

Parliament Session Court
Supreme Court + Court of Appeal
Court of Appeal
High Court

The People v Top Judges
Equity Lawyer v Cabinet
Citizen Mr Nkrumah v Police + Cabinet
Equity Lawyer v Cabinet + Sir Keir Starmer

Corruption Remedies
Fraud Appeals 2023 9000459 + 0174
Fraud Appeal 2024 001159
Restraint Fraud 2022 002595 + 003098

High Court

Citizen Ms Davies v Worcester Council + Cabinet + Sir Keir Starmer

Contempt Claim

Governance Fraud Mass Claim Particulars + Lead Case Particulars of Citizen Ms Davies 31st July 2024

Governance Fraud Mass Claim Lead Case Notice for the People against Fraud Profiteers, the State, Profession Authorities, Law Courts, Cabinets and Parliaments.

The Dictator Governance Plan used Governance Frauds that got a Remedy Obligation for the Cabinets and Parliaments that managed them and a Remedy Obligation Legacy for All Successors. The Coronation Oath Enforcement Authority has Corruption Control Jurisdictions that govern Parliament Session Powers. They decide the Corruption Remedy Priorities for each Parliament Session. The Remedy Priority is Remedy Enforcement for the Victim, Citizen and People against the State, Profession Authorities, Law Courts, Cabinet and Parliament.

In 2024 the Parliament Session Court used the Post Office Scandal and Health Scandals to get Forced Mass Publicity for Corruption Exposure to Cabinet Level, Remedy Denial Frauds by the Law Courts, Remedy Efforts by Honourable Individuals and Mass Remedies by Parliament. It got a Forced Increase in the MP Retirement Rate, a Split Traditional Conservative Values Vote that enabled a Minority Traditional Labour Values Vote to get a Landslide Transfer to a New Governing Majority led by Sir Keir Starmer and a Novice Majority of All MPs. A Criminal Conspiracy used Revenue Termination Blackmail by Big Business and the State to get Propaganda Services in the 2024 General Election by the BBC and ITN. It denied Proportionate Publicity for Industrial Scale Corruption managed by Sir Keir Starmer when Director of Public Prosecutions and Opposition Leader. The BBC Licence Fee Decision in July 2024 is part of the Conspiracy Crime Proceeds.

Investigation is needed to discover how many Imprisonment Frauds are the Crime Proceeds of Prosecution Frauds by the Director of Public Prosecutions when Sir Keir held that office and Release Delay Frauds by the Opposition Leader when Sir Keir Starmer held that office. The Mass Publicity for 20,000 Prison Releases used Over Crowding Propaganda and Imprisonment Fraud Censorship. The Imprisonment Fraud Publicity soon after was a Propaganda Protest + Censorship Protest by the 17 Years Imprisonment Fraud Victim.

The Parliament Sessions Court needs Governance Fraud Mass Claims for Integrity Tests that force the Media, Cabinet, Prime Minister Sir Keir Starmer and Parliament to choose between Just Remedies and Fraud Enforcement. Mass Claims need Lead Cases. The Lead Case Use Offers are an Integrity Test that will get Mass Publicity that is Justice Proof for Media Managers or Mass Publicity Denial that is Enforcement Fraud Proof against Media Managers. The Mass Claim Lead Cases are Integrity Tests that will get Remedy Proof for the Cabinet and Parliament or Remedy Denial Fraud Proof + Protection Fraud Proof against them. The Test Results will be Admissible Evidence for Session Decisions made by the Parliament Sessions Court.

The Claim Particulars are in the Mass Claim Schedule and Lead Case Schedule

The Mass Claim Schedule

The Top Corruption Controls

1. The Top Corruption Controls are the Coronation Oath for Equity Governance using the Common Law, the Corruption Remedy Priorities for each Parliament Session and General Elections that change Governing Majorities and prevent Power Concentration in Unrepresented Minorities.
2. The Corruption Oath Enforcement Authority has Corruption Remedy Jurisdictions that govern Parliament Session Powers. They use the Corruption Remedy Proof Standard. It is Official Records that are Justice

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Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. It eliminates the need for Witness Attendances and Credibility Findings. It enables Trial Orders to get Trial Verdicts in 7 days and Appeal Verdicts in 10 days.

3. The Citizen has Investigation Jurisdiction. It is the power to give and Privilege Waiver, Confidentiality Waiver and Case Management Authority for the use of Judgment Services and the truth, whole truth and nothing but the truth for Integrity Tests of the Authorities. They get Justice Proof for Honourable Officers or Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts. The Equity Lawyer has Integrity Test Judgment Service Jurisdiction. The Crown has Prosecution Jurisdiction. It is the power to use Corruption Proof and Remedy Denial Fraud Proof for Trial Orders of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. The Parliament Session Court has Adjudication Jurisdiction. The Lord Archbishops are Court Lawyers, one for the Trial Court and the other for the Appeal Court. The 24 Lord Bishops provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors. When they are busy they split into 2 groups of up to 8 Trial Jurors and 1 group of up to 8 Appeal Jurors.
4. The Parliament Sessions Court uses Corruption Proof for Corruption Findings, Remedy Entitlement Findings and a series of Remedy Priority Findings with Execution Responsibility Findings against whoever has Remedy Powers to identify the Responsible Individuals. Execution Failures get Unfitness Findings + Dismissal Decisions against Officers and Authorities. Execution Failures by the Cabinet get the Default Penalty of Dismissal Decisions against the Prime Minister with Execution responsibility by Parliament. A Dismissal Failure by Parliament gets a Forced General Election by Time Expiry or Session Refusal, with Corruption Exposure that increases the MP Retirement Rate and, in most cases, a Power Transfer from the Old Governing Majority. The Parliament Sessions Court imposes Corruption Remedy Conditions in the Parliament Session Grant. They use Test Case Results for to make Remedy Execution Performance Findings.
5. Equity Governance imposes a Common Responsibility on one and all to use Equity Decision Discipline to achieve Long Term Peace by service the Justice Priority. The Equity Decision Discipline is use of Reliable Objectivity at every stage of a Justice Process to discover the truth and reason justice, reduce the options to two, identify the worse option, and by so doing identify wrong and discover the better option is right. It needs use of the Equity Decision Discipline to define the Fundamental Common Law that governs Just Process. It needs a Citizen Status Presumption + Remedy Only Jurisdiction Limit + Enforcement Stay Protection pending Equitable Due Process for the Individual against the State subject to Rebuttal Proof Positive. It needs a Validity Investigation at every stage of a Justice Process to discover whether a Fundamental Law Breach at any earlier stage merits an Invalid Process Finding + Inadmissible Process Evidence Finding + Contempt Investigation for the Apparent Victim Party against the Other Party. It needs the Bias Risk Control of a Credible Neutrality Qualification for Conflict Jurisdiction Offices of Expert, Investigator, Prosecutor, Defender, Trial Adjudicator, Appeal Adjudicator and Enforcer. It needs Voluntary Disclosure by All Justice Officers of anything that might raise Conflicted Interest Doubts. It needs Party Equality for the Case Parties. Party Equality needs a Just Process Right Definition Limit for the Case Parties against the Justice Officer.

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Party Equality needs a Case Complexity Investigation + Complexity Management Capacity Investigation + Capacity Deficit Remedies for the Case Parties. Party Equality needs an Evidence Balance that starts with a Validity Presumption for the Defender and Credibility Presumption for the Prosecutor both of which are subject to Rebuttal Proof Positive. Party Equality needs Fraud Proof of anything to get a Proof Burden Reversal using a Fraud Presumption of everything else for the Victim Party against the Fraud Manager and the Fraud Beneficiary. Party Equality needs Malicious Process to get Aggravated Contempt Penalty for the Victim Party and, if appropriate, Exemplary Civil Contempt Remedies for the Victim Party as a Justice Perversion Crime Deterrent for the People. Party Equality needs Fraud Proof of policy, precedent, regulation or legislation to get a Fraud Presumption for the Citizen against the State subject to Rebuttal Proof Positive and Neutral Adjudication by a Credibly Neutral Lay Jury.

6. The Roman British Gnostic Christians developed the Equity Decision Discipline to manage their relation with God. They developed the Common Law to eliminate any conflict between make their relation with God and their relations with each other. It was designed to be understood by a bright person aged 16 and applied by an average person aged 21. It governed the relation between the Saxons and Authority.
7. The Norman Invasion rapidly imposed Dictator Governance on the low lands of England and South Wales. Many Mountains had enabled the Welsh to develop a Sheep Surplus a Food Dependency of Central England on about 10,000 sheep each year before the Norman Invasion. It was valued in good years and vital in bad years. Many Mountains were an Invasion Obstacle for the Norman Invasion. A Sheep Supply Failure was a Riot Risk for Central England and an Invasion Risk. North Wales provided a Safe Haven that enabled the Common Law to survive the Norman Invasion. The Gnostic Christian Tribe that controlled the North Easter Mountains masterminded the One Crown Agreement for England and Wales. The Unity Condition was Common Law Rights for the Citizen against the Crown. Dictator Governance had downgraded to English Law Profession from Justice Managers to Dictator Governance Enforcers. The Unity Conditions of Common Law Rights was Totally Dependent on the Common Law Expertise of the Welsh Lawyers. They were too few. The Common Law Recovery was slow.

The Dictator Governance Plan

8. The Politicians made a Civil Dictator Governance Plan for Western Europe. They agreed the European Constitution. It vested Dictator Powers in the State.
9. The Dictator Governance Plan had Fundamental Flaws.
 - 9.1. It relied on Blackmail Powers for the State Officer against the Citizen to make Immediate Obedience Demands supported by Financial Asset Loss Threats using Electronic Signature Dictator Powers. It relied on Dictator Power Concealment Frauds to get Referenda Acceptance Pretence Frauds for Democratic Rule Pretence Frauds.
 - 9.2. It relied on a Credibility Monopoly for the State that made inevitable Reduced Standards and Career Frauds for Corrupt Officers against Honourable Officers and Rotten Core
 - 9.3. It relied on Sabotage Frauds getting Total Loss of the Coronation Oath Enforcement Authority.

9.3.1. Evidence Frauds denied a Reliable Supply of Admissible Evidence to get a Forced Dormancy until everyone forgot how to service it. The Evidence Frauds were a Proof Burden Reversal Fraud that used a Liability Presumption for the Client subject to Rebuttal Proof Positive by the Professional. It forced Judgment Service Denial and an Advice Only Service Limit that got Responsibility Denial Proof as Rebuttal Proof for the Professional. It started with lawyers and spread to other professions. Political Expedience or Protection Fraud Fees got Judgment Service Penalty Waivers with Top Level Protection.

9.3.2. Education Frauds reduced and then denied mention in Academic Curricula and Professional Qualification Curricula of the Fundamental Common Law, the Cultural Debt owed to the Welsh for enabling it to survive the Norman Invasion and the Coronation Oath Enforcement Authority. The intent was to replace the Equity Heritage with Dictator Indoctrination.

10. The European Constitution used Conflict Disqualification Denial Frauds, Jurisdiction Separation Denial Frauds and Jurisdiction Concentration Frauds for Bias Frauds. In every Member State of the European Union the Politicians lost control to Crime Partnerships of State Officers and Law Court Judges. They developed Protection Fraud Networks to provide Support Services and manage Co-ordinated Corruption.

Equity Governance Recovery Plan

11. The Gnostic Christians made an Equity Governance Recovery Plan. It used the Fundamental Flaws for two strategies.

11.1. The Citizen develop Advanced Electronic Signatures and

11.1.1. Use them for Sophisticated Services that enabled the Prosperous Classes to manage Tax Haven Estates from their homes and use Taxation Starvation to force conversion to Equity Governance.

11.1.2. Define a National Debt Repayment Plan as an Inflation Control and give it Mass Publicity

11.1.3. Define a Peace Plan that used Opportunity Distribution and Surplus Revenue Distribution to get Pollution Controls, Peace Conditions and Migration Disincentives.

11.1.4. Define the Corruption Control Jurisdictions for Advanced Electronic Signatures with Support Finance that Parliament and Crown could not credibly refuse and give it Mass Publicity

11.2. The Citizen wait until a serving Prime Minister was Totally Dependent on the Protection Fraud

Network, get Criminal Conspiracy Proof against the Prime Minister, use it to revive the Coronation Oath Enforcement Authority, prosecute a Corruption Remedy Process and recover Equity Governance.

12. Queen Elizabeth agreed the Equity Governance Recovery Plan. She made Dictator Governance Co-operation conditional on a Referenda Majority for Dictator Governance against Equity Governance. The Dictator Politicians dare not hold Governance Referenda. They would be an Education Process that ended with the choice of Dictator Powers for the State or Corruption Control Powers for the Voter and get a Landslide Rejection of Dictator Governance. They used the Sabotage Frauds to get a Dormancy Period for the Coronation Oath Enforcement Authority. It forced Dictator Plan Delays for her Life Time. They expected her to live for 45 years. She lived an extra 20 years.

The Corruption Remedy Process

13. Mr Edward Ellis accumulated the Skill Set needed for service as an Equity Lawyer and management of the Equity Governance Recovery Plan. In 1998 he and a Technology Partner completed development of the Writing Behaviour Analysis Technology needed for an Internet Service for Computer User Identification. The Equity Lawyer had, and still has, half the Copyright, all of the Marketing Rights and Creditor Control. The Profit Plan was On Line Services. The Defence Plan was Source Code Secrecy to get Never Ending Copyright.
14. Advanced Electronic Signatures would get an Efficiency Revolution, New Markets and a Wealth Bonanza. The Equity Lawyers had Business Plans. The one for the United Kingdom and Eire transferred Business Opportunities from the Citizen to the Town High Street and Village. It reduced ratio of Commuting Times to Work Time. It increased the proportion of the population that both lived and worked in one location and the likelihood of them engaging in Community Activities. The one for the Middle East was Increased Prosperity for the Gaza Strip that forced Policy Changes by Israel and improved the Peace Possibilities. Another one for Migration Disincentive Investment did not have a Plan Target. Another was a Global Warming Remedy that used Heat Deflection Satellites. Another was Pollution Control and Soil Improvement by Poison Extraction from Sewage Waste and use of solids for Fertiliser Pellets. Everyone knew about the Chronic Problems. Many had Remedy Ideas. The Equity Lawyer knew that Advanced Electronic Signatures had Remedy Potential. The priority was to get Reliable Revenues.
15. Market Access needed an Internet Service for Document + Signature Attachment + Document and Signature Verification and a Business Priming Host. It needed the High Internet Usage of the United States or the Universal Deliveries of the Royal Mail + Post Office of the United Kingdom. The Equity Lawyer chose the United Kingdom for the Patriotic Reason and Modesty Reason that he thought UK Politics was easier to manage than US Politics.
16. The European Leaders made a Personal Profit Plan. It needed Source Code Theft, Forced Usage throughout the European Union and Usage Licence Fees for the Theft Conspirators. Prime Minister Mr Blair was the Plan Manager. Barclays Bank was the Theft Agent. Bad Management got Theft Conspiracy Proof for the Equity Lawyer and Theft Failure for them. They used European Market Exclusion Frauds and Personal Ruin Frauds against him. The 1999 Geneva Inventions Exhibition Gold Medal for the Signature Technology was Originality Proof. The Equity Lawyer kept it and the Theft Conspiracy Proof, Market Fraud Proof and Ruin Fraud Proof for US Jurors. It denied US Market Access for Reverse Engineered Products of the Theft Conspirators. Sabotage Frauds against the Post Office denied use of the United Kingdom as a Priming Business Host for Advanced Electronic Signatures.
17. The Equity Lawyer found a Bank IT Expert to develop the Document Internet Service.
18. The Market Exclusion Frauds denied use of Big Business and the State for Market Access. It forced dependency on Small Independents for Market Access. Surveillance Operations by the Secret Service monitored Market Access Efforts for Advanced Electronic Signatures. In late 2003 Electronic Surveillance of

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the Document Management Internet Tests got a Market Ready Report by the Secret Service to European Leaders.

19. In 2004 a Small Independent got acceptance for a Fleet Management Contract by BP Managers in Angola. The Equity Lawyer helped him get acceptance by London Managers. A Business Deal traded Business Support Services from the Equity Lawyer in exchange for Advanced Electronic Signature Market Access Services by the Small Independent. Market Access made inevitable the exposure of Electronic Signature Dictator Powers.
20. In 2004 the preparations for the European Referenda used Electronic Signature Dictator Power Concealment Frauds. They received Advanced Electronic Signature Market Access Report by the Secret Service. It forced a Priority Choice between the Wealth Bonanza and Dictator Powers. They chose Dictator Powers. It needed Market Access Sabotage Frauds. They used an a Drug Crime Framing Fraud for an Extradition Fraud against the Small Independent, who was a UK Citizen and Imprisonment Frauds against him and his Distribution Manager, who was a Dutch Citizen. The UK and Netherlands did not have an Extradition Treaty or time to make one. The 1st Extradition Fraud Plan used Armed Dutch Police on UK Soil to supervise UK Customs and Kent Police in a Kidnap Operation against the UK Citizen. It failed. The European Leaders and Dutch Investigators did not know that a complex series of events Incredible Target Status for the UK Citizen in Drug Investigations. They did not know that the Top Drug Dealers used the UK Citizen's Address as a Decoy Address on the Carrier Movement Records of more than 70 Drug Shipments. They did so because if anything went wrong the Incredible Target Status would ensure Decoy Address Enquiries got Dead End Results. The Extradition Fraud Preparations Time coincided with the Routine Drug Import Journey Time. Top Customs knew US Extradition Frauds Used Kidnap Operations and a Drug Unconsciousness so the Victims woke in Foreign Prisons. They did not know it was the 1st European Extradition Fraud. They knew that a Drug Crime Report by the UK Citizen to Kent Police started the complex series of events that got Incredible Target Status for him in Drug Cases. Top Customs thought that discovery of the Decoy Address got a Decoy Address Report by the UK Citizen and a Decoy Address Investigation by the Dutch Authorities that used False Target Status for the UK Citizen and had Full Co-operation from him. They got News Reports for International Co-operation and a Big Drugs Bust and then took control of the Drug Investigation to manage Investigation Sabotage Frauds. It discovered that the Top Police, Top Customs and Top judges were the Top Drug Dealers. The Priority Choice was to Give Up or Carry On. Give Up needed surrender Dictator Powers and recover control of the State and Law Corus from Organised Crime. Carry On needed a trade of Immunity Frauds in exchange for co-operation with the 2nd Extradition Fraud Plan. They chose to Carry On. The Immunity Deal got as Profit Share for Prime Minister Mr Blair. The 2nd Extradition Fraud Plan needed Innocence Evidence Concealment Frauds by UK Authorities before completion of Imprisonment Frauds by Dutch Authorities.
21. The Equity Lawyer used the Fraud Conspiracy Proof for a Corruption Notice to the Crown and Parliament. It got revived use of the Coronation Oath Enforcement Authority and started a Corruption Remedy Process that has continued ever since. Queen Elizabeth supervised the Party Leaders into Notice Acknowledgements.

22. The Source Code Theft Plan used a Ruin Fraud Conspiracy against the Equity lawyer. It needed Co-ordinated Frauds to get Insolvency Conditions for a Bankruptcy Fraud. They were a £27,000 Partnership Dissolution Payment Default + £80,000 Client Money Theft by Regulated Lawyers to deny liquid funds, a Secret £45,000 Overdraft Reduction and a £50,000 Overdraft Limit Misrepresentation Fraud on account statements by Barclays Bank, a £56,000 Taxation Fraud with Bankruptcy Enforcement Threats by HM Inland Revenue to take Liquid Funds, Will Contest Probate Frauds and Inheritance Claim Frauds for Trial Fraud Blackmail by his Step Sister, his Father's Widow, her Representatives and the Chancery Court that got a Forced Settlement Fraud that required a £140,000 Immediate Payment + Costs Order + £100,000 Costs Liability Assessment Fraud for the Widow to absorb Liquid Funds, Influence Frauds by his Brother in Law to get a £70,000 Settlement Contribution Default by his Sister to deny Liquid Funds, a Probate Grant Order Breach Contempt Fraud by the Chancery Court that denied use of Estate Liquid Funds to meet the Settlement Liabilities, use of Any Default for a Bankruptcy Fraud by HM Revenue or the Widow, use of the Bankruptcy Fraud for a Law Practice Disqualification Fraud, and if that failed, a Law Practice Disqualification Fraud and Costs Fraud by the Law Society Chief Prosecutor and Solicitors Disciplinary Tribunal for the Bankruptcy Fraud. It did two things. It got a Complete Set of Fraud Conspiracy Proof for the Equity Lawyer and Remedy Process against All Guilty Parties including Prime Minister Mr Blair. It is Similar Fact Proof for Many Fraud Victims. It did Massive Damage to the Equity Lawyer. It failed to get the Bankruptcy Fraud.
23. The Source Code Theft Conspiracy was a Ruin Fraud Risk Warning. The Ruin Fraud relied on Fraud Agents that the Equity Lawyer had known for up to 20 years. They gave themselves away at every stage of the process. The Step Sister was married to the Top Trader of Barclays Bank. She had worked for the Law Firm that serviced Barclays Bank Group Board. She knew the Law Firm Partners and Group Board Members who were involved the Source Code Theft. Conflict Discovery Tests at every stage in every case got Fraud Conspiracy Proof for the Equity Lawyer against the Fraud Conspirators. It became very obvious that the Step Sister told the Brother in Law the Bankruptcy Frauds was a Probate Grant Disqualification for the Equity Lawyer and Probate Grant Qualification for his wife, the Sister, she would not know what to do, she would rely on him and he would have control of the Probate Estate. The Bankruptcy Frauds needed Influence Frauds by the brother In Law against his wife, the Sister. Conflict Discovery Tests got Repeat Fraud Conspiracy Proof for the Equity Lawyer against the Brother in Law. The Equity Lawyer decided not to say anything to his Sister. The Influence Frauds confused her, but either she did not recognise them for what they were, or went into Deep Denial. The confusion or denial lasted long enough for her to ignore Default Influence Fraud and make the £70,000 Payment. The Equity Lawyer had enough to pay the £140,000 Settlement Liability. The Brother in Law was furious. The confusion and denial ended. The Sister did not have the Relation Skills needed to maintain relations with her brother, the Equity Lawyer, in Conflict Conditions managed by her husband, the Brother in Law until he died. It got Similar Fact Proof for use in Many Cases. The Remedy Process needs Relation Recovery Test Cases. It is one.

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24. The Ruin Fraud Conspiracy coincided with the Framing Fraud Conspiracy against the Business Managers.
Bad Management got Bankruptcy Fraud Conspiracy Proof for the Equity Lawyer and a Ruin Fraud Failure for Prime Minister Mr Blair and Framing Fraud Conspiracy Proof for the Business Managers and a Plan Success for European Leaders. Both Conspiracies got and Evidence Preservation for the Corruption Remedy Process.
25. Innocence Evidence Concealment Fraud Proof got by the Equity Lawyer enabled the Parliament Sessions Court to make Fraud Findings and Dismissal Decisions against Law Court Judges with Execution Responsibility by the Cabinet. Dismissal Failure was Protection Fraud Proof against the Cabinet. The threat of a Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof got a Forced 10 Months Retirement Notice from Prime Minister Mr Blair. The Remedy Process needed the Notice Period to give Remedy Co-operators in the Governing Majority as long as possible in the Leadership Contest to get a Remedy Management Leader. It discovered the Protection Fraud Network had a Remedy Denial Fraud Majority. Protection Fraud Deals got a No Contest Leadership Win and the Premier Office for MP Mr Brown.
26. The Notice Period got a Bankruptcy Fraud Stay pending discovery of the outcome of the Leadership Contest.
27. Prime Minister Mr Blair used the Notice Period to make Protection Fraud Arrangements that would last his lifetime. The Middle East Peace Ambassadorship got Diplomatic Immunity from the UK, EU Russia and US. Bad Management denied the Bankruptcy Fraud and Source Code Theft but did get a Law Practice Disqualification Fraud. It motivated use of the Legal Service Act 2007 to create the Unqualified Legal Service Crime and prevent Case Management by the Equity Lawyer providing a Reliable Supply of Admissible Evidence for the Parliament Sessions Court. He ignored it. He relied on Parliament Sessions Grants containing Unqualified Legal Service Crime Prosecution Prohibitions for him. Case Management by him forced Protection Demands by Corrupt Officers that needed Civil Court Contempt Frauds by Top Judges.
28. The Leadership Contest got the Premier Office for Prime Minister Mr Brown. The Official Seals Collection Visit of the Prime Minister to the Crown takes 15 minutes. This time it took 55 minutes. Queen Elizabeth told him the Session Priority was use of Judgment Fraud Proof against the High Court for a Corruption Investigation of the Law Courts. He made a Protection Fraud Plan. It needed Bankruptcy Fraud against the Equity Lawyer as Fraud Commitment Proof from the Judiciary and Publicity Frauds as Commitment Proof from the Media and then a Surprise General Election. It needed a Hearing Notice Denial Fraud + Appearance Failure + In Absence Case Dismissal Fraud to avoid Audio Record Fraud Proof against the Prosecutor and Judge. Unusual Case Activity motivated a Hearing Date Enquiry Call by the Equity Lawyer. It got 'tomorrow' from the High Court Officer and 'Why did I not have notice?' by the Equity Lawyer and 'We did not have your address' from the Court Officer. It was an Obvious Lie. It needed a Caser Fraud Briefing for All Officers who might receive a date Enquiry Telephone Call. A Secret Hearing Appearance by the Equity Lawyer got an Audio Record that is Secret Hearing Fraud Proof against the Law Society Chief Prosecutor and Justice Mr Wynn Williams, [who later conducted the Post Office Scandal Enquiry for Parliament], and 'they want closure representations' by the Law Society Prosecutor to the Equity Lawyer as they left the court room. It was a Fraud Commitment Proof Failure by the Judiciary.

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29. Days later a Brief Meeting got Blackmail by Media Mogul Mr Murdoch of Prime Minister Mr Brown that used Election reason Exposure Threats to support Specific Demands. It got a Confidence Collapse by the Prime Minister. He stopped the Election Preparations and signed the Parliament Session Grant. He knew it would get Conditions Performance Breach Proof against him.
30. Integrity Tests got Corruption Proof against the State and Profession Authorities, Remedy Denial Fraud Proof against the Law Courts and Protection Fraud Proof against the Cabinet and a Dismissal Decision against the Governing Majority. The Jill Dando Murder + Celebrity Paedophiles + Drugs got Case Management by the Director of Public Prosecutions that was Protection Fraud Proof against Sir Keir Starmer. Remedy Commitments by the Opposition Minority enabled the Crown to manage the Expense Account Investigations. It got Expense Account Fraud Proof on an Industrial Scale. It enabled use of the 2009 Election Campaign Period for Corruption Exposure. It got a Forced Increase in the MP Retirement Rate from 15% to 30% . It enabled the 2010 General Election to get a Power Transfer to a Coalition Government.
31. The 2010 Session Priority was a Long Session of 2 ½ years to enable a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. The fact that Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband did not know Investigation Details eliminated them from suspicion if anything went wrong. It freed them to govern. Remedy Co-operation by all of them inspired confidence that whoever won the 2015 General Election could be relied on for Dismissal Executions against Law Court Judges. The Corruption Investigation used a Firearms Theft Proof + Firearms Prohibited Possession Proof + Protection Fraud Proof against a Known Dangerous Drug Dealer and Sussex Police for a Crime Complaint and Witness Protection Application for the Victim. It that got Protection Fraud Conspiracy Proof against Sussex Police Chief Constable, Sussex Crown Prosecutor Chief, the Law Courts and the Director of Public Prosecutions when Sir Keir Starmer held that office.
32. The 2015 General Election got a Governing Majority and European Referenda Obligation for Prime Minister Mr Cameron. The 2015 Session Priority was Set Up Conditions for the Dismissal Executions. They required a Fraud Invalidity Precedent [Sharland v Sharland], a Conflict Disqualification Precedent [Emerald Supplies v British Airways] and Case Issue Rights for the Citizen against the State and Law Courts. In the High Court it was managed by a Before Issue Case Approval Powers Revocation. They used a 1 Year Test Period. Integrity Tests got Remedy Denial Fraud Proof against the Law Courts throughout. Everyone knew that the Corruption Exposure of Dismissal Executions against Law Court Judges would increase the Leave Vote. Prime Minister Mr Cameron used the 1 Year' Test Period for the European Referenda, led the Remain Campaign, and resigned. It was an Honourable Resignation. The next item on the Session Agenda was Dismissal Executions against Law Court Judges. The Protection Fraud Network needed to stop it. Leadership Vote Sales by key Influencers to the Protection Fraud Network got a Non Contest Win and the Premier Office for MP May.
33. Case Management by the Equity Lawyer and Others got Corruption Proof against the State and Profession Authorities, Remedy Denial Fraud Proof against the Law Courts, Protection Fraud Proof against the Cabinet and Parliament a Forced Resignation from Prime Minister Mrs May and the 2019 Forced General Election.

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Protection Fraud Deals got Leadership Votes and a Leadership Contest Win the Premier Office for MP Mr Johnson. The 2019 Forced General Election got No Credible Opposition got a Landslide Majority for Prime Minister Mr Johnson.

34. Case Management by the Equity Lawyer and Others got Corruption Proof against the State and Profession Authorities, Remedy Denial Fraud Proof against the Law Courts, Protection Fraud Proof against the Cabinet, a Dismissal Decision against Prime Minister Mr Johnson and a Dismissal failure that was Protection Fraud Proof against Opposition Leader Sir Keir Starmer and Parliament. The Session Priority was Credibility Recovery for the Authorities. It needed Dismissal Executions against Top Judges by a United Parliament, Victim Identification and Case Remedies. Opposition Leader Sir Keir Starmer used Covid Regulation Party Breaches for Dismissal Effort Pretence Frauds while using Dismissal Support Denial Frauds to keep him in office.
35. In 2024 the Parliament Session Court used the Post Office Scandal and Health Scandals to get Forced Mass Publicity for Corruption Exposure to Cabinet Level, Remedy Denial Frauds by the Law Courts, Remedy Efforts by Honourable Individuals and Mass Remedies by Parliament. It got a Forced Increase in the MP Retirement Rate, a Split Conservative Values Vote that enabled a Minority Vote to get a Landslide Transfer to a New Governing Majority led by Sir Keir Starmer and more than half the constituencies represented by Novice MPs.
36. A Criminal Conspiracy used Revenue Termination Blackmail by Big Business and the State to get Propaganda Services in the 2024 General Election by the BBC and ITN. It denied Proportionate Publicity for Industrial Scale Corruption managed by Sir Keir Starmer when Director of Public Prosecutions and Opposition Leader. The BBC Licence Fee Decision in July 2024 is part of the Conspiracy Crime Proceeds.
37. Investigation is needed to discover how many Imprisonment Frauds are the Crime Proceeds of Prosecution Frauds by the Director of Public Prosecutions when Sir Keir held that office and Release Delay Frauds by the Opposition Leader when Sir Keir Starmer held that office. The Mass Publicity for 20,000 Prison Releases used Over Crowding Propaganda and Imprisonment Fraud Censorship. The Imprisonment Fraud Publicity soon after was a Propaganda Protest + Censorship Protest by the 17 Years Imprisonment Fraud Victim.
38. The Parliament Sessions Court needs Corruption Remedy Mass Claims for Integrity Tests that force the Media, Cabinet, Prime Minister Sir Keir Starmer and Parliament to choose between Just Remedies and Fraud Enforcement. Mass Claims need Lead Cases. The Lead Case Use Offers are an Integrity Test that will get Mass Publicity that is Justice Proof for Media Managers or Mass Publicity Denial that is Enforcement Fraud Proof against them. The Lead Cases are Integrity Tests that will get Remedy Proof for the Cabinet and Parliament or Remedy Denial Fraud Proof + Protection Fraud Proof against them. The Test Results will be Admissible Evidence for Session Decisions made by the Parliament Sessions Court.

Top Level Governance Frauds

1. Substitution of the Justice Priority of the People with the Obedience Priority of the State and then substituted that with the Predation Priority of Organised Crime.

2. Sabotage Frauds against the Coronation Oath Enforcement Authority that used:
 - 2.1. Education Frauds that denied all mention of the Coronation Oath Enforcement Authority and the Corruption Remedy Jurisdictions that govern Parliament Session Powers with intent to do the Corruption Damage that everyone should forget how to manage them and then forget they existed.
 - 2.2. Proof Burden Reversal Frauds that replaced the Validity Presumption for the Citizen and Credibility Presumption for the State both of which were subject to Rebuttal Proof Positive with a Liability Presumption for the State subject to Rebuttal Proof Positive with intent to do the Corruption Damage of Judgment Service Denial Frauds for Fraud Profiteers and Corrupt Officers against the Victim and Citizen.
 - 2.3. Credible Neutrality Denial Frauds + Bias Enforcement Frauds using Conflicted Interest Jurisdiction Disqualification Denial Frauds + Conflict Jurisdiction Separation Denial Frauds + Conflict Jurisdiction Concentration Frauds that did the Corruption Damage of a Power Transfer from Elected Politicians to Crime Partnerships of State Officers and Law Court Judges who developed as Protection Fraud Network to provide Support Services, manage Co-ordinated Corruption, trade Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians and cripple any Remedy Governing Majorities got by General Elections with Remedy Denial Fraud Majorities controlled by the Protection Fraud Network.
 - 2.4. Party Equality Denial Frauds by use of Jurisdiction Concentration Frauds of Rights Definition Jurisdictions with Rights Enforcement Jurisdictions that did the Corruption Damage of enabling Bias Frauds for Fraud Profiteers and Corrupt Officers against the Victim and Citizen at every stage of the Justice Process of Rights Definition + Rights Enforcement by fact testimony, opinion testimony, investigation, prosecution, defence, trial adjudication, appeal adjudication and enforcement
 - 2.5. Profession Service Frauds that denied Truth Discovery and Just Reasoning to identify Root Problems and devise Root Remedies but required Service Frauds by Regulated Professionals for Fraud Profiteers and Corrupt Officers against the Victim and Citizen and used Profession Governance Frauds + Disqualification Frauds for Enforcement Frauds
 - 2.6. Redundant Record Frauds that enabled System Function with Isolated Record Frauds
 - 2.7. Budget Frauds + Case Management Frauds + Protection Frauds for Fraud Profiteers and Corrupt Officers against the Victim and Citizen by the State, Profession Authorities, Law Courts Cabinet and Parliaments
 - 2.8. Protection Frauds that denied Session Priority of Credibility Recovery for the Authorities. It needed Dismissal Executions against Top Judges by a United Parliament, Victim identification and Case Remedies. Protection Frauds denied a United Parliament. It created the need for Forced Unity. It needed Imprisonment Fraud Proof, and use of it for an Imprisonment Fraud Finding + Protection Fraud Finding + Enforcement Fraud Finding + Unfit Judiciary Finding by the Parliament Session Court. Exposure Threats got Forced Finding Pronouncements by Parliament. In December 2023 the G7 Summit got an

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International Agreement for Remedy Enforcement against Fraud Profiteers. In 2024 the Post Office Scandal and Health Scandals got Mass Publicity for Corruption Exposure to Cabinet Level, Remedy Denial Frauds by the Law Courts, Remedy Efforts by Honourable Individuals and Mass Remedies by Parliament.

Health Market Frauds

39. The Pharmaceutical Industry wanted a Resource Monopoly for Chemical Research. It needed Health Market Frauds for them against All Competitors at every stage from Original Research to Effective Remedy. It needed Market Frauds for System Control against Individual Talent. It used:
- 39.1. Abortion Frauds and Baby Murders with Protection Frauds to get Human Organs that were Genetic Defect Proof for the Genome Project
- 39.2. Gene Analysis to identify Healthy Organs and Prescription Frauds to get False Symptoms + Diagnosis Frauds to get Mercy Killing Consents from Relatives and Human Organ Thefts with Protection Frauds to develop the Organ Transplant Industry in the UK
- 39.3. Drug Research Frauds + Approval Frauds with Protection Frauds
- 39.4. Market Frauds for Drug Treatment against Other Treatment with Protection Frauds. Sample Cases are creation of the General Osteopathic Council to manage Governance Frauds against Registered Osteopaths and use of it for the Patient Satisfaction Internet Publicity Prohibition Frauds

The Lead Taxation Fraud Case Details of Citizen Ms Michelle Davies

40. The use of Profession Governance Powers for a Patient Satisfaction Internet Publicity Prohibition that was a Market Fraud for Market Competitors against Registered Osteopaths.
41. The use of a Policy Fraud Complaint by Citizen Ms Davies for Credible Neutrality Denial Frauds + Conflict Qualification Frauds for Investigation Frauds + Complaint Dismissal Frauds by the Profession Authority.
42. The use of the Policy Complaint Fraud for a Mental Unfitness Suspicion Fraud + Examination Consent Demand Fraud + Pending Investigation Suspensions Fraud + Osteopath Misdescription Criminal Prosecution Fraud + Criminal Trial Fraud + Criminal Appeal Fraud + use of the Conviction Fraud for Practice Unfitness Trial Fraud + Adjudication Fraud + Disqualification Fraud + Publicity Defamation Frauds
43. The use of Local and National Taxation Frauds + Budget Frauds finance Investigation Fraud, Prosecution Frauds, Defence Frauds + Trial Frauds + Appeal Frauds by the State, Profession Authorities and Law Courts.
44. The use of Council Tax Liability Order Perjury + Forgery + Bankruptcy Enforcement Fraud Threats by Worcester Council in spite of the Order Denial Proof given by the Law Court
45. The Ruin Fraud Conspiracies against Equity Lawyer Mr Ellis and Citizen Ms Davies are Similar Fact Fraud Proof for each other and All Governance Fraud Mass Claim Cases.

Remedy Proposals

Use of the Lead Taxation Fraud Case Offer by Citizen Ms Davies for an Integrity Test of All Media, and especially the BBC and ITN + Pending Remedies Enforcement Stay Protection Test of the Law Courts + Taxation Fraud Test of the Council, Councillors, Cabinet, Sir Keir Starmer and All MPs

Use of the Test Results for Corruption Remedy Priority Findings by the Parliament Sessions Court