

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

This document is for Cross Examination of Mental Health Case Officers

It omits many aspects of the Remedy Process

1. Conflict Finding + Conflict Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Protection Rights Finding + Protection Breach Finding + Fraud Finding + Conspiracy Finding + Torture Finding + Blackmail Finding + Mental Health Fraud Finding + Contempt Finding for the Citizen Equity Lawyer against the Prime Minister, Secretary of State for Health, Hospital Trusts, National Health Service Nephrologists Dr Drage, Dr Igu, Dr MacDiarmid-Gordon and Dr Lever for the Stated Reasons.
2. Nephrology Services Mandatory Order + Dialysis Service Mandatory Order + Organ Transplant List Suspension Revocation Order + Mental Health Services Restraint Order for Citizen Equity Lawyer Mr Edward William Ellis against the Prime Minister, Secretary of State for Health, the Queen's Hospital Trust at Romford, All Nephrologists and All Psychiatrists for the Stated Reasons.
3. Criminal and Professional and Civil Immunity for the GPs on Remedy Co-operation Terms
4. Protection Breach Contempt Fraud Investigation Order
5. Investigator Appointment Case reference to the Next Cabinet and Next Prime Minister

The Stated Reasons

6. Equity Lawyer Mr Edward William Ellis is National Health Service Patient 632 855 6020. He has Kidney Failure. He needs Dialysis Treatment and a Kidney Transplant. Dialysis Treatment is Blood Cleaning Treatment 3 times a week. The National Health Service Doctors repeatedly commit Torture and Blackmail using Treatment Denial Frauds to support Mental Examination Consent Demands. They are Technically Clever but Judgmentally Impoverished. Some are Power Obsessed. They start Bad Things with No Stop Arrangements. Things go from bad to worse. They started with Total Arrogance. They are reduced to Total Desperation. On the evidence available it did not cross their Tiny Little Minds until 19th June 2019 that they were in an Evidence Trap. At every stage the choice was to Give Up or Carry On. At every stage they chose Carry On and created Official Records that are Criminal Conspiracy Proof against them. They have committed Conflict Qualification Frauds and Protection Breach Contempt Frauds. They need Witness Discredit Frauds against the Equity Lawyer. They plan to use Mental Illness Diagnosis Frauds for the Discredit Frauds. They need the Discredit Frauds to prevent exposure of Health Frauds. All of them are Budget Frauds. Some are much more than that. They include Mercy Killing Consent Frauds for Corruption Witness Murders and Human Organ Thefts.
7. They are too late. On 13th June 2019 the Contempt Fraud Claim HQ18X00347 Trial in Royal Court 16 got completion of a Criminal Conspiracy Proof Set against Attorney General Mr Cox, Prime Minister Mrs May and Opposition Leader Mr Corbyn. Citizens who get Corruption Proof have Witness Protection Rights from the Crown and Parliament with Protection Enforcement by the Cabinet and Prime Minister

and Protection Enforcement Accountability by the Opposition Leader. The Protection Rights are an Integrity Test of the Top Politicians. They get either the Justice Proof of Protection Enforcement or the Corruption Proof of Protection Denial Frauds. The Prime Minister and Attorney General committed Conflict Qualification Frauds and Protection Breach Contempt Frauds to issue and prosecute the Contempt Claim against a Protected Citizen.

8. The Crown and Lord Bishops needed the Criminal Conspiracy Proof Set to decide the Corruption Remedy Conditions for the 2019 Parliament Session Agreement. The Proof Sets validate Mass Remedies by Parliament for Victims, a Forced General Election and Parliament Powers with Remedy Conditions.
9. The European Constitution vested Dictator Powers in the State. In every Member State of the European Union the Politicians lost control to Corrupt Officers who formed Protection Fraud Networks. They sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who managed them and made Glittering Career Deals with Corrupt MPs. The result is Governing Majorities got by General Elections and Remedy Denial Fraud Majorities controlled by the Protection Fraud Networks.
10. Honourable Politicians needed Corruption Remedy Jurisdictions the State did not control.
11. The British Equity Monarchy Trusts were the only Corruption Control Jurisdictions in the European Union that the State did not control. They are Sacred Governance Trusts. They govern Parliament Session Powers. The Citizen has Investigation Jurisdiction. The Crown has Prosecution Jurisdiction. The Lord Bishops have Adjudication Jurisdiction. The Ultimate Sanction is a Parliament Session Refusal and Forced General Election with Mass Publicity for Corruption Proof and Remedy Denial Fraud Proof. It enables the imposition of Corruption Remedy Conditions in Parliament Session Agreements between the Crown and Prime Minister. They use the Corruption Remedy Proof Standard. It is Official records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. An Equity Lawyer is anyone who has the commitment and expertise for Case Management that gets Proof Sets that meet the Remedy Proof Standard and then knows best use of it for the Equity Monarchy Trusts.
12. The Equity Monarchy Trusts fell into disuse for 45 years when the Politicians developed the European Constitution. The Gnostic Christians had a Sacred Legacy. It is the Common Law and the Equity Monarchy Trusts. They made an Equity Governance Recovery Plan. The Dictator Plan had weaknesses. The Equity Governance exploited the weaknesses. The first was dependence on Electronic Signature Dictator Powers. The remedy was for the Citizen to develop the capacity for Advanced Electronic Signatures, enable the Prosperous Classes to manage Off Shore Estates from their homes and use Taxation Starvation to force conversion from Dictator Governance to Equity Governance. The second was to wait until a British Prime Minister was dependent on the Protection Fraud Network and revive use of the Equity Monarchy Trusts. Events made it necessary to use both strategies.

13. Disuse of the Equity Monarchy Trusts enabled Corruption Conditions. Sample Cases reveal it.

- 13.1. In the early 1980's a Doctor linked Mine Conditions to Miner Diseases. It was Causation Proof that enabled a Mass Claim by more than 400 Canadian Miners. The Insurance Liability fell on 2 Syndicates of Lloyds Underwriters. The Liable Names included more than 60 Judges and more than 30 MPs including the Attorney General. Lloyds Underwriters sold Release Frauds to the Judges and MPs for £35,000. They committed Liability Increase Frauds against the Other Names with Accountability Dispossession Frauds against Bankruptcy Fraud Victims using the Insolvency Act 1986. It got Industrial Scale Fraud. Lloyds Underwriters stopped relying on Prudent Management and started relying on Protection Frauds from the Law Courts. It got Total Corruption of the Legal System and then the Political System.
- 13.2. The Corrupt Conditions had been established. It spread rapidly. A Law Firm managed Trusts Frauds against Clients. During an 18 month period in the mid 1980's 3 cousins died. They had different surnames. The Law Firm did not know they were related. The Case Management of the 3 Estates appeared odd, then negligent and then fraudulent. One of the Victims was bright enough to serve as Citizen and do something about it. The Law Firm had to do something against him before he did anything against them. They got Protection Frauds from the Law Society and a Bankruptcy Fraud from the Law Courts. It was not a secret. There was a Court Fraud Marketing Operation that informed All Lawyers. The Law Market split. The Corrupt Lawyers bought the Court Frauds. The Honest Lawyers carried on in ignorance or disbelief until it became obvious.
- 13.3. The Citizen resisted the Bankruptcy Frauds very effectively for more than 10 years. In the 3rd Year corruption was so well established the Personal Supervision of Thugs by Law Firm Partners caused him Lifetime Injuries. In 1997 it got a Personal Injury Trial. The Law Firm Partners were not very bright. They had no instinct for boundaries. They expected to buy what they wanted. They did not know at that stage of the process Judges dare not sell Immunity Fraud for the Personal Injuries. The Law Firm Partners made Criminal Conspiracy Admissions and expected Liability + Contempt Immunity Frauds. They got Contempt Immunity Frauds but the Citizen got Liability and £97,000 Damages. The Law Firm Partners could not believe it. They appealed. It was a Corruption Damage Snap Shot. Later Cases revealed the Other Corruption Victims got nothing.
- 13.4. The Citizen continued to resist the Bankruptcy Frauds. It forced Bribes and Bribe Promises exceeded the value of the Bankrupt Estate. The Top Judges decided to make up the shortfall growing cannabis on the Stolen Farm. They needed their Organised Crime Manager to control the business because they did not trust anyone else to pay them. He needed Protection frauds from Sussex Police. They needed Protection Frauds from the Law Courts. The Organised Crime Manager managed a Legal Service Charity. The Ministry of Justice gave him Office Space in Romford

County Court as Credibility Proof. The Protection Fraud Network arranged for Target Victims to receive False Recommendations of the Organised Crime Manager. They used a Neighbour to give the Citizen a False Recommendation. The Neighbour had a Conflicted Interest. He wanted to buy part of the Stolen Farm. He needed completion of the Bankruptcy Fraud to buy it. He gave the False Recommendation to service the Bankruptcy Fraud. The Citizen visited the Organised Criminal in his office at Romford County Court. He did not suspect the Organised Criminal was servicing the Bankruptcy Frauds. He confided in him and used his services.

13.5. On 8th June 2001 a High Court Justice sat in Open Session and read out the 1991 191 Case Judgment. It recited the Fact Admissions and Intent Admissions that were Bankruptcy Fraud Proof for the Citizen against the Law Firm and the Bankruptcy Trustee and made a Restraint Order to stop the Citizen doing anything about it. Sussex Police accepted it as Protection Fraud Proof. It was used as a Marketing Tool for Court Frauds. The High Court made Land Possession Orders and Exclusion Orders for the Bankruptcy Trustee against the Citizen. The Organised Criminal acted as Managing Agent for the Citizen when he was excluded from the property. The Organised Crime Manger used access as Managing Agent for Drug Production. The Organised Criminal had Protection Frauds that would last a while. He needed something that would last his lifetime.

13.6. The Citizen was a good shot. He had a Firearms Licence. He was Safety Conscious. He kept Firearms in a Cabinet and had a Hiding Place in the House. The Organised Crime Manager did not know about it. The Bankruptcy Trustee took Contempt Imprisonment Action against the Citizen. It was obvious the High Court Justice would make an Imprisonment Order. In June 2002, the day before the Imprisonment Hearing the Citizen broke the Exclusion Order by going to the House. He got the Firearms Cabinet from the Hiding Place, checked the content, left the Cabinet and Cabinet Keys on the bed and moved his vehicle close to the door. The Organised Criminal decided that Firearms Theft would force a Firearms Theft Concealment Fraud by Sussex Police and get Protection Frauds that would last a lifetime. He stole Firearms from the Cabinet. The Citizen returned to the bed room and found the Cabinet and keys as he had left them. The Organised Criminal helped him carry the Cabinet out of the house and into the vehicle. The next day the High Court Justice made a 30 Day Imprisonment Order against the Citizen. The Judges Clerk refused to apply the Seal to the Order and thereby forced the Prison Governor to make an Unauthorised Custody Release on Day 13 of 30. The Judges Clark issued the Sealed Order with the Release Date as the Seal Date.

13.7. The Organised Criminal forced Sussex Police to commit a Firearms Theft Concealment Fraud. On 22nd June 2002 they seized the Stolen Firearms and issued Receipt 0223607 with the Organised Criminal identified as Possessor. Possession of the Original Receipt was a Protection

Fraud Guarantee for him. They seized the Cabinet and issued Receipt 0223608 to the Possession Agent of the Citizen. They took them to Lewes Armoury with intent to putting the Stolen Firearms in the Cabinet and pretending nothing had happened. The cabinet was locked. The Unlock Procedure needed the Owner to identify the Missing Contents and account for Unlawful Contents, if any. No one dare manage an Unlock Procedure with the Owner because it defeated the purposes of the Theft Concealment Fraud. No one dare conduct an Unlock Procedure without the Owner because the Organised Criminal might have put Unlawful Contents they could not ignore in the Cabinet. The Stolen Firearms, Locked Cabinet, Receipts and Convictions Record of the Organised Criminal were Corruption Proof against him and Sussex Police. The Theft Concealment Fraud had failed. During the next 6 ½ years there were hundreds of Theft Discovery Delay Frauds.

14. In 1998 British Citizen developed the capacity for Advanced Electronic Signatures. The Profit Plan was On Line Services. The Defence Plan was Source Code Secrecy. They needed a Priming Demand. The European Leaders planned a Source Code Theft with intent to get Licence Fees from the European Union and Member States. The Proof Positive it was for Personal Profit was the use by Prime Minister Mr Blair of Barclays Bank Group Board instead of the Secret Service as Theft Agent. They did the Theft Operation badly. They did the Cover Up Operation badly. They instructed the Bank Lawyers to write a Theft Conspiracy Admission and use the Theft Prevention for a Damage Denial Defence. Equity Lawyer Mr Ellis realised that use of it in the British Courts would result in Court Frauds and Costs Frauds and use of Bankruptcy Frauds for the Source Code Theft. The British Citizens got a Gold Medal from the Geneva Inventions Exhibition was Originality Proof. The Equity Lawyer kept the Theft Conspiracy Admission Proof and the Originality Proof for use in USA Courts. Prime Minister Mr Blair did everything in his power to stop the British Citizens getting a Priming Demand.
15. A Pharmacist had Qualifications in Retail, Hospital and Mental Health. The National Health Service had a Mental Health Hospital with 2,000 Beds. There were Medical Service Failures on an Industrial Scale. They advertised a Decommissioning Contract. No one wanted it. They asked the Pharmacist to take it. She did. It gave her access to 2,000 Patients and All Medical Records. She exposed the Industrial Scale Failures. The Only Credible Explanation was Drug Experimentation. Top Doctors, the Pharmaceutical Industry and the Protection Fraud Network developed Mutual Dependencies that were progressive.
16. The Pharmaceutical Industry bought Market Frauds for Patented Drug Treatment against Other Treatment. They included Governance Frauds by the General Osteopath Council against the Osteopath Profession. Once they started nothing stopped them. The Pharmaceutical Industry and the Protection Fraud Network developed Mutual Dependencies on Market Frauds that were progressive.
17. In 1997 the Northern Ireland Peace Settlement revealed that the Top Men in the Irish Republican Army were MI5 Agents and the British State had 63 IRA Prisoners. The Governing Class made a Peace

Process Plan and a Kill Prisoners Plan. Parliament voted for a £2 – 3 Billion Budget that gave Health and Care Dictator Powers to 10 Downing Street. The Irish say that all 63 men died young. Parliament did nothing to remove the Dictator Powers or control the use of them. Dictator Prime Ministers and the Protection Fraud Network developed Mutual Dependencies on Dictator Powers that were progressive.

18. In early 2000 a Foetal Scan revealed a Diaphragmatic Hernia. Top Doctors used it for the False Diagnosis of a Genetic Defect and Doomed Life Prognosis and expected Baby Body Organs from a Miscarriage, Abortion, Still Birth or Baby's Death. They used it for a Human Organ Sale Contract. Everything that could go wrong for them did go wrong. Events got a True Diagnosis. The stomach was developing in the left lung cavity. The Remedy Operation needed a chest operation, removal of the stomach from the lung cavity, repair stitches to the diaphragm and skin closing stitches. There was No Miscarriage. The Abortion Advice got an Abortion Refusal. The Caesarean Section Birth Advice got a Refusal. The Natural Birth got a Live Baby, True Diagnosis, Hernia Operation and Healthy Baby Report. Top Doctors made a Kill Decision to service the Human Organ Contract. The Medical Records are the Murder Proof. They wanted a Home Death. The Hospital Discharge Plan used 9 mg Daily Dose of Ranitidine. There was No Licence for Baby Use. They waited for the Healthy Baby Report. The Kill Baby Plan had started. Nothing would stop it. The Repeat Prescription was for a 300 mg Daily Dose. It was a Lethal 33 Time Increase. The Mother kept the Baby alive. She got a Hospital Admission. It got a Dose Reduction from 300 mg to 90 mg. It was a Lethal Dose. The Top Doctors made a Blame Mother Plan. It needed a Munchausen by Proxy Mental Illness Diagnosis Fraud against the Mother. They started the Diagnosis Fraud. The Mother suspected the Baby Murder. She dare not tell anyone because of the Mental Health Fraud. The Maternal Aunt was the Pharmacist who had serviced the Decommissioning Contract. She had moved. The Hospital Staff did not know who she was. She was a Frail Woman in Cancer Recovery. The Cancer might have been a Hospital Hit that failed. She visited Mother and Baby every day. She had Baby Murder Suspicions. She asked the Hospital Consultant 'Are you killing the baby?' He smirked and then realised who had asked. He terminated the Mental Health Fraud and got a Diagnosis Fraud and a Doomed Life Prognosis Fraud and Mercy Killing Prescription Fraud from Top Doctors in a Leading London Hospital none of whom examined the Baby. Redbridge Council used it to get a Protection Order and Mercy Killing Treatment Order from the Magistrates Court. They committed the Murder and Human Organ Thefts and left the Body Remainder as Organ Theft Proof.
19. The Maternal Grand Father was an Equity Lawyer. He had the Hospital Records and Forensic Expert Opinion of the Pharmacist Aunt and the Legal Expertise to know what to do with it. They had a Family Friend who was an Equity Lawyer. During the next 4 years they got Murder Protection Fraud Proof against All Authorities that had Accountability Powers
20. In 2000, Corruption Complaints against the General Osteopathic Council in more than 200 Parliamentary

Constituencies got a Corruption Debate and an Investigation Commitment and a Pending Investigation Adjournment. The Pharmaceutical Industry needed a Protection Fraud from Parliament.

21. In 2004 the European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election Frauds to get it. The Election Frauds were Dictator Power Concealment Frauds. A British Citizen got a Fleet Maintenance Contract with BP in Angola. It gave him the credibility to get more contracts. He traded use of the contracts as Priming Demand for Advanced Electronic Signatures in exchange for Business Services. Live and profitable usage of Advanced Electronic Signatures anywhere in the world would expose State Plans for Electronic Signature Dictator Powers. The European Leaders needed to stop the Priming Demand. There were No Lawful Means to do so. They used Extradition Frauds and Imprisonment Frauds against the British Citizen. Everything that could go wrong for them did go wrong. Prime Minister Mr Blair wanted to pretend he knew nothing. The 1st Extradition Fraud used an Investigation Fraud and Armed Dutch Police to supervise British Customs and Kent Police in a Kidnapping Operation. It failed.
22. The British Citizen had Incredible Target Status for Drug Investigations. He had reported a Drug Dealer to Kent Police. Honest Officers tried to persuade him to infiltrate the Drug Gang. Ambitious Officers tried a Framing Fraud with intent to use Blackmail to get him to infiltrate the Drug Gang. Corrupt Officers tried a Framing Fraud as a Discredit Fraud. The Framing Frauds failed. By the end of the process everyone knew he would have nothing to do with drugs for profit, when threatened with violence or under police supervision. It got Incredible Target Status for him. Corrupt Officers used his address as a Decoy Address on the Carrier Movement Records of more than 70 Drug Shipments.
23. The Dutch Authorities made an Assistance Request for a Drug Investigation. It required an Arrest Fraud against the Incredible Target with Evidence Frauds using Business Records Destruction and Vehicle Theft. The Records Destruction enabled No Business Misrepresentation Frauds. The Vehicle Theft enabled Misrepresentation Frauds that vehicle Part Communications were Drug Trafficking Code.
24. British Customs had No Prior Experience of Extradition Frauds. They had a Drug Shipment in transit. It used the Decoy Address. They thought the Citizen had discovered use of the Decoy Address, reported it and was assisting a Decoy Address Investigation. They got a News Broadcast about a Big Drugs Bust and International Co-operation and took control to manage Investigation Sabotage Frauds. The Citizen was in a British Prison. The Investigation Record was Compelling Innocence Proof for him and Compelling Guilt Proof against the Investigators. The choice for Prime Minister Mr Blair was to abandon the Extradition Fraud and recover control of the State and Law Courts from Organised Crime, or to do a deal to carry on. He did a deal. It required him to provide the Protection Frauds previously provided by Top Judges.
25. The Equity Lawyer got Fraud Proof. He used it for a Corruption Notice to the Crown and Parliament.

It revived use of the Equity Monarchy Trusts. It started a Corruption Remedy Process that has continued ever since.

26. The Extradition Fraud Agreement needed Innocence Evidence Concealment Frauds by the British Authorities before completion of the Imprisonment Frauds by the Dutch Authorities. The Equity Lawyer took action and got Innocence Evidence Concealment Fraud Proof, Corruption Findings, Unfitness Findings and Dismissal Priority Findings against the British Judges. One was the Kent Top Civil Judge. Prime Minister could not service the Dismissal Decisions because he had used Law Court Judges for Personal Frauds. It got a Remedy Failure Finding, Unfitness Finding and Dismissal Priority Finding against him. He was given the choice of signing a 10 Month Retirement Notice or facing a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. He signed the Retirement Notice. He spent the rest of his time in office making Protection Fraud Arrangements that would last his lifetime. He got status as Middle East Peace Ambassador with Diplomatic Immunity from the UK, USA, EU and Russia. He got Law Profession Disqualification Fraud 2006 9452 against the Equity Lawyer for use managing Career Blackmail against All Lawyers. It acknowledged the Citizen Bundle contained Corruption Proof against the State Prosecutor and a Corruption Proof Exclusion Order using an Irrelevance Reason. It was an Obvious Fraud because Corruption Proof is Never Irrelevant. It was used to get Case Sabotage Frauds by hundreds of Qualified Lawyers against thousands of Clients. He got Criminal Prosecution Powers against Unqualified Persons who provide Legal Assistance. It was a Case Management Sabotage Fraud against Corruption Victims. The Fixated Threat Assessment Centre was a Protection Fraud Agency staffed by the Secret Service with use of the logos of the Metropolitan Police and the National Health Service. They used Bribery and Blackmail to get Mental Health Case Reference Frauds by GPs and Mental Illness Opinion Frauds by Psychiatrists as Discredit Fraud against Corruption Victims.
27. Someone said something that broke the confidence of the Kent Top Civil Judge for the Innocence Evidence Concealment Fraud. He made a Revocation Decision. He did not have the confidence to make a Court Motion Revocation Order. He wrote a letter to prompt the Victims' Representative to make a Revocation Application. The Protection Fraud Network took action to stop it. They moved him to central London County Court. He had no hope of promotion. They never forgave him.
28. The Corruption Remedy Process used a Criminal Prosecution Prohibition for the Equity Lawyer against the State. It enabled him to recruit Citizens, provide Case Management and get Proof Sets for the Remedy Process. It forced the use of Civil Contempt Powers for Protection Frauds with Top Judges signing All Major Decisions.
29. The 2007 Parliament Session Agreement contained Corruption Remedy Conditions. Prime Minister Mr Brown had no hope of performing them. The Protection Fraud Network controlled the Labour Governing

Majority. It got a Remedy Failure Finding, Unfitness Finding and Dismissal Priority Finding against him and the Labour Governing Majority. The Expense Account Scandals during the 2009 Election Period were used to execute it.

30. The Protection Fraud Network sold Protection Frauds for Representation Frauds to Top Insurers and Valuation Frauds, Possession Frauds and Arbitrations Frauds to Top Surveyors. They sold Upward Only Rent Review Frauds to Big Landowners against Farm Tenants. A Shropshire Farmer was clever enough to make his own decisions. He needed help with Case Presentation. He made Settlement Offer that included a Cottage Tenancy Surrender and told everyone. It got Decision Delays by All Other Tenant Farmers until they knew the outcome. The Rent Receipt dated 25th March 2009 would be Agreement Evidence. The day before Rent Day a Process Server served a Cottage Quit Notice. The Farmer told the Process Server it was an Offer Acceptance. About 2 hours later the Process Server served a Farm Quit Notice with a Cottage Occupation Breach Condition as the Stated Reason. There was No Condition Breach. The files of the Landlord and Tenant were No Breach Proof. On 4th April 2009 the Equity Lawyer produced an Invalidity Notice. The Farmer made a Legal Assistance Policy Claim. The Protection Fraud Network knew the Farmer and Equity Lawyer would get Criminal Conspiracy Proof against the National Farmers Union, Insurers, Surveyors, Insurer Funded Representatives, Arbitrator and Law Courts including the Court of Appeal. It was a Nuisance Case.
31. In January 2009 the Sussex Police Armourer released the Firearms Receipts to the Owner of the Stolen Firearms. Within days the Remedy Process had use of them. The Owner used them for a Corruption Notice and Remedy Demand that got Protection Fraud Proof against Prime Minister Mr Brown.
32. On 9th May 2009 the Expense Account Scandals started. On Day 5 the Party Leaders realised they were not going to stop. Prime Minister Mr Brown responded with Protection Fraud Orders against Corruption Victims. One was a Mental Health Fraud Order against the Owner of the Stolen Firearms. The Fixated Threat Assessment Centre executed the order. The GP Surgery sent Appointment Requests to the Owner without disclosing why. The Owner was busy. He ignored the Appointment Requests. His priority was the management of Firearms Corruption Cases against Sussex Police and Prime Minister Mr Brown. The Remedy Process was going to need a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. The Equity Lawyer classified MP QC Mr Kenneth Clarke was a Good Risk as Lord Chancellor. The Owner gave him Interested Party Status the Firearms Corruption Case against the Prime Minister as Good Risk Notice to the Crown. Friday 21st May 2009 was Scandal Day 21. The Owner got issue of the 1st Firearms Corruption Case. It was against Sussex Police alone. About half an hour later he got issue of the 2nd Firearms Corruption Case. It was against both the Prime Minister and Sussex Police. It would have got an Issue Refusal but for the fact the 1st Case had been issued. On Monday 1st June the Urgent Consideration Application in the 2nd Case got an Application Refusal. Government Ministers

resigned before Election Day but the government did not collapse. It changed the balance of relations in Parliament and between the Secret Service and the Prime Minister. A Top Insolvency Expert gave Internet Publicity to the Bankruptcy Fraud Proof. It was a warning against Business Models that relied on the Protection Fraud Network.

33. The Protection Fraud Network knew the Expense Account Scandals prepared conditions for the next part of the Corruption Remedy Process. They knew the Farm Fraud Case would service it. They upgraded the classification of the Farm Fraud Case from Nuisance to Serious Threat.
34. Friday 12th June 2009 was Scandal Day 35. A Road Traffic Accident rendered the Shropshire Farmers unconscious. The Full Body Scan revealed fractures of the Skull, Spine and Pelvis and Oesophageal Cancer. Prime Minister Mr Brown and the Protection Fraud Network used Health Dictator Powers for a No Cancer Treatment Kill Orders to the Hospital and GP against the Farmer. The Hospital Records were Murder Proof. Not everyone could cope with it. A Hospital Doctor and a Nurse made comments. The Farmer remembered them because they made No Sense in the context of the Bone Injuries alone. They made Complete Sense when he received the Cancer Notice 2 years and 7 weeks later.
35. On 2nd September 2009 the GP told the Firearms Owner he did not think there was anything wrong with him but a Government Agency he did not know existed wanted a Mental Health Case Reference. He made the Case Reference. The Owner told the Equity Lawyer. He produced a Delusion Proof Demand. They delivered it to the GP Surgery that day. The GP gave Written Notice there was No Medical Need for the Case Reference and disclosed communications from the Fixated Threat Assessment Centre. The Equity Lawyer and the Owner used it as Fraud Proof and got issue of a Justice Perversion Case against Secret Service and Prime Minister Mr Brown. On 18th October 2009 the Equity Lawyer served it on the Fixated Threat Assessment Centre at 5 Buckingham Palace Gate. The Expense Account Scandals had changed the balance of relations between the Secret Service Officers and the Prime Minister. The Secret Service Officers had not signed up as Fraud Enforcement Agents for Organised Crime. They used the Justice Perversion Case to transfer their allegiance from the Prime Minister to the Crown. They planned to use the Firearms Case for a Corruption Investigation of the Law Courts. They needed a Sanity Finding Opinion for the Owner. They continued the Mental Health Fraud to get it. The Sussex Psychiatrist needed High Level Approval to make the Sanity Finding Opinion. On 14th December 2009 a Senior Officer attended the Mental Health Assessment and gave the Psychiatrist the confidence for the Sanity Finding Opinion. The Owner was not allowed to see it for more than 2 years.
36. The 2010 General Election got office for the Coalition Government. The Equity Lawyer had prepared cases for a Corruption Investigation of the Law Courts. The Farm Fraud Case was one. The Corruption Remedy Conditions in the Parliament Session Agreement required a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. MP QC Mr Clark was appointed Lord Chancellor. Prime

Minister Mr Cameron knew about it but did not know the details. It eliminated him from suspicion if anything went wrong and freed him to govern. The Lord Chancellor got the Hospital Records Murder Proof. He could not do more at the time. A Treatment Order for the Farmer would have got an Immediate Kill Decision against him by the Protection Fraud Network.

37. The Equity Lawyer and Citizens prosecuted the Remedy Process Cases. They forced Organised Crime and Corrupt Officers to demand Protection Frauds and the Law Courts to provide them. The Lord Chancellor observed everything. They got Trial Fraud Proof. It included Medical Records Access Denial Fraud Proof against the Law Courts when they were Hospital Murder Proof. In December 2010 Prime Minister Mr Cameron used it to get a Secret Corruption Remedy Agreement with USA President Obama. The Protection Fraud Network needed to prevent completion of the Trial Fraud Proof Set. They tried an Imprisonment Fraud against the Equity Lawyer while they managed a Mental Health Fraud against the Farmer. The Equity Lawyer was suspicious. He waited until late in the day, asked for Legal Advice and got an adjournment. The Imprisonment Fraud had failed. The Shropshire Mental Health Team did not know the Equity Lawyer remained at large. They sent a Written Notice of a Monday Morning Visit to the Farmer. The Equity Lawyer prepared Mental Health Fraud Review papers. Early on Monday Morning the Equity Lawyer and the Farmer left the farm and got issue of Review Case in Birmingham. They faxed the Claim Papers to the Mental Health Team. They visited the Team Office for Personal Service. The Social Worker ignored service. The Farmer distracted the Social Worker while the Equity Lawyer advised the Shropshire Psychiatrist to ask the Sussex Psychiatrist about the Firearms Case before making decisions in the Farm Frauds Case. It broke the confidence of the Shropshire Psychiatrist. The Social Worker tried to reassert control. It was too late. It was Monday Morning and the Mental Health Fraud had failed. On Wednesday Morning a Driving Case Plea Hearing got completion of the Trial Fraud Proof Set for the Farmer and Lord Crown against the Law Courts. It enabled the Lord Chancellor to proceed with the Remedy Only Jurisdiction Test of the Law Courts. On Friday the Lord Chancellor filed No Contest Notices for the Crown and Cabinet in the Mental Health Fraud Case. It created a Remedy Only Jurisdiction Limit for the Citizen against the Top Judges. The use of Conflict Jurisdiction they did not have for Dismissal Decisions and Restraint Decisions was Murder Protection Fraud Proof against the Top Judges.
38. The Equity Lawyer witnessed the Assessment Appointment in which the Farmer explained his illness and asked for treatment. The GP said 'Your body shows fair wear and tear for a 60 year old farmer' and refused to conduct any tests.
39. The Remedy Process needed a Confidence Boost for Honest Competent Officers to make Career Decisions for Corruption Investigation. It needed Parliament to deliver it. Parliament used Bribery Proof for Unfitness Cases that got Forced Resignations from the Commissioner and an Assistant

Commissioner of the Metropolitan Police. Parliament got Mass Publicity for a Public Examination of Media Moguls Messrs Murdoch. It provided the Confidence Boost.

40. The Lord Chancellor issued a Medical Treatment Order for the Farmer. The GP made a Cancer Treatment Urgent Case Reference for the Farmer having refused to make any Health Investigation 12 weeks earlier. The Body Scan 2 years and 7 weeks earlier was the Cancer Evidence.
41. The Firearms Owner made Witness Protection Applications to the Law Courts and Parliament and sent a Proof Set to the Queen. She used it and a Secret Service Officer for a Protection Test of Sussex Police Chief Constable. The choice was Witness Protection for the Owner and a Corruption Investigation of the Corrupt Officers or a Firearms Prosecution Fraud against the Owner as a Protection fraud for the Corrupt Officers. He chose the Protection Fraud for the Corrupt Officers. In August 2012 it got completion of the Protection Fraud Proof Set against the Law Courts and the Corruption Investigation.
42. The Lord Bishops made a Remedy Priority Decision for Victims. They did not know who they were. To find out they gave Parliament a Negotiation Authority for Immunity Terms in exchange for Remedy Co-operation by Top Judges. The Protection Fraud Network rejected it. They made a Corruption Continuity Plan. It needed an Intimidation Fraud to silence Parliament, Remedy Sabotage until the 2015 General Election and then whatever was needed to get a Corrupt Majority and Immunity Frauds. The Plebgate Discredit Fraud and Dismissal Decision against the Chief Whip was the Intimidation Fraud. It failed.
43. Police Corruption Proof was used for an Unfitness Case and Dismissal Decision against Police Authorities and replacement of them with Elected Commissioners. The Protection Fraud Network needed Police Authority Powers. They fielded Candidates to get office as Police Commissioners. The Party Leaders were powerless to stop the Protection Fraud Network using their Party Organisations and logos to promote their candidates. They made the best of the situation by observing how they did it.
44. The Equity Lawyer had prepared Crawley Beating Case. In December 2012 it got Jury Trial Fraud Proof against Sussex Police and Sussex Top Civil Judge. The Crown and Lord Bishops used it to vest Corruption Remedy Powers in a Royal Commission that would survive the 2015 General Election.
45. The Shropshire Farmer understood the process that got the Royal Commission. He knew the Protection Fraud Network needed Manage Sabotage Frauds against his Probate Estate. The Equity Lawyer and the Farmer agreed best use of it to service the Remedy Process. The Farmer died. The Sabotage Frauds started about 36 hours after the death. They had continued ever since. The Equity Lawyer forced documentation of them.
46. The Equity Lawyer recruited Citizens, managed cases and got Protection Fraud Proof against the State, Profession Authorities and the Law Courts. In May 2014 the Royal Commission ordered use of the Police Federation Conference to get Mass Publicity for a Corruption Finding Notice, Remedy Co-operation Demand and Dismissal Threat. In June the Remedy Co-operation Tests of Top Judges started.

They signed Protection Frauds until they realised there were Test Cases. They used Unsigned Decisions to enable No Me Defences and used Unsigned Substance Pages with Signature Pages to enable Signature Admissions and Decision Denials. They tried a Restraint Fraud against the Equity Lawyer to set up conditions for a Contempt Finding and Imprisonment Fraud against him. It was Without Jurisdiction + Without Party Status + Without Notice + Without Hearing. He ignored it and carried on. None of the Top Judges had the confidence to sign for an Imprisonment Fraud against the Equity Lawyer.

47. In late September and early October 2014 the Remedy Process got Hearing Audio Records as Personal Responsibility Proof against Top Judges.
48. The Equity Lawyer investigated what had happened to the Kent Top Civil Judge. He committed Innocence Evidence Concealment Frauds, lost confidence, evidenced revocation Intent and incurred the wrath of the Protection Fraud Network. The Equity Lawyer needed a case to do it. He found one. An 80 Year Old Man had got a Proof Set of Dilapidation Frauds, Dispossession Frauds, Title Frauds and Sale Frauds against Council Officers. They needed a Discredit Fraud against him. They used Harassment Claim Fraud for a Contempt Imprisonment Fraud against him and his Woman Friend. She had a heart attack and hospital admission the night before Trial Day 1. He coped with it but had a Heart Attack + Hospital Admission at the end of Trial Day 1. The Judge had notice of it, pretended the need for Medical Opinion Proof, used the Appearance Failure for an In Absence Trial, and proceeded to make a Contempt Finding and 18 Months Imprisonment Order. It was an Intimidation Fraud that was intended to get a False Guilt Admission + Mercy Plea + Release. The Judge totally ignored the risk of a Repeat Heart Attack. The Prison Officers tried Intimidation Frauds. The Council Officers used Imprisonment Blackmail to get the Woman Friend to commit Appeal Sabotage Fraud against the Old Man. He was tough. He did not break. The Equity Lawyer prepared a Habeas Corpus Case. The Court Lawyer had serviced Court Frauds including the Restraint Fraud. He issued the Habeas Corpus Case as a Protection Test of the Top Judges. The Chief Judge in the Administrative Court made a Habeas Corpus Hearing Order for the Old Man, a Restraint Hearing Order against a Witness and a Restraint Breach Imprisonment Hearing Order against the Equity Lawyer. He served the Imprisonment Appeal Lawyers of the Old Man. On 19th December 2014 the High Court Justice read out a letter from the Appeal Lawyers of the Old Man. It claimed they had Representation Rights but made No Representations. The Hearing Judge used the Appearance Failure by the Old Man and the Representations Rights Letter for a Case Dismissal against the Old Man. The Hearing Judge then dealt with the Restraint Hearing. The Equity Lawyer had produced one document that made Case Representations for all three cases. The Witness handed in the Case Representations. The Judge started with a Pompous Performance that became Angry Disappointment when he lost the confidence for an Imprisonment Fraud. The Old Man was not broken. The Top Judges told the Appeal Lawyers to file an Appeal. On 6th May 2015 it got an

Appeal Hearing, a Madness Comment by an Appeal Judge against the Imprisonment Judge and an Immediate Release Order. The Old Man could not find Qualified Lawyers to prosecute the False Imprisonment Case.

49. The Protection Fraud Network needed the 2015 General Election to remove Prime Minister Mr Cameron from office and a Back Up Plan if it did not do so. They used Hung Parliament Propaganda in the hope of getting a Hung Parliament. They failed.
50. Prime Minister Mr Cameron won a Governing Majority. The Protection Fraud Network needed Ruin Frauds against the Equity Lawyer and Prime Minister to stop them providing Investigation Services and Execution Services for the Remedy Process. Then they needed a Ruin Fraud against a Remedy Protester for Power Boast Purposes.
51. The Protection Fraud Network tried to revive the Contempt Fraud. In November 2015 a Hearing Audio Record got a Restraint Order Defects Admission from a State Advocate. The Equity Lawyer shouted from the Public Gallery 'I am here'. The High Court Justice shouted back 'I know you are'. The Advocate and Judge continued with a Restraint Hearing that was Without Jurisdiction + Without Party Status + Without Notice + Without Hearing. The Judge pronounced a Restraint Order. They left the Court Room and realised the Audio Record was Criminal Conspiracy Proof. They needed a Decision Revocation. A series of communications gave them the confidence to omit the Restraint Fraud from the Court Order.
52. The Equity Lawyer knew to expect the Ruin Fraud against him. It needed a False Client with either a False Case or Liability Proof Concealment Fraud to enable the Misrepresentation Fraud that a True Case was a False Case. Then it needed False Relationship Evidence and False Incapacity Evidence. Then it needed the False Client to use a Hearing Event for the exposure of Relationship Exploitation and Incapacity Exploitation to prosecute a False Case and the use of Contempt Powers against the Equity Lawyer. The False Client presented with a Medical Negligence Costs Claim Fraud by No Win No Fee Lawyers. The False Client said there was a Serious Untoward Incident Report made Fact Admissions and Obligation Breach Admissions and a Written Apology that was Liability Proof. He asked for it repeatedly. She did not produce it. She needed the Ruin Set Up Conditions, the Benefit Negotiation, the Down Payment, the Hearing Event and then the Exposure Fraud. He got Criminal Conspiracy Proof against her and the Law Courts. Then he presented No Further Action Advice and got her signature on Multiple Originals. Later she realised that she had no chance of an Exposure Fraud Event. She was furious. She started an Electronic Communications Harassment against him. He made a No Response Decision. Events proved it was the right one. The result is nothing from him and more than 1,500 texts and emails that are Relationship Fantasy Evidence and Sabotage Fraud Evidence against her. The Ruin Fraud against the Equity Lawyer had failed.

53. The Protection Fraud Network had done a Glittering Career deal with Home Secretary Mrs May. They used her. The Ruin Fraud needed Internet Publicity by an Innocent Agent, Censorship Motive Proof against the Prime Minister, a Framing Fraud against the Innocent Agent and exposure of it timed to do maximum damage to the Prime Minister. Panama Papers Week prepared for a Framing Fraud Exposure Week. It did not happen. The Equity Lawyer found the case. The Innocent Agent co-operated. They got Criminal Conspiracy Proof against Law Court Judges in time to stop Framing Fraud Exposure Week. They made Immunity Negotiation Offers. The Police Officer Witnesses wanted Immunity Deals. The Protection Fraud Network needed Intimidation Frauds to get Repeat Perjury from the Police Officers, Repeat Representation Frauds by the Crown Prosecutors and Repeat Trial Frauds at the Framing Fraud Appeal. The Intimidation Fraud needed use of a Criminal Investigation Fraud for a Family Sabotage Fraud and Employment Sabotage Fraud soon before the Framing Fraud appeal. The Investigators and Prosecutors demanded Before Event Protection Fraud Proof from the Law Courts. They were given a Harassment Civil Claim by Sussex Police and Crime Commissioner and Chief Executive against a Remedy Protester. The Before Trial Order was the 1st Before Event Protection Fraud Proof. It gave confidence for the Criminal Investigation Fraud, Family Sabotage Fraud and Employment Sabotage Fraud on the Monday, Tuesday and Wednesday before the Framing Fraud Appeal on the Friday. It got the Repeat Frauds.
54. On Monday 10th April 2017 the High Court Seal on the Permission Refusal for the 1st Before Event Protection Fraud completed a Criminal Conspiracy Proof Set against Top State Officers and Law Court Judges. The Crown and Lord Bishops used it to decide the Corruption Remedy Conditions for the Parliament Session Agreement. They needed an Election Free Period to enable a Long Session for Remedy Management. Prime Minister Mrs May had the choice of calling a Surprise General Election or facing a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. She chose the Surprise General Election.
55. The Key Decision then was Responsibility Apportionment between Mass Remedies by Parliament and Case Remedies by the Law Courts. Remedy Co-operation Tests from General Election day for 6 months got Criminal Conspiracy Proof against Corrupt Officers and Remedy Unfitness Proof against the Law Courts. The Protection Fraud Network tried to stop the Remedy Co-operation Tests by use of a Royal Courts Building Exclusion Fraud against the Equity Lawyer. It failed. He prepared Case Papers. The Citizens conducted the Co-operation Tests. They listed the Contempt Trial, used the Exclusion Order to stop the Equity Lawyer attending, and used the Appearance Failure for an In Absence Trial and a Public Gallery Clearance Order to get a Secret Trial. A Public Gallery Witness was late, found the other Public Gallery Witnesses outside the Court Room, was suspicious, went in and found the In Absence Trial in progress. She called the Public Gallery Witnesses and gave notice of the Exclusion Fraud. It broke the

confidence for the In Absence Trial. The Equity Lawyer broke the confidence of the Judge to complete the Trial Frauds but not to stop them. The result was a 15 Weeks Adjournment and Trial Directions.

56. The Remedy Process passed into the Mass Remedies Stage. It needed Voluntary Remedy Proof for Ordinary Officers and Criminal Conspiracy Proof against the Corruption Controllers. The Intimidation Fraud got a Criminal Prosecution Fraud against the Victim. The Crown Prosecutors used it to get Voluntary Remedy Proof for themselves. On 23rd January 2018 they used a Charge Change Hearing Session to get an Audio Record of a No Case Admission by them. It did not get a Case Dismissal Decision for the Citizen. It got a Trial Order for the next day. The Victim used the No Case Admission for a Case Dismissal Application. It got a Dismissal Refusal and Trial Adjournment. The Audio Records were Voluntary Remedy Proof for the Crown Prosecutors and Criminal Conspiracy Proof against the Crown Court Judges.
57. The Top Judges made Protection Fraud Demands. On 26th January 2018 they were given issue of Contempt Claim Fraud HQ18X00347 against the Innocent Agent who had Protected Witness Status. It was a Conflict Qualification Fraud and a Protection Breach Contempt Fraud by the Attorney General and the Prime Minister.
58. There was no publicity for the Voluntary Remedy in the Criminal Prosecution Fraud. The next week was Voluntary Remedy Publicity Week. Other cases were used to get Mass Publicity for No Case Admissions, Innocence Evidence Releases, Prisoner Releases and Public Apologies.
59. The Equity Lawyer had Kidney Failure Monitoring by the East Kent Hospital Trust. They had serviced the No Treatment Kill Decision against the Shropshire Farmer. The Nephrologists knew about the Remedy Process. The fact the Lord Chancellor had the Hospital Murder Proof made it safer for the Equity Lawyer to continue using them instead of anyone else. The Equity Lawyer lived in Sussex. The Remedy Process passed into the Mass Remedies Stage. The Equity Lawyer decided it was time to use Local Health Services. There was a Mental Health Fraud Risk. The Equity Lawyer believed the Remedy Process was near an end and he could control it. He got a transfer to the Brighton Hospital Trust.
60. On 22nd February 2018 the Contempt Case of the Equity Lawyer got completion of the Corruption Controller Proof Set against the High Court Judges
61. In March 2018 the Baby's Mother agreed to help the Corruption Investigations. She made a Will Gifts to her Siblings and Former Husband on Remedy Co-operation Conditions. It got Remedy Co-operation Proof for the Older Sister but Remedy Failure Proof against the others. It raised Reasonable Suspicions they were involved in the Oppression Frauds against her. She needed time to accept it.
62. In early June 2018 the Baby's Mother had an Electrolyte Imbalance that got Unconsciousness + Hospital Admission. It did not get Electrolyte Rebalancing. It got Kin Recognition Bias Fraud for the Younger Sister against the Older Sister + Mercy Killing Consent Fraud from the Younger Sister. The Equity

Lawyer and Older Sister bombarded the Hospital Trust with Remedy Process Notices and Protected Witness Notices. Someone turned down the Opiates and up the Oxygen and there was a Miraculous Recovery for the Baby's Mother. Nephrologist Dr Lever was involved in it.

63. On 12th June 2018 the Fraud Appeals of the Equity Lawyer got completion of the Corruption Controller Proof Set against the Court of Appeal.
64. On 12th June 2018 the Corruption Controller Proof Set was used for Judicial Office Unfitness Case Notices to Parliament. They did two things. They put the cases in Parliament. They enabled Protection Fraud Investigations by the Crown, Lord Bishops and Honourable Members. The Equity Lawyer recruited Citizens, managed cases and got Proof Sets to service the Protection Fraud Investigations.
65. Prime Minister Mrs May and Corrupt MPs traded Protection Frauds for Top Judges in exchange for support for the Brexit Deal. They needed Total Secrecy. They needed a Secret Signal that she had a Deal Majority. A Victory Dance was the Secret Signal. Prime Minister Mrs May went to South Africa and Nigeria and did Victory Dances. The Equity Lawyer gave Email Notice to Parliament of the Protection fraud Deals and the Victory Dance. It broke the confidence of some of the MPs to support the Brexit Deal. Prime Minister spent the rest of her time trying to get Immunity Arrangement like those got by Prime Minister Mrs May. She had nothing to trade.
66. A Mental Health Case Reference Fraud against the Equity Lawyer by the GP was Without Delusion Evidence + Without Notice + Without Hearing + Without Consent. It got an Examination Consent Refusal by the Equity Lawyer. The Nephrologists then tried Blackmail using Kidney Transplant Denial to support the Mental Examination Consent Demands. A Consent Refusal by the Equity Lawyer. It got a Teenage Tantrum by the London Nephrologist. He admitted he was ignorant about the Remedy Process. He behaved as if his ignorance validated the Mental Health Fraud. He made a Kidney Transplant List Suspension Decision against the Equity Lawyer. It got Blackmail Complaints by the Equity Lawyer on paper and by email against the Nephrologists and Hospital Trusts in London and Sussex, and got Complain Stamp Filing Proof from the Chief Executive of the Sussex Trust. It got Complaint Process Denial Fraud Proof against both Trusts. An Immunity Offer got Full Disclosure by the GP that Secret Representations by the Nephrologists procured the Mental Health Case Reference Frauds. A Care Package Application by the Equity Lawyer got Application Process Denial Fraud Proof against the County Council. The use of Dictator Powers by the Prime Minister gets Remedy Process Denial Frauds from All Relevant Authorities. They pretend nothing has happened. The easiest way to do it is Process Denial Frauds. They deny Complaint References and use Correspondence References for Complaint Documents in case they need them. Process Denial Frauds by Different Authorities are the Process Signature for Dictator Power Use. Corruption Investigations need to discover Dictator Power Use and then whether it is by the Prime Minister or the Protection Fraud Network.

67. In late 2018 the Government Brexiteers took Dismissal Action against the Prime Minister. It was a Dismissal Failure but an Investigation Success. It discovered that part of the Governing Majority had a Chronic Dependency on the Protection Fraud Market. It forced use of the Remedy Denial Fraud Majority of the Protection Fraud Network to keep her in power.
68. Blood carries oxygen from the lungs to every cell and collects waste products. Kidneys provide a Blood Cleaning Service. Dialysis Treatment takes blood, provides a Blood Cleaning Service and puts it back. In December 2018 a Fistula Operation for the Equity Lawyer enabled Vein Walls to develop the strength to cope with Dialysis Treatment. He had a Quit Notice from his Landlord. He gave the Local Hospital a Care Risk Notice they had a Homeless Dialysis Patient. The Nurse omitted the Risk Notice from the Appointment Report and made Defamatory Comments to service the Mental Health Fraud. The Equity Lawyer learnt to associate Blood Test Bad Results with Blood Imbalance Sensitivity and Hay Fever.
69. On 21st March 2019 the Innocent Agent used Contempt Claim HQ18X00347 for Protection Applications and got Protection Refusal Fraud Proof against the High Court.
70. On 25th March 2019 a Treatment Assessment recorded Missing Symptoms of Kidney Failure. The next day the Local Hospital telephoned the Equity Lawyer with an Immediate Dialysis Demand. The Equity Lawyer had to move to London. The Missing Symptoms and the Urgent Dialysis were Inconsistent Evidence. He did not trust the Dialysis Demand. For years he had used Physical Fitness as a Health Guide. Recently he had walked 10 miles once and between 6 and 8 miles a number of times. He decided on a Dialysis Delay until after the Protection Breach Contempt Fraud Investigations. He responded with a Dialysis Refusal. They did not know what to do.
71. Redbridge Council had serviced the Baby Murder. Since then there had been Intimidation Frauds against Family Members as Protection Frauds for Corrupt Officers. The Murder Protection Frauds enabled the Pharmaceutical Industry and Protection Fraud Network to develop a Human Organ Theft Industry. Redbridge Council was a Soft Target for a Human Organ Theft Investigation. The Maternal 1st Cousin of the Murdered Baby gave the Equity Lawyer a Part House Residential Tenancy. The Equity Lawyer made a Housing Benefit Claim to Redbridge Council. It got Fraud Proof against Redbridge Council. They had a Rent Default Homelessness Priority instead of a Housing Finance Priority.
72. The Equity Lawyer registered with a New GP. He had an Introductory Examination. He gave the Surgery Receptionist an Assessment + 2nd Opinion Appointment Written Request that contained a Full Explanation, and a Prescription Renewal. The Prescription Renewal was processed but not the Appointment Request. The Equity Lawyer attended and asked what had happened to the Appointment Request and was told they must be made on line. He decided to delay the Appointment Request until Prime Minister Mrs May was leaving office. The Equity Lawyer kept himself Physically Fit. The Hay Fever and Blood Imbalances Sensitivity were enough for him to make a Drug Termination Decision.

73. The Contempt Trial was listed for 14th May 2019. The Equity Lawyer attended the High Court to file the Skeleton and Bundle. A Court Officer said she could not take it because the case had been taken out of the list and she did not have a file. It was relisted for 13th June 2019
74. In mid-May the Equity Lawyer made a Medical Appointment for 7th June. Soon afterwards Prime Minister Mrs May announced she would resign as Conservative Party Leader with effect from 7th June.
75. The Innocent Agent got issue of 3 Before Trial Fraud Appeals in the Court of Appeal. The 1st and 2nd Appeals got a Hearing Transcript Filing Production Requirements by the Court of Appeal. The 3rd Appeal was against a Hearing Transcript Refusal by the High Court. It got an Appeal Permission Refusal + No Merit Certificate by the Court of Appeal. It means the Court of Appeal refused to make an Evidence Production Order to service and Evidence Production Requirement it had made. The result was Dismissal Decisions in all 3 Appeals. It was Criminal Conspiracy Proof against the Court of Appeal.
76. The Opposition Leader had a duty to manage Protection Enforcement Accountability by the Prime Minister. Failure to do so got for him Joint Criminal Liability for the Protection Breach Contempt Fraud.
77. Cabinet Officers had Joint Responsibility with the Prime Minister for Protection Enforcement. They had a Confidentiality Obligation to each other and the Prime Minister. The Confidentiality Obligation is conditional upon Protection Enforcement Accountability by the Opposition Leader. The Accountability Failure validated Confidentiality Breaches needed to prevent Joint Responsibility becoming Joint Criminal Liability. Cabinet Officers leaked Non-Disclosure Frauds by the Prime Minister as No Liability Proof for Cabinet Officers. It left the Attorney General, Prime Minister and Opposition Leader accountable for the Protection Breach Contempt Frauds. It did not stop the Contempt Prosecution Fraud against the Innocent Agent.
78. Prime Minister Mrs May resigned as Conservative Party Leader with effect from 7th June 2019. It enabled a Leadership Contest. The Equity Lawyer had a Medical Appointment with the GP. He was Physically Fit but a Blood Test returned a Bad Result. The GP believed she could get a Revocation Decision of the Organ Transplant List Suspension because it was a different Hospital Trust. The Equity Lawyer appreciated her optimism but had his doubts. The Corruption Investigations had discovered how the Renegade Professional Groups function. They are Thug Gangs. Professional Qualifications + Post Appointments get Gang Membership but Professional Standards do not govern them. The Budget Managers do. Judges became dependent on Court Frauds and the Budget Managers who buy them. It created a Protection Fraud Market in Parliament. In 1997 the Personal Injury Trial and Appeal evidenced what happens. The Law Firm Partners find Corruption Victim Targets and control the Crime Proceeds. They are Corrupt Business Budget Managers. The Equity Lawyer expected the Human Organ Transplant Professionals + Psychiatrists to stick together. The Contempt Trial had priority.
79. On Thursday 13th June 2019 it got completion of the Protection Breach Contempt Fraud Proof Set for the

Citizen, Crown and Parliament against the Government Lawyers, Attorney General, Prime Minister, Opposition Leader, High Court and Court of Appeal. The Equity Lawyer left the Royal Courts, returned to Hainault, walked 2 miles to the swimming pool, swam 30 lengths and walked back.

80. On Friday 14th June 2019 the Equity Lawyer produced the Protection Breach Contempt Fraud Appeal for the Innocent Agent. He had almost finished when the GP telephoned. She was concerned about the Bad Results. He told her about his exercise the previous day. He finished the document, walked 2 miles to the swimming pool, swam 36 lengths and walked back.
81. On Saturday 15th June 2019 the Equity Lawyer suffered very badly from Hay Fever and Influenza. He ate almost nothing for 4 days. On Monday 17th June the GP telephoned. He explained he had been ill. He agreed to visit the surgery the next day between 11 and 12. On Tuesday he walked the 2,300 yards to the GP Surgery and arrived to find that Two GPs had left to visit him. They returned. He saw the two GPs. They did not make a Mental Health Fraud Decision. They accepted the issue was Kidney Failure Treatment. The Equity Lawyer agreed to contact the Local Hospital and ask for an Urgent Appointment and gave him an Appointment Reference and Appointment Code. He asked for an Urgent Appointment and was given one for 6 weeks later on 29th July 2019. On Thursday the GP telephoned and explained she had got an Urgent Appointment for the Equity Lawyer that day and she would collect him later. She works very hard. He asked a friend to take him. The GP telephoned and said she was under pressure for time. He said he would get there.
82. The Urgent Appointment was with Nephrologist Dr Lever. He and the Equity Lawyer had met in June 2018 at a Multiple Discipline Meeting for the Baby's Mother. Body Language revealed Dr Lever did not know how to manage something. The Equity Lawyer explained the Medical Condition and presented a Drugs List. He said Hay Fever influenced Blood Test Results, caused the Drug Termination Decisions and started a Case Management Explanation. Dr Lever did not want the Drug List or the Explanation. He declared he had no interest in the cases and Physical Treatment was the Only Issue. The Equity Lawyer did not believe him. Dr Lever made Enquiries and Arrangements and called for the Equity Lawyer. The Friend sneaked through the door before it closed and listened outside the Consulting Room. Dr Lever said that there were Two Issues and made a Hospital Admission Offer subject to a Medical Examination Consent Condition. The Equity Lawyer explained that the Corruption Remedy Process had priority, the Crown and Lord Bishops needed information from him and the Influenza delayed him providing it. The Friend knocked on the door and entered and recorded some of the exchanges. It got Temper Tantrum Behaviour from Dr Lever. He asked out loud whether he should call Security for a Mental Health Order. The Equity Lawyer and Friend left. A Doctor with an Irish Accent followed them and tried to engage with them. They ignored him. This document is for the Protection Fraud Investigation.