

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
	Chancery Court	Citizen Mr Hastunc v Eatsnow Estates Limited	Statutory Demand Fraud Appeal
	County Court	Citizen Mr Hastunc v Eatsnow Estates Limited	Statutory Demand Fraud Revocation 2022 45
	County Court	Citizen Mr Hastunc v Eatsnow Estates Limited	Cypress Gardens Lease Claim Fraud

Insolvency Case BKT6519511 Fraud Invalidity Investigation Priority Notice 21<sup>st</sup> June 2022

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

From Citizen Mr Hastunc + Equity Lawyer Mr Edward Ellis

To Insolvency Service Officer Mr Mark Ellis

Insolvency Case BKT6519511 Fraud Invalidity Notice + Invalidity Investigation Priority Notice

Investigation Management Advice:

1. Case Reference to the Secretary of State for
  - 1.1. Access to the Mortgage Fraud Investigation SB 949 06 Records created by Top Insolvency Investigator Mr Bazzoni
  - 1.2. A Records Verification Meeting with SB 949 06 Mr Stephen Bazzoni
  - 1.3. Discovery whether the Investigation Report
    - 1.3.1. made Fraud Findings for Mr Hoath against the Law Courts
    - 1.3.2. made Remedy Management Recommendations, and if so, the Recommendation Response
2. Resource Allocation Request to the Secretary of State for Justice for a Fraud Investigation into Bankruptcy Order 2022 000105 and Insolvency Case BKT6519511

Stated Reasons:

1. The Coronation Oath Enforcement Authority managed a Corruption Remedy Process. The 2007 Parliament Session Priorities required:
  - 1.1. A Universal Precedent that a Validity Investigation has priority in every case [2008 HL R v Clarke]
  - 1.2. A Mortgage Fraud Investigation by the Insolvency Service to get the Bankruptcy Fraud Defence Evidence of Personal Injury Judgment and Bankruptcy 1991 191 that recorded Fact Admissions and Intent Admissions that were Contempt Fraud Conspiracy Proof against the Bankruptcy Petitioner and Contempt Immunity Fraud Proof against the High Court and Appeal Records were Contempt Immunity Fraud Proof against the Court of Appeal
2. The Mortgage Fraud Investigation SB 949 06 by Top Insolvency Investigator Mr Bazzoni used got the Defence Evidence and made Fraud Findings against the Law Courts and Remedy Recommendations that got Protection Fraud Proof against the Cabinet and Prime Minister Mr Brown
3. The 2019 Parliament Session Priority Tests got Corruption proof against the State and Profession Authorities, Remedy Denial Fraud Proof against the Law Courts. The 2021 Parliament Session Priority was Remedy Delivery. Session Priority Tests got Protection Fraud Proof against the Cabinet, Prime Minister Mr Johnson and Opposition Leader Sir Keir Starmer. The 2022 Parliament Session Priority is Remedy Delivery. Test Cases will get either a Coalition Majority for Remedy Management or a Parliament Session Refusal and Forced General Election with mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof and Protection Fraud Proof. The cases of Citizen Mr Hastunc got Fraud Conspiracy Proof against the Law Courts.