

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Supreme Court	Equity Lawyer v Cabinet + Others	Fraud Appeals x 3
	Court of Appeal	Equity Lawyer v Cabinet	Fraud Appeals 2023 000569
	High Court	Equity Lawyer v Cabinet + Opposition Leader	Contempt Cases 2022 002595 + 003098
	County Court	Equity Lawyer v Former Prime Minister + Opposition Leader	Governance fraud Claim J00RM833
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The Best Advice is a Case Reference to Superior Officers for Response Instructions

Special Measures against the State, Professional Authorities and Law Courts needs to achieve Dismissal Executions against Corrupt Officers and Career Salvage for Ordinary Officers.

The Fraud Cases are connected. They got Criminal Conspiracy Proof against Law Court Judges. The Case Closure Frauds of three will get Remedy Management Re-opening Decisions.

The fourth, Framing Fraud 2022 0043, trapped Crown Court Judges. It got an Audio Record of the Plea Hearing Frauds, and then a Confidence Collapse by the Judge, and a Jurisdiction Trial Order and Disclosure Orders that made inevitable a Case Dismissal and Contempt Fraud Investigation. Corrupt Officers demanded Protection Frauds. They got Trial Fraud Conspiracy that used Court Record Destruction Frauds + Jurisdiction Trial Denial Fraud + Guilty Plea Record Fraud + Disclosure Denial Frauds + Secret Preliminary Hearing on 16<sup>th</sup> January 2023 + Secret Trial Listing Fraud for 27<sup>th</sup> March 2023 to get an Appearance Failure + In Absence Trial Fraud + Conviction Fraud + Arrest Warrant Fraud. It failed. Case Progress Enquiry Telephone Calls by Citizen Mr Nkrumah got Secret Trial Non-Disclosure Fraud Proof against Court Officers, and then a Confidence Collapse and Secret Trial Disclosure. It got a Case Acceptance Refusals by hundreds of Prosecution Counsel. The Court Record Disclosure + Contempt Investigation Application by Citizen Mr Nkrumah got Application Refusal Frauds + Trial Listing for 4<sup>th</sup> September, and then a Trial Preparation Hearing Listing for 25<sup>th</sup> August 2023 and then a Defence Disclosure Requirement Notice by 16.00 with a 2 Page Limit Order + 7 Day Prosecution Response Order. The Audio Record is Trial Fraud Conspiracy Proof against Recorder Mr Hall and the Supervision Judges. Record Frauds very often create the need for Replacement Case Managers. On the evidence available it got Replacement Case Officer Status for Police Constable Mr Slicus. Before the Case Call a Poisonous Case Warning + Identity Request by Equity Lawyer Mr Ellis got Standard Dismissive Behaviour + Slicus P 239110 as Identity Details. The Brief Adjournment needed to get a Brief Appearance by Prosecution Counsel got disclosure of the Email Address + Constable Rank from Mr Slicus. The Best Advice is a Special Remedies Case Notice + New Evidence Notice + Case Withdrawal Proposal + Domino Effect Warning + Corruption Investigation Case Reference by Constable Mr Slicus to Superior Officers.

The Connected Cases need Special Remedies Case Notices + New Evidence Notices + Case Re-opening Proposals + Case References by the Case Officers to Superior Officers.

Top State Officers and Law Court Judges are the Top Drug Dealers. They use Cash Businesses for Money Laundering. They used Framing Frauds against Business Owners to get Forced Sales to Agent Buyers, and Transaction Sabotage Frauds by Sale Lawyers with Part Payment and Full Payment Promises by the Agent Buyers to get to get Premature Possession, and then Payment Denial Frauds with Remedy Denial Frauds by Criminal Investigation Authorities and Law Courts. The Bow Business got a Forced Sale by Mr Yediayli to a Neighbour Buyers instead of the Agent Buyers. The Fraud Conspirators used Transaction Sabotage Frauds against both Seller and Buyer. The Fast Food Shop Theft Complaint got Investigation Denial Fraud Proof against the Metropolitan Police. Victim Recruitment got Case Use Authority from Mr Yediayli for Equity Lawyer Mr Ellis to manage Integrity Tests of the Authorities. The Shop Theft Claim and Corruption Claim got Criminal Conspiracy Proof against the High Court. The Remedy Denial Fraud against the Seller needed Fraud Commitment Proof from the Buyers. The Shop Theft Defence Fraud was that Sale Price Payment would be an Unjust Enrichment of the Seller. The Business Sabotage Fraud against the Buyers needed Extortionate Costs Frauds for the Shop Theft Defence and a Lease Transfer Denial that was a Lease Renewal Right Denial. The Lease Renewal Need motivated a 2020 Settlement Negotiation Request by the Buyers. It got a Settlement Meeting with the Equity Lawyer and Corruption Remedy Conditions that needed Full Disclosure by the Buyers. Top Judges made a Case Closure Fraud Plan. It used a Theft Complaint Investigation for Findings Frauds for Claim Dismissal Frauds by the High Court. It failed. The Complainant Interview got a Court Fraud Briefing and Reference Advice from Equity Lawyer Mr Ellis and Advice Acceptance by Officer Ms Middleton. It got a Rapid No Action Case Closure Fraud.

The Seal Ink on Original Documents was Forensic Test Material for Record Fraud Investigations. Top Judges made a Forensic Test Sabotage Fraud Plan. It needed Physical Possession of Original Documents and then Documents Destruction. It needed a Kill Threat Complaint Fraud against the Seller as Fraud Commitment Proof from the Buyers. It needed a County Court Claim by the Buyer and Specific Performance Hearing Notice to force the Seller to give Defence Instructions that enabled Qualified Lawyers to get the Original Documents. It failed. It got a Defence and Counterclaim + Written Instructions produced by the Equity Lawyer and signed by the Seller. The Original Documents Demands by the Defence Lawyers got Original Document Refusals + PDF Scans by the Equity Lawyer. The Kill Threat Complaint Fraud got a Case Briefing + Fraud Counter Complaint + Superior Officer Case Reference Advice from the Equity Lawyer to Officer Mr Charles Hervais and then a Rapid No Action Case Closure of the Kill Threat Investigation and

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Investigation Denial Fraud of the Counter Complaint. All of it got a Confidence Collapse and High Court Jurisdiction Finding that was a Responsibility Rejection by County Court Judges.

The Rapidly Expiring Lease motivated a 2022 Settlement Negotiation Request. The Seller claimed to have paid almost £70,000 to the Buyer Lawyers. The Settlement Terms were Evidence Sharing for Fraud Claims by both Seller and Buyer. The Equity Lawyer produced an Application Notice and Draft Consent Order that included Liable Party Status for the Seller Lawyers and Buyer Lawyers, and Contempt Immunity for the Buyers and their Business Connections in exchange for Full Disclosure and a Lease Renewal Request to the Lessor. The Seller signed multiple originals of all three documents and gave one set to the Buyers. Advice Requests by the Buyers got Mixed Responses from Business Connections. Some wanted Immunity Deals and Bribery Freedom. The Bribe Profiteers did not. Case Reports got a Settlement Sabotage Plan by Top Judges. It used a Case Reference of the Buyers to the Seller Lawyer to get a Service Refusal. The Buyer made a Consultation Appointment for 17.15 on Monday 20<sup>th</sup> March 2023, invited the Seller, Interpreter and Equity Lawyer and paid £70 in cash when he attended. It got Application Papers Reading and a Service Refusal by the Seller Lawyer. All of it is New Evidence for Case Re-opening.

In 2019 Corruption Proof got a Forced Resignation from Prime Minister Mrs May and a Forced General Election against the Governing Majority. Top Judges needed Intimidation Frauds against Corruption Victims. Citizen Mr Cant is a Lonely Man and Corruption Victim. His Stress Response is Internet Publicity. Top Judges and the Kenneth Noy Crime Gang trade Protection Frauds and Crime Services. Professional Thug Mr Seton is connected to the Crime Gang. Top Judges used him for Grievous Bodily Harm and Kill Threats against Citizen Mr Cant. It was an Intimidation fraud Success because he gave it Internet Publicity. It was a Massive Failure because the Crime Complaint and Harassment Restraint Claims got Protection Denial Fraud Conspiracy Proof against the Metropolitan Police and Law Courts. Court of Appeal Judges demanded a Common Assault Minimal Charge against Professional Thug Mr Seton. A Confidence Loss by Crown Prosecutors got a Further Investigation Requirement and Further Investigation Meeting by Mr Cant, Case Officer Mr Thomas Kuprejevs and Equity Lawyer Mr Ellis. A Further Investigation Agreement enabled the Equity Lawyer to get an Event Witness Statement that that made the Case Management Proposal for Negotiation Offer for Immunity Terms for Professional Thug Mr Seton in exchange for Full Disclosure how he got the Protection Frauds from the Metropolitan Police and Law Courts. Filing and Service of it got an Immediate Case Withdrawal by the Crown Prosecutors. On 15<sup>th</sup> November 2021 Fraud Appeal 2021 0186 got a Restraint Case Reference against Citizen Mr Cant

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and the Equity Lawyer from the Supreme Court to the Cabinet. It is part of the Criminal Conspiracy Proof that the Cabinet and Opposition Leader need for the Protection Fraud Exposure Plan

Officers will find it helpful to know there is Similar Fact Fraud Proof from Northern Ireland. The Bank of Ireland procured Judicial Office for a Qualified Lawyer so that he could use Court Fraud Profits for Bad Debt Repayments. Top Judges are trapped by Corruption Claim 2022 100826 and Bankruptcy Fraud 21 0540650. The 1<sup>st</sup> Fraud Appeal Hearing Date Notice that got a Hearing Attendance by the Citizen Mr Barr, Court Room Venue Disclosure Refusal Frauds by Court Officers and use of an Appearance Failure Reason Fraud for a Dismissal Fraud. The 2<sup>nd</sup> Fraud Appeal used a Hearing Notice Email that Citizen Mr Barr could not access to get an Appearance Failure Reasons for a Dismissal Fraud by the Court of Appeal. The Hearing Notice Denial Case Re-opening Application in the Court of Appeal and a Fraud Appeal to the Supreme Court is now exercising the minds of Top Judges how to manage the Case Closure Fraud.

Corruption Remedy Special Measures needs Career Salvage for Ordinary Officers. The Coronation Oath Enforcement Authority and the Cabinet are very interested to know what response the Courtesy Update and Best Advice get from the Case Officers

Equity Lawyer Mr Ellis