

Rent Default Possession Complaint + Proposals Service Notice + Representation of Tenant

25th October 2024

From Tenant Equity Lawyer Mr Edward Ellis
To Landlord Chelmsford Housing Partnership Legal Service of the Listed Documents
Chelmsford City Council Courtesy Notice of the Listed Documents

Listed Documents

- 2024 10 25 Rent Default Possession Case Management Fraud Complaint + Evidence Audit Request of Tenant + Equity Lawyer Mr Ellis v Landlord Chelmsford Housing Association
- 2024 10 25 Rent Default Possession Case Management Proposals of Equity Lawyer Tenant Mr Ellis v Landlord Chelmsford Housing Partnership Ltd.

Representations

The Coronation Oath Enforcement Authority has Corruption Control Jurisdictions that govern Parliament Sessions Powers. They manage the Profession Authority Responsibilities of Parliament. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. The Coronation Oath Enforcement Authority used it for a Corruption Remedy Process that has continued ever since.

Corruption Investigations by the Tenant motivated Asset Thefts + Asset Freezing Frauds by the State and Restraint Frauds by Top Judges. It was a Words Use Prohibition Order that denied Citizen, any phrase that included the word Fraud, and anything else needed for Corruption Investigations of the Law Courts. It was a Process Prohibition Order against the Civil Courts of any document that used the Prohibited Words. It was Process Denial Fraud against All Citizens.

The Parliament Sessions Court used Session Grants to impose an Enforcement Prohibition for the Tenant against the Cabinet. It enabled the Tenant to continue the Corruption Investigations. .

In 2021 the Remedy Process got Protection Fraud Proof against the Cabinet and Opposition Leader Sir Keir Starmer. It created the need for Forced Remedies. They needed a case that got Rights Definition Fraud Proof + Investigation Fraud Proof + Prosecution Fraud Proof + Imprisonment Fraud Proof for the People against Top Judges. The Restraint Frauds against the Tenant were excellent for the purpose.

Contempt Claim 2022 002595 of the Tenant against Prime Minister Mr Johnson, the Attorney General, Ministry of Justice and Opposition Leader Sir Keir Starmer was an Election Integrity Test. Filing got Issue Refusal Fraud Proof against the High Court. Top Judges wanted to know what happened if they had issued it. The Claim Filing was Relevant Evidence in a County Court Case. They used an Evidence Notice to the County Court to get an Issue Fraud + Court Motion Fraud by the County Court against the Tenant. In June 2022 Two Bye Election Defeats got Mass Resignations from Government Office and a Forced Resignation from Prime Minister Mr Johnson. Leadership Contest Frauds needed Fraud Commitment Proof from the Judiciary. The 2022 002595 Case Issue + Court Motion Restraint Renewal was Without Notice + Without Hearing and Fraud Commitment Proof from the Judiciary. Opposition Leader Sir Keir Starmer used it for the Deal Fraud that traded Protection Frauds Guarantees for Governing Majority Leadership Support Votes.

Force Remedies needed a Restraint Enforcement Prohibition Waiver and use of it for Restraint Breach Enforcement Action by the Cabinet against the Tenant and Enforcement Resistance by the Tenant. It forced the choice between Just Remedies and Enforcement Frauds. Every stage of the process got Fraud Proof for the People against the Judiciary. The Imprisonment Fraud caused the Housing Benefit Loss for the Tenant and the Consequential |Damage of Rent Arrears for the Landlord.

The Housing Benefit Claim of the Tenant gave Interested Party Status and Evidence Notices to the Landlord. It and the Rent Default Possession Case got Case Management that is Evidence Exclusion Fraud Proof against the Landlord.

The Vacancy Period got an Electricity Account Transfer + Gas Account Transfer by the Landlord to British Gas. There is No Gas Supply. Gas Charge Frauds by British Gas motivated Debt Fraud Harassment Restraint Claim J00CM6783 by the Tenant. It got Process Denial Fraud Proof against the County Court and Harassment Damage Counterclaim + Set-Off Rights for the Tenant against the Rent Arrears Claim of the Landlord.

Case Management of the Tenant will get Remedy Co-operation Proof for the Landlord or Enforcement Fraud Conspiracy Proof against the Landlord. A Possession Order will get an Emergency Housing Claim by the Tenant against the Council. He has End Stage Kidney Failure and Poison Damage that causes Low Blood Pressure Complications. Some of the Dialysis Treatment Sessions need Oxygen Revival.