

Royal Commission + Contempt Claim DRAFT Interim Remedy Order

14th April 2022

Chelmsford Resident Judge

Upon the Negotiation Offers from Equity Lawyer Mr Ellis having got Settlement Negotiations Refusals from the British Gas, the Ministry of Justice, Attorney General, Prime Minister and Opposition Leader

Upon the Coronation Oath Enforcement Authority being the Profession Authority for Law Court Judges and Top Politicians and needing Election Fairness Tests of the Authorities and Political Party Leaders in the 2022 Election Campaign Period

1. Accounts 851018650532 + 851018650533 Enforcement Interim Remedy Stay pending adjudication of Energy Supply Liability and Contempt Claim Liability for Equity Lawyer Mr Ellis against British Gas and the Ministry of Justice for the Stated Reasons

1.1. The Equity Lawyer makes the case that the Landlord, Chelmsford Housing Partnership, granted a Residential Tenancy of 15 Portreath Place, Broomfield, Chelmsford CM1 4DL to the Previous Tenant. She had Energy Supplies from British Gas. She died in April 2021. The Landlord took possession and used the Vacant Period for a Gas Cooker Removal + Use Prohibition Notice on the Obsolete Boiler + Gas Pipe Seal by Qualified Plumbers. British Gas received a Death Notice and Supply Termination Notices. They used a Gas Account Liability Transfer Fraud and Payment Demand Frauds by sending Gas Supply Invoices to 'The Occupier'. The Landlord granted a Residential Tenancy to Equity Lawyer Mr Ellis. Death Notices on Postal Returns did not stop the Payment Demand Frauds. An Inspection Visit got a No Supply Confirmation and Identity Request from the Gas Meter Inspector and a Liability Denial and Identification Refusal by the Equity Lawyer. It got a Charge Intent Notice for British Gas from the Gas Inspector to the Equity Lawyer. The 2022 Gas Supply Inspection for the Landlord got a No Supply Record + Prohibited Use Notice on the Obsolete Boiler. British Gas used a Supply Pretence Fraud + Contract Pretence Fraud for a Standing Charge Fraud and Enforcement Harassment Frauds.

1.2. The Coronation Oath Enforcement Authority is the Profession Authority of Law Court Judges and Top Politicians. They have Parliament Session Powers. They decide the Corruption Remedy Priorities for Parliament Sessions. They use the Corruption Remedy Proof Standard. They rely on Investigations Services that get Proof Sets that are Admissible Evidence. Since 2004 the Equity Lawyer has provided Investigation Services. The 2021 Session Priority is Remedy Deliveries. Citizens used their cases for Session Priority Tests that got Corruption Proof and Remedy Denial Fraud Proof against the State, Profession Authorities, Law Courts, Cabinet and Parliament. It includes the use of Liability Declaration Frauds and Enforcement Frauds for Big Business and the State against the Citizens and the Equity Lawyer. On 13th April 2022 Ministry of Justice Officers procured the use of Police Dispersal Powers by the Metropolitan Police against the Equity Lawyer to stop him attending as a Trial Witness in Romford Magistrates Court

2. Contempt Liability Trial Directions 1 Hour Hearing at Chelmsford County Court on

April 2022