



ENDEMIC CORRUPTION APPEAL from Magistrates Court to Crown Court (*Criminal Procedure Rules, rule 34.3*)

Appellant: Equity Lawyer Mr Edward Ellis Address: 15 Portreath Place, Broomfield, Chelmsford CM1 4DL

Date of birth: 17/09/1952 Email address: Edward.w.ellis@gmail.com Mobile: 07788371717

Appeal Crimes: Bail Surrender Failure Bench Warrant Forgery + Warrant Enforcement Fraud by the State + Law Courts

Appeal from Chelmsford Magistrates' Court case reference number: 22CA1074323

Appeal to the Crown Court at: Chelmsford

Appellant – Self Representing

Endemic Corruption Appeal to the Crown Court:

1. The Protection Fraud Network had control of the Governing Majority and Opposition Minority in the UK Parliament. King Charles needed International Support to get recover control for the People and Remedy Delivery. It is Dismissal Executions against the Judiciary by Parliament, Victim Identification and Case Remedies. It needed the World War III Peace Plan for Democratic States. It needs a Plan Agreement + Management Agreement + Remedy Agreement + Delivery Agreement. He needed Endemic Corruption Proof to get all of it. He needed Specific Corruption Proof to get Damage Payments that financed the Remedy Budgets for Scandal Exposure, increase the MP Retirement Rate and enabled the 2024 General Election to destroy Network Control of the Governing Majority, get a Power Transfer, get Remedy Delivery, and if necessary, repeat the process until it got Remedy Delivery.
2. King Charles needed Specific Bribery Proof that enabled USA President Mr Biden to get a Remedy Budget from the USA Pharmaceutical Industry for the Contaminated Blood Scandal Victims.
3. Bribery Management by Top Network Agents Mr Peter Mandelson and Ms Nadine Dorries got the Trial Frauds by Worcester Judges against Citizen Ms Davies. Equity Lawyer Mr Ellis was the Jurisdiction Fraud Witness for her against the General Osteopathic Council and the Crown Court. He had End Stage Kidney Failure and Life Saving Dialysis Treatment on Tuesday, Thursday and Saturday. In addition, in December 2019, Prime Minister Mr Johnson issued a Poison Kill Order against the Equity Lawyer that did Poison Damage to him. The First Crisis was at week 6 – 7. The body needed to rid itself of Big Molecules. The only way to push them through the Sweat Glands and do Rupture Damage. He repeated broke 2,500 Rupture Scabs on his back and thighs and thereby enabled reuse of the Damaged Sweat Glands, saved the rest of his skin, and by doing so saved his life. The Second Crisis was Reducing Blood Pressure. The choice for Regulated Doctors was Notice Nothing + Do Nothing, manage a Mental Health Fraud to deprive him of the Legal Capacity for Remedy Action, or Career Suicide by a Poison Diagnosis + Low Blood Pressure Treatment. No one chose Career Suicide. The Chronic Low Blood pressure did Body Damage. The Dialysis Treatment enabled some Body Repair, but there was Accumulating Body Damage. The Equity Lawyer could not cope with a Rail Journey from Chelmsford to Worcester, Court Attendance and Return Journey in the same day. He did the Outward Journey the day before and Court Attendance + Return Journey the next day. He attended the Crown Court Plea Hearing and the Trial Event.
4. The Trial Judges needed to stop him giving evidence. They issued Court Room Exclusion Fraud Orders against him that Crown Court Officers executed. He went into the Public Gallery. The Trial Judges issued Jurisdiction Trial Pretence Fraud Orders + Jurisdiction Witness Exclusion Fraud Orders that the Court Officers executed. It got Public Gallery Vacation Refusals by the Equity Lawyer because a Jurisdiction Witness has Trial Event Witness Rights. The Trial Judges issued an Assault Complaint Fraud Order + Police Call Fraud Order that Court Officers executed. It got Criminal Trespass of the Public Gallery and an Arrest Fraud by West Mercia Police against the Equity Lawyer.
5. The Crown Court Audio Records were Innocence Proof for the Equity Lawyer and Fraud Conspiracy Proof for him and Citizen Ms Davies against the Fraud Conspirators. Fraud Proof Production Demands by the Equity Lawyer got Fraud Proof Concealment Frauds by West Mercia Police and the Crown Court and a Charge Fraud + Plea Hearing Date. West Mercia Police knew that the Equity Lawyer had End Stage Kidney Failure and needed to be at Broomfield Hospital for Dialysis Treatment at 06.45 the next morning. They knew a Rail Strike was planned from midnight. They delayed the Bail Release so that caught the Last Train with Malicious Intent to use an Exhausting Journey + Dialysis Treatment Loss to do him Grievous Bodily Harm. He was lucky. A Bus Manager knew about Kidney Failure and Dialysis Treatment because his brother-in-law. The Bus Manager gave the Equity Lawyer someone else's seat on a bus to Stanstead Airport. He arrived at Broomfield Hospital too late for 4 Hours Treatment, but did get a Short Treatment.
6. The Jurisdiction Deficit Defence + Liability Defence + Bail Surrender Refusal Notice from the Equity Lawyer to the Magistrates Court + West Mercia Police + Essex Police + Metropolitan Police. Use of the Appearance Failure for a Bench Warrant would need either transport to and from Worcester Magistrates Court, or a Warrant Fraud Investigation by the Chelmsford Magistrates Court.
7. The choice for the Court Officers and Crown Prosecutors was Perjured Testimony with Crown Court Audio Records as Perjury Proof or a Testimony Withdrawal + Case Closure.
8. Poison Murder + Death Doom Reports from Network Agents gave the Worcester Judges the confidence for a Secret Case Closure.

9. King Charles and the Parliament Session Court knew about the Poison Murder and that the Equity Lawyer had maintained Transplant Fitness as best he could. They wanted to know how much of the NHS Budget was spent on State Murders + Treatment Frauds. They put Corruption Remedy Conditions in the 2024 Parliament Session Grant. They required 20,000 Political Prisoner Releases, Remedy Delivery and a Transplant Fitness Assessment of the Equity Lawyer. The Transplant Doctors knew about the Poison Damage, chose Notice Nothing + Do Nothing. All Assessments got Fitness Findings for the Equity Lawyer but a Transplant Listing Failure. They waited for a Low Blood Pressure Total Collapse + Rapid Death.
10. On 24th November 2025, a Cancer Test Request by the Equity Lawyer got a Cancer Test Refusal + Mental Health Case Reference Fraud by the GP.
11. On 22nd December 2025, the Low Blood Pressure was so bad a Hospital Release needed a Blood Pressure Remedy Pill Prescript by the Renal Consultant. He dared not risk a Case Reference to the GP in case it was used to service the Mental health Fraud. He issued a Pill Prescription for Dialysis Days Only. On 6th January 2026, the Equity Lawyer knew he was experiencing a Low Blood Pressure Total Collapse. It was a Dialysis Day. He got to Broomfield Hospital and had the Total Collapse onto a Dialysis Treatment Bed. It got Immediate Treatment for Acute Influenza and Low Blood Pressure + Emergency Admission from the Renal Team who needed to avoid a Hospital Death. 3 days later it got Blood Pressure Recovery and a Hospital Release Document that does not identify a Release Doctor. No one wanted the Equity Lawyer to have a Medical Record that identified the Life Savers.
12. Blood Pressure recovery enabled a Body Repair Frenzy by the Subconscious that is Very Exhausting. Clean Blood got by Dialysis Treatment gets Clean Blood Requisition Demands by the Subconscious and Sleep Chemicals that stop the Conscious using the Clean Blood. The Body Condition is improving. The Subconscious uses Discomfort Sensations to get the Conscious to provide Body Repair Services. The Subconscious had used Feel Good Chemicals that enabled the Conscious to cope with a Deteriorating Condition. The result is that he is much better than he was, but a lot of Body Repair remains to be done.
13. The Murder Failure forced reliance on the Mental Health Fraud. The Appointment Notice got an Examination Refusal. The Support Evidence includes that The Renal Team of more than 50 doctors and nurses know they have Witness Status and the Medical Records of NHS Patient 6328556020 are Murder Conspiracy Proof + Murder Concealment Fraud Proof + Murder Survival Proof. Desperate Demands by Prime Minister Sir Keir Starmer get Case Status Report Requests from Health Minsters that force Telephone Calls + Nice Person Pretence Frauds from Idiot Mental Health Officer that get fraud Complaints + Call Terminations by the Equity Lawyer.
14. The Equity Lawyer knows about the Secret Case Closure Fraud. Worcester.
15. The Epstein Scandal got the Mandelson Scandal and the Criminal Investigation into the Public Office Misconduct Complaint against Mr Mandelson. It got Protection Reassurance Demands by Network Officer that forced Power Boasts by Prime Minister Sir Keir Starmer. One used the Council Tax Liability Orders Forgeries for the Bankruptcy Enforcement Fraud Order against Citizen Ms Davies. A Case Help Request by her got Case Management Service by the Equity Lawyer that roused the Worcester Judges.
16. The Nkrumah Cases had got Confidence Collapses by the Crown Prosecutor and Essex Judges. The Equity Lawyer used the Stop Failure Investigation of Hertford Police for a Framing Fraud Investigation. It goaded Prime Minister Sir Keir Starmer into issuing the Bench Warrant Fraud Order. The Equity Lawyer lured the Stop Failure Investigator from Hertford to Chelmsford so that any Warrant Enforcement would get a Remand Fraud to Chelmsford Magistrates Court for Integrity Tests of the Essex Judges.
17. Meanwhile, in January 2025, US President Elect Mr Trump was Peace Plan State Representatives when he assisted the UK Opposition Leaders using the Child Prostitution Scandal to extort Remedy Delivery Commitments from the UK Cabinet. They were Commitment Frauds. The Risk Exposure Briefing by Ambassador Mandelson got Trade Negotiations, Big Bribes for US President Mr Trump, Epstein File Concealment Frauds for the Network and Defence Sabotage Frauds for Russia against Ukraine, Western Europe and NATO. Protection Fraud Failures got the Criminal Investigation into Public Office Misconduct Complaint against Mr Mandelson. Defence Sabotage Fraud Failures got Power Boasts by US President Mr Trump that include War Frauds against Iran. Everyone needs a Rapid Settlement.
18. The Best Chance of Rapid Settlement is
 - 18.1. An Immunity Negotiations Offer from the Equity Lawyer to the Worcester Law Court Officers in exchange for Full Disclosure about All Court Frauds
 - 18.2. A Clemency Negotiation Offer from the Equity Lawyer to the Worcester Law Court Judges exchange for Full Disclosure about All Court Frauds

Urgency: King Charles needs Bribery Evidence against Mr Mandelson to service the World War III Peace Plan

Applications for 1. A Conflict Jurisdiction Disqualification Finding + Conflict Qualification Fraud Finding + Justice Process Contempt Investigation 2. A Pending Remedies Enforcement Stay Protection Order + Order Breach Penalty Warning for the Equity Lawyer + All Corruption Witnesses against the State ++++