

Remedy Process Integrity Test Notice for the Parliament Session Jurisdictions

The Integrity Test Notice + Claim Intent Notice will get either a Conflict Disqualification Admission + Mental Fitness Investigation Termination Notice within 7 days that is Remedy Cooperation Proof for the General Osteopathic Council or a Termination Failure that is Remedy Denial Fraud Proof against them.

A Termination Failure will get a Corruption Claim + Mental Fitness Stay Remedy Application and get Case Remedy Proof for the High Court or Remedy Denial Fraud Proof against it

Claimant: Ms Michelle Davies of English Mutual House, 22 The Tything, Worcester WR1 1HD
Osteopath Practitioner Number 2855

Defendant:

1. General Medical Council of Regents Place, 350 Euston Road, London NW1 3JN
2. General Osteopathic Council of 176 Tower Bridge Road, London, SE1 3LU

Claim Particulars

1. Justice Perversion Fraud Conspiracy by the General Medical Council using Protection Frauds by the General Medical Council that enable the provision of Mental Incapacity Certification Frauds by the State and Profession Authorities and Law Courts for the Protection Fraud Network against the Citizen
2. Justice Perversion Fraud Conspiracy by the General Osteopathic Council using Mental Unfitness Frauds for the Protection Fraud Network against Osteopath Profession Members
3. Corruption Allegations by Osteopath Ms Davies created a Conflicted Interest that got a Conflict Jurisdiction Disqualification for her against the General Osteopathic Council. The Mental Examination Demands dated 7th June 2021 and 8th July 2021 by them are Conflict Qualification Fraud Conspiracy Proof for her against them. The Relevant History + Case Facts + Case Timing make it an Obvious Choice as a Remedy Test Case of the High Court and Court of Appeal for a Corruption Remedy Process managed by the Parliament Session Jurisdictions.

Relevant History

4. In the 17th Century the Glorious Revolution vested in the Citizen, Crown and Lord Bishops the Corruption Control Jurisdictions that govern Parliament Session Powers. The Citizen has

Investigation Jurisdiction. The Crown has Prosecution Jurisdiction. It is the power to issue Trial Orders for Corruption Cases against the State and Unfitness Cases against Officers and Authorities. One Lord Archbishop has Court Lawyer Jurisdiction for the Trial Court and the other for the Appeal Court. The Lord Bishops have Adjudication Jurisdiction. There are 24 of them so that up to 12 Lord Bishops can sit as Trial Jurors and up to 12 Others can sit as Appeal Jurors. They use the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. Corruption Proof gets Corruption Findings + Remedy Entitlement Findings + Remedy Priority Findings and Execution Responsibility Findings against one or more Cabinet Officers. A Remedy Success is Justice Proof for the Relevant Officers. A Remedy Failure gets an Unfitness Case + Remedy failure Finding + Dismissal Priority Finding and an Execution Responsibility Finding against the Relevant Authority. The Ultimate Sanction is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. In that case the Relevant Authority is the Parliamentary Electorate. The Ultimate Sanction enables the imposition of Corruption Remedy Jurisdictions in Parliament Session Agreements between the Crown and Prime Minister as Governing Majority Representative. It enables use of the Condition Performance Findings for or against the Governing Majority to decide the Remedy Priorities for the Next Session Agreement. The Parliament Session Jurisdictions are Wholly Dependent on Investigation Initiatives by the Citizen. An Investigation Initiative by the Citizen can get Dismissal Decisions against Prime Ministers and Governing Majorities managed by Forced Resignations and Forced general Elections. It makes the Citizen Identity the Key Identity in the UK Sovereign States.

5. Western European Politicians made a Dictator Governance Plan. It defined a Dictator Power Standard for Western European States. They agreed the European Constitution. It vested Dictator Powers in the State. It needed a Referenda Majority for Dictator Governance against the Equity Governance using the Parliament Session Jurisdictions. They dare not hold a Governance Referenda. They would be an Education Process that got a Landslide Majority for Citizen Empowerment against Dictator Empowerment. They used Corruption Control Sabotage Frauds that got a 45 Years' Dormancy Period for the Parliament Session Jurisdictions. The Parliament Session Revival Conditions needed Criminal Conspiracy Proof against a Prime Minister when in service.

6. The European Leaders wanted Referenda Acceptance of the European Constitution. They needed Election Frauds to get it. They needed Dictator Power Concealment Frauds as Election Frauds.
7. In 2004 the Lawful Business of British Citizens made inevitable the exposure of the Election Frauds.
8. The European Leaders made a Business Sabotage Fraud Plan. It needed Extradition Frauds against a British Citizen and Imprisonment Frauds against him and a Dutch Citizen. The British and Dutch did not have an Extradition Treaty or time to make one.
9. The 1st Extradition Fraud Agreement used a Drug Crime Framing Fraud and Armed Dutch Police on British Soil to supervise British Customs and Kent Police in a Kidnap Operation against the British Citizen. The Dutch Authorities made an Assistance Request for an Arrest Fraud against the British Citizen, Justice Perversion by Business Records Destruction to enable Business denial Misrepresentation Frauds. Justice Perversion by Vehicle Theft to enable use of Vehicle Parts Communications for Drug Trafficking Code Misrepresentation Frauds.
10. Everything that could go wrong for the European Leaders did go wrong.
11. It discovered a Complex Event Series got Incredible Target Status for the British Citizen in Drug Crime Investigations. It discovered that Corrupt Officers had used The Addresses of the Extradition Fraud Target as Decoy Addresses on the Carrier Movement Records of more than 70 Drug Shipments. It discovered they did so because if anything went wrong the Incredible Target Status would ensure Decoy Address Enquiries got Dead End Results. It discovered the Drug Consignment was In Transit when British Customs received the Assistance Request. It discovered that the Incredible Target Status and the Incredible Assistance Request and the In Transit Consignment got a Decoy Address Investigation Suspicion Finding + Investigation Sabotage Plan by British Customs. It used News Broadcasts of a Big Drugs Bust and International Co-operation to get Case Control, and used that for Investigation Sabotage Frauds. It discovered the Top Drug Dealers were Top Police, Top Customs and Top Judges.
12. The Investigation Sabotage Frauds got a Charge Fraud + Remand Imprisonment Fraud against the British Citizen. It got Jury Trial Rights for him with an Investigation Record that was Compelling Innocence Proof for him and Compelling Guilt Proof against the Case Investigators.
13. The 1st Extradition Fraud failed. It got Fraud Conspiracy Proof. It enabled Equity Lawyer Mr Edward William Ellis to prepare for Revived Use of the Parliament Session Jurisdictions.

14. The 2nd Extradition Fraud Deal by European Leaders needed Innocence Evidence Concealment Frauds by the British Authorities before completion of the Imprisonment Frauds by the Dutch Authorities. It needed a Fraud Deal that got Protection Fraud for the Top Drug Dealers in exchange for Extradition Fraud Services for the European Leaders. In addition, the Fraud Deal got a Drug Crime Profit Share for Prime Minister Mr Blair at the expense of the Top Judges.
15. The Protection Fraud Deal ensured Remedy Initiatives by the Equity Lawyer would get Protection Fraud Demands by Corrupt Officers that got Protection Frauds by Prime Minister. It got a Reliable Supply of Fraud Conspiracy Proof against Prime Minister Mr Blair. It got Viable Conditions for the Corruption Notice dated October 2004 from the Equity Lawyer to the Crown and Parliament. It got Revived Use of the Parliament Session Jurisdictions. It got a Corruption Remedy Process that has continued ever since.
16. Remedy Initiatives by the Equity Lawyer got Innocence Evidence Concealment Fraud Proof against Law Court Judges. Mental Unfitness Suspicion Frauds + Protection Fraud Call by Law Court Judges got Pathetic Efforts and then a Protection Fraud Refusal + Protection Fraud Call by the Law Society Prosecutor to the Law Court Judges. A Delusion Proof Demand by the Equity Lawyer got a Delusion Proof Failure Finding + Fraud Conspiracy Finding + Corruption Finding + Dismissal Priority Finding against the Law Court Judges and an Execution Responsibility Finding against Prime Minister Mr Blair. He could not service the Dismissal Decision because he had issued the Innocence Evidence Concealment Fraud Orders.
17. The Remedy Failure got an Unfitness Case + Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding against him. He signed a 10 Months Retirement Notice and got Mass Publicity for it to avoid a parliament Session refusal and Forced General Election with Mass Publicity for the Corruption Proof. He spent the Retirement Notice Period making Protection Fraud Arrangements in the hope they would last his lifetime.
18. The Protection Fraud Arrangements included use of Mental Health Fraud Powers and Legal Assistance Crime Prosecution Powers for the State and Profession Authorities and Law Courts against Citizens.
19. The Parliament Session Agreements contained Corruption Remedy Conditions that included Mental Unfitness + Legal Service Crime Prosecution Prohibitions for the Equity Lawyer against Prime Ministers and their Cabinets. It enabled Case Management by the Equity Lawyer to force Corrupt Officers to demand Protection Fraud that needed use of the Contempt Powers of Law Courts withal Major Decisions getting Personal Responsibility Proof against Top Judges.

20. Meanwhile, Top Judges wanted to make up for the Lost Share of Drug Crime Profits. They made a Business Expansion Plan. It provided Protection Frauds that enabled Insurers and Surveyors to sell Land Frauds for Big Land Owners against Small Businesses. They used Valuation Frauds + Possession Frauds + Arbitration Frauds by Surveyors. They used Legal Assistance Insurance Policies for Appointment Frauds by Insurers to get Case Management Frauds by Experts + Representatives + Arbitrators.
21. The Land Frauds needed Business Priming Frauds to get Fraud Knowledge Admissions + Remedy Denial Fraud Commitments from All Relevant Professionals. The Rural Priming Fraud was Farm Frauds for Big Land Owners against Farm Tenants. The Urban Priming Fraud was Lease Frauds for Corby Development Corporation against Small Businesses. The Fraud Managers wanted Rapid Completion of the Priming Business. A Shropshire Farmer and a Corby Restaurateur made Case Management Decisions that prevented Rapid Completion of the Business priming Cases. The Shropshire Farmer was a Gnostic Christian of Ancient British Descendance and knew about the Parliament Session Jurisdictions. He gave the Remedy Process use of his cases. The Corby Restaurateur was a Turkish Cypriot Immigrant. He did not know about the Parliament Session Jurisdictions or the Remedy Process. Both Cases got Proof Sets that met the Corruption Remedy Proof Standard. In 2019 he discovered the Parliament Session Jurisdictions. He gave use of his cases to the Remedy Process. Recruiting Services by him got Corruption Cases of Cypriots and Turks for the Remedy Process.
22. The 2010 Parliament Session Agreement between the Crown and Coalition Government required a Long Session of 2 ½ years to enable Corruption Investigations of the Law Courts by the Lord Chancellor for the Crown. It got Trial Fraud Proof, Appeal Fraud Proof and Protection Fraud Proof.
23. In August 2012 a Firearms Corruption Case got completion of the Proof Sets and . The Lord Bishops made a Remedy Priority Decision for the Victims. They did not know who they were. They gave Negotiation Authority to Parliament to make Immunity Deals with Top Judges in exchange for Victim Identification.
24. The Negotiation Offer got a Negotiations Refusal by the Top Judges and a Corruption Continuity Plan by the Protection Fraud Network It needed an Intimidation Fraud to silence Parliament, Remedy Sabotage until the 2015 General Election and whatever was needed to get a Corrupt Majority and Immunity Deals. The Intimidation Fraud used Defamation Frauds to get a Dismissal Fraud against the Chief Whip. It did not silence Parliament. The Parliament Session

Jurisdictions needed a Test Case to discover whether the Negotiation Offer had effect as a Corruption Deterrent. Equity Lawyer Mr Edward William Ellis provided Investigation Services for the Parliament Session Jurisdiction. He had prepared the Crawley Beating Case for as a Test Case. It got Jury Trial Fraud Conspiracy Proof against Sussex Police and Sussex Top Civil Judge. It was Corruption Continuity Proof. The Parliament Session Jurisdictions used it to vest Remedy Powers in a Royal Commission.

25. Remedy Investigations by the Equity Lawyer got Protection Fraud Proof against the State, Profession Authorities and the Law Courts. It included Mental Unfitness Fraud Conspiracy Proof for Citizens against the Profession Authorities in general, and, Without Prejudice to the generality, against the General Medical Council and the General Osteopathic Council in particular. The Lead Case was the Profession Unfitness Mental Examination Demand from the General Osteopathic Council to Osteopath Ms Lewis.
26. The Parliament Session Jurisdictions used the Protection Fraud Proof Set for a Remedy Priority Decision that required use of the Police Federation Conference in May 2014 to get Mass Publicity for a Corruption Finding Notice + Remedy Co-operation Demand + Dismissal Threat with Execution Responsibility by the Secretary of State for Home Affairs and Parliament.
27. On 2nd June 2014 the Remedy Co-operation Tests of Top Judges started. High Court Justices continued to sign Protection fraud Orders until they realised there were test Cases. They used Signature Refusals to enable No Me Defences. They used Unsigned Substance Pages with Signature Pages to enable Signature Admissions and Decision Denial Defences. It created a need for Audio Records as Personal Responsibility Proof against Identifiable Individuals.
28. Autumn 2014 got completion of the Audio Record Proof Set against the High Court.
29. A Corruption Continuity Plan by the Protection Fraud Network avoided Total Collapse. It needed Hung Parliament Propaganda Frauds in hope of getting a Hung Parliament and use of Coalition Negotiations to get Immunity Frauds. The Failure Risk needed a Back Up Plan. It needed Ruin Frauds against the Equity Lawyer and Prime Minister Mr Cameron to deny the Remedy Process, respectively, Investigation Services and Execution Services. It needed a Ruin Fraud against a Remedy Protester for Power Boast Purposes.
30. The Corruption Continuity Plan needed a Business Expansion Plan. They chose Family Sabotage Frauds + Children Thefts to get Big Budgets + Budget Fraud Profits and Expatriation Frauds to get Increased Fraud Profits + Money Laundering Services from Sovereign States. It needed Protection Frauds for Corrupt Officers who managed Paedophile Protection Frauds.

31. A European Referenda Commitment in the 2015 General Election got a Governing Majority for Prime Minister Mr Cameron.
32. The 2015 Parliament Session Agreement contained Corruption Remedy Conditions
 - 32.1. A Fraud Invalidity Precedent that was set by Sharland v Sharland
 - 32.2. A Conflict Disqualification Precedent that was set by Emerald Supplies v British Airways
 - 32.3. A Before Issue Case Approval Power Revocation + Claim Issue Rights Restoration for the Citizen against High Court Masters
33. The Corruption Remedy Conditions enabled Corruption Claims of the Citizen to force Corrupt Officers to choose between making Conflict Disqualification Admissions or committing Conflict Qualification Frauds to get Case Control and use of it for Dismissal Frauds and Restraint Frauds against the Citizen. Many Corruption Claims got Issue Denial Fraud Proof + Conflict Qualification Fraud Proof + Dismissal Fraud Proof + Restraint Fraud Proof + Office Unfitness Proof for Citizens against All Ranks of Law Court Judges.
34. Corruption Claim Tests by the Citizens and the Ruin Fraud Conspiracies by the Protection Fraud Network coincided and overlapped.
35. The Claim Tests included the Profession Unfitness Fraud Conspiracy Remedy Claims by Osteopath Ms Lewis
36. Prime Minister Mr Cameron could not manage the European Referenda and Top Judge Unfitness Cases at the same time. He made a Priority Decision for the European Referenda because the Corruption Exposure of the Dismissal Cases was likely to get Leave Votes. He led the Leave Campaign, lost and resigned. It was an Honourable Resignation. It got a 5 Year Delay for the Top Judge Dismissal Cases.
37. The Ruin Fraud against the Prime Minister needed Internet Publicity by an Innocent Agent, Censorship Motive Proof against the Prime Minister, a Framing Fraud against the Innocent Agent and exposure of it timed to do maximum damage to the Prime Minister. Panama Papers Week prepared for Framing Fraud Exposure Week that did not happen. Case Identification by the Equity Lawyer and Remedy Co-operation by the Innocent Agent got Fraud Conspiracy Proof against Law Court Judges in time to stop Framing Fraud Exposure Week.
38. The Run Fraud Conspiracy against the Equity Lawyer needed a False Client with either a False Case or a True Case + Liability Proof Concealment Frauds that enabled False Case Misrepresentation Frauds, False Incapacity Evidence and False Relationship Evidence for the Set Up Conditions and a Fraud Deal that got Fraud Profits for the False Client and Incapacity

Exploitation Defamation Perjury + Relationship Exploitation Defamation Perjury + False Claim Prosecution Defamation Perjury that enabled a Contempt Liability Finding Fraud + Contempt Penalty Frauds by the Hearing Judge against the Equity Lawyer. Case Identification + Case Management by him got Client Capacity Proof + Criminal Conspiracy Proof against the False Client, Opposing Lawyers and Law Court Judges and No Further Action Advice from him with a Receipt Signature from the False Client that denied a Contempt Hearing Fraud + Penalty Opportunity.

39. The Hampstead Scandal was used for both the Power Boast Ruin Fraud and Paedophile Protection Commitment Fraud. The Police Federation Events got a Confidence Collapse by Senior Officers. It denied the Resource Allocation for Dynamic Ambitious Officers and Prime Time Facilities. It got Incompetent Officers and Week End Facilities. They used an Identification Fraud for a Church Service Harassment Framing Fraud that got a No Case Finding. The Incompetent Officers were desperate to get something. The Case Evidence Email from the Prosecutor to the Defender was forwarded by him to the Victim and by her to Friends. It got Unauthorised Publicity by one of them. The Incompetent Officers used it for a Witness Intimidation Prosecution Fraud. No Fact Evidence + No Intent Evidence got a No Evidence Finding. It got Witness Intimidation Conspiracy Prosecution Fraud against the Victim and Unauthorised Publicist. The Evidence Deficit against the One was an Evidence Deficit against Both. A Paedophile Protection Fraud Priority Decision by the Protection fraud network got a Without Evidence Witness Intimidation Prosecution Frauds + Trial Frauds by the Prosecutors, Defenders and Law Court Judges. A Complex Event Series got Fraud Conspiracy Proof. Cross Examination got Loud Reading of a Short Statement that revealed the Incompetent Case Officer had a Kindergarten Reading Age. It got a Confidence Collapse + Premature No Case Finding + Without Trial Restraint Frauds from the Trial Judge. The Restraint Fraud Appeal by the Victim added Fraud Conspiracy Proof against the Appeal Judges.

40.

41. The Parliament Session Agreement dated December 2019 between the Crown and Prime Minister contained Corruption Remedy Conditions. They required Corruption Remedy Proof for the Law Courts or Corruption Proof + Remedy Denial Fraud Conspiracy Proof for Unfitness Cases against Top Judges in Parliament. They provided a Legal Service Crime Prosecution Prohibition for Equity Lawyer Mr Edward William Ellis. It enabled him to provide case Management Services All Test Cases got Remedy Denial Fraud Proof. Corrupt Officers tried to

defend themselves with Case Misrepresentation Record Frauds and Identity Misrepresentation Record Frauds. It created a need for Audio Records as Personal Responsibility Proof against Identifiable Individuals.

42. The Protection Fraud Network needed Immunity Frauds from whoever won the Conservative Party Leadership Contest. Home Secretary Mrs May had managed the Ruin Fraud Conspiracy against Prime Minister Mr Cameron. They bought Leadership Votes for her.
43. An Immunity Offer by the Innocent Agent created a need for Intimidation Frauds to get Repeat Perjury from the Police Officers, Repeat Representations Frauds from Crown Prosecutors and Repeat Trial Frauds from the Junior Appeal Judges. The Intimidation Frauds needed Investigation Frauds + Family Sabotage Frauds + Employment Sabotage Frauds by Corrupt Officers. They demanded Before Event Protection Fraud Proof from the Law Courts. A Harassment Civil Claim Fraud by Sussex Police and Crime Commissioner and Preliminary Issue Trial Frauds were Fraud Commitment Proof from the County Court Judges. Intimidation Frauds by the Corrupt Officers got the Repeat Frauds at the Framing Fraud Appeal.
44. The Harassment Preliminary Issue Trial Fraud Appeal Permission Refusal and Seal dated 4th and 10th April 2017 completed the Fraud Conspiracy Proof Set against Top State Officers and Law Court Judges. The Crown and Lord Bishops used it to decide the Corruption Remedy Conditions. They required a Long Session of 2 ½ years to complete Corruption Investigations of the Law Courts, get Criminal Conspiracy Proof for Unfitness cases against Top Judges and use them for Protection Fraud Investigations in Parliament. Prime Minister Mrs May called the Surprise General Election to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. It got a Reduced Governing Majority for her.
45. Case Management by the Equity Lawyer got the Criminal Conspiracy Proof Set against Top Judges and an Unfitness Case Notice to Parliament. The Protection Fraud Investigations got Proof Sets that met the Corruption Remedy Proof Standard. Dismissal Decisions against Prime Minister Mrs May and the Governing Majority got a Forced Resignation from her and a Forced General Election against them
46. The Parliament Session Agreement in December 2019 required Corruption Remedies before the Session End. It needed Case Remedy Proof for the Law Courts or Corruption Proof and Remedy Denial Fraud Conspiracy Proof against them. Corrupt Officers tried to defend themselves with Case Misrepresentation Fraud and Identity Misrepresentations Frauds on State

Computers and Law Court Computers. It created a need for Audio Record Proof as Personal Responsibility Proof against Identifiable Individuals. Citizen Cases got the Proof Sets. On 16th April 2021 the Contempt Claim Fraud 2020 000286 got completion of the Audio Proof Set against the High Court.

47. The Crown and Lord Bishops used it to decide the Corruption remedy Conditions for the Parliament Session that opened on 11th May 2021. The Remedy Process used Top Judge Dismissal Case Notices + Integrity Test Case Notices to discover whether they got Case Remedy Proof for Lower Rank Judges or Remedy Denial Fraud Proof against them.
48. A Trust Claim Fraud B01B0837 got a Hearing Notice + Case Allocation by Permanent Judges to a temporary Judge. On 1st June 2021 the Temporary Judge used a No Case Paper Reason for an Adjournment Order and a Case Allocation to the Permanent Judges and a Hearing Priority Notice for the Citizen Beneficiary against the Criminal Trustee. Allocation Decisions need the Case Papers. The Case Allocation to Permanent Judges and the Hearing Priority Notice raise reasonable Suspicions that the Temporary Judge had the Case Papers. The Adjourned Hearing Notice is for 17th December 2021
49. On 5th July 2021 the Emergency Worker Assault Trial Fraud 422100145 155 Bail Condition Fraud Revocation Application Hearing got Fraud Conspiracy Proof against the State and Southend Magistrates Court. The Integrity Test Failure Notice + Report dated that day and the Filing Service Email got Conflict Disqualification Admissions and a Secret Hearing Notice Denial Fraud + Hearing Denial Fraud + Case Transfer Fraud by Essex Magistrates to Hertfordshire Magistrates. The Police Bail Weekly Reporting Condition Proof + Bail Condition Revocation and Contempt Remedy Application + Contempt Remedy Application Hearing Denial Fraud + Remand Hearing Pretence Fraud + Prisoner Production Records Deficit + Remand Application Dismissal Pronouncement + Court Bail Weekly Reporting Condition Notice + Secret Hearing Fraud are Fraud Conspiracy Proof + Record Fraud Proof that get Crime Proceeds Status + Inadmissible Evidence Status for the Notice dated 8th July 2021 of the Stevenage Magistrates Court Venue Notice for 14th July 2021.
50. On 9th July 2021 Divorce ZX14D02308 Property Fraud Revocation Application Hearing + Fraud Enforcement Application Hearing got a No Case Papers Reason for an Adjournment Order and 10th September 2021 Retirement date Notice from the Permanent Judge. He had committed the Property Frauds but had not dare complete them for 4 years.

51. On 14th July 2021 the Emergency Worker Assault Trial 21000096661 Plea Hearing got a No Jurisdiction Plea + Magistrates Court Election by the Crown Prosecutor + Jurisdiction Acceptance by the Magistrates + Crown Court Election by the Citizen + Case Dismissal Application by the Citizen + use of Covid Regulations for Application Papers Refusal by the Crown Prosecutor, Court Lawyer and Magistrates + a Court Print Production Failure by the Court Lawyer + Repeat Email Service by the Citizen + Case Dismissal Preparation Adjournment for the Crown Prosecutor + An In Absence Secret Hearing + Secret Court Room Exclusion Fraud Conspiracy by the Usher, Security Guards, Prosecutor, Court Lawyer and Magistrates. A decision to use a Public Gallery Appearance to signal Hearing readiness by the Citizen and Equity Lawyer got Fraud Conspiracy Proof against all of them, a Fraud Exposure Anger Outburst by the Security Manager, a Violent Evection Fraud by the Security Manager against the Equity Lawyer, Eviction Fraud Protests by the Citizen and a Violent Eviction Fraud by the Security Manager against the Citizen. The Unfinished Hearing had not reached the Committal Stage. The Court Lawyer and Security Manager realised they needed a Voluntary Return by the Citizen. A Sudden Appearance + Off Duty Pretence Frauds + Friendly Advice Misrepresentation Frauds + Go Back In Advice Frauds by a Security Guard. Stay Out Advice from the Equity Lawyer got a Stay Out Decision by the Citizen. The Event Proof includes the Video Records and Crime Complaint Telephone Calls by the Citizen to 101 and the Magistrates Court.

Remedy Proposals

1. Corruption Debate in Parliament Finding + Corruption Complaint Finding + Profession Mental Fitness Investigation Finding + Examination Consent Finding + Conflict Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Conflict Qualification Fraud Finding + Conspiracy Finding + Contempt Finding + Remedy Entitlement Finding + Mental Investigation Stay Order + Stay Order Breach Contempt Penalty Warning Reserved Costs Order for Citizen Ms Davies against the General Osteopathic Council
2. Mental Fitness Investigation Stay Publicity Order + Stay Order Breach Contempt Penalty Warning for Citizen Ms Michelle Davies against the General Medical Council
3. Contempt Liability Trai 1 Hour Directions in Royal Court 37 at 2 p.m. on July 2021
4. Further discovery, enquiry, relief and remedy the cause of justice needs