizen Mr Hastunc v Eatsnow Estates Limited	Bankruptcy Fraud Appeal 2022 000105
Bankruptcy Fraud Appeal Without Prejudice Hearing Demand + Jurisdiction Enquiry + Best Advice			19 <sup>th</sup> June 2022
Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning			

Bankruptcy Fraud Appeal CH 2022 000115 Revocation Hearing Demand of Citizen Mr Hastunc against the Pending Adjudication Stay Refusal dated 16<sup>th</sup> June 2022 of Justice Mr Miles made Without Prejudice to Invalidity Arguments

Disclosure Request by Citizen Mr Hastunc to the Court of Appeal, Chancery Court and Business and Property Court what is the Appeal Jurisdiction Legislation that governs the Fraud Appeal against Business and Property Court BR 2022 000105 Bankruptcy Order dated 30<sup>th</sup> May 2022 for the Stated Reason that:

1. The Coronation Oath Enforcement Authority manages a Corruption Remedy Process. It uses Citizen Cases for Integrity Tests of the Authorities. They 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 Opposition Leader.
2. The Remedy Process caused a series of Confidence Collapses in the capacity of the Command Chain to deliver Protection Frauds. They tried Self Protection using Identity Record Frauds and Case Misrepresentation Record Frauds. It got Original Documents and Record Inconsistencies that were Forensic Test Material for Record Fraud Investigations. They used Original Document Thefts and Computer Thefts for Forensic Test Sabotage Frauds. It added to the Fraud Proof.
3. The 2022 Parliament Session Priority is Remedy Delivery. It needs Audio Records as Personal Responsibility Proof against Identifiable Individuals. A Confidence Loss in the Cabinet, Prime Minister Mr Johnson and Opposition Leader Sir Keir Starmer to deliver Protection Fraud motivated a Self-Protection Plan by Top Judges. It used Issue Denial Frauds and Hearing Denial Frauds for Top Judges and Issue Fraud Orders + Dismissal Fraud Orders + Hearing Fraud Orders + Case Allocations by Top Judges to sacrifice Lower Rank Judges and Others. It got the Issue Frauds + Without Hearing Dismissal Frauds + Hearing Frauds and then Confidence Collapses + Record Frauds + Case Transfers.
4. The Bankruptcy BR 2022 000105 Hearing on 30<sup>th</sup> May 2022 got an Audio Record that is Personal Responsibility Proof against Judge Mr Prentis for Hearing Frauds and All Previous Frauds The Fraud Appeal was filed by Signed For Post in the Court of Appeal. It did not get a Papers Return for a Jurisdiction Deficit Reason or issue Notice from the Court of Appeal. It did not get an Appeal Issue Notice from the Chancery Court. It got an Email at 15.36 on 16<sup>th</sup> June 2022 from <[Hannah.Wood@justice.gov.uk](mailto:Hannah.Wood@justice.gov.uk)> to <[edizhastunc05@gmail.com](mailto:edizhastunc05@gmail.com)> with Subject ORDER - Hastunc v Eatsnow Estates Limited CH-2022-000115 read ' Dear Mr Hastunc, Please find attached the sealed order of the court. Notwithstanding that the Court will email a copy to the solicitors for the Respondent (as set out in the service provision), please ensure service requirements are complied with. Please could you confirm receipt? Kind regards, Hannah Wood Clerk to The Hon. Mr Justice Miles' and an attachment entitled 'Hastunc CH 2022 000115 - Sealed'.