

Parliament Sessions Court
Supreme Court + Court of Appeal
High Court
Court of Appeal
High Court
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The People v Top Judges
Equity Lawyer Mr Ellis v Cabinet
Equity Lawyer v Prime Minister Sir Keir Starmer + Others
Citizen Mr Nkrumah v Cabinet + Others
Citizen Mr Adam Mustafa v Cabinet + Others
Citizen Dr Spivack v Cabinet + Electoral Commission
Equity Lawyer v Passport Office

Corruption Remedy Process
Fraud Appeals 2023 000569 + 0174
2022 002595
Fraud Appeal 2024 001159
Election Imprisonment Fraud
Election Unfairness Claim
Passport Application PEX 530 360 8791

Negotiation Refusal by the Clergy + Remedy Co-operation Proposal from the Equity Lawyer

15th July 2024

From Equity Lawyer Mr Edward Ellis

To Broomfield Vicar Reverend Carolyn Tibbett + Support Colleague Reverend Mike + Bishop of Chelmsford
Amphill and Steppingley Vicar Reverend Dominic Holroyd + Bishop of Bedford

1. Grateful Thanks for the Broomfield Sermons of Support Colleagues on 30 June, 7 and 14 July 2024. They have Special Relevance for the Corruption Remedy Process managed by the Coronation Oath Enforcement Authority.
2. Polite Notice that Churches Together was created or adapted to service the Equity Governance Recovery Plan.
3. The Western European Dictator Governance Plan used a Corruption Remedy Monopoly in the State to substitute the Obedience Priority of the State for the Justice Priority of the People. The Totally Predictable Result in every Member State of the European Union was a Power Transfer from Elected Politicians to Crime Partnerships of State Officers and Law Court Judges. They developed Protection Fraud Networks to provide Support Services and manage Co-ordinated Corruption. They substituted their Predation Priority for the Obedience Priority, sold Market Frauds to Organised Criminals, provided Protection Frauds for the Corrupt Officers who manage them, and trade Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. General Elections got Governing Majorities that were crippled by Remedy Denial Fraud Majorities of the Protection Fraud Networks.
4. The Totally Predictable Result motivated UK Gnostic Christians to make the Equity Governance Recovery Plan. It got Plan Acceptance by Queen Elizabeth. She required a Coronation Oath Release got by a Dictator Governance Referenda Majority the Dictator Governance Co-operation Condition. The Governance Referenda would be an Education Process that ended with the choice of Dictator Powers for the State or Corruption Control Powers for the Voter. The Dictator Politicians knew it would get a Landslide Rejection of Dictator Powers.
5. The Dictator Politicians used Sabotage Frauds against the Coronation Oath Enforcement Authority with intent that everyone would forget how to service it, and then that it existed. The Sabotage Frauds were Educations Frauds and Evidence Bias Frauds. The Education Frauds denied the Citizen Identity and the Decision Discipline needed to service it. They replaced Objectivity Development needed to identify and service the Victim with Subjectivity Indoctrination needed isolate and defraud the Victim. The Evidence Bias Frauds used a Proof Burden Reversal. It replaced the No Liability Presumption for the Citizen subject to Rebuttal Proof Positive from the Prosecutor with a Liability Presumption for the State subject Rebuttal Proof Positive by the Citizen. It started with a Liability Presumption for the Client that forced Lawyers to provide Advice Only Services to get Case Records that are Decision Responsibility Rebuttal Proof against the Client. It spread to All Professions. It deterred provision of the Integrity Test Judgment Services needed to make Profession Authority Decisions and Session Priority Decisions for Parliament. It got a Dormancy Period for the Coronation Oath Enforcement Authority that lasted 45 years, and a Responsibility Rejection Culture. .
6. The Equity Governance Recovery needed Criminal Conspiracy against a serving Prime Minister to revive use of the Coronation Oath Enforcement Authority. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. Equity Lawyer Mr Ellis and Queen Elizabeth used for the Equity Governance Recovery Plan. They started a Corruption Remedy Process that has continued ever since. It used Integrity Tests of All Professions. In 2024 the Hustings Negligence Claim was the first Test Case of the Clergy. The Settlement Negotiation Proposal for Congregant + Claimant Dr Spivack got an Engagement Refusal by Vicar + Defendant Reverend Dominic Holroyd. The Equity Governance Recovery Plan needed and got Justice Priority Sermons. Now it needs Remedy Co-operation from the Clergy. Please help get it.