

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

Remedy Process Urgent Help Requests + Update

15th July 2024

From Equity Lawyer Mr Edward Ellis To Broomfield Vicar Reverend Carolyn Tibbett

1. Please conduct the Passport Application PEX 530 360 8791 Verifier Entry Test that is explained in the document dated 8th July 2024 before the Identity Verification Failure Dismissal on 18th July 2024 and send a Test Report Email to Equity Lawyer Mr Ellis at Edward.w.ellis@gmail.com.
2. Please ask what are the things that the Lord Archbishops and Lord Bishops need to be done but cannot do themselves. They are bound by Crown Privilege and the Credible Neutrality Obligation.

Reasons

3. The Lord Archbishops and Lord Bishops staff the Parliament Sessions Court. They decide the Corruption Remedy Priorities for each Parliament Sessions. They rely on Citizens and Equity Lawyers to use cases for Remedy Performance Tests of the Professions, State, Law Courts, Cabinet and Parliament. They use the Test Results for Priority Performance Finding and the Corruption Remedy Priorities for the next Parliament Session. They have a Full Disclosure Obligation and Recusal Obligation if anything raises Credible Neutrality Doubts.
4. The Unique Difference of the 2024 Parliament Session is that it starts with Protection Fraud Proof and Election Fraud Conspiracy Proof got against Prime Minister Sir Keir Starmer when he was Director of Public Prosecutions and Opposition Leader. The Corruption Remedy Priority was Credibility Recovery for the Authorities. It needed Dismissal Executions against Top Judges by a United Parliament, Victim Identification and Case Remedies. Remedy Co-operation Refusals by Opposition Leader denied a United Parliament. It created the need for Forced Unity. It needed Imprisonment Fraud Proof against the Judiciary, and use of it by the Parliament Sessions Court for an Imprisonment Fraud Finding + Protection Fraud Finding + Enforcement Fraud Finding, and then Exposure Threats to get Forced Finding Pronouncements by Parliament +and Forced Mass Publicity. Contempt Claims 2022 002595 + 003098 + Fraud Appeals 2024 000569 + 0174 used Corruption Investigation Restraint Fraud Proof against the Judiciary to force the choice between Just Remedies and Enforcement Frauds. They got Imprisonment Fraud Proof against the Judiciary and Protection Fraud Proof against the Cabinet. The Default Penalty was a Dismissal Decision against Prime Minister Mr Johnson. Dismissal Help Requests by Governing Majority MPs got Help Refusals by Opposition leader Sir Keir Starmer. The Refusal Motive was that Dismissal Executions against Top Judges would get Mass Publicity for Celebrity Paedophile Test Cases and Drug Crime Test Cases got Protection Fraud Proof against him when he was Director of Public Prosecutions. The Protection Fraud Proof got a Dismissal Decision against Parliament using a Timed Out Forced General Election with Mass Publicity for Corruption Exposure to Cabinet Level, Remedy Denial Frauds by Law Courts, Protection frauds by Cabinets and Parliaments and Remedy Efforts by Honourable Individuals. It got a Forced Increase in the Retirement Rate of Governing Majority MPs and Incredible Choice for Voters, a Low Turnout, a Protest Vote Massive Majority and a Minority Vote that returned a Massive Governing Majority led by Known Dangerous Criminal Sir Keir Starmer.
5. The 2024 General Election Count Week got Remedy Priority Breach Conspiracy Proof against the Cabinet. They used Valid Imprisonment Pretence Frauds + Overcrowding Reason instead of the Imprisonment Fraud Reason for the Prisoner Mass Release. They used a Release Priority Fraud for Guilty Criminals against Imprisonment Fraud Victims. The Criminal Neglect Declaration against the Previous Cabinet was a Guilt Denial Pretence Fraud for the New Cabinet and Prime Minister Sir Keir Starmer.
6. The Hustings Negligence Claim is the Co-operation Test. It needs to get Remedy Co-operation from the Clergy.