

Crown	Parliament	The People v Top Judges	Corruption Remedies Royal Commission
	Supreme Court	Equity Lawyer v Solicitor General + Cabinet	Fraud Appeal
	Supreme Court	Equity Lawyer v Former Prime Minister + Others	Fraud Appeal
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CONNECTED CASES			
	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
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**2022 002522 + 2023 000127 + 000128 Chronology 27<sup>th</sup> February 2023**

The Remedy Process needs Deterrent Precedents for Remedy Publicity.

Case Management by the Equity Lawyer serviced the need for Deterrent Precedent and Remedy  
Publicity

3rd century The Roman British Gnostic Christians decided the Justice Priority of the People using Objective Reasoning managed by Common Law Methods Method. The Enforcement Obligation is proportionate to Power Possession. It attached Remedy Obligation to Remedy Capacity. It converted the Roman Citizen from Petty Dictator to Justice Agent. Their Marketing Strategy was to provide Free Adjudication Services that enabled Tribe Chiefs to maintain Governance Stability. It popularised Objective Reasoning and got widespread adoption of the Common Law. It serviced the Conversion process from Paganism to Christianity. The Common Law was the Cultural Core of the UK Nations. It survived many Governance Changes. The Power Pendulum swung between the Citizen and a succession of Dictators with the Church aligning itself whoever was the more powerful, and occasionally competed for Dictator Powers.

1689 The Glorious Revolution got the Coronation Oath Enforcement Authority, It governs Parliament Session Powers. The Investigation Jurisdiction of the Citizen is Remedy Initiation Power. The Crown has Prosecution Jurisdiction and the Lord Bishops have Adjudication Jurisdiction. They are Remedy Delivery Powers. They are wholly dependent on the Citizen using Remedy Initiation Power. It enables Corruption Proof to get Dismissal Decisions against Law Court Judges and Prime Ministers. The Enforcement Power of Parliament Session Refusals and Forced General Elections enabled the imposition of Corruption Remedy Conditions in Parliament Session Agreements between the Crown and Prime Minister.

Top Corruption Controls:

The Coronation Oath for Equity Governance using the Common Law

The Corruption Remedy Priorities for each Parliament Session decided by the Enforcement Authority.

General Elections that change Governing Majorities and prevent Power Concentration in

Crown	Parliament	The People v Top Judges	Corruption Remedies Royal Commission
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**2022 002522 + 2023 000127 + 000128 Chronology**

**27<sup>th</sup> February 2023**

Small Minorities

The Glorious Revolution vested Corruption Remedy Initiation Powers in the Citizen.

- 1956 Suez Scandal forces a Strategy Review by the UK and France. Both chose a Strategic Alliance Priority for Western European States against the Colonies. It forced a choice between Equity Governance on the UK Model and Dictator Governance on the French Model that the other Western European shared because Napoleon had given nit to them.
- 1957 Dictator Governance Plan for Western Europe. A Co-operation Request by the Politicians got Coronation Oath Release Conditions by Queen Elizabeth II that needed Governance Referenda. It got a Referenda Refusal by the Politicians because it would be an Education Process. It would end with a choice between Dictator Powers for the State and Accountability Powers for the Voter and a Landslide Majority for Equity Governance against Dictator Governance.

A Dictator Governance Fraud Plan by the Politicians used Sabotage Frauds against use of Remedy Initiation Powers by the Citizen. It made inevitable a Power Transfer from Politicians to Crime Partnerships of State Officers and Law Court Judges, and the development of a Protection Fraud Network that provided Support Services and Corruption Co-ordination. 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 for Fraud Services by Corrupt Parliamentarians.

The Protection Fraud Network had a Costs Control Policy. They used Paedophile Entrapment and Paedophile Framing Frauds to get Blackmail Conditions, and used Appointment Frauds for the Blackmail Victims to get a Reliable Supply of Fraud Services from Key Offices at No Profit Share Cost. Protection Frauds for Celebrity Paedophiles was Protection Fraud Proof for the Key Officers.

- 1960 The Equity Governance Recovery Plan of the Gnostic Christians needed
- 1. Queen Elizabeth II to keep the Coronation Oath Enforcement Authority ready for service and Charles, Prince of Wales, to sustain argue the case for Environmental Protection and Humane Proportionality and create Prince of Wales Trusts for
- 1962

Crown	Parliament	The People v Top Judges	Corruption Remedies Royal Commission
	Supreme Court	Equity Lawyer v Solicitor General + Cabinet	Fraud Appeal
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**2022 002522 + 2023 000127 + 000128 Chronology** **27<sup>th</sup> February 2023**

Opportunity Justice in case anyone managed the Citizen Responsibilities

2. The Citizen to develop the technology for Advanced Electronic Signature Technology, provide Sophisticated Internet Services that enabled the Prosperous Classes to manage Tax Haven Estates from their homes, and use Taxation Starvation to force conversion from Dictator Governance to Equity Governance.  
 Advanced Electronic Signatures needed Writing Behaviour Analysis Technology that used Pen Flightpath Data for User Identification, a Document Management System to attach the Signature to the Data and provide Signature Verification and Internet Applications.  
 The Business Plan was On Line Services.  
 The Defence Plan was Source Code Secrecy.  
 The Corruption Control Plan was to vest Identification Control Powers in the Lord Bishops on the Unrefusable Terms that Core Business Revenue finance Education Trusts + Profession Development Trusts for Good Will Religious Leaders that prepare for the to the intent that the Adjudication Responsibilities of Lord Bishops are
3. The Citizen to wait until a serving Prime Minister is dependent on Organised Crime, get Criminal Conspiracy Proof, revive use of the Coronation Oath Enforcement Authority and manage a Corruption Remedy Process by reversing the Dictator Governance Plan.
4. The Citizen to develop the technology for Advanced Electronic Signature Technology, provide Sophisticated Internet Services that enabled the Prosperous Classes to manage Tax Haven Estates from their homes, and use Taxation Starvation to force conversion from Dictator Governance to Equity Governance.  
 Advanced Electronic Signatures needed Writing Behaviour Analysis Technology that used Pen Flightpath Data for Use Identification, and a Document Management System to attach the Signature to the Data and provide Signature Verification.  
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Crown	Parliament	The People v Top Judges	Corruption Remedies Royal Commission
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**2022 002522 + 2023 000127 + 000128 Chronology** **27<sup>th</sup> February 2023**

The Corruption Control Plan was to vest Identification Control Powers in the Lord Bishops on Unrefusable Terms. They were that Core Business Revenue finance Common Law Education Trusts + Common Law Professional Development Trusts for Good Will Religious Leaders. It prepared for a change in the Office Qualification for Coronation Oath Enforcement Adjudicators. The intent was that all the Good Will Religions increase the supply of Citizens, Equity Lawyers and Adjudicators needed to service the Coronation Oath Enforcement Authority

5. Protocol Signals that used Public Notices of Relevant Information for the recovery Plan

1960 Top Police, Top Customs and Top Judges gradually became the Top Drug Dealers.

- Top Drug Sakes go with Protection Frauds.

1970 The development of Dictator Powers increased the capacity for Protection Frauds.

1980's Medical Research linked Miner Diseases to Mine Conditions. A Mass Claim by Canadian Miners got Underwriting Liability for 2 Syndicates of Lloyds Society. The Names included more than about Judges and MPs including the Attorney General. A Corrupt Deal got Release Frauds and Liability Transfers for the Judges and MPs against the Other Names, and Fraud Protection from the Law Courts for Lloyds Society. The Insolvency Act 1986 was a Legislation Fraud. It got Accountability Denial Protection Frauds for Fraud Managers against Bankruptcy Fraud Victims.

Top Insurers sold Market Frauds to Organised Crime with Protection Frauds by the Law Courts.

Banks used the Protection Frauds for Lending Frauds with Policy Condition Frauds.

1990's Corrupt deals got Market Frauds for Drug Treatment against other Treatment. One was creation of the General Osteopathic Council to manage Profession Governance Frauds against Registered Osteopaths.

1997 The General Election got a Landslide Majority for Prime Minister Mr Blair. He was an Insincere Personality. He had no instinct for boundaries. He needed a Boundary Manager. When he had the Massive Majority no one could act as Boundary Manager.

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**2022 002522 + 2023 000127 + 000128 Chronology**

**27<sup>th</sup> February 2023**

Bribery got the Tobacco Advertising Enforcement Waiver for Formula 1. The 'I'm An Honest Guy' Interview of Prime Minister Mr Blair was a Business Tout Secret Signal for Enforcement Waiver Frauds.

Chancellor of the Exchequer Mr Brown used Accounting Frauds to get Growth Statistics.

An example was the Inactive Savings Accounts Trusts for Children opened mostly by Parents, Grand Parents and God Parents. Most of the Account Holders relied on the Bank Statement as Account Reminders. Chancellor Mr Brown gave Inactive Account Statement Denial Instructions and then Inactive Account Closure Instructions + Stolen Balance Income Classification Instructions. He used the Stolen Money Crime Proceeds for Economic Growth Record Frauds.

Another example was Plunder Frauds against Private Pensions

The Northern Ireland Peace Process revealed IRA Leaders were MI5 Agents and an Assassination Risk Classification for 66 IRA Prisoners. Parliament voted for a £2.5 Billion Health Dictator Powers Budget that gave the Prime Minister the power to turn on and off all Health Services and Care Services. All 66 IRA Prisoners died in a short period.

The Genome Project created a High-Priced Market for Human Organs that were Genetic Defect Evidence.

A Corrupt Deal got Protection Frauds for the Pharmaceutical Industry for Drug Research frauds and Human Organ Theft Murders and Personal Benefits for Prime Minister Mr Blair. Killer Doctors used Foetal Development Defect Evidence for Genetic Defect Diagnosis Frauds and Remedy Advice Frauds. Abortion frauds got Abortion Material. Caesarean Section Births under Full Anaesthetic got an Unconscious Period for the Mother, use of it for Baby Murder.

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**2022 002522 + 2023 000127 + 000128 Chronology**

**27<sup>th</sup> February 2023**

1998 Equity Lawyer Mr Ellis and a Technology Partner finished development of Writing Behaviour Technology.

A 1<sup>st</sup> Personal Profit Plan by European Leaders needed Source Code Theft, Forced Usage in the European Union and Usage Licence Fees for them. Prime Minister Mr Blair was the Theft Manager. Barclays Bank Group Board the Theft Agents. Bad Execution got Total Failure for the Source Code Thieves and Theft Conspiracy Proof for the Equity Lawyer.

A Market Exclusion Plan by European Leaders denied access to State Markets and City Markets. Bankers and Insurers wanted to use the Identity Technology to create New Profitable Markets for Sophisticated Services at Value Prices. The Market Exclusion Frauds forced the Chief Executives to distract them with other business opportunities. It created Market Access Dependency on Small Independents for the Identification Technology.

1999 A Business Defence Plan by the Equity Lawyer needed to deny Reverse Engineered Products the Market Access in the US and then everywhere else. It needed Source Code Originality Proof and Theft Conspiracy Proof for US Jurors. A Gold Medal from the Geneva Inventions Exhibition was the Originality Proof. Investigation Co-operation by a Barclays Bank Manager, who wanted to service the Finance Needs of the Hub Businesses of the Advanced Electronic Service Industry, added to the Theft Conspiracy Proof

2000 A 2<sup>nd</sup> Personal Profit Plan by the European Leaders needed a Faxed Letter from Defence Lawyers that made a Theft Conspiracy Admission for Barclays Bank Group Board, use of it for Theft Conspiracy Damage Claim by the Equity Lawyer, Fax Denial Frauds + Theft Admission Denial Frauds by the Defence Lawyers, a Forgery Finding Fraud + Contempt Fraud Finding Fraud + Defence Costs Frauds by the Law Courts and Defence Costs Bankruptcy Frauds by Barclays Bank Group Board against the Equity Lawyer, and use of the Bankruptcy Frauds for Source Code Theft by the European Leaders.

The Defence Response of the Equity Lawyer was a UK Claim Refusal and Evidence Reservation for Market Fraud Claims in the US. It achieved Market Preservation for the Technology Owners against the Theft Conspirators and Reverse Engineered Products.

Crown	Parliament	The People v Top Judges	Corruption Remedies Royal Commission
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**2022 002522 + 2023 000127 + 000128 Chronology** **27<sup>th</sup> February 2023**

Fraud Complaints by Registered Osteopaths against the General Osteopathic Council in more than 200 Constituencies got a Corruption Debate in Parliament. It got an Investigation Commitment and Pending Investigation Adjournment.

The case of Baby Sunaina Chaudhari got Medical Records that were Murder Proof against the Medical Authorities. It caused the Baby Organ Scandal.

A Corrupt Deal got Investigation Denial Frauds for the general Osteopathic Council and Pharmaceutical Industry and 2001 General Election Campaign Finance and Other Benefits for Prime Minister Mr Blair.

Prime Minister's Questions got Unusually Long Coverage on the TV National News and then images of the House of Commons after the session with silence and then a Voice Over that said 'Campaign Contributions are coming in un usually early.' It was a Recovery Plan Protocol Signal. It was a Censorship Notice and Service Call for the Equity Governance Recovery Plan by Honourable Journalists. Some of the people involved might not have known that is what it was.

The Asian Community and NHS Community knew about the Human Organ Theft Murders. It got a Taboo Response from NHS Staff for two reasons. Career Anxiety and Disclosure Restraint Frauds prevented those who knew most from saying anything. Few others want to share the information with relatives, friends and neighbours who did not already know. Protest Marches by the Asian Community got National News Coverage but the Human Organ Thefts Murders did not.

2001 Dictator Powers increased the capacity for Protection Frauds.

The Top Drug Dealers wanted a Reliable Supply of Chemically Traceable Drugs for Career Sabotage Frauds against Honest Officers. They needed a Drug Production Business to get the Reliable Supply. A Good Quality Supply needed Sussex Water. Sussex Police needed Protection Fraud Proof. On 8<sup>th</sup> June 2001 they were given the 1991 191 Judgment Fraud by High Court Justice Mr Neuberger. It recited the fact Admissions and Intent Admissions by the Petitioner that were Bankruptcy Fraud Proof and Remedy Action Restraint Frauds against the Victim were Protection Fraud Proof. It got use of

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	Court of Appeal	Equity Lawyer v Former Prime Minister + Others	Fraud Appeal 2023 000127 + 000128
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**2022 002522 + 2023 000127 + 000128 Chronology** **27<sup>th</sup> February 2023**

Somersalers Farm, which was part of the Bankrupt Estate, as a Drug Production Site. Top Judges insisted they have Business Manager Appointment Powers. They appointed a Known Dangerous Criminal, Mr Winston Elijah Leachman. His Convictions Record got a Statutory Prohibition against Firearms Possession.

2002 The Drug Production Manager and Guilty Officers wanted Protection Frauds that would last their lifetimes. Firearms Theft from a Firearms Cabinet by the Production Manager got a Firearms Seizure by Police Officers, and issue of Receipt 0223607 that listed the Stolen Firearms and identified the Production Manager as the Possessor. They gave the original Receipt to the Production Manager. The Officers seized the Firearms Cabinet and issued Receipt 0223608 that listed the Firearms Cabinet and the comment ‘ Locked – Contents not known’ and identified the Possession Agent as the Possessor. They went to Lewes Armoury with intent to put the Stolen Firearms in the Cabinet and pretend nothing had happened. They had no key. The Unlock Procedure needed the presence of the True Owner to identify Missing Contempt and account for Unlawful; Contents, if any. No one dare conduct a With Owner Unlock Procedure because it defeated the purpose of the Protection Fraud. No one dare conduct a Without Owner Unlock Procedure because the Production Manager had access to the Cabinet, and might have put in it something they cannot ignore.

The Convictions Record, Stolen Firearms, Receipts and Audit Records were Criminal Conspiracy Proof against the Production Manager and All Guilty Officers including the Chief Constable.

The Theft Concealment Fraud had failed. It created the need for thousands of Theft Discovery Prevention Frauds against the Theft Victim and Appointment Frauds for Corrupt Officers all the way up the Command Chains to Chief Constables to continue the Theft Discovery Denial Protection Frauds.

2003 The Quiet Man Speech by the Opposition Leader at the Party Conference was a Recovery Plan Protocol Signal. It meant that Dictator Powers and a Big Governing Majority made impossible Effective Accountability by the Opposition Minority. It was a Service Call for



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**2022 002522 + 2023 000127 + 000128 Chronology**

**27<sup>th</sup> February 2023**

the Equity Governance Recovery Plan. .

In December a Document Management System and Internet Application got Test Successes for the Bank IT Expert Developer. Electronic Surveillance enabled a Market Ready Report by the Secret Service to Prime Minister Mr Blair

2004 The European Leaders wanted Referenda Acceptance of the European Constitution in 2005. They needed Election Frauds to get it. They wanted State Officers to have Blackmail Powers against the Citizen using Immediate Obedience Demands supported by Financial Asset Losses using Electronic Signature Dictator Powers.

A Fleet Marketing Contract from BP enabled a Small Independent to make a Business Deal. It got Business Defence 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 the Election Frauds before the European Referenda that were planned for 2005.

The Market Access Report by the Secret Service to Prime Minister Mr Blair got an Election Fraud Concealment Plan by the European Leaders. It used Extradition Frauds against the Small Independent and Imprisonment Frauds against him and his Distribution Manager as Business Sabotage Frauds against the Advanced Electronic Signature Business of the Equity Lawyer. The UK and Netherlands did not have an Extradition Treaty. They did not have time to make one. An Unprecedented Operation used Armed Dutch Police to supervise UK Customs and Kent Police on a Kent Police in a Kidnap Operation on UK Soil against the Small Independent, who was a British Citizen. It needed a Set Up Period

The Father of the Equity Lawyer suffered Progressive Dementia from 1996 for 7 years until \March 2004 when he died. The Step Mother cared for him. The Step Sister of the Equity Lawyer was married to the Top Trader of Barclays Bank. She had worked for the Law Firm that sent the Faxed Letter to service the 2<sup>nd</sup> Personal Profit Plan for European Leaders and Barclays Bank Group Board. She knew all of the Guilty Individuals in the Bank Group Board and Law Firm. At the funeral the Equity Lawyer gave her a Brief

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**2022 002522 + 2023 000127 + 000128 Chronology**

**27<sup>th</sup> February 2023**

Explanation of the Source Code Theft Conspiracy and that he had Market Access.

Electronic Surveillance informed the Secret Service. The Equity Lawyer informed the Co-operative Bank Manager so that he could inform Barclays Bank Group Board. He knew the Group Board and Secret Service informed Prime Minister Mr Blair. He had not informed anyone the preferred City Fixer was the Father-in-Law of the Step Sister. He knew she would inform the Guilty Bankers and Guilty Lawyers. It was a Settlement Negotiation Test.

The day after the funeral the Step Sister and her Mother, the 2<sup>nd</sup> Wife of the Father, revealed that 2 months earlier they had managed a 2004 Will Fraud for the 2<sup>nd</sup> Wife against the Father's Blood Relatives revoked the Valid 1990 Will. The 20 Year 2<sup>nd</sup> Marriage had discovered a number of times that the 2<sup>nd</sup> Wife did stupid things, met resistance, gave in and needed to be forgiven. The Defence Response from the Equity Lawyer was a Probate Contest. The Step Sister sold use of the Probate Contest to Barclays Bank Group Board and Prime Minister Mr Blair for a Ruin Fraud Conspiracy against the Equity Lawyer.

The 3<sup>rd</sup> Personal Profit Plan of the European Leaders used Prime Minister Mr Blair as Plan Manager. It used the Probate Court Frauds and Bank Frauds to get Illiquidity Conditions and Probate Contest Fraud Cost Enforcement, Taxation Fraud Enforcement and Profession Unfitness Disqualification Costs Fraud Enforcement for a Bankruptcy Fraud, and that to complete the Source Code Theft. Illiquidity Conditions needed the Probate Frauds. The Step Sister was the Probate Fraud Manager. In 2004 the Equity Lawyer had known her for more than 20 years. She told the Brother-in-Law that his wife, the Equity Lawyer's Sister, could not cope with Probate Estate Administration a Bankruptcy Fraud against the Equity Lawyer would give the Brother-in-Law control of the Probate Estate. He agreed to service the Bankruptcy Frauds. He did not tell his wife. In 2004 the Equity Lawyer had known him for 17 years. Every stage of the process got Fraud Conspiracy Proof against the Step Sister, and then against her and the Brother-in-Law.

The Probate Contest got a Confidence Collapse and Executorship Renunciation by the

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	Supreme Court	Equity Lawyer v Former Prime Minister + Others	Fraud Appeal
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	High Court	Equity Lawyer v Solicitor General + Cabinet	Contempt Claim 2022 003098
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**2022 002522 + 2023 000127 + 000128 Chronology** **27<sup>th</sup> February 2023**

Will Fraud Production Lawyers. The 2<sup>nd</sup> Wife informed a Family Friend that she wanted a Will Contest Settlement. The Negotiation Tests by the Equity Lawyer at every stage of the process got Negotiation Refusal Proof against the Step Sister and Probate Contest Lawyers, and Court Fraud Proof against the Probate Court.

The 1<sup>st</sup> Extradition Fraud used a Drug Crime Investigation Fraud and an Assistance Request by the Dutch Authorities to UK Customs for the Unprecedented Operation. It needed Armed Dutch Police on UK Soil to supervise the Kidnap Operation against Extradition Fraud Target, who was a British Citizen. Everything that could go wrong did go wrong for the European Leaders. The European Leaders and the Dutch Officers did not know that a complex series of events got Incredible Target Status for the Extradition Fraud Target in Drug Crime Investigations. The Top Police, Top Customs and Top Judges were the Top Drug Dealers. They used the addresses of the Extradition Fraud Target as the Decoy Address in the Carrier Movement Records of Drug Imports. The Unprecedented Operation and Incredible Target Status raised Decoy Address Investigation Suspicions and got a Sabotage Plan by UK Customs against the Unprecedented Operation. The result was a Prosecution Fraud and Imprisonment Fraud by UK Customs against the Extradition Fraud Target who had UK Jury Trial Rights and an Investigation Record that was Innocence Proof for him and Guilt Proof against the Case Investigators. Integrity Tests by the Equity Lawyer got Innocence Evidence Exclusion Fraud Conspiracy Proof against both the Prosecutor and Defender. Prosecution Evidence Disclosure Denial Frauds got a No Case Finding or No Evidence Acquittal and an end to the 2 Months Remand Custody. It was a Local Scandal that had got National News Coverage. The whole operation was so badly managed that lots of people knew something was wrong. On the evidence available it motivated some to conduct Independent Investigation Initiatives.

The 2<sup>nd</sup> Extradition Fraud Plan by the European Leaders needed Immunity Frauds for the Top Drug Dealers in exchange for service of the Extradition Frauds by UK Customs and UK Law Courts. It needed Innocence Evidence Concealment by the UK Authorities before completion of the Imprisonment Frauds by the Dutch Authorities.

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

**27<sup>th</sup> February 2023**

The Immunity Fraud Deal got a Drug Crime Profit Share for Prime Minister Mr Blair.

The 2<sup>nd</sup> Extradition Fraud used Secret Service Officers as Bogus Telephone Engineers to visit the home of the Extradition Target's Parents and install a Surveillance Device at the connection of the House Line to the Street Line. The Only Credible Explanation for a visit by Genuine Telephone Engineers the next day, or day after that, was an Independent Investigation Initiative.

The 1<sup>st</sup> Extradition Fraud got Criminal Conspiracy Proof against the European Leaders including Prime Minister Mr Blair. It enabled a Corruption Notice, that was a Recovery Plan Commitment Notice, from the Equity Lawyer to the Crown and Parliament.. It revived use of the Coronation Oath Enforcement Authority. It got the Corruption Remedy Process.

The Dark Forces At Work Speech was a Recovery Plan Commitment Notice from Queen Elizabeth

2005 The Extradition Fraud enabled Drug Crime Trial Frauds by the Dutch Authorities. It used Dutch Translations of the UK Investigation Evidence that the UK Authorities dare not present in the UK Courts. Before Trial Evidence Concealment Frauds by the Prosecutor and Defender against the Small Independent denied him notice of it until he heard the Trial Translation from Dutch to English. A Trial Report Telephone Call from the Small Independent informed the Equity Lawyer that the UK Investigation Records were Innocence Evidence for the Dutch Law Courts. Evidence Access Action by the Equity Lawyer got Innocence Evidence Concealment Fraud Proof against the State and Law Court.

The Firearms Certificate Renewal Application of the Theft Victim needed Shooting Rights Evidence. He used the High Court Judgements that were Bankruptcy Fraud Proof and Title Proof to Somersales Farm. Application Process Denial Fraud Proof against Sussex Police got a Fraud Appeal to the Crown Court. Sussex Police did not care. They expected Protection Frauds from the Law Courts.

A Ringmer Rifle Club had Firearms Storage Facilities. A Membership Notice from the

Crown	Parliament	The People v Top Judges	Corruption Remedies Royal Commission
	Supreme Court	Equity Lawyer v Solicitor General + Cabinet	Fraud Appeal
	Supreme Court	Equity Lawyer v Former Prime Minister + Others	Fraud Appeal
	Supreme Court	Equity Lawyer v Former Prime Minister + Others	Fraud Appeal
	CONNECTED CASES		
	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
	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
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**2022 002522 + 2023 000127 + 000128 Chronology** **27<sup>th</sup> February 2023**

Theft Victim was, in effect, a Firearms Collection Notice. It got a Panic Reaction from Sussex Police. They needed a Theft Discovery Denial Fraud against the Theft Victim. They used a Drug Crime Framing Fraud. They knew he was due to make a Rent Collection Visit to a house. They ensured that no one was in the house, moved a Drug Production Factory into it, waited for him to visit, ring the doorbell, get no response, open the door with his key, enter, and find himself a Drug Raid Target of Sussex Police.

Everything that could go wrong for Sussex Police did go wrong. They did not have time to get Framing Fraud Experts or a Corrupt Search Team. The Search Log of the Honest Search Team was Innocence Proof for the Theft Victim and Framing Fraud Proof against Sussex Police. Search Log use Cross Referencing as an Integrity Control. Cross Reference Inconsistencies reveal Entry Frauds. A Competent Framing Fraud needed a Forged Log by a Corrupt Search Team. The Case Investigator was an Incompetent Framer. He started making Entry Frauds and Cross Reference Entry Frauds. He was not bright enough to stop. It got Entry Fraud Proof on all 31 pages except the first which recorded the Date + Place + Case.

The result was Prosecution Evidence that was Framing Fraud Proof for the Victim. It did not get a Case Dismissal and Contempt Investigation. It got Disclosure Denial Frauds and Case Delays and Defence Case Sabotage Frauds. On the evidence available the Bankruptcy Fraud Profiteers were involved in the Bribery Negotiations that got the Defence Case Sabotage Frauds. Investigation is needed to discover whether it was Routine Business for the Bankruptcy Fraud Profiteers, or Prime Minister Mr Blair required them to pay his share of the Bribery Costs.

2006 The Honour Sales Criminal Complaint was a Recovery Plan Commitment Notice from Opposition MPs. It got the Honour Sales Criminal Investigation by the Metropolitan Police and Key Witness Status for Prime Minister Mr Blair.

The Prime Minister Has Dictator Powers Comment by the Prince of Wales was a Recovery Plan Progress Notice

Prime Minister Mr Blair issued a Kill Order with a No Missing Body and No Forensic

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

**27<sup>th</sup> February 2023**

Evidence Conditions to the Secret Service against the Equity Lawyer. He knew to expect it. They needed to take him by surprise. It failed.

The Equity Lawyer issued a Corruption Claim for the Small Independent against UK Authorities. It got a Disqualification Fraud Order from Prime Minister Mr Blair and a Law Practice Certificate Renewal Refusal Fraud by the Solicitors Regulatory Authority.

The Equity Lawyer had financed a Property Development. Completion and sale of the properties returned the Finance Money. The Illiquidity Conditions needed, and got, Protection Frauds the Former Law Partners to commit the Client Money Theft against the Equity Lawyer.

In early July 2006 the Drug Crime Framing Fraud had a Trial Fixture. Prosecution Evidence that was Framing Fraud Proof created a need for a Trial Adjournment and Defence Sabotage Frauds by the Defence Lawyer and Defence Counsel. On the evidence available Bankruptcy Fraud Conspirators and Bankruptcy Fraud Exploiters contributed the Bribery Costs of the Sabotage Frauds. Sussex Police and Top Judges did not have the power to do that. The Most Credible Explanation is that a Protection Fraud Call to Prime Minister Mr Blair got it. On the evidence available one or more Law Society Golf Days were Negotiation Events for the Contribution Negotiations.

A Deal Fraud got Defence Sabotage Fraud Bribes for the Defence Lawyers and Defence Counsel and a Conviction Fraud and Excessive Sentence Fraud that got a Firearms Possession Prohibition. and Law Society Golf Days were Bribery Negotiation Events. A Corrupt Deal got Defence Sabotage Frauds Bribes for the Defence Lawyers and Defence Counsel and a Conviction Fraud and Excessive Sentence Fraud that got a Firearms Possession Prohibition.

Dismissal Failures were Protection Fraud Proof against the Cabinet. The Default Penalty was a Dismissal Decision against Prime Minister Mr Blair. He signed a 10 Months Retirement Notice to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof against him. He spent the Retirement Notice Period making Protection Fraud Arrangement he hoped would last his lifetime.

Crown	Parliament	The People v Top Judges	Corruption Remedies Royal Commission
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	Supreme Court	Equity Lawyer v Former Prime Minister + Others	Fraud Appeal
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CONNECTED CASES			
	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
	High Court	Equity Lawyer v Former Prime Minister + Others	Contempt Fraud Remedy Claim 2022 002585
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**2022 002522 + 2023 000127 + 000128 Chronology** **27<sup>th</sup> February 2023**

The Bankruptcy Fraud Conspiracy against the Equity Lawyer failed. The Sister paid her share of the Probate Fraud Settlement Liability and denied the Illiquidity Conditions needed for the Bankruptcy Fraud. She was in Logical Acceptance but Emotional Denial that the Influence Frauds were Fraud Conspiracy Proof against her husband, the Brother-In-Law.

2007 The Parliament Session Priority was a Corruption Investigation of the Law Courts. It needed a Fundamental Law Precedent that a Validity Investigation had priority in every case, and a Fraud Investigation by the Top Insolvency Investigator.

2008 A Caution and Interview of the Bankruptcy Fraud Victim got the High Court Judgements that were Innocence Proof for him and Guilt Proof against the Petitioner, Trustee and Law Court Judges. It got Fraud Findings for the Victim against the Law Courts and a Bribery Investigation Recommendation. It got Bribery Investigation Denial Fraud Proof and Protection Fraud Proof against the Cabinet. Integrity Tests by the Equity Lawyer got Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts. It got Protection Fraud Proof against the Cabinet. The Default Penalty was Dismissal Decisions against Prime Minister Mr Brown and the Governing Majority. Remedy Co-operation Commitment Proof from the Opposition Minority enabled the Crown to conduct the Parliamentarian Expense Account Investigations.

The Replacement Armourer did not know that the history. The Firearms Seizure and Cabinet Seizure and No Action got a 6 Year Storage Time Limit. It expired in June 2008. Lewes Armourer ignored it and retired a few months later. The New Armourer did not know the history. She issued a Goods Collection Time Limit Notice with a Destruction Default Penalty Warning. It listed the Stolen Firearms and Cabinet. Notice Questions by the Owner got Receipt Copies from the New Armourer. He had the Convictions Record.

2009 Exposure of Parliamentarian Expense Account Scandal timed to coincide with the 2009 Local Election Campaign Period. It shifted the Power Balances. It increased the MP Retirement Rate from the usual 15% to 30%.

The 2010 Parliament Session Priority was a Long Session of 2 ½ years for a Corruption

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	Supreme Court	Equity Lawyer v Former Prime Minister + Others	Fraud Appeal
	CONNECTED CASES		
	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
	High Court	Equity Lawyer v Former Prime Minister + Others	Contempt Fraud Remedy Claim 2022 002585
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**2022 002522 + 2023 000127 + 000128 Chronology** **27<sup>th</sup> February 2023**

Investigation of the Law Courts by the Lord Chancellor for the Crown The intent was that Prime Minister and Opposition Leader know about it. The fact they did not know the details eliminated them from suspicion if anything went wrong and free them to manage their responsibilities.

The Expense Account Scandals gave some of the Secret Service confidence to use Protection Fraud Orders given by Prime Minister Mr Brown to manage the Set-Up Conditions for the Corruption Investigation of the Law Courts.

2010 The General Election got a Coalition Majority for what had been most of the Opposition Minority.

The Corruption Investigation got Trial fraud Proof, Appeal Fraud Proof and Protection Fraud Proof against the Law Courts

2011 Corruption Witness Protection Applications got Protection Denial Fraud Proof for the Firearms Theft Victim and Coronation Oath Enforcement Authority against the State, Law Courts and Parliament. Ammunition was part of the Corruption Proof. On 11<sup>th</sup> November 2011 the Theft Victim posed with the ammunition and a newspaper. The Equity Lawyer took photographs. They posted the Protection Denial Fraud Proof and Photograph to Queen Elizabeth for use in the Corruption Investigation of the Law Courts. The Lord Chancellor decided to use it for an Integrity Test. It needed a Secret Service Officer serving with the Specialist Operations Protection Command at the Fixated Threat Assessment Centre to make a Firearms Possession Evidence Statement that identified and exhibited the Witness Protection Application Proof Set and Ammunition Possession Photograph, and explained Queen Elizabeth had provided them, and send the Statement and Exhibits to Sussex Police Chief Constable. It forced the choice between Corruption Investigation with Witness Protection for the Theft Victim and a Firearms Possession Framing Fraud against the Theft Victim to provide Protection Frauds for Corrupt Officers. It got Protection Fraud Proof against Sussex Police Chief Constable, Case Investigators, Sussex Police Chief, Case Prosecutors, Law Court Judges and Director of Public Prosecutions who was Sir Keir Starmer.



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CONNECTED CASES			
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	Court of Appeal	Equity Lawyer v Former Prime Minister + Others	Fraud Appeal 2023 000127 + 000128
	High Court	Equity Lawyer v Former Prime Minister + Others	Contempt Fraud Remedy Claim 2022 002585
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**2022 002522 + 2023 000127 + 000128 Chronology** **27<sup>th</sup> February 2023**

The Coronation Oath Enforcement Authority required the Director of Public Prosecution keep Original Documents on a Parliament Session File. Production Orders got Original Documents Production by the Director of Public Prosecutions to the Prime Minister and then by the Prime Minister to Crown. Original Documents eliminated the need for Copy Document Verifications. The Parliament Session File started with the Firearms Framing Fraud against the Theft Victim. The Equity Lawyer had Document Filing Rights with Sussex Police Crown Prosecutor from December 2011 for 8 years to November 2019 when the Prosecutors Office moved into the Police Station.

Sir Keir Starmer handled all of the Framing Fraud Original Documents including the Appeal Process Denial Fraud Proof in August 2012, and all others on the Parliament Session File until he left office in 2013.

2012 The Lord Bishops made a Remedy Priority Finding for the Victims, did not know who they were and gave Parliament a Negotiation Authority to trade Immunity Terms with Law Court Judges in exchange for Remedy Co-operation. It got a Negotiation Refusal and Corruption Continuity Plan by the Protection Fraud Network. It needed an Intimidation Fraud to silence Parliament, Remedy Sabotage until the 2015 General Election, Hung Parliament Propaganda to get a Hung Parliament and use of the Coalition Negotiations to get a Corrupt Majority and Immunity Frauds.

The Intimidation Fraud was the Plebgate Scandal. It got a Dismissal Fraud against the Chief Whip. It failed. The Crawley Beating Case got Trial Fraud Conspiracy Proof against Sussex Police and the Sussex Top Civil Judge. It was Corruption Continuity Proof. The Crown and Parliament used to vest Corruption Remedy Powers in a Royal Commission. The Equity Lawyer provided Investigation Services. It got Protection Fraud Proof against the State, Profession Authorities and Law Courts.

2014 In May, the Remedy Process used the Police Conference to get Mass Publicity for the Corruption Findings, Remedy Co-operation Demand and Dismissal Threat. It broke the confidence of many officers to service Fraud Orders.

On 2<sup>nd</sup> June, the Integrity Tests of Top Judges started.

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

**27<sup>th</sup> February 2023**

On 3<sup>rd</sup> June, a Supervision Top Judge discovered the Test Cases. He issued a Kill Order against the Equity Lawyer.

On 4<sup>th</sup> June, the Equity Lawyer knew of the Murder Risk. He had Mobile Phone Isolation Suspicions. He had Sent Text Records but he could not get a signal when others could. He sent a Test Text to a client who lived close by, visited to ask whether it had arrived and learnt that it had not. He knew the Murder Team expected Protection Frauds from Sussex Police. Town Kill Protection Frauds needed Video Record Seizure + Concealment Frauds. He spent 6 hours in the Supermarket Café, Town Centre car Park, High Street and Town Library. Sussex Police knew the Secret Service provided Support Services for the Remedy Process. Support Suspicions got a Confidence Collapse and Abort Decision by Sussex Police.

Case Top Judges continued to sign Protection Fraud Orders until they realised there were Test Cases. They used Unsigned Decisions to get No Me Defences. They used Unsigned Substance Pages with Signature Pages for Signature Admissions and Decision Denial Defences. Record Frauds created the need for Audio Records as Personal Responsibility Proof against Identifiable Individuals for Known Court Frauds.

In late September and early October, the Remedy Process got the Audio Records that were Personal Responsibility Proof

Prime Minister Mr Cameron, Deputy Prime Minister Mr Cleg and Opposition Leader Mr Miliband did everything the Coronation Oath Enforcement Authority asked them to do. Everyone involved knew the Coronation Oath Enforcement Authority could rely on whoever won the 2015 General Election to manage the Dismissal Executions against Law Court Judges.

The Protection Fraud Network made revised the Corruption Continuity Plan. It needed Business Expansion Plan to avoid Total Collapse. It used Family Sabotage Frauds + Children Thefts to get Big Budgets + Budget Fraud Profits and Expatriation Frauds to get Money Laundering Services by Sovereign States. It needed Hung Parliament Propaganda in hope of getting a Hung Parliament and Coalition Negotiations that got a Corrupt

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	High Court	Equity Lawyer v Former Prime Minister + Others	Contempt Fraud Remedy Claim 2022 002585
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**2022 002522 + 2023 000127 + 000128 Chronology**

**27<sup>th</sup> February 2023**

Majority. The Back Up Plan was Ruin Frauds against the Equity Lawyer to stop him providing Investigation Services, and against the Prime Minister to stop him providing Execution Services, and against a Remedy Protester for Power Boast Purposes.

The Equity Lawyer knew about the Ruin Fraud Plan. He knew that all of them used Court Cases.

The Business Expansion Plan needed a Business Priming Case to get fraud Knowledge Admissions and Remedy Denial Fraud Commitments from hundreds of State Officers and Law Court Judges. It needed a Big Family with Dual Citizenship to get Money Laundering Services by a Sovereign State. A Deal Fraud got Divorce Property Frauds for Mr Theodorou against Mrs Theodorou in exchange for Priming Case Co-operation by Mr Theodorou in the Family Sabotage Frauds against Mrs Theodorou and the 6 Theodorou Children.

The Expatriation Permit was conditional upon Case Supervision by the Cypriot Courts. It needed a Jurisdiction Increase for Child Placement from Blood Relatives Alone to Anyone Else, or Child Placement Frauds by Cypriot Judges. It needed a Profit Share for the Politicians or Cypriot Judges. A Profit Share Refusal by the Cypriot State Officers denied Case Supervision by the Cypriot Law Courts. The Expatriation Permit and Expatriation Agreement for 4 of the 6 children were Contempt Fraud Conspiracy Proof for the Victims against Enfield Council Officers and Cypriot State Officers. The Contempt Remedy Denials were Contempt Immunity Fraud Proof against the UK Law Courts.

The Business Expansion Plan needed Fraud Commitment Proof from the Devolved Authorities. The Norther Ireland Priming Case was the Family Sabotage Frauds by the State against the Father, Mr Patrick Coyle and his 4 Children aided, abetted and procured by the Chronically Immature Mother, Mrs Coyle, and the Totally Perverse Paternal Grand Father, Mr John Coyle. Patrick Coyle had Good Eye Sight, Good Co-ordination and a Good Intellect. He had a Speech Defect and Severe Dyslexia that were classified as a Public Embarrassment by the Grand Father. Severe Beatings of the boy vented the anger of the Grand Father. Patrick was clever enough to distinguish between the Good Will

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**2022 002522 + 2023 000127 + 000128 Chronology**

**27<sup>th</sup> February 2023**

Message of Roman Catholicism, Good Priests and Perverse Priests. He achieved Emotional Independence of the Grand Father before puberty enabled Patrick to achieve manhood with a Balanced Personality. He married a Teenage Lover. They had 4 children. The Father was happy. He noticed Odd Behaviour by the Grand Father and Others but had better things to do than Behaviour Analysis. The Emotional Independence of the Father inspired Sever Insecurity by the Grand Father. The Chronically Immature Mother did not have the capacity for Credible Independence and was in Resentful Dependence on the Father and deserted him. The Protection Fraud Network needed a Business Priming Case. The Grand Father used Paedophile Exposure Blackmail against the GP and Influence Frauds against the Chronically Immature Mother to get Co-operation Fraud for the State in the Family Sabotage Fraud against the Father + 4 Children. It used a Mental Health Custody Fraud and Forced Medication Fraud against the Father. Mr David Barr managed the escape from the Custody Fraud and Northern Ireland to Eire, and then to England. He met Mrs Theodorou.

2015 The Parliament Session Priority was Dismissal Executions against Law Court Judges. The Set-Up Conditions were Universal Precedents that restated Fundamental Law that apply in every case. It needed the Universal Precedent that

1. A Validity Investigation has priority in every case.
2. Fraud Proof of anything invalidates process in every case
3. A Conflicted Interest is a Conflict Jurisdiction Disqualification in every case

They were set, respectively, by R v Clarke, Sharland v Sharland and Emerald Supplies v British Airways

The Case Set Up Period was 1 year. The Equity Lawyer got enough evidence in 9 months. The Equity Lawyer identified the Ruin Fraud Cases against him and Prime Minister Mr Cameron he managed them to get Criminal Conspiracy Proof against Law Court Judges in time to stop the Ruin Frauds.

2016 Prime Minister Mr Cameron used the Set-Up Year for the European Referenda , led the Remain Campaign, lost and resigned. It was an Honourable Resignation. The next item

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**2022 002522 + 2023 000127 + 000128 Chronology** **27<sup>th</sup> February 2023**

on the Session Agenda was Dismissal Executions against Law Court Judges. The Protection Fraud Network bought Leadership Votes for Candidate MP Mrs May because she was one of them.

Mr Patrick Coyle and Mrs Androulla Theodorou met Equity Lawyer Mr Ellis. They gave Privilege Waivers, Confidentiality Waivers and Case Management Authorities for Integrity Tests of the Authorities, and got Citizen Status. Citizen Mr Coyle recruited Citizens in Northern Ireland.

2017 The Ruin Fraud Conspiracy against Prime Minister Mr Cameron got Fraud Conspiracy Proof against Top State Officers and Law Court Judges. On Monday 10<sup>th</sup> April 2017 a High Court Seal completed the Proof Set. The Coronation Oath Enforcement Authority used it to decide the Parliament Session Priority. The Standard Priority was General Protection Rights for Citizens and Special Protection for Equity Lawyers that enabled them to manage Integrity Tests of the Authorities. The Special Priority was a Long Session of 2 ½ years for a Corruption Investigation of the Law Courts to get Criminal Conspiracy Proof for Unfitness Dismissal Cases against Law Court Judges and use of that for Protection Fraud Investigation in Parliament.

On Tuesday 18<sup>th</sup> April 2017, Prime Minister Mrs May called the Surprise General Election to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Protection Fraud Proof.

The Equity Lawyer continued to provide Investigation Services for the Remedy Process.

2018 Contempt Cases got Trial Fraud Conspiracy Proof for the Equity Lawyer and Coronation Oath Enforcement Authority against the Cabinet and Law Courts. A Corrupt Unfitness Dismissal Case Notice from the Equity Lawyer to Parliament got Protection Fraud Demands by Law Court Judges and Protection Fraud Promises by Corrupt Parliamentarians.

Deal Frauds got Protection Frauds from Prime Minister Mrs May in exchange for Brexit Deal Support from MPs. They used a Secret Signal she had a Deal Majority. They used

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**2022 002522 + 2023 000127 + 000128 Chronology** **27<sup>th</sup> February 2023**

News Coverage for a Victory Dance by the Prime Minister as the Secret Signal. In August she went to South Africa and Nigeria, did the Victory Dance and got News Coverage.

Email Notice from the Equity Lawyer to All MPs exposed the Protection Fraud Deals and Secret Signal. It broke the Deal Majority, or discovered that she never had it.

Prime Minister Mrs May was furious. She used Health Dictator Power for a Kill Order against the Equity Lawyer. It needed Mental Illness Opinion Fraud and Prescription Fraud to get the Lethal Side Effect that got Body Rot by bonding Urea to Blood Cells.

The 1<sup>st</sup> Effort used a Mental Case Reference Fraud by a Saltdean GP that was Without Notice, Without Consent, Without Evidence. An Immunity Negotiation Offer got the GP to admit the Fraud Instructions came from the Brighton Hospital Renal Team.

The 2nd Effort used a trip from London to Brighton by Transplant Surgeon Professor Drage for a Blackmail Fraud that used a Transplant Denial Threat to support a Mental Examination Consent Demand. It got a Consent Refusal from the Equity Lawyer using the Stated Reason that the Investigation Services for the Remedy Process had priority over Health Care.

Dictator Fraud Failures get a Nothing Happened Pretence Frauds by All Relevant Authorities.

A Blackmail Investigation by the Equity Lawyer got Nothing Happened Pretence Frauds Proof against the Health Authorities and the Care Service Local Authority. The Coronation Oath Enforcement Authority used it for a Corruption Finding, Remedy Entitlement Finding and Remedy Priority Finding for a Blackmail Investigation with Execution Responsibility by the Cabinet. The Investigation Failure was Protection Fraud Proof against the Cabinet. It got the Default Penalty of a Dismissal Decision against Prime Minister Mrs May. It added to the other Default Penalty Dismissal Decisions got against her. All of them got Protection Fraud Proof against the Governing Majority and Opposition Minority.

2019 The Blackmail Investigation included notice to the did not stop the Mental Health Fraud Conspiracy. A Dialysis Treatment Preparation Appointment got an Imminent

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**2022 002522 + 2023 000127 + 000128 Chronology** **27<sup>th</sup> February 2023**

Homelessness Notice + Housing Help Request + Care Service Help Request by the Equity Lawyer. It got Help Refusals + Mental Illness Pretence Frauds by a Brighton Hospital Nurse. On the evidence available to the Renal team the Equity Lawyer would be living on a Beach Bench at the end of March 2017

In the last week of March 2017, a Dialysis Treatment Today Offer by Brighton Hospital Renal Team got an Incredible Offer Finding + Treatment Refusal by the Equity Lawyer.

The October 2019 Parliament Session Priority was a Forced Resignation Dismissal Execution against Prime Minister Mrs May a Forced general Election Dismissal Execution against Parliament.

The Equity Lawyer expected the Resignation Announcement on 6<sup>th</sup> June 2019 by Prime Minister Mrs May. In early May he got New Patient Appointment at 6 p.m. that day with a Hainault GP and the attention of 2 GPs. They took Blood Samples and made a Case Reference to the Local Renal Team. The Resignation News did nothing to stop the Health Frauds. The Case Reference got an Urgent Appointment and Repeat Blackmail Fraud with an Immediate Dialysis Treatment Offer by a Top Doctor on a Mental Examination Consent Conditions. It got an Incredible Offer Finding + Treatment Refusal by the Equity Lawyer. The Top Doctor wanted a Mental Health Arrest Fraud. The Equity Lawyer went into Half Hiding. The Secret Service knew where he was but did not tell the Arrest Fraud Managers.

Deal Frauds that exchanged Protection Frauds for Leadership Votes got the Premier Office for MP Mr Johnson.

The Parliament Session Agreement between him and the Crown required a Forced General Election before the year end.

Election Integrity Tests got Fraud Conspiracy Proof against the Media, State, Profession Authorities, Law Courts and the Political Party Leaders.

An Election Fairness Claim by Citizen Mr Awodiya against All Party Leaders. It got Process Denial Fraud Proof and Dismissal Fraud Proof against the High Court and Court of Appeal.

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	Supreme Court	Equity Lawyer v Former Prime Minister + Others	Fraud Appeal
	CONNECTED CASES		
	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
	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
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Crown Court Audio Record were Trial Fraud Conspiracy Proof for Citizen Mr Adam Mustafa against the Crown Prosecutor, Defender and Crown Court Judges. He stood as an Independent Candidate in the 2019 Council Election and got 55 Votes. The 2017 General Election got a Constituency Majority of 47 Votes for Nantwich and Crewe. It motivated a Candidacy Sabotage Fraud against Citizen Mr Mustafa by the Nantwich and Crewe MP, Prime Minister Mr Johnson and Opposition Leader Mr Corbyn. It got an Investigation Fraud + Arrest Fraud + Custody Fraud + Mental Health Case Reference Fraud by Cheshire Police, and Mental Health Custody Fraud + Forced Medication Fraud by Health Authorities. Dictator Fraud Orders get Dictator Protection Fraud Boasts by the Fraud Executioners. In this case Cheshire Police ignored the Car Ownership Proof of a Hire Purchase Agreement, Motor Insurance and Vehicle Excise Licence and used a Car Theft Arrest Fraud.

Corruption Prosecutions will get Guilt Admissions all the way up the Command Chain to the MP, who lost the seat, Former Prime Minister Mr Johnson and Former Opposition Leader Mr Corbyn.

The December 2019 Parliament Session Priority was to get either Remedy Proof for the Law Courts or Criminal Conspiracy Proof for Dismissal Executions against Law Court Judges

Integrity Tests got Criminal Conspiracy Proof for the Coronation Oath Enforcement Authority against Law Court Judges.

2020 The Election Defeat for the Labour Party got the Leadership for Sir Keir Starmer. The Protection Fraud Proof got against him in 2012 motivated Protection Frauds by him as Opposition Leader.

2021 The Parliament Session Priority was Remedy Delivery.  
Dismissal Decisions against Law Court Judges got Protection Fraud Proof against the Cabinet. The Remedy Failure Penalty was a Dismissal Decision against Prime Minister Mr Johnson. Dismissal Help Requests by the Governing Majority Back Benchers got Help Refusals from Opposition Leader Sir Keir Starmer.



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CONNECTED CASES			
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	Court of Appeal	Equity Lawyer v Former Prime Minister + Others	Fraud Appeal 2023 000127 + 000128
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The Shared Priority of him and the Cabinet was Protection Fraud Concealment. They had experienced the Expense Account Scandals in the 2009 Local Election Campaign Period. It broke the Labour Governing Majority. It enabled the 2010 General Election to get a Power Transfer and Coalition Majority for what had been most of the Opposition Minority. They needed to avoid got a Corruption Exposure against both the Governing Majority and Opposition Minority in the 2022 Local Elections. They made a Protection Fraud Concealment Plan for themselves and an Exposure Plan against the Judiciary. The Concealment Plan used Revenue Termination Blackmail by the Cabinet and Big Business got Protection Fraud Non-Disclosure Propaganda Services by the BBC and Independent Media.

The Ministry of Justice managed Records Frauds on an Industrial Scale. It created a need for the Remedy Process and the Exposure Plan to Personal Responsibility Proof against Identifiable Individuals. It needed Case Process Denial Fraud Proof against Supervising Judges and Audio Records against Hearing Judges.

The Exposure Plan needed more than that. It needed Fraud Initiation Proof against Top Judges.

The Harassment Restraint Protection Denial Fraud Appeal 2020 0186 of Citizen Mr Cant against Professional Thug Mr Seton got the Permission Refusal + No Arguable Case Declaration Fraud + Process Abuse Declaration Fraud + No Merit Certification Fraud + Restraint Case Reference to the Cabinet Fraud dated 15<sup>th</sup> November 2021 by the Supreme Court. It is Remedy Denial Fraud Proof and Protection Fraud Initiation Proof against the Supreme Court.

The Kenneth Noy Crime Gang, or whatever else it is called now, Top Police and Top Judges traded Crime Services and Protection Frauds, with whatever else a balanced account needed. Professional Thug Mr Seton was associated with the Kenneth Noy Crime Gang. In May 2019 Grievous Bodily Harm and Kill Threats by Profession Thug Mr Seton against Citizen Mr Cant motivated a Crime Complaint and Violent Harassment Restraint Protection Claim. They got Investigation Denial Proof and Violent Harassment Restraint

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Denial Fraud Proof that were Protection Fraud Proof against the Metropolitan Police and County Court. The Fraud Appeals got it against the High Court, Court of Appeal and Supreme Court. The links with the Kenneth Noy Crime Gang make it an excellent case for the Exposure Plan.

2022 Top Judges about the need for Personal Responsibility Proof. Supervision used Record Frauds for Case Process Denial Frauds and Hearing Denial Frauds that avoided Audio record Proof against them. They used Hearing Orders and Case Allocations that got Audio Record Proof against Lower Rank Judges.

The Cabinet used Restraint Renewal Claim CO 612 2022 of the Solicitor General against the Equity Lawyer as Protection Fraud Proof in the hope it would get hearing Audio Records against High Court Justice. It failed.

Integrity Tests in the 2022 Local Elections got Fraud Conspiracy Proof against the Media, Law Courts and Top Politicians.

The Key Integrity Test was the Contempt Fraud Remedy Claim of the Equity Lawyer against Prime Minister Mr Johnson, the Attorney General, Ministry of Justice and Opposition Leader Sir Keir Starmer in the High Court.

Protection Fraud Deals needed The Mortgage Possession Claim Fraud H1PP7696 got Representation Fraud Conspiracy Proof for the Sadhana Chaudhari Probate Estate against the Bank of Scotland, Ministry of Justice, County Court and Cabinet. It was a Connect Case.

The Equity Lawyer filed Connected Case Notice and the Contempt Fraud Remedy Claim in the High Court. He filed a Connected Case Notice in the County Court with a copy of the Contempt Fraud Remedy Claim as Support Evidence.

It got Issue Denial Fraud Proof for 150 days against the High Court. In the Denial Fraud Period it got an Issue Fraud on Unknown Date and Without Hearing Dismissal Order dated 6<sup>th</sup> July 2022 by the County Court. On the evidence available, Co-ordinated Management in the County Court and the High Court. It got a Without Hearing General Civil Restraint Hearing Order + 15<sup>th</sup> December 2022 Hearing Notice In the County Court.

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It got issue of 2022 002595 and a Without Hearing Restraint Renewal Order dated 15<sup>th</sup> August 2022 by Justice Mr Eyre.

Local Election Defeats did not get Forced Resignation from Prime Minister Mr Johnson.

The Rotherham Scandal got a Parliamentary that is reported to have cost £6,000,000. It discovered that Top Drug Sales had Protection Frauds that included Child Prostitution.

They came from the Cabinets of Prime Minister Mrs May and Mr Johnson, and Opposition Leaders Mr Corbyn and Sir Keir Starmer. The Enquiry Publicity focussed on the Remedy Failures and not the Protection Frauds.

Two By Election Defeats got more than 50 Government Office Resignations and then a Forced Resignation by Prime Minister Mr Johnson.

The Protection Fraud Network made a Management Plan. It needed the Leadership Contest to get a Puppet Prime Minister, a series of Outrageous Decisions and the General Election to get a Landslide Majority that would last 10 years for Puppet Prime Minister Sir Keir Starmer. They made Leadership Support Officers on Protection Fraud Conditions. The Bright Candidates realised it was a Doom Deal. Candidate Ms Truss did not. A Doom Deal got the Premier Office for her and Financial Incompetence got a Forced Resignation 7 weeks later.

On 20<sup>th</sup> September 2022 The Cabinet got issue of Contempt Penalty Enforcement Claim 2022 003098. It got Forced Hearings on 23<sup>rd</sup> and 28<sup>th</sup> November 2022 and an Audio Record that is Personal Responsibility Proof against High Court Justice Mr Soole for Conflict Qualification Fraud, Protection Breach Contempt Fraud and Trial Frauds. They include Defence Application Denial Frauds for the Stated Reason that the Restraint Renewal vested Defence Case Management Powers in Claim 2022 002595 and Justice Mr Eyre.

On 16<sup>th</sup> and 19<sup>th</sup> December 2022 and 11<sup>st</sup> and 20<sup>th</sup> January 2023 the Equity Lawyer made 2022 003098 Witness Protection and Other Defence Applications in Claim 2022 002595 and got Hearing Denial Fraud Conspiracy Proof against the Fee Manager, Listing Manager and Listing Judge Mr Soole.

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On 11<sup>th</sup> January 2023 a Jurisdiction Fraud Appeal Pending Adjudication Enforcement Stay Protection Application Hearing by Citizen Mr got an Audio Record that is Pending Appeal Enforcement Stay Protection Denial Fraud Proof against Justice Ms Eady.

On 16<sup>th</sup> January 2023 the Divorce ZC14D02308 Property Hearing got an Audio Record that is fraud Conspiracy Proof against Mr Theodorou, His Lawyers, the Hearing and the Law Courts.

The Fraud Appeal against the 003098 Trial Frauds was filed on 19<sup>th</sup> December 2022, got on 17<sup>th</sup> January 2023 got a 2022 002522 Case Reference + Signature Deficit Notice Email from the Court of Appeal to the Equity Lawyer.

The Fraud Appeals against the 2022 002595 Dismissal + Restraint Renewal Frauds and against the J00RM833 Issue + Dismissal + Restraint Frauds were filed on 19<sup>th</sup> January 2023 and got, on 25<sup>th</sup> January 2023, respectively, Case Reference 2023 000127 Issue Notice and Case Reference 2023 000128 and an Inherent Remedy Jurisdiction Denial Notice from the Court of Appeal.

The Without Prejudice Bundle Filing Time Limit Extension Request for Ill Health Reasons got a Case Consideration by an Appeal Lord Justice on 13<sup>th</sup> February 2023.

On 10<sup>th</sup> February 2023 the Equity Lawyer filed the Chronology and Skeleton for the Case Consideration

At 00 43 on 23<sup>rd</sup> February 2023 a Royal Commission + Fraud Appeal Decision Notice Denial Email from the Equity Lawyer forced the 2023 002522 + 2023 000127 Permission Refusal Decision Proof. It is Trial Fraud Conspiracy Proof against the Court of Appeal.

On 27<sup>th</sup> February 2023 the Equity Lawyer served the Fraud Appeal on the Cabinet and filed it in the Court of Appeal

Co-ordinated Management of Test Cases got Framing Fraud Proof and Crime Business Proof against the Judiciary and Law Courts for the Remedy Process and Exposure Plan