

Court Motion Validation Investigation DRAFT Order of the Equity Lawyer  
Before High Court Justice

30<sup>th</sup> October 2022

Upon reading the Claim Papers that reveal the Cabinet is the Claim Principal and the Solicitor is Claim Agent and the Defence, Counterclaim and Remedy Application of the Equity Lawyer

1. Case Validation Investigation Order for the Equity Lawyer against the Solicitor General for the Stated Reasons
2. Party Status Order for the Equity Lawyer against the Solicitor General that the Solicitor General be 1<sup>st</sup> Claimant and the Cabinet be 2<sup>nd</sup> Claimant for the Reason that the Cabinet is Claim Principal and the Solicitor General is Claim Agent and needs to explain having Claimant Status
3. Discovery Order that the Solicitor General and Attorney General do within 7 days file and serve a statement that explains why the court should not use Claimant Status for Agent instead of Principal for an Accountability Avoidance Contempt Finding + Claim Dismissal Order + Defence Wasted Costs and Indemnity Assessment Order + Contempt Counterclaim Liability Order + Remedy Entitlement Order + Remedy Priority Orders for the Equity Lawyer against the Solicitor General and Cabinet

#### Stated Reasons

1. Corruption Cases of the Citizen have priority against All Cases of the State
2. The Corruption Defence Case is that Court Records are Conflict Interest Proof, Conflict Disqualification Proof, Remedy Only Jurisdiction Limit Proof, Conflict Qualification Fraud Proof, Remedy Only Jurisdiction Breach Fraud Proof and Enforcement Stay Protection Breach Fraud Proof for the Equity Lawyer and Coronation Oath Enforcement Authority against the State, Law Courts, Cabinet, Governing Majority and Opposition Minority
3. The 2021 Parliament Session Priority was Remedy Delivery. Equity Lawyer managed Integrity Test Cases of the Authorities. They got Corruption Proof against the State and Profession Authorities, Remedy Denial Fraud Proof against the Law Courts, Dismissal Decisions against Law Court Judges, Dismissal Failure Protection Fraud Proof against the Cabinet, the Default Penalty of a Dismissal Decision against Prime Minister Mr Johnson, Dismissal Failure Protection fraud Proof against most of the Governing Majority, Dismissal Help Requests from some of the Governing Majority that got Dismissal Help Refusals that were Protection Fraud Proof against the Opposition Minority. In 2012 an Integrity Test got Protection Fraud Proof for the Equity Lawyer and Coronation oath Enforcement Authority against Sir Keir Starmer when he was Director of Public Prosecutions. In 2020 he became Opposition Leader. In 2021 the Shared Priority of him and the Cabinet was Protection Frauds for themselves. They made an Election Fraud Plan and a Blame Judges Plan.
4. The Election Fraud Plan used Revenue Termination Blackmail by the Cabinet and Big Business to get Protection Fraud Non-Disclosure Propaganda Services from the BBC and Independent Media.

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5. The Blame Judges Plan needed Personal Responsibility Proof against Identifiable Individuals for Known Court Frauds. It needed Process Denial Fraud Proof against Identifiable Supervision Judges. It needed Audio Record Proof against Hearing Judges
6. The Equity Lawyer continued Integrity Tests. Old Frauds got Repeat Fraud Status for New Frauds
7. The Supreme Court used Fraud Appeal 2021 0186 for a Repeat Party Status Denial Fraud + Repeat Notice Denial Fraud + Repeat Hearing Denial Fraud for a Restraint Case Reference dated 15<sup>th</sup> November 2021 to the Cabinet.
8. The Restraint Renewal Claim CO 0612 2022 of the Cabinet against the Equity Lawyer was Protection Fraud Reassurance. Top Judges made a Self Defence Plan. It used Process Denial Frauds to avoid Audio Record Proof against them. It used Hearing Orders and Case Allocations to get Audio Record Proof against Lower Rank Judges.
9. The High Court and County Court used Contempt Fraud Claims QB 2022 002595 and JO0RM833 and Repeat Hearing Denial Frauds respectively for a Restraint Renewal Fraud dated 16<sup>th</sup> August 2022, and a Restraint Hearing Listing Order against the Equity Lawyer and Case Reference to the Cabinet.
10. The Top Corruption Controls are the Coronation Oath for Equity Governance using the Common Law, Corruption Remedy Priorities for each Parliament Session that are decided by the Coronation Oath Enforcement Authority and General Elections that change Governing Majorities and stop Power Concentration in Small Minorities
11. The Parliament Session Priorities include
  - 11.1. General Protection for Citizens who give Privilege Waivers, Confidentiality Waivers and Case Management Authority that enables use of the Corruption Remedy Proof Standard, the truth, whole truth and nothing but the truth for Integrity Tests of the Authorities that get Proof Sets that are Admissible Evidence for Parliament Session Decisions
  - 11.2. Special Protection of Unqualified Legal Service Crime Prosecution Prohibitions and Civil Contempt Penalty Enforcement Prohibitions against the Cabinet that enable Equity Lawyers to manage Integrity Tests of the Judiciary.
12. The Defence and Counterclaim are that the General Civil Restraint Orders and Claim 2022 003098 are the Crime Proceeds of Special Protection Breach Frauds by the Judiciary and Cabinets
13. Old Restraint Frauds got Fraud Admissions by Top Judges and Repeat Fraud Status for New Restraint Frauds.
14. In June 2014 the Equity Lawyer managed Integrity Test Cases in the Law Courts. Administrative Court Judges realised Profession Disqualification Fraud Appeal of a Citizen Ms Lewis v General Osteopathic Council was an Integrity Test Case. They made a Test Sabotage Fraud Plan. It used the Appeal Case and a Party Status Denial Frauds + Hearing Denial Fraud for a Legal Assistance Restraint Fraud against the Equity Lawyer. He continued the Integrity Tests. In December 2014 the Imprisonment Fraud Habeas Corpus Claim got a Hearing Order for Victim Citizen Mr Brown. A General Civil Restraint Hearing

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against Witness Citizen Mr Hoath and Restraint Breach Contempt Imprisonment Hearing Order against the Equity Lawyer by the Administrative Court Top Judge. The Hearing Event got a Pompous Performance by the Hearing Judge, an Appearance Failure Dismissal Order against Victim Mr Brown, then a Hearing Opportunity for Witness Citizen Mr Hoath and Jurisdiction Deficit Case by the Equity Lawyer that got a Confidence Collapse and Angry Behaviour that evidenced a Jurisdiction Deficit Finding. In 2015 a Profession Unfitness Appeal of Citizen Ms Lewis v General Osteopathic Council got use of a Hearing Event for Restraint Invalidity Admissions and Invalidity Remedy Application by the General Osteopathic Council. The 'I am here' shout from the Public Gallery got a 'I know you are' shout from the Hearing Judge and then the Party Status Denial Fraud Proof and Hearing Denial Fraud Proof of a Restraint Directions Order. The Judge and Counsel left the Court Room and realised the Audio Record was Fraud Conspiracy Proof against them. They made a Stop Case Plan. It used a No Budget Reason for a Restraint Case Withdrawal by the General Osteopathic Council.

15. The 2015 Parliament Session Priority was Remedy Delivery. It needed Corruption Dismissal of Law Court Judges. The Set6 Up Conditions were Fundamental Law Acknowledgment by the Judiciary of the Validity Priority [2008 R v Clarke], Conflict Disqualification from Justice Offices [2015 Emerald Supplies v British Airways] and Fraudulent Invalidity [2015 Sharland v Sharland], and Case Issue rights for the Citizen against the Law Courts. Citizens filed Corruption Cases that forced the choice between making Conflict Disqualification Admissions and committing Conflict Qualification Frauds. The Corruption Dismissals needed a 1 year Case Preparation Period.
16. The Equity Lawyer recruited Citizens and managed Integrity Tests. In 9 months, he got everything needed for Corruption Dismissals of Law Court Judges. He continued Integrity Tests. Top Judges made an Integrity Test Sabotage Fraud Plan. It ignored the Fraud Invalidity Admissions by Administrative Court Judges and used the Corruption Cases of 4 Citizens for Repeat Party Status Denial Frauds + Repeat Notice Denial Frauds + Repeat Hearing Denial Frauds for Repeat Legal Assistance Restraint Order Frauds by a High Court Master against the Equity Lawyer.
17. Prime Minister Mr Cameron used the 1 Year Case Preparation Period for the European Referenda, led the Remain Campaign, lost and resigned. It was an Honourable Resignation. The Session Priority was Corruption Dismissals of Law Court Judges. The Protection Fraud Network needed to stop it. They bought Leadership Support Votes for MP Mrs May because she was one of them. The Protection Fraud Network used the Administration Period, Bribery and Blackmail to get Fraud Services from Corrupt MPs and Vulnerable MPs and control of Support Votes for Leadership Contests.
18. The Equity Lawyer used a Witness Intimidation Trial Fraud for Integrity Tests. It started on 11<sup>th</sup> July 2016. On Trial Day 3 the 1<sup>st</sup> Confidence Collapse by Fraud Conspirators got Protection Fraud Demands. A Protection Fraud Plan was for a Witness Intimidation No Evidence Case Dismissal and Criminal Restraint Fraud in the Crown Court and General Civil Restraint Urgent Application Frauds and Short Notice Hearing Fraud on 19<sup>th</sup> July 2016 against 4 Citizens in the High Court. On Day 4 the reading out

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of a Short Statement revealed the Case Investigator had a Kindergarten Reading Age. It got a 2<sup>nd</sup> Confidence Collapse and Premature Case Dismissal on Day 5 and Crime Restraint Frauds on Day 6, which was 18<sup>th</sup> July 2016, by the Crown Court Trial Judge.

19. On 19<sup>th</sup> July 2016 High Court Restraint Hearing was before Justice Mr Jay with an appearance by State Counsel, and Appearance Failure by 1 Citizen who did not have the 40 miles train fare, In Person Appearances by 3 Citizens and Public Gallery Observations by the Equity Lawyer. Brief Help Exchanges with the Equity Lawyer and a Repeat Party Status Denial Fraud + Repeat Notice Denial Fraud + Repeat Hearing Denial Fraud were used for a Legal Assistance Restraint Breach Investigation Order Fraud by Justice Mr Jay against the Equity Lawyer.
20. Integrity Tests by the Equity Lawyer got a Complete Set of Fraud Conspiracy Proof against State Officers and Law Court Judges. The Crown and Lord Bishops used it to decide the Corruption Remedy Priorities for the 2017 Parliament Session. They required a Long Session of 2 ½ years for Integrity Tests to get Remedy Proof for the Law Courts or Criminal Conspiracy Proof for Corruption Unfitness Cases against Law Court Judges and use of them for Protection Fraud Investigations of the Cabinet and Parliament. Prime Minister Mrs May called a Surprise General Election to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Protection Fraud Proof. The 2017 General Election got a Reduced Governing Majority for Prime Minister Mrs May and Restraint Order Frauds by her against Equity Lawyer Mr Ellis. He used them other cases for Integrity Tests that got the Corruption Proof, Remedy Denial Fraud Proof, Dismissal Decisions against Law Court Judges, Dismissal Failure Protection Fraud Proof against the Cabinet, the Remedy Failure Penalty of Dismissal Decisions against Prime Minister Mrs May, Dismissal Failure Protection Fraud Proof against the Governing Majority and Opposition Minority.
21. The 2019 Parliament Session Priorities were a Forced Resignation from Prime Minister Mrs May and a Forced General Election against the Governing Majority. A Deal by the protection Fraud Network and Candidate MP Mr Johnson traded Protection Frauds for Support Votes. The 2019 General Election got an Increased Governing Majority for Prime Minister Mr Johnson, and Election Fraud Conspiracy Proof for the Coronation Oath Enforcement Authority against All Party Leaders. It denied a Credible Choice for Voters and invalidated a Repeat General Election. The December 2019 Session Priority was Remedy Proof for the Law Courts or Criminal Conspiracy Proof for Dismissal Cases against Law Court Judges.
22. The Contempt Claim 2020 000286 of the Cabinet was an Integrity Test Sabotage Fraud. A Case Allocation to Justice Mr Jay. Witness Status and Investigator Status validated a Status Conflict Recusal Application by the Equity Lawyer. It got a Recusal Refusal Fraud and Trial Direction Fraud on 3<sup>rd</sup> November 2020 by Justice Mr Jay, with a Day 3 Seal, and a Forced Conflict Disqualification Recusal and Without Jurisdiction + Without Hearing Trial Direction Fraud dated 9<sup>th</sup> November 2020.
23. All of it is Fraud Conspiracy Proof for the Blame Judge Plan. 2022 003098 will get an Audio Record that is Justice Proof for a High Court Justice, or Enforcement Fraud Proof for the Blame Judge Plan.