

Parliament	The people v Top Judges	Corruption Remedy Process
Supreme Court	Equity Lawyer Mr Ellis v Cabinet	Fraud Appeal 2023 0174
Court of Appeal	Equity Lawyer Mr Ellis v Cabinet	Fraud Appeal 2023 000569
Court of Appeal	Citizen Mr Nkrumah v Cabinet + Police	Fraud Appeal 2024 001189
Court of Appeal	Citizen Mr Sood v Trustee Son Mr Sood + Cabinet	Fraud Appeals 2024 002801
Court of Appeal	Citizen Mr Katsiaounis v Cabinet + Police	Fraud Appeals 2025
2024 001189 + 002801 + 2025 Fraud Appeal SKELETON of Citizens		10 <sup>th</sup> January 2025

The Coronation Oath Enforcement Authority has Corruption Remedy Jurisdictions that govern Parliament Sessions Powers. They manage the Profession Authority responsibilities of Parliament. They use the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers of Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim.

Citizens authorise use of cases for Integrity Tests of the Authorities. Equity Lawyers provide Integrity Test Management Services. The Integrity Tests get Justice Proof for Honourable Officers or Fraud Proof against State and Remedy Denial Fraud Proof against the Law Courts. The Crown uses the Fraud Proof Sets for Trial Orders by the Parliament Sessions Court of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. The Lord Archbishops serve a 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 provide Two Trial Juries of up to 8 and One Appeal Jury of up to 8.

Fraud Proof gets Corruption Findings, Remedy Entitlement Findings, and a series of Remedy Priority Findings for investigations that identify Responsible Individuals and then Dismissal Decisions against Top Judies with Execution Responsibility by the Cabinet. A Dismissal Failure is Protection Fraud Proof against the Cabinet. The Default Penalty is a Dismissal Decision against the Prime Minister. A Dismissal Failure is Protection Fraud Proof against parliament. The Default Penalty is a Forced General Election got by Time Expiry or a Session Grant Refusal. Joint Liability Proof against the Cabinet and Remedy Commitment by the Opposition Minority validate the Ultimate Sanction of Mass Publicity for Corruption Exposure that gets a Power Shift. The ideal is to get a New Governing Majority with a Corruption Remedy Mandate.

The Citizen Appellants gave Integrity Test Authorities that got Fraud Proof Sets. In 2021 the Parliament Sessions Court used them for Dismissal Decisions against Top Judges. Dismissal Failures were Protection Fraud Proof against the Cabinet and Parliament. Dismissal Help Requests by Governing Majority MPs got Help Refusal by Opposition Leader Sir Keir Starmer because he had Joint Liability for Imprisonment Frauds got when he was Director of Public Prosecutions. It created the need for Forced Remedies. Contempt Claims 2022 002595 + 003098 and Fraud Appeal 2023 000569 + 0174 of Equity Lawyer Mr Ellis and the Cabinet got Imprisonment Fraud Proof against the Judiciary. In December 2023, it was used at the G7 Summit to get an International Agreement for Remedy Enforcement against Fraud Profiteers. It got Damage Payments from Fraud Profiteers for Victims that enabled use of the Post Office Scandal and Health Scandals for Corruption Exposure. It got an increase in the MP Retirement Rate, an Incredible Choice and Split Conservative Values Vote that enabled a Minority Vote to get a Landslide Novice Majority led by Sir Keir Starmer. The 2024 Parliament Session Grant required the Mass Release of 20,000 Imprisonment Fraud Victims. Use of the Overcrowding Reason instead of the Imprisonment Fraud Reason and Release Priority for Guilty Criminals instead Imprisonment Fraud Victims was a Grant Conditions Breach. It validated an Unfitness Case that got Remedy Failure Findings + Protection Fraud Findings against the Cabinet. The Remedy Priority was use of Mass Publicity for the Cabinet Bribery Scandal to discover whether it stopped Court Frauds. It did not. All Test Cases got Remedy Denial Fraud Proof against the Law Courts. Conservative Values Party Leaders made Remedy Commitments and asked for Outside Help to counter Remedy Sabotage Frauds by a Few Experienced Conservative Party MPs who were Protection Fraud Network Agents. President Elect Mr Trump and Tycoon Mr Musk provided Outside Help using the Child Prostitution Scandal. It enabled the Conservative Values Party Leaders to make Corruption Remedies the Key Issue for the 2025 Forced General Election.

A Rape Complaint Fraud got Investigation 01YE1544123 and use of it for Production Demands by Citizen Mr Katsiaounis of Corruption Proof as Defence Evidence and Additional Fraud Evidence Notices from Citizens Mr Nkrumah, Mr Sood and others. They got Case References by the Investigator via superiors to Commissioner Ranks. No one wanted to accept responsibility for Interview Audio Records of Production demands that got Production Denial Fraud Proof against the Investigator or Demand Failures that were Fraud Proof against the Defender, or Case Closure Frauds. Case Reports by Commissioner Rank Police got Personal Knowledge Proof against to the Home Secretary Ms Cooper and Prime Minister Sir Keir Starmer of All State Frauds and All Court Frauds committed against the Citizens after the 2024 General Election. The cases link Land Frauds + Drug Crimes + Child Prostitution + Court Frauds to Protection Frauds that used Investigation 01KW635924 for Electronic Device Theft + Electronic Record Thefts.

The choice is Just Remedies or Enforcement Frauds before the 2025 General Election gets Judge Dismissal Executions.

The Evidence provider knows that use of anything as evidence that is known to be false or not believed to be true incurs Perjury Liability. Page 1 of 1