

Before Justice/Appeal Lord Justice

1. Validity Priority and Fraud Invalidity and Conflict Disqualification Binding Precedents Findings for the Equity Lawyer against the Solicitor General and Law Courts for the Reasons that the 2007 and 2015 Parliament Session Agreements required a Validity Priority Precedent [House of Lords 2008 Case R v Clarke] and a Fraud Invalidity Precedent [2015 Case Sharland v Sharland] and the Conflict Disqualification Precedent [2015 Case Emerald Supplies v British Airways]
2. Binding Precedents Application Failure Finding + Party Status Denial Finding + Notice Denial Finding + Hearing Denial Finding + Jurisdiction Deficit Finding + Invalid Restraint Finding + Conspiracy Finding + Fraud Finding + Contempt Finding + for Equity Lawyer Mr Ellis against Restraint Orders dated 3<sup>rd</sup> July 2014 and 9<sup>th</sup> March 2016 for the Reasons that:
  - 2.1. Court Jurisdiction is created by Case Filing and is limited to the Identified Parties. The Case Orders against anyone who does not have Party Status is a Jurisdiction Limit Breach Fraud.
  - 2.2. On 3<sup>rd</sup> July 2014 High Court Deputy Judge Ms Maura McGowan used Administrative Court Practice Disqualification Appeal CO 2816 2014 for a Party Status Denial Fraud + Notice Denial Fraud + Hearing Denial Fraud + Restraint Order Fraud against Equity Lawyer Mr Ellis. The Administrative Court Lawyer tried enforcing it but stopped when the Equity Lawyer made Fraud Invalidity Arguments.
  - 2.3. On 26<sup>th</sup> November 2015 the Equity Lawyer sat in the Public Gallery for Fraud 2016 Appeal 4199 and witnessed State Counsel making Invalidity Admissions against the Restraint Order and Restraint Amendment Application. The Equity Lawyer shouted from the Public Gallery 'I am here'. The High Court Justice Mr Foskett rose in his seat and shouted back 'I know you are', talked with State Counsel and pronounced a Restraint Amendment Order. They left the courtroom and realised the Audio Record was Conspiracy Proof against them for Party Status Denial Fraud and Hearing Denial Fraud. The Case Dismissal Fraud makes no mention of the Restraint Variation Fraud
  - 2.4. On 9<sup>th</sup> March 2016 High Court Senior Master Ms Fontaine used Corruption Claims for a Party Status Denial Fraud + Notice Denial Fraud + Hearing Denial Fraud + Restraint Jurisdiction Fraud + Restraint Order Fraud against Equity Lawyer Mr Ellis.
3. Binding Precedents Application Denial Fraud Finding + Party Status Denial Finding + Notice Denial Finding + Hearing Denial Finding + Jurisdiction Deficit Finding + Invalid Restraint Finding + Conspiracy Finding + Fraud Finding + Contempt Finding + for Equity Lawyer Mr Ellis against Restraint Breach Investigation Orders dated 19<sup>th</sup> July 2016 for the Reasons that: On 19<sup>th</sup> July 2016 High Court Justice Mr Jay sat in Royal Court 37 and used the Restraint Order Fraud dated 9<sup>th</sup> March 2016 and the Public Gallery Witness Status of Equity Lawyer Mr Ellis and Corruption Claims HQ16X1307 + 1488 + 2368 + 2369 for a Party Status Denial Fraud + Notice Denial Fraud + Hearing Denial Fraud + Restraint Jurisdiction Fraud for a Restraint Breach Contempt Investigation Order Fraud against Equity Lawyer Mr Ellis. It got Investigator Status + Investigator Status + Prosecutor Status + Conflict Jurisdiction Disqualifications in All Subsequent Processes for the Equity Lawyer against High Court Justice Mr Jay

4. Binding Precedents Application Denial Fraud Finding + Party Status Denial Finding + Notice Denial Finding + Hearing Denial Finding + Jurisdiction Deficit Finding + Invalid Restraint Finding + Conspiracy Finding + Fraud Finding + Contempt Finding + for Equity Lawyer Mr Ellis against Restraint Breach Contempt Trial Frauds and General Civil Restraint Frauds for the Reasons that: Government Lawyers and the High Court used Corruption Claims HQ16X00733 + 1488 + 1495 and the Restraint Order Fraud dated 9<sup>th</sup> March 2016 and the Restraint Breach Contempt Investigation Order Fraud dated 19<sup>th</sup> July 2016 for Restraint Breach Contempt Trial Frauds and Appeal Remedy Denial Frauds that got the Contempt Liability Order Fraud + Costs Order Fraud + General Civil Restraint Order Fraud dated 22<sup>nd</sup> February 2018 against Equity Lawyer Mr Ellis and All Citizens. The Restraint Frauds prohibited the use in Civil Cases of the words and phrases: Citizen + Equity Lawyer + Equity Monarchy Trusts + Corruption Claim + Fraud Classifications. The Equity Lawyer used them for the Fraud Appeal that got Remedy Denial Fraud Proof against Appeal Lord Justices. He used that for Unfitness Case Notice to Parliament. It did two things. It put the Unfitness Cases in Parliament. It enabled Protection Fraud Investigations by Honourable Parliamentarians, Lord Bishops and the Crown. They got Criminal Conspiracy Proof against many MPs. The Crown and Lord Bishops used it in 2019 to get a Forced Resignation from Prime Minister Mrs May, a Forced General Election in the winter and the Parliament Session Agreement that required Corruption Remedies before the Session End
5. Binding Precedents Application Denial Fraud Finding + Contempt Claim Fraud Finding + Repeat General Civil Restraint Finding + Liability Costs Fraud Finding + Court of Appeal Fraud Appeal 2020 0396 Finding + Pending Appeal Adjudication Enforcement Stay Protection Rights Finding + Pending Appeal Remedy Only Jurisdiction Limit Finding + Trial Enforcement Finding + Enforcement Stay Protection Breach Contempt Finding + Remedy Only Jurisdiction Limit Breach Contempt Finding + Conflict Qualification Fraud Finding + Restraint Breach Contempt Trial Orders Finding + Protection Breach Contempt Fraud Appeal 2020 Pending Issue 10942 Reference and Appeal Issue Denial Fraud Finding + Repeat Pending Appeal Adjudication Enforcement Stay Protection Rights Finding + Repeat Remedy Only Jurisdiction Limit Finding + Conflict Disqualification Finding + Conflict Qualification Fraud Finding + Trial Listing Fraud Finding + Case Allocation Fraud Finding + Initiator Status and Investigators Status and Prosecutor Status and Trial Judge Status Disqualification Recusal Refusal Fraud Finding + Trial Directions Fraud Finding + Disqualification Recusal Finding + Trial Directions Revocation Denial Fraud Finding + Conspiracy Finding + Fraud Finding + Contempt Finding + Remedy Entitlement Finding + Contempt Liability Revocation + Costs Revocation + Restraint Breach Contempt Committal Trial Orders Revocations + Contempt Fraud Liability Order + Special and General and Aggravated and Exemplary Damages Order + Wasted Defence Indemnity Costs Order + £10,000,000 Interim Damage Immediate Payment Order + Contempt Remedy Directions 1 Hour Hearing in Royal Court at 2 p.m. on December 2020 for the Equity Lawyer against the Solicitor General and the Law Courts
6. Further discovery, enquiry, relief and remedy the cause of justice needs