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| Crown | Parliament | The People v Top Judges | Corruption Remedy Royal Commission |
| | Court of Appeal | Equity Lawyer v Cabinet | Contempt Fraud Appeal 2022 002522 |
| | High Court | Equity Lawyer v Former Prime Minister | Contempt Fraud Claim 2022 002595 |
| | High Court | Equity Lawyer Mr Ellis v Cabinet | Contempt Claim 2022 003098 |
| | High Court | Citizen Mr Barr v Bankrupt Trustee | Fraud CO12696110 + 21 045650 |
| | High Court | Citizen v Cabinet + Northern Ireland | Corruption Claim 2022 100826 |



Remedy Publicity Notices from the Equity Lawyer

23rd January 2023

In 2004 the Coronation Oath Enforcement Authority got Corruption Proof against Prime Minister Mr Blair. They used it to start a Corruption Remedy Process. It has continued ever since. It needed to achieve Total Destruction of the Protection Fraud Network.

The Defence Response of the Protection Fraud Network was Ruin Frauds against Remedy Process Managers. The Key Ruin Frauds were against Equity Lawyer Mr Ellis to stop him providing Investigation Services, and against Prime Minister Mr Cameron, to stop him providing Execution Services. The Ruin Frauds used Law Court Cases. The Equity Lawyer identified them, got Criminal Conspiracy Proof against Law Court Judges and stopped the Ruin Frauds.

The Ruin Fraud against the Prime Minister used Internet Publicity by an Innocent Agent, a Framing Fraud against the Innocent Agent, Censorship Motive Proof against the exposure of the Framing Fraud timed to do maximum damage to the Prime Minister. The Equity Lawyer identified the case. The Innocent Agent co-operated. They got Criminal Conspiracy Proof against Law Court Judges before the end of 2015. On the evidence available, either the Top Judges did not disclose to that Criminal Conspiracy Proof stopped them managing exposure of the Framing Fraud, or they did disclose it, and the Guilty Media Managers used the Panama Papers Week for Contract Performance and Payment Collection. It prepared for the Framing Fraud Exposure Week. It did not happen.

Guilty Media Moguls and the Protection Fraud Network made a Ruin Fraud Plan against the Crown. It needed a Sex Crime Case against Ghislaine Maxwell to get Blackmail Conditions and Criminal Evidence against Prince Andrew. It failed. The Shared Priority of Guilty Media Managers. Opposition Leader Sir Keir Starmer, Prime Minister Mr Johnson and the Cabinet was Protection Fraud Concealment. Revenue Termination Blackmail by the Cabinet and Big Business got Protection Fraud Non-Disclosure Propaganda Services from the BBC and Independent Media.

The Ruin Fraud Plan against the Crown used the Sexual Abuse Civil Claim against Prince Andrew. The Blackmail Settlement included a Garter Knighthood for Former Prime Minister Mr Blair. The intent was a Power Boast for the Protection Fraud Network and Reputation Damage to the Crown. Then it used Race Bias Defamation Frauds by the Duke and Duchess of Sussex. It failed. The Race Bias Allegations were classified as Defamation Frauds by many people.

Meanwhile, Case Process Denial Frauds and Hearing Audio Records are Personal Responsibility Proof against Supervision Judges and Hearing Judges for Known Court Frauds. It is Remedy Publicity Material for Dismissal Executions against Law Court Judges. The explanations the Ruin Frauds against Remedy Process Managers, including the Crown, are Case Evidence and Publicity Material.