

Governance Fraud Claim - Co-operation Request + Management Briefing

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From: Equity Lawyer Mr Edward Ellis + Citizen Ms Kellner Johnson  
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**Grateful Thanks** to the Legal Service Charity, Contentious Lawyers and Kings Counsel for everything that gave Citizen Ms Suzanne Kellner Johnson the confidence to make Service Requests.

**Polite Notice** that in 2023, King Charles used Endemic Corruption Proof against the UK Judiciary to negotiate the World War III Peace Plan for Democratic States. The G7 December Summit got Agreement Signatures. The Plan Objective is World Peace and a Just World Order. It needs Change Management from Endemic Corruption to Equity Governance. Change Management needs a Test Case. The Management Agreement got Test Case Status for the UK, Test Manager Status for the Coronation Oath Enforcement Authority, Interested Party Status for the Peace Plan Signatories and Common Law Governance of Top-Level Corruption Controls for the Peace Plan States. Most people have not heard of the Coronation Oath Enforcement Authority. The Dictator Governance Plan for Western Europe used Sabotage Frauds against it. They were Evidence Frauds and Education Frauds. The Evidence Frauds were a Proof Burden Reversal Fraud for the Client against the Regulated Lawyer. It was a Judgement Service Deterrent Fraud. It forced Case Management that got Decision Responsibility Proof against the Client that the Lawyer needed for Claim Defences. It denied Integrity Test Services that got Admissible Evidence for the Crown and Parliament Sessions Court. Law Profession Management Frauds were to deny development of the Skill Sets needed to function as an Equity Lawyer and service the Coronation Oath Enforcement Authority. The Education Frauds denied any mention of the Coronation Oath Enforcement Authority. The Law Degree Curricula of Top Universities used to include a Lecture Series on the Coronation Oath Enforcement Authority. The last one was in 1960. The Dictator Governance Plan for Western Europe was a Common Law Decommissioning Plan. Corruption Remedies needed Safe Conditions for Revived Active Service of the Coronations Oath Enforcement Authority. Safe Conditions needed Criminal Conspiracy Proof against a serving Prime Minister. In 2004, the preparations for the European Constitution Referenda got Election Fraud Conspiracy Proof against the EU Leaders including Prime Minister Mr Blair. The Lawful Business of UK Citizens made inevitable exposure of the Election Frauds before the 2005 Referenda. The Election Fraud Concealment Plan used Sabotage Frauds against the Lawful Business. They were Extradition Frauds against a UK Citizen and Imprisonment Frauds against him and a Netherlands Citizen. Equity Lawyer Mr Ellis got the Proof Sets and gave them to Queen Elizabeth. She sued them to revive active service of the Coronation Oath Enforcement Authority and start a Corruption Remedy Process. It has continued ever since. In 2023, it got the Peace Plan Agreements. The Corruption Dismissal of the UK Prime Minister has been Apparently Shamboic because Peace Plan States want it to get everything needed for Change Management from Endemic Corruption to a Just World Order

**Remedy Co-operation Request** for disclosure what is needed to get from any or all of you:

1. Claim Service for Issue and Interim Remedy Application Filing and Hearing Representations of 1 hour
2. If necessary, Appeal Services for Issue and Interim Remedy Application Filing and Hearing Representations

Case Management Briefing to Citizen Ms Kellner Johnson

Thank you for the Confidentiality Waiver, Privilege Waive and Propriety Waiver for the People. They enable use of the truth, whole truth and nothing but the truth about the Case Facts for Integrity Tests of the Authorities. The Test Results need to get Admissible Evidence for the Coronation Oath Enforcement Authority. to be Proof Sets that meet the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim.

Thank you for the Management Authority to Dr Julia Spivack, Publicist Mr Andy Peacher and Equity Lawyer Mr Ellis

Thank you for identifying the Legal Service Charity, Contentious Lawyer and Kings Counsel you wanted to use.

The Integrity Test needs Case Instructions from the Case Managers to the Case Representatives. It will get Service Refusal Proof with or without Refusal Reasons, or Service Fraud Proof or Service Justice Proof. All Previous Tests have got Service Refusal Proof + Reasons Refusal Proof or Service Fraud Proof. The Crown and Parliament Sessions Court need Case Instructions Proof Positive + Test Response Proof Positive, even if it is Response Refusals, to make Service Test Case Findings. Also, they will be observing what influence, if any, the Case Management has on Case Management by the Bradford District NHS Trust, Health Ministry and Cabinet. Either way, we will have something within a week