

Crown Parliament The People v Top Judges Corruption Remedy Royal Commission + Judicial Enquiry
County Court Conflict Qualification Fraud Conspiracy Claim H00WR692
Citizen Ms Davies Claimant
v
Ministry of Justice + General Medical Council + General Osteopathic Council +
West Mercia Police + Worcester City Council + Medical Practice GP Dr Harris + Medical
Practice Manager Ms Tweeney 1 + 2 + 3 + 4 + 5 + 6 + 7 Defendants

Royal Commission + Knighthood Recommendation Contempt Fraud Investigation 10th January 2022
From: Equity Lawyer Mr Edward William Ellis + Citizen Ms Michelle Davies
To: Chelmsford MP Ms Vicky Ford + Worcester MP Mr Robin Walker

that they propose and second a Parliament Motion for:

1. A Knighthood Enforcement Stay for the People against Former Prime Minister Mr Blair pending a Knighthood Fitness Enquiry + Knighthood Recommendation Contempt Fraud Enquiry by Parliament
2. An Enforcement Stay in All Cases for All Citizens who have conducted Remedy Priority Tests for All Parliament Sessions since the Corruption Notice in October 2004 to the Crown and Parliament in 2004 got revived use of the Coronation Oath Enforcement Authority. It ended a Dormancy Period that lasted 45 years and got a Corruption Remedy Process. The Remedy Priorities for the 2021 Parliament Session is Remedy Delivery. Remedy Priority Tests Cases got Remedy Denial Fraud Conspiracy Proof against the State, Profession Authorities, Law Courts, Cabinet and Parliament. They caused a series of Confidence Collapses and Service Refusals and Protection Fraud Demands. They were Real Power Losses that created the need for a Power Show by the Protection Fraud. It needed Knighthood Recommendation Frauds that ignored the Knighthood Unfitness Proof

Knighthood Unfitness Proof against Former Prime Minister Mr Blair

1. In 1997 Prime Minister Mr Blair used a Tobacco Advertising Policy Enforcement Wavier Fraud for Formula 1 Racing and an Honest Man Interview for a Corruption Marketing.
2. Advanced Electronic Signatures needed Written Signature Analysis Technology and a Document Management System that provided Internet Services for Document Verification + Signature Verification + Document Signature Attachment Verification. The Equity Lawyer and a Technology Partner developed the Signature Analysis Technology.
3. In March 1998 the Signing Behaviour Analysis Technology achieved Service Viability. The Profit Plan was On Line Services. The Defence Plan was Source Code Secrecy. The Distribution Plan was for use of Post Office Counter Services, Royal Mail Universal Deliveries and State Libraries.

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4. An Encryption Expert of International Repute claimed that Barclays Bank provided Technology Assessment Services for the Payment Clearance Industry. The Equity Lawyer authorised him to contact Barclays Bank. European Leaders received Service Viability Reports from Secret Services. They made a Personal Profit Plan. It needed Source Code Theft and Forced Usage of it throughout the European Union with Usage Licence Fees for the Theft Profiteers. Prime Minister Mr Blair was the Plan Manager. He used Barclays Bank Group Board as the Theft Manager. They used Bank Officers for the Source Code Theft. The Personal Profit Plan needed a set of Market Access Denial Frauds against the Signing Behaviour Technology. It needed Unprofitable Account Services by the Banks to enable Sabotage Frauds against Post Office Counters, that included Accounting Framing Frauds against Post Masters. Everything that could go wrong for the Source Code Thieves did go wrong. Between March and September 1998 there was a series of Technology Assessment Appointments + Appointment Cancellations + Appointment Renewals by the Bank Officers. The Equity Lawyer noticed they coincided with News Broadcasts of Unprofitable Account Business Meeting between the Banks and Business Secretary. He told the Technology Partner to keep secret the Technology Improvements and make the Appointment Renewals. The Bank Officer and International Expert came from Different Directions and arrived in the same car for the Technology Assessment Meeting. The Bank Officer allowed the International Expert to conduct the System Tests. Discovery of the Technology Improvements got the Inappropriate Response of Angry Behaviour by the International Expert. The Signature Analysis Technology used 11 Dimensions of Signature Samples. System Tests needed thousands of Signature Samples. The Bank Officer claimed to have many thousand Signature Samples. The Equity Lawyer said it was an Unfit Sample Set because it had 2 Dimension instead of 11 Dimensions. The Bank Officer pretended the need for White Box Testing and asked for the Source Code. The Equity Lawyer said the circumstances required Black Box Testing and Source Code Secrecy. He asked the Bank Officer for the Technology Development and Test Agreement Precedents to decide which was most suitable. It discovered that the International Expert and Bank Officer had arrived in the same car with intent that both had the Source Code when they left. The Source Code Theft Plan had failed.

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5. The European Leaders made a Market Fraud Exclusion Plan against the Signing Behaviour Analysis Technology. Bankers, Insurers and State Officers wanted to use it but could not discover who in their own organisation prevented use of it. The Equity Lawyer conducted investigations and got Market Exclusion Fraud Proof. It created a dependency for the Signature Technology on Small Independents for Market Access. The Equity Lawyer entered the Signature Technology in the 1999 Geneva Inventions Exhibition. International Academic Experts examined it and gave it a Gold Medal that was Originality Proof. The Local Bank Manger wanted the Advanced Electronic Signature Hub Business. He helped the Equity Lawyer with a Source Code Theft Investigation. It got Fraud Conspiracy Proof against the Barclays Bank Group Board. They used Law Firm to make a Source Code Theft Conspiracy Witten Admission and used the Theft Failure for a Damage Denial Fraud and an Actionable Case Denial Fraud. Use of it any Law Court in the European Union would have got a Court Frauds + Costs Frauds + Bankruptcy Frauds and use of them to complete the Source Code Theft. The Equity Lawyer had the originality proof and Theft Conspiracy Admission Proof. He kept them for USA Jurors because whoever got the Advanced Electronic Signature Market needed the US Market. It denied Market Access for Reversed Engineered Products. All of it was Protection Fraud Conspiracy Proof for the Equity Lawyer against the Barclays Bank Group Board, Bank of England and Prime Minister Mr Blair.
6. In 2000 Corruption Complaints in more than 200 Parliament Constituencies got an Osteopath Governance Corruption Debate + Investigation Commitment + Pending Investigation Adjournment. It coincided with the Baby Organ Scandal.
7. The Genome Project got High Market values for Genetic Defect Evidence. Corrupt Doctors used Diagnosis Frauds + Abortion Frauds + Hospital Murders to get Human Organ as Genetic Defect Evidence and Sale Profits. The case of Sunaina Chaudhari exposed it. Corrupt Doctors used a Diaphragmatic Hernia for a Genetic Defect Diagnosis Fraud. The Mother ignored Abortion Advice and insisted on a Natural Birth and a Diaphragmatic Hernia Remedy Operation. It was a success. Ranitidine was an Unlicenced Drug for anyone under the age of 2. Sunaina Chaudhari was 5 months old. Corrupt Doctors made a Home Death Murder Plan. The Hospital Discharge Plan included a 9 Microgram Small Dose of Ranitidine. included a Small

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Dose of Ranitidine. The Corrupt Doctors got Healthy Baby Records for Operation Statistics and increased the Ranitidine to a 300 Microgram Lethal Dose. It did not get a Home Death. The Mother got an Emergency Hospital Admission. The Corrupt Doctors made a Hospital Death Plan. It used an Admission Record of a Dose Reduction to a 90 Microgram Lethal Dose and a Blame Mother Plan. It needed a Munchausen By Proxy Diagnosis Fraud against the Mother. The Maternal Aunt had Pharmaceutical Qualifications for Retail, Hospital and Mental Health. She had serviced the Decommissioning Contract for a Mental Health Hospital that had 2,000 beds. The Maternal Aunt got Diagnosis Fraud Proof + Prescription Fraud Proof + Protection Fraud Proof for Many Victims against Corrupt Doctors and the Medical Authorities. The Maternal Aunt was in Cancer Recovery. Her Life Purpose was Daily Visits to Mother and Baby. The Mother and Maternal Aunt both had Murder Suspicions against the Hospital Doctors. The Mather dare not tell anyone because of the Mental Health Fraud. The Maternal Aunt asked 'are you killing the baby?' The Hospital Consultant smirked and then realised who had asked. It got a Genetic Defect Diagnosis Opinion Fraud + Mercy Killing Opinion Fraud from Great Ormond Street Hospital and a Child Protection Mercy Killing Fraud by Redbridge Council.

8. A Business Deal got General Election Campaign Finance from the Pharmaceutical Industry for Prime Minister Mr Blair in exchange for Protection Frauds for the General Osteopathic Council
9. The Top Police, Top Customs and Top Judges were the Top Drug Traffickers. They made a Career Sabotage Fraud Plan against Honest Officers. It needed a Constant Supply of Good Quality Drugs that had a Known History and were Chemically Traceable. It needed Good Quality Water for a Drug Production Business. Sussex had it. Top Sussex Police needed Protection Fraud Proof from the Law Courts to give them confidence to host the Drug Production Business.
10. On 8th June 2001 the Bankruptcy Fraud 1991 191 was used for a Judgment Fraud. It recorded Fact Admissions and Intent Admissions that were Fraud Conspiracy Proof for the Victim against the Petitioner, Trustee and High Court. It used a Remedy Restraint Fraud against the Victim as Protection Fraud Proof from the High Court to give Top Police the confidence to host the Drug Production. The Bankruptcy Fraud got Physical Possession of Somersales Farm, London Road, Crowborough and use of it as the Drug Production Site.

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11. Top Judges did not trust Top Police to pay them. They demanded Appointment Powers for the Production Manager. He and Police Officers wanted Protection Frauds that would last their lifetimes. The Criminal Convictions Record got a Statutory Prohibition against Firearms Possession by the Production Manager. The Minimum Penalty for a Prohibition Breach was 5 Years' Imprisonment. The Production Manager committed Firearms Theft against the Bankruptcy Fraud Victim. By so doing he committed a Firearms Possession Prohibition Breach. Firearms Receipt 0223607 identified the Stolen Firearms and the Production Manager as the Possessor. The intent was that Physical Possession of the Original Receipt by the Production Manager would provide Protection Frauds for him and Police Officers that would last their lifetimes. Firearm Receipt 0223608 was for the Firearms Cabinet that had contained the Stolen Firearms. The Receipt contained the record 'Locked – Contents Unknown'. The Protection Fraud Plan needed replacement of the Stolen Firearms in the Firearms Cabinet. Police Officers seized the Stolen Firearms and Firearms Cabinet, issued the Receipts and went to the Police Armoury. They had No Key. A Firearms Cabinet Unlock Operation needed the presence of the Owner to account for Missing Content and Unlawful Content, if any. No one dare conduct a With Owner Unlock Operation because it defeated the purpose of the Lifetime Protection Frauds. No one dare conduct a Without Owner Unlock Operation because the Drug Production Manager might have put Unlawful Contents in the Firearms Cabinet that they could not ignore. The Stolen Firearms + Locked Cabinet + Receipts + Convictions Record were Protection Fraud Conspiracy Proof against the Drug Production Manager and Sussex Police. Firearms Crime Protection Frauds for the Sussex Drug Producers were Protection Frauds for everyone involved in the Drug Business of the Top Drug Traffickers.
12. In late 2003 a Bank IT Expert reached the Internet Testing Stage for a Document Management System that provided Advanced Electronic Signature Services. The Secret Service installed an Electronic Surveillance Loop at Docklands Tele[phone Exchange that increased the distance between the Test Stations from 5 to 7 kilometres. The Surveillance Choice was Intercept + Copy + Resend + Run with No Noticeable Delay and Intercept + Copy + Run + Resend with a Noticeable Delay. They chose the Noticeable Delay. The Bank IT Expert noticed, realised what

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it meant and gave the Security Service a Technology Demonstration. It got a Market Ready Report from the Security Service to Prime Minister Mr Blair.

13. In 2004 the Equity Lawyer helped a Small Independent get a Management Contract from BP for the Angolan Fleet. It got Business Credibility that enabled him to get more contracts from Global Corporates. A Business Deal got Business Defence Services from the Equity Lawyer for the Fleet Manager in exchange for use of the Fleet Contracts for Live Usage Tests and Market Access for the Signature Technology. Surveillance Operations got a Market Ready Report from the Secret Service to the Prime Minister Mr Blair. He shared it with the European Leaders.
14. The European Referenda Plan of the European Leaders needed Election Frauds. It needed Electronic Signature Dictator Power Concealment Frauds as Election Frauds. Live and profitable usage of Advanced Electronic Signatures anywhere in the world would expose Electronic Signature Dictator Powers and the Election Frauds. The European Leaders made an Election Frauds Concealment Plan. It needed an Extradition Fraud against the Fleet Manager, who was a British Citizen, and an Imprisonment Fraud against him and his Distribution Manager who was a Dutch Citizen. It needed an Extradition Treaty between the British and Dutch. They did not have one, or the time to make one. They used a Drug Crime Investigation Fraud and an Assistance Request for Armed Dutch Police to supervise British Customs and Kent Police in a Kidnap Operation against the British Citizen on British Soil. It needed an Arrest Fraud against the Incredible Target, Business Records Destruction to enable Business Denial Misrepresentation Frauds and a Vehicle Theft to enable Misrepresentation Frauds that Vehicle Parts Communications were Drug Trafficking Code.
15. Everything that could go wrong for the European Leaders did go wrong. They and the Dutch Framing Fraud Managers did not know a complex series of events had got Incredible Target Status for the British Citizen in Drug Crime Investigations. They did not know that the Top Police, Top Customs and Top Judges were the Top British Drug Dealers. They did not know the Top Drug Dealers had used his address as a Decoy Address on the Carrier Movement Records for more than for more than 70 Drug Shipments because, if anything, went wrong the Incredible Target Status would ensure Decoy Address Enquiries would get Dead End Results. They did

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not know that the Extradition Fraud Set Up Time would overlap with Routine Drug Trafficking Time Table of the Top Drug Dealers.

16. British Customs received the Assistance Request. They had No Prior Experience of Extradition Frauds. They knew that a Drug Crime Complaint had got the Incredible Target Status for the by the British Citizen. They thought he had discovered use of his address and was assisting a Decoy Address Investigation. They made an Investigation Sabotage Fraud Plan. They got Mass Media Coverage for a Big Drugs Bust and International Co-operation and took control of the Criminal Investigation for Sabotage Purposes. The British Citizen was in a British Prison with Jury Trial Rights and an Investigation Record that was Compelling Innocence Proof for him and Compelling Guilt Proof against the Case Investigators.
17. The 1st Extradition Fraud Plan had failed. The choice for the European Leaders was to abandon the Extradition Frauds and recover control of the State and Law Courts from Organised Crime, or a 2nd Extradition Fraud Deal. It needed Innocence Evidence Concealment Frauds by the British Authorities before completion of the Imprisonment Frauds by the Dutch Authorities, and Immunity Frauds for the Top Drug Dealers. They chose the 2nd Extradition Fraud Deal.
18. The Immunity Fraud Deal got a Drug Crime Profit Share for Former Prime Minister Mr Blair at the expense of the Top Judges. The Immunity Frauds included Firearms Crimes Protection Frauds for the Production Manager and Police Officers who managed the Drug Production Business in Sussex.
19. Equity Lawyer Mr Ellis got Fraud Conspiracy Proof. He used it for a Corruption Notice to the Crown and Parliament. It got revived use of the Coronation Oath Enforcement Authority and ended the Dormancy Period that had lasted 45 years. It started the Corruption Remedy Process that has continued ever since. The Equity Lawyer got Innocence Evidence Concealment Fraud Proof + Unfitness Findings + Dismissal Priority Findings for the People against Law Court Judges and an Execution Responsibility Finding against Prime Minister Mr Blair. He could not service the Dismissal Decisions because he had issued the Innocence Evidence Concealment Fraud Orders. It got a Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding for the People against Prime Minister Mr Blair.

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20. In 2005 the Firearms Owner used the 1991 191 Judgment Fraud as Bankruptcy Fraud Proof and Shooting Rights Proof for a Firearms Certificate Renewal Application. It got Process Denial Frauds by Sussex Police because they relied on Top Judges for Protection Frauds. Ringmer Rifle Club had Firearms Storage Facilities. A Rifle Club Membership Notice from the Owner informed the Sussex Police he would make a Production Demand and thereby get the Fraud Conspiracy Proof Set. Sussex Police knew he would make a Property Visit for Rent Collection. They arranged for it to be vacated, moved a Drug Production Factory into it, waited for the Owner to visit, get no response and enter. They used the Physical Entry for a Drug Crime Suspicion Fraud + Investigation Fraud + Arrest Fraud + Custody Fraud + Drug Production Charge Fraud. Everything that could go wrong for them did go wrong. The Property Search got an Honest Team because they did not have time to arrange a Corrupt Team. The Honest Team made Honest Records. The Search Log was Innocence Proof for the Owner and Guilt Proof against the Framing Fraud Officers. The Framing Fraud Manager committed a series of Search Log Record Frauds. They were inconsistent with the Original Records. By the time he stopped the only one of the 32 pages of the Search Log that was not contaminated by Record Frauds was the Front Page. It identified the Place + Date + Crime Reference. The Prosecution File was Contempt Fraud Conspiracy Proof against Case Officer and Crown Prosecutors. It got Evidence Production Failure Contempt Frauds. They got Contempt Immunity Frauds and a Trial Adjournment Fraud by the Law Courts. They needed Case Sabotage Frauds by the Defenders against the Owner. It needed, and got, Protection Frauds all the way up the Command Chain of the Protection Fraud Network to Prime Minister Mr Blair. It did not play any part in the Dismissal Process against Prime Minister Mr Blair. It got a Corruption Proof Set that is Relevant Evidence for the Knighthood Recommendation Contempt Fraud Case in 2022.
21. In 2006 the Coronation Oath Enforcement Authority got a Forced Resignation from Prime Minister Mr Blair. He signed a 10 Months Retirement Notice to avoid a Parliament Session Refusal and Forced General Election with the Corruption Proof and Remedy Denial Fraud Proof. He spent the Retirement Notice Period making Protection Fraud Arrangements that he hoped would last his lifetime.
22. The Protection Frauds for Prime Minister Mr Blair included:

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22.1. Middle East Peace Ambassadorship with Diplomatic Status from UK, EU, Russia and USA.

22.2. A Destruction Order of the Mortal Remains of Sunaina Chaudhari. It failed. The Chaudhari Family moved the Mortal Remains to Delhi, got DNA Tests Results that were Genetic Defect Disproof and made a Death Inquest Application to the High Court. It got an Out of State Death Inquest Jurisdiction Deficit Finding + Pending Jurisdiction Mortal Remains Preservation Order + Jurisdiction Recommendation Case Reference from the High Court, Supreme Court and Law Commission to the Indian Parliament. Top Indian Politicians and the Pharmaceutical Industry traded Jurisdiction Delays for Massive Investment in the Indian Pharmaceutical Industry. The Mortal Remains are in the Delhi Morgue.

22.3. Law Practice Unfitness Finding Obvious Frauds in November 2006 that acknowledged the Citizen Bundle contained Corruption Proof against the State Prosecutor and used an Irrelevance reason for an Evidence Exclusion Fraud. They were Obvious Frauds because Corruption Proof is Always Relevant. The Finding Frauds enabled Practice Disqualification Fraud Blackmail to get Case management Sabotage Frauds by Qualified Lawyers against Corruption Victims.

22.4. The Legal Service Act 2007 created Unqualified Legal Service Crimes that created a Legal Service Dependency for Corruption Victims on Qualified Lawyers who were subject to Disqualification Fraud Blackmail

22.5. The Fixed Threat Assessment Centre that used the Metgro0politan Police Log and the National health Log for Influence Frauds that got Mental Health Frauds + Mental Incapacity Case Management Disqualification Frauds against Corruption Victims

22.6. Much more.....

23. Former Prime Minister Mr Blair became an International Dealer for the Protection Fraud Networks

24. Equity Lawyer Mr Ellis provided Investigation Services for the Corruption Remedy Process of the Coronation Oath Enforcement Authority.

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25. The Corruption Remedy Conditions for the 2007 Parliament Session required Case Management Services by Equity Lawyer Mr Ellis for Victims, a Validity Priority Precedent by the House of Lords, that was set using the House of Lords 2008 Decision R v Clarke, and a Corruption Investigation of the Law Courts that used the 1991 191 Bankruptcy Fraud Proof. Corruption Investigations by Equity Lawyer Mr Ellis got Corruption Proof and Remedy Denial Proof against the State and Law Courts. It included True Identity Proof + Bank Borrowing using False Identity Proof. It got Money Laundering Conspiracy Proof against the Royal Bank of Scotland Chief Executive and a Metropolitan Police Assistant Commissioner. The Bankruptcy Investigation for the Crown got Corruption Findings and Investigation Recommendations by the Top Bankruptcy Investigator against the Law Courts. The Investigation Recommendation Rejection was Protection Fraud Proof against Prime Minister Mr Brown.
26. The Coronation Oath Enforcement Authority needs Viable Conditions to impose Remedy Priorities for Parliament Sessions. Sometimes they need Competent Management to get the Viable Conditions. The Corruption Remedy Process needed a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. It needed Remedy Co-operation from the Equity Lawyer, Secret Services and Opposition Minority.
27. In June 2008 a Corruption Claim by the Equity Lawyer against the Ministry of Justice enabled the Crown to require the Corruption Remedy Commitment from the Opposition Minority. 7 days later it got a Resignation + Re-Election Candidacy by the Opposition Deputy Leader. It got a Bank Fraud Claim by the Equity Lawyer against Barclays Bank, the Royal Bank of Scotland and the State. Claim Issue on Friday afternoon, and service of the Case Papers on Bank Traders at closing time gave them the week end to make Trading Plans before the Bank Lawyers received the Case Papers on Monday morning. It got Bad Business Offloads by All Bank Traders at the same time with No Takers. It got Relatively Safe Conditions for the Bank Crisis.
28. Meanwhile June 2008 the 6 Year Time Limit for Police Storage of the Stolen Firearms and Cabinet expired. It needed a 28 Day Collection Notice + Default Destruction Notice. It got a Destruction Notice Issue Refusal by the Sussex Police Armourer because a Destruction Notice would acknowledge the Firearms Corruption Proof Set. He retired. One the evidence available the Replacement Armourer did not know about the Firearms Corruption Proof. She issued a

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Destruction Notice. It listed the Stolen Firearms and the Cabinet and thereby evidence the Firearms Theft. The Firearms Owner asked questions. She gave him the Firearms Receipts. The Framing Fraud Trial had used the Production Manager as a Prosecution Witness and disclosed his Criminal Convictions Record. In January 2009 the Firearms Owner had the Firearms Corruption Proof. It was the Motive Proof for the Framing Fraud. He used it to get Protection Fraud Proof against Top State Officers and Law Court Judges. He got it against Prime Minister Mr Brown. Later he got it against Mr Keir Starmer who was Director of Public Prosecutions between 2008 and 2013.

29. The Remedy Commitment Proof from the Opposition Minority validated the use of Expense Account Scandals in the 2009 Election Campaign Period to break the Labour Governing Majority. On Scandal Day 5 Prime Minister Mr Brown issued Protection Fraud Orders that required Mental Health Frauds against Corruption Victims. One was the Firearms Owner who was the Bankruptcy Fraud Victim + Firearms Theft Victim. The Mental Health Fraud needed a Treatment Review Appointment for the Owner and use of it by the GP for a Mental Health Case Reference. The Owner focussed on servicing the Corruption Remedy Process with Firearms Corruption Cases. He ignored the Appointment Requests from the GP Surgery. The Remedy Process needed a Firearms Corruption Claim against Sussex Police on the Friday before Election Day, and then, half an hour later a Firearms Corruption Claim against Sussex Police and Prime Minister Mr Brown. Issue of the 1st Corruption Claim broke the confidence of the Court Officers for an Issue Denial Fraud of the 2nd Claim. It sent a Shock Wave through the system that changed Power Balances. The Firearms Corruption Proof was Relevant Evidence in 5 Fraud Appeals to the Court of Appeal. A Treatment Review Appointment on 2nd September 2009 got the comment by the GP that he did not think there was anything wrong with the Owner, but a Government Department he did not know existed wanted a Mental Health Case Reference, and made it. That day the Equity Lawyer produced a Delusion Proof Validation Demand for the Firearms Owner. The next day it got a Validation Demand Appointment with the Practice Manager. Then it got a Signed Written Admission by the GP there was No Medical Need for the Mental Health Case Reference. The Equity Lawyer and Victim used it to get issue and then serve a Corruption Claim against Secret Service and Prime Minister. It got a Remedy

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Co-operation Commitment from the Secret Services to service the Corruption Investigations of the Law Courts by the Lord Chancellor for the Crown. The Secret Service used the Mental Health Fraud to get a Sanity Finding Opinion for the Owner. It enabled them to make Firearms Corruption Investigation Recommendations. The Security Service prepared for Integrity Tests of Trial Judges by getting Obvious Fraud Proof in State Bundles. They got Hospital Medical Records that were Murder Proof against Prime Minister Mr Brown. All of it prepared for the Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown.

30. The 2010 General Election got a Coalition Governing Majority. It got a Long Session of 2 ½ years for the Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. It got Remedy Co-operation by Opposition Leader Mr Miliband, Deputy Prime Minister Mr Clegg and Prime Minister Mr Cameron. The fact they did not know the Corruption Investigations Details eliminated them from suspicion if anything went wrong.

Knighthood Recommendation Contempt Fraud Proof against Opposition Leader Sir Keir Starmer

31. The Firearms Owner got Protection Denial Fraud Proof against the State, Law Courts and Parliament. He filed a Proof Set with the Crown. In December 2011 the Queen used it and a Security Service Officer for an Integrity Test of Sussex Police Chief Constable. The choice was Protection Justice + Corruption Investigation for the Owner against Corrupt Officers or a Framing Fraud + Protection Fraud for the Corrupt Officers against the Owner. He chose the Framing Fraud + Protection Fraud for the Corrupt Officer against the Owner.
32. The Framing Fraud by Sussex Police got a Prosecution Fraud by the Crown Prosecution Service when Mr Kier Starmer was Director of Public Prosecutions. He cannot credibly deny knowing about it. The Firearms Framing Fraud got the start of a Document Receipt Stamp Service for the Parliament Session File by Sussex Crown Prosecutors. It lasted from December 2011 until November 2019. The Director of Public Prosecutions kept the Parliament Session File for whoever was Prime Minister. The Crown asked for it. Production of it by the Prime Minister was Document Admission Proof for the Coronation Oath Enforcement Authority against the State. Mr Keir Starmer kept the Parliament Session File from December 2011 until he left office

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in 2013. File Requests by the Crown got File Requests by the Prime Minister Mr Cameron that got File Production by Mr Keir Starmer.

33. The Corruption Investigations of the Law Courts by the Lord Chancellor got Trial Fraud Proof, Appeal Fraud Proof and Protection Fraud Proof. In August 2012 the Firearms Framing Fraud got completion of the Trial Fraud Proof Set, Appeal Fraud Proof Set and Protection Fraud Proof Set of the Corruption Investigations of the Law Courts by the Lord Chancellor for the Crown. In September 2012 he gave up the office as Secretary of State for Justice but continued as a Cabinet Officer.
34. The Lord Bishops made a Remedy Priority Decision for Victims. They did not know how they were. They gave Parliament a Negotiation Authority to give Immunity Terms for Top Judges in exchange for Remedy Co-operation that needed Full Disclosure and Victim Identification. It got a Negotiation Refusal and Corruption Continuity Plan by the Protection Fraud Network. 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.
35. The Intimidation Fraud against Parliament was the Plebgate Scandal + Dismissal Fraud against Chief Whip Mr Mitchell. It failed. The Equity Lawyer had prepared the Crawley Beating Case. In December 2012 it got Jury Trial Fraud Conspiracy Proof for the Victim and Coronation Oath Enforcement Authority against Sussex Police and Sussex top Civil Judge. The Crown and Parliament used it as Corruption Continuity Proof and vested Corruption Remedy Powers in a Royal Commission. It needed Protection Fraud Proof against the State, Profession Authorities and Law Courts. Equity Lawyer Mr Ellis continued to recruit Citizens, provide Case Management Services, get Proof Sets that met the Corruption Remedy Proof Standard and get Receipt Stamp Proof from Sussex Crown Prosecutor on documents for the Parliament Session File. Mr Keir Starmer kept the Parliament Session File for the Prime Minister until he ceased to serve as Director of Public Prosecutions in 2013.
36. The Coronation Oath Enforcement Authority had Remedy Co-operation from Opposition Leader Mr Miliband, Deputy Prime Minister Mr Clegg and Prime Minister Mr Cameron. They were confident they would get Remedy Co-operation from whoever won the 2015 General Election. The Corruption Remedy Priorities for the 2015 Parliament Session prepared for

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| Crown | Parliament | The People v Top Judges | Corruption Remedy Royal Commission + Judicial Enquiry |
| | County Court | | Conflict Qualification Fraud Conspiracy Claim H00WR692 |
| | | Citizen Ms Davies | Claimant |
| | | v | |
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Dismissal Cases against Top Judges. They required a Fraud Invalidity Precedent [Sharland v Sharland] and a Conflict Disqualification Precedent [Emerald Supplies v British Airways] and Claim Issue Rights for the Citizen against the Law Courts. It enabled Claim Fling by the Citizen to force Corrupt Officers to make the choice between making Conflict Disqualification Admissions and committing Conflict Qualification Frauds to get the Case Control for Issue Denial Frauds, Case Dismissal Frauds and Restraint Frauds against the Citizen.

37. The European Referenda got the Governing Majority for Prime Minister Mr Cameron. He could not manage the Top Judge Dismissal Cases and the European referenda at the same time. He made a Priority Decision for the European Referenda because the Corruption Exposure of the Top Judge Dismissals was likely to increase the Leave Vote. It got the Remain Campaign Leadership for Prime Minister Mr Cameron, a Leave Majority, an Honourable Resignation from Prime Minister Mr Cameron and a 5 Year Delay for the Top Judge Dismissals.

Knighthood Recommendation Contempt Fraud Proof against Prime Minister Mr Johnson

38. The Protection Fraud Network bought Leadership Votes for MP Mrs May because she was one of them. She got office with Protection Obligations for the Citizen and Protection Fraud Obligations for the Protection Fraud Network. She serviced the Protection Frauds. In April 2017 the Corruption Remedy Process got completion of Criminal Conspiracy Proof against Top State Officers and Law Court Judges. The Coronation Oath Enforcement Authority used it to decide the Corruption remedy Conditions for the 2017 Parliament Session. They required a Long Session of 2 ½ Years to complete the Corruption Investigations of the Law Courts, get Criminal Conspiracy Proof for Dismissal Cases against Top Judges and use of them for Protection Fraud Investigations in Parliament. Prime Minister Mrs May called the Surprise General Election to avoid a parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. In June 2018 the Remedy Process got completion of the Criminal Conspiracy Proof against the Court of Appeal and an Unfitness Case Reference to Parliament. Protection Fraud Demands by Top Judges got Protection Fraud Promises from Top Politicians. Deal Frauds got Protection Frauds for Top Judges in exchange for Brexit Deal Support for Prime Minister Mrs May. The Fraud

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Conspirators used New Coverage for Victory Dances by Prime Minister Mrs May as a Secret Signal she had a Deal Majority. She went Top South Africa and Nigeria and got the Victory dance News Coverage. The Equity Lawyer gave Email Notice to All MPs of the Protection Fraud Deals and Victory Dance Secret Signal. It discovered that she lied about having a Deal Majority or that the Email Notice broke it. She used Health Dictator Powers for a Kill Order against Equity Lawyer Mr Ellis. He had Kidney Failure and was on the Transplant List. Blackmail Frauds by Top Doctors used Transplant Denial Threats to support Mental Examination Consent Demands of the Equity Lawyer. They got a Reasoned Refusal from the Equity Lawyer that used a Priority Decision for the Corruption Remedy Process of the Coronation Oath Enforcement Authority against Health Treatment. A Blackmail Investigation by the Equity Lawyer got a Corruption Finding + Remedy Entitlement Finding + Investigation Priority Finding for the People against the State and an Execution Responsibility Finding against Prime Minister Mrs May. She could not service the Investigation Priority Finding because she issued the Health Fraud Order. It got an Unfitness Case + Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding and Forced Resignation against Prime Minister Mrs May.

39. The Protection Frauds for Top Judges got a Forced General Election against the Governing Majority.
40. Protection Fraud Deals for Top Judges got a Leadership Support Votes for MP Mr Johnson.
41. In December 2019 the Session Priority was Remedy Proof for the Law Courts or Criminal Conspiracy Proof for Dismissal Cases against Top Judges. Test Cases got Criminal Conspiracy Proof. None got Remedy Proof.
42. Citizen Ms Davies used Patient Satisfaction Internet Publicity Denial Frauds for a Corruption Complaint against the General Osteopathic Council. It got a Conflict Qualification Fraud Conspiracy by officers of the General Osteopathic Council and General Medical Council, the Barbourne Health Centre GP Dr Harris, Medical Practice Manager Mrs Tweeney, Conflict Qualification Claim Issue Denial Frauds by the Ministry of Justice and High Court, Crime Complaint Investigation Denial Frauds by Case Officers and the Chief Constable of West Mercia Police, and Police Corruption Resource Frauds and Accountability Denial Frauds by

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Worcester City Council and Taxation Fraud Appeal Process Denial Frauds by the Ministry of Justice and the Magistrates Court and Crown Court in Worcester.

43. The Coronation Oath Enforcement used the Osteopath Fitness Case and Conflict Qualification Fraud Conspiracy Cases of Citizen Ms Davies, and Other Cases as Remedy Priority Test Cases for the 2021 Parliament Session. It sent a series of Confidence Collapses and Service Denials and Protection Fraud Demands through the Protection Fraud Network.
44. A Sold Advocacy Profession Fitness Case got Evidence Exclusion Adjudication Fraud Proof for the North Shropshire MP against the Parliament Session Ombudsman. It got Evidence Offers from Test Case Citizens and Case Management Advice from the Equity Lawyer that the North Shropshire MP use it for an Adjudication Fraud Claim to the High Court.
45. On 3rd November 2021 the North Shropshire MP got a Pending Corruption Remedies Enforcement Stay Protection Motion by Parliament. That night it got a Pending Corruption Remedies Enforcement Stay Protection Proposal for the Test Case Citizens and the North Shropshire MP. The Equity Lawyer had Representation Denial Fraud Proof for North Shropshire Constituents against the MP. The next morning it got a Seat Vacation by the MP.
46. It was a Humiliating Defeat for the Governing Majority.
47. On 15th November 2021 the Supreme Court used Protection Denial Fraud Appeal 2020 0286 for a Protection Fraud Case Referenda to the Cabinet. They wanted an Immediate Imprisonment Fraud against the Equity Lawyer to stop him from servicing the Remedy Priority Tests. It failed.
48. The Protection Fraud Case Reference had no hope of success. The Parliament Session Agreement between the Crown and a succession of Prime Ministers, including Prime Minister Mr Johnson contained Special Protection Rights. They included Legal Service Prosecution Prohibitions and Civil Contempt penalty Enforcement Prohibitions for the Equity Lawyer against the Cabinet.
49. Real Power Losses created a need for a Power Show by the Protection Fraud Network. It got a Knighthood Recommendation Fraud for Former Prime Minister Mr Blair from Prime Minister Mr Johnson with Recommendation Support from Opposition Leader Sir Keir Starmer. It gets Special Relevance for the Drug Crime Protection Fraud Proof against all three men.