

Equity Lawyer Mr Edward Ellis  
V  
Cabinet

Appellant

Respondent

DRAFT Appeal Permission + Remedy Order  
Before Lord Justice

20<sup>th</sup> February 2023

Upon reading the Appeal Case Papers and New Evidence Notice + Remedy Application dated 20<sup>th</sup> February 2023 of the Appellant and using Judicial Knowledge of Corruption Remedy Process of the Coronation Oath Enforcement Authority

1. 2022 003098 Claim Agent Status Finding and Claim Principal Status Finding + 2022 002522 Respondent Agent Status and Principal Status Finding + 2022 003098 and 2022 002522 Principal for Agent Party Identity Substitution Order for Equity Lawyer Mr Ellis respectively against the Solicitor General Cabinet for the Stated Reason that Effective Accountability needs the Claim Principal to have Party Status
2. 2022 002522 Appeal Permission for Conflict Jurisdiction Disqualification and Remedy Only Jurisdiction Limit Reasons + 2022 003098 Claim Dismissal Order + Defence Costs with Indemnity Assessment Order + Contempt Counterclaim Liability and Remedies Order + Contempt Counterclaim Remedy Direction Orders for Equity Lawyer Mr Ellis against the State for the Stated Reason that the 2022 003098 Contempt Penalty Prosecution Permission Application Hearings on 23<sup>rd</sup> and 28<sup>th</sup> November 2022 got Audio Records that are Personal Responsibility Proof for Known Court Frauds against Justice Mr Soole. The Known Court Frauds are Defence Applications Hearing Denials for the Given Reason that the General Civil Restraint Renewal Order dated 16<sup>th</sup> August 2022 vested the 2022 003098 Defence Case Management Powers in Case 2022 002595 and Justice Mr Eyre. On 16<sup>th</sup> and 19<sup>th</sup> December 2022 and 11<sup>th</sup> and 20<sup>th</sup> 2023 2022 002595 Applications for 2022 003098 Defence Case Management got Hearing Denial Proof against Justice Mr Soole as High Court Listing Judge.
3. Discovery Order for Equity Lawyer Mr Ellis that the Cabinet do within 7 days file and serve a Statement by the Attorney General explaining why the court should not make
  - 3.1. Pending Corruption Remedies Enforcement Stay Standard Protection Orders for Witnesses against the State, Profession Authorities and Inferior Law Courts and
  - 3.2. Enduring Prosecution Prohibition Special Protection Orders for Witnesses in exchange for Full Disclosure needed to manage Corruption Remedy Special Measures against the State, Profession Authorities and Law Courts
  - 3.3. Remedy Management Protection Orders for Corruption Remedy Special Measures Service Providers against the State, Profession Authorities and Inferior Law Courts
  - 3.4. A Demonstration Case Declaration Powers Order for Equity Lawyer Mr Ellis against the Cabinet
  - 3.5. A Protection Mass Publicity Order for the Equity Lawyer Mr Ellis against the Cabinet that requires extensive coverage on the radio, television national newspapers and local newspapers of the Standard Protection Order, Remedy Management Protection Order, and Demonstration Cases
4. 2022 003098 Remedy Directions 1 Hour Hearing in Royal Court 3 at 12 noon on 8<sup>th</sup> March 2023