

Without Prejudice to Invalidity Arguments

Corruption Remedy Case Notice for the Coronation Oath Enforcement Authority

1. The Enforcement Fraud F00LE923 Directions Appeal in the County Court and the Court Fraud Remedy Claim in the High Court got the Pending Adjudication Case Stays for Citizen Mr Zarb against Ms Naluyima
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 Jurisdictions that govern Corruption Remedy Priorities for each Parliament Session.
3. The Politicians made a Dictator Governance Plan for Western Europe. It used Sabotage Frauds to deny a Reliable Supply of Admissible Evidence for Parliament Session Decisions. The Dictator Plan needed 55 years for everyone to forget how to service the Coronation Oath Enforcement Authority and then forget it existed. It got 45 years, which was not long enough.
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. Test Cases got Remedy Denial Fraud Proof against the State, Profession Authorities and Law Courts.
9. The Parliament Profession Fitness Case got Defence Evidence Exclusion Fraud Proof for North Shropshire MP Mr Paterson. It got the Bias Proof of a Protection Motion Majority for the MP but not the Citizens who got the Test Case Proof. All of it was Parliament Session Remedy Priority Failure Proof that validates a Parliament Session Refusal + Forced General Election + Fraud Proof Mass Publicity.