

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Court of Appeal	Equity Lawyer v Cabinet + Others	Fraud Appeals 2022 002522 + 2023 000127 + 000128
	High Court	Equity Lawyer v Cabinet + Opposition Leader	Contempt Cases 2022 002595 + 003098
	County Court	Equity Lawyer v Opposition Leader + State	Governance fraud Claim J00RM833
	Crown Court	Citizen Ms Davies v General Osteopathic Council	Misdescription Trial Fraud 2022 0062
	Profession Authority	Citizen Ms Davies v General Osteopathic Council	Profession Unfitness Prosecution Fraud 2855 839

Aggravated Contempt Deterrent Precedent Risk Warning to Officers **24th February 2023**

From Citizen Ms Davies To General Osteopathic Council + Prosecutor Mr David Bryan

Grounds: Fraudulent Breaches of Natural Justice + Human Rights + Overriding Justice Objective

Corruption Remedy Special Measures Case Notice + Contempt and Terrorism Penalty Warning

Terrorist Asset Freezing and Forfeiture Penalty Warning

Aggravating Circumstances Warning + Asset Forfeiture Deterrent Precedent Risk Notice

1. The Pharmaceutical Industry bought Market Frauds for Drug Treatment against Other Treatment. One was the creation of the General Osteopathic Council to manage Profession Governance Frauds against Registered Osteopaths. In 2000, Governance Frauds Complaints in more than 200 Parliamentary Constituencies got a Corruption Debate. It got an Investigation Commitment and Pending Investigation Adjournment. A Protection Fraud Deal got Investigation Denial Frauds for the General Osteopathic Council in exchange for 2001 General Election Campaign Finance + Other Benefits from the Pharmaceutical Industry for Prime Minister Mr Blair. The Governance Frauds have continued ever since.
2. In 2004 the preparations for the European Referenda got Criminal 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 and a Corruption Remedy Process that has continued ever since.
3. The Corruption Debate was a Corruption Admission by Parliament. The Continuing Governance Frauds are Corruption Proof against the General Osteopathic Council. The Continuing Remedy Denial Frauds are Protection Fraud Proof against Parliament. It made the General Osteopathic Council an Obvious Target for the Corruption Remedy Process.
4. The 2015 Parliament Session Priority was Corruption Findings and Dismissal Executions against Law Court Judges. The Set Up Conditions required Universal Precedents that restated the Fundamental Laws that All Justice Offices are subject to a Neutrality Obligation that is managed by a Voluntary Disclosure Obligation of anything that is a Conflicted Interest or raises Conflict Suspicions, Any Fraud invalidates Process and gets a Proof Burden Reversal with a Fraud Presumption on everything else for the Victim against the Fraud Manager and Fraud Beneficiary, and a Validity Investigation Priority to discover whether anything in the Case History is an Office Disqualification or Fraud Invalidation + Case Issue Rights for the Citizen against All Authorities + a Case Set Up Period of 1 Year.
5. Prime Minister Mr Cameron used the 1 Year Case Set Up Period for the European Referenda, lost and resigned. The Protection Fraud Network bought Leadership Votes for Prime Minister Mrs May because she was one of them and they needed to stop the Dismissal Executions.
6. **The Corruption Complaint + Profession Unfitness Case + Connected Cases of Citizen Mrs Davies got Conflict Qualification Fraud Proof + Aggravated Contempt Liability Proof for the Coronation Oath Enforcement Authority against the General Osteopathic Council. It validates Personal Liability Findings + Asset Forfeiture Orders + Other Deterrent Precedents against Guilty Officers**