

Parliament Sessions Court
Supreme Court
Court of Appeal
High Court
High Court
High Court
High Court

The People v Top Judges
Equity Lawyer Mr Ellis v Cabinet
Equity Lawyer Mr Ellis + Citizen Mr Nkrumah v Cabinet
Equity Lawyer v Opposition Leader now Prime Minister Sir Keir Starmer
Citizens Mrs Theodorou + Mr Katsiaounis v Police + Cabinet Others
Citizen Mr Mustafa v Cabinet + Electoral Commission +
Citizen Dr Spivack v Churches Together + Others

Corruption Remedy Process
Fraud Appeals 2013 0174
Fraud Appeal 2023 000569 + 2024 1156
Contempt Claim 2023 002595
Family Sabotage Fraud Cases
Election Imprisonment Fraud
Election Fairness

Brief Corruption Remedy Introduction + Best Advice for New MPs from Equity Lawyer Mr Ellis

10th July 2024

The Coronation Oath Enforcement Authority is the Profession Authority for Parliament

The Parliament Sessions Court has the Adjudication Responsibility

A Dismissal Decision against the Last Parliament used Corruption Exposure to get Many New MPs

The Best Advice is that All New MPs ask Lord Cameron, Former Deputy Leader Mr Clegg, Former Opposition Leader Mr Miliband for Career Advice. They will need Crown Privilege Waivers to make Full Disclosure. Between 2010 and 2015 they collaborated in servicing a Corruption Remedy Process managed by the Coronation Oath Enforcement Authority. They investigated who in their own parties were Protection Fraud Network Agents. They did not start the Remedy Process. They serviced a Middle Bit. The New Parliament will service the Next Bit or face a Forced Dismissal. Between 2022 and 2024 Former Prime Minister Mr Sunak serviced the Remedy Process. New MPs can ask him.

Brief History

In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders. They needed Dictator Power Concealment Frauds to get Referenda Acceptance of Dictator Powers. They wanted Electronic Signature Dictator Powers that enabled State Officers to make Financial Asset Loss Threats that got Immediate Obedience from the Citizen. A choice between Dictator Powers for the State and Financial Security for the Voter would get a Landslide Rejection of Dictator Powers. UK Citizens developed Advanced Electronic Signatures. It made inevitable exposure of the Election Frauds. The European Leaders used Business Sabotage Frauds against the UK Citizens to prevent exposure of the Election Frauds. All that could go wrong for the European Leaders did go wrong. Once they started they dare not stop. The Sabotage frauds were an Extradition fraud against as UK Manager and Imprisonment Frauds against him and the Dutch Distribution Manager. The Fraud Proof enabled Equity Lawyer Mr Edward Ellis and Queen Elizabeth II to revive the Parliament Sessions Court after a Dormancy Period of 45 years, and start a Corruption Remedy Process.

It used Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts for Dismissal Decisions against Law Court Judges with Execution Responsibility by the Cabinet. Dismissal Failures were Protection Fraud Proof against the Cabinets. The Default Penalty was Dismissal Decisions against the Prime Ministers Mr Blair, Mr Brown, Mrs May and Mr Johnson. The threat of a Parliament Session Refusal and Forced General Election got Forced Resignations from Prime Ministers Mr Blair and Mrs May. In 2010 and 2024 Corruption Exposure got Forced Dismissals against the Governing Majorities. In 2009 the Expense Account Scandal was timed to coincide with the start of the Election Campaign Period and persist beyond it. It got an increase of the MP Retirement Rate from the usual 15% to 30%. In 2021 Dismissal Decisions against Top Judges got Protection Fraud Proof against the Cabinet and a Dismissal Decision against Prime Minister Mr Johnson. It got Protection Fraud Proof against Opposition Leader Sir Keir Starmer. When he was Director of Public Prosecutions he provided Protection Frauds for Celebrity Paedophiles, Drug Dealers and Many Others. The Parliament Sessions Court used Exposure Threats to get Forced Co-operation from Opposition Leader Sir Keir Starmer that got a Landslide Rejection of the Governing Majority and Power Transfer. The Parliament Session Court has decided the Corruption Remedy Priorities for the Parliament Session. Remedy Failures will get Dismissal Decisions against Prime Minister Sir Keir Starmer, and if necessary, a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Protection Fraud Proof. Integrity Tests got Election Fraud Conspiracy Proof against the Party Leaders and Media Managers. The Heading Cases are some of the Remedy Priority Performance Test Cases in the Parliament Sessions Court.