

Crown	Parliament	The People v Top Judges	Corruption Remedies Royal Commission
	Court of Appeal	Equity Lawyer v Solicitor General + Cabinet	Contempt Fraud Appeal 2022 002522
	Court of Appeal	Equity Lawyer v Former Prime Minister + Others	Fraud Appeal 2023 000127 + 000128
		CONNECTED CASES	
	High Court	Equity Lawyer v Former Prime Minister + Others	Contempt Fraud Remedy Claim 2022 002585
	High Court	Equity Lawyer v Solicitor General + Cabinet	Contempt Claim 2022 003098

2022 002522 + 2023 000127 + 000128 Skeleton

10th February 2023

Without Prejudice to Invalidity Arguments + Contempt and Terrorism penalty Warning

Corruption Investigations got Criminal Conspiracy against Judges in all of the Law Courts. Some of them were Puppet Judges controlled by the Protection Fraud Network. Some of them were Puppet Masters of the Protection Fraud Network. Protection Frauds for Crime Business managed by State Officers got Fee Income. Crime Businesses that used the Ministry of Justice and Law Courts got Crime Management Profits. Bribery and blackmail got Protection Frauds from Puppet Politicians in the Cabinet and Parliament. Some of them thought they were Puppet Masters.

The Coronation Oath Enforcement managed a Remedy Process. It needed to achieve Total Destruction of the Protection Fraud Network. Special Protection enabled Equity Lawyers to provide Investigation Services for the Remedy Process. The Special Protection is Unqualified Legal Service Crime Immunity and Contempt Penalty Enforcement Immunity. Parliament Session Agreements between the Crown and Prime Ministers include Corruption Remedy Conditions. Prosecution Prohibitions for Equity Lawyers against the Cabinet are Special Protection. It enables Case Management by Equity Lawyers that get Criminal Conspiracy Proof against Law Court Judges.

The Remedy Process got Protection Fraud Proof against the Cabinet and the Default Penalty of a Dismissal Decision against Prime Minister Mr Johnson. Dismissal Help Requests by Governing Majority Back Benchers got Help Refusals by Opposition Leader Sir Keir Starmer. In 2012 the Remedy Process got Protection fraud Proof against him when he was Director of Public Prosecutions. He and the Cabinet made a Protection Fraud Concealment Plan for themselves and an Exposure Plan against the Judiciary.

Record Frauds created a need for the Remedy Process and Concealment Plan to get Personal Responsibility Proof against Identifiable Individuals for Known Court Frauds. Top Judges used Hearing Denial Frauds to avoid Audio Record Proof against them. The Cabinet used Contempt Penalty Enforcement Claim 2022 003098 against Equity Lawyer Mr Ellis to get Forced Hearings and Audio Records against High Court Justices.

On 23rd and 28th November 2022 the Contempt Penalty Enforcement Permission Hearing got Audio Records that are Personal Responsibility Proof against Justice Mr Soole for Known Court Frauds. They are Conflict Disqualification Refusal Fraud and Conflict Qualification Fraud that got the Case Control needed for Special Protection Breach Contempt Fraud, Jurisdiction Trial Denial Fraud, Prosecution Permission Fraud and Liability Trial Preparation Frauds. Defence Applications by the Equity Lawyer got Hearing Refusals for the Given Reason that the General Civil Restraint Renewal

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Order on 16th August 2022 vested 2022 003098 Defence Case Management Powers in Case 2022 002595 and Justice Mr Eyre.

On 16th and 19th December 2022 and 11th and 20th February 2023 the 2022 002595 Applications for the 2022 003098 Defence got Hearing Denial Fraud Conspiracy Proof against the Fee Manager, Listing Manager and Listing Judges. On 20th January 2023 a Listing Officer revealed that Justice Mr Soole was the Listing Judge but she did not know how long he had held that office.

The Integrity Tests for the 2022 Local Elections used Law Court Cases. One was the Contempt Claim of the Equity Lawyer against Prime Minister Mr Johnson, the Attorney General, Ministry of Justice and Opposition Leader Sir Keir Starmer.

A Contempt Claim Notice got the J00RM833 Issue Fraud and Restraint Fraud Conspiracy Proof against County Court Judges. The Fraud Appeal got reference 2023 000128 and Remedy Jurisdiction Denial Fraud Proof against the Court of Appeal.

Contempt Claim Filing got Issue Denial Fraud Proof against the High Court for 150 days and then the 2022 002595 Without Hearing General Civil Restraint Renewal Fraud dated 16th August 2022 by Justice Mr Eyre. The Fraud Appeal got reference 2023 000127 from the Court of Appeal J00RM833 and 2022 002595 got Fraud Beneficiary Status for the Coronation Oath Enforcement Authority against Prime Minister Mr Johnson, the Cabinet, Ministry of Justice and Opposition Leader Sir Keir Starmer.

Equity Governance uses Context Identification and All Circumstances for Justice Management. Dictator Governance uses Context Fragmentation for Accountability Denial Frauds.

The choice is Just Remedies or Fraud Enforcement. The Case Priorities are:

1. Remedy Jurisdiction Admission + Conflict Jurisdiction Validity Investigation + Pending Investigation Enforcement Stay Protection for the Equity Lawyer against Inferior Jurisdictions
2. 2022 003098 Claim Principal Status Finding for the Equity Lawyer against the Cabinet
3. Appeals 2022 002522 + 2023 000127 + 2023 000128 Co-ordinated Case Management Order
4. Appeal Automatic Right Finding for the Equity Lawyer against the Cabinet + All Other Parties
5. Pending Appeal Adjudication Enforcement Protection + Order Breach Contempt and Terrorism Warnings for the Equity Lawyer and Citizen Witnesses against the State, Profession Authorities and Inferior Law Courts.
6. Conflict Validity Hearing Order in Royal Court 3 at 12 on February 2023