Parliament Session The People v Top Judges Corruption Remedies

Magistrates Court Coyles Construction London Limited v UK State Driver Identification Failure Framing Frauds 43TX0269825

No Jurisdiction + No Liability Plea + Defence Statement + Contempt Remedy Application

20th June 2025

Charge: Driver Identification Failure Chargee: Coyles Construction London Limited

Charger: Thames Valley Police

Plea No Jurisdiction + No Liability + Contempt Remedy Applications

Grounds Fraudulent Breach of Natural Justice + Human Rights + Overriding Justice Objective

Defence

1. Justice Perversion Criminal Conspiracies created Conflicted Interests that are Conflict Disqualifications from Investigation + Prosecution + Adjudication against Police, Crown Prosecution Service, Ministry of Justice and Law Courts

- 2. The Coronation Oath Enforcement Authority has Corruption Control Jurisdictions that govern Parliament Session Powers. They manage the Profession Authority responsibilities of Parliament.
- 3. In 2004 they got Top Level Corruption Proof and used it to start a Corruption Remedy Process. It has continued ever since. It discovered that the Protection Fraud Network manages Endemic Corruption. It has National Crime Businesses managed by Top State Officers and Top Law Court Judges. They sell Market Frauds to Organised Crime, provide Protection Frauds for the Corrupt Officers who manage them, and trade Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians.
- 4. Remedy Delivery needs the Standard Procedure of Dismissal Executions by a United Parliament, Victim Identification, Case Remedies and an International Agreement for Remedy Enforcement against Fraud Profiteers. A Parliament Unity Failure creates the need for a Special Procedure. It uses Imprisonment Fraud Proof against the Judiciary to get an International Agreement for Remedy Enforcement against Fraud Profiteers. It uses Damage Payments from Fraud Profiteers to finance Corruption Scandals. They increase the Retirement Rate of MPs and get a Power Transfer to a New Governing Majority. The process continues until a Governing Majority Services Remedy Deliveries.
- 5. In 2023, Imprisonment Fraud Proof against the UK Judiciary got an International Agreement for Remedy Enforcement against Fraud Profiteers. It got Damage Payments for the Post Office Scandal and Health Scandals that enabled the 2024 General Election to get a Power Transfer.
- 6. The Corruption Remedy Process used the Parliament Session grant to require the Immediate Release of 20,000 Political Prisoners. Prime Minister Sir Keir Starmer had got many thousand Imprisonment Frauds when he was Director of Public Prosecution. The Cabinet dare not admit the existence of Political Prisoners. They denied Political Prisoner releases. They used the Overcrowding Reason Frauds for 3,000 Releases of Guilty Prisoners. It was a Parliament Sessions Breach. It got a Corruption Findings and Mass Publicity for Bribery Questions of the Cabinet in the week before their Political Party Conference. The Remedy Process gave priority to the Church of England Scandal. It used the USA Presidential Elect Team, UK Opposition Leaders and Child Prostitution Scandal to make Corruption remedies the Key Election Issue. It got Blackmail Conditions that enabled the Coronation Oath Enforcement Authority to extort Remedy Co-operation for Dismissal Executions against the Judiciary before the Summer Recess in July 2025.
- 7. A Criminal Conspiracy for Investigation Frauds, Prosecution Frauds and Adjudication Frauds got the Prosecution Evidence for the Driver Identification Failure Charge 43TX0269825. The Chargee has given the Corruption remedy process use of it.

Applications:

- 1. Case Priority for the Corruption Case of the Citizen against All cases of the State
- 2. A Contempt Fraud Investigation Order + Investigation Resource Reference to the Cabinet
- 3. A Pending Remedies All Cases Enforcement Stay Protection Order for the Citizen against the State
- 4. A Contempt Fraud Investigation Publicity Order + Fraud Evidence Appeal
- 5. An Unqualified Agent Representation Order for the Citizen against the State
- 6. A Record Fraud Evidence Exclusion Order for the Citizen against the State
- 7. A Case Transfer to Chelmsford Magistrates Court + Court Room Hearings for the Citizen against the State
- 8. A Contempt Remedy Directions Hearing at noon on a Monday, Wednesday or Friday when Equity Lawyer Mr Edward Ellis is available