

Corruption Damage Case Help Request from Equity Lawyer to MP:

10th July 2024

Remedy Process Test Cases Notice for the 2024 Parliament Session

Corruption Damage Case Help Request from Equity Lawyer Mr Edward William Ellis to MP:

1. The Probate Estate of the late Mr William Frederick Newport [the Maternal Uncle]
2. The Probate Estate of the late Mr Richard Henry Ellis [the Father]
3. The Intestate Estate + Trust Estates of the late Mr Charles Sydney Ellis [the Brother]

In 2007 the Corruption Damage was aided and abetted by MP Mr Own Paterson. Nothing could be done until the Parliament Session Court forced Corruption Exposure in 2024.

The circumstances

The Coronation Oath Enforcement Authority manages the Profession Authority Responsibilities of Parliament. It uses the Corruption Remedy Proof Standard. It relies on Judgment Services by Equity Lawyer to get Proof Sets that meet the Corruption Remedy Proof Standard. The Politicians made the European Dictator Plan. It used Judgment Service Deterrent Frauds to get a Dormancy Period for the Parliament Sessions Court. Queen Elizabeth needed Criminal Conspiracy Proof

In March 2004 the Equity Lawyer's father, Richard Henry Ellis died of natural causes. The Governance Frauds did Corruption Damage to the Probate Estate.

In July 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. It enabled Equity Lawyer Mr Ellis and Queen Elizabeth II to revive the Parliament Session Court and start a Corruption Remedy Process that has continued ever since. The Equity Lawyer provided Investigation Services for the Remedy Process. Prime Ministers Mr Blair, Mr Brown, Mrs May, Mr Johnson and Ms Truss rested the Corruption Remedy Process. They tried to defend themselves with Governance Fraud.

Case Management discovered a Ru8n Fraud Conspiracy by Prime Minister Mr Blair against the Governance Frauds against the Equity Lawyer and the Probate Estate.

In April 2006 the Remedy Process had got Dismissal Proceedings against Prime Minister Mr Blair. In anger he issued a No Missing Body + No Forensic Kill Order to Security Service Officers against the Equity Lawyer. It needed Ambush Conditions. The Equity Lawyer knew to expect it. He managed Ambush Defences, survived and won the respect of the Secret Service Officers. Prime Minister Mr Blair made a Ruin Fraud Plan against the Equity Lawyer.

Remedy Process got a Forced Resignation from Prime Minister Mr Blair. He tried to manage a Ruin Fraud Plan against the Equity Lawyer. It did damage to him and the Probate Estate.

In 2008 the Protection Fraud Network made a Business Expansion Plan. It was the sale of Land Frauds to Big Land Owners against Small Businesses. They needed Business Priming Cases to get Fraud Knowledge Admissions and Remedy Denial Fraud Commitments from All Relevant Professionals. They wanted Rapid Closure. The Rural Priming Case was Land Frauds for Big Land Owners against Farm Tenants. The Equity Lawyers' brother, Charles Sydney Ellis made a Willaston Farm Settlement Offer, went to Market Drayton Cattle Market and told everyone who would listen. Within a fortnight it got Case Stays by All Farm Tenants pending discovery of the Willaston Farm Case. It denied Rapid Closure. Everyone knew that Rent Acceptance would be Implied Acceptance. The Fraud Managers needed to stop Rent Payment being classified as Rent Acceptance. They use a Farm Quit Notice. The 20 Year's Records of both Parties was Quit Notice Fraud Proof for the Tenant against the Landlord. An Invalidity Notice by the Equity Lawyer, service of it and a Representation Claim by the Tenant, a Case Allocation to Insurer Approved Lawyers, and a Case Management Conference with Insurer Approved Counsel, who waited for the Approved Lawyer to leave the room and told the Tenant that it was an Invalidity Case. It was inevitable the case would get Fraud Conspiracy Proof against the Tenant Insurers, Tenant Representatives, Landlord, Landlord Representatives, Arbitrator and Law Courts.

On 12th June 2009 a Road Traffic Accident got an Unconscious Period for the Tenant and a Full Body Scan. It discovered fractures of the skull, spine and pelvis and cancer of the oesophagus. Prime Minister Mr Brown issued a No Cancer Treatment Kill Order against the Tenant. It took 3 years 7 months and 20 days to die. An Inheritance Tax Clearance Certificate Denial Frauds and a General Civ8il Restraint Fraud deny a Probate Grant. There is more.