

Parliament Sessions Court
Supreme Court
County Court

The People v Top Judges
Mr Lee Cant v Professional Thug Mr Seton
Mr Cant v Hackney Council

Corruption Remedy Process
Protection Denial Fraud Appeal 2022 0186
Trust Frauds L9DE379W + K8DE4Y44

Supreme Court + Court of Appeal
High Court
High Court Chancery
County Court
County Court
County Court
Metropolitan Police

Connected Cases
Equity Lawyer Mr Ellis v Cabinet
Equity Lawyer v Sir Keir Starmer
Beneficiary Father Mr Sood v Trustee Son Mr Sood
Beneficiary Father Mr Sood v Trustee Son Mr Sood
Mr Bayram Yediayli v Mr Hussin + Mr Ahmed
Mrs Theodorou v Mr Theodorou
Mr Katsiaounis v Complainant

Fraud Appeals 2023 000569 + 0174
Contempt Claim 2022 02595
Trust Claim PT 2024 000393
Trust Claim B01B0837
Sale Enforcement Claim Fraud G02EC632
Divorce ZC14D02308
Criminal Investigation 01 YE 15441 23

K8DE4Y44 DRAFT Order + 01 YE 15441 23 Additional Evidence Fraud Complaint Statement of Mr Cant 4th September 2024

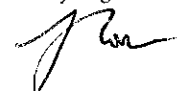
Maintenance Contribution Claim Fraud Draft Order

Before Judge sitting in the County Court at Clerkenwell and Shoreditch on 27th September 2024

1. Corruption Case Finding + Case Priority Finding for Mr Cant against Hackney Council for the Stated Reason
2. Contempt Investigation Order + Investigation Resource Reference to the Cabinet
3. Pending Investigation Enforcement Stay Protection Order + Order Breach Contempt Penalty Warning for Mr Cant against Hackney Council + All State Officers.
4. Interested Party Status Order for Mr Cant against the Metropolitan Police and Ministry of Justice
5. Disclosure Order + Order Breach Contempt Penalty Warning for Mr Cant against the Metropolitan Police that:
 - 5.1. Criminal Investigation 01 YE 15441 23 Case Officer Detective Constable P259552 Mr Jake Flanders do immediately refer this order to Metropolitan Police Commissioner Sir Mark Rowley and within 7 days of this order file and serve a Statement that explains the Case Reference and the Reference Response
 - 5.2. Metropolitan Police Commissioner Sir Mark Rowley do immediately refer this order to the Secretary of State for Home Affairs and the Prime Minister and within 7 days of this order file and serve a Statement that explains the Case Reference and the Reference Response
6. Disclosure Order for Mr Cant against the Ministry of Justice that the Chief Administration Officers of the High Court Kings Bench Division, Criminal Office and Civil Office and of the Supreme Court do within 7 days file and serve Explanation Statements how common is the practice of omitting Judge Identities and Case References from Court Orders and whether the Printed Order is consistent with the Court Records, and how common is the practice of Case References to the State and Higher Courts. The Demonstration cases are the Fraud Appeal 2020 1483 Case Reference Omission from the Dismissal Order dated 29th July 2020, Criminal Appeal 2020 01368 B1 Judge Identity Omissions from Dismissal Order dated 14th April 2021, the County Court Sale Enforcement Case G02EC632 Reference to the High Court dated 9th November 2021, the Fraud Appeal 2021 0186 Case Reference dated 15th November 2021 by the Supreme Court to the Attorney General for the Cabinet.
7. All Issues General Public Importance Certificate + All Issues Appeal Permission for All Parties
8. Case Reference to the Top Supervision Judge at Central London County Court
9. Contempt Investigation Directions 1 Hour Hearing at noon on 18th October 2024

Stated Reasons:

1. The Common Law governs all processes managed by the Coronation Oath Enforcement Authority and it has Jurisdiction Superiority over All Other Jurisdictions. It uses the Corruption remedy Proof Standard. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European leaders. Equity Lawyer Mr Edward William Ellis and Queen Elizabeth used it to revive the Coronation Oath Enforcement Authority start a Corruption Remedy Process that has continued ever since.
2. The Citizen has Investigation Jurisdiction. It is the power to give a Confidentiality Waiver, Privilege Waiver and Case Management Authority for use Judgment Services, the truth, whole truth and nothing but the truth for Integrity Tests that Corruption Remedy Standard Proof Sets. The Equity Lawyer has Integrity Test Management Jurisdiction. The Crown has Prosecution Jurisdiction. It is the power to use Corruption Remedy Standard Proof Sets for Trial Orders of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. The Parliament Session Court has Adjudication Jurisdiction. The two Lord Archbishops serve a Court Lawyers, one for the Trial Court and the other for the Appeal Court. The 24 Lord Bishops provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors. When they are busy they can split into 2 Trial Juries of 8 and 1 Appeal Jury of 8. The Corruption Remedy Proof Standard eliminates the need for Witness Attendances and Credibility Findings. It enables Trial Orders to get a Trial Verdict in 7 days and an Appeal Decision in 10 days.
3. The Protection Fraud Network used the powers and officers of the London Borough of Hackney Council for Accounting Frauds that Bribery Funding for Top Police and Top Judges. Council Tenancy Sales got Estate Maintenance Contributions from Private Owners including Mr Cant. External Artificial Lighting on Bright Summer Days got Scandalous Waste Complaint from Mr Cant and Complaint Outrage by Corrupt Officers. Scaffolding Cost Frauds and Insurance Premium x 5 Frauds in the Housing Estate Maintenance Accounts motivated Expense Fraud Complaints by Mr Cant that motivated Prosecution Frauds by Corrupt Offices and Co-ordinated Management of Protection Frauds by the Metropolitan Police, Ministry of Justice, Lands Tribunal and Law Courts. Everything that



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- could go wrong for the Protection Fraud Network did go wrong. Integrity Test Authorities from others and Mr Cant got Complete Sets of Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts for Trial Orders by the Crown. The Parliament Sessions Court made Justice Process Contempt Findings, Remedy Entitlement Findings a series of Remedy Priority Findings to discover who was responsible.
4. In April 2017, Fraud Conspiracy Proof against the State and Law Courts created the need for a Corruption Investigation of the Law Courts. It needed a 2 ½ Year Session. It validated a Parliament Session Refusal to get a Forced General Election and a 2 ½ Year Session. A Session Refusal Notice motivated Prime Minister Mrs May to call the Surprise General Election to avoid Mass Publicity for the Corruption Proof and Parliament Session Refusal. It got the Long Session that enabled the Corruption Investigation of the Law Courts. It got Corruption Proof against the State and Profession Authorities, Remedy Denial Fraud Proof against the Law Courts, Dismissal Decisions against Top Judges, and Dismissal Failures that were Protection Fraud Proof against the Cabinet and Parliament.
 5. In 2019 a Parliament Session Refusal Threat Notice got a Forced Resignation from Prime Minister Mrs May and a Short Session Grant that required a General Election before the year end. Corrupt Officers demanded Protection Fraud Proof from whoever could give it. State Officers used Court Frauds to get it. Money Laundering Officers and Top Judges needed Claim Deterrents against Corruption Victims. It needed Internet Publicity for a Demonstration Case. It needed a Lonely Victim whose Stress Response was Internet Publicity. Mr Cant was ideal for the purpose. A Violent Intimidation Service Call by Top Judges got Kill Threats + Grievous Bodily Harm + More by Professional Thug Mr Stephen Seton who was part of the Kenneth Noy Crime Gang.
 6. A Service Request by Mr Cant got a Before General Election Service Refusal by Equity Lawyer Mr Ellis because he needed to focus on Election Integrity Tests and a Low Stress Threshold made Mr Cant a Very Demanding Client. Friends helped Mr Cant. Crime Complaints got Investigation Denial Fraud Proof + Protection Denial Fraud Proof for Mr Cant, as Victim and Witness, against the Metropolitan Police. A Harassment Restraint Claim and Fraud Appeals got Victim Protection Denial Fraud Proof for Mr Cant against the County Court, High Court and Court of Appeal. It motivated a Protection Call by the Court of Appeal that got a Metropolitan Police Criminal Investigation + Case Allocation with Evidence Exclusion Fraud Orders for Constable Mr Tomass Kuprejev. It got a Common Assault Charge that was Minimum Charge Protection Fraud for Professional Thug Mr Seton and Damage Limitation Protection Fraud for Top Police and Top Judges. A Confidence Collapse by Crown Prosecutors got a Re-Investigation Reference to the Metropolitan Police. The Evidence Exclusion Fraud Orders imposed an Impossible Limit on Investigator Mr Kuprejev. Fraud Appeal 2020 1483 got an Appeal Permission with a Jurisdiction Only Limit dated 15th January 2020 from the Court of Appeal. It got the 2020 1483 Witness Protection Application Notice + Draft Order dated 2nd February 2024 that evidenced Mr Cant had Cases Services from the Equity Lawyer. Investigation is needed to discover what influence, if any, Fraud Appeal Services by the Equity Lawyer had on a the decision for an Investigation Meeting with Mr Cant that got a Meeting Invitation for the Equity Lawyer and an agreement for an Event Witness Interview by the Equity Lawyer that got the Relationship History + Event Witness Statement dated 16th February 2020 of Mr Lawrence Glen Brightman. It proposed Criminal Immunity Deal for Professional Thug Mr Seton in exchange for Full Disclosure how he got the Protection Frauds. It got an Immediate Case Withdrawal by the Crown Prosecution Service. On 29th July 2020 the Fraud Appeal 2020 1483 got a Hearing + Dismissal Order with No Case Reference. It got Fraud Appeal 2020 0186 and the Case Reference dated 15th November 2021 by the Supreme Court for Professional Thug Mr Seton against Mr Cant and the Equity Lawyer to the Attorney General for the Cabinet. The Parliament Sessions used that, and much more, for Corruption Findings and Dismissal Decisions against Top Judges. Dismissal Failures were Protection Fraud Proof against the Cabinet. The Default Penalty was a Dismissal Decision against Prime Minister Mr Johnson. The Dismissal Failure was Protection Fraud Proof against Opposition Leader Sir Keir Starmer.
 7. In 2023 the Parliament Sessions Court forced Mass Publicity for Court Frauds, Protection Frauds and Enforcement Frauds. In December 20123 the G7 Summit got an International Agreement for Remedy Enforcement against Fraud Profiteers. In 2024 the Parliament Sessions Court used the Post Office Scandal and Health Scandals to get Mass Publicity for Corruption Exposure of the Sate to Cabinet Level, Remedy Denial Frauds by the Law Courts and Protection Frauds by Parliament. It got an Incredible Choice for General Election Voters, a Split Conservative Values Vote that enabled a Minority Vote to get a Landslide Majority led by Sir Keir Starmer. Investigation 01 YE 15441 23 Case Papers are referred to the Metropolitan Police Commissioner, Home Secretary and Prime Minister

