

Contempt Fraud Interim Remedy Application **Hearing Urgency Opinion + Aggravated Urgency Opinion**

1. A Profession Practice Interim Suspension Application 7 Day Notice is Self-Evident Urgency Proof
2. The Hearing Denial Fraud + Urgency Opinion Requirement Fraud + Decision Proof Denial Fraud + Decision Proof Appeal Sabotage Fraud by an Anonymous Judges is Aggravated Urgency Proof

Case Evidence relied on for the Urgency Opinions

1. In 2000 Osteopath Profession Governance Fraud Complaints in more than 200 Constituencies got a Corruption Debate in Parliament. It got an Investigation Commitment by the Labour Government, Pending Investigation Adjournment, Investigation Denial Fraud and Continued Corruption ever since.
2. In 2004 a Corruption Notice to the Crown and Parliament got Revived Use of the Parliament Session Jurisdictions after a Dormancy Period that lasted for 45 years. They managed a Corruption Remedy Process. It used a series of Corruption Investigations. Victim Cases got Known Fraud Proof and use of it for Remedy Tests of the State, Profession Authorities and Law Courts. The Parliament Session Jurisdictions relied on Equity Lawyers to find the Victim Cases and provide the Case Management needed for the Remedy Tests.
3. The Corruption Debate in Parliament got Easy Target Status for the General Osteopathic Council in Corruption Investigations of the Profession Authorities and Law Courts. The General Osteopathic Council sold Professional Indemnity Insurance Policies, controlled the Insurer Approved List of Experts and Representatives, used Approval Termination Blackmail to get Case Sabotage Frauds from Experts and Representatives against profession Members.
4. Dismissal Cases against Authorities need Smoking Gun Evidence that gets Fraud Conspiracy Proof against Authority Officers and Law Court Judges. They need it for Publicity Management to get Silence or Noise. Smoking Gun Evidence got in 2010 silenced Corrupt Parliamentarians in the process that replaced Police Authorities with Elected Commissioners. Equity Lawyer Mr Ellis got Receipt Stamp Proof on Kent Case Papers from the Kent Police Chief Executive. He said 'what is going to do for you all is the Birkenhead Beating Case' or used words of similar meaning, and explained why. It got Kent Police Receipt Stamp Proof on the Birkenhead Case Papers and Secret Dismissal Representation Frauds by Kent Police to the Administrative Court in spite of having No Party Status. 14 days it got a Case Dismissal Order by the Administrative Court disclosed the Secret Dismissal Representations Frauds.
5. In 2021 Osteopath Ms Michelle Davies did not know about the Parliament Session Jurisdictions and the Remedy Process. A Governance Complaint by her motivated a Ruin Fraud Conspiracy by the General Osteopathic Council. An introduction by a friend got a Case Use Offer from Ms Davies and Free Case Management Services from Equity Lawyer Mr Ellis. It got Criminal Conspiracy Proof against the General Osteopathic Council, GP, General Medical Council, Insurers, and the High Court. An Anonymous Judge used an Urgency Opinion Requirement Fraud for an Interim Remedy Denial Fraud. The General Osteopathic Council used a Hopeless Case Reason Fraud for a Representation Refusal Fraud. The Investigation Committee Hearing got a 2 Hour Audio Record. A Smoking Gun Evidence Warning Email got Confidence Collapse and Invalid Hearing Admission by the Committee Chair. The Contempt Fraud Conspiracy is Urgency Remedy Requirement Proof.