

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Court of Appeal	Equity Lawyer Mr Ellis v Cabinet	2022 003098 Fraud Appeal
	High Court	Equity Lawyer Mr Ellis v Cabinet + Others	Contempt Cases 2022 002595 + 003098
	Solicitors Regulatory Authority	Citizen Ms Bayliss v Prosecutor	Unfitness Allegations 001/LYB/LYB

Witness Protection DRAFT Order for Citizen Ms Lois Bayliss 9th January 2023

Before High Court Justice

in Royal Court

Upon reading the 2022 002595 Remedy Application Cases Papers and an appearance by Equity Lawyer Mr Ellis

1. Citizen Status Finding + Pending Remedies Action Stay Protection Rights Finding + 2022 002595 and 003098 Witness Status Finding + Witness Protection Action Stay Entitlement Finding for Citizen Ms Lois Bayliss against the 2022 002595 Defendants who are Former Prime Minister Mr Boris Johnson, the Attorney General, Ministry of Justice, Opposition Leader Sir Keir Starmer and the 2022 003098 the Solicitor General as Claim Agent and the Cabinet as Claim Principal for the Stated Reasons
2. Pending Adjudication Law Profession Unfitness Enforcement Stay Protection for the 2022 002595 Claim Witness and 2022 003098 Defence Witness Citizen Ms Lois Bayliss against the Solicitor Regulatory Authority, Solicitors Disciplinary Tribunal and Law Society for the Stated Reasons
3. Pending Adjudication Law Profession Unfitness Enforcement Stay Protection for the 2022 002595 Claim Witness and 2022 003098 Defence Witness Citizen Ms Lois Bayliss against the Ministry of Justice, Attorney General and Cabinet for the Stated Reasons
4. Witness Protection Directions 1 Hour Hearing in Royal Court at 2p.m. on January 2023

Stated Reasons

1. Citizen Ms Lois Bayliss is a Qualified Lawyer and Corruption Whistle Blower.
2. The Citizen acted for some of the Child Prostitution Victims in Rotherham. A Local Authority Councillor arranged a meeting with Citizen Ms Bayliss and a Child Prostitution Victim in a pub. The Citizen witnessed Blackmail Fraud by the Councillor against the Child Prostitution Victim. Childhood File Denial Fraud Threats got a Case Management Authority Transfer for Local Authority Approved Lawyers against Citizen Ms Bayliss. Later, Another Victim disclosed that the Child Prostitution Damage Settlement was a £75000 Trust Fund subject to 25% Contingency Fee and Trust Administration Charges by the Approved Lawyers. The Blackmail Fraud invalidates the Case Management Authority and Case Management Costs for the Approved Lawyers. It raises Reasonable Suspicions of a Criminal Conspiracy to use Child Sex Rape for Derisory Damage Rape + Extortionate Costs Rape.
3. The Covid Corruption Exposure got a Profession Unfitness Prosecution Fraud by the General Medical Council against Whistle Blower Dr White and Unfitness Defence Instructions for Citizen Ms Bayliss.
4. The Profession Unfitness Defence Case Management for Whistle Blower Dr White got the Profession Unfitness Allegations 001 PYB LYB Notice from the Solicitors Regulatory Authority to the Citizen
5. The Politicians made a Dictator Governance Plan. It vested Dictator Powers in the State. Queen Elizabeth II decided that Valid Process needed Governance Fraud Referenda Majorities for Dictator Governance against Equity Governance. The Referenda Process would be an Education Process that ended with the choice of Dictator Powers for the State or Corruption Control Powers for the Citizen. Queen Elizabeth and the Politicians knew it would get a Landslide Majority for Equity Governance against Dictator Governance.
6. Equity Governance relies on the Citizen, Equity Lawyer, Crown, Lord Archbishops and Lord Bishops. They are known as the Coronation Oath Enforcement Authority. The Politicians made a Governance Frauds Plan. It used Sabotage Frauds against the Coronation Oath Enforcement Authority. The intent was that everyone would forget how to service it, and then forget it existed. Law Profession Governance Frauds denied a Reliable Supply of Admissible Evidence for the Coronation Oath Enforcement Authority. The intent was to deny Charles, Prince of Wales, and everyone else, Active Service Experience of the Coronation Oath Enforcement Authority and a

Dormancy Period that lasted 45 years. Education Frauds removed all mention of the Coronation Oath Enforcement Authority from the Academic Curricula and Profession Qualification Curricula. The intent was that everyone would forget it existed.

7. 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. They sell Market Frauds to Organised Crime, provide Protection Frauds for the Corrupt Officers who manage them, and trade Glittering Career Guarantees and Job Profits in exchange for Fraud Services by Corrupt Parliamentarians.
8. The Law Profession Authorities serviced the Governance Frauds. Education Frauds remove all mention of the Coronation Oath Enforcement Authority from the Law Profession Qualification Curricula. Profession Qualifications Frauds + Continuing Education Frauds that made Qualified Lawyers into Political Correctness Enforcement Fraud Agents for the State and Protection Fraud Network against the People. The Proof Burden Reversal Fraud that uses a Valid Allegation Presumption Fraud for the Complainant against the Qualified Lawyer subject to Rebuttal Proof. It forces Case Management that gets Decision Responsibility Denial Proof for the Qualified Lawyer against the Complainant. It denies the Judgment Services that the Citizen needs to conduct Integrity Tests of the Authorities. It denies Proof Sets that meet the Corruption Remedy Proof Standard. It denies the Reliable Supply of Corruption Remedy Proof that is Admissible Evidence that the Coronation Oath Enforcement Authority needs to decide the Corruption Remedy Priorities for Parliament Sessions. It enables Governance Frauds by all other Authorities. Disqualification Frauds against Honest Lawyers and Protection Frauds for Corrupt Lawyers. Disqualification Fraud Intimidation that gets Case Sabotage Frauds by Qualified Lawyers against Corruption Victims
9. The Law Practice Profession Unfitness Case 2006 9452 Findings are Obvious Fraud Proof against the Law Profession Authorities and Law Courts. On pages 2 and 3 they acknowledge the Citizen Bundle contained Corruption Proof against the State Prosecutor, and made a Citizen Bundle Exclusion Decision using an Irrelevance Reason. It is an Obvious Fraud because Corruption Proof is never irrelevant. The Obvious Disqualification Fraud was used for Intimidation Frauds that got Case Sabotage Frauds by hundreds of Qualified Lawyers against thousands of Corruption Victims.
10. Fraud Proof on anything gets a Fraud Presumption on everything else for the Victim against the fraud Managers and Fraud Beneficiaries.
11. The Citizen has a Governance Fraud Claim against the Law Profession Authorities and Cabinet. The 2006 9452 Findings are Obvious Intimidation Fraud Proof for the Citizen against the Law Profession Authorities, Law Courts and Cabinet.
12. Witness Protection will enable the Citizen:
 - 12.1. To conduct a Blackmail Fraud + Justice Process Contempt Fraud Investigation and file an Investigation Report with the High Court
 - 12.2. To file a Professional Disqualification Fraud Conspiracy Contempt Report in the High Court
 - 12.3. To get Case Priority for the Governance Fraud Claim against the Profession Unfitness Complaint