

Without Prejudice to Invalidity Arguments

1. Jurisdiction Defence: Jurisdiction Frauds by the Cabinet and Law Courts
2. Liability Defence: No Admissible Prosecution Evidence for Crime Proceeds Reasons
3. Multiple Jurisdiction Fraud Conspiracy Contempt Counterclaim

Constitutional Arguments

4. The Cabinet is the Claim Principle is the Solicitor General is the Claim Agent.
5. Constitutional Controls that bind the Cabinet bind the Claimant and the Law Courts. They are:
 - 5.1. Process Priority + Process Protection for Superior Jurisdiction against Inferior Jurisdictions:
 - 5.1.1. The Coronation Oath Enforcement Authority against Parliament,
 - 5.1.2. Parliament against the Law Courts
 - 5.1.3. The Law Courts against the State and Profession Authorities
 - 5.2. Justice Office Neutrality enforced by a Conflict Disqualification Voluntary Disclosure
 - 5.3. Case Priority for the Conflict Disqualification Case of the Citizen against All Cases of the State, Profession Authorities, Cabinet and Law Courts.
6. Parliament Session Prosecution Prohibition Special Protection from the Coronation Oath Enforcement Authority for the Equity Lawyers who are Corruption Remedy Test Manages against the State, Profession Authorities, Law Courts and Cabinet and Parliament using
 - 6.1. A Legal Service Crime Prosecution Prohibition
 - 6.2. A Contempt Penalty Enforcement Prohibitions Conflict Jurisdiction Disqualification
7. Parliament Session Enforcement Stay General Protection from the Coronation Oath Enforcement Authority for the Corruption Remedy Test Citizens against the Cabinet and Parliament. They are Protection Tests that get Justice Proof at some stage in the Process or Protection Breach Fraud Proof against the Cabinet and Protection Enforcement Accountability Breach Proof against most of the Governing Majority and Opposition Minority.
8. Case Priority for the Conflict Qualification Fraud Case of the Citizen against All Cases of the State, Profession Authorities, Law Courts and Cabinet because they get Proof Sets that the Coronation Oath Enforcement Authority use when deciding the Corruption Remedy Conditions for the next Parliament Session.
9. The Glorious Revolution got a Circular Hierarchy with the Individual at the bottom, who become the Citizen at the top by giving a Confidentiality Waiver, Privilege Waiver and Case Use Authority for Integrity Tests for the Authorities for the Coronation Oath Enforcement

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KB 2020 000268 Defence + Counterclaim Remedy Applications + Proposals + Statement			30 th October 2022

Authority.

The Dictator Governance Plan + Protection Fraud Network

10. The Politicians made a Governance Plan. It transferred Accountability Powers from the Citizen to the State. 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 manage Support Services and Corruption Co-ordination. They sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who managed them, and traded Glittering Career Guarantees and Job Profits in exchange for Fraud Services by Corrupt Parliamentarians.
11. The Protection Fraud Network uses Bribery, Bribery Exposure Blackmail and Other Blackmail to get Puppet Parliamentarians. It enabled the Protection Fraud Network to get Fraud Services in Parliament and trade Support Votes for Protection Frauds in Leadership Contests.
12. The Protection Fraud Network has a Cost Control Policy. It used Paedophile Entrapment and Paedophile Framing Frauds to get Puppet Personalities. It used Key Office Appointment Frauds for the Puppet Personalities to get Reliable Fraud Services at No Profit Share Cost. The Puppet Officers needed Protection Fraud Reassurance. Paedophile Protection Frauds for Notorious Celebrities and Censorship Frauds by Media Managers provided Protection Fraud Reassurance.

Sample Market Frauds

13. Market Frauds for the Pharmaceutical Industry
 - 13.1. Abortion Frauds and Birth Event Baby Murders got Black Market Human Organs for the Genome Project and Sale Profits for Killer Doctors and Disclosure Restraint Frauds against Honourable Doctors.
 - 13.2. Genetic Identification of Healthy Human Organs in Patients + False Symptom Poison Frauds by Killer Doctors got Mercy Killing Consent Frauds by Killer Relatives conditional upon Inheritance Fraud Opportunities and Black-Market Human Organ Supplies for the Transplant Industry, Sale Profits for Killer Doctors and Disclosure Restraint Frauds against Honourable Doctors.
 - 13.3. Human Organ Sales by Poor People got Human Organ Supplies for the Transplant Industry, Human Organ Theft Victim Status for the Poor People and Sale Price Default Profits for Ruthless Doctors and Disclosure Restraint Frauds against Honourable Doctors

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13.4. Drug Research Frauds by Ruthless Doctors for the Pharmaceutical against Patients

13.5. Market Frauds for Licenced Drug Treatment against Other Treatment

13.5.1. The General Osteopathic Council was created to manage Market Frauds for Drug Treatment against Registered Osteopaths who provided Physical Treatment with or without Alternative Medicine Treatment

13.5.2. A Market Fraud against Dieticians used Drink Water Advice by a Dietician ,that did no harm and Medical Negligence by the National Health Service against the Patient for a Medical Negligence Framing Fraud against the Dietician that got Worldwide Coverage in than 800 News Papers and Profession Insurance Premium Increases against Dieticians

13.6. Many Market Frauds with Disclosure Restraint Frauds against Honourable Doctors

13.7. Protection Frauds for Market Fraud Managers

14. Childhood Prostitution Frauds:

14.1. Child Trafficking to service the Paedophile Demand with Protection Frauds from the Cabinet and Parliament

14.2. Leisure Drug Market Frauds. The Top Police, Top Customs and Top Judges are the Top Drug Dealers. Top Drug Sales go with Protection Frauds for Drug Crimes and Child Prostitution and Everything Else. The Rotherham Enquiry got Protection fraud Proof against the Cabinet and Parliament.

14.3. Family Sabotage Frauds + Child Theft Frauds. In 2014 the Protection Fraud Network used a Corruption Continuity Plan and Business Expansion Plan to avoid Total Collapse. It used Hung Parliament Propaganda Frauds in hope that the 2015 General Election would get a Hung Parliament and Coalition Negotiations would get a Corrupt Majority and Protection Frauds. It used Family Sabotage Frauds and Child Thefts that got Big Budgets and Budget Fraud Profits and Expatriation Frauds that got Money Laundering Services from Sovereign States. The Business Expansion Plan needed a Business Priming Partner and Business Priming Case. They chose the Cypriot State for the Business Priming Partner. They chose the Theodorou Family for the Business Priming Case. A Corrupt Deal got Fraud Co-operation for the State by the Father in exchange for Divorce Property Frauds for him against the Mother. The 6 Children got a Big Budget. It got a Complete Set of Corruption Proof against the State and Law Courts and Protection Fraud Proof against the Cabinet and

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Parliament. It continues. Corruption Remedies need a Kidnap Victim Status Finding + Immediate Repatriation for the 2 Youngest Children

15. Ruin Frauds by Law Court Judges against Citizens use Target Spotting Services and Client Wealth Details provided by Financial Service Agents.
16. Property Frauds use Mortgage Repayment Denial Frauds and Mortgage Default Possession Frauds by Banks against Customers.
17. Framing Frauds by the State and Profession Authorities for Fraud Profiteers against Victims.
18. Many More Frauds.....

The Equity Governance Recovery Plan

19. The Dictator Governance Plan got an Evil Regime. A growing proportion of the people knew it. Remedies needed a set of Corruption Control Jurisdictions that were independent of the State. The UK State had one. It was the only one in the European Union. It was the Coronation Oath Enforcement Authority.
20. The Top UK Corruption Controls are the Coronation Oath is for Equity Governance using the Common Law, the Corruption Remedy Priorities for each Parliament Session decided by the Coronation Oath Enforcement Authority, and General Elections that change Governing Majorities and prevent Power Concentration in Small Minorities.
21. Queen Elizabeth II gave the Coronation Oath and was committed to Oath Enforcement. Change from Equity Governance to Dictator Governance needed Governance Referenda. They would be an Education Process that ended with a choice between Dictator Powers for the State and Corruption Control Powers for the Voter. It would get a Landslide Majority for Equity Governance. The Dictator Plan used Sabotage Frauds against the Coronation Oath Enforcement Authority . A Liability Presumption Fraud for the Client against the Lawyer deterred Judgement Services, with Small Files at Reasonable Cost, and got Advice Services, with Big Files at Exorbitant Cost, that got Decision Responsibility Denial Proof for the Lawyer. Market Changes for Specialists against Generalists prevented accumulation of Wide Range Expertise needed to function as an Equity Lawyer. The intent was to deny a Reliable Supply of Equity Lawyers for the Coronation Oath Enforcement Authority. Education Frauds denied any information of it in the Academic Curricula and Profession Qualification Curricula. The intent was that none would know the Coronation Oath Enforcement Authority existed. The intent was to deny Charles, Prince of Wales, and everyone else, Active Service Experience of the Coronation Oath

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Enforcement Authority so that it would be lost on the death of Queen Elizabeth II. Her life expectancy was 45 years. The Politicians paced the Dictator Plan over the 45 years. They got it wrong. She survived an extra 20 years, got revived use of the Coronation Oath Enforcement Authority in 2004, and Active Service Experience for Charles, Prince of Wales, and many others in the 18 years before she died in September 2022. Charles III had more Active Service Experience before his accession than his predecessors in their reigns, except Queen Elizabeth II.

22. In the 3rd century the Roman British Gnostic Christians converted the identity of the Citizen from Petty Dictator to Justice Manager, and developed the Common Law for Justice. Everyone knew about the Common Law. Few knew about the Gnostic Christians. In the 13th century they managed the transfer of Baronial Powers to Trade Guilds and the Crown, and unification of England and Wales under one Crown, and decommissioning of the Private Armies of Marcher Lords. In the 17th century they managed the Glorious Revolution. In the 20th century they responded to the Dictator Governance Plan with an Equity Governance Recovery Plan. It had two strategies, each of which exploited flaws in the Dictator Plan.
23. The first weakness was that the Civil Dictatorship needed Electronic Signature Dictator Powers. The development of Advanced Electronic Signature Technology by the Citizen and viable use anywhere in the world would deny Electronic Signature Dictator Powers. It would enable the Prosperous Classes to use Sophisticated Services for Tax Haven Estate Management from their homes, and use Taxation Starvation to force conversion to Equity Governance.
24. The second weakness was the inevitability of a Prime Minister becoming dependent on the Protection Fraud Network. The remedy was to get Corruption Proof and use it to revive the Coronation Oath Enforcement Authority.
25. Equity Lawyer Mr Ellis serviced both strategies of the Equity Governance Recovery Plan.
26. Advanced Electronic Signatures needed Writing Behaviour Analysis Technology and a Document Management Internet Service. The Equity Lawyer and a Partner developed the Writing Analysis Technology. The Business Plan was on Line Services. The Defence Plan was Source Code Secrecy. The European Leaders made a Personal Profit Plan. It needed Source Code Theft, Forced Usage throughout the European Union and Usage Licence Fees for the Source Code Thieves. Prime Minister Mr Blair was the Plan Manager. Barclays Bank Group Board were the Theft Agent. Everything that could go wrong did go wrong for the European Leaders. It got Theft Conspiracy Proof against the Bank and Protection Fraud Proof against the

Bank of England and Prime Minister. The European Leaders used Market Frauds against Advanced Electronic Signatures.

27. The Civil Dictatorship needed Electronic Signature Dictator Powers to avoid Total Collapse. It needed Blackmail Fraud Powers for State Officers against Citizens with Immediate Obedience Demands and Financial Asset Loss Threats using Electronic Signature Dictator Powers. Exposure of the Electronic Signature Dictator Powers would give Referenda Voters the choice of Dictator Powers for the State or Financial Security for themselves. It would get a Landslide Majority against the European Constitution. The European Leaders needed Electronic Dictature Concealment Frauds as Election Frauds.
28. The Equity Lawyer found a Bank IT Expert who developed the Document Management Internet Service Capacity needed for Advanced Electronic Signatures. In late Electronic The Secret Service noticed the start of the Internet Tests. A Telephone Call purportedly from Docklands Exchange to the Bank IT Expert to the Engineer gave a Telephone Exchange Works Notice, Service Interruption Apology and Service Resumption Promise. The Exchange Works were the installation of a 2 Kilometre Loop to a Surveillance Station of the Secret Service. The Surveillance Team had a choice of Intercept + Send + Run with No Noticeable Delay or Intercept + Run + Send with a Noticeable Delay. They chose the Noticeable Delay of ½ Second. The Equity Lawyer believes it was Deliberate Notice Some State Officers wanted Efficiency Improvements that Advanced Electronic Signatures made possible. The Bank IT Expert noticed. A Ping Test returned a 2 Kilometre Increase in the distance between the Test Stations neither of which had moved. The Bank IT Expert knew it was Test Surveillance Proof against the Secret Service. He decided to show off. It got a Market Ready Report from the Secret Service to Prime Minister Mr Blair. He ordered a Secret Career Ruin Fraud against the Bank IT Expert.
29. Advanced Electronic Signatures provided a Competitive Advantage in about 100 Business Activities. Small Independents wanted to develop New Services and New Markets All of them needed a Priming Business to finance Market Access and a Full Time Service for everyone. The Equity Lawyer helped them investigate Priming Business.
30. In 2004 the Equity Lawyer helped a Small Independent, who was a British Citizen, to get a Maintenance Contract for the BP Angolan Fleet Market. A Business Deal got Support Services from the Equity Lawyer for the Small Independent in exchange for Market Access for the Advanced Electronic Signature Technology. It made inevitable exposure of Electronic Signature

Dictator Powers before the European Referenda.

31. A Priming Business Report from the Secret Service to Prime Minister Mr Blair got a Market Ready Briefing to the European Leaders. They made a Business Sabotage Plan. It used an Extradition Fraud by the Dutch Authorities against the Small Independent, who was a British Citizen, and an Imprisonment Fraud against him and his Distribution Manager, who was a Dutch Citizen. The Netherlands and UK did not have an Extradition Treaty. They did not have time to make one. The 1st Extradition Fraud used a Drug Crime Investigation Fraud and Assistance Request by the Dutch Authorities to UK Customs for Armed Dutch Police on UK soil to supervise UK Customs and Kent Police in a Kidnap Operation and Extradition Fraud against the Small Independent. Everything that could go wrong for the European Leaders did go wrong. It discovered that the Top Police, Top Customs and Top Judges were the Top Drug Dealers. Top Customs had no prior experience of Extradition Frauds. They knew a complex series of events, that included a Drug Crime Complaint, got Incredible Target Status for the Small Independent. They had used his addresses as Decoy Addresses on the Carrier Movement Records of more than 70 Drug Shipments. They did so because, if anything went wrong, the Decoy Address Enquiries would get a Dead-End Result. They thought the Small Independent had discovered Address Use Frauds, made a Criminal Complaint and was assisting a Decoy Address Investigation. They got News Broadcasts of a Big Drug Bust and International Co-operation. They took control and managed Investigation Frauds. The result was an Investigation Record that was Framing Fraud Proof, a Charge Fraud, UK Remand Imprisonment and UK Jury Trial Rights for the Small Independent. The 2nd Extradition Fraud used a Case Withdrawal by the UK State and Immunity Frauds for the UK Top Drug Dealers in exchange service of the Extradition Frauds, and Innocence Evidence Concealment Frauds by the UK Authorities before completion of the Imprisonment Frauds by the Dutch Authorities.
32. The Equity Lawyer had enough for a Corruption Notice to the Crown and Parliament. It revived used of the Coronation Oath Enforcement Authority and started a Corruption Remedy Process that has continued ever since. The Equity Lawyer got Innocence Evidence Fraud Proof for the Small Independent and Coronation Oath Enforcement Authority. It got Corruption Findings and Dismissal Decisions against Law Court Judges, the Protection Fraud Default Penalty of a Dismissal Decision against Prime Minister Mr Blair and a Parliament Session Corruption Remedy Condition that required a 10 Month Retirement Notice from him. It enabled a Fitness

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KB 2020 000268 Defence + Counterclaim Remedy Applications + Proposals + Statement 30th October 2022

Investigation of the Governing Majority by the Coronation Oath Enforcement Authority.

33. The Leadership Choice for the Governing Majority was a Remedy Candidate and Corrupt Candidate. No support for Remedy Candidates got a No Contest Win, and the office of Prime Minister for Corrupt Candidate MP Mr Brown. The Equity Lawyer recruited Citizens, provided Case Management and conducted Integrity Tests. They got Corruption Proof, Remedy Denial Fraud Proof, Protection Fraud Proof and Remedy Default Penalties of a Dismissal Decision against Prime Minister Mr Brown and the Governing Majority. The Remedy Process needed Remedy Commitment from the Opposition Minority. It got a Seat Resignation and By Election Candidacy by the Opposition Deputy Leader. The Crown managed an Expense Account Investigation and Scandal Exposure timed to start with the 2009 Local Election Campaign Period and continue thereafter. It got an MP Retirement Rate Increase from the Normal 15% to 30%. It broke the Labour Governing Majority.
34. The 2010 General Election got a Coalition Government and Remedy Co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband. The 2010 Parliament Session Priority was a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. The Prime Minister, Deputy Prime Minister and Opposition Leader knew about it but did not know the details. It eliminated them from suspicion if anything went wrong and freed them to manage their responsibilities.
35. Corruption Investigation used many cases. In 2011 and 2012 it used Firearms Corruption Proof for an Integrity Test. It got Protection Fraud Proof against the Sussex Police Chief Constable, Case Investigators, Sussex Crown Prosecutor Chief and Director of Public Prosecutions, Sir Keir Starmer.
36. Remedy Co-operation from the Prime Minister, Deputy Prime Minister and Opposition Leader gave the Coronation Oath Enforcement Authority confidence they could rely on whoever won the 2015 General Election for Remedy Management. It needed Dismissal Executions against Law Court Judges and Special Measures Executions against the State, Profession Authorities and Law Courts. They used Parliament Session Powers for the Set-Up Conditions. They are:
 - 36.1. Fundamental Law Precedents set by Top Judges: Validity Priority [2008 HL R v Clarke] + Fraudulent Invalidity [Sharland v Sharland] + Justice Office Conflict Disqualification [Emerald Supplies v British Airways]
 - 36.2. Case Issue Rights for the Citizen against the Law Courts that force the choice

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between making Conflict Disqualification Admissions and committing Conflict

Qualifications Frauds with Official Records the Fraud Proof.

36.3. Contempt Proof against Parties, Representatives, State Officers and Court Officers

36.4. Immunity Fraud Proof against the State, Profession Authorities and Law Courts.

36.5. Hearing Audio Records that are Personal Responsibility Proof against Identifiable

Individuals as Party Representatives and Hearing Judges for Known Court Frauds to

counter Protection Frauds got by Identity Record Frauds and Case Misrepresentation

Record Frauds of the Law Courts

36.6. Hearing Audio Records in the Office Tenure Period of the Prime Minister to

eliminate Intimidation Fraud Defences by Law Court Judges that Order Frauds by Previous

Cabinets got the Court Frauds

37. The Coronation Oath Enforcement Authority expected the Case Preparation Period to take 1

Year. The Equity Lawyer got everything needed in 9 months and then added to it. Prime

Minister Mr Cameron used the 1 Year Period for the European Referenda, led the Remain

Campaign, lost and resigned. It was an Honourable Resignation. Dismissal Executions against

Law Court Judges was the next item on the Session Agenda. The Protection Fraud Network

needed to stop them. The Protection Fraud Network bought Leadership Support Vote and got a

Rapid Win for MP Mrs May because she was one of them. They recovered the cost by charging

New Fees and New Fraud Commitment Proof for Old Fraud Repeat Protection. They spent the

Administration Period of Prime Minister Mrs May using Bribery and Blackmail of MPs. It

enabled them to trade Protection Frauds for Support Votes in the next Leadership Contest.

38. The Equity Lawyer got Corruption Proof against the State, High Court and Court of Appeal. He

used it for a Judicial Office Unfitness Case Notice to Parliament. Protection Fraud Demands by

Top Judges and Protection Fraud Promises by Top Politicians. They traded Protection Frauds

for Law Court Judges in exchange for Brexit Support Votes. The Deal Majority Secret Signal

was News Coverage of a Victory Dance by Prime Minister Mrs May. She went to South Africa

and Nigeria and did the Victory Dance. Email Notice from the Equity Lawyer of the Protection

Fraud Deals and Secret Signal broke the Deal Majority or discovered she lied about having it.

She was furious. She issued a Kill Order against the Equity Lawyer. He had Kidney Failure.

Top Doctors planned Medical Murder. It needed a Mental Illness Opinion Fraud and Treatment

Failure and Untreatable Patient Finding Fraud. A Blackmail Fraud by Top Doctors used

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Treatment Denial Threats and Mental Examination Consent Demands. It got a Priority Decision for the Remedy Process against Health Care, a Consent Refusal and Blackmail Investigation by the Equity Lawyer. It got Blackmail Fraud Proof, a Corruption Finding, Remedy Entitlement Finding, Investigation Remedy Priority Finding, Execution Responsibility Finding against the Cabinet, Remedy Failure Finding and the Default Penalty of a Dismissal Decision against Prime Minister Mrs May. The Corruption Remedy Priorities for the next Parliament Session included a Dismissal Execution against her. Some of the Cabinet Members made a Joint Liability Denial Defence to avoid a Parliament Session Refusal. They made Disclosure Failure Allegations against Prime Minister Mrs May. A Mass Publicity Remedy Finding by the Coronation Oath Enforcement Authority got Mass Publicity. It was for Unspecified Disclosure Failures by the Prime Minister but not Remedy Failures by the Cabinet, or the Joint Liability Denial of some Cabinet Members. The threat of a Parliament Session Refusal and Forced General Election got a Forced Resignation from Prime Minister Mrs May.

39. The Protection Fraud Network were not interested in Office Qualifications. They wanted a Puppet Prime Minister. All of the Leadership Contest Candidates were intelligent, educated and recognition driven. MP Mr Boris Johnson was Chronically Immature. He ignored Case Complexities and presented with Bumbling Optimism. He had Voter Appeal until Testing Events revealed a Judgment Deficit. He traded Protection Frauds for Child Prostitution and Everything Else for Support Votes and the office of Prime Minister. The Joint Liability Denial by Cabinet Members avoided a Parliament Session Refusal.
40. The Session Priority in October 2019 was a Forced General Election before the year end. Integrity Tests got Election Fraud Conspiracy Proof against the Media, State, Law Courts and all of the Party Leaders. It denied a Credible Choice for Voters and thereby invalidated a Parliament Session Refusal and Forced General Election.
41. The Parliament Session Priority in December 2019 was Remedy Proof for the Law Courts or Criminal Conspiracy Proof for Corruption Dismissals of Law Court Judges. All of the Integrity Tests got Criminal Conspiracy Proof.
42. Corruption Remedies needed Dismissal Executions against Law Court Judges and Special Measures against the State, Profession Authorities and Law Courts, with the Metropolitan Police the Special Measures Test Subject.
43. The 2021 Parliament Session Priority was Remedy Delivery. Dismissal Decisions against Law

Court Judges got Protection Fraud Proof against the Cabinet and the Default Penalty of a Dismissal Decision against the Prime Minister. Dismissal Help Requests by Governing Majority Back Benchers got Help Refusals by Opposition Leader Sir Keir Starmer. In 2012 an Integrity Test got Protection Fraud Proof against him when he was Director of Public Prosecutions. The Shared Priority of him and the Cabinet as Protection Fraud Concealment. They made an Election Fraud Plan and a Blame Judges Plan.

44. The Election Fraud Plan used Revenue Termination Blackmail by the Cabinet and Big Business that got Protection Fraud Non-Disclosure Propaganda by the BBC and Independent Media.
45. The Blame Judges Plan needed Audio Records as Personal Responsibility Proof for Known Court Frauds against Identifiable Individuals and Case Process Denial Fraud Proof against Identifiable Supervision Judges.
46. Top Judges needed Protection Fraud Proof. The Cabinet wanted a Power Boast. They used a Paedophile Protection Allegation by Prime Minister Mr Johnson that the Opposition Leader had provided Paedophile Protection Frauds for Notorious Celebrities when he was Director of Public Prosecutions. Mass Publicity got an Enormous Public Reaction and the Protection Fraud Proof of No Protest and Immunity Frauds by the Cabinet and Parliament. The Cabinet got issue in the Administrative Court of Claim Fraud CO 0612 2022 for a Renewal Fraud of the Queen's Bench General Civil Restraint Frauds. They had no intention of prosecuting it. Supervision Judges used Issue Denial Frauds and Hearing Denial Frauds to avoid Audio Record Proof against themselves. It was Case Process Denial Fraud Proof against them. They made Hearing Orders and Case Allocations that got Audio Record Proof against Lower Rank Judges.
47. Integrity Tests in the Local Elections got Fraud Proof against the Media, Law Courts and Top Politicians. Local Election Defeats did not get a Forced Resignation from Prime Minister Mr Johnson.
48. The 2022 Parliament Session Priority is Remedy Delivery. It required Mass Publicity that exposed for the Child Prostitution Protection Fraud Scandal that was proved by the Rotherham Enquiry. It did not get it. A Remedy Sabotage Fraud by the Cabinet and Opposition Leader Sir Keir Starmer used a Penalty Remedy Failure Scandal against Anonymous Individuals instead of a Protection Fraud Scandal against themselves. It prepared for a Protection Fraud Scandal when the Remedy process got a Remedy Cabinet. Remedy Delivery needed and got Mass Publicity for a Special Measures Decision against the Metropolitan Police. It did not mention

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that it was Special Measures Testing for the State, Profession Authorities and Law Courts.

Integrity Tests got New Fraud Proof for Citizens and the Coronation Oath Enforcement

Authority against the Metropolitan Police, Crown Prosecution Service and Law Courts. Two By Election Defeats got more than 50 Government Office Resignations and a Forced Resignation from Prime Minister Mr Johnson. It got a Leadership Contest.

49. All MPs knew if a Cabinet had a Clean Sheet it took up to two years for the Longer Process for a Remedy Default Penalty Dismissal of a Prime Minister. It needed Corruption Proof against the State, Remedy Denial Fraud Proof against the Law Courts, Dismissal Decisions against Law Court Judges, Protection Fraud Proof against Cabinets and the Default Penalty of Dismissal Decisions against Prime Ministers. Most MPs knew that Protection Fraud Joint Liability of Cabinet Members was an Evidence Handicap for the rest of their careers. Most MPs knew that in 2022 the Protection Fraud History made Absolutely Inevitable an Early Dismissal Decision for anyone who made a Protection Fraud Deal to get the office of Prime Minister. Honourable MPs relied on the Equity Lawyer to create Remedy Management Conditions for them.
50. Protection Fraud Networks use Bribery, Framing Frauds and Blackmail to get Corrupt Parliamentarians and Puppet Parliamentarians that are Remedy Denial Fraud Majorities. They stop Remedy Management by Governing Majorities. The Election Fraud Plan enabled the Protection Fraud Network to trade Support Votes + Propaganda Services for Protection Frauds. They had no interest on Office Fitness Qualifications. They wanted a Puppet Prime Minister. MP Ms Truss did not have Fitness Qualifications for the Premier Office. She did a Protection Fraud Deal. MP Ms Dorries was a Market Fraud Minder in Parliament for the Pharmaceutical Industry. Her appearance as Lead Supporter in a Candidacy Promotion Video was a Secret Signal to everyone who understood it that they had made a Protection Fraud Deal. Integrity Tests got Election Fraud Proof against the Media, Law Courts and Contest Managers.
51. Leadership Election Frauds got the Premier Office for MP Ms Truss. She had Joint Liability for what got the Dismissal Decision against Prime Minister Mr Johnson. She got office on 6th September 2022. Ten days later, Administrative Decisions were Corruption Proof against the State, Law Courts and Cabinet for the Shorter Dismissal Process against her. It was not needed. Spectacular Financial Incompetence got a Forced Resignation. The Blame Judges Plan needs the 2022 003098 Audio Record and a Signed Order as Fraud Proof against the Hearing Judge and then Case Withdrawal before or in the Fraud Appeal to the Court of Appeal.