

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

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 + Mr Katsiaounis v Cabinet +  
Citizen Dr Spivack v Cabinet + Electoral Commission

Corruption Remedy Process  
Fraud Appeals 2023 000569 + 0174  
2022 002595  
Fraud Appeal 2024 001159  
Investigation + Imprisonment Fraud  
Election Unfairness Claim

Service Satisfaction Question Response from Equity Lawyer to Clergy

29<sup>th</sup> July 2024

Many Thanks for the Service Satisfaction Question in the Broomfield Sermon on 28<sup>th</sup> July 2024.

Good Will Message Preaching merits a Service Satisfaction Finding for the Clergy in the Dictator Governance Period. It is ending. Service Satisfaction needs Service Changes. 65 years ago, the Politicians made the Dictator Governance Plan for Western Europe. It vested a Corruption Remedy Monopoly in the State. In the UK it replaced the Reliable Objectivity needed for Victim Identification and Justice Management with the Remorseless Subjectivity for Victim Isolation and Injustice Management needed for Dictator Dominance. It was Totally Predictable that in every Member State of the European Union the Politicians would lose control to Crime Partnerships of State Officers and Law Court Judges. The Crime Partnerships would develop a Protection Fraud Network to provide Support Services and manage Co-ordinated Corruption. The Protection fraud Networks would sell Market Frauds to Organised Crime, provide Protection Frauds for the Corrupt Officers who managed them and trade Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. General Elections would get Governing Majorities that were subject to Remedy Denial Fraud Majorities controlled by the Protection Fraud Network.

Corruption Remedies needed Safe Conditions to replace Dictator Governance with Equity Governance. At the Base Level it needed conversion from Remorseless Subjectivity and Unjust Dictator Dominance to Reliable Objectivity and Justice Management.

The Gnostic Christians made the Equity Governance Recovery Plan. It needed to achieve Total Destruction of the Protection Fraud Network and recover Corruption Remedy Powers for the Citizen against the State. It needed Good Will Message Preaching by Religion Leaders until there were Safe Conditions to revive the Common Law for Justice Management. When the Equity Governance Recovery Plan was made many people had Justice Management Skills. Dictator Governance replaced the Justice Quality Controls with Process Frauds. The result is a Justice Skill Shortage. Corruption Remedies need Religion Leaders to help with a Justice Skills Recovery.

At one level it is very simple. It needs progress from Good Will Message Preaching to the Equity Decision Discipline + Common Law Practice + Case Experience + Skill Development. It was Professional Challenge 65 years ago. The Corruption Damage is so great it is a Miracle Challenge. It needs Miracle Management. A Demonstration Case was the use of 5 loaves and 2 fish to feed 5,000 people and get Breadcrumb Surplus of 12 baskets. Most people took food with them. They dare not eat until others had food. The offer of the 5 loaves and 2 fishes gave them the confidence to get out their food and share it. Between them they had more food than they could eat. Many people use the Equity Decision Discipline for Personal Decisions. They do not use it Injustice Remedies against the State. The Miracle Challenge is persuading them to use it for Injustice Remedies against the State.

All the Clergy need is a Confidence Boost + Case Experience to make Personal Initiative and the Equity Decision Discipline the New Norm. The 20,000 Prisoner Release is an opportunity. Release Co-operation Refusals by Opposition Leader Sir Keir Starmer got Release Delay Frauds from 2021 to 2024. The Cabinet is using Over Crowding for Reason Pretence Frauds. It is a balloon that will burst when pricked anywhere. The Parliament Session Court forced Mass Publicity for the 17 Years Prison Fraud Case. The Remedy Process needs Citizens to demand Political Prisoner Identification before the Prison Releases. Chelmsford is ideal. The Prison is close to the Town Centre. Tell the congregations that the Parliament Sessions Court wants Political Prisoner Identification before the Mass Release. A few will respond. Tell the Prison Governors the Clergy want Identity Proof Waivers for Churches Together Representatives and No Fuss Meetings to identify Political Prisoners. Make the best of whatever happens. Personal Initiative and the Equity Decision Discipline will become the New Norm.