

Crown Parliament  
County Court

The People v Top Judges

Corruption Remedy Royal Commission  
Possession Claim Fraud H1PP8822  
Appeal + Application Respondent

Bank of Scotland

V

Sadhana Chaudhari Probate Estate

Defendant + Appellant

V

Ms Berry

Probate Estate Representative + Appellant

V

Equity Lawyer Mr Ellis

Interested Party + Application

Royal Commission + H1PP8822 Fraud Appeal Remedy Draft Order of Equity Lawyer  
Before Circuit Judge

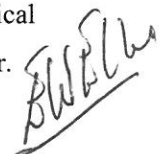
15<sup>th</sup> June 2022

Upon reading the Court File and the Party Status + Probate Estate Representative Appointment Application and Draft Order of Equity Lawyer Mr Ellis

1. Court Motion Order for a Party Status Order + Validity Investigation Order for Equity Lawyer Mr Edward William Ellis and the Ministry of Justice against the Bank of Scotland
2. Court Motion H1PP8822 Case Records Production Order + Contempt and Terrorism Penalty Warning for Equity Lawyer Mr Ellis against the Ministry of Justice, Bank of Scotland and Ms Berry for the Stated Reasons
3. Court Motion Validity Investigation Directions 1 Hour Hearing at 2 p.m. on July 2022 in the Royal Court 51 in the Thomas Moore Building, Royal Courts of Justice, The Strand, London  
Stated Reasons
4. Equity Lawyer Mr Ellis alleges that the 2021 Parliament Session Priority was Remedy Delivery. Session priority tests got Corruption proof against the State and Law Courts, Remedy Denial Fraud Proof against the Law Courts and Protection fraud Proof Against the Cabinet, Prime Minister and Opposition Leader. The Possession Claim H1PP8822 was one of the Test Cases that got the Fraud Proof. He alleges that the 2022 Parliament Session Priority is Remedy delivery. The Test Conditions changed. Session Priority Tests added to the Fraud Proof. H1PP8822 is one of the Test Cases

#### The Case History

5. The Pharmaceutical Industry bought Market Frauds for Drug Treatment against Other Treatment. One was Profession Authority Status that enabled the General Osteopathic Council to manage Market frauds against Registered Osteopaths. In 2000, Fraud Complaints in more than 200 Parliamentary Constituencies got a Corruption Debate, Investigation Commitment by the Labour Governing Majority and a Pending Investigation Adjournment.
6. The Genome Project motivated the Pharmaceutical Industry to create a High-Priced Market for Human Organs that were Genetic Defect Proof. Killer Doctors used Diagnosis Frauds + Prescription Frauds to get Abortion Material. They used Diagnosis Frauds + Prescription Frauds to get Caesarean Section Births with Full Anaesthesia and used the Unconscious Period of the Mother for Baby Murders + Human Organ Thefts.
7. In 2000 the Medical Records of the Pregnancy, Birth and Baby were Murder Proof + Human Organ Theft Proof for the baby, Sunaina Chaudhari and mother, Sadhana Chaudhari. It coincided with the Corruption Debate.
8. A Protection Deal got Accountability Denial Frauds for the Killer Doctors and the Pharmaceutical Industry in exchange for 2001 General Election Campaign Finance for Prime Minister Mr Blair.



Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	County Court		Possession Claim Fraud H1PP8822
		Bank of Scotland	Appeal + Application Respondent
		V	
		Sadhana Chaudhari Probate Estate	Defendant + Appellant
		V	
		Ms Berry	Probate Estate Representative + Appellant
		V	
		Equity Lawyer Mr Ellis	Interested Party + Application

Royal Commission + H1PP8822 Fraud Appeal Remedy Draft Order of Equity Lawyer 15<sup>th</sup> June 2022

9. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. Equity Lawyer Mr Ellis used it for a Corruption Notice to the Crown and Parliament. It got revived use of the Coronation Oath Enforcement Authority after a Dormancy period of 45 years. It started a Corruption Remedy Process that still continues
10. In 2006 Corruption Proof against the State, Remedy Denial Fraud Proof against the law Courts and Protection Fraud Proof against the Cabinet got a Dismissal Decision and Forced 10 Months Retirement Notice from Prime Minister Mr Blair. He used the Notice Period to arrange Protection Frauds in the hope they would last his lifetime. One was a Body Remains Destruction Order. It motivated a Body Remains Export by the Chaudhari Family to India. A Death Inquest Application by the Mother got a Valid Case Finding + Body Preservation Order + Out of State Death Jurisdiction Deficit Finding + Jurisdiction Increase Case Reference from the Indian high Court to the Supreme Court, Law Commission and Parliament. A Protection Deal got Accountability Denial Frauds for the Pharmaceutical Industry in exchange for Massive Investment in the Indian Pharmaceutical Industry. It needed Inquest Delay Frauds until the Mother died and then Probate Estate Representation Frauds + Death Inquest Claim Withdrawal Fraud + Body Remains Consent Destruction Fraud. A Protection Fraud Sabotage Plan used a Will Executor Appointment of Equity Lawyer Mr Ellis by the Mother. It got Key Witness Status for him in Representation Denial Fraud Cases against the State, Profession Authorities, Law Courts, Cabinet and Parliament. On 6<sup>th</sup> December 2018 the Mother died. The Equity Lawyer filed Inheritance Tax Accounts and got a No Liability Certificate needed for a Probate Grant. A General Civil Restraint Fraud prevented him from getting a Probate Grant. A Mortgage Purchase Offer by the Deceased's Nephew got Settlement Negotiation Denial Fraud Proof against the Bank of Scotland. It invalidated Possession Claim H1PP8822. It got Case Management Incapacity Proof against Will Beneficiary, Ms Berry, and Incapable Representative Appointment Fraud Proof for the Probate Estate against the Bank of Scotland and the County Court.
11. Record Frauds by the Ministry of Justice created a need for the Coronation Oath Enforcement Authority to have Hearing Audio Records as Personal Responsibility Proof against identifiable Individuals for Known Court Frauds. Case H1PP8822 got Hearing Audio Records of Probate Estate Representation Rights Notice Proof for the Equity Lawyer against the Bank Representative and the Hearing Judges. The Case Records are Case Management Incapacity Proof against Ms Berry and Incapacity Exploitation Fraud Proof against the Bank Representative and the Hearing Judges. Remedy Applications added Application Process Denial Fraud Proof against the County Court. All of it was Relevant Evidence for the Parliament Session Priority Test Interim Report dated 12<sup>th</sup> June 2022 from the Equity Lawyer to MPs
12. The Court Motion Order for a Validity Investigation evidences Remedy Intent of the County Court

*BW Ellis*