

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning
Evidence Offer by Equity Lawyer Mr Edward William Ellis to the Parties + State + Law Court
Smoking Gun Evidence Case Notice to the Profession Authorities and Law Courts
Poisonous Case Notice to the Adjudicators
Remedy Process Explanation Statement

1. The Coronation Oath is for Equity Governance using the Common Law. In the late 17th century, the Glorious Revolution created a Coronation Oath Enforcement Agency. It is Corruption Control Jurisdictions that control Parliament Session Powers. The Citizen has Investigation Jurisdiction. The Crown has Prosecution Jurisdiction. The Lord Bishops have Adjudication Jurisdiction. They use the Corruption Remedy Proof Standard. It is the highest Proof Standard. The Key Power in the Sovereign State of the United Kingdom is the Investigation Initiation Power of the Citizen. Everything depends on it. It is the Evidence Gathering Power to get Corruption Proof for Dismissal Decisions against Prime Ministers and Governing Majorities.

The Context Explanation

2. The Coronation Oath is for Equity Governance using the Common Law. The Parliament Session Jurisdictions are Coronation Authority Enforcement Authority. The Glorious Revolution established them. They use the Corruption Remedy Proof Standard. It is the highest Proof Standard. The Citizen has Investigation Jurisdiction. The Crown has Prosecution Jurisdiction. The Lord Bishops have Adjudication Jurisdiction. An Equity Lawyer is anyone who has the commitment and competence for Case Management that gets Proof Sets that meet the Corruption Remedy Proof Standard, and then knows how to use them for the Parliament Session Jurisdictions.

The Accountability War

3. The Accountability War is between the Parliament Session Jurisdictions for the People against Dictator Politicians and the Protection Fraud Network. Politicians made a Dictator Governance Plan for Western European. It used Sabotage Frauds against the Citizen to deny the Parliament Session Jurisdictions Remedy Standard Proof Sets. It got a Dormancy Period for the Parliament Session Jurisdictions that lasted 45 years. In 2004 a Referenda Fraud Conspiracy by European Leaders got Corruption Proof. It got Revived Use of the Parliament Session Jurisdictions. It got a Corruption Remedy Process that has continued ever since. The 2021 Parliament Session Conditions required Responsibility Apportionment between Case Remedies by Law Courts and Mass Remedies by Parliament. Test Cases got Remedy Unfitness Proof against the Law Courts and the Smoking Gun Fraud Conspiracy Proof against Profession Authorities and Law Courts.

4. The Dominant Cases are Contempt Fraud Conspiracy Cases in the County Court, Crown Court, Family Court and High Court. A Public Gallery Rights Breach Fraud Conspiracy by the State and Magistrates Court got the Crown Court Case. A Child Care Budget Fraud Conspiracy by State Officers and Law Court Judges got the Family Court Case. A Conflict Qualification Fraud Conspiracy by Profession Authorities and Law Courts got the High Court Case.
5. The Court Room Public Gallery Rights are Exclusive Use for the Citizen against the State. The Citizen sits as Adjudication Observer. A Public Gallery Entry Permit from the Citizen to a State Officer is conditional upon surrender of State Powers. Court Sessions need Identifiable Adjudicators and vest Peace Breach Remedy Powers in them. It includes Public Gallery Disturbance Remedy Powers. The Proportionality Obligation reserves Public Gallery Clearance Orders for Extreme Breaches. .
6. On 12th May 2021 Southend Magistrates Court held a Bald Tyre Trial with a Citizen as Public Gallery Witness. An Identification Request by the Defendant got an Identification Refusal that converted Judge Status into Anonymous Individual Status. Also, it got a Temper Tantrum and Court Room Vacation and Secret Public Gallery Clearance Order Fraud by the Anonymous Individual. It got Public Gallery Burglary + Kidnapping + Emergency Worker Assault Framing Fraud by Essex Police against the Citizen. It got Trial Frauds until Essex Magistrates lost confidence, used a Secret Hearing for a Case Transfer Fraud that got a Crown Court Committal Fraud by Hertfordshire Magistrates. On 31st August 2021 it got an Audio Record of Jurisdiction Deficit Admission + Contempt Remedy Denial Fraud + Case Transfer Fraud by a Crown Court Judge from St Albans to Chelmsford. It forced Essex Magistrates to consider the Public Gallery Crime Summons Application of the Citizen against Essex Police Officers that they had ignored. It got a No Case Finding Fraud + Summons Issue Refusal Fraud dated 3rd September 2021 by the Essex County Lawyer.
7. The Contempt Fraud Conspiracies got Dismissal Case Proof Sets against Top Judges.
8. Visits to the Royal Courts of Justice by Citizen Osteopath Ms Davies broke the confidence of Court Officers to ignore the Contempt Fraud Claim and Interim Remedy Applications. On 10th September 2021 it got Application Acceptance and an Urgent Opinion Filing Order + Application Notice Order by an Anonymous Judge. On 24th September 2021 it got a Sealed Order Production Refusal and a Claim Issue Demand by the High Court Listing Officers, and Claim Processing by the High Court Actions Officers. On 1st October 2021 the Interim Suspension Hearing will get an Audio Record that is Fraud Remedy Proof for the Investigation Committee Members or Fraud Completion Proof against them