

V

Cabinet + MP Mr Boris Johnson + MP Ms Braverman

1st + 2nd + 3rd Defendant

MP Mr Sunak + MP Ms Truss

4th + 5th Defendant

MP Sir Keir Starmer

6th Defendant

Ministries of Justice + Home Affairs + Health + British Gas

7th + 8th + 9th + 10th Defendant

Royal Commission + Poison Complaint of Equity Lawyer Mr Ellis against the Cabinet

31st August 2022

The Northern Ireland Peace Process revealed that the Irish Republican Army Leaders were MI5 Agents. 65 IRA Prisoners were an Assassination Risk. The UK Parliament voted for a £2.5 Billion Budget to finance Health Dictator Powers that gave the Prime Minister the power to turn on and off All Health Services and All Care Services. All 65 IRA Prisoners died in a short period in what would have been the prime of their lives in ordinary circumstances. Prime Ministers kept the Health Dictator Powers.

In 2009 use of the Local Election Campaign Period for exposure of the Expense Account Scandal caused a series of Ruin Fraud Decisions by Prime Minister Mr Brown against Corruption Victims. On 12th June 2009 a Road Traffic Accident got an Unconscious Period for a Shropshire Farmer and a Full Body Scan that revealed a Skull Fracture, Spine Fracture and Pelvis Fracture and Oesophageal Cancer. Prime Minister Mr Brown used Health Dictator Powers for a Cancer Diagnosis Prohibition + Cancer Treatment Kill Order. The Medical Records were Murder Proof.

The Corruption Remedy Process of the Coronation Oath Enforcement Authority needed a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. It needed Co-operation Commitment Proof from Citizens and the State. Legal Cases provided Commitment Proof for Citizens. In October 2009 Secret Services Officers provided Co-operation Commitment Proof for the State. They prepared Integrity Test Cases for the Lord Chancellor. They seized the Medical Records Murder Proof for the Lord Chancellor. Medical Records Access Claims managed by Equity Lawyer Mr Ellis for the Shropshire Farmer got Medical Records Access Denial Fraud Proof that was Murder Conspiracy Proof against Law Court Judges.

In 2018 Corruption Cases Filing in Parliament motivated demands for Protection Frauds by Top Judges that got Protection Fraud Promises by Top Politicians. Prime Minister Mrs May traded Protection Frauds for Brexit Deal Support Votes. Mass Publicity for a Victory Dance by the Prime Minister was the Secret Signal she had a Deal Majority. She went to South Africa and Nigeria and got News Coverage of Victory Dances. Email Notice from Equity Lawyer Mr Ellis to All MPs of the Protection Fraud Deals and Victory Dance broke the deal Majority or discovered she had lied about having it. She was furious. She issued a Health Fraud Kill Order against the Equity Lawyer. The Kill Plan needed a Mental Health Fraud for an Untreatable Patient Pretence Fraud + Poison Murder. Mental Examination Consent Demands supported by Kidney Transplant Denial Threats were Blackmail Frauds by Top Doctors. It got a Priority Decision for service of the Coronation Oath Enforcement Authority against Health Care and a Reasoned Refusal from the Equity Lawyer. He conducted a Blackmail Investigation that got Fraud Proof against the Top Doctors and All Relevant Authorities. The Coronation Oath Enforcement Authority used it for an Investigation Priority Finding and Execution Responsibility Finding against the Cabinet. A Blackmail Investigation Failure and Judge Dismissal Failures were Protection Fraud Proof against the Cabinet. In late March 2019 a Dialysis Treatment Offer by Top Doctors when they thought the Equity Lawyer was a Homeless Man living on a Park Bench. It got an Offer Refusal from him. They got the Default Penalty of got Dismissal Decisions and Forced Resignation from Prime Minister Mrs May and a Forced General Election against the Governing Majority.

V

Cabinet + MP Mr Boris Johnson + MP Ms Braverman

1st + 2nd + 3rd Defendant

MP Mr Sunak + MP Ms Truss

4th + 5th Defendant

MP Sir Keir Starmer

6th Defendant

Ministries of Justice + Home Affairs + Health + British Gas

7th + 8th + 9th + 10th Defendant

Royal Commission + Poison Complaint of Equity Lawyer Mr Ellis against the Cabinet

31st August 2022

The Equity Lawyer enrolled with the Fencepiece Road Surgery, asked for Renal Failure Treatment and got a New Patient Appointment with GP Drs Bukari, mother and daughter, at 18.00 on 6th June 2019, which was Resignation Announcement Day. He explained the circumstances. They took Blood Tests and made a Case Reference. It got a Blackmail Fraud by Top Doctors that used Dialysis Treatment conditional upon a Medical Examination Consent. It got a Priority Decision for service of the Coronation Oath Enforcement Authority against Health Care and a Reasoned Refusal from the Equity Lawyer. Top Doctors got a Mental Health Arrest Warrant Fraud. The Equity Lawyer went into Half hiding. The Secret Service knew where he was but did not inform the Mental Health Arrest Fraud Managers. The Equity Lawyer recruited Citizens and provided Case Management that got Proof Sets the Coronation Oath Enforcement Authority used to decide the December 2019 Parliament Session Priority. It was Remedy Proof for the Law Courts or Criminal Conspiracy Proof for Dismissal Cases against Law Court Judges. Test Cases got Criminal Conspiracy Proof. In April 2020 End Stage Kidney Failure got an Emergency Admission to Broomfield Hospital, Chelmsford for Dialysis Treatment. It is a Blood Cleaning Service that removes toxins, of which urea is the worst. Prime Minister Mr Johnson used Health Dictator Powers to issue a Kill Order. A Secret Diagnosis Fraud got a Secret Prescription Fraud that had the Lethal Side Effect of bonding urea to blood cells. Guilty Behaviour by the Drugs Nurse was a Questions Prompt that got a Case Reference to Renal Doctors. They could not explain the Lethal Side Effect that was Dialysis Treatment Sabotage. From then on Broomfield Hospital was the safest place for the Equity Lawyer to get Dialysis Treatment. He continued to service the Coronation Oath Enforcement Authority.

The 2021 Parliament Session Priority was Remedy Delivery. Judge Dismissal Failures were Protection Fraud Proof against the Cabinet and Default Penalty of a Dismissal Decision against Prime Minister Mr Johnson. It got Protection Fraud Proof against the Cabinet, most of the Governing Majority and Opposition Majority including Opposition Leader Sir Keir Starmer. A Dismissal Help Request by Governing Majority Back Benchers got a Help Refusal by the Opposition Leader because in 2012 a Drug Case Integrity Test got Protection Fraud Proof against Sir Keir Starmer when he was Director of Public Prosecutions. 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 by the BBC and Independent Television. 2022 Local Election Integrity Tests got Election Fraud Proof. It did not stop Local Election Defeats for the Governing Majority. The 2022 Parliament Session Priority is Remedy Delivery. It needed a Forced Resignation from prime Minister Mr Johnson and Special Measures Decisions against the State, Profession Authorities and Law Courts, with a Priority Decision for the Metropolitan Police. The 2 Bye Elections got more than 50 Government Office Resignations and a Forced Resignation from Prime Minister Mr Johnsons. Leadership Contest Integrity Tests by the Equity Lawyer got Election Fraud. Prime Minister Mr Johnson used Health Dictator Powers for a Poison Order against the Equity Lawyer. It used Destabilising Chemicals, a Chemical Dispersal Period and an Infection Poison for identification and treatment. The Equity Lawyer felt unwell, brought forward the Questions Email to All MPs that got removal by the Secret Service of all replies to the email account. It was Prohibited Questions Proof. It added to Election fraud proof against the Law Courts. The Infection Poison got a Gastric Infection and 8 days Hospital Treatment. On 31st August 2022 Review Request by the GP got a Physical Only Consent and Mental Examination Refusal