

Upon the Settlement Negotiation Offer of Equity Lawyer Mr Ellis that failed to get Settlement Negotiations with the Ministry of Justice, Attorney General Prime Minister and Opposition Leader and made necessary an Interim Remedy Application Hearing with an appearance by Equity Lawyer Mr Ellis and the Attorney General for herself, the Ministry of Justice and Prime Minister and an appearance by the Opposition Leader for himself

1. Interim Enforcement Stay Protection Order for the Equity Lawyer and All Citizens who have managed Parliament Session Priority Test Cases
2. Within 14 Days Corruption Case Management Settlement Negotiation Meeting Order + Contempt Penalty Warning for Equity Lawyer Mr Ellis with the Attorney General and Secretary of State to decide Justice Management starting with Sample Issues
 - 2.1. Mass Publicity for the Corruption Remedy Settlement Negotiations
 - 2.2. Jurisdiction Superiority for Remedy Jurisdictions against Execution Jurisdictions
 - 2.3. Pending Adjudication Enforcement Stay Protection for the Citizen against the State
 - 2.4. Parliamentary Email Addresses Access for the Citizen for Corruption Remedy Management Purposes
 - 2.5. Contempt Case Fee Waivers + Court Fee Reform
 - 2.6. Automatic Issue for All Cases
 - 2.7. Public Gallery Rights for the Citizen against the State and Law Courts
 - 2.8. Representation Facilities Equality
 - 2.9. Representation Equality
 - 2.10. Contempt Case Liability Limitation Controls + Personal Liability Enforcement
 - 2.11. Professional Controls of All State Officers and All Law Officers
 - 2.12. Evidence Access Equality
 - 2.13. Court Frauds used for Terrorist Findings + Crime Proceeds Finding + Asset Forfeits
 - 2.14. Asset Forfeits used for National Debt Reduction + Corruption Remedy Finance
3. Within 14 Days Settlement Negotiation Meeting Order + Contempt Penalty Warning for Equity Lawyer Mr Ellis against Opposition Leader Sir Keir Starmer to decide a Contempt Remedy Precedent for All State Officers and All Law Officers using:
 - 3.1. The 2010 Parliament Session Priority for a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown
 - 3.2. The Firearms Crime Proof Set of the Criminal Convictions of Mr Winston Leachman and the Firearms Receipts 0223607 and 0223608
 - 3.3. The Witness Protection Application Refusal Proof Set against the State, Law Courts and Parliament that the Queen used for an Integrity Test that discovered the Sussex Police Chief Constable denied Protection Justice for Witness Mr John Hoath to service a Corruption Investigation and instead used a Firearms Crime Case Reference Fraud to the Crown Prosecution Service against him to provide Protection Frauds for Corrupt Officers

- 3.4. The Firearms Crimes Prosecution Fraud by the Crown Prosecution Service when the Opposition Leader was Director of Public Prosecutions and use of the case to start the Parliament Session File kept by the Director of Public Prosecutions for the Prime Minister and Coronation Oath Enforcement Authority
- 3.5. The Firearms Crime Trial Frauds and Appeal Frauds that completed the Fraud Proof Sets for the Crown against the Law Courts
- 3.6. A Parliament Contempt Purging Admission + Remedy Motion by the Opposition Leader
4. Within 21 Days Corruption Case Management Settlement Negotiation Meeting Order + Contempt Penalty Warning for Equity Lawyer Mr Ellis with the Attorney General and Prime Minister to decide Contempt Remedies for the Sunaina Chaudhari Death Inquest Frauds and the Theodorou Children Expatriation Frauds and Mass Remedies for All Corruption Victims
5. All Cases Evidence Preservation for the Equity Lawyer against the Prime Minister, Attorney General and Ministry of Justice for the Evidence Preservation Reasons that
 - 5.1. Corrupt Officers have used Identity Record Frauds and Case Misrepresentation Frauds to provide Protection Frauds for Officers and Judges who managed Court Frauds against Citizens.
 - 5.2. The Original Papers and Computer Record Inconsistencies are Forensic Test Material and Record Fraud Proof for the Coronation Oath Enforcement Authority and People against the State and Law Courts
 - 5.3. Corrupt Officers used Paper Thefts and Computer Record Thefts for Forensic Test Sabotage Frauds
6. Court Record Production Order for the Equity Lawyer against the Prime Minister and Ministry of Justice for All Court Records created by the filing by the Equity Lawyer of 6 Fraud Appeals against Claim 2020 000286 Decisions, two of which got the Case References 2020 0396 + 2020 2069, and 4 of which got Issue Denial Fraud Proof against the Court of Appeal for the Record Production Reasons that filing of Fraud Appeals got
 - 6.1. Pending Appeal Adjudication Enforcement Stay Protection for the Equity Lawyer against the Cabinet and Solicitor General
 - 6.2. Pending Appeal Adjudication Inadmissible Evidence Status for the 2020 000286 Court Records
7. Sadhana Chaudhari Probate Grant Application Records Production Order + Mortgage Possession Claim H1PP8822 Enforcement Stay for the Equity Lawyer and the Sadhana Chaudhari Probate Estate against the Minister of Justice for Remedy Reasons
8. Witness Protection Order for the Citizens who used their cases for Parliament Session Priority Tests and the Equity Lawyer against the Prime Minister, Attorney General, Ministry of Justice and Opposition Leader for the Witness Protection Reasons
9. Contempt Claim CO 612 2022 Case Process Prohibition Order for the Equity Lawyer against the Prime Minister, Attorney General, Solicitor General and Ministry of Justice for the Case Stay Reason that
 - 9.1. the Justice Priority requires that the High Court Queen's Bench Division and Ministry of Justice explain the 2020 000286 Court Frauds
 - 9.2. Session Priority Test Cases got Claim Issue Denial Fraud Conspiracy Proof against the High Court Queen's Bench Division and the Administrative Court
10. E-filing Account Reactivation Order for the Equity Lawyer against the Ministry of Justice for the E-filing Reason that E-Filing Login gets an Account Confirmation and Password Change Process Denial
11. Contempt Claim Trial Directions 1 Hour Hearing in Royal Court 37 at 2 p.m. on April 2022