

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
High Court Queen's Bench Division			Election Fraud Contempt Claim QB 2022 002595
		Citizen	Claimant
		V	
	Ministries of Justice and Home Affairs + Cabinet acting by Attorney General		1 st + 2 nd + 3 rd Defendant
	MP Mr Sunak + Prime Minister MP Ms Truss + House of Commons Speaker		4 th + 5 th + 6 th Defendant
All Authorities	All Parties		All Cases

Corruption Remedy Action Intent Notice from Equity Lawyer for Citizens v Cabinet 21st September 2022

Contempt Complaint against the need for this document in the Royal Family Mourning Period

Contempt and Terrorism Penalty Warning to State Officers and Law Court Judges

This Remedy Demand and Demand Response are Admissible Evidence for Parliament Session Decisions

Remedy Demand and Action Intent Notice for the Criminal Conspiracy of the Cabinets of Prime Ministers Mr Johnson and Ms Truss to use State Officers, Profession Authority Officers and Law Court Judges to commit Equity Standard Adjudication Denial Contempt Fraud Claims and Without Trial Execution Administrative Decision Frauds:

1. To provide Protection Frauds for Governance Trust Frauds, Medical Murder, Human Organ Theft, Child Prostitution, Family Sabotage Frauds, Liberty Restraint Frauds, Reputation Defamation Frauds, Estate Plunder Frauds and Everything Else for Guilty Parties that include the Cabinets of Prime Ministers Mrs May, Mr Blair and Mr Brown
2. To manage an Election Fraud Plan that used Revenue Termination Blackmail by the Cabinet of Mr Johnson and Big Business to get Protection Fraud Non – Disclosure Propaganda Services by the BBC and Commercial Media in the 2022 Local Elections and Leadership Contest and next General Election

Circumstances

Equity Governance vests Remedy Management Powers in the Citizen. Dictator Governance vets Remedy Denial Fraud Powers in a Dictator Cabinet or Dictator Individual.

Between 1687 and 1689 the Glorious Revolution got Parliament Session Jurisdictions for the Citizen, Crown, Lord Archbishops and Lord Bishops. They are collectively called the Coronation Oath Enforcement Authority. They use the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. The Citizen has Investigation Jurisdiction. It is the power to give a Privilege Waiver, Confidentiality Waiver and use any case and all cases for Integrity Tests of the Authorities. It gets Justice Proof for Honourable Officer or Corruption Proof against the State and Remedy Denial Proof against the Law Courts. The Crown has Prosecution Authority. It is the power to use Proof Sets for Trial Orders of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. The Lord Archbishops have Court Lawyer Jurisdiction, one for the Trial Court and the other for the Appeal Court. The Lord Bishops have Adjudication Jurisdiction. There are 24 of them so that up to 12 can sit as Trial Jurors and up to 12 others can sit as Appeal Jurors. An Equity Lawyer is anyone with the commitment and competence to get Proof Sets that meet the Corruption Remedy Proof Standard, and knows how to use it for Parliament Session Decisions.

Corruption Proof gets a Corruption Finding, Remedy Entitlement Finding, a series of Remedy Priority Investigation Findings to discover who is responsible, and then Remedy Priority Dismissal Findings against Law Court Judges with Execution Responsibility by the Cabinet. A Dismissal Success is Justice Proof for the Cabinet. A Dismissal Failure is Protection Fraud Proof against the Cabinet. The Default Penalty is a

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 Remedy Priority Dismissal Finding against the Prime Minister with an Execution Responsibility Finding
 against the Governing Majority and Opposition Minority. A Dismissal Success is Justice Proof for who ever
 manages it. A Dismissal Failure is Protection Fraud Proof against whoever manages it. The Default Penalty
 is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof,
 Remedy Denial Fraud Proof and Protection Fraud Proof.

Politicians made a Dictator Governance Plan for Western Europe. It vested Dictator Powers in the State. The
 Coronation Oath and Oath Enforcement was a Religious Commitment for Queen Elizabeth II. The Dictator
 Plan used Sabotage Frauds against the Citizen to deny a Reliable Supply of Admissible Evidence for
 Parliament Session Decisions. They expected the Queen to die in her 70's. They intended to deny Charles,
 Prince of Wales, any Active Service Experience before his Access as King. The Sabotage Frauds got a
 Dormancy Period for the Coronation Oath Enforcement Authority that lasted 45 years. Revived use of the
 Coronation Oath Enforcement Authority needed Crime Conspiracy Proof against a serving Prime Minister.
 In every Member State of the European Union 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. Protection Fraud Networks got control of the Cabinets and Parliaments in every
 member State of the European Union.

Everything that could go wrong for the Dictator Plan did go wrong. The Queen did not die in her 70's. In
 2004 preparations for the European Referenda got Election Fraud Conspiracy Proof against European
 Leaders including Prime Minister Mr Blair. Equity Lawyer Mr Ellis used the Fraud Proof for a Corruption
 Notice to Parliament and the Crown. It got revived use of the Coronation Oath Enforcement Authority and a
 Corruption Remedy Process that has continued ever since. It got 18 Years' Active Service of the Coronation
 Oath Enforcement Authority before the Queen died. Between 2004 and 2013. Charles, Prince of Wales, got
 Trainee Experience for 9 years from the Queen before he became the Crown Office Manager. He got Crown
 Office Management Experience for 9 years before the Queen died. He got more Active Service Experience
 of the Coronation Oath Enforcement Authority before his access as King Charles III than any predecessor
 except the Queen. The 2015 Parliament Session Priority that was the Set-Up Conditions for Law Court Judge
 Dismissals by Parliament. The Case Preparation Time Estimate was 1 year. Equity Lawyer Mr Ellis got
 everything needed in 9 months. Prime Minister Mr Cameron used the Preparation Time for the European
 Referenda, led the Remain Campaign, lost and resigned. The Protection Fraud Network needed to stop the
 Judge Dismissals. In 2016 they bought Leadership Votes for MP Mrs May because she was one of them. In
 2019 they traded Protection Frauds for Leadership Votes for Mr Johnson to make him one of them. In 2021
 Revenue Termination Blackmail by the Cabinet, Opposition Leader and Big Business got the Protection
 Fraud Non – Disclosure Propaganda Services by the BBC and Commercial Media. The 2022 Local Elections
 and Leadership Contest got Election Fraud Proof. The choice for the Cabinet is Remedies or Frauds.