

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 + 2022 002595 Dismissal Hearing Demand of Equity Lawyer 21st August 2022

The Top Police, Top Customs and Top Judges are the Top Drug Dealers. Their supplies come with Protection Frauds, that in Rotherham and elsewhere, extend to Child Prostitution. The 2021 Parliament Session Priority was Remedy Delivery. Dismissal Decisions against Law Court Judges got Dismissal Execution Failures that were Protection Fraud Proof against the Cabinet. It got Dismissal Decisions against Prime Minister Mr Johnson. Governing Majority Back Benchers needed help from Opposition Leader Sir Keir Starmer to service the Protection Fraud Dismissal. He refused. In 2012 a Drug Crime Investigation got Protection Fraud Proof against Sir Keir Starmer when he was Director of Public Prosecutions. He and Prime Minister Mr Johnson had a Common Priority. It was Protection Frauds for Child Prostitution and Everything Else. The Opposition Leader used the Dismissal Assistance Refusal to keep the Prime Minister in office and used the Covid Regulation Breach Scandal as a Pretended Dismissal Effort. They made an Election Fraud Plan. It used Revenue Termination Blackmail by the Cabinet and Big Business to get Protection Fraud Non – Disclosure Propaganda Services from the BBC and Independent Television. They are Renegade Politicians. The 2022 Local Elections got Election Fraud Conspiracy Proof against both of them. Local Elections Defeats that did not get a Forced Resignation from the Prime Minister

The 2022 Parliament Session Priority is Remedy Delivery. It needed a Forced Resignation from Prime Minister Mr Johnson and a Leadership Contest. The Best Outcome was a Contest Winner who serviced Remedy Delivery. The Worst Outcome was a Contest Winner who continued Protection Frauds for Child Prostitution, and Everything Else. The Worst Outcome needed Case Management that got Proof Sets for Publicity Management in a Forced General Election and then a Short Session with Specific Remedy Requirements and the Default Penalty of a Repeat General Election.

The Coronation Oath Enforcement Authority relied on Equity Lawyer Mr Ellis to conduct the Leadership Contest Integrity Tests, and get the Proof Sets needed in the event of the Worst Outcome. The Worst Risk was that Prime Minister Mr Johnson use Health Dictator Powers for a Medical Murder or Crippling Incapacity Fraud against the Equity Lawyer. He knew it needed Chemical Poisons to get Concentration Interruptions, Chemical Dissipation Time and then an Infection Poison to get an Identifiable Disease + Treatment. The Integrity Tests got Election Fraud Proof. The Key Proof was Prohibited Questions Proof got by Questions Advice to All MPs and their Local Councillors. The Equity Lawyer felt Temperature Variations and Concentration Difficulty. He sent a Royal Commission Email on 5th August that gave Questions Advice to All MPs. It got 104 Responses some of which were multiples of 80 and 29 and lesser numbers. The Prime Minister used the Secret Service to remove All Responses from the Email Account. On 9th August 2022 the Infection Poison hit. The Equity Lawyer was very ill. There was activity on cases. The QB 2022 002595 Dismissal Order + Restraint Case Reference dated 11th August 2022. The Equity Lawyer has In Patient Care, is severely weakened. but is in recovery.

Law Court Judges can continue to provide Protection Frauds for Child Prostitution and Everything Else or make Loyalty Transfers to the Crown and People, and provide Voluntary Remedies.