

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	High Court	Equity Lawyer v Leadership Candidates + Others	Election Fraud Claim QB 2022 00259
	Administrative Court	Equity Lawyer v Cabinet	Restraint Fraud Renewal Claim CO 00612 2022
	County Court	Equity Lawyer v MPs Mr Johnson + Sir Keir Starmer +	Corruption Remedy Claim J00RM833
	County Court	Equity Lawyer v British Gas + Ministry of Justice	Gas Fraud Remedy Claim J00CM673

Royal Commission + Immunity Management Proposals of the Equity Lawyer

18<sup>th</sup> August 2022

From Equity Lawyer Mr Edward William Ellis of 15 Portreath Place, Broomfield, Chelmsford CM1 4DL

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To: Essex Lord Lieutenant Third Floor, Marlborough House, Victoria Road South, Chelmsford, Essex,  
CM1 1LN Tel: 01245 809884 Email: enquiries@essex-lieutenancy.org.uk

Polite Request that the Lord Lieutenant inform the Crown and All Lord Lieutenants for Self-Evident Reasons

The circumstances

Top- Drug Dealers are to Top Police, Top Customs and Top Judges. The Top Drug Sales came with Protection Frauds that, in Rotherham and elsewhere, included Child Prostitution. The 2015 the Parliament Session Priority was Set Up Conditions for Corruption Dismissals of Law Court Judges. The Cases Set Period was one year. 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 Judge Dismissals. They bought Leadership Votes for MP Mrs May because she was one of them. In 2019 the Protection Fraud Network traded Leadership Votes for MP Mr Johnson in exchange for Protection Frauds for Child Prostitution and everything else. In 2021 Opposition Leader Sir Keir Starmer denied service of the Dismissal Decision against Prime Minister Mr Johnson to get Protection Frauds for Child Prostitution and everything else. In 2022 the Leadership Contest Election Frauds with intent to get Protection Frauds for Child Prostitution and everything else. It got a series of Confidence Collapses in the ranks of the Protection Fraud Network. Top Judges and Top Police thought they had High Fliers and realised they have Low Rank. They witnessed a series of Anonymous Puppet Masters become Identifiable Managers with Downgraded Status them and everyone below them. The 2014 Immunity Negotiation Offer by Parliament had Enforcement Guaranties. The Negotiation Refusal lost the Enforcement Guarantees. In 2022 the best they can get is use of the Common Law with Case Management by the Equity Lawyer that gets Piecemeal Progress that interlinks and becomes Effective Immunity. Conflicted Interests are a Conflict Jurisdiction Disqualification that create a Remedy Only Jurisdiction Limit for the Victim against Liable Parties and Law Court Judges.

The Equity Lawyer prepared a set of cases for the purpose. The Ruin Frauds against Citizen Mr Nkrumah are particularly useful.

1. All Cases Contempt Remedy Application Re-opening Orders + Remedy Investigation Orders for the Citizen against the State to establish what each of them has to offer contribute to Immunity Negotiations
2. All Cases Disclosure Obligation Breach Admissions + Perjury Contempt Purging Application by Crown Prosecutors
3. Framing Fraud Police Bail on Saturday 20<sup>th</sup> August 2022 be used by the Metropolitan Police to service the Immunity Negotiation Process with Full Disclosure and the Family Sabotage Fraud Bail Conditions

*The Equity Lawyer is an In Patient in Broomfield Hospital for Gastric Illness Intensive Care and a Fistula Preservation Balloon Insertion Operation. He does not have the stamina to do more than this.*