

Royal Commission + Remedy Co-operation Proposal

22<sup>nd</sup> November 2021

From: Equity Lawyer Mr Ellis

To: Aggrieved Osteopaths and Aggrieved Chiropractors

**Remedy Proposal that Aggrieved Professionals choose an Evidence Custodian, conduct Remedy Co-operation Tests of their Constituency MPs and supply the Test Evidence to the Evidence Custodian.**

The British System is changing from Dictator Governance to Equity Governance. It needs Professional Management to service a change in the Governance Priority. Dictator Governance has the Obedience Priority. Equity Governance has the Justice Priority. Equity Governance needs individuals with Professional Competence and Personal Initiative to function as Citizen, discover the truth, reason just use of it, and thereby service the Justice Priority. Dictator Governance needs to suppress Personal Initiative that is Leadership Risk and deliver Professional Competence to service the Obedience Priority.

The Dictator Plan used a set of Governance Frauds against All Professions to prevent Leadership Competition and service the Obedience Priority. It used Profession Governance Frauds against Osteopaths and Chiropractors to service Market Frauds for Drug Treatment against Other Treatment.

The System Change needs to establish a Common Standard for All Professions that services the Justice Priority and with Detail Standard for Each Profession.

The Governance Frauds against Osteopaths and Chiropractors got Criminal Conspiracy Proof Sets against the Professional Indemnity Insurers, Profession Authorities, State and Law Courts.

The Coronation Oath is for Equity Governance using the Common Law. The Citizen, Crown and Lord Bishops are the Coronation Oath Enforcement Authority. General Elections change the Governing Majority. The Coronation Oath decides the Corruption remedy Priority for each Parliament Session. 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 Cases against Officers and Authorities. The Lord Bishops 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. Up to 12 sit as Trial Jurors and up to 12 others sit as Appeal Jurors. They use the Corruption remedy proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Corruption proof against Guilty Officers and Credibility Irrelevance Proof for the Victim. It eliminates the need for Witness Attendances and Credibility Findings. It enables Rapid Processing of Trial Orders by the Crown. Everything depends on the Citizen taking Investigation Initiatives that get Proof Sets that meet the Corruption Remedy Proof Standard. The Crown and Lord Bishops have Total Dependency on the Citizen for Admissible Evidence.

The 2021 Parliament Session Priority is Remedy Deliveries. It needs Responsibility Apportionment between Case Remedies by Law Courts and Mass Remedies by Parliament. Test Cases got Remedy Unfitness Proof against the Law Courts and Parliament. It broke the confidence for Fraud Completion by Law Court Judges. On 9<sup>th</sup> November 2021 a County Court Judge used a Case Transfer Order to the High Court to force Top Judges to process their own Court Frauds. The Osteopath 2855 Profession Fitness Case 839 and Connected Cases got Fraud Conspiracy Proof. Citizen Ms Davies is using it for Test Cases that force Law Court Judges to make Remedy Decisions or Case Transfers to the Top Judges who sell Court Frauds.