

Parliament Session Priority Performance Investigation DRAFT Order

2nd 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 for the Equity Lawyer + Claim Dismissal and Contempt Counterclaim Liability Default Penalty Notice for the Equity Lawyer against the Solicitor General and the Cabinet that the Attorney General do within 7 days file and serve Statement that:

1.1. Admits, denies or requires proof that:

1.1.1. The People have Legal Title to UK Sovereignty

1.1.2. The Coronation Oath for Equity Governance using the Common Law is a Governance Trust Declaration

1.1.3. The Citizen, Equity Lawyer, Crown, Lord Archbishop and Lord Bishops have Corruption Control Jurisdiction that govern Parliament Session Powers. They are known as the Coronation Oath Enforcement Authority. They decide the Corruption Remedy Priorities for each Parliament Session Grants of the Crown.

1.1.4. The Coronation Oath Enforcement Authority uses Jurisdiction Limits in Session Grants and Integrity Tests to discover .

1.1.5. The Parliament Session Grants of the Crown define the Jurisdiction Limits of All Inferior Jurisdictions including Parliament

1.1.6. The Prime Minister acts as Parliament Representative when receiving a Session Grant from the Crown.

1.1.7. All Parliamentarians have a duty to discover, and the Prime Minister has a duty to disclose the Jurisdiction Limits of the Session Grant.

1.1.8. The Cabinet has Joint Liability for Jurisdiction Limit Breaches

1.1.9. The Primary Responsibility of the Attorney General is:

1.1.9.1. to give Jurisdiction Limit Notices to Cabinet Officers

1.1.9.2. to receive Jurisdiction Limit Breach Notices from Any Source

1.1.9.3. to give Breach Remedy Advice to the Relevant Cabinet Officer

1.1.9.4. to report Jurisdiction Limit Breach Notice to All Cabinet Officers

1.1.9.5. to give Breach Remedy Advice and Failure Warnings to All Cabinet Officers

1.1.9.6. to keep Notice Records and Advice Records and Warning Records for use in the event of Cabinet Officers using Disclosure Failure Reasons for Breach Joint Liability Defences.

1.2. Explains the Jurisdiction Limits of the Parliament Session Grants in 2019, 2021 and 2022

1.3. Explains who gave 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 20th September 2022 and the

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- 1.4. Explains whether the Prosecution Instructions required Claimant Status for the Solicitor General as Agent instead of the Cabinet as Principal.
- 1.5. Explains whether the Office Appointment as Prime Minister Mr Sunak on 25th October 2022, and the Cabinet Office changes got Jurisdiction Limit Briefings and Breach Briefings and Case KB 2022 003098 Briefings for the New Holders
- 1.6. Explains whether or not any of the Current Holders can use Disclosure Failure Reasons for Joint Liability Denials of the 2022 Session Priority Breaches

For the Stated Reason that Integrity Tests got Dismissal Decisions against Law Court Judges and Dismissal Failure Protection Fraud Proof against the Cabinet, and Default Penalty of a Dismissal Decision against Prime Minister Mr Johnson. It got Dismissal Failure Protection Fraud Proof against the Governing Majority and Opposition Minority. Dismissal help Requests by the Governing Majority Back Benchers got Help Refusals by Opposition Leader Sir Keir Starmer. At all material times Top Police, Top Customs and Top Judges were, and are, the Top Drug Dealers. Top Drug Sales included Protection Frauds. The Top Drug Dealers wanted a Reliable Supply of Chemically Traceable Drugs at Short Notice for Framing Frauds against Honest Officers and Citizens. Top Quality needed a Sussex Site to get Sussex Water. A Criminal Conspiracy by Lawyers and Law Court Judges got uses Case 1991 191 for Bankruptcy Frauds. Summersales Farm, Crowborough was part of the Bankrupt Estate. A Drug Production Deal required Top Judges to provide Protection Fraud Proof and a Production Site for Sussex Police to host the Production Business. Top Judges insisted they appoint the Production Manager because they did not trust anyone else to pay them. They used Known Dangerous Criminal Mr Winston Leachman for Legal Service Frauds against Ruin Fraud Victims. They used him for the 1991 1991 Farm Access Restraint Frauds and Judgment Fraud dated 8th June 2001 against the Victim. Sussex Police accepted it. Criminal Mr Leachman managed drug production for more than a year until the Farm Sales. He and Low Rank Officers wanted Protection Frauds that would last their lifetimes. In June 2002 Firearms Theft by him was a Firearms Prohibited Possession Crime that should have got 5 Year's Minimum Imprisonment. It got the Protection Fraud Proof of No Action and Firearms Receipt 0223607 that listed the Stolen Firearms and identified him and Possessor. They thought they had Lifetime Protection Frauds. In 2009 a New Armourer did not know it was Protection Fraud Proof and released it to the Victim. In 2010 Parliament Session Priority was a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. The Equity Lawyer helped the Victim make Witness Protection Applications that got Protection Denial Fraud Proof against the State, Law Courts and Parliament. In late 2011 the Lord Chancellor used the Protection Fraud Proof Set and a Secret Service Officer for a Case Reference by the Queen for an Integrity Test. It got Protection Fraud Conspiracy Proof against the Chief Constable, Case Investigation Officers, Sussex Crown Prosecutor Chief, Case Prosecutors and Director of Public Prosecutions Sir Keir Starmer. In 2020 he became Opposition Leader. In 2021 and 2022 the Shared Priority of him and the Cabinets of Prime Minister Mr Johnson and Ms Truss was Protection Fraud Concealment. The Coronation Oath Enforcement Authority needs to know if the Current Cabinet has that Shared Priority.