

The Coronation Oath Enforcement Authority use Admissible Evidence to decide Corruption Remedy Priority for each Parliament Session. It might be the same for a Session Series. The Test Conditions change. Citizens give Case Management Authorities and enable Equity Lawyers to get the Proof Sets that meet the Corruption Remedy Proof Standard. Test Cases get Justice Proof for Honourable Officers or Confidence Collapses and Case References by Corrupt Officers up the Command Chain. The 2021 Session Priority was Remedy Delivery. Test Cases got Corruption Proof against Corrupt Officers, Remedy Denial Fraud Proof against the Law Courts and Protection Fraud Proof against the Cabinet, Prime Minister, Opposition Leader and House of Commons Speaker. The Protection Frauds became Progressively More Public. Representation Sale Fraud Complaints against North Shropshire MP Mr Paterson got Adjudication Fraud Proof against the Parliament Ombudsman and, on 3<sup>rd</sup> November 2021, a Protection Motion Majority from Parliament and a Rapid Resignation the next morning. A Similar Fact Evidence Offer + Adjudication Fraud Claim Advice Email from Equity Lawyer Mr Ellis got the Rapid Resignation. The Top Corruption Controllers knew that in 2008 the Equity Lawyer got Representation Denial Fraud Proof for North Shropshire Constituents against the MP. They knew the Evidence Offer + Claim Advice forced the MP to choose between using the Adjudication Fraud to service the Corruption Remedy Process or a Rapid Resignation as Damage Limitation for the Protection Fraud Network. Some of the Honourable MPs thought they got the Rapid Resignation until events got Protection Fraud Conspiracy Proof against the Prime Minister, Opposition Leader and House of Commons Speaker.

In 2019 the Forced Resignation of Prime Minister Mrs May damaged the Protection Fraud Network. They needed Emergency Powers. They wanted a Middle Eastern War. An Iranian Missile Strike and use of British Drug Dealers for Missile Finance got War Engagement Refusals by President Trump. The risk that US Casualties from British Financed Missiles risked a NATO Collapse. It motivated an Emergency Evacuation by President Trump of US Troops from Syria. The Covid Pandemic got Emergency Powers until February 2022. They needed Replacement Emergency Powers. The Protection Fraud Networks had sold Sanction Busting Frauds to Russian Oligarchs and President Putin. They told him Energy Dependency of Central European States and Sanction Busting Frauds were Crippling Conflicts for the NATO Alliance. He did not trust anyone but knew enough to trust himself. The Ukraine Invasion got Replacement Emergency Powers. An Election Fraud + Corruption Taboo Plan by UK Party Leaders got Election Fairness Tests and Taboo Busting Services by Equity Lawyer Mr Ellis. Royal Commission Emails + Attachments explained Sanction Busting Frauds by All NATO States was a Common Interest and not a Conflicted Interest, and Sanction Busting Frauds got Crime Proceeds Status for the People against Oligarch Assets that validated Asset Forfeitures for National Debt Reduction and Just Government. They contributed to Confidence Recovery by NATO Leaders and Ordinary Parliamentarians that got Ukraine Defence and Asset Forfeitures.

The 2022 Session Priority is Remedy Delivery. It needs a Convention Busting Proof Set that gets a Cross Party Coalition + Caretaker Cabinet + Caretake Prime Minister for Corruption Remedies. Political Parties need Organisational Changes that get Reliable Supplies of Fit Persons for Just Governance. Priority Tests start with Defendant Party Status for the Prime Minister + Opposition Leader