

Crown	Parliament	The People v Top Judges	Dismissals + Corruption Remedies Judicial Enquiry
	Court of Appeal	Citizen Ms Davies v General Osteopathic Council	Claim Issue + Hearing Denial Contempt Fraud Appeal
	Court of Appeal	Citizen Ms Davies v General Osteopathic Council	Review Issue + Hearing Denial Contempt Fraud Appeal
	High Court	Citizen Ms Davies v General Osteopathic Council	Conflict Qualification Fraud Conspiracy Claim
	High Court	Citizen Ms Davies v General Osteopathic Council	Conflict Qualification Fraud Conspiracy Review
	Profession Authority	Citizen Ms Davies v General Osteopathic Council	Profession Governance Fraud 2855 839
	Magistrates Court	Citizen Ms Davies v Worcester City Council	Council Tax Claim Fraud 431297924
	West Mercia Police	Citizen Ms Davies v GP + Practice Manager	Crime Complaint DP 7119 21 2222 IR01
	Law Courts	Citizen Ms Davies v Worcester City Council	Governance Fraud Contempt Remedy Claim
	West Mercia Police	Citizen Ms Davies v Chief Constable + Others	Protection Fraud Complaint DP 7544 21 2222 IR01
	Crown Court	Citizen Mr Nkrumah v Essex Police	Public Gallery Rights Trial Fraud 2021 0540
	All Courts	All Parties	All Cases

Royal Commission + Profession Unfitness Defence Statement

9<sup>th</sup> November 2021

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

1. The Corruption Complaint of the Citizen created a Conflict Jurisdiction Disqualification and a Remedy Only Jurisdiction Limit for Citizen Osteopath 2855 against the General Osteopathic Council.
2. The Coronation Oath is for Equity Governance using the Common Law. The Citizen, Crown and Lord Bishops are the Coronation Oath Enforcement Authority. They have Corruption Control Powers that govern Parliament Session Powers. The Citizen has Investigation Jurisdiction. The Crown has Prosecution Jurisdiction. It is the power to issue Trial Orders of Corruption Cases against the State and Unfitness Officers 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 can sit as Trial Jurors and up to another can sit as Appeal Jurors. They use the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Guilty Officers and Credibility Irrelevance Proof for the Victim. An Equity Lawyer is anyone who has the commitment and competence to get Proof Sets that meet the Corruption Remedy Proof Standard and knows how to use it for the Parliament Session Jurisdictions. Corruption Proof gets a Corruption Findings and Remedy Entitlement Finding and a Remedy Priority Finding against the Liable Party and an Execution Responsibility Finding against one or more Cabinet Officers. A Remedy Success is Justice Proof for the Relevant Officers. A Remedy Failure gets an Unfitness Case, Remedy Failure Finding and Dismissal Priority Finding and Execution Responsibility Finding against the Relevant Authority. The Ultimate Sanction is a Parliament Session refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. It enables the imposition of Corruption Remedy Conditions in Parliament Session Agreements between the Crown and Prime Minister.
3. The Politicians made a Dictator Plan for Western Europe. It used Sabotage Frauds against the Citizen to deny a Reliable Supply of Admissible Evidence for Parliament Session Decisions. It got a Dormancy Period that lasted 45 years.

Crown	Parliament	The People v Top Judges	Dismissals + Corruption Remedies Judicial Enquiry
	Court of Appeal	Citizen Ms Davies v General Osteopathic Council	Claim Issue + Hearing Denial Contempt Fraud Appeal
	Court of Appeal	Citizen Ms Davies v General Osteopathic Council	Review Issue + Hearing Denial Contempt Fraud Appeal
	High Court	Citizen Ms Davies v General Osteopathic Council	Conflict Qualification Fraud Conspiracy Claim
	High Court	Citizen Ms Davies v General Osteopathic Council	Conflict Qualification Fraud Conspiracy Review
	Profession Authority	Citizen Ms Davies v General Osteopathic Council	Profession Governance Fraud 2855 839
	Magistrates Court	Citizen Ms Davies v Worcester City Council	Council Tax Claim Fraud 431297924
	West Mercia Police	Citizen Ms Davies v GP + Practice Manager	Crime Complaint DP 7119 21 2222 IR01
	Law Courts	Citizen Ms Davies v Worcester City Council	Governance Fraud Contempt Remedy Claim
	West Mercia Police	Citizen Ms Davies v Chief Constable + Others	Protection Fraud Complaint DP 7544 21 2222 IR01
	Crown Court	Citizen Mr Nkrumah v Essex Police	Public Gallery Rights Trial Fraud 2021 0540
	All Courts	All Parties	All Cases

Royal Commission + Profession Unfitness Defence Statement

9<sup>th</sup> November 2021

4. In every Member State of the European Union the Politicians lost control to Crime Partnerships of State Officers and Law Court Judges. 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 in exchange for Fraud Services by Corrupt Parliamentarians. General Elections got Governing Majorities that were subject to Remedy Denial Minorities controlled by the Protection Fraud Networks.
5. The European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election Frauds to get it. They needed Electronic Signature Dictator Power Concealment Frauds as Election Frauds. Everything that could go wrong for them did go wrong. The Lawful Business of British Citizens made inevitable the exposure of the Election Frauds. They used Business Sabotage Frauds as Exposure Prevention Frauds. Everything that could go wrong for them did go wrong. It got Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. Equity Lawyer used it for a Corruption Notice to the Crown and Parliament. It ended the Dormancy Period. It started a Corruption Remedy Process that has continued ever since.
6. The 2021 Session Priorities are Remedy Deliveries. It needed Responsibility Apportionment between Case Remedies by Law Courts and Mass Remedies by Parliament. Between Parliament Session Opening Day on 11<sup>th</sup> May 2021 and the Summer Recess a series of Test Cases got Remedy Unfitness Proof against the Law Courts. It increased the Mass Remedy Obligation of Parliament.
7. Mass Remedies needed a Smoking Gun Proof Set of Fraud Conspiracy Proof against the Criminals, State Officers, Profession Authority Officers and the Law Courts. The Osteopath 2855 Profession Fitness Case 839 got it. The Equity Lawyer used the Smoking Gun proof Set and the Parliament Profession Fitness Case against North Shropshire MP Mr Paterson a Mass Remedy Test. It got Mass Remedy Denial Fraud Proof against the Governing Majority and Opposition Minorities. The Coronation Oath Enforcement Authority is preparing for a Forced General Election with to get a Short Session with Remedy Management Details. A Remedy Failure will get another Forced General Election. The Royal Commission Email Production Failures by the General Osteopathic Council will be Relevant Evidence.