

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 002801 Without Prejudice to Invalidity Arguments	Regulation Compliance Time Extension Request	10 th January 2025

Reasons:

1. Dictator Governance Frauds use Regulation Frauds to require Separate Appeals against Each Decision and achieve Evidence Exclusion Frauds. Fraud Appeal 2023 0174 of the Equity Lawyer got Regulation Enforcement by the Supreme Court that required a Certificate from the Court of Appeal that the 2023 000569 Appeal Issues had General Public Importance. The Certificate Application by the Equity Lawyer got Process Denial Fraud Proof against the Court of Appeal that is Remedy Denial Fraud Proof against the Supreme Court.
2. The Trust Claim 2023 000393 Remedy Denial got the Fraud Appeal 2022 000292 in the Chancery Court and the Case Stay Denial 1st Fraud Appeal 2024 002801 in the Court of Appeal
3. The Fraud Appeal 2022 000292 Permission Refusal got the Appeal Permission Denial 2nd Fraud Appeal using reference 2024 002801 in the Court of Appeal.
4. Fraud Appeal 2024 002801 got Regulation Enforcement using as Compliance Failure Notice + Remedy Demands + Default Penalty Dismissal Threat dated 6th January 2024 from the Court of Appeal. The Remedy Demands deal with the 1st Fraud Appeal Papers but ignore the 2nd Fraud Appeal Papers.
5. The Parliament Sessions Court is managing a Corruption Remedy Process. It uses Test Cases to discover whether, and if so when, State Officers and Law Court Judges cease use of Regulation Frauds for Remedy Denial Frauds and revive use of Case Notices and the Common Law for Fraud Remedies.
6. Politicians made a Dictator Governance Plan for Western Europe. It used Dictator Governance Frauds. They vested a Remedy Powers Monopoly in the State. The Politicians lost control to Crime Partnerships of State Officers and Law Court Judges. In every Member State of the European Union they developed Protection Fraud Networks to provide Support Services and manage Co-ordinated Corruption.
7. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. The UK Coronation Oath Enforcement Authority used it to start a Corruption Remedy Process. It has continued ever since. It needed to achieve Total Destruction of the Protection Fraud Network. It needed International Co-operation. It conducted Remedy Research for Republic State. In 2024, Corruption Exposure enabled the Forced General Election to remove most of the MP Agents of the Protection Fraud Network. Help from President Elect Mr Trump and Tycoon Mr Musk enabled the Conservative Values Party Leaders to use Child Prostitution Scandal to make Corruption Remedies the Key Issue for the 2025 Forced General Election.
8. The Remedy Process needed Voluntary Remedy Test of the Judiciary. Equity Lawyer Mr Ellis used the Fraud Appeals in the Document Heading for Voluntary Remedy Tests.
9. King Charles, the Lord Archbishops, Lord Bishops, Citizens, President Mr Biden, President Elect Mr Trump and European Leader are all patiently waiting for the Remedy Co-operation Proof from the UK Judiciary. All it needs is a Conflict Jurisdiction Disqualification Admission + Remedy Only Jurisdiction Limit Admission and use of the Common Law for Just Remedies.