

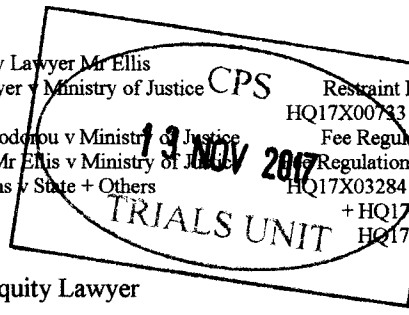
Crown + Parliament

High Court
High Court

Administrative Court
Administrative Court
High Court

Equity Lawyer Mr Ellis
Equity Lawyer v Ministry of Justice

Citizen Mrs Theodorou v Ministry of Justice
Equity Lawyer Mr Ellis v Ministry of Justice
Citizens v State + Others



Corruption Claim HQ17X04015
Restraint Breach Contempt Trial Fraud
HQ17X00733 + HQ16X01488 + HQ16X01495
Fee Regulation Waiver Refusal Review
Regulation Waiver Refusal Review
HQ17X03284 + HQ17X03300 + HQ17X03610
+ HQ17X03939 + HQ17X03940 +
HQ17X04033 + HQ17X04034

Restraint Breach Contempt Imprisonment Defence of Equity Lawyer

6th November 2017

Defence: Fraudulent Breach of Natural Justice + Human Rights + Overriding Justice Objective

1. Protection Rights from the Crown and Parliament for Equity Lawyer Mr. Ellis got by service of the Corruption Remedy Process since 2004.
2. Protection Breach Contempt Fraud against the Superior Jurisdictions of the Crown and Parliament by the use of the Inferior Jurisdictions of the State and Law Courts for Malicious Breach of the Crown Protection Rights and Parliament Protection Rights of Equity Lawyer Mr. Ellis when servicing the Corruption Remedy Process they have managed since 2004. The Equity Lawyer managed Corruption Cases that got Criminal Conspiracy Proof against Top State Officers and Law Court Judges. The Crown and Lord Bishops used it to decide the Corruption Remedy Conditions for the 2017 Parliament Session Agreement. The Surprise General Election enabled a Long Session for Remedy Management. Best Management of the Remedy Process needed Remedy Co-operation Tests of Justice Agencies. The Test Results are needed to decide Remedy Details.
3. Corrupt Officers needed Remedy Sabotage Frauds. Law Court Judges attempted to service the Sabotage Frauds with Assistance Restraint Frauds against the Equity Lawyer using Party Status Denial Fraud + Notice Denial Fraud + Hearing Denial Fraud + Jurisdiction Pretence Fraud
 - 3.1. On 3rd July 2014 use of Osteopath Disqualification Fraud 2014 Appeal 2816
 - 3.2. On 8th March 2016 use of Corruption Claims HQ15D05380 + HQ16X00678 + HQ16X00679 + HQ16X00733
4. The Court Records including Audio Records contain Fraud Admission Proof
 - 4.1. Political Prisoner Habeas Corpus CO 5829 2014 contains Assistance Restraint Fraud Admission Proof against High Court Justice Knowles
 - 4.2. Osteopath Disqualification Fraud Appeal CO4199 2015 contains Assistance Restraint Fraud Admission Proof against State Counsel Mr. Faux and High Court Justice Mr. Foskett
5. Hearing Listing Fraud for Trial Fraud Blackmail to get the Personal Attendances of the Fraud Victim for a Directions Hearing and Trial
 - 5.1. No Case Reference needed to identify the Case Parties
 - 5.2. No Case Party Status
 - 5.2.1. On 16th November 2016 High Court Justice Mr. Kerr used No Case Party Status Reason for the Hearing Refusal of the Innocence Evidence Production Application
 - 5.2.2. In August 2017 High Court Appeals Officers in Royal Courts West Green Room WG08 used No Case Party Status Reason for the Directions Appeal Issue Refusal
 - 5.3. The Hearing List Officers use of the No Case Party Status Reason for the decision to use Application References for the Hearing List

