

Crown Parliament The People v Top Judges Corruption Remedy Royal Commission + Judicial Enquiry
County Court Conflict Qualification Fraud Conspiracy Claim H00WR692
Citizen Ms Davies Claimant
v
Ministry of Justice + General Medical Council + 1 + 2 + 3 + 4 + 5 + 6 + 7 Defendants
General Osteopathic Council + West Mercia
Police + Worcester City Council + Medical
Practice GP Dr Harris + Medical Practice
Manager Ms Tweeney

Royal Commission + Conflict Qualification Fraud H090WR692 Claim Particulars 10th January 2022

Without Prejudice to Invalidity Arguments against:

1. The Osteopath 2855 Profession Unfitness Conflict Qualification Frauds by the General Osteopathic Council that were aided and abetted by the General Medical Council and Barbourne Medical Practice GP Dr Harris and Manager Mrs Tweeney against Citizen Ms Michelle Davies
2. The Criminal Complaint Conflict Qualification Frauds + Investigation Denial Frauds by Complaint Officers and West Mercia Police Chief Constable
3. The Local Authority Taxation Conflict Qualification Resourcing Frauds and Conflict Qualification Governance Accountability Frauds Conflict Qualification Frauds of Worcester City Council
4. The Conflict Qualification Fraud Conspiracy Claim Issue Denial Frauds + Hearing Denial Frauds by the Queen's Bench Division and Administrative Division of the High Court
5. The Conflict Qualification Fraud H00WR692 Complaint Claim Filing Order + Particulars Filing Order + Default Claim Strike Out Order + 38 Day Time Limit dated 10th December 2021 with a Day 11 Print Date allegedly by Deputy District Judge

Contempt and Terrorism Penalty Warning

The Corruption Remedy Priority for the 2021 Parliament Session is Remedy Delivery. It needed Responsibility Apportionment between Case Remedies by Law Courts and Mass Remedies by Parliament. The Conflict Qualification Fraud Cases of Citizen Ms Davies, and Other Test Cases, got Remedy Unfitness Proof against the State, Profession Authorities, Law Courts, Cabinet and Parliament. Confidence Collapses and Service Refusals and Protection Fraud Demands went up the Protection fraud Network. On 15th November 2021 the Protection Denial Fraud Appeal 2020 0186 got a Protection Fraud Case Reference from the Supreme Court to the Cabinet. It needed use of Contempt Claim 2020 000286 Suspended Imprisonment Penalty dated 16th April 2021 for an Immediate Imprisonment Fraud against Equity Lawyer Mr Ellis. It failed. The Parliament Session Agreements between the Crown and Prime Ministers have provided Special Protection Rights. They include a Legal Service Crime Prosecution Prohibition and Civil Contempt Penalty Enforcement Prohibition for the Equity Lawyer against the Cabinet. The Protection Fraud Case Reference by the Supreme Court evidenced Real Power Losses and the need for a Power Display by the Protection Fraud Network. It got a Knighthood Recommendation Fraud by Prime Minister Mr Johnson to the Crown with Recommendation Support from Opposition Leader Sir Keir Starmer. It got Special

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Relevance for Protection Fraud Conspiracy Proof that links all three men. It validates Corruption
Remedy Priorities for the next Parliament Session that require Remedy Details and Dismissal
Decisions against the Prime Minister and Opposition Leader.

Conflict Qualification Fraud Conspiracy Claim Particulars

1. The Coronation Oath is for Equity Governance using the Common Law. It requires the Valid Due Process of:
 - 1.1. A Neutrality Qualification for the Justice Offices of Investigator, Prosecutor, Defender, Trial Adjudicator and Appeal Adjudicator managed by a Voluntary Disclosure Obligation and a Remedy Only Jurisdiction Limit for the Citizen against the Justice Officer. Conflict Disqualification from Justice Offices
 - 1.2. Party Equality for Case Parties managed by Inequality Discovery and Inequality Remedies
 - 1.3. Relevant Evidence Discovery
 - 1.4. Admissible Evidence Discovery
 - 1.5. The Evidence Balance Start Position of
 - 1.5.1. a Validity Presumption for the Citizen and Credibility Presumption for the State both of which are subject to Rebuttal Proof Burdens
 - 1.5.2. The use of Fraud Proof on anything for a Proof Burden Reversal on everything else for the Victim against the Fraud Manager and Fraud Beneficiary
 - 1.6. The Conflicted Interest Bias Control of Jury Trial Rights for the Citizen against the State
 - 1.7. Appeal Rights
 - 1.8. Court Room Public Gallery Exclusive Use Rights for the Citizen against the State to enable Case Management Observations of the Law Courts
2. The Citizen, Crown, Lord Archbishops and Lord Bishops are the Coronation Oath Enforcement Authority. They govern Parliament Session Powers. General Elections change the Governing Majority. The Coronation Oath Enforcement Authority decided the Corruption Remedy Priorities for each Parliament Session. The Coronation Oath Enforcement Authority provides a Constant Weeding Process that removes Unfit Persons from Judicial Office Candidacy and Political Leadership Candidacy.
3. 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

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Officers and Authorities. The Lord Archbishops serve as Court Lawyers, 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 Juror and up to 12 others can sit as Appeal Jurors.

4. The Coronation Oath Enforcement Authority uses the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt 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 issued by the Crown.
5. An Equity Lawyer is anyone who has the commitment and competence to get Proof Sets that meet the Corruption Remedy Proof Standard, and use it for Parliament Session Decisions.
6. The Citizen is anyone who gives use of Legal Status and Case Management Authority to get Proof Sets that meet the Corruption Remedy Proof Standard. It is Admissible Evidence for the Coronation Oath Enforcement Authority when making Parliament Session Decisions. The Citizen gets Protection Rights from the Crown and Parliament with Protection Enforcement by the Cabinet and Prime Minister and Enforcement Accountability by the Opposition Leader. They are Passive Rights enable Protection Tests and Enforcement Accountability Tests of the Cabinet, Prime Minister and Opposition Leader.
7. Corruption Proof gets Corruption Findings + Remedy Entitlement Findings + Remedy Priority Findings for the People against the State and Execution Responsibility Findings for the People 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 + Dismissal Priority Finding for the People against the Relevant Officers. An Unfitness Finding against a Governing Majority validates the Ultimate Sanction of 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. It enables use of Ultimate Sanction Threats to get Forced Resignations from Prime Ministers.
8. The Corruption Remedy Priorities for Parliament Sessions can include Power Use Prohibitions for the Citizen and Equity Lawyer against the Cabinet and Prime Minister. They are Special

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Protection Rights needed to enable Case Management that gets Proof Sets that meet the Corruption Remedy Proof Standard.

9. The Coronation Oath Enforcement Authority set a Decision Discipline Standard for the Law Professions. It governs the Decision Discipline Standard for All Professions. When it works well no one notices. When it breaks down eventually everyone notices.

The Dictator Governance Plan

10. World War II got a Military Power Transfer from the Western European States to USSR and USA. The Governing Classes of the Western European States resented it. They wanted to be taken seriously. The Suez Crisis was a disgraceful end to the Colonial Era. The Politicians made a Governance Plan for the Western European States. It was for a Civil Dictatorship powered by Remorseless Consumption and Economic Growth at the cost of Environmental Destruction on an Industrial Scale, with Market Frauds for Big Business providing Financial Contributions to the Military Budget of the USA.
11. The Dictator Plan needed the UK to have Governance Referenda. They would be an Education Process. The choice for Voters between Dictator Powers for the State and Corruption Control Powers for the Citizen would get a Landslide Majority for the Citizen. The Politicians dare not hold the Governance Referenda. They made a Coronation Oath Redundancy Plan. It needed Sabotage Frauds that denied a Reliable Supply of Admission Evidence and got a Dormancy Period for the Coronation Oath Enforcement Authority. It needed to last long enough for everyone to forget how to service it and then forgot it existed. The Dictator Plan needed a Dormancy Period that lasted 55 years. It got 45 years. It was long enough for Organised Crime to get control of the State, Law Courts, Cabinet and Parliament. It was not long enough for everyone to forget how to service the Coronation Oath Enforcement Authority.
12. The Dictator Plan needed the Cabinet to have Profession Disqualification Powers against All Professionals who were Corruption Whistle Blowers. The Profession Authority Governance Model served that purpose. The one exception was the General Osteopathic Council. The General Medical Council and 2 Other Health Profession Councils could have provided Profession Authority Services.

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13. The General Osteopathic Council was a Profession Governance Fraud bought by the Pharmaceutical Industry to manage Market Frauds for Drug Treatment against Other Treatment provided by the Osteopath Profession.
14. 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 Coordinated Corruption. They sold Market Frauds to organised Crime, provided Protection Frauds for the Corrupt Officers who serviced them, and traded Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. General Elections got Governing Majorities that were subject to Corruption Remedy Denial Majorities of the Protection Fraud Network.

The Equity Governance Recovery Plan

15. Citizens made an Equity Governance Recovery Plan. It had two strategies. They exploited Fundamental Flaws in the Dictator Plan. It needed Electronic Signature Dictator Powers. It was inevitable that a Prime Minister would become dependent on Organised Crime. One strategy was for the Citizen to develop Advanced Electronic Signatures, use them for Sophisticated Services that enabled the Prosperous Classes to manage Tax Haven Estates from their homes and use Taxation Starvation to force conversion from Dictator Governance to Equity Governance. The other was to wait until a Prime Minister was dependent on Organised Crime, get Corruption Proof and use it for a Corruption Notice to the Crown and Parliament that ends the Dormancy Period, gets revived use of the Coronation Oath Enforcement Authority and a Corruption Remedy Process to achieve Total Destruction of the Protection Fraud Network.
16. Advanced Electronic Signatures needs Signing Behaviour Analysis Technology and a Document Management System that provided an Internet Service for Document Verification + Signature Verification + Document Signature Attachment Verification.
17. Equity Lawyer Mr Edward Ellis serviced the Equity Governance Recovery Plan. He and a Technology Partner developed the Signing Behaviour Analysis Technology.
18. In March 1998 the Signature Analysis Technology achieved Service Viability. The Profit Plan was On Line Services. The Defence Plan was Source Code Secrecy because Publication Refusals extend the Copyright Period.

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19. The European Leaders made a Private Profit Plan. It needed Source Code Theft, Forced Usage throughout the European Union and Usage Licence Fees for the Theft Conspirators. Prime Minister Mr Blair was the Theft Plan Manager. He used Barclays Bank Group Board as the Theft Agent. Everything that could go wrong for them did go wrong. A Gold Medal from the 1999 Geneva Inventions Exhibition was Originality Proof. It deterred Reverse Engineered Products. In 2000 a Theft Complaint by the Equity Lawyer got Investigation Fraud Proof against a Theft Conspiracy Admission and use of the Theft Failure for a Damage Denial. The Equity Lawyer knew use of it any Law Court in the European Union would get Court Frauds + Costs Frauds + Bankruptcy Frauds and use of it to complete the Source Code Theft. He kept the Originality Proof + Theft Conspiracy Proof for USA Jurors because the Advanced Electronic Signature Market Leader needed the USA Market.
20. The Dictator Plan needed the Market Frauds and Disqualification Fraud Powers to deter Fraud Whistle Blowing by Profession Members. The Profession Authority Model served that purpose. The General Osteopathic Council had an additional purpose. It serviced Drug Treatment Market Frauds for the Pharmaceutical Industry against Osteopath Profession Treatment.
21. In 2000 Corruption Complaints in more than 200 Constituencies got an Osteopath Profession Governance Corruption Debate in Parliament. It got an Investigation Commitment + Pending Investigation Adjournment. It coincided with the Human Organ Theft Murder Scandal. The Genome Project created a Profitable Market for Human Organs that were Genetic Defect Evidence. Corrupt Doctors used Diagnosis Frauds + Abortion Frauds + Hospital Murders to get Human Organ Sale Profits. The case of Sunaina Chaudhari exposed it. The Mother ignored the Advice Frauds about the Genetic Defect + Abortion and insisted on a Natural Birth and a Diaphragmatic Hernia Operation. Corrupt Doctors got the Healthy Baby Records for Operation Success Statistics and then used a Genetic Defect + Mercy Killing Opinion Fraud to get a Child Protection Mercy Killing Order. The Medical Records and Court Records are Murder Proof + Murder Protection Fraud Proof.
22. A Business Deal got 2001 General Election Campaign Funds from the Pharmaceutical Industry for Prime Minister Mr Blair in exchange for Investigation Denial Protection Frauds for the General Osteopathic Council. All of it got Obvious Target Status for the General Osteopathic Council in the Equity Governance Recovery Plan.

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23. The European Constitution vested Dictator Powers in the State. The European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election frauds to get it. They needed Electronic Signature Dictator Powers Concealment Frauds as Election Frauds. The Lawful Business of British Citizens made inevitable the exposure of the Election Frauds. They made a Business Sabotage Fraud Plan. Everything that could go wrong for the European Leaders did go wrong. It got Fraud Proof. 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 and a Corruption Remedy Process that has continued ever since.
24. Session Priority for the 2021 Parliament Session is Remedy Delivery. It needed Responsibility Apportionment between Case Remedies by Law Courts and Mass Remedies by Parliament. The Corruption Complaint of Citizen Ms Davies and Other Test Cases got Conflict Qualification Fraud Proof against the State, Profession Authorities, Law Courts, Cabinet and Parliament. Confidence Collapses + Service Refusals + Protection Frauds Demands.
25. The Corruption Remedy Process caused a series of Confidence Collapses by Top Judges. They tried to defend themselves with Court Record Frauds. The Original Records of the Case Parties were Forensic Test Material and Record Fraud Proof against the Law Courts. Top Judges made Forensic Test Sabotage Fraud Plans. They needed Physical Possession of Original Records of Corruption Victims for Evidence Destruction and Evidence Substitution. Everything that could go wrong for them did go wrong. Top Judges used Claim Frauds and Hearing Notices in the County Court to force Corruption Victims to consult Defence Lawyers. Top Judges relied on the Defence Lawyers to service the Forensic Test Sabotage Frauds. They did. They failed. It got Forensic Test Sabotage Fraud Conspiracy Proof against the Claimants, Claimant Representatives, Defence Representatives and the Law Court Judges.
26. Top Judges could not stop the Fraud Beneficiaries using the Record Fraud Proof for Enforcement Frauds by the Law Courts.
27. Shop Theft Enforcement Claim Fraud G02EC632 got a Forensic Test Sabotage Fraud Conspiracy Proof against the Claimant, Claim Lawyer, Defence Lawyer and County Court. It got a Confidence Collapse. On 9th November 2021 it was evidenced by a High Court 2019 003741 Jurisdiction Finding + County Court G02EC632 Jurisdiction Deficit Finding + Case Transfer from the County Court to the High Court.

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28. Eviction Claim Fraud D9QZ495Q got a Judgement Fraud + Costs Fraud in the County Court. The Fraud Appeal QB 2018 000239 got a Dismissal Fraud + Costs Fraud in the High Court and then a Confidence Collapse and a Case Records Substitution Fraud. A Subject Data Access Request got Request Reference 210510024 and a Case Total Denial Email at 15.36 on 29th July 2021 from LondonKILO@justice.gov.uk. The Enforcement Claim Fraud F00LE923 Directions Hearing Judge received from Citizen Mr Zarb the QB 2018 000239 Appeal Case + Costs Order Denial Evidence of the High Court, ignored it and serviced the Enforcement Fraud. It got a County Court Fraud Appeal and High Court Contempt Fraud Remedy Claim 2021 003860.
29. The F00LE923 + 2020 003860 Frauds added to the Confidence Collapses that got the Conflict Qualification Fraud Conspiracy Claim Issue Denial Frauds in the Queen's bench Division and Administrative Division of the High Court for the General Osteopathic Council against Citizen Ms Davies.
30. Land Frauds required many thousand Forged Tenancies as Fraud Commitment Proof from Housing Association Offers to get Protection Frauds from Top Judges. Forgery Complaints by a Citizen Mr Nkrumah motivated Protection Fraud Demands by Housing Officers. They got Framing Frauds from the Metropolitan Police. A Profit Sale Demand by Top Police got a Profit Share Refusal by Top Judges and a Fraud Service Refusal by Top Police. A Forensic Test Sabotage Fraud Plan by Corrupt Officers used a Bag Theft to get the Original Paper Records. They thought it was enough. It was not. Electronic Records were Record Fraud Proof. Idiot Officers did not know they needed Framing Fraud Orders from Top Police. Ministry of Justice Officers procured Framing Frauds from the Idiot Officers. Every stage of the process got Record Fraud Proof for the Citizen against the State and Law Courts. Idiot Officers managed a Drug Crime Framing Fraud. They did not take a Drug Supply for use as Planted Evidence. They used a Half-Eaten Shea Butter Pack for a Suspicious White Substance Fraud + Investigation Fraud + Charge Fraud + Family Sabotage Bail Conditions Fraud. Local Authority Officers and Crown Prosecutors serviced it until a Confidence Collapse + Service Failures rippled through the Protection Fraud Network. A Motor Trial in Open Session got Adjudicator Identification Denial Fraud + Other Fraud Proof against the Trial Judge. He used a Public Gallery Clearance Order Fraud to get a Secret Session Fraud. It got an Execution Fraud + Public Gallery Criminal Trespass + Assault Framing Fraud + Arrest Fraud + Charge Fraud + Bail Conditions Fraud.

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They were bad decision. They got a Public Gallery Criminal Trespass Contempt Fraud Conspiracy Case for the Citizen against the State and the Law Courts. Confidence Collapses got a Case Transfer Fraud from Essex Magistrates to Hertfordshire Magistrates. It got Plea Hearing Frauds + Crown Court Committal Fraud by Hertfordshire Magistrates. It got a Confidence Collapse + Jurisdiction Fraud Finding + Contempt Fraud Finding + Contempt remedy denial Fraud Decision and Case Transfer by the Crown Court Judges at St Albans to Chelmsford. It got a Case Transfer from Chelmsford to Colchester and a Secret Hearing Fraud Conspiracy with intent for either an In Absence Trial fraud or a Secret Case Withdrawal Fraud + Contempt Remedy Denial Fraud. An Unused Material Notices motivated Telephone Call Enquiries that discovered the Case Transfer and then the Secret Plea Hearing. It got an Audi Record that is Plea Hearing Fraud Proof + Contempt Remedy Hearing Denial Fraud Proof against the Crown Prosecutor and Hearing Judge. The Return Journey got an Ambush Framing Fraud against Citizen Mr Nkrumah. Corrupt Officers realised the Electronic Records of Citizen Mr Nkrumah were Record Fraud Proof against the State and Law Courts. They made an Electronic Records Theft Plan against the Citizen. It used an Eviction Fraud to get the Computer Records, and a Re-Entry Burglary Arrest Fraud + Criminal Damage Charge Fraud + Eviction Fraud and Goods Theft and Criminal Damage Complaint Investigation Denial Fraud for the Landlord against Citizen Mr Nkrumah.

31. The Confidence Collapses motivated use of Fraud Appeal 2020 0186 for a Protection Fraud Case Reference dated 15th November 22021 by the Supreme Court to the Cabinet. They wanted use of the 2020 000286 Contempt Liability Finding Fraud dated 16th December 2020 + Suspended Imprisonment Penalty Fraud dated 16th April 2021 for an Immediate Imprisonment Fraud against Equity Lawyer Mr Ellis. The intent was to stop him servicing the Test Cases. They failed. They had no hope of success. The Parliament Session Agreements between the Crown and a Succession Prime Ministers contained Special Protection Rights. They included Legal Service Crime Prosecution Prohibitions and Civil Contempt Penalty Enforcement Prohibitions for the Equity Lawyer against the Cabinet.

32. The Trust Asset Sale Claim Fraud B01B0837, Sale Negligence Settlement Breach Claim E02YM867 and Mortgage Default Claim F1PP7696 all got Contempt Immunity Fraud Proof for

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the Victim and Coronation Oath Enforcement Authority against fraud Managers and the Law Courts.

33. The Trust Asset Sale Claim Fraud B01B0837, Sale Negligence Settlement Breach Claim E02YM867 and Mortgage Default Claim F1PP7696 all got Contempt Immunity Fraud Proof for the Victim and Coronation Oath Enforcement Authority against fraud Managers and the Law Courts. On 17th December 2021 the B01B0837 Application Hearings got an Audio Record that is Personal Responsibility Proof against Judge Lethem for Order Breach Contempt Immunity Fraud for Trustee Son Mr Sood against Citizen Father Beneficiary Mr Sood.

34. Confidence Collapses were Real Power Losses. They created the need for a Power Show by the Protection Fraud Network. They got Knighthood Recommendation Frauds by Prime Minister Mr Johnson and Opposition Leader Sir Keir Starmer. It gets Special Relevance for the Drug Crime Protection Fraud Proof against all of them.

35. The most efficient way to deal with it is a Parliament Motion Proposal dated 10th January 2022 by the Equity Lawyer and Citizen Ms Davies that explains the Support Evidence for:

35.1. A Knighthood Enforcement Stay for the People against Former Prime Minister Mr Blair pending a Knighthood Fitness Enquiry + Knighthood Recommendation Contempt Fraud Enquiry by Parliament

35.2. An Enforcement Stay in All Cases for All Citizens who have conducted Remedy Priority Tests for All Parliament Sessions since the Corruption Notice in October 2004 to the Crown and Parliament in 2004 got revived use of the Coronation Oath Enforcement Authority. It ended a Dormancy Period that lasted 45 years and got a Corruption Remedy Process. The Remedy Priorities for the 2021 Parliament Session is Remedy Delivery. Remedy Priority Tests Cases got Remedy Denial Fraud Conspiracy Proof against the State, Profession Authorities, Law Courts, Cabinet and Parliament. They caused a series of Confidence Collapses and Service Refusals and Protection Fraud Demands. They were Real Power Losses that created the need for a Power Show by the Protection Fraud. It needed Knighthood Recommendation Frauds that ignored the Knighthood Unfitness Proof

36. The Corruption Remedy Process is for control of the State, Profession Authorities, Law Courts, Cabinet and Parliament. Citizens the Proof Sets needed for Detailed Remedies in the next Parliament Session. The choice for law Court Judges is Fraud Enforcement or Fraud Remedies.