

Before Justice in the Urgent Applications Court on 2026

Upon reading the Governance Claim Form and document entitled Claim Form Content + Particulars, and the DRAFT Interim Remedy Order that are dated 24<sup>th</sup> April 2026 and 1<sup>st</sup> May 2026:

Court Motion Order or Interim Application Orders

1. Contempt Investigation Order + Discovery Order for the Equity Lawyer that the Cabinet, acting by the Cabinet Secretary, does file and serve within 7 days a Statement that explains why the Law Practice Unfitness Case 9452-2006 Findings dated 2<sup>nd</sup> November 2006 + NHS Patient 6328556020 Medical Records from 2018 to 2026 + 22CA1074323 Case Records from 2023 to 2026 of the State and Law Courts + 2024 Passport Application PEX 530 360 8791 Records do not validate Law Practice Disqualification Fraud Findings + Repeat Murder Conspiracy Findings + Repeat Murder Concealment Fraud Findings + Repeat Murder Survival Finding + Repeat Crime Framing Fraud Findings + Justice Process Contempt Liability Order + Special and General and Aggravated and Exemplary Damages Order + Reputation and Liberty and Estate Restoration Order for the Equity Lawyer against the Cabinet
2. Discovery Order for the Equity Lawyer against the Cabinet do within 7 days procure a Statement from the Cabinet Secretary that explains whether the Cabinet admits, denies or requires proof that:
  - 2.1. The Common Law governs the Coronation Oath Enforcement Authority. They manage the Professional Authority responsibilities of Parliament. The Common Law Evidence Balance starts with a Validity Presumption for the Citizen and Credibility Presumption for the State both of which are subject to Rebuttal Proof Positive. It demonstrated the need to get Knowledge Proof against All Cabinet Officers.
  - 2.2. In 2019, Corruption Proof got a Forced Resignation from Prime Minister Mrs. May and Joint Liability Defenses of Cabinet Officers used Disclosure Denial Fraud Allegations against her. The absence of Knowledge Denial Rebuttal Proof left them with a Credibility Presumption.
  - 2.3. In 2023, King Charles used Endemic Corruption Proof against the Judiciary to negotiate the World War II Peace Agreement for Democratic States. Foreign Secretary Lord Cameron and Prime Minister Mr. Sunak attended the G7 December Summit and got Agreement Signatures
  - 2.4. The Peace Agreement requires Sovereign States to destroy the Protection Fraud Networks that manage Endemic Corruption, recover control of State Budgets, resource World War III Defenses and resource a Just World Order. The Management Agreement got Test Case Status for the UK, Test Manager Status for the UK Coronation Oath Enforcement Authority, and use of the Common Law for Top Level Corruption Controls in the Peace Plan States. The Remedy Agreement got Remedy Enforcement against Fraud Profiteers and Penal Enforcement against Corrupt Leaders. The Delivery Agreement got a set of Delivery Commitments that are conditional on Plan Stage Successes. The Plan Agreement was enough to get Remedy Enforcement by Japan and the USA against Fujitsu and the Pharmaceutical Industry. They got Damage Payments that financed the Remedy Budgets for the Post Office Scandal and the Contaminated Blood Scandal. The Scandals got Corruption Exposure that enabled the 2024 General Election to damage the capacity for Parliament Control by Protection Fraud Network, did not destroy it, but got a Landslide Governing Majority led by Top Agents of the Protection Fraud Network and the Premier Office for the Topmost Agent, Sir Keir Starmer.
  - 2.5. The 2024 Parliament Session Grant serviced the Dismissal Process against the Protection Fraud Network Agents that had Cabinet Control. The Session Grant required 20,000 Political Prisoner Releases, Dismissal Executions against the Judiciary, Victim Identification and Case Remedies. Grant Condition Breaches got Remedy Denial Fraud Findings against the Cabinet and the Default Dismissal Penalty against Prime Minister Sir Keir Starmer. It needed Knowledge Denial Rebuttal Proof against All Cabinet Officers
  - 2.6. Dictator Governance uses Bias Frauds for the State against the Citizen. The Bias Frauds are Evidence Concealment Powers for the State and Concealed Evidence Proof Burdens against the Citizen. Accounting Systems manage Evidence Exclusion Frauds needed to get Protection Frauds from the Law Courts and service Knowledge Denial Frauds by Cabinet Officers. They enable Cabinet Officers to issue Fraud Orders, get Fraud Execution by Inferior Officers and then commit Knowledge Denial. The Mandelson Scandal demonstrates it. In 2025, a Secret Security Clearance Waiver Fraud Order from the Cabinet got the Ambassador Appointment for Lord Mandelson. In 2026, the Ambassador Appointment Investigation discovered the Security Clearance Waiver Fraud and got Knowledge Denials from Cabinet Officers.
  - 2.7. Law Court Case Management services the Cabinet Office Dismissals against Network Agents by getting Knowledge Denial Rebuttal Proof against All Cabinet Officers. MP Mr. Miliband has Remedy Co-operation Proof. He can make Knowledge Admissions + Remedy Co-operation Intent Claims. There might be others.
3. Contempt Investigation Directions Hearing in Royal Court 3 at noon on May 2026