

## Vacation Briefing Good News Notice Reasons:

1. Crown Responsibilities can be more challenging and exhausting than most people realise. The Queen and the Prince of Wales need vacations.
2. The Secretary decides the Vacation Briefings.
3. Good News Reports from the Equity Lawyer can include Best Advice how the Prime Minister can service the Corruption Remedy Process
4. Good News Vacation Briefings enables the Queen and Prince of Wales to relax and make the best of their vacation because of the progress made by the Remedy Process.

## Best Advice for the Prime Minister is:

1. To file a Good News Acknowledgement Notice + Remedy Publicity Advice Acceptance Notice + Remedy Co-operation Commitment Message with the Queen's Secretary
2. To use the Good News Report to ask the Celebrity Academics to assist with Remedy Publicity

## The Good News is that

1. Celebrity Academics can assist the Remedy Process with Remedy Publicity.
  2. Mass Remedy Tests Results got Compelling Unfitness Proof against the Judiciary and Law Courts
  3. The Profession Fitness Case Test is an In Progress Test that will get either:
    - 3.1. Remedy Co-operation for the GP that needs use of Blackmail Consent Extortion Fraud Notice from the Osteopath Professional 2855, who is his Patient for
      - 3.1.1.a Formal Demand that the General Osteopathic Council produce the Deluded Proof of assertions that Obvious Fact is Falsehood or Obvious Falsehood is Fact or the Reasoning Defects
      - 3.1.2.a Profession Guidance Request to discover whether or not it gets a Delusion Proof Demand Advice from the Ethics Committee of the General medical Council

OR
    - 3.2. A Delusion Proof Demand Refusal that is Remedy Co-operation Refusal Fraud Proof + Profession Unfitness Proof against him

AND
  - 3.3. Remedy Co-operation Proof for the General Medical Council that needs:
    - 3.3.1. Delusion Proof Demand Advice in response to a Profession Guidance Request
    - 3.3.2. A Delusion Proof Demand Failure Finding against the GP in response to a Profession Unfitness Complaint by or for Osteopath 2855

OR
  - 3.4. A Delusion Proof Demand Advice Failure or Finding Failure that is Remedy Co-operation Denial Fraud Proof against the General Medical Council
4. The Family Reunification Test is an In Progress Mass Remedy Test using an Unauthorised Move by 15-Year-Old Citizen Master Andreas Theodorou from the Foster Home to the Family Home. It will get a

Royal Commission + Vacation Briefing Good News Notice from Equity Lawyer Mr Ellis 4<sup>th</sup> September 2021

Move Success of a Move Prevention Evidence Success. The Parliament Session Jurisdictions will use the result, whatever it is. Corrupt Officers know the Divorce ZC14D02308 Property Fraud Revocation Test got Criminal Conspiracy Proof for the Citizen Mrs Theodorou against the Organised Criminal Father, Mr Theodorou, His Representatives and Trial Judge Mr Stone, and then got a Fraud Completion Failure. Corrupt Officers know it is Protection Fraud Incapacity Evidence for the Parliament Session Jurisdictions against the Protection Fraud Network.

5. The Judgement Fraud Enforcement Claim F00LE923 Test is an In Progress Test that will get an Enforcement Hearing on 20<sup>th</sup> September 2021 and an Audio Record of a Contempt Fraud Remedy Application by the Citizen using the Court Record Fraud Evidence that includes Fraud Appeal 2018 0239 Case Records that on 18<sup>th</sup> September 2019 got Interim Remedy Application Hearing in Royal Court 37 and an Interim Order and then in 2021 Subject Access Report that got a Total Denial by the High Court of Any Court Records of the Case and Parties
6. The Divorce ZC14D02308 Property Fraud Revocation + Contempt Remedy Application is an In Progress Mass Remedy Test that will get an Adjourned Hearing on 14<sup>th</sup> October 2021 and an Audio Record of the Case Representations that explains a Fraud Conspiracy by the Organised Criminal Husband, His Representatives and the Trial Judge against the Wife used:
  - 6.1. A No Case Papers Reason Fraud for an Adjournment Fraud + 10<sup>th</sup> September 2021 Judge Retirement Notice on 9<sup>th</sup> July 2021,
  - 6.2. A Decision Proof Denial Fraud + Hearing Notice Denial Fraud + Appeal Process Denial Fraud with intent to get an Appearance Failure + In Absence Hearing Fraud + Fraud Completion and a Confidence Collapse + Hearing Notice Email from the Appeal Judge got a Surprise Appearance at the Secret Hearing
  - 6.3. The Audio Record is Fraud Completion Commitment Proof until Chronic Stress got an Illness Adjournment Application by the Citizen that was the Very Last Chance for a Fraud Completion Transfer to Another Judge by the Trial Judge before his Retirement Date.
7. The Public Gallery Rights + Court Record Fraud Case is an In Progress Mass Remedy Test will get a Conflict Disqualification Admission + Remedy Only Jurisdiction Limit Admission + Contempt Fraud Remedies that are Submission Proof + Remedy Co-operation Proof for Chelmsford Crown Court and Judiciary or Remedy Denial Fraud Proof against them that includes a Plea Hearing that gets an Audio Record of Case Representations by the Citizen. The circumstances are that:
  - 7.1. A Public Gallery Witness sat in Southend on Sea Magistrates Court and observed a Motor Case
  - 7.2. An Adjudicator Identification Denial Fraud got Automatic Termination of Adjudicator Status + Public Gallery Clearance Powers + Anonymous Officer Status for the District Judge, and then a Temper Tantrum + Rise + Court Room Exit through the Judges Chamber Door by him as an Anonymous Officer
  - 7.3. Events revealed use of the Judge's Chamber by the Anonymous Officer for issue of a Public Gallery Clearance Order Fraud with intent to get a Secret Hearing and Fraud Completion.

7.4. It got Public Gallery Violation Execution Fraud + Assault Framing Fraud by Essex Police against the Public Gallery Witness

7.5. On 5<sup>th</sup> July 2021 a Defence Witness Eviction Order Fraud got an Execution Refusal by an Honourable Security Guard. It enabled a Bail Conditions Revocation Application to get Hearing Fraud Proof for the Citizen against the State + Court Lawyer + 2 Anonymous Magistrates and a Hearing Fraud Report to the Parliament Session Jurisdictions by the Defence Witness

7.6. On 8<sup>th</sup> July 2021 the Hearing Fraud Report and the Execution Refusal got a Confidence Collapse in the capacity of Essex Magistrates to manage Eviction Frauds from the Law Courts and a Secret Hearing + Case Transfer to Hertfordshire Magistrates for Fraud Completion

7.7. On 14<sup>th</sup> July 2021, the Assault Framing Fraud Plea Hearings got:

7.7.1. Before Hearing Assault + Violent Intimidation Fraud Proof + Court Building Entry Denial Fraud Proof and then Court Building Entry Delay Fraud Proof for the Defence Witness against the Security Guards

7.7.2. Before Hearing Intimidation Fraud Proof for the Citizen against the Security Guards

7.7.3. Identification Fraud Proof by the Court Lawyer + 3 Anonymous Magistrates

7.7.4. A Jurisdiction Deficit Plea Rejection Fraud + No Liability Plea Pretence Fraud + Case Dismissal Application Short Adjournment Pretence Fraud to get the Citizen and Defence Witness to leave the Court Room

7.7.5. Use of the absence of the Citizen and Defence Witness for Secret Hearing and Criminal Conspiracy for a Case Dismissal Application Hearing Denial Fraud + Notice Denial and use of the Court Usher and Security Guards to service the Notice Denial Frauds + Court Room Access Denial Frauds and use the Lunch Break Vacation of the Court Building and then use a No Business Reason Fraud for a Re-entry Refusal Fraud against the Defence Witness to prevent him from witnessing the Fraud Completion. It failed. A Court Room Entry by the Defence Witness evidenced Hearing Readiness. An Unexplained Court Room Access Denial Efforts + Unexplained Security Call by the Usher evidenced the Court Room Exclusion Fraud. An Attempted Distraction Fraud by the Security Manager added to the Fraud Proof. A Court Room Re-Entry + Responsible Party Identification Demand by the Defence Lawyer got the Immediate Reaction of a Rise + Court Room Vacation by the Anonymous Magistrates. Witness by the Defence Witness discovered the Court Room Expulsion Fraud

8. The Celebrity Academics can explain the Mindset Problem + Language Problem hindered Scientific Discovery.

8.1. Example: Michael Faraday and James Clerk Maxwell. Most of the Scientific Community ignored the Electricity Induction Model of Michael Faraday because he did not have the Mathematical Expressions to support it. 40 years later most of the Scientific Community could not cope with the novelty of Electromagnetic Wave Explanation and the Mathematical Complexity of the 20 Equations of James Clerk Maxwell. They had a Mindset + Language Problem. They got over it.

8.2. Other Examples.....

9. The Celebrity Academics can explain:

9.1. Dictator Governance created a Mindset + Language Problem for All Professionals including Academics. It replaced the Jurisdiction Separation + Reliable Adjudication as Corruption Controls with Jurisdiction Consolidation + Justice Language Frauds that are needed for Adjudication Denial Frauds + Execution Frauds. The result is that Case Management Frauds using Evidence Frauds + Justice Language Frauds are Standard Practice for All Professions.

9.2. The Mindset Problem Proof + Language Problem Proof for the Academics includes

9.2.1.Example. An Employment Contract with a British University required a management Professor to conduct Academic Research and get Research Publicity. Contract Performance by the Management Professor got Management Research with Efficiency Findings for Distributed Authority Systems against Concentrated Authority Systems and a Publicity Agreement with the Times Education Supplement. It got a Contract Breach Fraud by the British University using a Publicity Prohibition + Redundancy Fraud. It validates a Dictator Propaganda Agent Status Finding for the People against the British University because if it cannot be trusted with Efficiency Measures, it cannot be trusted with anything else.

9.3. Similar Fact Examples .....

9.4. The Example Cases present an Academic Freedom Challenge for the Academic Community. They can demonstrate their Remedy Co-operation Commitment by Case Research that identifies the British University and Victim Professor or get Disclosure Denial Fraud Proof they can exchange for the Case Details from the Equity Lawyer

9.5. The People overcame Mindset Problems + Language Problems in the past. They will do it now.

Equity Lawyer Mr Edward Ellis