

Parliament Sessions Court	The People v Top Judges	Corruption Remedy Process
Supreme + Appeal + High Courts	Equity Lawyer v Cabinet + + Sir Keir Starmer	2022 002595 + Appeals 2023 00569 + 0174
Appeal + Crown Courts	Citizen Mr Nkrumah v Police + Cabinet	2024 1159 + 2022 0043 + 2023 0058 + 1180
Metropolitan Police	Citizen Mr Katsiaounis v Complainant	Investigation 01 YE 15441 23 Frauds
Family Court	Citizen Mr Nkrumah v Ms Laetticia Mukasa + State	Child Protection x 3
General Medical Council	Equity Lawyer Mr Ellis v Relevant Doctors	Mental Health Fraud Harassment Unfitness

High Court Equity Lawyer v Chelmsford Housing Partnership LTD 2022 002595 Rights Definition Application

High Court Claim 2022 002595 Common Law Rights Definition Application + Draft Order 25th November 2024

Applicant Landlord – Chelmer Housing Partnership Limited

Claimant: Tenant - Equity Lawyer Mr Edward William Ellis

Defendants: 1st: Mr Boris Johnson + 2nd: Attorney General + 3rd: Ministry of Justice + 4th: Sir Keir Starmer

3rd: Party: Landlord 4th: Party: Chelmsford City Council

Rights Definition Application

Grounds: Fraudulent Breach of Natural Justice + Human Rights + Overriding Justice Objective

1. Third and Fourth Party Status Orders respectively for Chelmsford Housing Partnership and Chelmsford City Council with the Before Action Case Management Agreement of the Claimant, Equity Lawyer Mr Ellis against the Defendants for:
 - 1.1. The Fair Process Reasons that Party Status Denial + Notice Denial + Hearing Denial got the Process Denial Order against All Legal Entities, Sealed Order Service Failures by the Ministry of Justice, Cabinet and High Court deny the Order Proof needed to start the Appeal Period. The Damage Limitation Obligation requires the Lowest Cost Option which is a 2022 002595 Remedy Application
 - 1.2. The Stated Reasons
2. Prohibited Word Use + Prohibited Process Decision Proof Production Order for the 3rd and 4th Parties against the High Court of the
3. General Civil Restraint Revocation + Prohibited Word Use Revocation for the Claimant, Equity Lawyer Mr Ellis against the Defendants for the Justice Management Reasons that the Restraint Enforcement and Prohibition Enforcement are a Bias Fraud Contempt Liability Risk for the 3rd and 4th Parties + the Stated Reasons
4. Personal Service Order + Service Proof Filing Order for the Claimant and Equity Lawyer, 3rd Party and 4th Party against the Attorney General of the Application Papers including Directions Order Service Order on Mr Boris Johnson, Sir Keir Starmer and the Ministry of Justice for the Efficient Process Reason that Protection Arrangements by the State will make impossible Personal Service by the Claimant, 3rd Party and 4th Party
5. Disclosure Order for the Claimant Equity Lawyer and the 3rd and 4th Party against Mr Boris Johnson and Sir Keir Starmer and the Attorney General acting In Person and the Ministry of Justice acting by the Chief Administration Officer, that they do within 7 days file and serve statement that explain why in the circumstances of the case the court should not make
 - 5.1. Conflicted issue Finding + Remedy Only Jurisdiction Limit Finding + Remedy only Jurisdiction Limit Breach Findings + Conflict Qualification Fraud Finding + Proof Burden Reversal Findings + Fraud Presumption Rebuttal Impossibility Finding + Contempt Liability Findings + Remedy Entitlement Finding + Remedy Priority Finding + Liberty Recovery Entitlement Finding + Reputation Recovery Entitlement Finding + Estate Recovery Entitlement Finding + Special and General and Aggravated and Exemplary Damages Entitlement Finding + All Costs with Indemnity Assessment Entitlement Findings for the Claimant, Equity Lawyer Mr Ellis, and the 3rd and 4th Party against the 4 Defendants, Mr Boris Johnson, the Attorney General, Ministry of Defence and Sir Keir Starmer for the Self Evident Reason that the Rent Arrears Recovery Action of the 3rd Party and Housing Benefit Recovery Action of the 4th Party cannot start until Fair Adjudication of the Restraint Issue and Prohibition Issue + Stated Reasons
 - 5.2. A Contempt Remedy Directions Hearing Order in Royal Court on November 2024
6. Case Review Hearing in Royal Court at noon on November 2024 with Personal Attendance Orders against Mr Boris Johnson + Sir Keir Starmer + the Attorney general

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Stated Reasons

7. A Corruption Remedy Process managed by the Coronation Oath Enforcement Authority used Integrity Test managed by the Claimant. It motivated Test Sabotage that used the Legal Service Act 2007 to create Unqualified Legal Service Crimes. Unqualified Legal Service Crime Prosecution Prohibitions in Parliament Sessions Grants enabled the Equity Lawyer to Unqualified Legal Services needed for Integrity Test Cases. They motivated Protection Fraud Demands by Corrupt Officers that needed use of Civil Contempt for Unqualified Legal Assistance Restraint Frauds and Restraint Breach Contempt Enforcement Frauds by the Judiciary. A Contempt Enforcement Prohibition in Parliament Sessions Grants provided the Protection Justice that the Equity Lawyer needed until Protection Fraud Proof against Parliament validated Forced Remedies. Forced Investigation Remedies needed Viable Conditions. They were a Long Session of 2 ½ years for a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown with Remedy Co-operation by the Prime Minister and Opposition Leader to discover the structure and strength of the Protection Fraud Network. Mass Remedies needed Mass Publicity for Dismissal Executions against Top Judges by a United Parliament, Victim Identification and Case Remedies. A Remedy Co-operation Failure by Parliament creates the need for Forced Remedies Delivery. It needs Imprisonment Fraud Proof against the Judiciary to validate an Imprisonment Fraud Finding + Protection Fraud Finding + Enforcement Fraud Finding + Unfit Judiciary Finding and Exposure Blackmail to get Finding Pronouncements by Parliament with Mass Publicity and then Forced Remedies Delivery. In either event, Forced Remedies needed a Forced General Election got by Time Expiry or a Parliament Session Refusal, with Mass Publicity for Corruption Exposure to increase the Retirement Rate of Governing Majority MPs to get a Power Transfer to a New Governing Majority, and if needed a series of them, until the People got Remedy Delivery.
8. Integrity Tests by the Equity Lawyer motivated Protection Fraud Demands by Corrupt Officers got Personal Contact for the Equity Lawyer with the Royal Courts Security Manager, Mr Burrows. The Security Manager had noticed Television News Coverage of the Dark Powers at Work Speech by Queen Elizabeth and the Prime Minister Dictator Powers Pronouncement by Charles, Prince of Wales, and managed the Security Arrangements that used the Royal Courts Reception Hall for the Justice Management Choice Address by Lord Archbishop Canterbury. They were Protocol Notices for the Corruption Remedy Process managed by the Coronation Oath Enforcement Authority. The Equity Lawyer valued the contact. Remedy Process Update Briefings from the Equity Lawyer enabled the Security Manager to identify Court Fraud Victims.
9. Advanced Electronic Signatures need Writing Behaviour Identification Technology for Computer Users and Document Management Technology and an Internet Service that gives remote Access to both. The Business Plan was On Line Services. The Defence Plan was Source Code Secrecy because Copyright lasts for 50 years from publication and Permanent Secrecy gets Permanent Copyright.
10. In 1998, Equity Lawyer Mr Ellis and another UK Citizen developed the Writing Behaviour Identification Technology. Market Access needed a Document Management System and the High Internet Usage of the USA or the Post Office and Royal Mail Universal Deliveries of the UK. The Equity Lawyer has 50% Copyright + 100% Marketing Rights + Creditor Control. He wanted the Identification Industry Hub Profits and Tax Haven Trust Management Profits for the UK.
11. The European Leaders made a Personal Profit Plan. It needed Source Code Theft, Post Office Business Sabotage Frauds, Forced Usage in the EU and Usage Licence Fees for the Source Code Thieves. The Plan Manager was Prime Minister Mr Blair. A Source Code Theft Order by him got a State Benefit Demand from the Secret Service. It defeated the purposes of the Personal Profit Plan and forced use of an Independent Agent as Theft Manager. Barclays Bank Group Board was the Independent Agent. They used Low Rank Bankers who had No Skills for Source Code Theft. The Post Office was a State Asset. The Business Sabotage needed Political Management. It was the Forced Transfer of the Account Management Business from the Post Office, who wanted them, to the Banks, who did not want them

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because they had No Profit Potential and were a Loss Liability. The Account Transfer Meetings between the Business Secretary and Top Bankers had Mass Publicity. The Equity Lawyer noticed that the Meeting Times coincided with the Technology Assessment Appointment Times. There was a series of Agreement Publicity, then Agreement Denial + Repeat Meeting Publicity that coincided with Assessment Appointment and Assessment Postponements. The Equity Lawyer noticed. He managed the process to get Source Code Theft Conspiracy Proof against the Low Rank Bankers and an International Encryption Expert. The Theft Effort was a Total Failure. A Market Access Plan by the European Leaders used a US Agent and One Application for a Marketing Success that got System Testing by the US Military. It was a Sale Failure because the US Authorities identified the Source Code Owner and feared they had a Back Door. A Technology Deal with the Equity Lawyer risked Diplomatic Damage with the UK. A Secret Market Exclusion Plan by the European Leaders denied use of the EU State Markets and EU City Markets by the Equity Lawyer to get Market Access for Advanced Electronic Signatures. In 1999, the Geneva Inventions Exhibition got a Gold Medal that was Originality Proof for the User Identification Technology. A Theft Conspiracy Complaint by the Equity Lawyer, Investigation Fraud by Barclays Bank motivated a Ruin Fraud Plan against him. It used a the Law Practice that serviced the Group Board to send a Faxed Letter that made a Source Code Theft Conspiracy Admission and used the Theft failure for a Damage Denial and Actionable Claim Denial. The intent was to provoke Legal Action in the UK or EU that enabled Forgery Finding Contempt Finding Frauds + Case Dismissal Frauds + Costs Frauds to get Bankruptcy Frauds and Source Code Theft. All of it was Bank Office Unfitness Proof against Barclays Bank Group Board and Protection Fraud Proof against the Bank of England and Cabinet. Whoever took the Advanced Electronic Signature Market needed the US Market. The Equity Lawyer kept the Theft Conspiracy Proof and Originality Proof for US Jurors. He managed US Market Exclusion against the Technology Thieves and the European Leaders managed Market Exclusion Frauds against him. In 2024, the Equity Lawyer has the Technology Rights that the UK needs for Economic Recovery on a scale that enables National Debt Repayments. It is Unfinished Business.

Drug Crime Protection Fraud Lead Case

12. In the 1980's, the deaths in 18 months of three cousins with different surnames got Trust Fraud Proof against the Family Lawyers. Mr John Hoath was the only Fraud Victim with Remedy Management Skills. The Family Lawyers needed to act against him before he acted against them. In 1991, they bought Bankruptcy Frauds against him. The Bankrupt Estate included Somersales Farm, London Road Crowborough, East Sussex. The Protection Fraud Network used the case for Court Fraud Marketing. The Equity Lawyer had 23 Listed Trial Days in a 65 Judge Day Period. There were very few trials because of Case Surrenders by the Other Parties. They used a Regulated Lawyer to discover whether the Equity Lawyer wanted Court Frauds. He did not. He waited to discover who did.
13. Top Police, Top Customs and Top Judges were the Top Drug Dealers. Top Drug Sales went with Protection Frauds. They needed a Reliable Supply of Chemically Traceable Drugs for Career Sabotage Frauds against Honest Officers. They needed Regular Output and Big Buffer Stocks to provide the Reliable Supply whenever needed for the Career Sabotage Frauds, and sometimes several times in Rapid Succession. The Big Business needed Good Quality Product. It needed Sussex Water. It needed Sussex Sites. Hosting Services by Sussex Police needed Protection Fraud Commitment Proof from Top Judges.
14. On 8th June 2001, they used Bankruptcy Case 1991 191 to provide a Judgment Fraud as Commitment Proof and get use of Somersales Farm as the 1st Sussex Site for Drug Production. They insisted they have Appointment Powers for the Business Manager because they did not trust anyone else to pay them. They appointed Mr Winston Elijah Leachman. His Convictions Record got a Statutory Prohibition against Firearms Possession with a Minimum Breach Penalty of 5 Years Imprisonment. He and Guilty Officers wanted Protection Frauds that would last their lifetimes.
15. On 25th June 2002, an Opportune Firearms Theft and Firearms Licence Breach Report by Mr Leachman got a Breach Acknowledgement by Sussex Police, and use of it to get Breach Investigation Denial

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Frauds as Protection Frauds. In 2024, they enable Protection Fraud Tests of the Cabinet. The Breach Acknowledgement was a Stolen Firearms Seizure and issue of Receipt 0223607 that listed the Stolen Firearms identified the Drug Production Manager as the Possessor, and then a Firearms Cabinet Seizure and issue of Receipt 0223608. It listed the Cabinet and comment 'locked – Not Known Contents'. The Seizure Officers went to Lewes Armoury with intent to put the Stolen Firearms in the Cabinet and pretend nothing happened. They had no key. The Standard Procedure required the Owner to unlock the cabinet, identify Missing Content, if any, and account for Unlawful Content, if any. The Non Standard Procedure was Without Owner. No one dare conduct the Standard Procedure because it defeated the purposes of the Protection Frauds. No one dare conduct the Non Standard Procedure because Mr Leachman might have put in the Cabinet evidence it was impossible to ignore. The Convictions Record, Firearms Licence Breach Report, Stolen Firearms, Locked Cabinet, Receipts, Licence Breach Investigation Failures, and Armoury Management Records were a Corruption Exposure Time Bomb.

16. In 2002, a Business Deal got a Business Document System and Internet Services by a Bank IT and Market Readiness for Advanced Electronic Signature Services. The IT Expert designed the system and wrote a million lines of code. It worked. In late 2003, Internet Testing got Success Results. Secret Surveillance got a Market Ready Report from the Secret Service to Prime Minister Mr Blair.
17. In early 2004, a Business Support from the Equity Lawyer helped to get a Maintenance Contract for the Angolan Fleet from BP for a Small Independent who was a UK Citizen. A Business Deal got Support Services from the Equity Lawyer for the Small Independent and use of the Business for Market Access and Live Usage Testing for Advanced Electronic Signatures.
18. In 2004, the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders. They had Conflicted Priorities. They wanted Referenda Acceptance of Dictator Powers. They needed Dictator Power Concealment Frauds to get it. They wanted Blackmail Powers for State Officers that used for Financial Asset Loss Threats to get Immediate Obedience from the Citizen. Exposure would get a choice between Dictator Powers for the State and Financial Security for the Voter and a Landslide Rejection of Dictator Powers. The Market Access for Advanced Electronic Signatures made inevitable exposure of Electronic Signature Dictator Powers. The European Leaders made an Election Fraud Concealment Plan. It used Market Access Sabotage Frauds against the Advanced Electronic Signature Technology. It needed Extradition Frauds by the UK and Dutch Authorities against the UK Citizen, who got the BP Contract, and Imprisonment Frauds against him and his Dutch Distribution Manager, who was a Dutch Citizen. The UK and Netherlands did not have an Extradition Treaty. They did not have time to make one. The 1st Extradition Plan was the 1st EU Extradition Fraud. It used Armed Dutch Police on UK Soil to supervise UK Customs and Kent Police in a Kidnap Operation against the UK Citizen. Everything that could go wrong for the European Leaders did go wrong. Complex Events got Incredible Target Status for the UK Citizen in Drug Investigations. The Top Drug Dealers used his address as the Decoy Address in the Carrier Movement Records of 70 Drug Shipments. They did so to ensure Decoy Address Enquires got Dead End Results if anything went wrong. UK Customs knew about US Extradition Frauds and UK Extradition Frauds. They had No Prior Experience of EU Extradition Frauds. The Extradition Set-Up Period coincided with the Drug Shipment Period. They thought the UK Citizen had discovered Decoy Address Frauds, reported them, and was assisting a Decoy Address Investigation. They made an Investigation Sabotage Plan. It used News Coverage of International Co-operation and Big Drugs Bust and then took control. The Extradition Target was in a UK Prison with Jury Trial Rights and an Investigation Record that was Compelling Innocence Proof for him and Compelling Guilt Proof against the Investigators. The 2nd Extradition Plan used Immunity Frauds for Top Drug Dealers that got Extradition Services for the European Leaders and a Drug Crime Profit Share for Prime Minister Mr Blair. It used Innocence Evidence Concealment Frauds by the UK Authorities before completion of the Imprisonment Frauds by the Dutch Authorities. Legal Action by the Equity Lawyer got Innocence Evidence Concealment Fraud Proof against UK Judges. Trial Orders by

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Queen Elizabeth got Corruption Findings and Dismissal Decisions against UK Judges. Dismissal Failures were Protection Fraud Proof against the Cabinet. The Default Penalty was a Dismissal Decision against Prime Minister Mr Blair. A Self Defence Plan by Prime Minister Mr Blair used Ruin Frauds against the Equity Lawyer. In 2006, the Corruption Remedy Claim 6CT0980 of the UK Citizen's Mother against the Law Society got Court Fraud Proof and Set-Up Conditions for Corruption Remedy Claim of the UK Citizen against the UK Cabinet + 8 Other Authorities. It got Automatic Issue and Case Reference 6CT1168. Legal Service on the Attorney General got the Angry Response of a 6-Day Backdated Law Practice Termination Fraud against the Equity Lawyer. It did not stop him servicing the Remedy Process. 6CT1168 Case Supervision by Top Civil Judge for Kent Mr Mitchel got a Court Motion Dismissal Objections Order dated 16th May 2006 by District Judge Mr William Jackson and a Hearing Date for 13th July 2006. Then cases 6CT0980 and 6CT1168 got Case Management Fraud Proof against Judge Mitchel. It includes a 6CT0980 Default Strike Out Order on 21st July 2006 in the event of their being an Acting Notice Filing Failure by the Citizen's Mother or Registered Lawyers. Prior Cases got a Corruption Finding + Remedy Denial Fraud Finding + Dismissal Decision against Judge Mitchell and Dismissal Failure Protection Fraud Proof against the Cabinet and the Default Dismissal Penalty against Prime Minister Mr Blair. He signed a 10 Months Retirement Notice to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof against him. A 6CT0980 Strike Out Protest Letter dated 21st July 2006 for the Dual Citizen got a Confidence Collapse and Fraud Remedy Attempt by Judge Mitchell. The Proof Positive is a 6CT0980 Case Re-opening Proposal Letter dated 14th August 2006. It got an Angry Reaction from the Protection Fraud Network. They forced Judge Mitchel to service a Bankruptcy Fraud Conspiracy against the Equity Lawyer. It needed the Insolvency Conditions. They used the Research Cost Tax Deduction Denial Fraud Remedy Claim 4CT04079 for a Court Motion Stay Revocation dated 11th September 2006 by Judge Mitchell to enable a Before Trial Bankruptcy Enforcement Threat for Extortion Blackmail that got a £56,000 Payment by the Equity lawyer to HM Revenue. They used RH Ellis Will Probate Contest HC0501581 for Court Fraud Blackmail by the Trial Judge to extort the Trial Day £140,000 Settlement dated 12th September 2006. They used Protection Frauds to get an £80,000 Client Money Theft by the Law Practice Former Partners against the Equity Lawyer. The £56,000 + £140,000 exceeded All Available Cash and created the need for use of the £50,000 Personal Overdraft Limit for Small Borrowing to clear the £140,000 Payment Cheque. Misrepresentation Frauds concealed a Secret £45,000 Reduction of the Overdraft Limit. It enabled a Cheque Bounce Fraud needed for a Bankruptcy Fraud. It failed. A £70,000 Contribution Oral Promise by the Equity Lawyer's Sister created the need for Influence Frauds by Her Husband against her to get a Payment Default, Insolvency Conditions, Bounced Cheque and Bankruptcy Fraud. The Equity Lawyer knew that Probate Estate Enrichment Fraud Bribery got Bankruptcy Fraud Support Services from Her Husband. He knew Fraud Plan Success needed Plan Secrecy against her and Plan Exposure would be devastating for her. He relied on Good Relations with her. A Brief Surprise Telephone Call from her to him said 'I'm going to pay' and no more, if anything, revealed the Payment Default Influence Frauds had failed. It denied the Bankruptcy Fraud needed for Law Practice Disqualification. It created the need to use an Unfitness Finding Fraud for a Law Practice Disqualification Fraud. A Payment Cheque from the Equity Lawyer to his Brother got Bounced Cheque Fraud Proof against Barclays Bank, and eventually an Overdraft Misrepresentation fraud Admission by a Bank Officer. All of it enabled use of use of the Remedy Efforts of Judge Mitchell for a Career Damage Investigation if the Remedy Process needed it.

19. In 2006, the Forced 10 Months Retirement Notice from Prime Minister Mr Blair got a Profit Share in 2007 for either Prime Minister Mr Brown or some of his Cabinet Officers.
20. The 2007 Parliament Session Grant had Corruption Remedy Conditions. The Performance Tests got Protection Fraud Proof that needed Forced Investigation Remedies. Remedy Commitment Proof from the Opposition Minority enabled the Expense Account Fraud Investigations managed by the Crown that

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got Remedy Co-operation from Media Managers and Mass Publicity for the Expense Account Scandal that coincided with the 2009 Election Campaign Period and continued after it. Remedy Co-operation by Citizens enabled Integrity Tests by the Equity Lawyer got a series of Power Transfers. One was an increase in the Retirement Rate of Governing Majority MPs that enabled the 2010 General Election to get a Power Transfer to the Coalition Government. Another was a Loyalty Transfer by the Security Service from the Prime Minister to the Crown needed to get Viable Conditions for Forced Investigation Remedies. Day 5 of the Expense Account Scandal got Corruption Admissions + Remedy Promises + Remedy Support Vote Appeals by the Political Party Leaders and Secret Orders by Prime Minister Mr Brown for Protection Frauds by the Secret Service for Corrupt Officers against Corruption Victims. The Lead Cases were a Drug Crime Protection Fraud and Asset Theft Protection Frauds

21. In 2008, a Glittering Career Deal got the office of Director of Public Prosecutions for Keir Starmer in exchange for Protection Frauds for the Cabinet that needed thousands of Imprisonment Frauds against Corruption Victims.
22. In early 2009, a Theft Concealment Failure by the Replacement Armourer enabled Protection Fraud Crime Complaints that got Protection Fraud Proof for Citizen Victim Mr John Hoath against Prime Minister Mr Brown. Secret Protection Fraud Order from Prime Minister Mr Brown to the Secret Service Officers needed a Mental Incapacity Fraud against Citizen Victim Mr Hoath to enable Case Management Incapacity Finding Frauds for Corruption Remedy Case Denial Frauds by the Judiciary. Influence Frauds by the Fixated Threat Assessment Centre got Unexplained Appointment Requests by the GP Surgery got No Response form Citizen Victim Mr Hoath for 14 weeks. In that time the Expense Account Scandal Power Transfers enabled Integrity Tests to get 5 Protection Fraud Appeals in the Court of Appeal all of which used the Firearms Crime Protection Fraud Proof. On 2nd September 2009, the Unexplained Appointment got a Blood Pressure test and the comment by GP Dr Ross that he was making a Mental Case Reference, in spite of there being no need, because a Government Department, that previously he did not know existed, wanted it. A Mental Health Case Validation Demand dated that day produced by the equity Lawyer for Citizen Victim Mr Hoath got Immediate Remedy Co-operation from the GP Surgery the next day. It was a Case Appointment for Citizen Victim Mr Hoath and the Equity Lawyer that the Practice Manager used for Personal Delivery of a let from GP DR Ross that stated the Mental Case Reference had No Medical Need. It enabled the Equity Lawyer to produce the Mental Health Fraud Conspiracy Review Claim of Citizen Mr Hoath against Prime Minister Mr Brown, the Security of State for Justice, Metropolitan Police Fixated Threat Assessment Centre, GP Dr Ross and Sussex Chief Psychiatrist Dr Orekan. On 12th October 2009 filing got Case Reference CO 11860 2009 and Personal Service against the State that day at 5 Buckingham Palace Gate by the Equity Lawyer. Days later, it got a Loyalty Transfer by the Security Service from the Prime Minister to the Crown. On 14th December 2009 the Mental Examination got attendances by Citizen Victim Mr Hoath, his sister and brother in law Mr Ian Wise and Mrs Catherine Wise, and presentation of the Firearms Protection Fraud Proof by all three of them to a Sussex Chief Psychiatrist Dr Orekan and a Secret Service Officer. It got the NHS Patient 4204977197 + Hospital Number 1156450 Mental Fitness Finding Certificate dictated on 17th and printed on 22nd December 2009. It enabled use of the Firearms Protection Fraud Proof Set for thousands of Integrity Tests by the Equity Lawyer and Crown that got Protection Fraud Proof for the People against All Authorities with State Investigation Powers and All Law Courts.

The Asset Theft Lead Case

23. In 2004, the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders. They had Conflicted Priorities. They were a Blackmail Powers Priority and Dictator Power Referenda Acceptance Priority. Blackmail Powers needed Electronic Signature Dictator Powers to enable use of Financial Asset Loss Threats to get Immediate Obedience from the Citizen. Referenda Acceptance needed Election Frauds. It needed Electronic Signature Dictator Power Concealment Frauds to avoid the choice of Dictator Powers for the State and Financial Security for the Voter getting a

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Landslide Rejection of Dictator Powers. The Lawful Business of UK Citizens made inevitable the exposure of the Electronic Frauds. Referenda Acceptance needed Electronic Signature Dictator Power Renunciation by All European Leaders or Election Fraud Concealment using Business Sabotage Frauds against the UK Citizens. They chose Election Fraud Concealment. Everything that could go wrong for them did go wrong. The Sabotage Frauds used an Extradition Fraud by The Netherlands and UK against a UK Citizen and Imprisonment Frauds by The Netherlands against him and his Distribution Manager who was a Dutch Citizen. The 1st Extradition Fraud discovered that the Top Police, Top Customs and Top Judges were the Top Drug Dealers. The 2nd Extradition Fraud got Immunity Frauds from the UK Cabinet for the Top Drug Dealers, Extradition Fraud Services by the Top Drug Dealers for the European Leaders and a Drug Crimes Profit Share for Prime Minister Mr Blair. It needed Innocence Evidence Concealment Frauds by the UK Authorities before completion of the Imprisonment Frauds by the Dutch Authorities. Integrity Tests by the Equity Lawyer got Innocence Evidence Concealment Fraud Proof against the State and Law Courts, Dismissal Decisions against Top Judges that got Dismissal Failure Protection Fraud Proof against the Cabinet and the Default Penalty of a Dismissal Decision against Prime Minister Mr Blair. A 10 Months Retirement Notice from Prime Minister Mr Blair avoided the Forced Remedy of a Parliament Session Refusal with Mass Publicity for the Corruption Proof. He used the Retirement Period to get Protection Frauds in hope they would last his lifetime. It needed a Profit Share for Cabinet Officers and a Business Expansion Plan to cover the Profit Share Cost. Protection Fraud Business Expansion Plans need Priming Cases that get Fraud Knowledge Admissions + Remedy Denial Fraud Commitments that are Fraud Co-operation Proof from Business Service Relevant Professionals and uses Fraud Co-operation Refusal Proof for Career Ruin Frauds against All Other Professionals. The Business Expansion Plan was Land Frauds by Big Land Owners against Small Businesses. It needed Policy Frauds for Insurers against the Insured Small Business + Case Management Frauds by Insurer Approved Professionals against the Insured Small Business + Arbitration Frauds and Court Frauds by Arbitrators and Law Courts for Big Land Owners against Small Businesses. The Priming Cases were Lease Frauds for Big Development Corporations against Town Small Business and Big Land Owners against Farm Tenants. Competent Management of Town Cases and the Willaston Farm Case got Complete Sets of Fraud Proof for Town Victim Mr Can Say and Farm Victim Citizen Mr Charles Sydney Ellis and his brother, the Equity Lawyer, against Insurers, Experts, Representatives, Land Owners, Arbitrators and Law Courts. The Complete Proof Sets got Nuisance Case Status for Protection Fraud Network. The Expense Account Scandal changed the Nuisance Case Status to Serious Risk Status.

The Land Fraud Town Priming Case

24. Ruin Frauds got an 18 Months Homelessness Period for Victim Mr Say. A Deal got Dust Bin Storage for the Town Case Original Records and a Sleeping Space for Victim Mr Say in exchange for Various Services for a Restaurateur. He did not know about the Coronation Oath Enforcement Authority and Remedy Process. The Town Case Risk Control was Torture Efforts against Victim Mr Say by Network Agents with intent to get and destroy the Town Case Original Records. Torture Resistance by him lasted until the Remedy Process got a Confidence Collapse and Torture Termination. In 2019, Victim Mr Say discovered the Coronation Oath Enforcement Authority, agreed to service the Remedy Process and thereby got Citizen Status. Citizen Mr Say says the Town Case Original Records are intact. Even if they were lost, Remedy Co-operation by Citizen Mr Say enabled the Equity Lawyer to get New Land Fraud Proof for Citizen Mr Say and Other Victims.

The Land Fraud Rural Priming Case

25. The Priming Case Managers wanted Rapid Closure. The Farm Priming Case started with the 2008 Rent Review Notice from the Landlord. It got a Farm Cottage Surrender Settlement Offer from the Tenant + Offer Publicity from Market Drayton Cattle Market Community + Many Case Decision Refusals pending discovery of the Willaston Farm Case + Rapid Closure Failure for the Priming Case Managers.

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They needed to stop the Next Rent Payment being Settlement Offer Acceptance Proof. There was No Valid Stop Process. Something had to happen before 25th March 2009, which was Rent Payment Day. On 24th March 2009, the 1st Lunatic Management by the Landlord was a Cottage Quit Notice Fraud. Personal Service by a Process Server got the Service Response of 'No problem, I made a Cottage Surrender Offer' from the Tenant. A Response Report from the Process Server caused the Priming Case Managers to realise the Cottage Quit Notice Fraud did not stop the Rent Payment being Settlement Offer Proof. The 2nd Lunatic Management by the Landlord used Personal Service 2 hours later of a Whole Farm Quit Notice Fraud. All Records for the 20 Years Tenancy Period were Quit Notice Fraud Proof for the Tenant against the Landlord. It got a Policy Claim by the Tenant and an Invalidity Counter Notice dated 5th April 2009 by the Equity Lawyer ensured the Willaston Farm Case would get a Complete Set of Fraud Proof against the Insurer, Insurer Approved Professionals, Landlord, Landlord Professionals, Arbitrator and Law Courts. The Willaston Farm Case has Nuisance Status until 9th May 2009 when Mass Publicity for the Expense Account Scandal started. On Scandal Day 5, it got Serious Risk Status. On Friday 29th May 2009, the Expense Account Scandal Power Transfers enabled the Equity Lawyer to help get issue of Protection Fraud Review Claim CO 2815 2009 for Citizen Victim Mr Hoath against the Independent Police Complaints Commission and Sussex Police. Half an hour later filing of the Protection Fraud Review Claim and an urgent Consideration Application got Case Reference CO 2836 2009 for him against Prime Minister Mr Brown, Secretary of State for Business and Regulatory Reform Lord Mandelson, the Independent Police Complaints Commission and Sussex Police. On Monday 1st June 2009, the CO 2836 Urgent Consideration Refusal got Confidence Collapses and Government Office Resignations on 2nd and 3rd June before the Local Elections on 4th June 2009. A Road Traffic Accident on 12th June 2009 got an Unconscious Period and a Whole Body Scan that revealed Citizen Victim Mr Charles Sydney Ellis had Skull + Spine + Pelvis Fractures + Oesophageal Cancer. It got a Cancer Treatment Denial Kill Order by Prime Minister Mr Brown and Unusual Behaviour by Hospital Staff that made no sense for the Citizen Victim until the Remedy Process got a Forced Cancer Case Reference by the GP on 25th July 2011. The Cancer Assessment Appointment got the comment 'who did this to you from the Cancer Specialist' from the Cancer Consultant and responses from the Citizen Victim and Equity Lawyer that got Brief Sight of the Case Reference dated 25th July 2009 and the Cancer Proof Scan Evidence dated 12th June 2009.

26. Remedy Process Update Briefings from the Equity Lawyer for Royal Court Security Manager Mr Burrows continued whenever it was convenient for both of them. The Equity Lawyer provided Remedy Process Co-operation Information for the Crown and Parliament Sessions Court that was not a Dismissal Risk for Mr Burrows.
27. Issue and service of the Mental Health Fraud Review CO 11860 2009 on 12th October 2009 got a Loyalty Transfer by Security Officers from the Prime Minister to the Crown. Remedy Co-operation by them included Set-Up Preparations for Integrity Tests for the Corruption investigation of the Law Courts by the Lord Chancellor for the Crown. They got the Mental Health Finding Certificate for Citizen Mr Hoath to enable use of the Firearms Theft Protection Fraud Proof. They got Cancer Treatment Denial Murder Proof to enable the Corruption Investigation to get Cancer Treatment Denial Murder Procurement Proof against Top Judges.
28. The 2010 General Election got a Power Transfer to the Coalition Government. The 2010 Parliament Session Priority was a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. It got Full Co-operation for Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband. The fact they did not know the investigation details eliminated them from suspicion if anything went wrong. The Equity Lawyer recruited Citizens, managed cases and gave Update Briefings to Royal Courts Security Manager Mr Burrows.
29. In late May 2014, the Remedy Process used the Police National Conference to get Mass Publicity for a Corruption Finding Notice, Remedy Co-operation Demand and Dismissal Threat. The Remedy Process

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needed Remedy Test Cases of Top Judges that were a Murder Risk for the Equity Lawyer.

30. On 2nd June 2014, Written Advice and Oral Advice from the Equity Lawyer to the Royal Courts Security Manager that if Case Filing Tests got Process Refusals and an Eviction Call by Administrative Court Officers the Call Response should be the question whether an Eviction Service was a Contempt Liability Risk for the Eviction Officers in the Court of Appeal.
31. Case Filing by the Equity Lawyer got Delay Behaviour and then Confused Behaviour by Court Officers that was consistent with an Eviction Service Call getting Contempt Liability Risk Enquiry. Then soon before closing time, it got issue of Lawyer Disqualification Fraud 2014 Appeal CO 2545 for Equity Lawyer Mr Ellis v Law Society and a Counter Receipt Notice for the Osteopath Disqualification Fraud Appeal of Citizen Ms Lewis v General Osteopathic Council. On 3rd June 2014 it got Process Refusal Letter MISC 654 2014. It gave the Alleged Failure to provide Urgent Application Form N 463 and the Legal Service Addresses for the Interested Parties for the Crown, Law Society, General Medical Council and Journalists National Union, and the Practice Name 'Wilkinson' in the Disqualification Order was not the same as the Appellant Name 'Lewis'. The same day Case Reports by the Court Manager to the Supervision Judge, Justice Sir Andrew Collins, got the Angry Response of a Kill Order against the Equity Lawyer. The Murder Plan needed Mobile Phone Text Receipts + Text Sent Denial + Text Sent False Records + Phone Connection Denials and Event Video Audio Record Concealment Frauds. The Equity Lawyer knew about the Murder Risk, the likely Murder Plan, that the Plan Manager was likely to be Career Criminal Mr Leachman, the Murder Agents were likely to be the Father Son Assassin Team of Messrs John Moor, and the Equity Lawyer had Location Choice. He chose a Sussex Site because Chief Constable Rank Officers knew he had Case Co-operation from the Secret Service from at least as early as October 2009. It made them the Weak Link. A Confidence Collapse by them would deny the Evidence Concealment Fraud and get a Murder Veto. The Equity Lawyer knew a Kill Order would get Rapid Service but did not know when.
32. On 4th June 2014, a Part Day Hospital Admission Appointment for Mr Hoath got a Transport Service from the Equity Lawyer. They decided a 2 Hour Early Arrival would be a Time Loss Risk Control for everyone. It gave Hospital Staff a patient to process if anyone else was late. The Equity Lawyer went to Burgess Hill and waited until it was a respectable time to visit a Citizen Client. He noticed the Phone Connection Denial. It raised Murder Plan Suspicions. A Sent Text Record on the Mobile Phone and a 30 Minutes Later Visit got 'No Text Received' from the Client. It added to the Murder Plan Suspicions. The Murder Defence Plan was to stay in Burgess Hill, create Case Notice Emails that Murder Investigators could not ignore, give the Murder Site Choice of the Supermarket Café. Town Centre Car Park, High Street and County Library long enough for Secret Service Surveillance Suspicions + Evidence Concealment Entrapment Suspicions to get a Confidence Collapse and Evidence Concealment Fraud Refusal + Murder Veto by Top Officers in Sussex Police. Thereafter, Sussex was the safest place for the Equity Lawyer to live until the Remedy Process got Dismissal Executions against Top Judges by United Parliament or a Forced Dismissal by the Parliament Sessions Court against a Prime Minister. The Assassination Failure was Hot Gossip for Top Customers and Top Managers of the Protection Fraud Market. They needed the Protection Fraud Proof of Kill Orders by Prime Ministers.
33. On 3rd July 2014 the Osteopath Disqualification Fraud Appeal got issue with Case Reference 2816 2014, a Without Hearing Permission Denial Fraud against the Citizen and use of a Party Status Denial Fraud + Notice Denial Fraud + Hearing Denial Fraud + Jurisdiction Fraud for a Court Motion Unlimited Legal Assistance Restraint Order Fraud against the Equity Lawyer. The Sessions Grant Prohibitions enabled the Equity Lawyer to continue with the Integrity Tests. The Appeal Dismissal Fraud + Legal Assistance Fraud Appeal for the Citizen caused High Court Judges to realise there were Test Cases. Their Defence Plans were Decision Signature Refusals to enable Not Me Defences, and Unsigned Decision Pages with Signature Pages for Signature Admissions and Decision Denials. It created the need for Hearing Audio Records as Personal Responsibility Proof against Identifiable Individuals for Known Court Frauds.

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34. Protection Fraud Demands by Top Judges got No Action by the Cabinet against the Equity Lawyer.
35. On 30th September and 3rd October 2014, the Corruption Remedy Denial Fraud Appeal 3193 2014 and the Disqualification Fraud Appeal 2816 2014 got Hearing Audio Records that were Personal Responsibility Proof against Identifiable Individuals for Known Court Frauds.
The Judicial Career Impact Investigation
36. The Remedy Process needed Career Impact Investigations and Law Change Investigations. They needed Fraud Management that got Glittering Career Rewards and Fraud Management + Remedy Efforts that got Sabotage Career Penalties. The Ruin Frauds against the Equity Lawyer got Test Evidence for Career Impact Investigations and Law Change Investigations. In 2006, the Bankruptcy Fraud Conspiracy used Inheritance Claim Compliance Waiver Frauds to service the RH Ellis Probate Contest Frauds. It got an Inheritance Claim Regulation Change and High Court Promotion for the Trial Judge. It used Fraud Services by the Top Civil Judge for Kent, Judge Mitchell until a Confidence Collapse and Remedy Efforts by him got an Angry Response from the Protection Fraud Network. They forced him to commit Tax Case Court Frauds to service the Bankruptcy Frauds. They moved him to Central London County Court and used him as a Fraud Management Puppet and Career Damage Demonstration Case.
37. The Career Impact Investigation needed a Career Damage Demonstration Case. It needed a Fraud Case with Victim Self Representation. Land Frauds provided one. Land Frauds use Dilapidation Frauds, Valuation Frauds and Possession Frauds against Occupants and then Asset Thefts against the Victim. Asset Thefts against Hackney Council used a Fraud Set against Tenant Mrs Wilson. She was Chronically Immature. Retired Ship Carpenter, Mr Ron Brown, was her Octogenarian Friend. Defence Failures by her and Defence Management by him got a Fraud Proof Set that motivated Corrupt Officers to demand Protection Frauds. They got the Race + Homophobic Restraint Breach Contempt Imprisonment Committal Fraud 2013 Case 3EC02367 against both of them. It was precisely the right case at precisely the right time. The Equity Lawyer got it. The Most Credible Explanation is Case Identification by Secret Service Officers and use of Innocent Agents by them for Case References to him. Defence Papers by the Equity Lawyer informed Trial Judge Mr Mitchel it was a Remedy Process Case. A Heart Failure Medical Report got an Undeclared Trial Adjournment for Mrs Wilson. Trial Day 1 got a Public Gallery Appearance by the Equity Lawyer. It infuriated Judge Mitchel. Self - Representation Stress got a Heart Attack and Hospital Admission for Mr Ron Brown that night. Muscle Repair Chemicals in Blood Tests got a Release Refusal by the Hospital and an Appearance Failure by Mr Brown on Trial Day 2. A Heart Attack + Hospital Admission Report from Equity Lawyer got Lunacy Proof against Judge Mitchel. He used the Medical Evidence Failure for an Appearance Failure Finding + In Absence Trial Continuity Decision against Mr Brown. He made a Court Room Exclusion Decision against the Equity Lawyer. The In-Absence Trial got a Contempt Liability Finding + 18 Months Imprisonment Order against Mr Brown.
38. Trial Blackmail + Trial Waiver Bribery by Hackney Council Officers got Appeal Sabotage Frauds by Mrs Wilson against Mr Brown. He did not know what the Equity Lawyer could do. A Find Appeal Lawyers General Instruction + Excluded Lawyer Special Instruction from him got the Sabotage Fraud by her of Appeal Instructions to the Excluded Lawyers. A £1,200 Payment of his money by her got a £1,000 Receipt from them, an Appeal Instructions Report by them, Appeal Denial Instructions from the Top Supervisors of the Administrative Court and No Appeal by them.
39. An Imprisonment Fraud Release Claim prepared by the Equity Lawyer, and made by Citizen Mr Hoath got a Confidence Collapse by the Administrative Court Office Lawyer. It was 10 years and 4 days since the Extradition Frauds got First Contact for him and the Equity Lawyer. Extradition Frauds got Review Claim Filing Obstruction Orders by Top Judges got Obstruction Execution that included Telephone and Fax Line Swapping by the Court Lawyer to stop Fax Filing of the Review Claim Papers. Repeat Fax Failures and a Constant Telephone Engagement Tone raised Swapped Line Suspicions. A Telephone Call on the Fax Line by the Equity Lawyer got an Immediate Pick Up + Self Identification by the Court Lawyer and 'Fax Filing is on the Telephone Line' by the Equity Lawyer got Polite Acceptance by the

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Court Lawyer. Neither of them was likely to forget it. On Friday 12th December 2014, Day End Filing by the Equity got a Restraint Comment by the Court Lawyer and Fraud Invalidity Comment + Test Them Prompt by the Equity Lawyer got a Next Working Day Issue Commitment from the Court Lawyer. It got Case Reference 2014 5859 and Claim Dismissal Hearing Order + Claim Issue Penalty Restraint Hearing Order + Restraint Breach Contempt Hearing Order, all dated Tuesday 16th for Friday 19th December 2014, by the Administrative Court Top Supervisor, Justice Sir Andrew Collins, respectively against Citizen Mr Brown, Citizen Mr Hoath and Equity Lawyer Mr Ellis. A Hearing Notice from the Equity Lawyer got a Representation Claim Letter from the Excluded Lawyers to the Administrative Court. A Two Paged + One Sheet Document dated 19th December 2014, by the Equity Lawyer made Case Representations for all three of them. The intent was that Process Proof by the Administrative Court in Any Case was Notice Proof against the Administrative Court for All Cases. The Administrative Court had Advance Notice of it. Citizen Mr Hoath and Equity Lawyer sat in the Court Room, heard the Dismissal Hearing Call and noticed the Appearance Failure by the Excluded Lawyers. They heard the Hearing Judge read out the Representation Claim Letter from the Excluded Lawyers, ignore the Case Representations and use the Appearance Failure by Mr Brown as a Case Dismissal Reason. It was a Pompous Performance. The Restraint Hearing Call got Self Representation by Citizen Mr Hoath. He gave the Case Representations Document to the Hearing Judge. The Restraint Breach Contempt Case Call got Self Representation by the Equity Lawyer. He said the Case Representations Document covered all three cases, and the Case Headings included Fraud Appeals that vested Restraint Jurisdiction in the Court of Appeal. Restraint Decisions by Lower Court were Jurisdiction Usurpation Contempt against the Higher. A Confidence Collapsed stopped the Contempt Imprisonment Fraud. The Pompous Performance became an Angry Expression.

40. The Restraint Fraud by the Administrative Court got an Enforcement Failure by the Administrative Court and a series of Confidence Collapses. The Court Lawyer left. The Equity Lawyer told the Security Manager that the Remedy Co-operation by him got Group Immunity for the Security Officers and he need not delay his Retirement Plans.
41. The Protection Fraud Network needed a Survival Plan to avoid Total Collapse. It needed Ruin Frauds against the Equity Lawyer and Prime Minister Mr Cameron, to deny the Remedy Process, respectively, Investigation Services and Execution Services, and a Ruin Fraud against a Remedy Protester for Power Boast Purposes. It had Two Business Expansion Plans. One was Land Frauds for Housing Officers against Housing Associations. Another was Family Sabotage Frauds + Child Thefts to get Big Budgets + Budget Fraud Profits and Expatriation Frauds to get Money Laundering Services from Sovereign States. It used Mass Publicity for Hung Parliament Propaganda Frauds in hope of getting a Hung Parliament and use of Coalition Negotiations to get Immunity Frauds from Corrupt Parliamentarians.
42. The Business Expansion Plans needed Priming Cases.
43. The Family Sabotage Frauds needed a Big Family with a Foreign Origin for a Priming Case. The Theodorou Family was ideal for the purpose. It had 6 Children in 6 years with 3 Cypriot Grand Parents and 1 UK Grand Parent. The Father was Intelligent but Chronically Immature. All his life he had made friends and lost them when they matured and he did not. The children were bright. The Older Children were approaching Justice Maturity. He had no hope of coping with their Independence Challenges. A Corrupt Deal got Care Fraud Co-operation from the Father for the Protection Fraud Network in exchange for Divorce Property Frauds for him against Mrs Theodorou. Corrupt Officers made Personal Profits but everything that could go wrong for the Protection Fraud Network in the long term did go wrong. The Priming Case got a Complete Set of Fraud Proof at every stage of the process.
44. Remedy Co-operation from 2010 to 2015 by Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband inspired confidence that whoever won the 2015 General Election could be trusted to deliver the United Parliament needed for Dismissal Executions against Top Judges, Victim Identification and Case Remedies. The 2015 General Election got a Governing Majority

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for Prime Minister Mr Cameron. The 2015 Session Grant required Dismissal Set - Up Conditions. They were a Fraud Invalidity Precedent, Conflict Disqualification Precedent and Automatic Case Issue Rights for the Citizen against the State. Corruption Claim Filing by the Citizen forced Corrupt Officers to choose between making Conflict Disqualification Admissions and committing Conflict Qualification Frauds to get the Case Control needed for Case Issue Denial Frauds, Dismissal Frauds and Restraint Frauds against the Citizen. The Set – Up Conditions made Conflict Qualification Frauds the easiest crime for the Citizen to prove because Official Records or Official Record Failures were the Fraud Proof. The Test Period was One Year. Integrity Test Cases managed by the Equity Lawyer got New Corruption Proof Sets in 9 months. The European Referenda Commitment got the Election Victory for Prime Minister Mr Cameron. He knew that the Dismissal Executions against Top Judges would be Corruption Exposure that increased the Leave Vote. He used the Test Period Year for the European Referenda in hope of getting Referenda Acceptance. He led the Remain Campaign, lost and resigned. It was an Honourable Resignation. Dismissal Executions were the next item on the Session Agenda. The Network needed to stop them. £??,000,000 Sales by Governing Majority Influencers to the Protection Fraud Network got Leadership Votes and No Contest for MP Mrs May and Dismissal Failure Protection Frauds for Top Judges.

45. Meanwhile, the Child Theft Priming Case continued. The Cypriot Constitution required Child Placement with Blood Relatives. It created the need for the Expatriation Frauds to have Legislation Frauds by Corrupt Politicians or Jurisdiction Frauds by Corrupt Judges and a Profit Share for whoever delivered the Necessary Frauds. A Profit Share Refusal by Corrupt State Officers denied Legislation Frauds or Jurisdictions Frauds. The Child Expatriation Agreement contained the Wish List of Enfield Council all of which were include in the No Binding Obligation List of the Cypriot State. The Child Care Order made Cypriot Court Supervision an Expatriation Condition for 4 Theodorou Children. Cypriot State Records, Enfield Council Records and UK Court Records are Expatriation Fraud Contempt Proof against the Case Officers and Case Representatives of Enfield Council and Supervision Judges and Case Judges of the Law Courts. The General Rule required Self Representation Denial Frauds against anyone who was a Corruption Exposure Risk. Many cases used Mental Illness Certification Frauds. There was a Rule Exception for Business Priming Cases. Their purpose was to get Fraud Knowledge Admissions and Remedy Denial Fraud Commitments from All Relevant Professionals and use Fraud Objections for Career Sabotage Frauds. The Rule Exception enabled Mrs Theodorou to get, at every stage of the process, complete sets of Fraud Conspiracy Proof against Investigators, Prosecutors, Representatives and Judges. After the Final Care Order dated 9th June 2016, she met the Equity Lawyer and discovered the Coronation Oath Enforcement Authority and Corruption Remedy Process. She gave use of the Child Cares and Divorce Property Case for Integrity Tests. The Divorce Property Case was not a Business Priming Case. It was a Fraud Delivery Case. The Rule Exception did not apply. The 1st Case Management Order dated 5th July 2016 required her to get a Mental Fitness Certificate. A Remedy process Case Notice + Medical Records Access Demand dated 25th July 2016 from Mrs Theodorou to Southgate GP Surgery and North Middlesex Hospital broke the confidence of the GP and Local Psychiatrists to service the Mental Illness Certification Fraud. She retained Case Control, and used it to get a Complete Set of Fraud Conspiracy Proof against Mr Theodorou and the Law Courts.
46. Meanwhile, the Housing Fraud Priming Case continued. The Housing Frauds used Housing Association Mergers to get a Big Business for the Priming Case. It needed many thousand Tenancy Forgeries as Fraud Commitment Proof from the Housing Officers. It Protection Frauds needed Evidence Exclusion Frauds. It needed Evidence Acknowledgment Failure to be the Standard Practice for State Housing. It needed a Management System that serviced the Standard Practice.
47. Housing Association Tenant Mr Nkrumah had Christian Faith and Many Talents. He did not know about the Coronation Oath Enforcement Authority or the Corruption Remedy Process. Forgery Complaints by Tenant Mr Akwasi Nkrumah motivated Protection Fraud Demands by Housing Officers forced

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Protection Frauds Calls by Top Judges that got Framing Fraud Resource Allocation Orders from Top Police and Framing Frauds against Mr Nkrumah. A Profit Share Demand by Top Police got a Profit Share Refusal by Top Judges and a Framing Fraud Expert Allocation Refusal by Top Police. Each Fraud got the Defence Response of applications, claims and complaints by Mr Nkrumah and Repeat Protection Fraud Calls from Court Officers, Service Refusals by Competent Officers and Framing Fraud Efforts by Idiot Officers. Stamp Ink Trace Chemicals enabled the Secret Service to identify Original Documents, Stamp Times and Backdated Forgeries. The Remedy Process got a Confidence Collapse by Court Officers in the ability of Top Judges to deliver Protection Frauds. A Self Defence Plan by Different Sets of Court Officers used Evidence Destruction and Evidence Falsification that created Record Inconsistencies for Different Agencies of the Ministry of Justice and Record Inconsistencies between the Ministry of Justice and Other Authorities. A Money Laundering Plan by Top Judges, Top Police and Top Customs used Business Thefts against Small Independents. Claims QB 2019 003741 + 003984 got a Complete Set Shop Theft Proof with Stamp Ink Proof against the High Court alone with No Loss Risk because of Physical Possession by the Equity Lawyer. Stamp Ink Vulnerability Goads by the Equity Lawyer were a Sensitivity Test that motivated Corrupt Officers to demand Protection Frauds. Eventually they got an Investigation Sabotage Plan by Top Judges. It needed an Original Records Theft against Mr Nkrumah to deny Investigators his Stamp Ink Proof. It needed Document Location Knowledge. They did not have it. In September 2020, a Court Hearing got Original Documents Production by Mr Nkrumah that revealed a Big Bag contained Original Documents. It was Location Knowledge. It got a Rapid Decision to use the Return Journey for a Big Bag Theft by a Professional Thief when Mr Nkrumah left his Home Railway Station. In June 2021, in Southend Magistrates Court, Mr Nkrumah was the Sole Public Gallery Witness to Motoring Trial Frauds by a District Judge that got Identification Demands by the Victim and a Temper Tantrum and withdrawal from the Court Room Withdrawal to the Judge's Chamber by the Judge. A Secret Public Gallery Clearance Order by the Judge removed the Trial Fraud Witness. Public Gallery Criminal Trespass Protests by Mr Nkrumah got an Assault Framing Fraud by Essex Police and Some Electronic Records by the Trial Fraud Victim. The Public Gallery Assault Framing Fraud Plea Hearing on 5th July 2021 got a Hearing Report that day from the Equity Lawyer, a Confidence Collapse by the District Judge and use of a Notice Denial Fraud + Hearing Denial Fraud + Court Motion Fraud for a Case Transfer from Essex to Hertfordshire. Plea Hearing Frauds + Crown Court Committal Fraud by Stevenage Magistrates Court got a No Jurisdiction Finding + Contempt Fraud Conspiracy Finding by the Crown Court Judge's Committee at St Albans. The Plea Hearing in late August 2021 got an Audio Record of a No Jurisdiction Admission + Contempt Issue Silence + Case Transfer to the Crown Court at Chelmsford. It got a No Jurisdiction Finding + Contempt Fraud Finding + No Contempt Remedies + Court Motion Case Transfer to the Crown Court at Basildon. It got Fraud Conspiracy + New Framing Fraud Demand by the Crown Court Judge's Committee at Basildon against Mr Nkrumah. Meanwhile, Record Inconsistency Goads by the Equity Lawyer motivated Protection Fraud demands by Corrupt Officers. The Computer Theft Plan by Top Judges needed Computer Location Knowledge and Fraud Commitment Proof from the Metropolitan Police, Essex Police, Barking and Dagenham Council and the Law Courts and a Complex Operation. It needed the Mother of the 3 children of Mr Nkrumah to provide Computer Storage Space for Mr Nkrumah. It needed use of a Framing Fraud for an Area Exclusion Fraud for a Computer Location Access Denial Fraud against Mr Nkrumah. It used a Home Change for the Mother and a Possession Surrender by her to get Computer Control for the Landlord. It used Letting Negotiation Pretence Frauds by the Landlord to get Pending Negotiation Computer Collection Delays by Mr Nkrumah. It used a Public Gallery Assault Framing Fraud Plea Hearing in Basildon Crown Court to get use of the Return Journey for Another Assault Framing Fraud at Basildon Railway Station, and a Computer Theft by the Landlord. Everything that could go wrong for the Theft Conspirators did go wrong. Unusual Behaviour raised Framing Fraud Suspicions. An Assault Framing Fraud needed Close Proximity between Alleged Victim and Alleged

Parliament Sessions Court	The People v Top Judges	Corruption Remedy Process
Supreme + Appeal + High Courts	Equity Lawyer v Cabinet + + Sir Keir Starmer	2022 002595 + Appeals 2023 00569 + 0174
Appeal + Crown Courts	Citizen Mr Nkrumah v Police + Cabinet	2024 1159 + 2022 0043 + 2023 0058 + 1180
Metropolitan Police	Citizen Mr Katsiaounis v Complainant	Investigation 01 YE 15441 23 Frauds
Family Court	Citizen Mr Nkrumah v Ms Laeticia Mukasa + State	Child Protection x 3
General Medical Council	Equity Lawyer Mr Ellis v Relevant Doctors	Mental Health Fraud Harassment Unfitness
High Court	Equity Lawyer v Chelmsford Housing Partnership LTD	2022 002595 Rights Definition Application
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Assailant. A Ticket Barrier Vault by Mr Nkrumah got the Ticket Barrier Video as Contact Avoidance Innocence Proof for Mr Nkrumah and Guilt Proof against the Framing Fraud Event Managers. The Prosecution Bundle contains a Single Frame Image of Mr Nkrumah in Full Flight over the Ticket Barrier. Repeat Production Orders got Repeat Order Breach Contempt Immunity Fraud Proof against the State and Trial Fraud Proof against the Prosecutor and Trial Judges. The Fraud Appeal got Repeat Productions Orders by the Court and Order Breach Contempt by the State got Immunity Fraud Proof against the Court. They used Case Delays in the hope of a Rape Framing Fraud as a Discredit Fraud against Citizen Mr Nkrumah. It failed. On 8th November 2024, a Crown Court Building Exclusion Fraud against the Equity Lawyer denied access to the Court Room Public Gallery to observe the Case Management Hearing, and denied access to the Representation Benches to provide Legal Assistance. The 2023 0058 got a series of Video Evidence Production Order Breach Contempt Proof against the State and Contempt Immunity Fraud Proof against the Crown Court. On 8th November 2024, the Case Management Hearing got Contempt Remedy Denial Fraud Proof for the Citizen against the Crown Court and yet another Video Evidence Production Order. On Friday 22nd November 2024, it got yet another Production Failure, and then the next day a Partial Production, and a Corrupted Data Reason for the Partial Failure without Corrupt Data Identification. The State Bundle is Self – Evident Fraud Conspiracy Proof against the Investigators and Prosecutors. A Video Still is Video Proof and Viable Video Data Concealment Fraud Proof. The Video Officer produced a Video Composite and a Composite Content Explanation Statement that is Perjury Proof against him.

Land Fraud by Hackney Council from 1986 to 2024 and continuing

48. In the 1980's the Council Tenancy Sale Discount Policy required 3 Years Occupation enforced by Discount Forfeits on Early Sales. Corrupt Officers used Tenancy Pretence Frauds + Occupancy Period Qualification Pretence Frauds for Sale Price Discount Frauds for Fraud Profiteers. The Lease Discount Sales imposed Maintenance Obligations and Maintenance Account Obligations that got Systematic Obligation Breach Frauds and Accounting Frauds + Enforcement Frauds by Local Authorities against Genuine Buyers. They used Lease Forfeit Threat Frauds to get use of Mortgage Possession Enforcement Frauds by Mortgage Lenders against Genuine Buyers. In 1986, a Lease Sale Discount Fraud used a Lease Date + Lease Parties + Lease Address of 7 Barclay House, Well Street Hackney, London E9 7RA to get a Title Registration with No Lease Record by Hackney Council or the Land Registry. Immediate Sale Frauds needed Lease Proof Waiver Fraud by the Buyer Lawyers and Mortgagee Lawyers and a Novice Purchaser and no Price Gazumping. In June 1987, a Purchase Offer got Immediate Vacant Possession for Novice Buyer Mr Lee Cant, and Sale Completion + Transfer Registration in September 1987 + Early Sale Discount Refund Denial Fraud against Hackney Council. Maintenance Cost Claim Frauds included Lift Charges for a Ground Floor Flat with Street Access and a Common Room Charge for No Common Room. A Mass Claim got a First 3 Years' Contribution Waiver for Hackney Lessees. Then Maintenance Payment Demands supported by Lease Forfeit Threats got Enforcement Frauds by Mortgage Lenders using either Payments Additions to the Loan Debt or Lease Default Possession Threats that got Forced Payment by the Leaseholder. Repayment of the 20 Year Mortgage enabled Fraud Remedy Management by Mr Cant that got Protection Fraud Proof against the State, Profession Authorities, Law Courts, Cabinets and Parliaments. On 15th November 2024, Housing Estate Accounts Claim K8DE4Y44 got an Audio Record that is Remedy Denial Fraud Proof against of the Hearing Judge. She used Bundle Failures by Hackney Council for an Adjournment Order.
49. On 18th November 2024, Trust Fraud Remedy Claim 2024 000393 got an Audio Record that completes a Corruption Proof Set against Land Fraud Profiteers and Law Court Judges.
50. On 21st November 2024, a Mental Health Fraud Failure completed the Proof Set that Frauds Orders by the Cabinet against Equity Lawyer Mr Ellis get Service Refusals by Commissioner Rank Police. All of it validates and Integrity Test of the High Court using Claim 2022 002595 for a Judicial Guidance Application by Chelmer Housing Partnership and Draft Order Consent by Equity