

Equity Lawyer Mr Ellis	Claimant
v	
Former Prime Minister Mr Johnson	1 <sup>st</sup> Defendant
Attorney General	2 <sup>nd</sup> Defendant
Ministry of Justice	3 <sup>rd</sup> Defendant
Opposition Leader Sir Keir Starmer	4 <sup>th</sup> Defendant

Restraint Renewal Fraud Appeal Grounds + Proposals + Representations of the Equity Lawyer 30<sup>th</sup> December 2022

Fraud Appeal against the Contempt Remedy Claim 2022 002595 Court Motion General Civil Restraint Renewal dated 16<sup>th</sup> August 2022 of High Court Justice Mr Eyre

Grounds: Fraudulent Breaches of Natural Justice + Human Rights + Overriding Justice Objective

1. Superior Jurisdiction Admission by the Court of Appeal for the Coronation Oath Enforcement Authority against the Inferior Jurisdiction of Parliament and for Parliament against the Inferior Jurisdiction of the Law Courts, and for the Law Courts against the Inferior Jurisdictions of the State and Profession Authorities
2. Superior Conflict Jurisdiction Pending Remedies Enforcement Stay Protection Rights Admission by the Court of Appeal for the Citizen against All Inferior Jurisdictions
3. Superior Jurisdiction Admission for the Corruption Case of the Citizen against All Other Cases for the Stated Reason that the Coronation Oath Enforcement Authority relies on the Citizen to give a Privilege Waiver and Confidentiality Waiver and Case Management Authority to use the Corruption Remedy Proof Standard, the truth, whole truth and nothing but the truth for Integrity Tests that get Proof Sets that are Admissible Evidence for Fitness Investigations for Law Offices and State Offices and the Corruption Remedy Priorities for Parliament Sessions.
4. High Court Corruption Claim Finding + 2022 Local Elections Integrity Test Case Finding + Conflicted Interest Finding and Conflict Jurisdiction Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Remedy Only Jurisdiction Limit Breach Fraud and Conflict Qualification Fraud Conspiracy Finding + High Court 150 Day Issue Denial Fraud Finding + County Court Claim J00RM833 Issue Fraud and Case Dismissal Fraud and General Civil Restraint Hearing Order and Hearing Date Order for 15<sup>th</sup> December 2022 and Contempt Case Reference to the Cabinet and Hearing Notice Denial Fraud until Postal Service Receipt by the Equity Lawyer on 19<sup>th</sup> December 2022 Finding + High Court Claim 2022 002595 Issue and Issue Notice Denial Fraud and Sealed Claim Service Denial Fraud + Without Notice and Without Hearing Court Motion General Civil Restraint Renewal Fraud Finding + Contempt Finding + 2022 002595 Case Dismissal Revocation and Restraint Revocation + 2022 003098 Contempt Penalty Permission Revocation + Contempt Liability Order + Reputation Restoration Order + Liberty Restoration Order + Estate Restoration Order + Special and General and Aggravated and Exemplary Damages Order + Positive Publicity Mandatory Order + Negative Publicity Prohibition Order + Order Breach Contempt Penalty Warning for Equity Lawyer Mr Ellis against the Former Prime Minister Mr Johnson, Attorney General, Ministry of Justice and Opposition Leader Sir Keir Starmer
5. Contempt Remedy Directions 1 Hour Hearing in Royal Court at 2 p.m. on

Equity Lawyer Mr Ellis	Claimant
v	
Former Prime Minister Mr Johnson	1 <sup>st</sup> Defendant
Attorney General	2 <sup>nd</sup> Defendant
Ministry of Justice	3 <sup>rd</sup> Defendant
Opposition Leader Sir Keir Starmer	4 <sup>th</sup> Defendant

Restraint Renewal Fraud Appeal Grounds + Proposals + Representations of the Equity Lawyer      30<sup>th</sup> December 2022

#### Stated Reasons

1. The Citizen, Equity Lawyer, Crown, Lord Archbishops and Lord Bishops have the Corruption Control Jurisdictions that govern Parliament Session Powers. They are collectively called the Coronation Oath Enforcement Authority.
2. 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 to start a Corruption Remedy Process that has continued ever since.
3. In 2022 the Remedy Process relied on Equity Lawyer Mr Ellis to conduct Integrity Tests of the Local Election. He used the cases of many Citizens including his own.
4. The Rotherham Scandal got Repeat Proof that Top Police, Top Customs and Top Judges are the Top Drug Dealers, Top Drug Sales have Protection Frauds that include Child Prostitution and the Protection Frauds came from the Cabinet, Prime Minister Mr Johnson and Opposition Leader Sir Keir Starmer, and Protection Fraud Non-Disclosure Propaganda from the BBC and Independent Media. All of the Integrity Test Cases got Trial Frauds and Appeal Fraud Conspiracy Proof against the Magistrates Court, Crown Court, County Court, High Court, Court of Appeal and Supreme Court.
5. The Contempt Fraud Remedy Claim of Equity Lawyer Mr Ellis against Prime Minister Mr Johnson, the Attorney General, Ministry of Justice and Opposition Leader Sir Keir Starmer got Fraud Conspiracy Proof against the Defendants, County Court, High Court. The Fraud Proof includes the J00RM833 Issue Fraud and Case Use Frauds by the County Court, and the 150 Day 2022 002595 Issue Delay Fraud and Without Notice and Without Hearing Restraint Fraud, and use of the 2022 003098 Contempt Penalty Imprisonment Enforcement Permission Hearing Audio Records of Hearing Justice Mr Soole claiming the 2022 002595 Restraint Fraud vested Defence Case Management Powers in High Court Justice Mr Eyre.
6. Crisis Conditions forced Leadership Deals that got Government Office for Protection Fraud Network Puppets and the Premier Office for Prime Minister Mr Sunak. He needs Cases 2022 002595 and 003098 to get Proof Sets that bring the Network Puppets under control and enable him to perform the Parliament Session Remedy Priorities.
7. The Corruption Remedy Process needs the 2022 002595 Remedy Application to get either Remedy Proof for the High Court or Personal Responsibility Proof for Known Court Frauds against Identifiable Judges for Dismissal Executions by Parliament. The Personal Responsibility Proof will be either Case Process Denial Fraud Proof against the Supervising Judges or Audio Records against Identifiable Hearing Judges.