

Before Lord Justice

Upon reading the Appeal Papers

1. Pending Adjudication Enforcement Stay Protection Order for the Equity Lawyer against the Cabinet for the Stated Reason that
  - 1.1. Integrity Test Management for the Superior Jurisdiction of the Coronation Oath Enforcement Authority got Citizen Status and Equity Lawyer Status and Superior Jurisdiction Pending Remedy Enforcement Stay Protection for Mr Edward William Ellis against the Inferior Jurisdictions of the State, Profession Authorities, Law Courts and Cabinet.
  - 1.2. Use of Contempt Claim 2023 003098 to assist Integrity Test of the Law Courts was not a Protection Breach Contempt by the Cabinet, but use of it for any other purpose was a Protection Breach Contempt
  - 1.3. Appeal Filing got Pending Adjudication Enforcement Stay Protection from the Superior Jurisdiction of the Supreme Court for the Equity Lawyer against the Inferior the State, Profession Authorities and Inferior Law Courts
  - 1.4. The 2023 003098 Trial on 8<sup>th</sup> March 2023 was a Protection Breach Contempt by the High Court of the Superior Jurisdictions of the Supreme Court and the Coronation Oath Enforcement Authority
2. Discovery Order for the Equity Lawyer against the Cabinet that the Secretary of State for Justice do within 3 days file and serve a Statement that explains what happened to the Supreme Court Appeals against Court of Appeal Decisions 2022 002522 and 2023 000127 + 000128 and why the Equity Lawyer did not have a Supreme Court Appeal Case Refence in time for the High Court Trial on 8<sup>th</sup> March 2023 and for inclusion in the Appeal Papers for the Court of Appeal
3. Discovery Order for the Equity Lawyer against the Cabinet that the Attorney General do within 7 days file and serve a Statement that explains why the Court of Appeal should not make and the Findings and Orders as follows:
  - 3.1. Agent Status Finding + Principal Status Finding + Claimant Substitution Order for the Equity Lawyer against the Cabinet in place of the Solicitor General for the Stated Reason that Effective Accountability needs Remedy Management Powers for the Law Courts against the Principal.
  - 3.2. Fundamental Law Findings + Injustice Remedy Jurisdiction from Political Management Jurisdiction Separation Failure Finding + Injustice Remedy Jurisdiction Separation Denial Finding over Political Management Jurisdiction Superiority Denial Finding + Investigation, Prosecution, Trial Adjudication and Appeal Adjudication Justice Office Jurisdiction Separation Failure Finding + Justice Office Conflict Disqualification Recusal Failures Finding + Parliament Session Jurisdiction Superiority Denial Finding + Parliament Session Investigation Jurisdiction of the Citizen Denial Finding + Pending Process Enforcement Stay Protection Rights from Superior Jurisdictions for the Citizen against all Inferior Jurisdictions Denial Findings + Case Priority for the Corruption Case of the Citizen against All Cases of the State Denial Finding + Conflict Jurisdiction Qualification and

Case Priority Qualification and Jurisdiction Limit Validity Investigation Denial Finding + Superior Jurisdiction Pending Remedies Enforcement Stay Protection Entitlement and Entitlement Denial Finding + Validity Presumption for the Citizen Denial Finding + Incredibility Rebuttal Proof for the Citizen against the State Exclusion Finding + True Evidence Exclusion Finding + Obviously False Evidence Interpretation Finding + Cross Examination of the Government Lawyer that got a Fundamental Law Knowledge Denial Finding + 2022 003098 Medical Records Access and Defence Application Hearing Refusals Finding + Hearing Refusal Given Reason that the 2022 002595 Restraint Renewal Order vested 2022 003098 Defence Case Management Powers in the 2022 002595 Case Judge Finding + Bias Finding + 2022 003098 Permission Hearing Fraud and Trial Fraud Finding + Contempt Counterclaim Process Denial Finding + Bias Finding + Conspiracy Finding + Contempt Finding + + Fraud Finding + Proof Burden Reversal Entitlement Finding + Fraud Presumption on everything else subject to Rebuttal Proof Finding + Rebuttal Proof Impossibility Finding + 2022 003098 Claim Liability Revocation + Claim Costs Revocation + Counterclaim Contempt Liability Order + Reputation Restoration and Liberty Restoration and Estate Restoration Entitlement Finding + £10,000,000 Interim Damages Immediate Payment Order for Equity Lawyer Mr Ellis against the Solicitor General and Cabinet

### 3.3. Reputation Recovery Preliminary Orders

3.3.1. High Court 2022 002595 Re-opening and Claim Dismissal Revocation and Restraint Renewal Revocation and Contempt Liability Order and Claim Costs with Indemnity Assessment Order for the Equity Lawyer against Former Prime Minister Mr Johnson, the Attorney General, Ministry of Justice and Opposition Leader Sir Keir Starmer

3.3.2. Canterbury County Court 4CT04079 and 969 + 406 OF 2007 Reopening Order and Income Tax Liability Revocation and Claim Costs Revocation and Counterclaim Contempt Liability and Counterclaim with Indemnity Assessment Order and All Other Liability Declarations Revocations and All Other Costs Revocations for Equity Lawyer Mr Ellis against HM Revenue & Customs

3.3.3. 2022 003098 3rd Party Status Order + All Law Profession Fitness Case Reopening Orders + Discovery Order for the Equity Lawyer against the Law Society that the Chief Executive Officer of the Law Society, Solicitors Regulation Authority and Solicitors Disciplinary Tribunal do within 7 days file and serve Statements that explain why the court should not make Complaint Finding Revocations + Liability Declaration Revocations + Costs Revocations + Counterclaim Contempt Liability Orders + Defence and Counterclaim Costs with Indemnity Assessment Orders + Positive Publicity using Television and Radio and National Newspaper Orders + Order Breach Contempt Warnings to All Relevant Officers

3.4. Contempt Investigation + Resourcing Orders for the Equity Lawyer against the Cabinet

3.5. Contempt Remedy Directions 1 Hour Hearing in Royal Court 3 at 2 p.m. on March 2023