

Parliament Sessions Court
Supreme Court + Court of Appeal
High Court
Court of Appeal
High Court
High Court
Home Office

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

Brief Remedy Co-operation Confidence Proposals from the Equity Lawyer

15th July 2024

From Equity Lawyer Mr Edward Ellis

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

1. The Equity Governance Recovery Plan used Corruption Proof for Integrity Tests of the Authorities. All of them forced the Test Professionals to make Life Review Decisions. It started with events in Kent that got Drug Trafficking Proof against Top Police, Top Customs and Top Judges. The Life Review Choice was Give Up or Carry On. Most did not take long to Carry On. There is no Absolute Measure of the Reason Ratio. It was Weakness for the many and Perversity for the few.
2. The Remedy Process made progress. It increased the Test Individuals and got Peripheral Individuals.
3. The Remedy Process forced many Tested People to make Repeat Life Reviews. Most of them became increasingly worried that the Remedy Process did not stop. Some realised that the Power Balance was shifting for the Coronation Oath Enforcement Authority against the Protection Frauds Network. It got Fraud Service Refusals by some and Loyalty Transfers by others. They remained in place, serviced the Protection Fraud Network and passed information to the Equity Lawyer. Some of it had Traceable Sources. Most of it had Known Origins but Untraceable Sources.
4. The Remedy Process got a gradual increase of the Peripheral Individuals for years. In 2023 the Remedy Process got Mass Publicity for Political Prisoners using the 17 Years Imprisonment Fraud Case, Protection Frauds using the Police Video Concealment Frauds and the Enforcement Frauds using Prison Frauds. It got a Rapid Increase in the Peripheral People and Life Review Decisions by many of them. Many decided they should do something. Most of them realised they did not know what to do, or did not have the skill or confidence to do it. Most of them do not know Life Reviews have Behaviour Signatures when they last long enough or are repeated often enough.
5. The Good Will Religion Clergy are a Special Group. They have spent much of their lives on Justice Priority Sermons. They will get Empty Vessel Status or achieve Remedy Delivery and Life Satisfaction.
6. The People need to avoid Unnecessary Casualties and Remedy Successes by Good Will Clergy. It needs:
 - 6.1. Appreciation of the Culture Preservation achieved by the Justice Priority Sermons
 - 6.2. Realisation that Crown Privilege and the Credible Neutrality Obligation deny the Lord Bishops the freedom to provide Change Management Services for the Clergy
 - 6.3. Mutual Help by all of the Good Will Religion Clergy with Change Management.
 - 6.4. Rapid Grasp of the need to progress from Spectator to Actor in the Corruption Remedy Process.
 - 6.5. Realisation that the Hustings Negligence Claim against Churches Together is not a Professional Embarrassment but a Confidence Recovery Asset.

Contact Invitation from the Equity Lawyer to All