

High Court Queen's Bench Division Election Fraud Contempt Claim QB 2022 002595
Citizen Equity Lawyer Mr Edward William Ellis Claimant

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

Administrative Court Equity Lawyer v Cabinet Restraint Renewal Claim Fraud CO 0612 2022
Romford County Court Equity Lawyer v Prime Minister Mr Johnson + Others Contempt Fraud Claim JOOR 833
Chelmsford County Court Equity Lawyer v British Gas + Ministry of Justice Gas Charge Fraud Claim J00CM673

Royal Commission + British Gas Accounting Frauds Best Advice 4th September 2022

From Equity Lawyer Mr Ellis To:

Richburns Ltd Account 851018650533 / BGED / 614 / 490772
3rd Floor, North House, St Edwards Way,
Romford, Essex RM1 3PP

BW Legal Limited [RN 07966978] Solicitors Regulation Authority 569733 + Financial Conduct Authority 619068
Enterprise House, Apex View, Prac@bwlegal.co.uk + parking@bwlegal.co.uk
Leeds, West Yorkshire LS11 9BH

The Best Advice for Richburns Limited is a Case History Request from British Gas, Avarto and BW Legal and Case Service Refusal to British Gas for the Stated Reason that:

1. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. The Coronation Oath Enforcement Authority used it for a Corruption Remedy Process. Citizens got Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts. The Crown used them for Trial Orders of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. Corruption Proof got Corruption Findings, Remedy Entitlement Findings, Remedy Priority Findings, a series of Investigation Priority Findings and then a Dismissal Decision against Law Court Judges with Execution Responsibility by the Cabinet. Dismissal Success is Justice Proof for the Cabinet. A Dismissal Failure is Protection Fraud Proof against the Cabinet that gets the Default Penalty of a Dismissal Decision against the Prime Minister with Execution Responsibility by the Governing Majority and Opposition Minority. A Dismissal Success is Justice Proof for them and a Dismissal Failure is Protection fraud Proof against them. The Remedy Process got Dismissal Decisions against Prime Ministers Mr Blair, Mr Brown and his Governing Majority, Mrs May and Mr Johnson. In 2009 exposure of the Expense Account Scandals timed to coincide with the Local Election Campaign Period enabled the 2010 General Election to break the Labour Governing Majority and get a Coalition Majority.
2. In 2021 Dismissal Failures got Protection Fraud Proof against the Cabinet, most of the Governing Majority and most of the Opposition Minority including Sir Keir Starmer. I 2012 an Integrity Test got Protection Fraud Proof against him when he was Director of Public Prosecutions. The Shared Priority of the Cabinet and Opposition Leader is Protection Frauds for Drug Dealing, Child Prostitution and Everything Else. They made an Election Fraud Plan to service the Protection Fraud Priority.
3. The Cabinet used Tax Liability Declaration Frauds and Motoring Liability Frauds as Oppression Frauds against Corruption Victims. British Gas has to explain the Gas Charge Fraud against the Equity Lawyer when he was managing the Election Integrity Tests