Crown Parliament

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Equity Lawyer v Cabinet + Others Equity Lawyer v Cabinet Equity Lawyer v Cabinet + Opposition Leader

Equity Lawyer v Former Prime Minister + Opposition Leader Equity Lawyer v State

Corruption Remedy Royal Commission

Fraud Appeals x 3 Fraud Appeals 2023 000569 Contempt Cases 2022 002595 + 003098 Governance fraud Claim J00RM833 Assault Framing Fraud 22 CA 10743 23

10th April 2023

Remedy Process Update

Reverend Carolyn Tibbott,

Supreme Court

Court of Appeal

High Court

County Court

Magistrates Court

The 2010 General Election got a Coalition Go0vernment and Remedy Co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mt Miliband. It gave the Coronation Oath Enforcement Authority confidence they could rely on Remedy Co-operation from whoever won the 2015 General Election. They made a Top-Down Remedy Plan. It needed Dismissal Executions of Law Court Judges by Parliament with Mass Publicity.

The 2015 Parliament Session Priority provided the Set-Up Conditions for the Dismissal Executi0ons. The Case Preparation Period was 1 year. Prime Minister Mr Cameron used the Case Preparation Year for the European Referenda, led the Remain Campaign, lost and resigned. It was an Honourable Resignation. The Dismissal Executions were the next item on the Session Agenda. The Protection Fraud Network needed to stop it. They bought Leadership Votes for Candidate MP Mrs May because she was one of them.

Corruption Concealment was the Absolute Priority of Prime Ministers Mrs May and Mr Johnson. It enabled European Leaders to make a Union Sabotage Plan against the UK. They demanded the Irish Sea Customs Barrier. It got Political Uncertainty Findings + Better Risk Findings by International Investors for the European Union against the UK.

In 2022, Crisis Conditions and Leadership Deals got the Premier Office for MP Mr Sunak and Continued Cabinet Office for Puppet Politicians of the Protection Fraud Network. He had to do something to assert his authority. He used the Brexit Re-Negotiations and disclosed the Corruption Remedy Process would deliver Dismissal Executions against Law Court Judges. The European Leaders abandoned the Union Sabotage Plan and made the Windsor Agreement. It got a Confidence Collapse by the Scottish National Party, Forced Resignation from Leader Ms Salmon and Better Conditions for the Corruption Investigators.

Mass Desertions by Bright Managers a Forced Dependency on the Remorseless Stupidity of Idiot Replacement by the Protection Fraud Network. Integrity Test Cases have forced Law Court Judges to choose between Fraud Remedies and Fraud Enforcement. The result is Audio Records that are Fraud Conspiracy Proof.

On 13th, 14th, 17th and 18th April 2023 Test Cases will use the Audio Record Proof to force the choice between Fraud Remedies and Fraud Enforcement. The last 3 will get either Hearing Denial Fraud Proof or Audio Record Proof.