

Without Prejudice to Invalidity Arguments

Contempt and Terrorism Penalty Warning

Corruption Remedy Special Measure Test Case Notice

1. Court of Appeal Judges have a Simple Choice. It is to Fraud Remedies for Equity Lawyer Mr Ellis or Fraud Enforcement against him. The Enforcement Fraud Penalty is Dismissal Executions against them by Parliament before the 2023 Summer Recess. The Cabinet need the Dismissal Executions to avoid a Forced General Election. The High Court Claim 2022 003098 to get Fraud Proof for 3 Fraud Appeals to the Court of Appeal and Supreme Court. Then it got the Imprisonment Fraud of 6 Months Custody and 6 Months Licence with the Activation Date of 8th May 2023. Fraud Appeal got Case Reference 2022 000569 and an Issue Denial Fraud that used a Grounds Deficit Reason Fraud. Repeat Filing of the Grounds got more Issue Denial Fraud Proof against the Court of Appeal.
2. Remedy Process Test Cases got Dismissal Executions against Sex Predators and Idiot Bullies and Protection Frauds for Framing Fraud Managers and Crime Business Managers. Market Fraud Customers and Market Fraud Managers demanded Enforcement Frauds that needed Framing Frauds and Forced Hearings that trapped Crown Court Judges. The Audio Records are Innocence Evidence Concealment Fraud Proof, Framing Fraud Proof and Contempt Fraud Proof against Investigators, Prosecutors and Contempt Fraud Conspiracy Proof against Judges of the Crown Court, High Court, Court of Appeal and Supreme Court.
3. Crime Partnerships of Business Managers, State Officers, Profession Authority Officers, Law Court Judges and Politicians manage
 - 3.1. Medical Murders for the State
 - 3.2. Drug Research Frauds + Human Organ Theft Murders with Protection Frauds.
 - 3.3. Market Frauds for Drug Treatment against Other Treatment with Protection Frauds
 - 3.4. Drug Sales + Child Prostitution + All Connected Crime with Protection Frauds
 - 3.5. Trust Frauds + Protection Frauds
 - 3.6. Liability Declaration Frauds + Enforcement Frauds + Protection Frauds
4. Any Fraud Proof for Any Victim gets a Proof Burden Reversal for All Victims of Other Frauds.
5. Remedy Process Test Cases got Protection Fraud Proof against Crime Partnerships.

Human Organ Theft Murder

6. Medical Records were Murder Proof and Human Organ Theft Proof, State Records and Court Records were Protection Fraud Proof for Sunaina Chaudhari and her family against the UK

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State. A Body Destruction Order by Prime Minister Mr Blair was supposed to be a Final Protection Fraud. It failed. The family took the Body Remains to India. A Death Inquest Claim by the Mother, Mrs Sadhana Chaudhari, got a Valid Claim Finding, Body Preservation Order, Out of State Death Jurisdiction Deficit Finding and Jurisdiction Increase Reference by the High Court to the Supreme Court, Law Commission and Parliament. It got the Jurisdiction Increase. A Deal Fraud got Accountability Denial Frauds for the Pharmaceutical Industry in exchange for Massive Investment in the Indian Pharmaceutical Industry. It needed Death Inquest Delay Frauds until the Mother died and then Probate Estate Representation Frauds to get a Death Inquest Claim Withdrawal Fraud and Body Remains Destruction Consent Fraud. The Mother knew. She gave a Case Use Authority while she lived, and used her Last Will for an Executor Appointment of Equity Lawyer Mr Ellis for Case Use after her death. It got Representation Fraud Key Witness Status for the Equity Lawyer. She died on 6th December 2018. The Probate Estate Administration by the Equity Lawyer included a Mortgage Repayment Offer by the Mother's Nephew that got an Engagement Refusal by the Bank of Scotland. The Probate Estate Representation Denial Frauds used General Civil Restraint Frauds against the Equity Lawyer and Possession Claim Fraud H1PP8676 of the Bank for 450 New North Road Hainault, Ilford. The Possession Order and Eviction Warrant are Crime Proceeds. A Crime Proceeds Notice to the Auctioneers completed the Criminal Conspiracy Proof Set but did not stop the Auction Sale was on 18th April 2023. The case proves the use a UK Possession Fraud by a Bank to service Indian Protection Frauds for the Pharmaceutical Industry.

Child Prostitution

7. The Parliamentary Enquiry into the Rotherham Scandal is reported to have cost £6,000,000. It proved Top Police, Top Customs and Top Judges are the Top Drug Dealers, Top Drug Sales went with Protection Frauds that included Child Prostitution, and the Protection Frauds came from the Cabinets of Prime Minister Mrs May and Mr Johnson and Opposition Leaders Mr Corbyn and Sir Keir Starmer.

Child Trafficking

8. Wardship Claim FD20P00642 and Fraud Appeal CA 2022 001846 got Child Trafficking Proof and Order Breach Contempt Immunity Fraud Proof against the High Court and Court of Appeal.

Liability Declaration Frauds

9. Crime Partnerships use Parking Liability Penalty Frauds + Regulation Penalty Frauds + Commercial Supply Liability Pretence Frauds on an Industrial Scale for Harassment Frauds against the Victim and Personal Enrichment for the Fraud Managers. Parking Cases and

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Motoring Cases prove it. A Non-Existent Gas Supply to 15 Portreath Place, Broomfield Place, Chelmsford CM1 4DL got Gas Charge Frauds by British Gas. Charge Objections got Enforcement Frauds. The Debt Fraud Harassment Remedy Claim J00CM673 got Case Process Denial Fraud Proof against the County Court and Repeat Enforcement Fraud Threats. The Protection Fraud Proof Cabinet is the Voluntary Code in April that is a Prohibition Pretence against Forced Installations of Payment Metres in the homes of anyone over 85 or who has Terminal Illness.

Trust Frauds

10. The Trust Claim Fraud B01B0837 got Order Breach Contempt Fraud Proof for the Beneficiary Father Mr Sood against the Trustee Son Mr Sood and Contempt Immunity Fraud Proof against the Law Courts. Trust Fraud Remedy Claim 2023 001609 got Sale Restraint and Case Management Orders on 5th and 18th April 2023 that are Restraint Fraud Set Up Proof and Protection Fraud for the Beneficiary Father against High Court.

Northern Ireland Frauds

11. The Northern Ireland Peace Settlement was a Power Transfer from the UK State to Organised Crime. It was a Big Secret. The Shared Priority of USA Presidents, EU Leaders and the Negotiation Parties was to keep the Big Secret. The Remedy Process needed to expose the Big Secret. Coalition Failures by the Northern Ireland Assembly got Direct Rule by the UK Cabinet. The Remedy Process needed a case that had enough to finance State Frauds and Court Frauds but not enough, on its own to finance, Protection Frauds by the Northern Ireland Assembly or UK Cabinet. The Bank of Ireland required Judicial Office Appointment Frauds and use of Court Fraud Crime Proceeds for Bad Debt Repayment. The Ruin Frauds against Citizen Mr Barr were excellent for the purpose. At all material times he has been Severe Physical Disabilities of Lung Disease, Bowel Diseases and a Spinal Injury from a fractured coccyx, Management Capacity for Ordinary Living and Simple Cases and Management Incapacity for Complex Cases. The Last Will of his mother divided the estate equally between him and his sister. The Probate Estate was a House and Trust Money in a Joint Account of the Mother and Son in Law. A Probate Contest by the Sister drew the attention of Court Officers to his Vulnerable Status and ownership of the Flat and Probate Estate Half Share. They decided to steal it all. They used a Benefit Termination Fraud to get a Council Tax Liability Fraud and used that for a Bankruptcy Fraud. They used a Bus Penalty Enforcement Fraud for an Assault Framing Fraud. An Assault Denial and Complaint Denial by the Alleged Victim at the Trial was Contempt Fraud Conspiracy Proof against the Investigator and Prosecutor. It got Contempt

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Immunity Fraud Proof against the Law Courts. The Eviction Fraud 2021 0450650 from the Probate House and Corruption Claim 2022 100826 of the Citizen against the Cabinet and Northern Ireland Authorities got Fraud Conspiracy Proof against the Bankruptcy Trustee, Lawyers, State Officers, the High Court and Court of Appeal, and a Fraud Appeal to the Supreme Court. It exposed the Big Secret. Prime Minister Mr Sunak used it for the Brexit Re-Negotiations. He warned the US President and EU Leaders that the Dismissal Executions against Law Court Judges had implications for them. Enough of them decided to bring the Protection Fraud Networks under control. The EU Leaders abandoned the Irish Sea Border Control and made the Windsor Agreement.

Health Market Frauds

12. The Market Frauds for Drug Treatment against Other Treatment included creation of the General Osteopathic Council. It uses Profession Governance Powers for Market Frauds against Registered Osteopaths. In 2000, Governance Fraud Complaints in more than 200 Constituencies got a Corruption Debate in Parliament. It got an Investigation Commitment and Pending Investigation Adjournment. A Deal Fraud got Accountability Denial Frauds for the General Osteopathic Council and 2001 General Election Campaign Finance and Personal Benefits for Prime Minister Mr Blair. It made the General Osteopathic Council and Obvious Target for the Corruption Remedy Process. One of the Market Frauds was a Patient Satisfaction Internet Publicity Prohibition. A Publicity Prohibition Fraud Complaint by Citizen Ms Davies got a Conflicted Interest Denial Fraud, Investigation Fraud, Complaint Dismissal Fraud and use of it for a Mental Unfitness Suspicion Fraud and Pending Investigation Registration Suspension Fraud by the General Osteopathic Council. Corruption Complaints and Fraud Remedy Claims got Protection Fraud Conspiracy Proof against the Smoking Gun Proof Set that linked the Market Fraud Buyer with the State, Profession Authorities, Law Courts, Cabinet and Parliament. An Osteopathy Mis-description Prosecution Fraud got Jurisdiction Trial Denial Fraud Proof and Record Fraud Proof for Citizen Ms Davies against the Council and Magistrates Court. The Fraud Appeal 2022 0062 got Crime Scene Status for the Crown Court and Crime Proof Status for the Case Records and Building Video Records. Crown Court Judges knew Corruption Remedy Special Measures needed Audio Records that were Personal Responsibility Proof for Known Court Frauds against Identifiable Individuals. They used Sitting Conditions Frauds in hope they would avoid Audio Records that were Court Fraud Proof. The Audio Records got the Sitting Condition Fraud Proof before the Judges sat and the Plea Hearing Fraud Proof and Trial Fraud Proof after they sat. The Trial Sitting Condition Fraud used a Jurisdiction

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Trial Pretence Fraud and Jurisdiction Witness Exclusion Fraud against the Equity Lawyer. He used the Exclusion Exemption that Jurisdiction Witnesses have because the Jurisdiction Facts are Official Records they cannot change. They failed. They used an Assault Complaint Fraud + Arrest Fraud + Custody Fraud + Investigation Fraud + Charge Fraud + End Stage Kidney Failure Vulnerability Exploitation Fraud + 32 Hours Forced Wakefulness Torture + Dialysis Treatment Delay and Short Treatment Session Torture. The Electronic Records are Training Fraud Proof. The Disclosure Caution gets Voluntary Disclosures by the Accused and that get Standard Rejection Behaviour by the Interview Officers. The Investigation Fraud uses Innocence Evidence Exclusion Frauds and a Proof Burden Reversal Fraud with a Credibility Presumption Fraud for State that requires Rebuttal Negative Proof from the Citizen. Most people cannot explain it. The Equity Lawyer used the Assault Investigation Fraud to demonstrate it. All of it is Relevant Evidence for the Fundamental Law Breach Contempt Claim 2023 001785 of Citizen Ms Davies against the Council and Ministry of Justice. The Interim Remedy Mandamus Application for Case Stated Application Responses by the Magistrates Court and Crown Court got a Hearing Refusal and Claim Dismissal, Application Refusal and Restraint Fraud Set Up Order dated 14th April 2023 and Fraud Appeal to the Court of Appeal.

Land Frauds + Accounting Frauds

13. Many thousand Forged Tenancies were the Fraud Commitment Proof needed for Housing Association Officers to get Protection Frauds from Top Judges. Mr Nkrumah was one of the tenants. He is athletic, intelligent and handsome. He has a broad Confidence Base. Intimidation frauds fail. He is a Bright Brave Black with Technology Skills and the Stress Response of Complaints, Claims and Applications with Electronic Records. Forgery Complaints by him motivated Protection Fraud Demands by Housing Officers. Protection Fraud Calls by Top Judges got Framing Frauds by the Metropolitan Police. Profit Share Demands by Top Police got Share Refusals by Top Judges and Framing Fraud Expert Resource Refusals by Top Police. Ruin Fraud Calls by Top Judges against Mr Nkrumah got Incompetent Framing Frauds by Idiot Officers. The result was a Unique Set of Corruption Proof. He did not know what to do with it. In January 2020 he discovered the Coronation Oath Enforcement Authority and Remedy Process. He realised the Equity Lawyer knew what to do with the Corruption Proof. He gave a Privilege Waiver, Confidentiality Waiver and Case Use Authority for Integrity Tests. All of them got Fraud Conspiracy Proof against the State, Profession Authorities and Law Courts. Idiot Officers did not take a Drug Supply for Evidence Planting on a Drug Raid. The House Entry Fraud and Search Fraud found nothing. They used a Half-Eaten Shea Butter Packet for a

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White Substance Suspicion Fraud, Arrest Fraud, Custody Fraud, Investigation Fraud + Charge Fraud + Family Sabotage Bail Conditions Fraud. The Bail Conditions Revocation Application got Revocation Contest until a Confidence Collapse got No Contest by the Crown Prosecutor and Immediate Return of the Stolen Children. It got Live Case Pretences by the Police and No Case Pretences by Crown Prosecutors. Investigation is needed to discover what is in the State Records and Court Records. Athletics Training needed a Whistle Purchase from the Police Web Site. Whistle Possession by Mr Nkrumah got a Police Officer Impersonation Arrest Fraud + Investigation Fraud + Charge Fraud + Trial Fraud + Contempt Remedy Application Process Denial Frauds until a Confidence Collapse got a Case Withdrawal. There is no need to explain all of the other cases. 3 Unfinished Framing Frauds use Innocence Evidence Concealment Frauds. Case 2021 0540 + 2022 0043 have got Audio Records that are Fraud Conspiracy Proof against Crown Court Judges. The Basildon Railway Station Assault 2100279461 Trial + Conviction Fraud Appeal dated 17th December 2022 got a Confidence Collapse and Case Reference Denial Fraud that continues on Fraud Appeal Filing Day 120. Crown Court Judges used Sitting Conditions Frauds. Case 2022 0043 used Hearing Notice Denial Frauds with intent to use an Appearance Failure for an In Absence Trial Fraud + Conviction Fraud + Arrest Warrant Fraud. Case Update Enquiry Telephone Calls by the Citizen got Secret Trial Disclosure Denial Frauds until Wednesday 22nd March 2023 when a Confidence Collapse got a Secret Trial Disclosure by a Court Officer. It got a Case Refusal by 100 Crown Prosecutors. On Monday 27th March 2023 the Prosecution Witnesses attended for the Secret Trial. The Trial Event got an Audio Record of the Trial Fraud Contempt Remedy Application by the Citizen and the Justice Interests Reason Fraud given by the Trial Judge for the Trial Order Frauds. It got a Confidence Collapse and Public Gallery Rights Case 2021 0540 Change Order on Friday 14th April 2023 by the Trial Judge from Trial to Case Management Hearing and a Case Allocation to Another Judge. A Case Update Enquiry Telephone Call from the Citizen discovered the Change Order and demanded a Case return to the Trial Judge. The Case Management Hearing got a Case Call and Pompous Performance by the Trial Judge. The Citizen and Equity Lawyer went to the Defence End of the Front Representation Bench. A Dock Entry Demand and an Assistance Refusal by the Trial Judge got an Entry Refusal and Representation Bench Equality Demand by the Citizen. The Equity Lawyer took a seat in the Public Gallery. The Citizen stayed in the Front Bench. The Trial Judge gave up on the Dock Entry Demand. A Trial Fraud by the Judge got Laugh Recognition from the Equity Lawyer and a Court Room Exclusion Fraud by the Judge. It got an Audio Record of a Forced Removal Demand by the Equity Lawyer to stop use of the

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Arrest Contact for an Assault Framing Fraud. State Training requires Police Officers to get Domination Satisfaction. They use Framing Frauds to get it. Idiot Officers cannot cope with Domination Failure. Trivial Provocations get Criminal Assaults. The Audio Record of the Forced Removal Demand denied use of the Arrest Contact for an Assault Framing Fraud. The Waiting Area Video shows the Gentle Giant Security Officer, Idiot Officer and Equity Lawyer come out of Court 1 and stand in a triangle. On previous occasions the Equity Lawyer gave the Gentle Giant Brief Explanations of the Ruin Fraud against Citizen Mr Nkrumah and the Remedy Process. Subtle Body Language revealed the Gentle Gian wanted a Remedy Process Update. The Idiot Officer did not notice the Subtle Body Language. Domination Efforts by the Idiot Officer got Submission Refusals the Equity Lawyer. The Gentle Giant did not respond to Building Eviction Fraud Order Touts by the Idiot Officer. Briefing Efforts by the Equity Lawyer got Rude Interruptions by the Idiot Officer. The Equity Lawyer said 'I am going to talk to the Security Officer' or something very similar and turned his back on the Idiot Officer. It was a Trivial Provocation the Idiot Officer could not resist. He said 'how dare you turn your back on me' or something similar, and committed a Criminal Assault and Eviction Fraud by seizing the Equity Lawyer and forcing him down the stairs and out of the building. In the process he committed Criminal Damage of a Bic Biro Casing. Meanwhile, the Trial Frauds continued. An Adjourned Hearing 7 days later completed the Trial Preparation Fraud Proof.

Fraud Appeal 2023 000569

14. On 19th April 2023 the Framing Frauds got a Confidence Collapse, Appeal Issue and an Urgent Listing on 3rd May 2023 of a Pending Appeal Enforcement Stay Application . The Parliament Session Agreement between the Crown and Prime Minister gives the Equity Lawyer the Enforcement Stay Protection from the Cabinet. The Default Penalty is a Forced General Election with Mass Publicity for Corruption Proof, Remedy Denial Fraud Proof and Protection Fraud Proof.
15. The Court Fee Liability Notice Fraud got a Fee Payment Refusal by the Equity Lawyer for the Stated Reason that Liability Notice is the Crime Proceeds of a Restraint Fraud. End Stage Kidney Failure + Cataracts + Hay Fever limit his Energy Reserves and Management Capacity to a Regulation Waiver Demand, Skeleton, Draft Remedy Orders and a Very Limited Bundle.

Health Dictator Frauds

16. The Northern Ireland Peace Process revealed IRA Leaders were MI5 Agents. It got Assassin Risk Status for 66 IRA Prisoners. The UK Parliament approved a £2.5 Billion Health Dictator Power Budget that enabled the Prime Minister to turn on and off State Health Services and

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State Care Services. Corrupt Prime Ministers used Health Dictator Powers for Medical Murders. The IRA Prisoners died in a short period. In 2008 a Business Expansion Plan for Rural Land Frauds used Business Priming Cases. The Plan Managers wanted Rapid Completion. Good Case Management and Full Disclosure by one Victim got Delay Decisions by the other Victims until they knew the outcome of the case. The Expense Account Scandal upgraded it from a Nuisance Case to a Dangerous Case. A Road Traffick Accident got an Unconscious Period and Full Body Scan that discovered Oesophageal Cancer. It got a No Cancer Treatment Kill Decision by Prime Minister Brown. Murder Efforts against the Equity Lawyer are some of the other Known Cases.

Murder Efforts

17. There were Remedy Sabotage Frauds throughout. In 2006, 2014, 2018, 2019, 2020 and 2022 the Remedy Sabotage Frauds used Kill Orders against Equity Lawyer Mr Ellis by Prime Ministers and Top Judges. They failed.

2006 Kill Order

18. The 2006 Kill Order by Prime Minister Mr Blair used State Security Powers and had conditions for No Forensic Evidence and No Missing Body. The Equity Lawyer knew it needed a Surprise Ambush that got a Panic Reaction and Fatal Accident. He knew a Successful Defence needed a Panic Refusal that denied the Fatal Accident. The 1st Effort failed. The 2nd Effort started. The discovery he expected it raised Evidence Entrapment Suspicions. It got a Confidence Collapse and Rapid Abort Decision. A Kill Contract Tout by President Berlusconi was too late to stop the Forced 10 Months Retirement Notice by Prime Minister Mr Blair.

2014 Murder Effort by Top Judges

19. The 2014 Kill Order by Top Judges needed Sent Text Records + a Sent Text Blocker + a Call Blocker for the Kill Event + Video Evidence Concealment Frauds by Sussex Police. The Equity Lawyer knew to expect it. He spent 6 hours in the Town Centre Car Park, Supermarket Café, High Street and Town Library. It raised Reasonable Suspicions the Secret Service had installed a Surveillance System to prove what was on the Concealed Video Records. It got a Confidence Collapse and Abort Order by Sussex Police.

2018 Kill Order + 2018 and 2019 Murder Efforts

20. The 2018 Kill Order by Prime Minister Mrs May used Health Dictator Powers and End Stage Kidney Failure for Medical Murder Efforts in 2018 and 2019. It needed a Dialysis Treatment Sabotage Fraud. Kidneys provide a Blood Cleaning Service that removes Body Toxins, the most corrosive of which is urea. Kidney Failure needs a Substitute Blood Cleaning Service called Dialysis Treatment. The Sabotage Fraud used a Mental Illness Diagnosis Fraud to get a

Prescription Fraud to get the Lethal Side Effect that bonded urea to blood cells and rotted the body from the blood cell out. They failed. Treatment Consents by Renal Doctors got Consent Refusals by the Equity Lawyer because he knew about the Kill Order. A Secret Call by the Brighton Renal Doctors got a Mental Case Reference Fraud by the GP. The Treatment Offer by the Brighton Psychiatrist got a Treatment Refusal by the Equity Lawyer. A Mental Health Fraud Investigation by the Equity Lawyer used an Immunity Offer that got a Fraud Disclosure by the GP. The Brighton Doctors had failed. Treatment Sabotage Fraud needed a Top Transplant Specialist to travel from London to Brighton Hospital for a Treatment Meeting with the Equity Lawyer. The Top Doctor used Transplant Denial Blackmail to get Forced Consent to Mental Examination. It got a Consent Refusal by the Equity for the Stated Reason that the Corruption Remedy Process Investigations had priority over the Kidney Failure Treatment. It added to the Mental Health Fraud Conspiracy Evidence. The Equity Lawyer filed it on the Parliament Session File kept by the Director of Public Prosecutions. Session File Production Orders by the Lord Bishop Juries got File Production by the Director of Public Prosecutions via the Prime Minister to the Crown. A Blackmail Fraud Investigation Report by the Equity Lawyer got an Investigation Remedy Priority Decision by the Coronation Oath Enforcement Authority with Execution Responsibility by the Cabinet. The Investigation Failure was Protection Fraud Proof against the Cabinet. The Equity Lawyer knew it got the Default Penalty of a Dismissal Decision against Prime Minister Mrs May. The Renal Doctors did not know. In March 2019 an Immediate Dialysis Treatment Offer by the Renal Doctors got a Treatment Refusal by the Equity Lawyer. The Undisclosed Reason was that he intended to wait until the Forced Resignation of Prime Minister Mrs May got Mass Publicity and then ask for Dialysis Treatment. In June 2019 the Resignation Publicity got a Treatment Request by the Equity Lawyer to the GP. It got a Blood Test and use of the Test Results for an Urgent Case Reference to a North East London Hospital that got a Mental Health Fraud Conspiracy by Renal Doctors in London and Brighton that used an Immediate Dialysis Treatment Offer by the Ilford Renal Doctors that used a Treatment Refusal for the Stated Reason that the Corruption Remedy Process had priority over Health Treatment. The Consent Refusal created the need for a Mental Health Fraud Detention Fraud. It got Anxious Behaviour by the London Doctor. He did not know how to manage it on his own. The Equity Lawyer gave a Brief Explanation of the Remedy Process and observed the Anxious Behaviour. The London Doctor could not contain himself. The London Doctor went to get a Security Guard. The Equity Lawyer left the hospital. An Irish Doctor followed him. The Equity Lawyer told the Irish Doctor he was wasting his time, and then went

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into Half Hiding and prepared Integrity Tests of the 2019 General Election. The Security Service knew where he was but did not tell the Mental Health Arrest Fraud Managers.

Kill Effort by Unknown Assassin

21. The 2019 General Election Integrity Tests got Fraud Conspiracy Proof against the State, Law Courts and all of the Political Party Leaders. Someone made a Kill Decision using an Unknown Poison. The body needed to excrete the Poison Chemicals using sweat. They were too big and burst the Sweat Glands. There were a few, then a few hundred, and then thousands. The Equity Lawyer broke the scabs of the Damaged Sweat Glands so that the body could reuse them for the Poison Excretion. It started in late December 2019, reached a crescendo in February 2020 and ended in early March 2020.

2020 Kill Order

22. In April 2020 End Stage Kidney Failure got an Emergency Admission to Broomfield Hospital at Chelmsford for the Equity Lawyer. A Repeat Kill Order by Prime Minister Mr Johnson used Health Dictator Powers for a Dialysis Treatment Sabotage Murder. The Broomfield Team appeared not to know that Murder Effort Failures in Brighton and London. The Mental Examination Request used Uniformed Nurses with Masks and a Clip Board. got an Examination Refusal. A Secret Mental Examination Fraud used a Uniformed Nurse with a Mask and Clip Board and the Confusion Assessment Questions: ‘do you know what day it is?’ and ‘what time is it on the ward clock?’ or words of very similar meaning. They got an Examination Consent Refusal. It got the Secret Examination Denial using the statement ‘do I look like a Mental Examiner?’ or words of very similar meaning. She did. She wore the uniform and mask and carried a clip board of the Mental Examiners. The Secret Examination Consent Refusal got a Mental Illness Diagnosis Fraud and Prescription Fraud and the Lethal Side Effect. The Equity Lawyer had control of all his drugs. The Killer Doctors could not give him control of the Lethal Side Effect Drug. Anxious Behaviour of the Drugs Nurse gave it away. She gave the Equity one pill and locked the Drug Bottle in the Drugs Cabinet, and thereby revealed it was secret or dangerous. He had control of all his drugs The next day he sensed Anxious Behaviour when she opened the Drug Cabinet and gave him a pill. He asked what it was. She showed him the Drug Bottle. He asked what it was for. It got Increased Anxiety and a Case Reference to the Renal Doctors. Lethal Side Effects Questions by the Equity Lawyer got Response Refusals by the Renal Treatment Review Doctor. The Kill Order used the Discharge Order for a Treatment Denial Murder. The Equity Lawyer was the last to know. On Wednesday, No Cleaner Visit and No Lunch Order Visit and a Drugs Nurse Visit to give him s Drug Supply raised Discharge

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Suspicions. The Discharge Plan did not include an Out Patient Dialysis Treatment Appointment. An Out Patient Treatment Appointment Demand by the Equity Lawyer forced the Discharge Nurse to choose between using Essex Police for an Eviction Fraud that would be Treatment Denial Murder Proof, or to give an Out Patient Treatment Appointment. She chose the Treatment Appointment for Friday. The Appointment Attendance did not get Dialysis Treatment. It got a Blood Test by the Discharge Nurse because the Secret Treatment Termination Decision created the need for Blood Test Results to get a New Treatment Decision. The Equity Lawyer made it Common Knowledge that Drug Research Frauds and Human Organ Thefts got Health Fraud Disclosure Restraints against the Witness Doctors. It got a Confidence Transfer for the Citizen against the State. It denied Active Service by Local Doctors of Medical Murder Kill Orders against the Equity Lawyer. Medical Records that are Murder Conspiracy Proof got a Medical Records Access Denial Order Fraud against him. It denied him Personal Use of Monthly Blood Test Results for Diet Control.

2022 Kill Order

23. The 2022 Kill Order by Prime Minister Mr Johnson used Health Dictator Powers. The Confidence Transfer for the Citizen against the State denied Active Service by Broomfield Hospital Doctors the Kill Order. It created the need for a Poison Murder that needed Treatment Denial Passive Service. It used Destabilising Chemicals that flush out of the body in a week while a Disease Infection got established. It failed. It did not get Treatment Denial Passive Service. It got Effective Treatment. The timing needs explanation. The Remedy Process used Corruption Proof for Remedy Priority Decisions with Execution Responsibility by the Cabinet. Remedy Priority Failures were Protection Fraud Proof against the Cabinet. In September 2021 they got the Default Penalty of a Dismissal Decision against Prime Minister Mr Johnson. Dismissal Help Requests by Governing Majority Back Benchers got Help Refusals by Opposition Leader Sir Keir Starmer. The Refusal Reason was that in 2012 a Corruption Investigation got Protection Fraud Proof against him when he was Director of Public Prosecutions. Corruption Concealment was the Shared Priority of him and the Cabinet. They made a Corruption Concealment Plan for them and an Exposure Plan against the Judiciary. They were Conflicted Priorities. The Concealment Plan needed Case Management Sabotage against the Equity Lawyer. The Exposure Plan needed Case Management by the Equity Lawyer. They needed him well enough long enough to service the Exposure Plan. The Concealment Plan used Revenue Termination Blackmail by the Cabinet and Big Business to get Protection Fraud Non-Disclosure Propaganda by the BBC and Commercial Media. A Conflict Charade used the

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Covid Regulation Breach Party Scandal for Dismissal Pretence Effort by the Opposition Leader Sir Keir Starmer against Prime Minister Mr Johnson. It used Celebrity Paedophile Protection Frauds Allegations by the Prime Minister against the Opposition Leader because he held the office of Director of Public Prosecutions from 2008 to 2013. The Equity Lawyer managed Integrity Tests of the 2022 Local Elections that got Fraud Conspiracy Proof against the State, Profession Authorities, Law Courts, Cabinet and Opposition Leader. Local Election Defeats did not get a Forced Resignation from the Prime Minister. Two By Election Defeats did. The Protection Fraud Network made a Corruption Continuity Plan. It needed the Leadership Contest to get a Puppet Prime Minister, a series of outrageous decision and then a General Election to get a Landslide Majority and Power Transfer from the government to the opposition and Puppet Prime Minister Status for Sir Keir Starmer. A Leadership Deal that traded Support Votes for Protection Frauds got Deal Refusals by Decent Candidates and Corrupt Candidates who were bright enough to realise it was a Doom Deal. The Protection Fraud Network knew that Integrity Tests of the Leadership Contest needed a Test Free Month and then a Questions Test Month to discover what the Media and Candidates did. The Equity Lawyer prepared for the Questions Test. Prime Minister Mr Johnson issued the Poison Order. He realised he was unwell. He used the Royal Commission Email on Friday 5th August 2022 for the Questions Test. The Saturday Dialysis Session got Severe Illness, a Treatment Decision and Immediate Bed Reservation by the Renal Out-Patient Ward for the In-Patient Ward. He went home to get things for the Hospital Admission and was too weak to return to the hospital until the Monday morning. He was there for 8 days.

24. Candidate MP Ms Truss made the Doom Deal, got the Premier Office and lost it in 7 weeks. Crisis Conditions and Leadership Deals got the Premier Office for MP Mr Sunak and Continued Cabinet Office for Network Puppets. He had to do something to assert his authority. He used the Brexit Re-Negotiation. He told the US President and EU Leaders that Dismissal Executions against Law Court Judges had implications for them. The EU Leaders dropped the Irish Sea Customs Control and made the Windsor Agreement. The UK could have had it by Christmas 2016 but for the fact Corruption Concealment was the Absolute Priority of the EU Leaders and Prime Ministers Mrs May and Mr Johnson. It enabled the EU Leader to use the Brexit Negotiations for Economic Sabotage against the UK. They used the Irish Sea Customs Control to get Political Instability that was an Investment Attraction Handicap for the EU against the UK.