

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Police Forces	Equity Lawyer v Protection Fraud Network	Organised Crime Complaints
		Connected Cases	
	Supreme Court	Equity Lawyer v Cabinet + Others	Fraud Appeals x 3 [ references awaited ]
	Court of Appeal	Equity Lawyer v Cabinet + Others	Fraud 2022 002522 + 2023 000127 + 000128 + 000???
	High Court	Equity Lawyer v Cabinet + + + + +	Contempt Cases 2022 002595 + 003098
	County Court	Equity Lawyer v Opposition Leader + + +	Governance fraud Claim J00RM833
Royal Commission + Crime Complaint + Protection Fraud Complaint Statement			12 <sup>th</sup> March 2023

Corruption Remedy Special Measures Test Case Notice

Best Advice for the Case Investigator is a Case Reference to Superior Officers

Complainant      Equity Lawyer Mr Edward William Ellis of 15 Portreath Place, Broomfield CM1 4DL  
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Accused            The Terrorist Organisation known as the Protection Fraud Network

Crimes             Crime Business Management + Money Laundering + Protection Frauds

New Evidence Notice

On 23<sup>rd</sup> and 28<sup>th</sup> November 2022 and 8<sup>th</sup> March 2023 High Court Case 2022 003098 got Audio Records that are Criminal Liability Proof against Identifiable Individuals. It validates New Criminal Investigations, Reopening Orders for Closed Investigations and Co-ordinated Management of them.

The Top-Level Corruption Investigations

The Coronation Oath Enforcement Authority has Corruption Remedy Jurisdictions that govern Parliament Session Powers. They managed a Corruption Remedy Process. Corruption Complaints got No Action Decisions that are Inactive Protection Fraud Proof, and Framing Frauds that are Active Protection Fraud Proof against the State, Profession Authorities and Law Courts. It caused a Confidence Collapse in the capacity of Law Court Judges to provide Protection Frauds for Corrupt Officers. They used Record Frauds to conceal who did what, how, when and why. It created the need for Case Process Denial Fraud Proof against Identifiable Supervision Judges, and Audio Records as Hearing Fraud Proof against Identifiable Judges. Top Judges used Hearing Denial Frauds to avoid Audio Record Proof against themselves. They used Hearing Orders and Case Allocations that got Audio Record Proof against Lower Rank Judges.

The Remedy Process needed Hearing Audio Records as Publicity Material for Dismissal Executions against Top Judges by Parliament. The Cabinet and Opposition Leader agreed a Transparency Order that required use of Court Orders for Restraint Case References by the Law Courts to the Cabinet. Top Judges needed to avoid Case Reference Fraud Appeals to Higher Courts. The only way they could do that was use the Supreme Court because it is the Top Law Court. On 15<sup>th</sup> November 2021 they used Violent Harassment Restraint Protection Denial Fraud Appeal 2020 0186 for a Restraint Case Reference by the Supreme Court to the Cabinet against Equity Lawyer Mr Ellis. In February 2022 the Cabinet got issue in the Administrative Court of Contempt Claim CO 612 2022 against Equity Lawyer Mr Ellis. Defence Applications by the Equity Lawyer got Case Process Denial Fraud Proof + Hearing Denial Fraud Proof against the Supervision Judges. Top Judges waited for Prosecution Action. There was none. The General Civil Restraint Order against the Equity Lawyer expired. He used Court Cases for Integrity Tests of 2022 Local Elections.

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One Integrity Test was a Debt Harassment Fraud Restraint Claim by the Equity Lawyer against British Gas for Non-Existent Gas Supplies. Crime Partnerships of Commerce Officers, State Officers, Enforcement Lawyers and Law Court Judges used Liability Declaration Frauds for Enforcement Harassment Frauds. They use Speeding Liability Frauds + Vehicle Emission Liability Frauds + Congestion Liability Declaration Frauds + Council Tax Liability Frauds + Supply Charge Liability Frauds + Many Other Liability Frauds. The Non-Existent Gas Supply Charge Fraud in Poverty Conditions with High Energy Prices was a Mass Interest Guarantee when Dismissal Executions against Law Court Judges got Mass Publicity. It got issue as J00CM673 and Process Denial Fraud Proof against the County Court Judges at Chelmsford. A Criminal Investigation is needed to discover whether the Gas Charge Liability Declaration Fraud was managed by the British Gas Group Board or Anyone Else.

Another Integrity Test was a Contempt Claim in the High Court by the Equity Lawyer against Prime Minister Mr Johnson, the Attorney General, Ministry of Justice and Opposition Leader. He gave notice of it to the County Court Judges in Romford in Case H1PP7696, and notice he had done so to the High Court. It got Issue Denial Frauds by High Court Judges for 150 Days. By Day 50 they were worried. They made a Risk Assessment Plan. It used an Issue Fraud by the County Court that got Case Reference J00RM833. By Day 150 the County Court Judges were worried. They demanded Co-ordinated Case Management by the County Court and High Court. Case Issue by the High Court on Day 150 got Reference 2022 002595 and a Notice Denial Fraud + Hearing Denial Fraud + Court Motion General Civil Restraint Renewal Fraud dated 16<sup>th</sup> August 2022 against the Equity Lawyer. Hearing Demands and Remedy Applications added to the Hearing Denial Fraud Proof. The Cabinet needed to take action to get a Forced Hearing and Audio Records. On 20<sup>th</sup> September 2022 the Cabinet got issue by the High Court of Contempt Claim 2022 003098. It got a Forced Hearing and Audio Records on 23<sup>rd</sup> and 28<sup>th</sup> November 2022 and 8<sup>th</sup> March 2023. They are Criminal Liability Proof against Identifiable Individuals. It is Conflict Qualification Fraud Conspiracy Proof against Kings Counsel Mr Eardley, and High Court Justices Mr Soole and Mr Kerr. The Permission Hearing got Defence Case Application Hearing Refusal Frauds by High Court Justice Mr Soole for the Given Reason that the Restraint Renewal Order vested in Case 2022 002595 and Justice Mr Eyre the 2022 003098 Defence Case Management Powers. The 2022 003098 Defence Case Applications made in 2022 002595 got Hearing Denial Fraud Conspiracy Proof on 16<sup>th</sup> and 19<sup>th</sup> December 2022, and 11<sup>th</sup> and 20<sup>th</sup> January 2023 against High Court, and Justice Mr Soole as the Listing Judge. On 8<sup>th</sup> March 2023 the Cross Examination discovered the Government Lawyer denied any knowledge of Conflict Disqualification and the other Fundamental Laws. The Trial and Judgment Audio Records are Many Frauds Conspiracy Proof against Justice Mr Kerr. He said J00CM673 and RM00833 + 2022 002595 were Vexatious Claims. It is Responsibility Acceptance by an Identifiable Judge for the Gas Debt Harassment Fraud, Election Frauds and All Connected Frauds.

All of it is Protection Fraud Proof and Relevant Evidence for New Investigations and Old Case Re-openings.