

1. The Top Corruption Control Jurisdictions are
 - 1.1. The Coronation Oath for Equity Governance using the Common Law
 - 1.2. Corruption Remedy Priorities for each Parliament Session that are decided by the Coronation Oath Enforcement Authority
 - 1.3. General Elections that change Governing Majorities and prevent Power Concentration in Small Minorities
2. The Common Law:
 - 2.1. Vests in everyone the obligation to service the Justice Priority by using the Objective Reasoning Standard at every stage of the process needed to discover the truth, reason justice, identify the worse wrong and thereby discover what is right in the circumstances of the case.
 - 2.2. Recognises as Citizen everyone who discharges the obligation to service the Justice Priority
3. Authority combines the Corruption Remedy Jurisdiction of the Citizen with the Special Jurisdiction of any Particular Office
4. The Corruption Remedy Jurisdiction of the Citizen has Jurisdiction Superiority over the Special Jurisdiction of any Office
5. The Corruption Remedy Jurisdiction of the Citizen has Jurisdiction Superiority over the Political Representation Jurisdiction of Members of Parliament for Constituents
6. The Politicians made a Dictator Governance Plan. It used Sabotage Frauds against performance of the Corruption Remedy Jurisdiction of the Citizen to vest Dictator Powers in the State
7. One of the Sabotage Frauds is use of Constituent Status as an Engagement Condition imposed by Members of the House of Commons that is Engagement Refusal against the Citizen.
8. Engagement Refusals against the Citizen is a Corruption Remedy Obligation Denial Fraud by Members of the House of Commons
9. In 2000 a Fraud Complaints in more than 200 Parliamentary Constituencies got a Corruption Debate, an Investigation Commitment from the Labour Governing Majority, and a Pending Investigation Adjournment and an Investigation Failure that is a Contempt Fraud that requires Corruption Remedies by every Parliamentarian.
10. In 2004 the Coronation Oath Enforcement Authority started a Corruption Remedy Investigation. It used Investigation Services provided by Equity Lawyer Mr Edward William Ellis.
11. The 2021 Parliament Session Priorities Remedy Delivery. Session Priority Tests 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. The 2022 Parliament Session Priority is Remedy Delivery. Session Priority Tests added Protection Fraud Proof against the Opposition Leader. The 2022 Parliament Session Priority Test Interim Report + Best Advice Email at 22 55 on 12th June 2022 from the Equity Lawyer to All MPs got Automatic Acknowledgement and Substantive Responses that are Remedy Jurisdiction Denial Fraud Proof + Protection Fraud Proof against Parliament
12. The Corruption Remedy Jurisdiction Acknowledgment Motions Proposal by the Equity Lawyer will get either Remedy Proof for Parliament or Remedy Denial Fraud Proof against Many Parliamentarians.

