

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

Response to the 2021 003840 Issue against Miss Hanifa Naluyima and Mr Sowerbutts + Issue Denial Fraud for the Ministry of Justice evidenced by the Case Stay Order + Service Acknowledgment Waiver + Stay Removal Representations and Claim Particulars 5 Day Filing Order + Default Strike Out Penalty dated 30<sup>th</sup> October 2021 by High Court Master Eastman and the 31 Day Service Delay

Restraint Removal Representation

The Coronation Oath is for Equity Governance using the Common Law. The Citizen Crown and Lord Bishops are the Coronation Oath Enforcement Authority. They decide the Corruption Remedy Priorities for each Parliament Session.

The 2021 Parliament Session Priority is Remedy Deliveries. It needs Responsibility Apportionment between Case Remedies by Law Courts and Mass Remedies by Parliament. Session Priority Test Cases got Remedy Unfitness Proof against the State, Profession Authorities, Law Courts, Cabinet and Parliament. It validates a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. Equitable Due Process requires that Individual MPs have opportunities to get Remedy Co-operation Proof before the Forced General Election. Remedy Co-operation tests of Individual MPs are in progress.

County Court Eviction Claim Fraud D00BT669 got a Judgment and Costs Orders. They got Fraud Appeal QB 2018 039. It was used for as a 2017 Parliament Session Priority Test Case. Equity Lawyer Mr Ellis produced an Interim Remedy DRAFT Order and Appeal Grounds as Test Case Proof. The Fraud Appeal was used to compare the Case Management of Appeal Council and the Equity Lawyer. The Fraud Appeal got an Interim Remedy Hearing and Permission Hearing and Costs Orders. The Session Priority Test Case Notice got a Confidence Collapse by Ministry of Justice Officers and Top Judges. They used Records Frauds that denied the existence of the Fraud Appeal and Costs Order.

The Enforcement Claim Fraud F00LE9 is for the Judgement + Claim Costs and Fraud Appeal Costs. The Subject Data Request 210510024 Email Notice of a Total Denial of High Court Appeal 2018 0239 and therefore the Appeal Costs. On 20<sup>th</sup> September 2021 the Enforcement F00LE9 Directions Hearing got an Audio Record that is High Court Case Denial Notice Proof and a Contempt Remedy Denial Fraud Proof and Fraud Enforcement Proof against the Hearing Judge. It enabled Session Priority Performance Tests of the County Court and High Court using Identical Evidence and the F00LE9 Fraud Appeal and Contempt Fraud Remedy Claim 2021 003840. It got the Claim Issue Denial Fraud for the Ministry of Justice and the Case Stay Fraud dated 30<sup>th</sup> October 2021. The Protection Denial Fraud Appeal got a Legal Case Reference dated 30<sup>th</sup> October 2021 from the Supreme Court to the Cabinet. It was a Protection Fraud Call that got a Protection Refusal. Confidence Collapses rippled through the State and Law Courts. On 9<sup>th</sup> November 2021 the Shop Theft Enforcement Claim Fraud G02EC632 got a fraud Completion Refusal and High Court Claim 2019 003741 Jurisdiction Finding + Case Transfer from the County Court to the High Court. The Confidence Collapses continue. The Best Advice is a Fraud Conspiracy Admission and Fraud Remedies for the Citizen