

2024 002801 Relevant Events Chronology - Without Prejudice to Invalidity Arguments

17th January 2025

Without Prejudice to Invalidity Arguments against Appeal Regulation Frauds

Reserved Rights for Relevant Events Chronology Additions

- 1698 Glorious Revolution gets the Coronation Oath Enforcement Authority
- 1956 Suez Scandal motivates the Dictator Governance Plan for Western Europe. It used Sabotage Frauds that denied a Reliable Supply of Admissible Evidence for Parliament Session Decisions. It got a Dormancy Period for the Coronation Oath Enforcement Authority.
- 1959 The Equity Governance Recovery Plan
- 2001 Top Police, Top Customs and Top Judges were the Top Drug Dealers. Top Drug Sales went with Protection Frauds. They needed a Reliable Supply of Chemically Traceable Drugs for Career Sabotage Frauds against Top Officers. They needed a Top Quality Product to ensure a reliable Supply. They needed Sussex Sites to get Good Water for the Top Quality Product. Bankruptcy Fraud 1991 191 got an estate that included Somersales Farm, London Road Crowborough. Top Judges decided to use it as the First Production Site for the Chemically Traceable Drugs. The Judgment date 8th June 2001 recorded Fact Admissions and Intent Admissions that were Bankruptcy Fraud Conspiracy Proof against the Petitioner and Trustee and the Remedy Restraint against the Victim was Protection Fraud Proof against the High Court. It gave Top Police the confidence to host Drug Production in Sussex.
- 2002 The Drug Production Manager and Guilty Officers wanted Protection Frauds for their lifetimes. The Criminal Convictions Record of the Drug Production Manager got a Statutory Prohibition against Firearms Possession. Firearms Theft from a Cabinet by the Drug Production Manager got Receipt 0223607 that listed the Stolen Firearms and identified him a Possessor, and Receipt 0223608 that listed the Cabinet and commented 'locked contents not known'. The Conviction Record, Receipts and Armoury Records were a Corruption Exposure Time Bomb. They motivated hundreds of Theft Discovery Delay Crime and then thousands of Protection Frauds.
- 2004 Election Fraud Conspiracy Proof against Prime Minister Mr Blair enables Equity Lawyer Mr Ellis and Queen Elizabeth to end the Dormancy period and revive Active Service of the Coronation Oath Enforcement Authority. The 1st Election Fraud Concealment Plan identified the Top Drug Dealers. The 2nd Election Fraud Concealment Plan got Drug Crime Profits for Prime Minister Mr Blair.
- 2005 A Firearms Certificate Renewal Application by the Owner motivated Theft Discovery Delay Fraud Plan. It used a Drug Crime Framing Fraud against him. It increased the Corruption Exposure Time Bomb. Corruption Findings validate Dismissal Decisions against Top Judges.
- 2006 Dismissal Failures are Protection Fraud Proof against the Cabinet. The Default Penalty was a Dismissal Decision against Prime Minister Mr Blair. The Remedy Priority was Integrity Tests the Governing Majority. A Forced 10 Months Retirement Notice from Prime Minister Mr Blair got a Long Period for the Leadership Contest and the Integrity Tests. They discovered the Protection Fraud Network controlled more than half the Governing Majority
Prime Minister Mr Blair used the Retirement Notice Period to make Protection Fraud Arrangements in hope they would last his lifetime. They included a Law Practice Disqualification Fraud against Equity Lawyer Mr Ellis and the Legal Services Act 2007 that created Unqualified Legal Service Crimes. They included Profit Shares for Cabinet Officers
- 2007 The Parliament Session Grant required a Corruption Investigation of the Law Courts. It used the Bankruptcy Fraud 1991 191 Judgment Frauds.
- 2008 The Corruption Investigation got Protection Fraud Proof against the Cabinet. A Corruption Remedy Commitment by the Opposition Minority validated use of Corruption Exposure to get a Power Transfer to a New Governing Majority
An Appointment Fraud for Keir Starmer enabled him to use the officer of Director of Public Prosecutions to provide Protection Frauds for Celebrity Paedophiles and Drug Dealers.
The Armourer retired. No one told the New Armourer about the Corruption Exposure Time Bomb.
- 2009 Goods Collection Notices from the New Armourer listed the Stolen Firearms and Cabinet. Questions by the Owner got Receipt Copies from the New Armourer. The Framing fraud had got the Criminal Convictions of the Drug Production Manager. The Equity Lawyer helped the Owner get Protection Fraud Proof against the State, Law Courts and Prime Minister Mr Brown.
Secret Service Officers prepared to service a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown
- 2010 The Parliament Session Grant required a Corruption Investigation of the Law Courts managed by the Lord Chancellor for the Crown.

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- 2011 The Corruption Investigation of the Law Courts used the Witness Protection Denial Fraud Proof for the
2012 Firearms Owner against the State, Law Courts and Parliament and a Case Reference by Queen Elizabeth for
an Integrity Test. It forced the choice between Corruption Investigation that needed Witness Protection for the
Firearms Owner or a Firearms Crime Framing Fraud against the Owner to provide Protection Frauds for
Corrupt Officers. It got Protection Fraud Conspiracy Proof against Sussex Police Chief Constable, Sussex
Crown Prosecutors, Law Court Judges and Director of Public Prosecutions Keir Starmer.
- 2015 The European referenda Commitment got the Governing Majority for Prime Minister Mr Cameron.
The Parliament Session Grant required a Fraud Invalidity Precedent [Sharland v Sharland] + Conflict
Disqualification Precedent [Emerald Supplies v British Airways] + Case Issue Rights for the Citizen against
the State + Integrity Test Case Management Year for the Equity Lawyer.
Integrity Test Cases got Corruption Proof against the State and Profession Authorities, Remedy Denial Fraud
Proof against Law Courts, Trial Orders from the Crown to the Parliament Sessions Court of Corruption Cases
against the State and Unfitness Cases against Officers and Authorities, Corruption Findings and Remedy
Priority Findings that ended with Dismissal Decisions against Top Judges with Dismissal Executions timed
for the end of the 2016 Summer Term. It was inevitable that the Corruption Exposure got by the Dismissal
Executions would increase the Leave Vote. Prime Minister Mr Cameron wanted a Remain Majority. He used
the Test Case Year for the European Referenda, led the Remain Campaign, lost and resigned. It was an
Honourable Resignation. The Protection Fraud Network needed to stop the Dismissal Executions. They
bought Leadership Votes for MP Mrs May because she was one of them. It got a 9 Year Delay in the
Dismissal Executions against Top Judges
- 2017 Corruption Proof against Law Court Judges got a Forced General Election. The Parliament Session Grant
required a Corruption Investigation of the Law Courts.
The Remedy Process used Child Prostitution Cases to get Protection Fraud Proof against the Cabinets of Mrs
May, Mr Johnson and Ms Truss and Opposition leaders Mr Corbyn and Sir Keir Starmer.
- 2019 Corruption Proof got a Forced Resignation from Prime Minister Mrs May. Cabinet Officers claimed that
Disclosure Denial Frauds by Prime Minister Mrs May were a Joint Liability Defence for them. It invalidated
use of Corruption Exposure before the Forced Winter General Election.
- 2021 Dismissal Execution Failures were Protection Fraud Proof against the Cabinet and Parliament. They created
the need for Forced Remedies. They needed Imprisonment Fraud Proof against the Judiciary and use of it to
get an International Agreement for Remedy Enforcement against Fraud Profiteers.
- 2022 Contempt Claims 2022 002595 + 003098 and fraud Appeals 2023 000569 + 0174 of Equity Lawyer Mr Ellis
2023 and the Cabinet got the Imprisonment Fraud Proof against the Judiciary. In December 2023 the G7 Summit
got the International Agreement for Fraud Enforcement against fraud profiteers
- 2024 Damage Payments for Victims from Fraud Profiteers enabled Corruption Exposure using the Post Office
Scandal and Health Scandals. It got an increase in the MP Retirement Rate, an Incredible Choice and a Split
Conservative Values Majority Vote that enabled a Minority Vote to get a Landslide Majority led by Sir Keir
Starmer. It got a Dramatic Reduction in the Network MPs.
The 2024 Parliament Session Grant required the Mass Release of 20,000 Political Prisoners. Use of the
Overcrowding Reason instead of the Imprisonment Fraud Reason and Release Priority for Guilty Criminals
instead of Imprisonment Fraud Victims was Remedy Denial Fraud Proof + Protection Fraud Proof against the
Cabinet. The Cabinet Bribery Scandal in the 12th week after the General Election was a Set-Up Condition for
Test Cases that got Remedy Denial Fraud Proof against the Law Courts.
Co-ordinated Case Management by Citizens linked Land Frauds + Crime Framing Frauds + Drug Crimes +
Child Prostitution. Rape Investigation 01YE165544123 was used for Case References by Commissioner
Rank Police that got Child Prostitution Protection Fraud Proof against Home Secretary Ms Cooper and Prime
Minister Sir Keir Starmer.
Opposition Party Leaders made Remedy Commitments. They needed External Help to counter the Remedy
Sabotage frauds by Network Agents in Parliament. The US President Elect Team provided External Help.
The Child Prostitution Scandal enabled the Opposition Party Leaders to make Corruption Remedies the Key
Issue for the 2025 General Election. The Enquiry Limit Frauds are a Last Ditch Effort by the Cabinet at
Doomed Protection Frauds. The 2025 General Election will achieve Total Destruction of the Protection Fraud
Network in the UK Parliament, Dismissal Executions against Top Judges, Victim Identification and Case
Remedies. The Fraud Appeals will get Remedy Co-operation Proof for the Law Courts or Remedy Denial
Fraud Proof against Doomed Law Court Judges.