

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission + Judicial Enquiry
	High Court	Citizen v General Osteopathic Council + Others	Conflict Qualification Fraud Remedy Claim + Review
	County Court	Citizen v Ministry of Justice + Others	Conflict Qualification Fraud Remedy Claim
	Crown Court	Citizen v Worcester City Council	Conflict Qualification Fraud Appel
	Magistrates Court	Citizen v Worcester City Council	Tax Fraud 431297924 + Conflict Qualification Fraud Appel

Royal Commission + Fraud Case Disclosure Demand for Citizen v Worcester Courts 24th November 2021

Formal Demand + Contempt and Terrorism Penalty Warning from Equity Lawyer Mr Ellis to Worcester Court Officer Mr Dugmore

1. Disclosure which of the Law Courts does Officer Mr Dugmore represent
2. Disclosure who is the Supervising Judge
3. An Immediate Case Reference Email from Officer Mr Dugmore to the Supervising Judge copied to Citizen Ms Davies and Equity Lawyer Mr Ellis

Stated Reasons:

1. Emails from Court Officer Mr Dugmore:
 - 1.1. do not identify the Law Court that he represents,
 - 1.2. gave a Case Process Refusal Notice and a Magistrates Court Case Notice and
 - 1.3. Authority Denial Notices that read 'I am not authorised to bind the Ministry of Justice contractually, nor to make representations or other statements which may bind the Ministry of Justice in any way via electronic means.'
2. All of it is Service Denial Fraud Proof against the Worcester Law Courts and Similar Fact Fraud Proof to that got against the High Court.
3. It is Relevant Evidence of Corruption Remedy Condition Breaches when making Performance Assessments of the 2021 Parliament Session Agreement between the Crown and Prime Minister.
4. In 2004 preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. Equity Lawyer Mr Ellis used it for a Corruption Notice to the Crown and parliament. It got Revived Use of the Coronation Oath Enforcement Authority after a Dormancy Period of 45 years. It started a Corruption Remedy Process that has continued ever since.
5. The Equity Lawyer had Land Fraud Proof for North Shropshire Constituents against Prime Ministers Mr Blair, Mr Brown, and Mrs May and Representation Denial Fraud Proof against North Shropshire MP Mr Paterson. The Equity Lawyer decided to give the MP a Redemption Opportunity on Remedy Co-operation Terms
6. In 2017 the Remedy Process used a Forced General Election to get a Long Session of 2 ½ years to enable completion of Corruption Investigations of the Law Courts, get Criminal Conspiracy Proof for Dismissal Cases against Top Judges, and use them for Protection Fraud Investigations of Parliament.
7. In 2019 the Remedy Process got a Forced Resignation from Prime Minister Mrs May, a Forced General Election against the Governing Majority and then a Parliament Session Agreement between the crown and Prime Minister. It required Remedy Proof for the Law Courts or Criminal Conspiracy Proof for Dismissal Decisions against Top Judges.
8. In 2021 the Parliament Session Agreement between the crown and Prime Minister required Remedy Delivery. It needed Responsibility Apportionment between Case Remedies by Law Courts and Mass Remedies by Parliament.
9. Test Cases got Remedy Denial Fraud Proof against the State, Profession Authorities and Law Courts.
10. The Parliament Profession Fitness Case got Defence Evidence Exclusion Fraud Proof for North Shropshire MP Mr Paterson. A Parliament Protection Application by the MP got Mass Publicity. It got Case Management Proposals by the Equity Lawyer for use of the Similar Fraud Fact Proof got by Citizens in the Test Cases for an Adjudication Fraud Remedy Claim by the MP in the High Court and Pending Adjudication Enforcement Stay Protection for the MP and the Citizens. It was a Redemption Opportunity for the MP on Remedy Co-operation Terms.
11. All of it got the Bias Fraud Proof against the Governing Majority of a Protection Motion Majority on 3rd November 2021 for the MP and a Protection Denial Fraud against the Citizens who got the Test Case Evidence. It got a Remedy Co-operation Refusal and Immediate Resignation on 4th November 2021 by the MP All of it is Remedy Denial Fraud Proof against the Cabinet. It validates a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption proof and Remedy Denial Fraud Proof.
12. On 19th November 2021 the Tax Case 431297924 added to the Conflict Qualification Fraud Proof for the Fraud Appeal to the Crown Court and Fraud Remedy Claim to the County Court
13. It validates Remedy Tests by Citizens that get Remedy Co-operation Proof for MPs or Remedy Co-operation Refusal Proof against them. It will be Relevant Evidence in the Forced General Election.