

Parliament Sessions Court  
Supreme Court  
Court of Appeal  
High Court  
County Court

The People v Judiciary  
Equity Lawyer v Cabinet  
Equity Lawyer v Cabinet  
Equity Lawyer v Cabinet  
Equity Lawyer v British Gas + Justice Ministry  
Equity Lawyer v British Gas

Corruption Remedies  
Fraud Appeal 2023 0174  
Fraud Appeal 2023 000569  
Contempt Fraud 2022 002595 + Contempt Claim 003098  
2022 Debt Fraud Remedy Claim J00CM673  
2026 Debt Fraud Enforcement Response

Remedy Process Service Delay Explanation + No Apology from the Equity Lawyer

6<sup>th</sup> February 2026

From: Equity Lawyer Mr. Ellis

To: The Crown + Parliament Sessions Court

Remedy Process Service Delay Explanation + No Apology + REASON:

1. The Equity Lawyer managed Corruption Investigations. He had access to the Receipt Stamp of Sussex Crown Prosecutor. He used it to get Receipt Stamp Proof on Multiple Originals of Citizen Case Papers. He left one of each that the Crown Prosecutor Chief sent to the Directors of Public Prosecutions for Parliament Sessions Court File. Corruption Investigations by Equity Lawyer Mr. Ellis got a Parliament Sessions File. The Crown and Parliament Sessions Court used the Parliament Sessions File to get the Forced Resignation from Prime Minister Mrs. May and the Forced Winter General Election.
2. Leadership Contest Trades used Support Votes to get Protection Fraud Commitments + Cabinet Office for Network Agents from Candidate Mr. Johnson. He won the Leadership Contest and General Election. He made a Dismissal Process Sabotage Plan. It needed Sabotage Frauds that denied Original Document for the Parliament Sessions File kept by the Director of Public Prosecutions and compromised the ability of the Equity Lawyer to manage Corruption Investigations. The Parliament Sessions File Sabotage Fraud used a move on 30<sup>th</sup> November 2019 of the Sussex Crown Prosecutor from a Publicly Accessible Office to Brighton Police Station and Access Denial Frauds by Sussex Police and the Crown Prosecution Office Staff. On 12<sup>th</sup> December 2019, Prime Minister Mr. Johnson won the General Election. The Investigation Sabotage Fraud was a Poison Kill Order by the Prime Minister against the Equity Lawyer. It was executed by a Kill Agent on 18<sup>th</sup>, 19<sup>th</sup> or 20<sup>th</sup> December 2019 using a cup of tea gift in a café across the road from the Royal Courts of Justice where the Equity Lawyer met Corruption Victims.
3. The Poison had 2 Crises. The First Crisis was in week 6 – 7. The only way the body could excrete Big Molecules was by rupturing Sweat Glands. The Equity Lawyer broke the Rupture Scabs, enabled reuse of the Ruptured Glands and thereby saved the rest of the skin and his life. The Second Crisis was 6 years later. It was a Low Blood Pressure Collapse. The Equity Lawyer survived because the collapse was onto an Outpatient Dialysis Treatment Bed in Broomfield Hospital. It got Immediate Treatment, a In Patient Admission Low Blood Pressure Recovery.
4. The Low Blood Pressure caused an accumulation of Body Disrepair. Recovery enables the Subconscious to use Blood Quality Improvements got by Dialysis Treatment for Body Repair.
5. The Body Repair deprives the Conscious of energy needed to service the Remedy Process. The Equity Lawyer cannot do all that could service the Remedy Process. He does what he can.
6. The Remedy Process needs to ensure there will be a Reliable Supply of Equity Lawyers to do everything the Coronation Authority needs to be done in the future .