

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

Parliament Session Remedy Priority Test Cases Notice

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 everything the Good Will Religions have done for the Equity Governance Recovery Plan.
2. On the evidence available few know about it and what services it. They need to know of it, and what got it.
3. The extra 2,500 calories needed to feed a baby made Child Sacrifice the Standard Stress Response for Group Survival in the Ice Age. It ended. The Standard Stress Response did not. The Old Testament reveals it was Standard Religious Practice. Abraham and his friends were Clever Hebrews. They made Child Preservation the Group Priority. They could not stop the Sacrifice Practice. They used a Sacrifice Substitute that enabled Congregation Cohesion long enough to develop Good Will Religions and the Decision Discipline needed to sustain them. It requires Reliable Objectivity applied to Truth Discovery and Just Reasoning needed to service the Peace Priority. The Maturity Measure is the range and intensity of Stress Conditions that the Decision Discipline can manage successfully. The Good Will Religions developed Governing Classes with a High Maturity Measure that serviced the Justice Priority. It was in Direct Conflict with Obedience Priority of Unrepresentative Dictator Minorities.
4. The Roman British Gnostic Christians developed the Common Law. The Unique Difference is that the People have Legal Status. Justice Management is from the Top Down to stop a Low Level Remedy causing Higher Level Instability. The Citizen has Justice Management Authority for the People. Everyone has a Common Obligation to serve as Citizen. It is proportionate to their Influence, Talent and Wealth that is Management Capacity.
5. In the 17th century the Civil War ended with a Power Apportionment between the Crown and Parliament. It relied on the Personal Talent of King Charles I to identify and respect the Jurisdiction Limits. The Personal Talent Deficit of his heir, James II, created the need to define the Jurisdiction Limits. The Senior Governing Class wanted to avoid a Civil War and achieve a Jurisdiction Limit Definition. Equity Lawyers masterminded the Glorious Revolution. It got the Coronation Oath Enforcement Authority. They have Corruption Control Jurisdictions that govern Parliament Session Powers. They use the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility irrelevance Proof for the Victim. The Citizen has Investigation Jurisdiction. It is the power to give a Privilege Waiver, Confidentiality Waiver and Case Management Authority to use the truth, whole truth and nothing but the truth for Integrity Tests of the Authorities. The Equity Lawyer has Integrity Test Management Jurisdiction. They get Proof Sets that meet the Corruption Remedy Proof Standard. They get Justice Proof for Honourable Officers or Corruption Proof against the State and Remedy Proof against the Law Courts. The crown has Prosecution Authority. It is the power to make Trial Orders by the Parliament Sessions Court of Corruption Cases against the State or Unfitness Cases against Officers and Authorities. The Lord Archbishops are Court Lawyers, one for the Trial Court and the other for the Appeal Court. The Lord Bishops provide up to 12 to sit as Trial Jurors and up to 12 others as Appeal Jurors. When they are busy they split into 2 Trial Juries of 8 and one Appeal Jury of 8. Trial Orders can get a Trial Verdict in 7 days and an Appeal Verdict in 10 days. A Trial Order Failure is the Only Wrong the Crown can do.
6. The Western Europe Dictator Plan was a Governance Fraud. It substituted the Obedience Priority for State for the Justice Priority of the People. It used Education Frauds and Sabotage Frauds with intent to destroy the Parliament Sessions Court. It failed. The Equity Governance Recovery Plan saved it and started a Corruption Remedy Process. In 2024 it needs Education Fraud Remedies to get Remedy Co-operation from All Professions