

*The Coronation Oath Enforcement Authority manages a Corruption Remedy Process.*

*It needs an Election Fraud Investigation of the Leadership Contest*

*Question Tests will discover whether Elected Politicians help Voters with Office Fitness Enquiries*

*The Case Headings get Admissible Evidence Status for the document and the Remedy Process*

Citizen Mr Edward Ellis [CM1 4DL] + Chelmsford Councillor Mr Barry Knight + Chelmsford MP Ms Ford

Polite Request from the Citizen to the Councillor and MP that they do themselves, or by agents, use a Leadership Contest Event to ask the Candidate Questions and give a Response Notice to the Citizen

1. Do the Leadership Contestants intend to investigate Heat Shield Protection to get Heat Deflection on a sufficient scale to limit Global Warming pending Effective Controls of Greenhouse Gases?
2. Do the Leadership Candidates intend to use Kidnap Victim Findings + Immediate Repatriation Remedies for Trafficked Children against the Protection Fraud Network and Receiver Sovereign States?
3. Do the Leadership Candidates intend to use Protection Fraud Findings + Remedy Orders for the Child Prostitution Victims against the Police Officers, Local Authority Officers, Law Court Judges and MPs?
4. Do the Leadership Candidates intend to keep Remedy Denial Powers for the State or revive use of the Common Law to vest Accountability Powers and Remedy Powers in the Victim?
5. Do the Leadership Candidates intend to get Mass Publicity for the Proof Set that enabled Prime Minister Mr Johnson to get Mass Publicity for allegations that when Sir Keir Starmer was Director of Public Prosecutions, he provided Protection Frauds for Celebrity Paedophiles?
6. Do the Leadership Candidates intend to use the Protection Fraud Proof Set against Opposition Leader Sir Keir Starmer to provide Corruption Remedies for the Victims?
7. Do the Leadership Candidates intend to use the Seal Ink on Original Documents and Record Inconsistencies as Record Fraud Proof for Corruption Investigations of the State and Law Courts?
8. Do the Leadership Candidates intend to use a Criminal Investigation to discover whether Prime Minister Mr Johnson and Opposition Leader Mr Corbyn procured Car Ownership Evidence Exclusion Frauds, an Own Car Theft Arrest Fraud, and Mental Health Custody Fraud by Cheshire Police to stop the Parliamentary Candidate of Citizen Mr Mustafa for Crewe and Nantwich in the 2019 General Election?
9. Do the Leadership Candidates intend to use a Criminal Investigation to discover whether Revenue Termination Blackmail by the Cabinet and Big Business got Protection Fraud Non – Disclosure Propaganda Services from the BBC and Independent Television in the 2022 Local Elections and Leadership Contest?
10. Do the Leadership Candidates intend to require a Competent Understanding of the Coronation Oath Enforcement Authority and Top-Level Corruption Controls for relevant Academic Qualifications and all Profession Qualifications?
11. Do the Leadership Candidates intend perform the Remedy Delivery Condition of the 2022 Parliament Session Agreement between the Crown and Prime Minister, and how do they intend to do it?
12. Do the Leadership Contestants intend to create Corruption Control Powers for the Citizen against the Devolved Authorities, and if so, will they use Coronation Oath Enforcement Authority as the model?

### Question Reasons:

The Top Corruption Controls are the Coronation Oath for Equity Governance using the Common Law, Corruption Remedy Priorities for each Parliament Session that are decided by the Coronation Oath Enforcement Authority and General Elections that stop Power Concentration in Small Minorities.

The Citizen, Crown and Lord Bishops are the Coronation Oath Enforcement Authority. The Citizen has Investigation Jurisdiction, It is the power to use any case, and all cases, for Integrity Tests of the Authorities and give Test Notices and Result Notices to the Crown. The Crown has Prosecution Jurisdiction. It is power to use Notices for Trial Orders of Corruption Cases against the State or Unfitness Cases against Officers and Authorities. Lord Archbishops have Court Lawyer Jurisdiction, one for the Trial Court and the other for the Appeal Court. Lord Bishops have Adjudication Jurisdiction. There are 24 of them so that up to 12 can sit as Trial Jurors, and up to 12 others can sit as Appeal Jurors.

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 is an Evidence Quality Control. It eliminates the need for Witness Attendances and Credibility Findings. It enables Rapid Processing of Trial Orders made by the Crown. An Equity Lawyer is anyone who has the competence and commitment for Case Management that meets the Corruption Remedy Proof Standard, and knows how to use it for Parliament Session Decisions.

The Individual gives a Privilege waiver, Confidentiality Waiver and Case Use Authority that enables Case Management to get Proof Sets that meet the Corruption Remedy Proof Standard. It gets Citizen Status with General Protection Rights. It is Protection Rights from the Crown and Parliament, Protection Enforcement Rights against the Cabinet, and Protection Enforcement Accountability Rights against the Governing Majority and Opposition Minority. They are Test Rights that get Justice Proof for Honourable Officers or Protection Fraud Proof against Unfit Officers.

Corruption Proof gets as Corruption Finding + Remedy Entitlement Finding + Remedy Priority Finding for the People against the State and Execution Responsibility Finding against the Relevant Officer or Relevant Authority. A Remedy Success is Justice Proof for the Execution Officer or Execution Authority. A Remedy Failure gets an Unfitness Case Trial Order + Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding. Remedy Denial Fraud Proof gets an Unfitness Case Trial Order + Remedy Denial Fraud Finding + Unfitness Finding + Dismissal Priority Finding for the People against one or more Law Court Judges and an Execution Responsibility Findings against the Cabinet. A Dismissal Failure is Protection Fraud Proof against the Cabinet. It gets an Unfitness Case + Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding against the Prime Minister and Execution Responsibility Finding against the Cabinet, Governing Majority and Opposition Minority. A Dismissal Failure is Protection Fraud Proof against any of them who fail to make Genuine Dismissal Efforts.

The Glorious Revolution of 1689 established the Coronation Oath Enforcement Authority. It took time for the Law Profession to adapt to provide a Reliable Supply of Equity Lawyers to staff the Judiciary, service the

Crown and provide 1 per100,000 of the population to service the service the Citizen. It took a century to get Power Possession Jurisdiction Limit for Parliament and Power Use Jurisdiction for the Law Courts.

In the 20<sup>th</sup> century Politicians made a Governance Plan for Western Europe. It was for a Civil Dictatorship that sacrificed Environmental Waste for Remorseless Economic Growth and used Market Frauds to make Financial Contributions to the USA Military Budget. It used Sabotage Frauds to deny a Reliable Supply of Admissible Evidence for Parliament Session Decisions. The Sabotage Frauds got Dormancy Period for the Coronation Oath Enforcement Authority. The People needed Criminal Conspiracy Proof against a Prime Minister when still in office to get revived use of the Coronation Oath Enforcement Authority.

In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. Equity Lawyer Mr Edward Ellis used it for a Corruption Notice to the Crown and Parliament. It ended the Dormancy Period after 45 years, got revived use of the Coronation Oath Enforcement Authority and started a Corruption Remedy Process that has continued ever since.

The Remedy Process got a Protection Fraud Dismissal Decisions against Prime Minister Mr Blair. He signed a 10 Months Retirement Notice to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof against him. The Remedy Process got Protection Fraud Dismissal Decisions against Prime Minister Mr Brown and the Labour Governing Majority. In 2009 use of the Local Election Campaign Period for exposure of the Expense Account Scandal enabled the 2010 General Election to break the Labour Governing Majority and get a Coalition Majority. The Remedy process got full co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband. It gave the Coronation Oath Enforcement Authority confidence that they could rely on whoever won the 2015 General Election to manage Corruption Dismissals against Law Court Judges. The 2015 General Election got a Governing Majority for Prime Minister Mr Cameron. The 2015 Parliament Session Priority was Set Up Conditions for Corruption Findings and Dismissal Cases against Law Court Judges. It required Universal Precedents that apply in every case that fraud invalidates all process, a Conflicted Interest is a Credible Neutrality Obligation Breach Disqualification from office as Investigator, Prosecutor, Defender, Trial Adjudicator and Appeal Adjudicator. It required Case Issue Automatic Rights for the Citizen against the Law Court. It needed Revocation of the Before Issue Case Approval Powers of High Court Masters.

Citizens filed Corruption Claims that forced Corrupt Officer to choose between making Conflict Disqualification Admissions or committing Conflict Qualification Frauds to get the Case Control needed for Issue Denial Frauds, Dismissal Frauds and Restraint Frauds against the Citizen. The Set Up Period was 1 year. The Equity Lawyer got everything needed in 9 months. Prime Minister Mr Cameron used the Set Up Year for the European Referenda, led the remain Campaign, lost and resigned. It was an Honourable Resignation. The Protection Fraud Network needed to stop the Corruption Dismissals of Law Court Judges. They bought Leadership Votes for MP Mrs May because she was one of them. She got office with Inconsistent Obligations. In 2019 Protection Fraud Proof against the Cabinet, Prime Minister, Governing Majority and Opposition Minority Obligations got the Session Priorities of a Forced Resignation from her

and a Forced General Election. Election Fraud Proof against All Party Leaders denied a Credible Choice and invalidated a Repeat Forced General Election.

The December 2019 Parliament Session Priority was Remedy Proof for the Law Courts or Criminal Conspiracy Proof for Dismissal Cases against Law Court Judges. Test Cases got Criminal Conspiracy Proof. The 2021 Session Priority was Remedy Delivery. Test Cases got Remedy Denial Fraud Proof and Dismissal Decisions against law Court Judges and Dismissal Failure Protection Fraud Proof against the Cabinet, Prime Minister, most of the Governing Majority and most of the Opposition Minority including Opposition Leader Sir Keir Starmer. They made an Election Fraud Plan. It used Revenue Termination Blackmail by the Cabinet and Big Business to get Protection Fraud Non – Disclosure Propaganda Services from the BBC and Independent Television in the 2022 Local Elections. The result was Local Election Defeats and By Election Defeats and, after and Embarrassing Delay, more than 50 Government Office Resignations that on 7<sup>th</sup> July 2022 got the Forced Resignation from Prime Minister Mr Johnson.

The Election Fraud Plan included the Leadership Contest. Protection Fraud Non – Disclosure Propaganda Services by the Media and Influence Frauds by the Protection Fraud Network compromised Election Management by Journalists and Leadership Candidates.

The Remedy Process needed Election Fraud Investigations. It needed a Control Period to discover the Office Fitness Investigations of Journalists and Voters. Then it needed Office Fitness Test Questions of Candidates by Voters and a Co-operation Tests of Councillors and MPs. Equitable Due Process needed Validation Reasons as Effective Notice for the Coronation Oath Enforcement Authority against Voters, Journalists, Councillors and MPs.

The Special Question is about Murder + Human Organ Thefts + Protection Frauds against the Unborn and Babies by the Protection Fraud Network, Pharmaceutical Industry, Killer Doctors, State Officers, Law Court Judges and Politicians. Case Records are Murder + Human Organ Theft Proof for the Victim Baby, Sunaina Chaudhari. The Corruption Debate Pending Investigation Adjournment + Investigation Denial Fraud are Protection Fraud Proof against Parliament. A Destruction Order by Prime Minister Mr Blair motivated a Body Remains Export by the Chaudhari Family to India. A Death Inquest Claim by the Mother got a Valid Claim Finding, Body Preservation Order, Jurisdiction Deficit Finding and Jurisdiction Increase Reference from the High Court to the Supreme Court, Law Commission and Parliament. A Protection Fraud Deal got Accountability Denial Frauds for the Pharmaceutical Industry in exchange for Massive Investment in the Indian Pharmaceutical Industry. It used Death Inquest Delays until the Mother died and then needed Probate Estate Representation Frauds to get an Inquest Claim Withdrawal Fraud and Body Remains Destruction Consent Fraud. The Mother made a Will that made an Executor Appointment of the Equity Lawyer. It enabled him to get Estate Representation Fraud Proof against UK Courts. Leadership Candidate MP Mr Sunak has a Paternal 1<sup>st</sup> Cousin who is a Maternal 2<sup>nd</sup> Cousin of Murdered Baby Sunaina Chaudhari.

12 General Questions have Support Evidence on the web site [equitygovernance.uk](http://equitygovernance.uk).