

Crown	Parliament	The People v Top Judges	Corruption Remedies Royal Commission
	Supreme Court	Equity Lawyer v Cabinet + Others	Fraud Appeals x 3
	Court of Appeal	Equity Lawyer v Cabinet + Others	Appeals 2022 002522 + 2023 000127 + 000128
	High Court	Equity Lawyer v Cabinet + Others	2022 002585 + 003098
	County Court	Equity Lawyer v Former Prime Minister + Others	Contempt Fraud Remedy Claim J00RM833
	Court of Appeal	Citizen Mr. Barr v Bankruptcy Trustee	Fraud Conspiracy Appeal
	High Court	Citizen Mr. Barr v Cabinet + Northern Ireland State	21 045650 + 2022 1000826

Aggravated Contempt Personal Liability Warning to Fraud Managers **1st March 2023**

From Equity Lawyer Mr Ellis

To King's Counsel Mr Eardley + Bankruptcy Fraud Trustee Mr Keenan + Prosecutor Mr Bryan

1. The Cabinet had Conflict Disqualification Advice. They needed New Fraud Proof against Law Court Judges under each Prime Minister.
2. Conflict Qualification Frauds by Counsel Mr Eardley got Audio Records that are Conflict Qualification Fraud Proof against High Court Judges. He became King's Counsel.
3. The Cabinet gave 2022 003098 Case Instructions to King's Counsel Mr Eardley because he could be relied on for Advice Frauds and Conflict Qualification Frauds that got Audio Records that are Conflict Recusal Refusal Fraud Conspiracy Proof + Conflict Qualification Fraud Conspiracy Proof against him and High Court Judges and Appeal Dismissal Fraud Proof against the Court of Appeal.
4. The Cabinet needed Similar Fact Fraud Conspiracy Proof against the Northern Ireland Law Courts.

Circumstances

The Dictator Governance Plan needed Referenda Election Frauds to counter European Constitution Referenda Rejection Votes from the communities in Northern Ireland and Rural England.

The Authorities spent decades enflaming the Northern Ireland Troubles in the hope of forcing Irish Reunification. It failed. They gave up. The Peace Settlement was a Power Transfer to Organised Crime. The Unfinished Business is a Power Transfer from Organised Crime to Equity Governors. They spent less time on Ruin Frauds against Rural England. It was a Bad Timing Failure.

The 2010 – 2015 Parliament Session prepared for Dismissal Executions against Law Court Judges. The 2015 Parliament Session Priority was Set-Up Conditions. It needed a Case Preparation Period of 1 year under the Set-Up Conditions. The Remedy Process did not have Remedy Co-operation from Corruption Victims in Northern Ireland. Prime Minister Mr Cameron used the Set-Up Year for the European Referenda, led the Remain Campaign, lost and resigned. The next item on the Session Agenda was Dismissal Executions against Law Court Judges. The Protection Fraud Network needed to stop the Dismissal Executions. They bought Leadership Votes for Candidate MP Mrs May because she was one of them. It got a 7 Year Delay in the Dismissal Executions. Equity Lawyer used it to get Remedy Co-operation from Northern Ireland Victims.

The Windsor Agreement creates conditions to deal with the Northern Ireland Unfinished Business of a Power Transfer from Organised Crime and Dictator Governors to Equity Governors.

Benefit Denial Frauds + Council Tax Bankruptcy Frauds, and Disqualification Frauds, respectively by the State against Citizen Mr Barr, and Profession Authority against Citizen Mrs Davies, are ideal for the purpose