

1. The Citizen: Ms Michelle Lisa Davies of 73 Harry Davis Court, Worcester WR1 2AJ
2. The Equity Lawyer Mr Edward William Ellis of 15 Portreath Place, Chelmsford CM1 4DL
3. The Media Manager

#### The Business Priorities

1. The Business Priority of the Citizen is to use the Coronation Oath Enforcement Agency to get Corruption Remedies using the Coronation Oath Enforcement Agency and Honest Publicity
2. The Business Priority of the Equity Lawyer is to help the Coronation Oath Enforcement Agency get Corruption Remedies and Honest Publicity for himself and others.
3. The Business Priority of the Media Manager is to use Viable Issues with Defamation Defences + Credibility Defences + Censorship Defences to achieve Publicity Success for Journalists and Commercial Success for Publishers.

#### Agreement Negotiation Process

4. The Operational Constraints Disclosures by the Citizen and Equity Lawyer enable Conflicted Interest Enquiries by the Media Manager to Journalists, Editors, Publishers and Broadcasters
5. The Operational Constraint of the Citizen and Equity Lawyer is to service the Coronation Oath Enforcement Agency with Admissible Evidence. It needs Proof Sets that meet the Corruption Remedy Proof Standard and enables Remedy Conditions for Parliament Sessions. It needs Proof Sets that are Corruption Management Proof and identify Corruption Controllers. It needs Co-ordinated Management of Corruption Cases by Citizens. They give Privilege Waivers and Confidentiality Waivers and Full Disclosure Commitments and Publicity Consents. The Publicity Consent Proof is both Express and Implied. The Express Consent Proof is Publicity Management or Publicity Co-operation by the Citizen. The Implied Consent Proof is the Case Management Co-ordination with Other Citizens. The Case Management of the Equity Lawyer prepares to the Publicity Plans of Citizens. Some of the Publicity Plans are to get Defamation Remedies.
6. The Operational Constraints for the Media Manager are:
  - 6.1. Honest Publicity for the Citizen
  - 6.2. Conflicted Interest Identification that identifies and eliminates Journalists, Editors and Publishers who cannot service the Publicity Plan of the Citizen
7. The Publicity Offering of the Equity Lawyer is Documents and Interviews that explain the Coronation Oath and Enforcement Agency and the Corruption Remedy Process that needs to achieve Total Destruction of the Protection Fraud Network
8. The Publicity Offering of the Citizen starts with a Case History from the beginning, then use of it for the Coronation Oath Enforcement Authority with Reserved Rights for Emotional Issues + Future Plans
9. The Definitions are not exhaustive but are enough for the Conflict Enquiry of the Media Manager

### Definitions

10. Top Corruption Controls: General Elections and Parliament Session Priorities. General Elections change the Governing Majority. They might be the same Political Party but are not the same individuals. The purpose is to prevent Power Concentrations in Unrepresentative Minorities. The Coronation Oath Enforcement Agency decides the Corruption Remedy Priorities for Parliament Sessions.
11. The Coronation Oath is for Equity Governance using the Common Law to service the Justice Priority.
12. The Common Law uses Objective Reasoning Standard to Discover Truth and Reason Justice until the Enquiry Cycle identifies the Remedy Options and enables Remedy Choice that does No Damage or Least Damage and thereby enables Peace Preservation.
13. The Common Law Process requires Wrong Identification and then a Remedy Opportunity for the Liable Party, and if that fails a Remedy Opportunity for the State, and if that fails a Remedy Opportunity for the Law Courts and if that fails a Remedy Opportunity for Parliament and Remedy Impositions by the Coronation Oath Enforcement Agency
14. The Coronation Oath Enforcement Agency is the Parliament Session Jurisdictions. 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. 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 sit as Trial Jurors and 12 others sit as Appeal Jurors.
15. 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.
16. Justice Process Contempt Proof gets Contempt Findings + Remedy Entitlement Findings + Remedy Priority Findings for the People against the State and Enforcement Responsibility Findings against the Cabinet. A Remedy Success is Justice Proof for the Cabinet. A Remedy Failure gets an Unfitness Case + Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding for the People against an Officer or Authority. The Ultimate Sanction is a Dismissal Decision against the Governing Majority using a Parliament Session Refusal + Forced General Election + Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof
17. The Dictator Powers. The Politicians made a Governance Plan that vested Dictator Powers in the State. The Politicians lost control to Crime Partnerships of State Officers and Law Court Judges.
18. The Protection Fraud Network provides Corruption Co-ordination Services for the Crime Partnerships.
19. The Corruption Remedy Process of the Coronation Oath Enforcement Authority is to a achieve Total Destruction of the Protection Fraud Network and Crime Partnerships.
20. The 2021 Parliament Session Conditions need Mass Remedies by Parliament