

Crown Parliament The People v Top Judges Royal Commission + Judicial Enquiry
High Court Equity Lawyer v Attorney General Contempt Fraud Claim + Restraint Proceedings
Royal Commission + Contempt and Restraint Action Intent Notice Response 21st February 2022
Contempt and Restraint Action Intent Notice for Contempt Claim + Civil Jurisdiction Restraint Renewal +
Criminal Jurisdiction Restraint + Suspended Sentence Conditions Breach Enforcement dated 17th February 2022
from State Lawyers for the Attorney General to Equity Lawyer Mr Ellis

Contempt Fraud Defence + Contempt Fraud Counterclaim Notice

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

The Coronation Oath Enforcement Authority is the Profession Authority of Top Judges and Top Politicians. The Enforcement Powers are 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. An Equity Lawyer is anyone who has the competence and commitment to get Corruption Proof that meets the Corruption Remedy Proof Standard and use it for the Coronation Oath Enforcement Authority. A Citizen is anyone who gives a Privilege War and Confidential Waiver and Case Use Authority for the purposes of the Coronation Oath Enforcement. The Citizen has Investigation Authority. The crown has Prosecution Authority. It is the power to issue Trial Orders of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. The 2 Lord Bishops have Court Lawyer Jurisdiction, one for the Trial Court and the other for the Appeal Court. The 24 Lord Bishops have Adjudication Jurisdiction. Up to 12 sit as Trial Jurors and up to 12 others sit as Appeal Jurors.

Corruption Proof gets Corruption Findings, Remedy Entitlement Findings and Remedy Priority Findings and Execution Responsibility Findings against Cabinet Officers. A Remedy Success is Justice Proof for the Relevant Officers. A Remedy Failure gets an Unfitness Case, Remedy Failure Finding and Dismissal Priority Findings against the Relevant Officers and Execution Responsibility Findings against the Relevant Authority. The Ultimate Sanction is 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. In 2006 the Corruption Remedy Conditions required a Forced 10 Month Retirement Notice from Prime Minister Mr Blair and Leadership Contest in the Parliament Session. In 2019 they required a Forced Resignation from Mrs May and a Leadership Election before the Parliament Session.

The 2021 Session Priority is Remedy Delivery. Session Priority Test Cases got Remedy Denial Fraud Conspiracy Proof against the State, Profession Authorities, Law Courts, Cabinet and Parliament. Record Frauds created the need for Audio Records as Personal Responsibility Proof against Identifiable Individuals. The Remedy Failures got an Unfitness Finding and Dismissal Decision against Prime Minister Mr Johnson.

The Equity Lawyer has Session Priority Test Responsibilities for the Coronation Oath Enforcement Authority. The Attorney General has Remedy Condition Enforcement Responsibilities for the Cabinet. The Cabinet has Joint Responsibility for Remedy Condition Performance. The Action Intent Notice is Condition Breach Intent Notice. It is Contempt Fraud Conspiracy Proof against All Cabinet Officers who fail to stop it. The Contempt Fraud by the Attorney General will get Hearing Audio Records for the Coronation Oath Enforcement Authority.

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