

Served by hand to Barnard Marcus Pages 1-27



*ABM*  
1 PM  
**Claim Form**

In the High Court <b>QUEENS BENCH DIVISION</b>	
Fee Account no.	
Help with Fees - Ref no. (if applicable)	H W F - [ ] - [ ]
<i>For court use only</i>	
Claim no.	HQ18X03276
Issue date	14 SEP 2018

You may be able to issue your claim online which may save time and money. Go to [www.moneyclaim.gov.uk](http://www.moneyclaim.gov.uk) to find out more.

Claimant(s) name(s) and address(es) including postcode

Ms Neelu Berry  
No Fixed Abode care of  
450 New North Road, Hainault  
IG6 3EB



Defendant(s) name and address(es) including postcode

1. Co-operative Bank  
2. Auctioneers Barnard Marcus and 3. Sequence UK Ltd. both of Cumbria House, 16-20 Hockliffe St., Leighton Buzzard, Bedfordshire LU7 1GN

Brief details of claim

Breach of contract, breach of trust, false accounting, fraud, conspiracy and justice process contempt

Court Officers lost the confidence to support Court Frauds by Judges. On 31st August 2018 a Decision Proof Denial Fraud ended after 1 year and 44 days when a High Court Officer released a copy of the Sealed Order. On 4th September 2018 a Judge used a 29 Day Transcript Filing Time Limit and Filing Default Dismissal Order for an Appeal Dismissal Fraud. On 7th September 2018 a Tape Release Failure Admission by a Court Manager was Corruption Evidence against the Appeal Judge. It is time to discover what impact Voluntary Remedies by Court Officers has on High Court Masters and Judges and Justices

In 2011 the Crown and Parliament forced a Fraud Remedy Deal. The Banks established a Multi Billion Pound Damages Fund and use Mass Advertising for Victims to make claims. The Crown and Parliament used Remedy Impact Investigations to discover what impact the Fraud Remedy Deal had on Corrupt Practices. Citizens used their cases for the Remedy Impact Investigation. They got Criminal Conspiracy Proof against Organised Criminals, Corrupt Officers and Law Court Judges. *...over tea...*

Value

**RECEIVED**

Assigned to Master: 17 SEP 2018

*FONTAINE*

**CIVIL APPEALS OFFICE**

You must indicate your preferred County Court Hearing Centre for hearings here (see notes for guidance)

Defendant's name and address for service including postcode

*Co-op  
80 Cornhill  
EC3V 3NG*

Amount claimed	£ 1,000,000
Court fee	
Legal representative's costs	
<b>Total amount</b>	<b>1,000,000</b>

For further details of the courts [www.gov.uk/find-court-tribunal](http://www.gov.uk/find-court-tribunal). When corresponding with the Court, please address forms or letters to the Manager and always quote the claim number.

Claim No. \_\_\_\_\_

Does, or will, your claim include any issues under the Human Rights Act 1998?  Yes  No

Particulars of Claim (attached) ~~(to follow)~~

The Criminal Conspiracy Proof was used for Judicial Office Unfitness Cases against Top Judges. Notice of an Unfitness Case to Parliament puts it in Parliament and enables Protection Fraud Investigations in Parliament

The State Officers and Law Court Judges needed Case Management Sabotage Frauds against Ms Berry. The Sabotage Frauds included Case Papers Thefts. The Court of Appeal issued a Fraud Appeal 2018 0307 Filing Compliance Time Limit and Filing Default Dismissal Penalty Notice

At 06.00 on 20th July 2018 the Co-operative Bank did manage an Eviction Fraud of Ms Berry from 3 Peel Drive, Clayhall. It serviced the Case Management Sabotage Frauds. The Eviction Agents seized the Case Papers and Other Goods and refused to release them. The Stolen Case Papers included the Fraud Appeal Case Papers and Other Case Papers. .

On 23rd July 2018 Ms Berry got Fee Remission Certificates for a Corruption Claim and Remedy Application against the Crown and Prime Minister. High Court Master Ms Fontaine denied issue of the Corruption Claim. A Court Officer reported the reason give by the High Court Master was that Ms Berry had a husband. She does not have a husband or partner. Even if she did have a husband it was not a valid reason for an Claim Issue Reffusal. It was Corruption Proof agaisnt the High Court and Ministry of Justice. Ms Berry took the Case Papers into Royal Court 37 and made a Remedy Application. It got an Application Dismissal Decision and a Sealed Order as Contempt Fraud Proof.

On 1st August 2018 Mr Sofroniou agreed to finance the Mortgage Redemption for Ms Berry provided she allowed his friends use of the house as a home. The Bank committed Repeated Mortgage Redemption Statements Denial Frauds until Thursday 13th September 2018. The Redemption Figure inclues £60,000 Possession Costs. The Auction on 17th September 2018 is being used for a Costs Extortion Fraud: Mr Sofroniou went abroad for 5 weeks and will return after the acution. Ms Berry and her son have filed a Mortgage Application and have Oral Notice of a Mortgage Agreement.

Ms Berry needs Mortgage Fraud Remedies including a Sale Stay Order

**RECEIVED**

17 SEP 2018

**Statement of Truth**

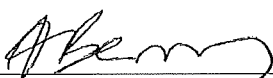
**CIVIL APPEALS OFFICE**

\*(I believe)(The Claimant believes) that the facts stated in these particulars of claim are true.

\* I am duly authorised by the claimant to sign this statement

Full name Ms Neelu Berry

Name of claimant's legal representative's firm \_\_\_\_\_

signed  position or office held \_\_\_\_\_

\*(Claimant)(Litigation friend)  
(Claimant's legal representative)

(if signing on behalf of firm or company)

*\*delete as appropriate*

Ms Berry  
No Fixed Abode  
450 New North Road, Hainault  
IG6 3EB

Claimant's or claimant's legal representative's address to which documents or payments should be sent if different from overleaf including (if appropriate) details of DX, fax or e-mail.

2



IN THE HIGH COURT OF JUSTICE  
QUEEN'S BENCH DIVISION

BEFORE THE HONOURABLE MRS. JUSTICE CHEEMA-GRUBB

BETWEEN:

MRS. BERRY

Applicant

-and-

- (1) THE CROWN  
(2) THE PRIME MINISTER

Respondents



RECEIVED

UPON READING the Application Notice of the Applicant

17 SEP 2018

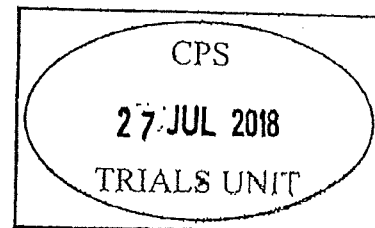
AND UPON HEARING the Applicant in Person

CIVIL APPEALS OFFICE

IT IS ORDERED that:

1. There be no order on the application

Dated the 23rd day of July 2018

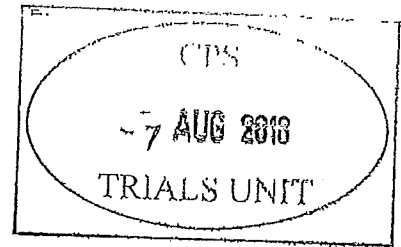


BY THE COURT

Mr George Sofroniou  
17 Woodgate Avenue, London EN6 4EW  
Tel: 01707632133

1<sup>st</sup> August 2018

Optima Legal Services  
Hepworth House  
Claypit Lane Leeds LS2 8AE



3 Peel Drive, Clayhall IG5 0JR

Please let me have a Redemption Statement for the re-mortgaging of the property

Yours Faithfully

Mr George Sofroniou

RECEIVED

17 SEP 2018

CIVIL APPEALS OFFICE

4

served by hand 17/9/18 1pm *Aberry*  
 In person before Mr Justice Gurnham 14/9/18

N244

**Application notice**

For help in completing this form please read the notes for guidance form N244Notes.

Name of court High Court	Claim no. HQ18X03276
Fee account no. (if applicable)	Help with Fees - Ref. no. (if applicable)
	HWF - [ ] [ ] [ ] - [ ] [ ] [ ]
Warrant no. (if applicable)	
Claimant's name (including ref.) Ms Berry	
Defendant's name (including ref.) Co-operative bank + Auctioneers Barnard Marcus	
Date 14/9/2018	

**RECEIVED**

1. What is your name or, if you are a legal representative, the name of your firm?

[ ] 17 SEP 2018

2. Are you a  Claimant  Defendant  Legal Representative  
 Other (please specify) [ ]

**CIVIL APPEALS OFFICE**

If you are a legal representative whom do you represent?

[ ]

3. What order are you asking the court to make and why?

As Auction Sale Stay Order and Possession Costs Accounting Order

4. Have you attached a draft of the order you are applying for?  Yes  No

5. How do you want to have this application dealt with?  
 at a hearing  without a hearing  
 at a telephone hearing

6. How long do you think the hearing will last?  
 Hours  Minutes  
 Is this time estimate agreed by all parties?  Yes  No

7. Give details of any fixed trial date or period

[ ] None yet

8. What level of Judge does your hearing need?

[ ] High Court Justice

9. Who should be served with this application?

[ ] Defendants

9a. Please give the service address, (other than details of the claimant or defendant) of any party named in question 9.

Co-op Bank  
 80 Cornhill  
 EC3Y 3NG

10. What information will you be relying on, in support of your application?

- the attached witness statement
- the statement of case
- the evidence set out in the box below

If necessary, please continue on a separate sheet.

1. A 3 Peel Drive, Clayhall IG5 0JR Sale Restraint Order for Ms Berry against Co-operative Bank and Auctioneers Barnard Marcus
2. A Mortgage Account Details Discover Order and All Entries Validity Hearing Order
3. Further discover, enquiry, relief and remedy the cause of justice needs


**RECEIVED**

17 SEP 2018

**CIVIL APPEALS OFFICE**

**Statement of Truth**

(I believe) (The applicant believes) that the facts stated in this section (and any continuation sheets) are true.

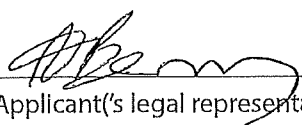
Signed  Dated 14/9/18  
Applicant('s legal representative)('s litigation friend)

Full name Ms Neelu Berry

Name of applicant's legal representative's firm \_\_\_\_\_

Position or office held \_\_\_\_\_  
(If signing on behalf of firm or company)

11. Signature and address details

Signed  Dated 14/9/18  
Applicant('s legal representative)('s litigation friend)

Position or office held \_\_\_\_\_  
(If signing on behalf of firm or company)

Applicant's address to which documents about this application should be sent

Ms Neelu Berry No Fixed Abode 450 New North Road  Postcode <input type="text" value="I"/> <input type="text" value="G"/> <input type="text" value="6"/> <input type="text" value=""/> <input type="text" value="3"/> <input type="text" value="E"/> <input type="text" value="B"/> <input type="text" value=""/>	If applicable	
	Phone no.	07484109205
	Fax no.	
	DX no.	
	Ref no.	

E-mail address neeluberry@gmail.com lotusprincess4u@gmail.com

6

High Court Queens Bench

Ms Neelu Berry  
And  
Co-operative Bank  
Auctioneers Barnard Marcus  
Auctioneers Sequence UK Limited

Claimant  
1<sup>st</sup> Defendant  
2<sup>nd</sup> Defendant  
3<sup>rd</sup> Defendant

Before Justice

On 2018

1. A Pending Adjudication Interim Sale Restraint Order for Claimant Ms Berry against the Defendants to stop the sale of 3 Peel Drive, Clayhall IG5 OJR
2. A Mortgage Account Full Discovery Order and All Entries Validity Hearing Order for Ms Berry against the 1<sup>st</sup> Defendant Co-operative Bank
3. A Discovery Order for Ms Berry against the Co-operative Bank that the Chief Executive do within 14 days file and serve a statement that details
  - a. All Mortgage Redemption Statement Requests received from the Claimant Ms Berry
  - b. All Request Responses by the Co-operative Bank
  - c. The Response Delays
4. Liberty to apply
5. Costs Reserved

CIVIL APPEALS OFFICE

17 SEP 2018

RECEIVED

7

served by hand 17/9/18  
to Barnard Marcus 1pm  
**Appellant's notice**  
(All appeals except small claims track  
appeals and appeals to the Family  
Division of the High Court)

HWF-FCY-JLN

COURT 1

For Court use only	
Appeal Court Ref. No.	
Date filed	

**RECEIVED**

17 SEP 2018  
SEAL

**CIVIL APPEALS OFFICE**

Notes for guidance are available which will help you complete this form. Please read them carefully before you complete each section.

**Section 1 Details of the claim or case you are appealing against**

Claim or Case no.  Fee Account no. (if applicable)

Help with Fees - Ref no. (if applicable) **HWF**--

Name(s) of the  Claimant(s)  Applicant(s)  Petitioner(s)

Name(s) of the  Defendant(s)  Respondent(s)

**Details of the party appealing ('The Appellant')**

Name

Address (including postcode)

Tel No.	
Fax	
E-mail	neelu.berry@gmail.com

**Details of the Respondent to the appeal**

Name

Address (including postcode)

Tel No.	
Fax	
E-mail	

Details of additional parties (if any) are attached  Yes  No



**Section 2**

**Details of the appeal**

From which court is the appeal being brought?

- The County Court at
- The Family Court at
- High Court
  - Queen's Bench Division
  - Chancery Division
  - Family Division
- Other (please specify)

What is the name of the Judge whose decision you want to appeal?

What is the status of the Judge whose decision you want to appeal?

- District Judge or Deputy
- Circuit Judge or Recorder
- Tribunal Judge
- Master or Deputy
- High Court Judge or Deputy
- Justice(s) of the Peace

What is the date of the decision you wish to appeal against?

Is the decision you wish to appeal a previous appeal decision?  Yes  No

**F**  
**RECEIVED**  
17 SEP 2018  
CIVIL APPEALS OFFICE

**Section 2** Details of the appeal

From which court is the appeal being brought?

- The County Court at
- The Family Court at
- High Court
  - Queen's Bench Division
  - Chancery Division
  - Family Division
- Other (please specify)

What is the name of the Judge whose decision you want to appeal?

What is the status of the Judge whose decision you want to appeal?

- District Judge or Deputy
- Circuit Judge or Recorder
- Tribunal Judge
- Master or Deputy
- High Court Judge or Deputy
- Justice(s) of the Peace

What is the date of the decision you wish to appeal against?

Is the decision you wish to appeal a previous appeal decision?  Yes  No

**F**  
**RECEIVED**  
17 SEP 2018  
CIVIL APPEALS OFFICE

9

**Section 3**    Legal representation

Are you legally represented?

Yes     No

If Yes, is your legal representative (please tick as appropriate)

- a solicitor
- direct access counsel instructed to conduct litigation on your behalf
- direct access counsel instructed to represent you at hearings only

**RECEIVED**

17 SEP 2018

Name of your legal representative

**CIVIL APPEALS OFFICE**

The address (including postcode) of your legal representative

Tel No.	
Fax	
E-mail	
DX	
Ref.	

Are you, the Appellant, in receipt of a Civil Legal Aid Certificate?

Yes     No

Is the respondent legally represented?

Yes     No

If 'Yes', please give details of the respondent's legal representative below

Name and address (including postcode) of the respondent's legal representative

See the Respondents' addresses

Tel No.	
Fax	
E-mail	
DX	
Ref.	

10

## Section 4 Permission to appeal

Do you need permission to appeal?

Yes  No

Has permission to appeal been granted?

Yes (Complete Box A)

No (Complete Box B)

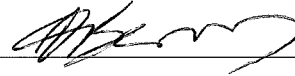
### Box A

Date of order granting permission

Name of Judge granting permission

### Box B

Without Prejudice to Invalidity Arguments



the Appellant('s legal representative) seek permission to appeal.

If permission to appeal has been granted **in part** by the lower court, do you seek permission to appeal in respect of the grounds refused by the lower court?

Yes  No

## Section 5 Other information required for the appeal

Please set out the order (or part of the order) you wish to appeal against

See the Damage Mitigation Denial Fraud Appeal Grounds dated 15th September 2018

**RECEIVED**  
17 SEP 2018  
CIVIL APPEALS OFFICE

Have you lodged this notice with the court in time?  
(There are different types of appeal - see Guidance Notes N161A)

Yes  No

If 'No' you must also complete  
**Part B of Section 9 and Section 10**

## Section 6 Grounds of appeal

Please state, in numbered paragraphs, **on a separate sheet** attached to this notice and entitled 'Grounds of Appeal' (also in the top right hand corner add your claim or case number and full name), why you are saying that the Judge who made the order you are appealing was wrong.

I confirm that the grounds of appeal are attached to this notice.

## Section 7 Arguments in support of grounds for appeal

I confirm that the arguments (known as a 'Skeleton Argument') in support of the 'Grounds of Appeal' are set out **on a separate sheet** and attached to this notice.

**OR** (in the case of appeals other than to the Court of Appeal)

I confirm that the arguments (known as a 'Skeleton Argument') in support of the 'Grounds of Appeal' will follow within 14 days of filing this Appellant's Notice. A skeleton argument should only be filed if appropriate, in accordance with CPR Practice Direction 52B, paragraph 8.3.

## Section 8 What are you asking the Appeal Court to do?

I am asking the appeal court to:-  
(please tick the appropriate box)

aarhus N/A.

set aside the order which I am appealing

vary the order which I am appealing and substitute the following order. Set out in the following space the order you are asking for:-

RECEIVED

See the Damage Mitigation Denial Fraud Appeal Grounds + Proposals dated 15th September 2018

17 SEP 2018  
CIVIL APPEALS OFFICE

order a new trial

## Section 9 Other applications

Complete this section **only** if you are making any additional applications.

### Part A

I apply for a stay of execution. (You must set out in Section 10 your reasons for seeking a stay of execution and evidence in support of your application.)

### Part B

I apply for an extension of time for filing my appeal notice. (You must set out in Section 10 the reasons for the delay and what steps you have taken since the decision you are appealing.)

### Part C

I apply for an order that:

See the Damage Mitigation Denial Fraud Appeal Grounds dated 15th September 2018

12

(You must set out in Section 10 your reasons and your evidence in support of your application.)

**Section 10 Evidence in support**

In support of my application(s) in Section 9, I wish to rely upon the following reasons and evidence:

See the Damage Mitigation Denial Fraud Appeal Grounds + Proposals dated 15th September 2018

**RECEIVED**

17 SEP 2018

CIVIL APPEALS OFFICE

**Statement of Truth** – This must be completed in support of the evidence in Section 10

I believe (The appellant believes) that the facts stated in this section are true.

13

Full name

Name of appellant's legal representative firm

signed

Appellant ('s legal representative)

position or office held

(if signing on behalf of firm or company)

## Section 11 Supporting documents

To support your appeal you should file with this notice all relevant documents listed below. To show which documents you are filing, please tick the appropriate boxes.

If you do not have a document that you intend to use to support your appeal complete the box over the page.

### In the County Court or High Court:

- three copies of the appellant's notice for the appeal court and three copies of the grounds of appeal;
- one additional copy of the appellant's notice and grounds of appeal for each of the respondents;
- one copy of the sealed (stamped by the court) order being appealed;
- a copy of any order giving or refusing permission to appeal; together with a copy of the judge's reasons for allowing or refusing permission to appeal; and
- a copy of the Civil Legal Aid Agency Certificate (if legally represented).

RECEIVED

17 SEP 2018

CIVIL APPEALS OFFICE


### In the Court of Appeal:

- three copies of the appellant's notice and three copies of the grounds of appeal on a separate sheet attached to each appellant's notice;
- one additional copy of the appellant's notice and one copy of the grounds of appeal for each of the respondents;
- one copy of the sealed (stamped by the court) order or tribunal determination being appealed;
- a copy of any order giving or refusing permission to appeal together with a copy of the judge's reasons for allowing or refusing permission to appeal;
- one copy of any witness statement or affidavit in support of any application included in the appellant's notice;
- where the decision of the lower court was itself made on appeal, a copy of the first order, the reasons given by the judge who made it and the appellant's notice of appeal against that order;
- in a claim for judicial review or a statutory appeal a copy of the original decision which was the subject of the application to the lower court;
- one copy of the skeleton arguments in support of the appeal or application for permission to appeal;
- a copy of the approved transcript of judgment; and
- a copy of the Civil Legal Aid Certificate (if applicable)

Reasons why you have not supplied a document and date when you expect it to be available:-

Title of document and reason not supplied	Date when it will be supplied
an Equity Standard Contempt Investigation is needed to identify and produce all relevant evidence	When the Investigation Order is made and executed
<b>RECEIVED</b> 17 SEP 2018	
<b>CIVIL APPEALS OFFICE</b>	

**Section 12** The notice of appeal must be signed here

Signed 

Appellant('s legal representative)

15



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 15<sup>th</sup> 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 14<sup>th</sup> 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.

**RECEIVED**  
17 SEP 2018

2. Citizens, the Crown and Lord Bishops have Corruption Control Jurisdiction that govern British Parliament Session Powers. They used them for a Corruption Remedy Process. On 12<sup>th</sup> 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.

**CIVIL APPEALS OFFICE**

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 30<sup>th</sup> 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 3<sup>rd</sup> 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 4<sup>th</sup> September 2018 she made a Court Motion Order for a 29 Day Transcript Filing Time Limit and Filing

16

Default Appeal Dismissal and an Adjournment Order. On 7<sup>th</sup> September 2018 the Court Manager made a

Criminal Witness Statement Citizen Ms Berry of No Fixed Abode 450 New North Road, Hainault IG6 3EB

Page 1 of 2

It is on 1 page signed by me. It is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence I shall be liable to prosecution if I have willfully stated anything, which I know to be false, or do not believe to be true.

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 15<sup>th</sup> 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 20<sup>th</sup> 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 1<sup>st</sup> 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 13<sup>th</sup> 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 14<sup>th</sup> 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 21<sup>st</sup> and 23<sup>rd</sup> 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 15<sup>th</sup> September 2018 Citizen Ms Berry served the Co-operative Bank with the Claim Papers. 17

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 Korna 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

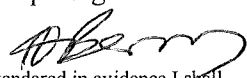
Remedy Process + Office Unfitness Cases + Damage Mitigation Denial Fraud Appeal Proposals 16<sup>th</sup> September 2018

1. Mortgage Case Finding + Mortgage Redemption Entitlement Finding + Mortgage Redemption Statement Entitlement Finding + Redemption Statement Verification Opportunity Entitlement Finding + Repeated Redemption Statement Requests Finding + Repeated Redemption Statement Denials Finding + Auction Sale Finding + Redemption Figure Disclosure Finding + Too Late Disclosure + Redemption Account Verification Opportunity Denial Finding + Auction Sale Blackmail Finding + Invalid Expenses Blackmail Extortion Finding + Justice Perversion Finding + Interim Remedy Denial Finding + Finding + Fraud Finding + Conspiracy Finding + Contempt Finding + Remedy Entitlement Finding + Remedy Priority Finding for the Citizen Ms Berry against the Co-operative Bank and a part of Barnard Marcus and Sequence (UK) Limited for the State Reasons:

**RECEIVED**  
17 SEP 2018  
**CIVIL APPEALS OFFICE**

- 1.1. Citizens, the Crown and Lord Bishops have Corruption Control Jurisdictions and Government Parliament Session Powers. They are called the Equity Monarchy Trusts. They have been used for a Corruption Remedy Process. It needed Total Destruction of a Protection Fraud Network. The European Constitution vested Dictator Powers in the State. In every Member State of the European Union Politicians lost control to Corrupt Officers who formed protection fraud Networks. They sold Market Frauds to Organised Crime and provided Protection Frauds for the Corrupt Officers who managed them. The Protection Frauds included Remedy Denial Frauds by the Law Courts.
- 1.2. In 2011 the Remedy Process used Insurance Corruption Proof and Bank Corruption Proof to force a Remedy Plan. It forced Banks to provide a Multi Billion Pound Damages Fund and Mass Advertising for Victims to make claims. It conducted Remedy Investigations that discovered the Remedy Deal did nothing to deter Corrupt Practices.
- 1.3. In April 2017 the Remedy Process got completion of 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. The Surprise General Election got it. The Key Decision then was Responsibility Apportionment between Mass Remedies by Parliament and Case Remedies by the Law Courts. Remedy Co-operation Tests of Justice Agencies from General Election Day for 6 months got Criminal Conspiracy Proof against Corrupt Officers and Remedy Unfitness Proof against the Law Courts. The Remedy Process passed into the Mass Remedies Stage. It got Voluntary Remedy Proof for Ordinary Officers and Criminal Conspiracy Proof against the Corruption Controllers all the way up the Accountability Chain from Organised Criminals to Corrupt Officers to Top Judges including Appeal Lord Justices. The Corruption Controller Proof Sets were used for Judicial Office Unfitness Case Notices to Parliament. The Notices did two things. They put the Unfitness Cases in Parliament. They enabled Protection Fraud Investigations by the Crown, Lord Bishops and Honourable Members in Parliament. Top Judges demanded

18



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 Proposals 16<sup>th</sup> September 2018

Protection Fraud and got Protection Fraud Promises by Corrupt MPs. The Top Judges trusted the Protection Fraud Promises. They ignored the Judicial Office Unfitness Cases and commit More Court Frauds. It was Contempt Fraud Proof for the Citizens, Crown and Parliament against the Top Judges and Corrupt MPs. The circumstances created Reasonable Suspicions that Prime Minister Mrs May had traded Protection Frauds for Top Judges in exchange for Political Support for the Brexit Deal.

- 1.4. The Protection Fraud Network needed Case Management Sabotage Frauds against Citizen Ms Berry. They needed Obvious Frauds as Protection Fraud Reassurance for Corrupt Officers. They used the Without Notice Eviction Fraud on 20<sup>th</sup> July 2018 for both a House Dispossession Fraud and Case Papers Thefts and Other Goods Theft against Citizen Ms Berry. The Case Papers Thefts were Case Management Sabotage Frauds.
- 1.5. The Remedy Process needed Criminal Conspiracy Proof that linked Court Frauds by Top Judges to Profit Frauds of Organised Crime. Citizens made Case Management Co-ordination Agreements to get the Organised Crime Proof against Top Judges. The Theodorou Family had a Wealthy Friend, Mr Sofroniou. Citizen Mrs Theodorou persuaded him to provide Mortgage Redemption Finance for Citizen Ms Berry on condition 3 Peel Drive, Clayhall be available for her use if she needed it.
- 1.6. News of the Protection Fraud Investigation in Parliament and the Protection Fraud Suspicions against Prime Minister Mrs May gave State Officers and Court Officers the confidence for Voluntary Remedies that had a Domino Effect. They sabotaged Criminal Conspiracies by Organised Criminals, Enfield Council and Family Judges and helped the Theodorou Family
- 1.7. Citizen Ms Berry made Mortgage Redemption Statement Requests that got Statement Denial Frauds and an Auction Sale Fraud and a Too Late Redemption Figure Disclosure by the Bank. Citizen Ms Berry got issue Corruption Claim HQ18X03276 and a Damage Mitigation Interim Remedy Application that got the Interim Remedy Denial Fraud by High Court Justice Mr Garnham and a Sealed Order Denial Appeal Sabotage Fraud by the Court Officers
- 1.8. There was Valid Service of the Corruption Claim at the Co-operative Bank Islington Branch. and Valid Notice of Damage Mitigation Denial Fraud Appeal Papers by the Service Emails of Citizen Ms Berry and Equity Lawyer Mr Ellis
2. Invalid Sale Declaration + Sale Revocation Order
3. Contempt Investigation Order
4. Contempt Investigator Appointment Case Reference to Prime Minister Mrs May, the Attorney general, the Secretary of State for Justice and the Secretary of State for Home Affairs
5. Further discovery, relief and remedy the cause of justice needs



19

*served*

CUSTOMER COPY



*BY HAND 17/9/18 to Barnard Marcus  
Henry 1pm*

Report stolen and damaged property, with threats,  
verbal abuse or assault

Date: 16 September 2018

Time: 23:13

Form completed and submitted on the Metropolitan Police Service internet platform

**SDA-1174-18-0101-00**

### Your details

Your details

Title

Ms

First name

Neelu

Surname

Berry

Date of birth

25/05/1959

Sex

Female

Email address

neluberry007007@gmail.com

Phone number

07484109205

Address

3, PEEL DRIVE

ILFORD

IG5 0JR

United Kingdom

### Your role

Your role

How were you involved?

*20*

**I'm a victim**

Are you under 18 years of age?

**No**

Have you experienced any other crimes in the past 12 months?

**Yes**

Please describe what happened on these other occasions

**Threats and Harassment, from the same gang which I am reporting now.**

Do you have any health, mobility or welfare issues that are making this situation more difficult?

**Yes**

Please provide details

**Vulnerable due to being a Cancer Patient.**

Would you like to be contacted by Victim Support?

**No**

Do you have a disability?

**Yes**

Ethnic background

**I'd prefer not to say**

Did you do any of the following before you used the website today?

**I called 101**

**Incident details**

Incident details

Has anyone reported this already?

**No**

When did it happen?

When did it happen?

**20/07/2018 - 16/09/2018**

Start time

**04:55**

End time

**23:55**

If you're unsure about the date or time, please give a few details below

**Ongoing Threats and Harassment**

Where did it happen?

Address

**3 Peel Dr, Ilford IG5 0JR, UK**

Map url

21

https://www.google.co.uk/maps?q=51.5903254+0.0531883999999536

You gave us this map location earlier. Is the address correct? Can you tell us anything else to help pinpoint the exact location?

Yes

At any point, were you on public transport?

No

What happened?

Please tell us what happened, and the events leading up to it, to help us identify if an offence has been committed.

**VICTIM WITNESS STATEMENT** On 20th July 2018, A gang of thugs, called the police at 04:59 am, under CAD 1086 of July 20th 2018 and lied to them, that they are bailiffs, and that I am a trespasser, and that my home was the Scene of a crime.---

-----My Front door was the subject of Criminal Damage, as the thugs proceeded to eject me from my home unlawfully, in the presence of Law Enforcement.-----As a

lawful Owner-Occupier, only an APPOINTED County Court Bailiff can evict me, pursuant to the Protection from Eviction Act 1977 s.1, and the Housing and Regeneration Act 2008.-----

-----Attending officer, Sgt Bertie, was easily led, bu a bogus document titled "CIVIL APPEALS OFFICE", and "WRIT OF POSSESSION AND CONTROL" , and dated 27/01/2018. It further states that I owed the Total Sum of ZERO, for debts and Court Fees-----

-----Although the document bears my name, and that of the court, it has nothing whatsoever to do with me nor the court. -----It is evidence however, of a violation of the County Court Act 1984 s.135 - Penalty For Falsely Claiming to Act under the Authority of the Court - Seven Years Imprisonment, per instance.-----

-----All my money and worldly belongings have been stolen in a van-----I remain a displaced residential Occupier, and am returning to my matrimonial home, and require police assistance, from the violent thugs.-----

-----I kindly request that the police bring charges against the offenders, and I am willing to give evidence in front of a Jury.

Do you feel race, ethnicity, sex, gender, sexuality, disability or religion were a factor in this crime?

Yes

Please tell us why you feel race, ethnicity, sex, gender, sexuality, disability or religion were a factor in this crime

The thugs assume, that because I am from an ethnig minority, I am ignorant of my rights, and scared to press charges.

### Stolen items

Stolen items

Were the items stolen from a building?

Yes

Select building type

House or flat

Was entry forced into the building?

Yes

How did they get in?

Criminal Damage to doors.

Were the items stolen from a vehicle?

No

Item 1

Item type  
**Other item**

Description  
**£520 Cash**

Approximate value  
**£520**

**Item 2**

Item type  
**Other item**

Description  
**All my worldly belongings, Family Heirlooms including Personal Effects, Medication, Legal Documents, Computers and DATA.**

Approximate value  
**£1, 000, 000**

**Damaged property**

Damaged property

**Item 1**

Describe the item  
**Front Door and Windows**

Describe the damage  
**Broken by thugs.**

Approximate value or repair/replacement  
**£30, 000**

Was a vehicle damaged?  
**No**

**Threat, abuse or assault**

Threat, abuse or assault details

23



Was anyone involved subjected to threats or verbal abuse?

**Yes**

Was anyone involved injured or subjected to unwanted physical contact?

**No**

Has anyone involved been targeted by the offender or offenders before?

**Yes**

## **Evidence**

Evidence

Has the suspect clearly left something at the scene; such as clothing, blood, any other bodily fluids, discarded items, obvious fingerprints or footprints? Or has the suspect caused any damage or made a mess searching?

**Yes**

Please describe what was left behind

**Evidence of the crime, finger prints and a Crowbar.**

Do you have any video, audio or photo evidence?

**Yes**

Please describe what can be seen in your evidence

**Thugs breaking in and entering with a Crowbar.**

Does another person or business have video evidence such as CCTV or mobile phone footage?

**I don't know**

## **Witness details**

Witness details

Did anyone else see what happened?

**Yes**

### **Witness 1**

Title

**Mr**

First name

**Amrit**

Surname

**Berry**

Date of birth or approximate age

**31**

24

Sex

**Male**

Email address

**amritberry@gmail.com**

Phone number

**07484109205**

Address

**3, PEEL DRIVE**

**ILFORD**

**IG5 0JR**

**United Kingdom**

If you don't know the witness, please describe them as best you can

**6 ft med build short dark hair**

**Witness 2**

Title

**Mr**

First name

**Edward**

Surname

**Ellis**

Date of birth or approximate age

**60**

Sex

**Male**

Email address

**edward.w.ellis@gmail.com**

Phone number

**07788371717**

Address

**3, PEEL DRIVE**

**ILFORD**

**IG5 0JR**

**United Kingdom**

If you don't know the witness, please describe them as best you can

***not given***

**Suspect details**

25

Suspect details

**Suspect 1**

Do you know this person?

**No but I can describe them**

Approximate age

**35**

Approximate height

**5" 9"**

Sex

**Male**

Ethnicity

**White**

Description

**Slim white male. Clean Shaven. Shifty popping eyes.**

Were they in a vehicle?

**No**

Are they connected to anyone else involved in the incident?

**No**

26

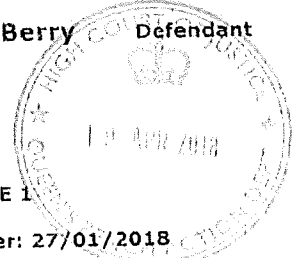
Served BY HAND 17/9/18 to *Barnard Marcus*  
*Hp 240/18*

High Court Form 66 - Writ of Possession and Control

In The High Court of Justice  
Queens Bench Division  
Order from Central London County Court Claim number D00RM168  
Dated 27/01/2018

The Co-Operative Bank Plc T/a Britannia Claimant

Mrs Neelu Berry Defendant



ELIZABETH THE SECOND, by the Grace of God, of the United Kingdom of Great Britain and Northern Ireland and of Our other realms and territories Queen, Head of the Commonwealth, Defender of the Faith.

TO: Claire Louise Sandbrook an Enforcement Officer authorised to enforce Writs of Possession and Control

IN THIS CLAIM a Judgment or Order was made in the Central London County Court, Claim No. D00RM168 that the Defendant, Mrs Neelu Berry gives the Claimant, The Co-Operative Bank Plc T/a Britannia possession of the land detailed in Schedule 1 and pay the sums set out in Schedule 2 below.

**YOU ARE NOW COMMANDED:**

1. to enter the land detailed in Schedule 1 and cause the claimant The Co-Operative Bank Plc T/a Britannia to have possession of it
2. To seize in execution the goods, chattels and other property of the Defendant authorised by law and raise there from the sums detailed in Schedule 2 together with fees and charges to which you are entitled, and immediately after execution to pay the Claimant the said sums and interest.

**YOU ARE ALSO COMMANDED** to indorse on this Writ immediately after execution a statement of the manner in which you have executed it and send a copy of the statement to the Claimant.

**THIS WRIT** was issued by the Central Office of the High Court on 19/04/2018 on the application of The Shergroup Legal of 1 Fetter Lane, London, EC4A 1BR Ref No SLC 269606 as agents for:

Optima Legal, Hepworth House, Claypit Lane, Leeds, LS2 8AE

Client Ref TTL1/ZW/L4991 Representing the Claimant.

**WITNESS** Rt. Hon. David Gauke MP Lord High Chancellor of Great Britain, and the 19/04/2018

**SCHEDULE 1**

Date of Judgment or Order: 27/01/2018

Details of land/address (es) for enforcement is (are): 3 Peel Drive, Clayhall, Ilford, IG5 0JR

**SCHEDULE 2**

1. Amount of sums (including interest Awarded by Judgment or Order)	£0.00
2. Fixed Costs On Judgment or Order	£0.00
3. Assessed Costs (if any)	£0.00
4. LESS credits or payments received Since Judgment or Order	£0.00
<hr/>	
SUBTOTAL	£0.00
5. Costs of Execution	£0.00
TOTAL	£0.00

**TOGETHER WITH**

- A. Judgment interest<sup>1</sup> at [8] % on sub total from date of judgment until payment (where Schedule 2 has been completed).
- B. Fees and Charges to which you are entitled (Where appropriate)

<sup>1</sup> S.17 Judgments Act 1992

27