

From: Equity Lawyer Mr Edward Ellis
To: Mid Bedfordshire MP Ms Nadine Dorries, + Chelmsford MP Ms Victoria Grace Ford + Harborough MP
Mr Neil O'Brien + Worcester MP + Osteopath Ms Michell Davies Case Reference **RW41911**

Remedy Proposals

Corruption Remedy Motion + Pending Corruption Remedies Enforcement Stay Protection by MPs for Citizens against the State, Profession Authorities and Law Courts for the Stated Reasons

1. The Coronation Oath is for Equity Governance using the Common Law. The Citizen, Crown and Lord Bishops are the Coronation Oath Enforcement Authority. They decide the Corruption Remedy Priorities for each Parliament Session. The Politicians made a Dictator Governance Plan for Western European. It used Sabotage Frauds that denied a Reliable Flow of Admissible Evidence needed for Parliament Session Decisions. It got a Dormancy Period for the Coronation Oath Enforcement Authority that lasted 45 years.
2. In 2000 Fraud Complaints in more than 200 Parliamentary Constituencies got a Corruption Debate + Investigation Commitment + Pending Investigation Adjournment. A Business Deal got 2001 General Election Campaign Finance from the Pharmaceutical Industry in exchange for Protection Frauds for the General Osteopathic Council and Corruption Continuity ever since
3. In 2004 the preparations for the European Referenda got Election Fraud 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 ended the Dormancy Period, revived use of the Coronation Oath Enforcement Authority and started a Corruption Remedy Process that has continued ever since.
4. In 2019 it got a Forced Resignation from Prime Minister Mrs May, a Forced General Election against the Governing Majority and Parliament Session Priorities that required either Remedy Proof for the Law Courts or Criminal Conspiracy Proof for Unfitness Dismissal Cases against Top Judges. Test Cases got Criminal Conspiracy Proof against Law Courts. None got Remedy Proof for them.
5. The 2021 Parliament Session Priority is Remedy Deliveries. 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 A Profession Fitness Case got Defence Evidence Exclusion Fraud Proof for North Shropshire MP Mr Paterson. Media Publicity for a Parliament Protection Motion got Test Case Evidence Offers from Citizens and Case Management Advice from the Equity Lawyer for an Adjudication Fraud Remedy Claim by the MP in the High Court and Pending Adjudication Protection from Parliament from the MP and Citizens. The Entire Process got Corruption Knowledge Proof + Remedy Denial Fraud Proof for the Coronation Oath Enforcement Authority 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. Equitable Due Process requires that MPs have a chance to get Remedy Commitment Proof before the Forced General Election. The most efficient way to do it is a Pending Remedy Protection Motion by MPs. Remedy Tests needed Polite Requests + Notice Proof from Citizens + Acknowledgement Proof from MPs. Not all of the Citizens understood the Proof Requirement. Enough did. It got a Sample Set of 4 Test MPs. All of them have Fraud Conspiracy Proof that links Organised Criminals, Prosecutors, Defenders, State Officers, Profession Authority Officers, Court Officers, Law Court Judges and Parliamentarians that the Coronation Oath Enforcement Authorities have processed