

Upon reading the Witness Intimidation Contempt Remedy Case Explanation in the Application Notice dated 7<sup>th</sup> November 2022 that is recited in the Schedule and hearing Citizen Ms Linton and

1. H7GM3 Z8P Claim Service Denial Finding + Service Proof Failure Finding + Claim Service Misrepresentation Finding + Default Judgment Invalidity Finding + Witness Intimidation Test Case Notice Finding + Snaresbrook Crown Court Criminal Trial 2022 0043 Test Case Finding + Corruption Case Witness Finding + Witness Intimidation Suspicions Finding for Citizen Ms Monica Linton and Coronation Oath Enforcement Authority against Civil Enforcement Limited
2. Contempt Suspicion Finding + Default Judgment Revocation + Contempt Investigation Order + Enforcer Profession Fitness Investigation Order + Full Disclosure order + Evidence Production Order for Citizen Ms Monica Linton and Coronation Oath Enforcement Authority against Civil Enforcement Limited
3. Directions 30 Minute Hearing at 2 p.m. on February 2022 at Central London County Court
4. Filing Order for Snaresbrook Crown Court Resident Judge Mr Ziedman in Jurisdiction Trial 2022 0043 against the County Court Chief Administrator

#### Schedule

The Top Corruption Controls are the Coronation Oath, that is for Equity Governance using the Common Law, the Corruption Remedy Priorities for each Parliament Session decided by the Coronation Oath Enforcement Authority, and General Elections that change Governing Majorities and limit the risk of Power Concentration in Too Few People.

The Citizen, Crown and Lord Bishops are the Coronation Oath Enforcement Authority. 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 Individual gives a Privilege Waiver and Confidentiality Waiver and Case Use Authority for the Coronation oath Enforcement Authority. It enables Case Management that gets Proof Sets that are Admissible Evidence for Corruption Cases against the State and Unfitness Cases against Officers and Authorities. Corruption Proof gets a Corruption Finding + Remedy Entitlement Finding + remedy Priority Finding and Enforcement Responsibility Proof against Cabinet Officers against the Cabinet and Prime Minister. A Remedy Success is Justice Proof for the Relevant Officers. A Remedy Failure gets an Unfitness Case + Remedy Failure Finding + Dismissal Priority Finding against the Relevant Officers. Remedy Denial frauds Findings got Dismissal Decisions against Top Judges and Remedy failure Dismissals against Prime Ministers Mr Blair, Mr Brown, Mrs May and Mr Johnson. Honest Parliamentarians want to make Full Disclosure do not. They are using the Covid Regulation Breach Party Scandal because they cannot agree anything else. The Coronation Oath Enforcement Authority needed Witness Protection Tests. It used Evidence Offers by Citizens, Case Notices to Corrupt Officers and Trial 2022 0043 for Witness Protection Applications. It got Immediate Intimidation Frauds. 2 Penalty Fraud against Citizen Ms Linton + a 24 Year Backdated Income Tax £135,000 Assessment fraud against Citizen Mr Sood that starts when the death of his wife forced him to go on State Benefits and care for 4 children + more. It needs Contempt Investigations.