31st October 2022

Jurisdiction Proof Production DRAFT Order of the Equity Lawyer Before High Court Justice

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. Jurisdiction Findings for the Equity Lawyer against the Solicitor General and Cabinet that:
 - 1.1. The UK Sovereignty has a Jurisdiction Hierarchy with Jurisdiction Superiority is for the Coronation Oath Enforcement Authority over Parliament, and Parliament over the Law Courts and the Law Courts over the State and Profession Authorities and the State and Profession Authorities over the Individual
 - 1.2. The Jurisdiction Hierarchy is circular because the Individual has the Dual Capacity of both as Governed, and as Governor, which is conditional upon achieving Citizen Status by giving a Privilege Waiver, Confidentiality Waiver and Case Management Authority that enables an Equity Lawyer to use the Corruption Remedy Proof Standard, the truth, whole truth and nothing but the truth for Integrity Tests of the Authorities to get Proof Sets that are Admissible Evidence for Parliament Session Decisions.
 - 1.3. The Coronation Oath Enforcement Authority has Parliament Session Powers and 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.
 - 1.3.1. The Citizen has Investigation Jurisdiction. The Jurisdiction Qualification is a Privilege Waiver, Confidentiality Waiver and Use Authority for any case and all cases that enables use of the Corruption Remedy Proof Standard, the truth, whole truth and nothing but the truth
 - 1.3.2. The Equity Lawyer has Case Management Jurisdiction. The Jurisdiction Qualifications is the commitment and expertise for Case Management that meets the Corruption Remedy Proof Standard and uses the result for Parliament Session Decisions.
 - 1.3.3. The Crown has Prosecution Jurisdiction. The Jurisdiction Qualification is Lawful Succession and the Case Management Expertise of an Equity Lawyer. Prosecution Jurisdiction is the power to make Trial Orders of Corruption Cases against the State and Unfitness Cases against Offices and Authorities
 - 1.3.4. The Lord Archbishops have Court Lawyer Jurisdiction, one for the Trial Court. The other is for the Appeal Court. The Jurisdiction Qualification is the Case Management Expertise of an Equity Lawyer and Credible Neutrality that is evidenced by not having

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held High Law Offices of High State Office and Professional Service as a Good Will Religious Leader. The convention for centuries has been holding the office Bishop in the Church of England and serving as a Lord Bishop is the Qualification Proof. The longevity of service needed for Office Qualification is a Corruption Control. It prevents use of Patronage Power for Appointment Frauds of Unfit Person that get Sabotage Frauds against the Coronation Oath Enforcement Authority and Immunity Frauds for Corrupt Prime Ministers. The Court Lawyer Jurisdiction is the power to service Trial Orders of the Crown with Juror Qualification, Juror Selection and all the Jury Services needed to get Jury Adjudications.

- 1.3.5. The Lord Bishops have Adjudication Jurisdiction. There are 24 of them so that up to 12 can sit as Trial Jurors and up to 12 others can sit as Appeal Jurors. The Jurisdiction Qualification is the Case Management Expertise of an Equity Lawyer and Credible Neutrality that is evidenced by not having held High Law Offices of High State Office and Professional Service as a Good Will Religious Leader. The convention for centuries has been holding the office Bishop in the Church of England
- 1.4. The Citizen gives Case Management Authority for Integrity Test of the Authorities. They get Justice Proof for Honourable Officers or Corruption Proof against the State and Profession Authorities, and Remedy Denial Fraud Proof against the Law Courts.
- 1.5. The Crown uses the Corruption Proof and Remedy Denial Fraud Proof for Trial Orders of Corruption Cases against the State or Unfitness Cases against Officers and Authorities
- 1.6. The Lord Archbishops receive the Trial Orders and Support Evidence and provide the Jury Management Services
- 1.7. The Lord Bishops make Conflict Disclosures, if there are any, and provide up to 12 Trial Jurors.
- 1.8. Corruption Proof gets a Corruption Finding, Remedy Entitlement Findings, and Remedy Priorities for Fitness Investigations that identify Unfit Individuals for Unfitness Dismissals with Execution Responsibility Findings against the Relevant Authority.
- 1.9. A Remedy Success is Justice Proof for the Relevant Authority .
- 1.10. A Remedy Failure is Protection Fraud Proof against the Relevant Authority. It gets Unfitness Finding and Dismissal Remedy Findings with Execution Responsibility that go up the Command Chain until the process gets Fit Persons who service the Remedy Priorities.

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- 1.11. Remedy Denial Fraud Proof gets Unfitness Findings and Dismissal Priority Findings against Law Court Judges with Execution Responsibility Findings against the Cabinet. A Dismissal Failure is Protection Fraud Proof that get a Dismissal Remedy Priority Finding against the Prime Minister and Execution Responsibility Finding against the Governing Majority and Opposition Minority.
- 1.12. A Dismissal Failure is Protection Fraud Proof validates Unfitness Findings and the Ultimate Sanction of a Dismissal Decision against both the Governing Majority and Opposition Majority with Execution Responsibility Finding against the Electorate. It gets a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Protection Fraud Proof. The Ultimate Sanction enables the imposition of Corruption Remedy Priorities in Session Grants from the Crown to Parliament. The Prime Minister accepts the Session Grant on behalf of Parliament. The Corruption Remedy Priorities are binding.
- 1.13. The Corruption Remedy Priorities are Protection Rights for the Integrity Test Managers.
- 1.14. General Protection is Pending Corruption Remedies Enforcement Stay Protection for the Citizen against the State, Profession Authorities and Law Courts.
- 1.15. Special Protection is for Equity Lawyers against the Cabinet. It is a Legal Service Crime Prosecution Prohibition and Civil Contempt Penalty Enforcement Prohibition. It enables them to provide the Case Management needed for the Integrity Tests.
- 1.16. General Protection and Special Protection get Protection Enforcement by the Cabinet and Protection Enforcement Accountability by the Governing Majority and Opposition Minority.
- 1.17. General Protection is a Passive Integrity Tests of Protection Enforcement by the Cabinet.
- 1.18. Special Protection is an Active Integrity Test of Protection Enforcement by the cabinet because it needs Case Management Activity by the Equity Lawyer.
- 1.19. Constitutional Checks and Constitutional Balances are Risk Controls against the use of Law Court Powers to get Governance Fraud Remedies for the Citizen against the Cabinet.
- 1.20. The Politicians made a Dictator Governance Fraud Plan. It used Sabotage Frauds to deny a Reliable Flow of Admissible Evidence for Parliament Session Decisions and get a Dormancy Period for the Coronation Oath Enforcement Authority. It removed the Constitutional Checks and Constitutional Balances. It failed. The Fraud Remedy was to get Criminal Conspiracy Proof against a Prime Minister when still in office, end the

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Dormancy Period, revive the Coronation Oath Enforcement Authority and managed a Corruption Remedy Process against the Governance Fraud Plan.

- 2. Parliament Session Priority Relevant Evidence Finding for the Equity Lawyer against the Solicitor General and Cabinet for the Stated Reason that:
 - 2.1. The Equity Lawyer claims the General Protection Rights of a Citizen against the State, and Protection Enforcement by the Cabinet and Special Protection Rights of an Equity Lawyer against the Cabinet
 - 2.2. The Equity Lawyer managed Integrity Tests that got Corruption Proof against the State and Profession Authorities, Remedy Denial Fraud Proof against the Law Courts. It enabled the Crown make Trial Orders of Corruption Cases against the State and Profession Authorities and Unfitness cases against Officers and Authorities. They got Protection Fraud Proof against the Cabinet, Governing Majority and Opposition Minority
 - 2.3. The Contempt Claims CO 0612 2022, J00RM833, 2022 002595 and 2022 003098 are Protection Breach Fraud Conspiracy Proof for the Equity Lawyer and Coronation Oath Enforcement Authority against the State, Law Courts and Cabinet
 - 2.4. The Parliament Session Grants from the Crown to Parliament will prove or disprove the General Protection Rights and the Special Protection Rights.
- 3. Evidence Production Order for the Equity Lawyer that the Solicitor General and Cabinet do within 7 days file and serve the 2022 Parliament Session Grant for the Stated Reason that
 - 3.1. Fundamental Law imposes Corruption Control Obligations on Parties, Representatives and Authorities.
 - 3.2. It requires a Validity Investigation to decide Jurisdiction Qualification and Case Priority.
 - 3.3. The Coronation Oath is for Equity Governance using the Common Law.
 - 3.4. Coronation Oath Enforcement needs Parliament Session Grants
 - 3.4.1. to define Corruption Remedy Priorities
 - 3.4.2. to provide the General Protection and Special Protection of Law Enforcement Prohibitions for the Citizen and Equity Lawyer against the State, Profession Authorities, Law Courts, Cabinet and Parliament to get the Case Authority and Management Services needed for Session Priority Performance Tests.
 - 3.5. The Crown has Sovereign Powers. The Coronation Oath Enforcement Authority uses the Sovereign Powers to define the Jurisdiction Limits of Parliament that force Jurisdiction Limits on All Inferior Jurisdictions. The Cabinet as Claim Principal and the Solicitor General as Claim Agent have a duty to prove the Claimant has Prosecution Powers