

Session Priority Performance Discovery from Home Secretary DRAFT Order

2<sup>nd</sup> November 2022

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. Court Motion Discovery Order + Claim Dismissal and Contempt Counterclaim Liability Default Penalty Notice for the Equity Lawyer against the Solicitor General and the Cabinet that the Secretary of State for Home Affairs do within 7 days file and serve Statement that:
  - 1.1. Admits, denies or requires proof that the Primary Duty of the Attorney General is to discover the Jurisdiction Limits imposed by Parliament Session Grants, give Jurisdiction Limit Notices and Breach Penalty Warnings to Cabinet Officers, receive Breach Notices from All Sources, give Breach Remedy Advice, give Breach Reports and Remedy Advice to the Cabinet and keep Notice Records, Warning Records and Advice Records in case they are needed for Joint Liability Denial Investigations by the Coronation Oath Enforcement Authority
  - 1.2. Explains whether or not she discharged the Primary Duty when she was Attorney General
  - 1.3. Explains the Jurisdiction Limits of the Parliament Session Grants in 2019, 2021 and 2022
  - 1.4. Explains when she knew about the Corruption Remedy Special Measures Decision against the Metropolitan Police, the Performance Instruction given and Performance Investigations carried out, and what else is needed for Effective Remedies
  - 1.5. Explains when she knew Integrity Tests used the Ruin Frauds against Citizen Mr Akwasi Nkrumah that got Continuing Corruption Proof and Remedy Denial Fraud Proof for the Coronation Oath Enforcement Authority against the Metropolitan Police, Law Courts and Cabinet
  - 1.6. Explains whether or not she used the Integrity Test Results for Jurisdiction Limit Breach Reports to the Attorney General or Anyone Else
  - 1.7. Explains when she knew Integrity Tests managed by Victims and Citizens that got Continuing Corruption Proof and Remedy Denial Fraud Proof against the Metropolitan Police and Law Court after the Corruption Remedy Special Measures Decisions, when she realised it was Jurisdiction Limit Breach Proof, and what she did then. Sample Cases for Discovery Purposes are:
    - 1.7.1. The Mortgage Default Possession Claim H1PP8822 got Representation Fraud Proof for the Sadhana Chaudhari Probate Estate Eviction Event at 450 New North Road, Hainault, Ilford, Essex on 20<sup>th</sup> October 2022 got Eviction Fraud Conspiracy Proof of the Metropolitan Police failing to get Eviction Warrant Proof from the Bank of Scotland and committing an Eviction Arrest Fraud against the Victim Estate Beneficiary, Ms Neelu Berry, who got an Immediate Release by the Custody Sergeant for the Warrant Proof Failure Reason. A Re-Entry Support Request to the Metropolitan Police that got a Request Record and on Monday 31<sup>st</sup> October 2022 a Re-Entry + Possession Recovery by her. The Law Courts have Joint Liability for the Eviction Fraud. The General Civil Restraint Hearing in 2018 and 2020 got Audio Record that is Probate Estate Representation Denial Proof for the Equity Lawyer and the Probate Estates of

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the late Mrs Charles Sydney Ellis and Mrs Sadhana Chaudhari against High Court Justice Mrs May. Later it got it against High Court Justice Mrs Cutts.

1.7.2. The Ruin Fraud Proof Sets got by Citizen Mr Akwasi Nkrumah were used for Corruption Remedy Special Measures Decisions against the State, Profession Authorities, and Law Courts and a Priority Decision against the Metropolitan Police. Integrity Tests after the Special Measures Decisions got Continuing Corruption Proof for the Citizen against the Metropolitan Police and Law Courts.

1.8. Explains what she knows about the Contempt Penalty Enforcement Prosecution Instructions from the Cabinet to the Attorney General that got the Case Preparation and issue of Contempt Claim KB 2022 003098 on 20<sup>th</sup> September 2022.

1.9. Explains whether the Prosecution Instructions required Claimant Status for the Solicitor General as Agent instead of the Cabinet as Principal.

1.10. Explains whether the Office Appointment as Prime Minister Mr Sunak on 25<sup>th</sup> October 2022, and the Cabinet Office changes got Jurisdiction Limit Briefings and Breach Briefings and Case KB 2022 003098 Briefings for the New Holders

1.11. Explains whether or not any of the Current Holders can use Disclosure Failure Reasons for Joint Liability Denials of the 2022 Session Priority Breaches

1.12. Explains when she knew

1.12.1. Top Police, Top Customs and Top Judges were, and are, the Top Drug Dealers.

1.12.2. Top Drug Sales go with Protection Frauds for Child Prostitution and Everything Else.

1.12.3. Criminal Convictions Record got a Firearms Possession Statutory Prohibition against Mr Winston Leachman.

1.12.4. Receipt 0223607 lists Stolen Firearms, identifies Mr Leachman as Possessor, is Firearms Prohibited Possession Proof. It, and No Action, is Protection Fraud Proof against Sussex Police

1.12.5. Firearms Trial Committal Frauds URN 47 EE 5866 11 and Firearms Trial Frauds 2012 0131 and Appeal Issue Denial Fraud are Fraud Conspiracy Proof for the Citizen against the Case Investigators, Sussex Police Chief Constable, Case Prosecutors, Sussex crown prosecutor Chief, Director of Public Prosecutions Sir Keir Starmer, the Magistrates Court, Crown Court and Court of Appeal.

1.12.6. The Rotherham Enquiry got Child Prostitution Protection Fraud Proof against the Cabinet and Opposition Leader Sir Keir Starmer. In 2022 it got Mass Publicity for Remedy Failures but No Express Publicity that the Remedy Failure Reason is Protection Frauds by the Cabinet and Opposition Leader.

1.13. Admits, denies or requires proof that Corruption Remedy Special Measures need a Firearms Protection Fraud Investigation and Caution Interview of Opposition Leader Sir Keir Starmer

2. Contempt Investigation Directions 1 Hour Hearing in Royal Court 37 at 2 p.m. on November 2022