

Without Prejudice to Invalidity Arguments

Corruption Remedy Integrity Test Case Notice for the Parliament Session Jurisdiction

Evidence Offer from Equity Lawyer Mr Ellis to GP + Investigator + Prosecutor + Defender + Adjudicator

Evidence Acceptance by Citizen Ms Davies

Contempt + Terrorism Penalty Warning

Profession Disqualification Blackmail Consent Extortion Fraud Invalidity Notice

From: Citizen Ms Michell Davies NHS Number

To: GP Surgery

General Medical Council + General Osteopathic Council

Medical Records Release Authority + Mental Examination Consent + Consent Extortion Fraud Notice for the Stated Reasons:

1. The Top Corruption Controls are General Elections and Session Priorities. General Elections prevent Power Concentrations by changing the Governing Majority. The Parliament Session Jurisdictions decide the Corruption Remedy Session Priorities of the Governing Majority. A Remedy Success is Justice Proof for the Governing Majority. A Remedy Failure gets an Unfitness Case + Remedy Failure Finding + Unfitness Finding + Remedy Priority Finding for the People and an Execution Responsibility Finding against a Relevant Authority. A Remedy Breach will need either a Leadership Change or a Parliament Session Refusal + Forced General Election + Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof.
2. The 2015 Corruption Remedy Conditions required a Fraud Invalidity Precedent [Sharland v Sharland] and a Conflict Disqualification Precedent [Emerald Supplies v British Airways] and Restored Claim Issue Rights for the Citizen against the High Court. They enabled the Citizen Cases to force Corrupt Officers to choose between making Conflict Disqualification Admissions or committing Conflict Qualification Frauds to get the Case Control needed for Claim Dismissal Frauds and Restraint Frauds against the Citizen.
3. The 2017 Session Priority was either Case Remedy Proof for the Law Courts or the use of Criminal Conspiracy Proof for Corruption Findings + Dismissal Decisions against Top Judges.
4. The October 2019 Session Priority was a Forced Resignation from Prime Minister Mrs May and a Forced General Election against the Governing Majority.
5. The December 2019 Session Priority was either Case Remedy Proof for the Law Courts or the use of Criminal Conspiracy Proof for Corruption Findings + Dismissal Decisions against Top Judges.
6. The 2021 Session Priority was Responsibility Apportionment between Case Remedies by Law Courts and Mass Remedies by Parliament. It needed Integrity Tests of the Law Courts between Session Opening Day on 11<sup>th</sup> May 2021 and the Summer Recess. All Tests got Remedy Denial Fraud Proof against the Law Courts. It increased the Mass Remedy Obligation of Parliament.
7. The Remedy Process needed a Conflict Jurisdiction Disqualification Integrity Test of the Profession Authorities. Citizen Ms Davies agreed use of her cases for the purpose.