

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Court of Appeal	Citizen Mrs Theodorou v Enfield Council + Others	Child Trafficking Immunity Fraud Appeal
	Court of Appeal	Citizen Ms Davies v Profession Authorities + State	Governance Fraud Appeal
	Court of Appeal	Citizen Mr Sood v Trustee Mr Sood	Order Breach Contempt Immunity Fraud Appeal
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	High Court	Citizen Mr Nkrumah v State	Case Stated Fraud Appeal x 7
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Royal Commission + Leadership Advice from the Equity Lawyer for All Political Parties 15th July 2022

House of Common Speaker and All MPs

The Neutrality Obligation binds All Justice Agents including the Coronation Oath Authority. An Equity Lawyer is a Justice Agent who services the Coronation Oath Enforcement Authority. The Neutrality Obligation requires Party Management Advice from the Equity Lawyer to be given to All Political Parties.

Grateful Thanks to Shrewsbury & Atcham MP Mr Kawczinski for the call for return to the Common Law, the support given by Like-Minded MPs of All Parties and the TV Coverage.

This document will be attached to a Royal Commission Email to All MPs + Others. All the Common Law Minded MPs need do is observe the Voluntary Response of MPs, and if none, make Response Requests.

Corruption Remedy needed Simple Cases and Complex Cases that get 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, most of the Governing Majority and Opposition Minority. Corruption Remedies need Simple Cases for Remedy Publicity. Citizens got the Proof Sets. The Case Headings are for Document Filing as Due Notice to State Officers and Law Officers in All Cases. A Brief Explanation of Some Cases is in the Schedule

Local Party Remedy Proposal is validated by the Local Party Resolution Test Report in the Schedule.

1. **Power Transfer Proposals** for Local Party Members against Local Party Officers by empowering a Proposer + 4 Supporters to make Resolution Proposals that get Debate Time. It will enable Political Initiative by Local Party Members to get the momentum needed for Policy Changes. The Dictator Governance Plan used Party Management Changes for Power Transfer from the Citizen Members to the Leaders. It enabled Leaders to use Corruption Control Waivers that enabled Child Prostitution Profiteering by Police Officers and Local Authority Officers. It enabled the Leaders to use Policy Enforcement Waivers to redirect resources from Long Term Investment to the Election Objectives. An example is Environmental Policy Enforcement Waivers for decades that enabled Sewage Dumping and redirection of System Development Resources to Tax Revenue.
2. **Candidate Fitness Investigation Proposal** using issue of Election Fraud Summons + Evidence Production Applications of Equity Lawyer Mr Edward Ellis against Prime Minister Mr Johnson, Former Opposition Leader Mr Corbyn, Attorney General Ms Braverman and Opposition Leader Sir Keir Starmer

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International Corruption Remedy Proposal is validated by the Remedy Validity Explanation in the Schedule. Taboo Busting Services by the Equity Lawyer enables Honourable Politicians to make Remedy Demands. They need Spearhead Cases.

1. **The Protection Fraud International Agreements** for Killer Doctors. Pharmaceutical Industry Managers and Politicians who used Hospital Murders for Human Organ Thefts in the UK and Accountability Denial Frauds in UK and India with Protection Fraud Support from the EU and USA.

Remedy Proposal: An Equity Standard Investigation into a Protection Fraud Conspiracy that needed an Indian Death Inquest Claim Withdrawal Fraud and Baby Body Remains Destruction Consent Frauds that needed Representation Frauds by UK Law Courts against the Probate Estate of the Mother, the late Mrs Sadhana Chaudhari

2. **The Northern Ireland Peace International Agreements** gave Governance Powers in Organised Crime. They required Health Dictator Power for the UK Premier to manage the Medical Murder of 65 IRA Prisoners who got Assassination Risk Status when IRA Leaders were exposed as MI5 Agents.

Remedy Proposal: An Equity Standard Investigation into Big Budget Approval by the UK Parliament that vested Health Service Dictator Powers in the UK Premier, what happened to the 65 IRA Prisoners, and Alleged Murders + Alleged Attempted Murders that used Health Dictator Powers

3. **The Child Trafficking International Agreements** between the UK and Cyprus used Cypriot Court Supervision Conditions in Child Expatriation Permits by UK Courts. The Cypriot Court Supervision Condition needed either Cypriot Legislators to approve a Child Placement Powers Increase from Blood Relatives to Anyone Else or Cypriot Judges to commit Child Placement Frauds. A Child Trafficking Profit Share Refusal by Cypriot State Officers got a Cypriot Court Conditions Breach Contempt Fraud Proof against Corrupt Officers of the London Borough of Enfield Council and Contempt Immunity Fraud Proof against the UK High Court and UK Court of Appeal. A Deal got Family Sabotage Fraud Co-operation from Mr Theodorou for the State against Mrs Theodorou + 6 Theodorou Children in exchange for Divorce Property Frauds for him against her.

Remedy Proposal: An Equity Standard Investigation into the Expatriation Conditions Breach Contempt + Contempt Immunity Frauds + Divorce Property Frauds + Kidnap Victim Status + Immediate Repatriation of the 2 Youngest Children

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The Schedule

Local Party Resolution Test Report.

Local Political Parties use Annual General Meetings for Candidate Re-adoptions because it prepares for Surprise Elections and avoids the cost of Re-Adoption Processes. In 2008 a Local Association Member made an AGM Proposal that the Re-Adoption Process require an explanation what the MP knew about Corruption Allegations against Kent Police Chief Constable Mr Fuller. A Proposal Rejection by Local Association Officers got a Judicial Review Claim by the Local Association Member and Dismissal Fraud by Top Judges.

The AGM was on a cold winter night. The Attendance Record Signatures evidenced a Doubled Attendance. An Apology from the Agent who gave the Doubled Attendance as the reason for a Meeting Papers Shortage. Everyone observed how the Out Going Officers and Incoming Officers prevented the Corruption Knowledge Question in the Candidate Re-Adoption Process and under Any Other Business.

The Resolution Proposal Supporting Evidence.

In 2004 the preparations for the European Referenda got Election Fraud Proof against European Leaders, including Prime Minister Mr Blair, and Drug Trafficking Proof against Top Judges, Top Customs and Top Police including Kent Police Chief Constable Mr Fuller. A Criminal Conspiracy used Protection Frauds for the Drug Dealers in exchange for Election Fraud Concealment for the European Leaders. The Concealment Frauds needed Extradition Frauds against a British Citizen Equity Lawyer Mr Edward Ellis used Criminal Conspiracy Proof for a Corruption Notice to the Crown and Parliament. It revived the Coronation Oath Enforcement Authority after a Dormancy Period of 45 years. got Dismissal Decisions against Judges and Execution Responsibility Decisions against the Cabinet. Dismissal Failures were Protection Fraud Proof against the Cabinet. It got an Unfitness Finding + Dismissal Decision against Prime Minister Mr Blair. He signed a 10 Months Retirement Notice to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof. The Leadership Choice for the Labour Governing Majority was a Corruption Remedies or Corruption Continuity. There was No Viable Remedy Candidate and a No Contest Win for Corruption Continuity Candidate MP Mr Brown. The Premier Office Appointment + Seal Collection Visit to Buckingham Palace usually takes 15 minutes. The Queen gave Prime Minister Mr Brown the choice of a Parliament Session Agreement with Corruption Remedy Conditions or a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Protection Fraud Proof. It took 55 minutes a comment about it in TV News Coverage. A Corruption

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Remedy Conditions Avoidance Plan needed a Bankruptcy Fraud against Equity Lawyer Mr Edward Ellis as Fraud Commitment Proof from Law Court Judges, Non-Disclosure Fraud Commitment Proof from Media Managers and a Surprise General Election. The Bankruptcy Fraud used a Secret Hearing. The Surprise Appearance of the Equity Lawyer at the Secret Hearing got a Confidence Collapse and Adjournment Order by the High Court Judge. Blackmail by Medial Mogul Mr Murdoch used Corruption Exposure Threats to support Specific Demands got a Confidence Collapse + Election Cancellation + Session Agreement Acceptance by Prime Minister Mr Brown. He knew he had no hope of performing the Remedy Conditions. The Session Priority Tests included a Corruption Claim by the Equity Lawyer against Kent Police. Repeat Case Allocation Intent Notices by Kent Police Officers were a Distress Call that got the AGM Proposal that the Candidate Re-Adoption Process include

Remedy Validity Explanation

The French Revolution got a Terror Anarchy and then Authority Recovery that used the Napoleonic Code for a Modernised Dictatorship. The Napoleonic War enabled use of the Napoleonic Code for Dictatorship Modernisation in Defeated States. Word War II got a Human Rights Definitions that vested Remedy Denial Fraud Powers in Dictator Regimes. Honourable Politicians do not use Remedy Denial Fraud Powers. Corrupt Politicians do. The Politicians made a Governance Plan for Western European. It was for a Civil Dictatorship using Environmental Predation for Remorseless Economic Growth and Market Frauds to make Finance Contributions to the USA Military Budget. The Politicians lost control to Crime Partnerships of State Officers and Law Court Judges. They developed Protection Fraud Networks to provide Support Services and Co-ordinated Corruption. They sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers and traded Glittering Career Guarantees and Job Profits in exchange for Fraud Services by Corrupt Parliamentarians. Honourable Politicians everywhere knew Remedy Management needed a Corruption Control Jurisdiction the State did not control. The UK had the Coronation Oath Enforcement Authority. It was a Corruption Control Jurisdiction that the State did not control. The Dictator Governance Plan used Sabotage Frauds against it. Revived Use of it needed Criminal Conspiracy Proof against a serving Prime Minister. In 2004 Equity Lawyer Mr Ellis used Criminal Conspiracy Proof against Prime Minister Mr Blair for a Corruption Notice to Parliament and the crown. It got revived use of the Coronation Oath Enforcement Authority It started a Corruption Remedy Process that has continued ever since. The Remedy Process got Dismissal Decisions against Prime Minister Mr Blair, Mr Brown, Mrs May and Mr Johnson. It got

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Protection Fraud Proof against Opposition Leader Sir Keir Starmer when he was Director of Public Prosecutions.

A Brief Explanation of Case Contributions

Corruption Remedies against the Profession Authorities needed the Smoking Gun Proof Set against the State, Profession Authorities, Law Courts, Cabinet and Parliament. In 2000, Fraud Complaints against the osteopath Profession Authority in more than 200 Constituencies got a Corruption Debate in Parliament + Investigation Commitment + Pending Investigation Adjournment + Investigation Denial Frauds by the Governing Majority + Protection Frauds by Successive Parliaments. It made the Osteopath Profession Authority and Obvious Target in any Corruption Remedy Process. The 2015 Parliament Session Priority was Set Up Conditions for Dismissal Cases against Law Court Judges. The Set Up Period was 1 year. Citizen Ms Lewis got the Smoking Gun Proof Set for 2016. Prime Minister Mr Cameron used the Set Up Period for the European Referenda, led the Remain Campaign, lost and resigned. The Protection Fraud Network needed to stop the Dismissal Cases against Law Court Judges. They bought Leadership Votes for MP Mrs May because she was one of them. Citizen Ms Davies got the Smoking Gunn Proof Set for 2022. Citizen Mr Nkrumah got the Complex Proof Set needed for Special Measures Decision against Police Forces with a Priority Decision against the Metropolitan Police. Citizen Mrs Theodorou got the Complex Proof Set of Child Trafficking + Child Care Profiteering + Money Laundering + Protection Frauds. Citizen Mr Sood got the Complex Proof Set. It did two things. It got Financial Service Professionals get Protection Fraud from the Law Courts. It revealed Court Frauds for Family Members against Family Members are Common Practice by UK Asians. On 28th January 2022 the Snaresbrook Crown Court Security Manager heard about the Trust Fraud Proof for the Beneficiary Father against the Trustee Son, laughed and said ‘that is what Asians do’. Partition got Sovereign Status for India, Pakistan and then Bangladesh. The Protection Fraud Network got control of the Indian Courts. They serviced Court Frauds for Family Members against Family Members. Migration brought a Family Fraud Demand. The UK Protection Fraud Network serviced it.

The Top Police, Top Customs and Top Judges are the Top Drug Importers. They sell Drug Supplies + Protection Frauds for everything includes Child Prostitution. They needed a Reliable Supply of Chemically Traceable Drugs at any time on Short Notice for Career Sabotage Frauds against Honest Officers. It needed the Good Quality Water of Sussex. Top Police demanded Protection Fraud Proof for hosting Drug Production and a Production Site. Top Judges gave them the Bankruptcy 1991 191

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Judgment Fraud dated 8th June 2001 of High Court Justice Mr Neuman. It recited Fact Admissions and Intent Admissions that were Bankruptcy Fraud Conspiracy Proof for the Victim against the Petitioner and Trustee, and a Remedy Claim Restraint Fraud against the Victim. Somersales Farm was part of the Bankrupt Estate. The Bankruptcy Trustee allowed use of a Farm Building for Drug Production. Top Judges insisted they have Appointment Powers for the Business manager because they did not trust anyone else to pay them. They appointed Known Dangerous Criminal Mr Winston Elijah Leachman as the Business Manager. He and Junior Officers wanted Protection Frauds that would last their lifetimes. The Convictions Record of Mr Leachman got a Statutory Prohibition against Firearms Possession with a Minimal Penalty of 5 Years Imprisonment. He committed Firearms Theft. The Theft Proof + Stolen Firearms Possession Proof is Receipt 0223607 for Stolen Firearms that identified as the Possessor, Receipt 0223608 for the Firearms Cabinet from which they were stolen that identified a Lawful Possessor. The Protection Fraud Proof are the Firearms Receipts + Management Records + Audit Records + Performance Records of Lewes Armoury. Lord Chancellor Mr Clarke managed a Corruption Investigation of the Law Courts for the Crown. He used the Witness Protection Applications by the Victim, and a Case reference by the Queen via the Secret Service for an Integrity Test. It got Protection Fraud Conspiracy Proof against Sussex Police Chief Constable, Case Investigators, Sussex Chief Crown Prosecutor, Case Prosecutors and Director of Public Prosecution Sir Keir Starmer.

The Protection Fraud Network had a Cost Control Policy. It used Paedophile Entrapment + Paedophile Framing Frauds to get Puppet Personalities and Key Office Appointment Frauds to Reliable Fraud Services from Puppet Officers at No Profit Share Cost. They used Paedophile Protection Frauds for Notorious Celebrities provided Constant Reassurance for the Key Officers.

The 2021 Parliament Session Remedy Priority was Remedy Delivery. It needed Dismissal Decisions against Law Court Judges with Execution Responsibility against the Cabinet. Dismissal Failures were Protection Fraud Proof against the Cabinet. It validated Unfitness Findings + Dismissal Decisions against Prime Minister Mr Johnson with Execution Responsibility Findings against the Governing Majority and Opposition Minority.

An Election Fraud Plan by the Cabinet, Prime Minister Mr Johnson and Opposition Leader Sir Keir Starmer used Revenue Termination Blackmail by the Cabinet and Market Fraud Profiteers to get Non-Disclosure Propaganda Frauds by the BBC and ITV. In 2022 the Firearms Protection Fraud Proof enabled Celebrity Paedophile Protection Allegations by Prime Minister that got a Massive Public Reaction. It silenced the Opposition Leader. The Party Scandal was a Substitute Dismissal Case.