

Crown	Parliament	The People v Corrupt MPs + Top Judges	Mass Remedies
	Magistrates Court	Citizen Mr Paterson v Metropolitan Police	Harassment Trial Fraud 1900406516
	Family Court	Jovian Smith V Stockport Social Services	Election Fraud + Political Prisoner Habeas Corpus Case
	Administrative Court	Citizen Mr Paterson v Cabinet + Prime Minister	Election Fraud + Political Prisoner
	Court of Appeal	Citizen Ms Berry v State + Bank	Fraud Appeals 2018 0307 + 2325 + 2477
	Court of Appeal	Citizen Mr Cant v Mr Seton	Protection Denial fraud Appeal 2019 1483
	Court of Appeal	Citizens Mr + Mrs Awodiya v Party Leaders + State + Media	Election Fraud Appeals 2019 0563 + 2700
	High Court	Citizen Mr Can Say v Landlord + Agent + Council	Housing Corruption Claim QB 2019 003046
	Crown Court	Citizen Mr Pead v State	Restraint Trial Fraud 2017 0417
	Crown Court	Citizen Mr Paterson v State	Protection Breach Contempt Frauds

Remedy Process + Fraud Appeals 2019 0563 + 2700 + Fraud Notices to Privy Counsellors + Lord Lieutenants 6<sup>th</sup> December 2019

From: Equity Lawyer Mr Edward Ellis To: All Privy Councillors + Lord Lieutenants + Sheriffs

### Parliament Session File Notice

The Director of Public Prosecutions keeps a Parliament Session File for the Crown and Prime Minister. The Crown asks the Prime Minister for the File Content. The Prime Minister provides it. The Production Event is a File Content Evidence Notice Admission for the Crown and Lord Bishops against the Prime Minister. The Crown and Lord Bishops use the File Content to make Parliament Session Decisions

### Parliament Session File Sabotage Fraud Notice

The 2010 Parliament Session Agreement contained Corruption Remedy Conditions. They included a Corruption Investigations of the Law Courts by the Lord Chancellor for the Crown. In December 2011 the Queen assisted with the Corruption Investigation. She used a Secret Service Officer and Protection Applications Papers for Firearms Corruption Witness for an Integrity Test. The choice for Sussex Chief Constable was a Forearms Corruption Investigations with Protection Arrangements for the Citizen Witness or Prosecution Fraud against the Citizen Witness and Protection Frauds for the Corrupt Officers. The Chief Constable chose the Protection Frauds. The Firearms Corruption Cases did two things. It got Criminal Conspiracy Proof against Police Officers, Crown Prosecutors, Trial Judges and Appeal Judges. In August 2012 it completed the Trial Fraud Proof Set, Appeal Fraud Proof Set and Protection Fraud Proof Set for the Corruption Investigation. The other thing it did was establish the Sussex Crown Prosecutor as the Citizen Papers Receiving Agent for Parliament Session File held by the Director of Public Prosecutions for the Crown and Prime Minister. The Filing Arrangements had two functions. They got the Citizen papers on the Parliament Session File. They served as an Integrity Test that discovered whether, and if so, when and how Corrupt Officers managed Filing Denial Frauds. The Filing Arrangements continued until 29<sup>th</sup> November 2019 when the Crown Prosecutor moved from the Hove Office into the 3<sup>rd</sup> Floor in Brighton Police Station. On 4<sup>th</sup> December 2019 the Filing Denial Frauds used

1. Office Premises Access Denial Frauds by Sussex Police
2. Filing Service Denial Frauds by Sussex Crown Prosecutors

The Filing Denial Fraud prevented the Parliament Session Filing from receiving the first 59 of 60 documents listed in the Remedy Process + Election Fraud Appeals 2019 0563 + 2700 Parliament Session File Denial Fraud Papers dated 6<sup>th</sup> November 2019

Privy Councillors, Lord Lieutenants and Sheriffs have a Special Duty to ensure the Crown has Due Notice.