

Crown Parliament The People v Top Judges Corruption Remedy Royal Commission
 Solicitors Regulatory Authority Citizen Ms Bayliss v Prosecutor Unfitness Allegations 001/LYB/LYB
 Profession Unfitness Jurisdiction Deficit Defence + Liability Defence + Governance Fraud Counterclaim 8th January 2023
 Contempt and Terrorism Penalty Warning to All Officers of the Law Profession Authorities
 Corruption Remedy Test Case Notice for the Coronation Oath Enforcement
 Evidence Offer by Equity Lawyer Mr Ellis + Offer Acceptance by Citizen Ms Bayliss
 Profession Unfitness Allegation No Jurisdiction + No Liability
 Grounds: Fraudulent Breach of Natural Justice + Human Rights + Overriding Justice Objective

Remedy Proposals

1. Jurisdiction Superiority Finding for the Coronation Oath Enforcement Authority against the Inferior Jurisdiction of Parliament, and Parliament against the Inferior Jurisdiction of the Law Courts and the Law Courts against the Inferior Jurisdictions of the State and Profession Authorities
2. Pending Superior Conflict Jurisdiction Adjudication Enforcement Stay General Protection Rights Finding for the Citizen against the Inferior Jurisdictions for the Stated Reason that a Privilege Waiver, Confidentiality Waiver and Case Use Authority for Case Management that meets the Corruption Remedy Proof Standard by the Individual gets Citizen Status + Pending Remedies Enforcement Stay Protection Rights from the Superior Jurisdiction of the Coronation Oath Enforcement Authority for the Citizen against the Inferior Jurisdictions of the State, Profession Authorities and Law Courts. The Profession Unfitness Case got a Case Use Authority for the Coronation Oath Enforcement Authority and Citizen Status with Pending Remedies Protection Rights for Ms Bayliss against the Law Profession Authorities
3. Case Priority Finding for the Corruption Case of the Citizen against All Other Cases for the Stated Reason that the Corruption Cases are Integrity Tests of the Authorities that get Admissible Evidence for the Coronation Oath Enforcement Authority when making Parliament Session Decisions
4. Citizen Status Finding + Governance Fraud Corruption Case Finding + Superior Conflict Jurisdiction Pending Remedies Protection Rights Finding + Remedy Only Jurisdiction Limit Finding + Conflicted Interest Conflict + Conflict Disqualification Finding + Remedy Only Jurisdiction Limit Finding for the Citizen against the Profession Authorities for the Stated Reason that
5. Unfitness Case Dismissal Order + Defence Case Costs with Indemnity Assessment Order for the Citizen against the Prosecutor
6. Contempt Investigation Case Reference to the Cabinet

Jurisdiction Defence + Liability Defence + Governance Fraud Counterclaim

1. No Valid Complaint + Conflict Disqualification from investigation, prosecution and adjudication for the Citizen against the Law Profession Authorities + No Admissible Prosecution Evidence because all of it is the Crime Proceeds of Governance Frauds.
2. The Politicians made a Dictator Governance Plan. It vested Dictator Powers in the State. Queen Elizabeth II decided that Valid Process needed Governance Fraud Referenda Majorities for Dictator Governance against Equity Governance. The Referenda Process would be an Education Process that ended with the choice of Dictator Powers for the State or Corruption Control Powers for the Citizen. Queen Elizabeth and the Politicians knew it would get a Landslide Majority for Equity Governance against Dictator Governance.
3. Equity Governance relies on the Citizen, Equity Lawyer, Crown, Lord Archbishops and Lord Bishops. They are known as the Coronation Oath Enforcement Authority. The Politicians made a Governance Frauds Plan. It used Sabotage Frauds against the Coronation Oath Enforcement Authority. The intent was that everyone would forget how to service it, and then forget it existed. Law Profession Governance Frauds denied a Reliable Supply of Admissible Evidence for the Coronation Oath Enforcement Authority. The intent was to deny Charles, Prince of

Wales, and everyone else, Active Service Experience of the Coronation Oath Enforcement Authority and a Dormancy Period that lasted 45 years. Education Frauds removed all mention of the Coronation Oath Enforcement Authority from the Academic Curricula and Profession Qualification Curricula. The intent was that everyone would forget it existed.

4. 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 Co-ordinated Corruption. They sell Market Frauds to Organised Crime, provide Protection Frauds for the Corrupt Officers who manage them, and trade Glittering Career Guarantees and Job Profits in exchange for Fraud Services by Corrupt Parliamentarians.
5. The Law Profession Authorities serviced the Governance Frauds. Education Frauds remove all mention of the Coronation Oath Enforcement Authority from the Law Profession Qualification Curricula. Profession Qualifications Frauds + Continuing Education Frauds that made Qualified Lawyers into Political Correctness Enforcement Fraud Agents for the State and Protection Fraud Network against the People. The Proof Burden Reversal Fraud that uses a Valid Allegation Presumption Fraud for the Complainant against the Qualified Lawyer subject to Rebuttal Proof. It forces Case Management that gets Decision Responsibility Denial Proof for the Qualified Lawyer against the Complainant. It denies the Judgment Services that the Citizen needs to conduct Integrity Tests of the Authorities. It denies Proof Sets that meet the Corruption Remedy Proof Standard. It denies the Reliable Supply of Corruption Remedy Proof that is Admissible Evidence that the Coronation Oath Enforcement Authority needs to decide the Corruption Remedy Priorities for Parliament Sessions. It enables Governance Frauds by all other Authorities. Disqualification Frauds against Honest Lawyers and Protection Frauds for Corrupt Lawyers. Disqualification Fraud Intimidation that gets Case Sabotage Frauds by Qualified Lawyers against Corruption Victims
6. The Law Practice Profession Unfitness Case 2006 9452 Findings are Obvious Fraud Proof against the Law Profession Authorities and Law Courts. On pages 2 and 3 they acknowledge the Citizen Bundle contained Corruption Proof against the State Prosecutor, and made a Citizen Bundle Exclusion Decision using an Irrelevance Reason. It is an Obvious fraud because Corruption Proof is never irrelevant. The Obvious Disqualification Fraud was used for Intimidation Frauds that got Case Sabotage Frauds by hundreds of Qualified Lawyers against thousands of Corruption Victims.
7. Top Police, Top Customs and Top Judges are the Top Drug Dealers. Top Drug Sales go with Protection Frauds include Child Prostitution. The Parliamentary Enquiry into the Rotherham Scandal proved the Protection Frauds came from the Cabinets of Prime Ministers Mrs May and Mr Johnson and Opposition Leaders Mr Corbyn and Sir Keir Starmer. Evidence Concealment Fraud Blackmail by the Local Authority got Case Transfers by Child Prostitution Victims from Citizen Ms Bayliss to Local Authority Approved Lawyers.
8. The Protection Fraud Network sold Market Frauds + Protection Frauds to the Pharmaceutical Industry. The Protection Frauds include Profession Disqualification Frauds against Corruption Whistle Blowers. The Covid Vaccination Fraud Exposure got Profession Unfitness Prosecution Frauds against Whistle Blower Dr White and the Unfitness Defence Case Manager, who is the Whistle Blower and Citizen, Ms Bayliss.

Damages

9. The 2006 9452 Obvious Fraud gets a Fraud Presumption on everything else for the Citizen against the Law Profession Authorities. The £10,000,000 Law Career Damage Presumption for the Citizen is subject to a Rebuttal Proof by the Law Profession Authorities. The Coronation oath Enforcement Authority awaits the Test Case Result.