

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

2022 0062 Trial Management Proposals for 17<sup>th</sup> March 2023 by the Citizen 28<sup>th</sup> February 2023

Corruption Remedy Test Case Notice + Contempt and Terrorism Penalty Warning

Applications of the Citizen

1. Neutrality Demonstration by the Trial Judge using either a Before Trial Dock Entry Demand against the Prosecutor, Prosecution Representative and Self Representing Defenders or bench Equality for them  

Appeal Leave in the event of a Neutrality Demonstration Refusal

Plea Hearing Dock Requirement Apology by the Trial Judge in the event of Neutrality Demonstration
2. Representation Assistance by the Trial Judge for the Citizen for the Reason that
  - 2.1. Test Cases discovered Representation Requests get Service Refusals by Qualified Lawyers
  - 2.2. The Prosecutor and Prosecution Counsel have many years Professional Expertise
  - 2.3. Justice needs the Citizen to have an Equal Standard of Professional Expertise  

Appeal Leave in the event of an Assistance Refusal
3. Validation Investigation Order for the Citizen against the State to discover whether anything in the Case History is a Conflicted Interest, or raises Conflict Suspicions, and is a Conflict Disqualification against any or all of the Investigators, Prosecutors and Adjudicators in the Corruption Complaint Process, Profession Fitness Investigation, Pending Investigation Profession Qualification Suspension, Conflict Qualification Fraud Trial Denial Frauds in the High Court, Profession Fitness Trial Denial from October 2021 to March 2023, use of the Qualification Suspension for the Osteopath Mis-description Charge, Jurisdiction Trial Denial are process Invalidity proof for the Citizen against the State and Law Courts. 1  

Appeal Leave in the event of an Investigation Refusal
4. Discovery Order + Order Breach Contempt Penalty Warning for the Citizen against the State that
  - 4.1. The Crown Court Chief Administration Officer do within 7 days file and serve a Statement that explains why the Fraud Appeal Case Stated Application dated 16<sup>th</sup> January 2023 and the Trial Vacation + Validity + Discovery Application dated 1<sup>st</sup> February 2023 of the Citizen did not get a Hearing Notice, who is responsible for the decision and the court should not make a Bias Finding + Contempt Finding against the Responsible Individuals
  - 4.2. The General Osteopathic Council Prosecutor do within 7 days file and serve a Statement that
    - 4.2.1. Responds to the questions in the Discovery Application dated 16<sup>th</sup> January 2023
    - 4.2.2. Explains why the court should not make a Conflict Disqualification Finding + Case Dismissal Order + Defence Costs with Indemnity Assessment Order + Contempt Finding + Aggravated Contempt Finding + Contempt Liability Order + Contempt Remedy Case Transfer to the High Court
  - 4.3. Prosecutor Counsel Mr Norman do within 7 days file and serve a Statement that explains why the denial of a Validity Investigation by the Magistrates Court and Crown Court, and why the No Jurisdiction Plea got a Not Guilty Record instead of a Jurisdiction Trial  

Appeal Leave in the event of a Discovery Refusal
5. Case Management Hearing for 2 p.m. on 2023