

V
 Prime Minister Mr Boris Johnson
 Attorney General
 Ministry of Justice
 Opposition Leader Sir Keir Starmer

1st Defendant
 2nd Defendant
 3rd Defendant
 4th Defendant

Before the Resident Top Supervision Judge

sitting in the County Court

Upon a reading the J00RM833 Claim Strike Out Revocation of Equity Lawyer Mr Ellis and examination of Court Records

1. Court Motion High Court and Administrative Court and Romford County Court and Chelmsford County Court Fee Remission Application Process Denial Finding + High Court Contempt Fraud Claim and Issue Denial and Remedy Application Process Denial Finding + Restraint Renewal Claim CO 612 2022 Remedy Application Process Denial Finding + Mortgage Possession Claim H1PP8822 Remedy Application Process Denial by Romford County Court Findings + Gas Account Liability Declaration Fraud Remedy Claim Issue Denial by Chelmsford County Court Finding + Contempt Fraud Remedy Claim J00RM833 Issue and Strike Out Finding + Fraud Finding + Conspiracy Finding + Contempt Finding + Remedy Entitlement Finding + Strike Out Revocation + Contempt Liability Order for Equity Lawyer Mr Ellis against the Ministry of Justice for the Stated Reasons
2. Court Motion Disclosure Order + Contempt Liability Default Penalty Warning for Equity :Lawyer Mr Ellis that Prime Minister Mr Johnson, Attorney General and Opposition Leader Sir Keir Starmer do within 7 days file and serve Explanation Statements why the Court should not make a Contempt Fraud Conspiracy Suspicion Finding against each of them for the Stated Reasons and a Contempt Case Transfer to the High Court and a Contempt Fraud Conspiracy Case Notice to the House of Commons Speaker as Notice Trustee for Parliament
3. Contempt Investigation 1 Hours Hearing Order in Romford County Court at 2 pm on June 2022

Stated Reasons

 1. The Top Corruption Controls are the Coronation Oath for Equity Governance using the Common Law, Corruption Remedy Priorities for each Parliament Session decided by the Coronation Oath Enforcement Authority and General Elections that change Governing Majorities and prevent Power Concentration in Small Minorities
 2. The Citizen, Crown and Lord Bishops are the Coronation Oath Enforcement Authority. The Citizen has Investigation Jurisdiction. The Crown has Prosecution Jurisdiction. It is the power to issue Trial Orders for Corruption Cases against the State and Unfitness Cases against Officers and Authorities. The Lord Archbishops have Court Lawyer Jurisdiction, one for the Trial Court and the other for the Appeal Court. The Lord Bishops have Adjudication Jurisdiction. There are 24 of them so that up to 12 can sit as Trial Jurors and up to another 12 can sit as Appeal Jurors.
 4. The October 2019 Parliament Session Priority was a Forced Resignation from Prime Minister Mrs May and a Forced General Election against the Governing Majority. The December 2019 Parliament Session Priority was Remedy Proof for the Law Courts or Criminal Conspiracy Proof for Dismissal Cases against Top Judges in Parliament. Test Cases got Corruption Proof against the State and Profession Authorities, Remedy Denial Fraud Proof against the Law Courts and Protection Fraud Proof against the Cabinet and Prime Minister.

Equity Lawyer Mr Edward William Ellis
V
Prime Minister Mr Boris Johnson
Attorney General
Ministry of Justice
Opposition Leader Sir Keir Starmer

1st Defendant
2nd Defendant
3rd Defendant
4th Defendant

5. The 2022 Parliament Session Priority was Remedy Delivery. Test Cases got Corruption Proof against the State and Profession Authorities, Remedy Denial Fraud Proof against the Law Courts and Protection Fraud Proof against the Cabinet, Prime Minister and Opposition Leaders.
6. The Corruption Continuity Plan of All Political Party Leaders against Voters and People used:
 - 6.1. Revenue Termination Blackmail by the State and Market Fraud Profiteers to get Non -Disclosure Propaganda Frauds by the BBC and Commercial Media
 - 6.2. 2022 Election Propaganda Frauds by All Party Leaders against the Voters and People
 - 6.3. Protection Fraud Reassurance from the Cabinet, Prime Minister Mr Boris Johnson and Opposition Leader Sir Keir Starmer to get Fraud Services from the State and Law Courts
 - 6.4. A Back Up Plan that used:
 - 6.4.1. Protection Fraud Reassurances supported by issue of Restraint Renewal Claim Fraud CO 612 2022
 - 6.4.2. Claim Issue Denial Frauds + Hearing Denial Frauds as Self Defence for Top Judges
 - 6.4.3. Hearing Orders + Case Allocations by Top Judges to Lower Rank Judges to get Audio Records that are Personal Responsibility Proof against Identifiable Individuals that got Sacrifice Set Up Conditions against Case Advocates and Lower Rank Judges
7. The Coronation Oath Enforcement Authority needed a Convention Busting Proof Sets that validate a Parliament Session Refusal against the Fraud Conspirators and Parliament Session Grant to a Coalition Governing Majority + Cabinet + Prime Minister to service the Parliament Session Priority of Remedy Deliveries. The Political Parties can use the time for Cultural Change from service of the Obedience Priority of Dictators to service of the Justice Priority of the People and provide Fit Persons for service as Top Politicians.
8. The Coalition Governing Majority Plan needed Case Management by Equity Lawyers for Citizens that got Set Up Proof Sets + 2022 Parliament Session Priority for Remedy Delivery + Case Management that used the Set Up Proof Sets to get Convention Busting Proof Sets
9. Many Cases serviced the Convention Busting Plan. The H1PP8822 Contempt Remedy Application Process Denial Fraud + J00RM833 Claim Issue Fraud by Romford County Court link the Prime Minister and Opposition Leader to the Baby Murder + Human Organs Theft Case