

Name Postal Address
Email Address Mobile

Credible Citizen Opinion for Ms Michelle Lisa Davies who was born on 3rd December 1974, has Osteopathy Degree and since 1997 has served as an Osteopath Practitioner

Ms Davies has the Personal Qualities of Emotional Maturity and Moral Maturity to serve as Citizen under Litigation Stress Conditions by giving a Privilege Waiver and Confidentiality Wavier and Case Use Authority that enables the Case Management needed to get Proof Sets that meet the Corruption Remedy Proof Standard that is Admissible Evidence for the Crown and Lord Bishops when making Parliament Session Jurisdictions

This Credible Citizen Opinion is given in response to the Polite Request that appears in italics below

Polite Request from Equity Lawyer Mr Edward William Ellis to Citizen Ms Michelle Lisa Davies

Please conduct Remedy Research for the Parliament Session Jurisdictions. Please ask All Practice Connections with intent to identify people of Above Average Intellect and Above Average Competence who can give a Credible Citizen Opinion for you in the terms that appears in normal type above. Please ask the Local Journalists for Media Publicity. Please let us know the result. It is needed to service the Corruption Remedy Conditions of the Parliament Session that opened on 11th May 2021. Remedy Research of a Private Practice in the Health Sector will be a Useful Comparator for Remedy Research of Qualified Professionals.

The Top Corruption Controls are General Elections and Parliament Session Priorities. General Elections change the Governing Majority and prevent Power Concentrations. The Parliament Session Jurisdictions impose Corruption Remedy Priorities for each Parliament Session.

The Citizen has Investigation Jurisdiction. The Crown has Prosecution Jurisdiction. It is the pose to issue Trial Orders of Corruption Cases against the State and Unfitness Cases against the Top; Officers and Authorities. The Lord Archbishops have Court Lawyer Jurisdiction, one 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 can sit as Trial Jurors and 12 others can sit as Appeal Jurors.

The Parliament Session Jurisdictions 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. It eliminates the need for Witness Attendances and Credibility Findings and enables Rapid Process of Trial Orders of the Crown.

An Equity Lawyer is anyone who has the competence and commitment to get Proof Sets that meet the Corruption Remedy Proof Standard, and knows how to use them for the Parliament Session Jurisdictions.

The Parliament Session Jurisdictions are the result of Power Abuses in the 17th Century and the Remedy Arrangements. Power Abuses caused a Civil War between the Crown and Parliament. Power Abuses by Parliament got a Crown Recovery. Charles II was clever enough for Constitutional Boundary Management. James II was not. Boundary Management Conflicts caused him to flee the jurisdiction. It enabled an Abdication Finding and Lawful Success to Mary, his daughter and William, his nephew, with the Parliament Session Jurisdictions defining the Constitutional Boundaries. The Coronation is for Equity Governance using the Common Law. The Parliament Session Jurisdictions are the Coronation Oath Enforcement Authority. They are designed to ensure that any mistakes are made by the Citizen, Equity Lawyer or Lord Bishops and the Crown does no wrong. The Citizen has the Dominant Jurisdiction because the Crown and Lord Bishops are Total Dependent on Proof Sets got by the Citizen. It is in effect a Corruption Remedy Initiative Monopoly that all can service with Case Management Authority, but few can service with Case Management. The Law Professions adapted to provide a Reliable Supply of Equity Lawyers to staff the Judiciary, service the Crown and provide 1 in 100,000 for the People.

The Politicians made a Governance Plan for Wester Europe. It vested Dictator Powers in the State. It needed Governance Referenda. The Politicians dare not hold Governance Referenda because they would be

Education Processes. The choice between Dictator Powers for the State or Accountability Powers for the Citizen would get a Landslide Rejection of Dictator Governance. They used Sabotage Frauds against the Citizen with intent to get Proof Set Starvation of the Parliament Session Jurisdictions until everyone forgot how they functions, and then forgot they existed. The Sabotage Frauds got a Dormancy Period for the Parliament Session Jurisdictions that lasted 45 years. The Sabotage Frauds did Massive Damage and failed.

In every Member State of the European Union the Politicians lost control to State Officers and Law Court Judges who formed Crime Partnerships. They developed Protection Fraud Networks to provide Support Services and Corruption Co-ordination. They sold Market Frauds to Organised Crime, provided Protection frauds for the Corrupt Officers who managed them and traded Glittering Career Guarantees and Job Profits for Fraud Services in Parliament. General Elections got Governing Majorities that were subject to Remedy Denial Majorities that were controlled by the Protection Fraud Networks.

Honourable Politicians knew they needed the Parliament Session Jurisdictions to recover control.

The European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election Frauds to get it. They Dictator Power Concealment Frauds as Election Frauds. They wanted State Officers to have Blackmail Fraud Powers to make Immediate Obedience Demands supported with Financial Asset Loss Threats using Electronic Signature Dictator Powers. They needed prevent Reference Choice of Dictator Power for the State or Financial Security for the Voter getting a Landslide Rejection of Dictator Powers. They needed Electronic Signature Dictator Power Concealment Frauds as Election Frauds.

In 1998 British Citizens developed Writing Analysis Technology. It was the Key Component of Advanced Electronic Signatures. Market Access needed Document Management Technology for Signature Verification + Document Verification + Signature Attachment Verification to provide Sophisticated Services. It needed Priming Business to provide Live Usage to decide the System Settings and provide the Cash Flow for Full Time Services. In 2003 another British Citizen developed the Document Management Technology. In 2004 another British Citizen got a Fleet Management Contract in Angolan from BP. He traded use of it as Priming Business in exchange for Business Services.

In 2004 the European Leaders planned Sabotage Frauds against the Lawful Business to prevent exposure of the Election Frauds. They used Extradition Frauds against the Fleet Manager and Imprisonment Frauds against him and his Dutch Distribution Manager. Everything that could go wrong for the European Leaders did go wrong. It got Fraud Conspiracy Proof, a Corruption Notice to the Crown and Parliament, Revived Use of the Parliament Session Jurisdictions and a Corruption Remedy Process that has continued ever since. In 2006 it got aa Forced Resignation from Prime Minister Mr Blair. In 2009 it got the Expense Account Scandals to service a Dismissal Decision against Prime Minister Mr Brown and the Labour Governing Majority. In 2019 it got a Forced resignation from Prime Minister Mrs May and a Forced General Election against the Governing Majority. Between December 2019 and May 2021, it got Criminal Conspiracy Proof for Dismissal Cases against Top Judges in Parliament. The 2021 Remedy Priorities required Responsibility Apportionment between Case Remedies by Law Courts and Mass Remedies by Parliament. Integrity Tests between Session Opening Day on 11th May 2021, and the Summer Recess got Remedy Unfitness Proof against the Law Courts. It increased the Mass Remedy Obligation of Parliament.

Mass Remedies needed Conflict Disqualification Tests and Record Fraud Tests of the Professions, State, Profession Authorities and the Law Courts. The Corruption Case of Citizen Ms Davies got a Fitness Findings for the Conflict Disqualification tests of the Profession Authorities and the Law Courts.

A Governance Fraud Complaint got Complaint Process Denial Fraud Proof and Conflict Qualification Fraud Conspiracy Proof for the Parliament Session Jurisdictions against the General Osteopathic Council. It enabled Case Tests that got Remedy Unfitness Proof against the NHS Medical Centre + GP and General Medical Council. All of it enabled a Conflict Disqualification Declaration Claim + Interim Remedy Emergency Application that got Remedy Denial Fraud Proof against an Anonymous High Court Judge. On 10th September 2021 he pretended the need for an Urgent Case Opinion by a Qualified Lawyer to get an Emergency Hearing in the Summer Vacation to stop a Short Notice Hearing in the Vacation Period for a Pending Investigation Practice Suspension Order for the Corrupt Officers against the Citizen.