

	v	
State Approved Defender known as Tuckers		1 <sup>st</sup> Respondent
Metropolitan Police		2 <sup>nd</sup> Respondent
Cabinet		3 <sup>rd</sup> Respondent
Sadhana Chaudhari Probate Estate		4 <sup>th</sup> Victim Interested Party
Charles Sydney Ellis Probate Estate		5 <sup>th</sup> Victim Interested Party
Citizen Mr Akwasi Nkrumah		6 <sup>th</sup> Victim Interested Party
Citizen Mrs Androulla Theodorou		7 <sup>th</sup> Victim Interested Party
Citizen Ms Michelle Davies		8 <sup>th</sup> Victim Interested Party
Citizen Ms Lois Bayliss		9 <sup>th</sup> Victim Interested Party
Citizen Mr Adam Mustafa		10 <sup>th</sup> Victim Interested Party
Uncontested Seat Sole Candidate Sir Lindsay Hoyle		11 <sup>th</sup> Politician Interested Party
Conservative Party Leader Mr Rishi Sunak		12 <sup>th</sup> Politician Interested Party
Labour Party Leader Sir Keir Starmer		13 <sup>th</sup> Politician Interested Party
Liberal Democrat Party Leader Sir Edward Davey		14 <sup>th</sup> Politician Interested Party
Green Party		15 <sup>th</sup> Politician Interested Party
Reform Party Leader		16 <sup>th</sup> Politician Interested Party

Remedy Process + Election Integrity Test + Best Advice to Metropolitan Police

3<sup>rd</sup> June 2024

From Equity Lawyer Mr Edward Ellis To Metropolitan Police Officer Mr Jake Flanders

The Election Campaign Period gets Equal Status for Party Political Leaders. The Investigation Judicial Review gives Interested Party Status to the Political Party Leaders.

The Common Law vests Remedy Jurisdiction in All Legal Entitles. The European Constitution was a Governance Fraud that purported to deprive the Citizen of Common Law Accountability Powers.

The Corruption Remedy Process forced the Judiciary to set Universal Precedents that acknowledge the Fundamental Common Law Rights of the Citizen.

1. In 2008 the Universal Precedent of R v Clarke that a Validity Investigation at every stage in every case to discover whether anything in the Case Process was a Fundamental Common Law Breach that got Inadmissible Status for Case Process Evidence. And Pending Enforcement Stay Protection for the Victim against the State.
2. In 2015 the Universal Precedent of Emerald Supplies v British Airways that a Conflicted Interest was a Justice Office Disqualification that got a Remedy Only Jurisdiction Limit for the Parties against the Authorities.
3. In 2015 the Universal Precedent of Sharland v Sharland that Fraud Proof of anything got a Proof Burden Reversal using a Fraud Presumption of everything else for the Victim against the Fraud Manager and Fraud Beneficiary.

The Judiciary set the Universal Precedents and then committed Fundamental Breach Frauds in All Test Cases. The Accounting Fraud Scandal got Incredibility Findings for Mr Bates against the Post Office. It did not get use of the Incredibility Findings by the Case Judges for Contempt Liability Findings + Contempt Remedy Findings + Remedy Management by the High Court that includes Remedy Case References for Conviction Revocations by the Criminal Courts and Bankruptcy Revocations by the Chancery Court. The Metropolitan Police can use Review Party Status to make a Common Law Contempt Remedy Jurisdiction Confirmation Application and ask All Parties for Application Consents. The Best Advice is 'Get It Done!'