

Corruption Remedies + Special Circumstances Notices 2nd December 2022

1. Corruption Remedies using the Corruption Remedy Proof Standard and the Coronation Oath
Enforcement Authority need a Key Case Manager to have Commitment Control. The weak do not have it. They give up. The obsessives do not have it. They do not know when to stop or try something else. Commitment Control is the ability to make the best of the available resources to decide, act, persist, reappraise, disengage, change or continue, re-engage and persist as often as is necessary until the Remedy Process achieves Remedy Delivery.
2. The Equity Lawyer has Commitment Control. It is a privilege for him to serve the Coronation Oath Enforcement Authority. It is a pleasure when the available resources allow Best Management. Kidney Failure imposes a Resource Limitation that allows Best Management when the pace of events is slow but not when they are fast. The Equity Lawyer has a Body Mass that in Healthy Individuals gets 3,300 litres of Blood Cleaning Services from the kidneys. He has between 200 and 250 Blood Cleaning Services from Dialysis Treatment. A Viable Routine needs the Subconscious to put the Conscious to sleep to get exclusive access to the Clean Blood for Body Repair. The Conscious can override the Sleep Instruction and use the Clean Blood but the cost is Body Disrepair.
3. The Coronation Oath Enforcement Authority and the Remedy Co-operators in the Cabinet needed Audio Records that are Personal Responsibility Proof against Identifiable Individuals for Known Court Frauds. Top Judges denied Audio Record Proof against themselves but made Hearing Orders and Case Allocations that got them against Lower Rank Judges.
4. The Contempt Penalty Enforcement Claim KB 2022 003098 of the Cabinet against the Equity Lawyer got a Forced Preliminary Hearing and Audio Record Proof against a High Court Justice. The Claim Case used Corruption Case Records of Citizen that are Compelling Proof that Law Court Judges use the resources of the Ministry of Justice to get Protection Fraud Fees and Crime Management Profits. It got Witness Status for the Citizens. One of them is Citizen Mr Sood. Unique Circumstances enabled B01B0837 and KB 2022 003098 to get Documentary Records and Audio Records in the County Court and High Court that are Personal Responsibility Proof against identifiable Counsel and Identifiable Judges for Order Breach Contempt Immunity Fraud, Dispossession Frauds, Unjust Enrichment Frauds, Protection Frauds and Crime Business Management using the resources of the Ministry of Justice
5. The process needed B01B0837 and 2022 003098 Case Preparation by the Equity Lawyer and Hearing Attendances on 23rd November in Royal Court 13, on 25th November in Romford County Court and on 28th November 2022 in Royal Court 15. The Physical Effort and Mental Effort denied the Equity Lawyer use of the Clean Blood for Body Repair. He had a fever at the Hearing Appearance on 28th November 2022. He left the Royal Courts, had lunch with friends, got home and slept for 16 hours, rested in the Dialysis Session, slept for another 4 hours, dozed through the England Wales football match, and then slept for another 10 hours. He is still recovering.
6. On 28th November 2022 the Eviction Fraud Homelessness forced Citizen Mr Sood to sleep in a car for 2 nights in a garage for 1 night, on a living room floor for 1 night. He intends to make an Emergency Housing Refusal Fraud Judicial Review Claim against Redbridge Council.