

Crown	Parliament	The People v Top Judges	Judicial Office Unfitness Cases
	Supreme Court	Equity Lawyer + Citizens v State	Court Fraud Appeals
	Court of Appeal	Citizens v State	Fraud Appeals 2018 0150 + 0307 + 0919 +
	Court of Appeal	Citizen Miss Korma v State	Trial Fraud Appeal 2018 03026 5JB
	Crown Court	Citizen v State	Trial Fraud 2017 0090 + 2018 0394
	Family Court	Citizens v Mr Theodorou + State	Divorce ZC14D02308 Frauds + Family ZC15C00062+ FD17F00062
	Property Tribunal	Citizen Mrs Theodorou v Haringey Council	Lease Breach Case

Remedy Process + Office Unfitness Cases + Damage Mitigation Denial Fraud Appeal Grounds 15th September 2018

Corruption Claim HQ18X03276 Damage Mitigation Interim Remedy Denial Application Dismissal Decision and Accountability Application Dismissal Decision in an Interim Remedy Hearing between 16.28 and 16.34 on 14th September 2018 in Royal Court 37 by High Court Justice Garnham

Appeal Grounds: Fraudulent Breaches of Natural Justice + Human Rights + Overriding Justice Objective

1. The Citizen made a Damage Mitigation Interim Remedy Application for a House Sale Stay Order to prevent Costs and Losses and Damages done by Court Frauds and Bank Frauds and Sale Frauds. The 6 Minute Hearing got an Application Dismissal Decision Fraud by High Court Justice Mr Garnham. He used the Reason Fraud that Damages would be a Sufficient Remedy. It is Criminal Conspiracy Proof and Contempt Fraud Proof for the Citizen, Crown and Parliament against Organised Criminals, State Officers and Law Court Judges.
2. Citizens, the Crown and Lord Bishops have Corruption Control Jurisdictions that govern British Parliament Session Powers. They used them for a Corruption Remedy Process. On 12th June 2018 it got completion of Criminal Conspiracy Proof Sets against Corrupt Officers and Law Court Judges including Appeal Lord Justices. They were used for Judicial Office Unfitness Cases against Top Judges in Parliament. Office Unfitness Case Notices to Parliament do two things. They put the Unfitness Cases in Parliament. They enabled Protection Fraud Investigations by the Crown, Lord Bishops and Honourable Members in Parliament. The Top Judges demanded Protection Frauds that got Protection Fraud Promises by Corrupt MPs. The result was More Court Frauds that were Contempt Fraud Proof for the Citizens, Crown and Parliament against the Top Judges and Corrupt MPs. It created Reasonable Suspicions that Prime Minister Mrs May had traded Protection Fraud Promises for Political Support for the Brexit Deal.
3. News of the Protection Fraud Suspicions against the Prime Minister gave State Officers and Court Officers the confidence to make Voluntary Remedy Decisions. Corrupt Officers needed Repeat Child Care Frauds against Citizen Miss Sophia Theodorou to enable Non-Disclosure Frauds and Misrepresentation Frauds against Sophia and her Mother about the Spinal Scoliosis Treatment Failures. Health Officers in Great Ormond Street Hospital delayed the Treatment Assessment Appointment to give Local Authority Officers time for Child Care Frauds. The Mother resisted and gave the Health Officers the confidence for a Treatment Assessment Appointment Notice in a telephone call at 13.55 on 30th August 2018. The next day Citizen Master Theodorou and a Family Friend ended a Sabotage Fraud by Top Judges against his Habeas Corpus Political Prisoner Release Appeal. They demanded a Sealed Order that had been withheld for 1 year and 44 days. A High Court Officers gave it to them. On 3rd September 2018 the Treatment Appointment enabled Sophia and the Mother to learn not only had the Spine Support Adjustments failed but the Spine Support was broken. The Political Prisoner Release Appeal and the Treatment Failure Report broke the confidence of Judge Ms Karp to hear the Matrimonial Home Eviction Appeal. She needed an Appeal Dismissal Fraud. On 4th September 2018 she made a Court Motion Order for a 29 Day Transcript Filing Time Limit and Filing Default Appeal Dismissal and an Adjournment Order. On 7th September 2018 the Court Manager made a

Crown	Parliament	The People v Top Judges	Judicial Office Unfitness Cases
	Supreme Court	Equity Lawyer + Citizens v State	Court Fraud Appeals
	Court of Appeal	Citizens v State	Fraud Appeals 2018 0150 + 0307 + 0919 +
	Court of Appeal	Citizen Miss Korma v State	Trial Fraud Appeal 2018 03026 5JB
	Crown Court	Citizen v State	Trial Fraud 2017 0090 + 2018 0394
	Family Court	Citizens v Mr Theodorou + State	Divorce ZC14D02308 Frauds + Family ZC15C00062+ FD17F00062
	Property Tribunal	Citizen Mrs Theodorou v Haringey Council	Lease Breach Case

Remedy Process + Office Unfitness Cases + Damage Mitigation Denial Fraud Appeal Grounds 15th September 2018

Tape Release Failure Admission that was a Voluntary Remedy Effort and Fraud Proof against the Appeal Judge.

4. Top Judges needed Case Sabotage Frauds including Case Papers Thefts against Citizen Ms Berry. On 20th July 2018 a Without Notice Eviction Fraud was used for Goods Thefts including Case Papers Thefts. The Eviction Manager ignored Repeat Requests for Goods Returns by Citizens Ms berry and Mr Coyle.
5. Citizens Ms Berry and Mrs Theodorou made a Case Management Co-ordination Agreement. Mr Sofroniou is a Wealthy Friend of the Theodorou Family. He is 71 years old, cash surpluses in bank accounts but does not have a mobile phone, and email address or internet skills. He agreed to finance a Mortgage Redemption of 3 Peel Drive Clayhall for Citizen Ms Berry on condition it was available as Back Up Housing for Citizen Mrs Theodorou and the 6 Children in the event of Matrimonial Home Eviction. On 1st August 2018 he signed a Mortgage Redemption Statement Request Letter to the Co-operative Bank. Repeat Requests by Citizen Ms Berry got Repeat Mortgage Redemption Statement Denial Frauds by the Co-operative Bank. Mr Sofroniou went abroad. Citizen Mr Sattar made a Mortgage Redemption Finance Offer using his Credit Rating. English is his second or third language and he was going abroad. Equity Lawyer Mr Ellis recorded it but was not confident Citizen Mr Sattar knew enough to use his Credit Rating and a Joint Names for a New Mortgage. Citizen Mr Amrit Berry is Ms Berry's son. He got employment. It enabled them to make a Mortgage Application. Late on Thursday 13th September 2018 the Co-operative Bank released a Mortgage Redemption Figure. It is not a Redemption Statement. It disclosed a Mortgage Debt of £67,000 and Unexplained Costs of £60,000. On 14th September 2018 the Equity Lawyer produced a Corruption Claim and Damage Mitigation Application. Citizen Ms Berry made Electronic Applications for Fee Remission Certificates and got the references HWF-VAE-NR3 for the Corruption Claim and HXF-HXT-RFP for the Application Notice. The Electronic Service got Fees Remission Certificates for other people but Certificate Denial Frauds against Citizen Ms Berry. She broke the confidence of the Fee Manager and got Remission Certificates. By chance Honest Officer Mr Bonaparte was training a Court Officer at the Actions Office Counter. The result was Rapid Issue of the Corruption Claim by him instead of a Case Reference and Issue Denial Fraud by a High Court Master. Citizen Ms Berry went to the Royal Court 37. The Court Officers tried Service Denial Frauds and Application Sabotage Frauds and called Security Officers and made Eviction Threats. Citizen Ms Berry insisted on an Interim Remedy Hearing and got the Audio Record of the Damage Mitigation Denial Fraud by High Court Justice Mr Garnham and a Sealed Order Denial Fraud by the Court Officers.
6. 8 years earlier, on 21st and 23rd September 2010 a Mr Justice Neil Garnham signed the Case Dismissal Decisions in Cases CO 9251 2010 and CO 9752 2010 that were Police Protection Frauds and Murder Protection Frauds. It was part of the Fraud Proof Sets that got replacement of Police Authorities with Elected Commissioners and a Secret Corruption Remedy Agreement with President Obama.
7. On Saturday 15th September 2018 Citizen Ms Berry the Co-operative Bank with the Claim Papers.