

Royal Commission + 020 000286 Remedy Draft Order

12<sup>th</sup> November 2020

Before High Court Justice

in Royal Court

Superior Conflict Jurisdiction Finding + Inferior Remedy Only Jurisdiction Limit Finding + Corruption Remedy Process Finding + Fraud Appeals 2020 0396 and PI 10942 Finding + Pending Adjudication Superior Jurisdiction Enforcement Stay Protection Finding + Pending Adjudication Remedy Only Jurisdiction Limit Finding + Enforcement Stay Protection Breach Contempt Finding + Remedy Only Jurisdiction Limit Breach Contempt Finding + Witness and Complainant and Investigator and Prosecutor Status Conflicted Interest Finding + Conflicted Interest Judicial Office Disqualification Finding + Initial Conflict Disqualification Recusal Refusal Finding + All Remedy Proposals Refusal Finding + Trial Start Finding + Kidney Failure and Insufficient Dialysis Treatment and Chronic Urea Poisoning and Urea Poison Exhaustion Finding + Exhaustion Adjudgment Application Finding + Exhaustion Doubt Pronouncement Finding + Exhaustion Doubt Benefit Pronouncement Finding + Medical Records Production Refusal Finding + Exhaustion Adjudgment Finding + Reluctant Adjudgment Finding + Trial Directions Finding + Equitable Due Process Failure Finding + Bias Finding + Blatant Bias Finding + Bias Fraud Finding + Repeat Conflict Denial Fraud Finding + Recusal Finding + Reluctant Recusal Finding + Trial Directions Revocation Failure Finding + Retrial Order + Case Dismissal Order + Contempt Liability Order + Contempt Investigation Order + Special and General and Aggravated and Exemplary Damages Order + Remedy Direction 1 Hour Hearing in Royal Court 37 at 2 p.m. on December 2020 for the Court of Appeal, Equity Lawyer Mr Ellis, Parliament, Lord Bishops, Crown and Citizen against the Solicitor General, Trial Judge Mr Jay and the High Court for the Stated Reasons:

*The Citizen Crown and Lord Bishops have Justice Responsibilities known as the Equity Monarchy Trusts. They have Corruption Control Jurisdictions that govern Parliament Session Powers. They use 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. The Citizen has Investigation Jurisdiction. The Crown has Prosecution Jurisdiction. One Lord Archbishop has Court Lawyer Jurisdiction for the Trial Court and the other one has it for the Appeal Court. The Lord Bishops have Adjudication Jurisdiction. There are 24 of them so up to 12 can sit as Trial Jurors and up to 12 others sit as Appeal Jurors. The Individual gives a Privilege Waiver and Confidentiality Waiver and use of cases in exchange for Citizen Status with General Protection Rights from the Crown and Parliament, Protection Enforcement by the Cabinet and Prime Minister and Enforcement Accountability by the Opposition Leader. General Protection is a Passive Test of Protection Enforcement by the Cabinet and Prime Minister and Enforcement Accountability by the Opposition Leader. An Equity Lawyer is anyone who has the expertise and commitment to get Proof Sets that meet the Corruption Remedy Proof Standard and knows how to use them to service the Equity Monarchy Trusts. Equity Lawyers get whatever Special Protection are needed for Corruption Investigations of the State, Law Courts and Parliament. Corruption Proof gets a Corruption Finding + Remedy Entitlement Finding + Remedy Priority Finding and Execution Responsibility Finding against an Officer or Authority. A Remedy Success is Justice Proof for the Officer or Authority. A Remedy Failure gets and Unfitness Case + Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding and an Execution Responsibility Finding against the Relevant Officer or Authority. The Ultimate Sanction is a Dismissal Decision against a Governing Majority using a Parliament Session refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. It enables the imposition of Corruption Remedy Conditions in Parliament Session Agreements between the Crown and Prime Minister. The Law Professions adapted to provide a Reliable Supply of Equity Lawyers to staff the Judiciary and at least 1 Equity Lawyer for 100,000 of the population to service the Citizen.*

*The Politicians made a Dictator Governance Plan. It replaced the Justice Priority of the People with the Obedience*

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*Priority of the State. It vested Dictator Powers in the State. It needed Sabotage Frauds against the Equity Monarchy Trusts. It used Censorship Frauds managed by Law Lecturers and Law Court Judges that prohibited any mention of the Equity Monarchy Trusts in the hope that everyone would forget how to manage them, and then forget they existed. It used a Liability Proof Burden Reversal for Clients against Lawyers. It forced Liability Defences that used Case Management to get Decision Responsibility Proof for the Lawyer against the Client instead of Proof Sets for the Citizen that met the Corruption Remedy Proof Standard. The vast majority of the Law Professions and Judiciary ceased to function as Justice Agents. Most of them became Fraud Managers for Organised Crime and the State.*

*In every Member State of the European Union the Politicians lost control of the Dictator Powers. State Officers and Law Court Judges formed Organised Crime Partnerships. They developed Protection Fraud Networks to provide Support Services and Corruption Co-ordination. They sold Market Frauds to organised Crime, provided Protection Frauds for the Corrupt Officers who managed them and traded with Corrupt MPs the exchange of Glittering Career Guarantees and Job Profits for Fraud Services in Parliament. General Elections got Governing Majorities that were subject to Remedy Denial Majorities controlled by the Protection Fraud Networks*

*The Equity Monarchy Trusts were dormant for 45 years. The European Leaders wanted Referenda Acceptance of the Dictator Powers. They committed Election Frauds to get it. In 2004 the Lawful Business of British Citizens made inevitable the exposure of the Election Frauds. They used Extradition Frauds and Imprisonment Frauds to prevent exposure of the Election Frauds. Everything that could go wrong for the European Leaders did go wrong. It got Corruption Proof against the State, Law Courts and European Leaders. Equity Lawyer Mr Ellis used it for a Corruption Notice to the Crown and Parliament that revived use of the Equity Monarchy Trusts and started a Corruption Remedy Process that has continued ever since. Equity Lawyer Mr Ellis provided Investigation Services. He recruited Citizens, managed cases and got Proof Sets that met the Corruption Remedy Proof Standard. Parliament Session Agreements provided the Special Protection of a Prosecution Power Limits that forced the use of Contempt Powers with Top Judges signing for All Major Decisions in the Investigations, Prosecutions, Trials and Appeals.*

*The 2015 General Election got a Governing Majority for Prime Minister Mr Cameron. Protection Fraud Network planned a Ruin Fraud against the Equity Lawyer and Prime Minister to stop them providing Investigation Services and Execution Services for the Remedy Process, and then a Ruin Fraud against a Remedy Protester for Power Boast Purposes. The Ruin Frauds failed. They used Legal Cases. The Equity Lawyer identified the Legal Cases and provided Case Management that got Criminal Conspiracy Proof against State Officers and Law Court Judges. They needed Restraint Frauds to stop the Equity Lawyer providing Case Management for the Citizens, and Restraint Frauds to stop the Citizens using the Criminal Conspiracy Proof for Corruption Remedy Claims in Law Courts. They used Corruption Cases of Citizens for Party Status Denial Frauds + Notice Denial Frauds + Hearing Denial Frauds + Jurisdiction Frauds for Restraint Frauds against the Equity Lawyer. On 19<sup>th</sup> July 2016 High Court Justice Mr Jay sat in Royal Court 37 to hear Emergency Restraint Applications by the State against Citizens. The Equity Lawyer sat in the Public Gallery. After World War II the Labour Governing Majority wanted War Damage Limitation Frauds for the State against Citizens. They used a Justice Act to give Absolute Immunity to Law Court Judges for War Damage Limitation Frauds. Justice Mr Jay checked the Justice Act and reassured himself he had Absolute Immunity. He used it for Restraint Frauds against Citizens for Party Status Denial Fraud + Notice Denial Fraud + Hearing Denial Fraud + Restraint Breach Contempt Allegation and Investigation and Prosecution Frauds against the Equity Lawyer. It got a Witness + Investigator + Prosecutor Status Disqualification against Justice Mr Jay from Adjudication Office. He ignored it. The Equity Lawyer needs an increase from 2 to 3 Dialysis Sessions a week to remedy Chronic Urea Poisons.*