

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Court of Appeal	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Appeal
	High Court	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Appeal
	Crown Court	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Case Stated Application 2022 0062
	Profession Authority	Citizen Ms Davies v General Osteopathic Council	Profession Unfitness Prosecution Fraud 2855 839
	Supreme Court	Equity Lawyer v Cabinet + Others	Penalty Permission Fraud Appeal 2023
	Court of Appeal	Equity Lawyer v Cabinet + Others	Penalty Enforcement Fraud Appeals 2023 000

2022 0062 Plea Hearing + Trial Report and Fraud Appeal Grounds + Proposals 24th March 2023

Appeal against the Osteopathy Mis-Description 2022 0062 Appeal Re-Trial Sitting Conditions
 Fraud + Isolation Fraud + Legal Assistance Denial Bias Fraud + Bench Inequality Bias Fraud +
 Jurisdiction Trial Pretence Bias Fraud + Jurisdiction Witness Court Room Exclusion Exemption
 Denial Bias Fraud + Use of West Mercia Police for an Arrest Fraud and Custody Fraud for a
 Jurisdiction Witness Exclusion Bias Fraud + Jurisdiction Trial Denial Bias Fraud + Cross
 Examination Questions Exclusion Bias Fraud + Representations Sabotage Fraud + Convictions
 Fraud + Sentence Fraud + Costs Fraud on 17th March 2023 by Appeal Retiral Judge Mr Martin
 Jackson and 2 Magistrates

Remedy Proposals

1. Conflicted Interest Finding + Investigator and Prosecutor and Adjudicator Conflict
 Disqualification Recusal Refusal Finding + Legal Assistance Denial Finding + Jurisdiction
 Witness Court Room Exclusion Finding + Jurisdiction Trial Denial Finding + Fraud Finding +
 Conspiracy Finding + Contempt Finding + Remedy Entitlement Finding + Conviction and
 Sentence and Costs Revocation Order + Defence Costs with Indemnity Assessment Order for
 Citizen Ms Davies against the General Osteopathic Council and Appeal Re-Trial Judge Mr
 Martin Jackson and the 2 Magistrates
2. Contempt Investigation Order + Investigation Resource Reference to the Cabinet
3. Pending Remedies Enforcement
4. Contempt Remedy Directions 1 Hour Hearing in Royal Court at 2 p.m. on 2023

Governance Frauds

The Pharmaceutical Industry bought Drug Research Protection Frauds, Human Organ Theft
 Protection Frauds and Market Frauds for Drug Treatment against Other Treatment. In 2021
 Corruption Remedy Special Measures needed Fraud Enforcement Conspiracy Proof against the
 State, Profession Authorities and Law Courts. Between 2021 and March 2023 the Profession
 Unfitness Case 2855 839, Profession Governance Fraud Remedy Claims and Osteopath Mis-
 description Appeal Re-Trial 2022 0062 got it.

One of the Market Frauds was creation of the General Osteopathic Council to manage Governance
 Frauds against Registered Osteopaths. In 2000, Governance Fraud Complaints in more than 200
 Parliamentary Constituencies got a Corruption Debate, an Investigation Commitment by the
 Government and a Pending Investigation Adjournment by Parliament. A Corrupt Deal traded
 Protection Frauds for the Pharmaceutical Industry and 2001 General Election Campaign Finance +

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Court of Appeal	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Appeal
	High Court	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Appeal
	Crown Court	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Case Stated Application 2022 0062
	Profession Authority	Citizen Ms Davies v General Osteopathic Council	Profession Unfitness Prosecution Fraud 2855 839
	Supreme Court	Equity Lawyer v Cabinet + Others	Penalty Permission Fraud Appeal 2023
	Court of Appeal	Equity Lawyer v Cabinet + Others	Penalty Enforcement Fraud Appeals 2023 000

2022 0062 Plea Hearing + Trial Report and Fraud Appeal Grounds + Proposals 24th March 2023

Other Benefits for Prime Minister Mr Blair. Deal Renewals got Protection Frauds for the Pharmaceutical Industry and Remedy Denial Frauds against Registered Osteopaths. It made the General Osteopathic Council an Obvious Target for the Corruption Remedy Process of the Coronation Oath Enforcement Authority.

The Dictator Governance Plan used Sabotage Frauds against the Coronation Oath Enforcement Authority. It used a Proof Burden Reversal Fraud for the Client against Lawyers. It denied Judgment Services by Lawyers that were needed to get a Reliable Supply of Admissible Evidence for Parliament Session Decisions. It got a Dormancy Period for the Coronation oath Enforcement Authority that started in 1959. Queen Elizabeth II needed Criminal Conspiracy Proof against a serving Prime Minister to end the Dormancy Period. In 2004, the preparations for the European Referenda got Election Fraud 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.

The Corruption Remedy Process got Special Measures against the State, Profession Authority and Law Courts. Test Cases got Dismissal Executions against Sex Predators and Idiot Bullies and Protection Frauds for Framing Fraud Officers and Crime Business Managers. It created a need for Test Cases that got Crime Scene Status for Law Courts and Crime Proof Status for the Case Records and Building Records. The Corruption Debate made the General Osteopathic Council an Obvious Target for a Test Case that got Crime Scene Status for Court Facilities and Case Records and Building Records that Criminal Conspiracy Proof against the State, Profession Authorities and Law Courts.

The Case History

A Patient Satisfaction Internet Publicity Prohibition by the General Osteopathic Council motivated a Corruption Complaint by Registered Osteopath Ms Davies to the General Osteopathic Council. The Complaint Response was a Conflict Qualification Fraud, Complaint Investigation Fraud, Complaint Dismissal Fraud and use of a Mental Illness Presumption Frauds for a Profession Fitness Investigation Fraud by the Council against her. She got Citizen Status and Case Management Services by Equity Lawyer Mr Edward Ellis in exchange for Privilege Waiver, Confidentiality Waiver and Case Management Authority that enabled use of the truth, whole truth and nothing but the truth for Integrity Tests of the Authorities.

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Court of Appeal	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Appeal
	High Court	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Appeal
	Crown Court	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Case Stated Application 2022 0062
	Profession Authority	Citizen Ms Davies v General Osteopathic Council	Profession Unfitness Prosecution Fraud 2855 839
	Supreme Court	Equity Lawyer v Cabinet + Others	Penalty Permission Fraud Appeal 2023
	Court of Appeal	Equity Lawyer v Cabinet + Others	Penalty Enforcement Fraud Appeals 2023 000

2022 0062 Plea Hearing + Trial Report and Fraud Appeal Grounds + Proposals 24th March 2023

The Integrity Tests got the Corruption Proof of a Pending Investigation Suspension Frauds by the Profession Authority, Remedy Denial Frauds by the Law Courts, Unfitness Trial Denial Frauds by the Profession Authority, and Before Trial Enforcement Fraud Conspiracy Proof against the Profession Authority and Law Courts. Trial Judge Mr Martin Jackson made a Court Room Exclusion Fraud against Equity Lawyer Mr Ellis a Sitting Condition for Appeal Re-Trial 2022 0062. A Jurisdiction Witness Exclusion fraud did not get it. An Assault Arrest Fraud did get it.

The Plea Hearing

On 13th January 2023, Plea Hearing Judge Mr Salmon committed a Sitting Conditions Fraud. It got Crime Scene Status for Worcester Crown Court 3 a Crime Proof Status for the Audio Record and Criminal Agent Status for the Usher and Clerk. The Court Room Exclusion Fraud against Equity Lawyer Mr Ellis was a Legal Assistance Denial Fraud. The Dock Imprisonment Fraud against Citizen Ms Davies by the Clerk, Usher and Security Guard ignored the Level 5 Fine Penalty Limit. The Case Call prompted the Citizen and Equity Lawyer to enter Court 3 and discovered a Restricted Entry Ambush by the Clerk and User. They allowed Court Room Entry far enough to escape the Corridor Video but denied further entry by standing between the Wall and Ushers Desk. The Audio Record captured the Entire Process. The Intimidation Fraud was a Total Failure. The Isolation Fraud was a 5 Minute Success and then a Total Failure.

The Bench Equality Demand and Legal Assistance Demand by the Citizen got a Dock Release and Front Bench Use for her and Court Room Access for the Equity Lawyer. The Advice Only Limit and Representation Rights Denial by the Plea Judge got Loud Oral Advice by the Equity Lawyer and Advice Repetition by the Citizen until the Plea Judge gave up and there were Direct Exchanges between the Equity Lawyer and Plea Judge. The Audio Record is the Best Evidence of Precise Details. A Plea Call Denial by the Judge got a Plea Call Denial Objection Advice by the Equity Lawyer and Objection Repetition by the Citizen. Use of the Magistrates Court No Liability Plea Record by the Judge got Record Fraud Objection Advice and No Jurisdiction Plea Advice by the Equity Lawyer and Advice Repetition by the Citizen, and Continued Use of the Magistrates Court Record Fraud and All Issues Reservation for the Trial Judge. The Audio Record is Crime Proof.

The Jurisdiction Fraud Appeal Case Statement Application dated 16th January 2023 of the Citizen gave the Event Details.

The Trial Management Proposals dated 28th February 2023 of the Citizen were a Jurisdiction Trial Application + Time Saving Applications and a Cross Examination Questions Notice. It enabled

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Court of Appeal	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Appeal
	High Court	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Appeal
	Crown Court	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Case Stated Application 2022 0062
	Profession Authority	Citizen Ms Davies v General Osteopathic Council	Profession Unfitness Prosecution Fraud 2855 839
	Supreme Court	Equity Lawyer v Cabinet + Others	Penalty Permission Fraud Appeal 2023
	Court of Appeal	Equity Lawyer v Cabinet + Others	Penalty Enforcement Fraud Appeals 2023 000

2022 0062 Plea Hearing + Trial Report and Fraud Appeal Grounds + Proposals 24th March 2023

Trial Rehearsals by the Citizen. They forced the Crown Court Supervision Judges to choose between Fraud Remedies or Fraud Enforcement with Crime Scene Status for a Crown Court Room. They chose Fraud Enforcement. Process Denial Frauds were Enforcement Fraud Conspiracy Proof. On 17th March 2023, Appeal Re- Trial Judge Mr Martin Jackson and 2 Magistrates committed a Sitting Conditions Fraud. It got Crime Scene Status for Worcester Crown Court 3 a Crime Proof Status for the Audio Record and Criminal Agent Status for the Usher and Clerk. He required an Isolation Fraud and Intimidation Fraud against the Citizen by the Clerk and Usher. The Isolation Fraud used a Court Room Exclusion Fraud against Equity Lawyer Mr Ellis as Legal Assistant. The Intimidation Fraud used a Front Bench Equality Denial Fraud and Rear Bench Use Requirement Fraud.

The Citizen and Equity Lawyer heard the Case Call, entered Court 3 and discovered a Repeat Restricted Entry Ambush by the Clerk and User.

The Clerk and User made a Court Room Vacation Demand of the Equity Lawyer and Rear Bench Use Demands of the Citizen supported by Hand Directions. The Equity Lawyer responded with Front Bench Use Demands supported by Hand Directions. He had a Light Bag in his left hand and a Heavier Case in his right hand. His left hand was nearer to the Usher and Clerk. He used his left hand for the Hand Direction to the Front Bench. Bench Access for the Citizen needed Access Provision Movement by the Usher and Clerk. The Hand Direction Movements by all three, the Bench Access Movement by the Citizen and the Bench Access Movement by the Clerk and Usher occurred at the same time or in rapid succession. One of the Clerk or Usher claims to have made a Bag Body Contact Allegation. The Equity Lawyer did not see the Alleged Contact Event or feel Bag Movement that indicated the Alleged Contact Event. He noticed the Rear Bench Direction Noise from the Usher and Clerk changed into Something Different. The Citizen went to the Front Bench. The Equity Lawyer went to what they call the Public Gallery. It does not meet the Public Gallery Qualification of a view of the Judge, Witness, Dock and Representatives.

Trial Judge Mr Martin Jackson committed Another Sitting Condition Fraud. It was a Jurisdiction Trial Pretence Fraud and Witness Exclusion Fraud. A Witness Enquiry by the Clerk got the Jurisdiction Witness Notice from the Citizen and Jurisdiction Witness Curriculum Request by the Clerk and Judgement Fraud dated 12th June 2018 from Prosecutor Counsel. The Witness Public Gallery Vacation Demand by the Clerk got a Vacation Refusal and Jurisdiction Witness Vacation Exemption Claim by the Equity Lawyer. The Stated Reason was that the Court Room Exclusion

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Court of Appeal	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Appeal
	High Court	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Appeal
	Crown Court	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Case Stated Application 2022 0062
	Profession Authority	Citizen Ms Davies v General Osteopathic Council	Profession Unfitness Prosecution Fraud 2855 839
	Supreme Court	Equity Lawyer v Cabinet + Others	Penalty Permission Fraud Appeal 2023
	Court of Appeal	Equity Lawyer v Cabinet + Others	Penalty Enforcement Fraud Appeals 2023 000

2022 0062 Plea Hearing + Trial Report and Fraud Appeal Grounds + Proposals 24th March 2023

Reason is to stop Trial Knowledge motivating Evidence Changes by Fact Witnesses and the Exclusion Exemption Reason is that in Jurisdiction Cases the Relevant Facts are Official Records. It got an Audio Record of the Entire Process.

Appeal Re-Trial Judge Mr Martin Jackson and 2 Magistrates committed Another Sitting Condition Fraud. He used the Alleged Bag Contact with the Usher or Clerk for an Assault Complaint Fraud + Arrest Fraud at 13.05 + Custody Fraud by West Mercia Police against the Equity Lawyer. The Arrest Response was a Corruption Remedy Special Measures Test Case Notice + Public Gallery Safe Haven for the Citizen Notice + Public Gallery Criminal Trespass Complaint + Criminal Conspiracy Complaint by the Equity Lawyer to the Arrest Officers. It got Crime Scene Status for the Public Gallery and the rest of the Court Building and Relevant Evidence Status for the Video Audio Records. They went out of the Public Gallery and stopped somewhere before going out of the Court Building to a Police Car that was parked on the road. The Notice + Complaints appeared to get Apparent Hesitation. They knew the Arrest Fraud serviced a Court Room Exclusion Fraud but did not know what to do next. The choice was an Area Exclusion Fraud or a Custody Fraud + Investigation Fraud + Charge Fraud. On 13th April 2022 the Equity Lawyer attended Romford Magistrates Court as Jurisdiction Witness for 2 Trials, had Secret Hearing Suspicions and conducted a Public Gallery Access Test. It motivated a Public Gallery Access Denial Fraud and Protection Fraud Call by the Usher that got an Arrest Fraud + 2 Day Romford Town Area Exclusion Fraud by the Metropolitan Police. The Equity Lawyer did not witness all of the Case Briefing by the Arrest Officer to the Investigation Officers. He gained the impression that it included a Charge Direction by Appeal Re-trial Judge Mr Jackson. A No Handcuffs Decision and Short Car Journey took the Equity Lawyer to the Custody Suite.

Appeal Re-Trial Judge Mr Martin Jackson and 2 Magistrates did not appear in Court 3. At 13.30 there was a Court Session Release Notice from the Clerk to Citizen Ms Davies.

The Custody Suite has Video Audio Records of the Criminal Conspiracy Complaint and Kidney Failure Special Needs Notices for a Potassium + Phosphate Food Risk Notice and Dialysis Treatment at 06.15 at Broomfield Hospital the next morning. The Video Audio Records will evidence Repeat Notice Efforts by the Equity Lawyer that got Some Attention from the Investigation Officers and Custody Officers and Custody Process Distractions that had effect as Notice Terminations. The Computer Entry Acceptance Request by the Custody Sergeant got an Unreadable Screen Complaint + Screen Increase Request by the Equity Lawyer and a No Increase Facility Response from the Custody Sergeant. The Signature Request by the Custody Sergeant got a

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Court of Appeal	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Appeal
	High Court	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Appeal
	Crown Court	Citizen Ms Davies v General Osteopathic Council	Trial Fraud Case Stated Application 2022 0062
	Profession Authority	Citizen Ms Davies v General Osteopathic Council	Profession Unfitness Prosecution Fraud 2855 839
	Supreme Court	Equity Lawyer v Cabinet + Others	Penalty Permission Fraud Appeal 2023
	Court of Appeal	Equity Lawyer v Cabinet + Others	Penalty Enforcement Fraud Appeals 2023 000

2022 0062 Plea Hearing + Trial Report and Fraud Appeal Grounds + Proposals 24th March 2023

Signature Data Refusal by the Equity Lawyer for the Unreadable Screen Reason and Fraud Misuse Risk Reason. The Custody Process denied the Equity Lawyer use of his newspaper, ball point pen and note paper. A Food Request got a Recipe Choice none of which met the Diet Restrictions. He chose an English Breakfast and discovered it was Potato + Beans + Tomato Sauce.

A Writing Material Request to a Support Officer got 2 Paper Sheets and an Unfit Crayon. The lead was too waxy to make reliable marks and crumbled under any pressure. A Support Officer gave him a newspaper. He discovered that Cataract Development had deprived him of Reading Vision by his right Eye. The circumstances provided Reasonable Suspicions that the Investigation Officers intended to exploit the Ill Health Vulnerability. Dialysis Treatment has discovered that the Deep Sleep gets Low Blood Pressure that needs a Slow Waking Process. The Equity Lawyer knew that Interview readiness by them would get Immediate Attention Demands and Quick Waking Harassment. He could not take the Sleep Risk.

The Court Release enabled a Custody Suite Visit, a Health Warning, Diet Risk Warning and Suitable Food Offer by Citizen Ms Davies that got a Food Refusal by the Custody Officer. Between 14.30 and 15.20 an Investigation Interview in the Crown Court Waiting Area got a Food Risk Notice + Health Risk Notice and a Witness Statement from Citizen Ms Davies. The Case Call caused Conflicted Priority Stress. She did not read the Witness Statement but signed it. The Appeal Judge and Magistrates sat, committed a Jurisdiction Trial Denial Fraud + Liability Trial Fraud + Conviction Fraud + Sentence Fraud + Costs Fraud.

At 17.00 Citizen Ms Davies went to the Custody Suite and poke to Police Officers in the Car Park. The Custody Sergeant came to the Car Park and asked Citizen whether the Corruption Notices was Normal Behaviour for the Equity Lawyer. It evidenced that

At 17.40 and 18.00 Case Reference Requests to the Superintendent. and the 18.00 Food Request by the Equity Lawyer got No Response. At about 18.40 the Cell Release got a Recorded Interview. Repeat Disclosure Failure Warnings by the Investigation Officers got Repeat Criminal Conspiracy Complaints + Bias Fraud Complaints + Defence Case Disclosures by the Equity Lawyer all of which got Interruption Frauds by the Interview Officers. It discovered that the Disclosure Failure Risk Warnings are not Legal Process by the Investigation Officers. They are Set Up Conditions for Disclosure Dismissal Frauds and Disclosure Deterrent Frauds. The Custody Release was too late to complete the Train Journey. It was a Train Strike Day. Bus Services were Fully Booked. Pity by a Bus Manager got a Bus Seat and a late arrival at Broomfield Hospital and Short Treatment Session.