Crown Parliament The People v Top Judges Corruption Remedy Royal Commission

Police Forces Equity Lawyer v Protection Fraud Network

Connected Cases

 $\begin{array}{lll} \text{Supreme Court} & \text{Equity Lawyer v Cabinet} + \text{Others} \\ \text{Court of Appeal} & \text{Equity Lawyer v Cabinet} + \text{Others} \\ \text{High Court} & \text{Equity Lawyer v Cabinet} + + + + + \\ \text{County Court} & \text{Equity Lawyer v Opposition Leader} + + + \\ \end{array}$

Fraud Appeals x 3 [references awaited]
Fraud 2022 002522 + 2023 000127 + 000128 + 000???
Contempt Cases 2022 002595 + 003098
Governance fraud Claim J00RM833

Organised Crime Complaints

Royal Commission + New Evidence Notice + Investigation Re-opening + New Investigations

12th March 2023

Corruption Remedy Special Measures Test Case Notice

Best Advice for the Case Investigator is a Case Reference to Superior Officers

Complainants Equity Lawyer Mr Edward William Ellis of 15 Portreath Place, Broomfield CM1 4DL

07788371717 + Edward.w.ellis@gmail.com

Accused The Terrorist Organisation known as the Protection Fraud Network

Crimes Crime Business Management + Money Laundering + Protection Frauds

New Evidence Notice

Crime Business Management Proof. On 23rd and 28th November 2022 and 8th March 2023 High Court Case 2022 003098 got Audio Records that are Criminal Business Proof against Identifiable Individuals. It validates Co-ordinated Management of New Criminal Investigations and Reopened Old Investigations. A Principle Agreement by the Seller and Buyers for the Shop Sale Transaction Settlement includes Evidence Sharing for Case Management Fraud Claims by both of them against their Respective Lawyers. Sale Case Instructions Proof + Court Orders are Case Management Fraud Proof + £11,000 Fee Fraud Proof against Seller Lawyers. Purchase Case Instructions Proof + Court Orders + £70,000 Fee Fraud Proof against the Buyer Lawyers. A Crime Partnership of Top Police and Top Judges wanted Established Business at No Cost for Money Laundering. They used Framing Frauds to get Forced Sales, Premature Possession and Sale Price Payment Defaults and Ruin Frauds against the Victim. Everything that could go wrong for the Crime Partnership did go wrong in the case of a Fast-Food Shop in Bow, London. The Crime Partnership Representative did not get the Forced Sale. A Neighbour did. The Crime Partnership gave Transaction Sabotage Instructions against Both Parties and Ruin Fraud Instructions against the Seller. He gave a Confidentiality Waiver, Privilege Waiver and Case Management Authority for use of the truth, whole truth and nothing but the truth for Integrity Tests using a Lease + Equipment Sale Enforcement Case, Corruption Claim and Shop Theft Criminal Complaint. They got Fraud Conspiracy Proof against the Metropolitan Police and Law Courts. It included the Defence Fraud that the Sale Price Payment would be Unjust Enrichment of the Seller. The need for Lease Renewal motivated a Settlement Negotiation Request by the Buyers that got Corruption Remedy Co-operation Conditions from the Equity Lawyer for the Seller. The Seal Ink was Forensic Test Material for Record Fraud Investigations. Top Judges made a Forensic Test Sabotage Fraud Plan. They required a Kill Threat Crime Complaint Fraud by the Buyers as Fraud Commitment Proof from the Buyers. A Lease Transfer Claim and Hearing Notice by the Buyers to force the Seller to consult Defence Lawyers. Original Document Demands by them got Original Document Refusals and PDF Scans from the Equity Lawyer. The Forensic Test Sabotage Fraud had failed. A Confidence Collapse got a High Court Jurisdiction Finding + Transfer Order by a County Court Judge. A £70,000 Costs Recovery Claim and Lease Renewal motivated Settlement Offers that got an Evidence Sharing + Witness Protection Agreement. The Seller served a lease Renewal Notice on the Lessor. They need a Qualified Lawyer to apply to the High Court for Case Reopening + Witness Protection + Lease Transfer.

The Statement Maker knows that use of anything known to be false, or not believed to be true, incurs Perjury Liability.

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Crown Parliament The People v Top Judges

Police Forces Equity Lawyer v Protection Fraud Network

Corruption Remedy Royal Commission
Organised Crime Complaints

Supreme Court Court of Appeal High Court County Court Connected Cases
Equity Lawyer v Cabinet + Others
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Equity Lawyer v Opposition Leader + + +

Fraud Appeals x 3 [references awaited]
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SAMPLE Investigation Re-openings + Case Allocation to Credibly Independent Investigators

- 1. Sussex Police Firearms + Essex Money Laundering + Bow, London, Shop Theft and Kill Threats + Yorkshire Child Prostitution Protection Frauds for the Reasons that
 - 1.1. Top Police, Top Customs and Top Judges are the Top Drug Dealers. Top Drug Sales go with Protection Frauds. They needed a Reliable Supply of Top Quality Chemically Traceable Drugs for Career Sabotage Frauds against Honest Officers. It needed a Drug Production using Sussex Water. Top Police demanded Protection Fraud Proof from Top Judges. They were given the 1991 191 Bankruptcy Judgment dated 8th June 2001. It recited the Fact Admissions and Intent Admissions that were Bankruptcy Fraud Proof and a Court Use Restraint Order that was Protection Fraud Proof. Sussex Police accepted it and used a Bankrupt Estate Asset, Somersales Farm as a Production Site.
 - 1.2. Top Judges insisted they have Appointment Powers for the Business Manager because they did not trust anyone else to pay them. They appointed Known Dangerous Criminal Mr Winston Leachman.
 - 1.3. The Production Manager and Guilty Officers wanted Protection Frauds that would last their lifetimes. The Convictions Record that got a Statutory Prohibition against the Production Manager, Firearms Theft by him, Receipt 0223607 that listed the Stolen Firearms and him as Possessor and Receipt 0223608 for the Firearms Cabinet from which they were stolen, were Protection Fraud Proof against Sussex Police Top Officers. The Seizure Officers went to Lewes Armoury with intent to put the Stolen Firearms in the Cabinet and pretend nothing had happened. The cabinet was locked. They did not have a key. No one dare conduct an Unlock Procedure with the Owner because it defeated the purpose of the Protection Fraud. No one dare conduct an Unlock Procedure without the Owner because the Production Manager might have put in the cabinet evidence they could not ignore. The Theft Concealment Fraud had failed. Corruption Officers committed hundreds of Theft Discovery Delay Crimes.
 - 1.4. In 2007 a Remedy Process Protocol Signal by the Equity Lawyer was use of a Police Officer to bypass the Scanning System and get Cases Notices on the desk of Metropolitan Police Commissioner Sir Ian Blair. The Signal Response was an Acknowledgment Letter with No Reference and use of an Apparently Honest Police Officer to get the True Identity, False Identity and Bank Account used to provide Money Laundering Services for Top police and Top Judges. He chose the case of an Essex Drug Dealer who had Business Management Skills who used a One Man Company and Bank Loan to buy a Trading Estate in North West Kent and Cash Payments for Property Upgrades. The Equity Lawyer used it to get Protection Fraud Proof against Top Bankers and Top Judges.
 - 1.5. In 2011 and 2012 an Integrity Test used the Firearms Proof Set to get Protection Fraud Proof against Sussex police Chief Constable., Sussex crown Prosecutor chief and Director of Public Prosecutions Sir Ian Blair
 - 1.6. Rotherham Child Prostitution Protection Frauds + Many More Cases