

Validity Investigation Notice because of Prosecutor Replacement of Mr Andrew Faux with Mr Matthew Corrie

Fraudulent Invalidity Notice for the Stated Reasons

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

Presentation Assistance Request from Citizen Ms Davies to Prosecutor Mr Corrie to make the Application for

1. Conflicted Interest Finding + Conflict Jurisdiction Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Fraud Finding + Conspiracy Finding + Contempt Finding + Remedy Entitlement Finding + Case Dismissal Order + 2855 839 and 899 Defence Indemnity Costs Order + Civil Court Contempt Remedies Case Reference to the High Court + Criminal Court Conviction Revocation Contempt Remedy Reference to the Court of Appeal for Citizen Ms Davies against the General Osteopathic Council for the Stated Reasons
2. Criminal Conspiracy Case Reference to the Cabinet for the Stated Reasons

Stated Reasons

1. Fundamental Common Law requires a
 - 1.1. Credible Neutrality Qualification for All Justice Offices
 - 1.1.1. Jurisdiction Separation of Rights Definition from Rights Enforcement
 - 1.1.2. Jurisdiction Separation of Investigation + Prosecution + Agency Defence + Trial Adjudication + Appeal Adjudication
 - 1.1.3. Use of any Early Justice Office for disqualification from all Later Offices
 - 1.2. Conflicted Party Equality using an Equality Investigation + Inequality Remedies
 - 1.3. A Proof Burden that uses a Validity Presumption for the Citizen and Credibility Presumption for the State both of which are subject to Rebuttal Proof Positive
 - 1.4. Fraud Proof of anything getting a Proof Burden Reversals and fraud presumption of everything else for the Victim against the
 - 1.5. A Validity Investigation at every stage of a Justice Process to discover whether a Fundamental Law Breach got Unjust Process, and if so, the Injustice Remedy.
 - 1.6. Inadmissible Evidence Status for Case Evidence got by a Fundamental breach.
2. In 2000, Fundamental Common Law Breach Complaints in more than 200 Constituencies got an Osteopath Governance Corruption Debate + Investigation Commitment + Pending Investigation Adjournment + Investigation Denial Frauds + Protection Frauds. It got Investigation Target Status for the General Osteopathic Council in any Corruption Remedy Process managed by the Coronation Oath Enforcement Authority.
3. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. Coronation Oath Enforcement Authority used it to start a Corruption Remedy Process. It has continued ever since.
4. In December 2012 the Remedy Process made so much progress that a United Parliament vested Remedy Management Powers in a Royal Commission. The Equity Lawyer provided Investigation Services. He recruited Citizens, managed cases and Protection Fraud Tests of the State, Profession Authorities and Law Courts. In 2013 he recruited Citizens Mr Cove and Ms Lewis. Osteopath Profession Fitness Case Management Authorities from them enabled Integrity Tests of the General Osteopathic Council. Case

Management Instructions decided by the Equity Lawyer and given by Mr Cove got Service Failure Proof against the Approved Lawyers of the Approved Insurers of the General Osteopathic Council. Case Management Instruction decided by the Equity Lawyer and Self Representation by Ms Lewis got a complete set of Fraud Proof. In May the Parliament Sessions Court required use of the Police Federation Conference to get Mass Publicity for a Corruption Finding Notice + Remedy Co-operation Demand. The Integrity Tests continued in the Administrative Court. High Court Judges signed Protection Frauds until they realised there were Test Cases. Then they used Unsigned Decisions for Responsibility Denials. They used Unsigned Pages + Signature Pages for Signature Admissions + Decision Denials. They used the Judicial Review CO 2816 2014 of Citizen Ms Lewis against the General Osteopathic Council for a Party Status Denial Fraud + Notice Denial Fraud + Hearing Denial Fraud + Jurisdiction Usurpation Fraud + Eternal Legal Assistance Restraint Fraud against the Equity Lawyer. It was a Self-Evident Fraud. He ignored it. It was the subject of a Fraud Appeal by Citizen Ms Lewis. In late September and early October two Case Hearings, one for Citizen Ms Lewis and the other for Citizen Mr Hoath got Audio Records that were Personal Responsibility Proof against Identifiable Individuals for Known Court Frauds. On 25th November 2015 the Fraud Appeal CO 4199 2015 Hearing of Citizen Ms Lewis against the General Osteopathic Council. An Unlimited Time Restraint Invalidation Admission + Invalidation Remedy Application by Counsel Mr Faux was Notice Denial Fraud + Hearing Denial Fraud against the Equity Lawyer who was in the Public Gallery. He shouted 'I am here'. Justice Mr Foskett shouted back 'I know you are'. They continued the hearing, left the court room and realised Audio Record was Hearing Denial Fraud Proof + Restraint Fraud Proof for the Equity Lawyer against Counsel Mr Faux and Justice Mr Foskett. They made a Damage Limitation Plan. It used a No Budget Reason for a Restraint Application Withdrawal Email from Counsel Mr Faux to the Court and equity Lawyer Mr Ellis.

5. In 2021 a Fundamental Common Law Breach Complaint by Citizen Ms Davies motivated Officers to commit Fundamental Common Law Breaches at every stage of the process of cases 2855 839 + 899. Case Management Authority by Citizen Ms Davies enabled Equity Lawyer Mr Ellis to conduct Integrity Tests that got Fraud Conspiracy Proof against the State, Profession Authorities and Law Courts at every stage of the case process. In 2024 the Remedy Process used Mass Publicity for Corruption Exposure and Mass Remedies. Test Cases got Corruption Continuity Proof against Fraud Profiteers, State Officers, Law Officers and Law Court Judges. They got Audio Records that are Personal Responsibility Proof against Identifiable Individuals for Known Frauds. Then they got Confidence Collapses. The most notable was the 2022 0043 + 2023 11890 Framing Fraud Trial Adjournment from 28th May 2023 to sometime in 2026.
6. Prosecutor Mr Currie has a duty to conduct a Validity Investigation. He has Special Notice of the fraud Proof got against Prosecutor Mr Faux, the State, Profession Authorities and Law Courts. He can use the Brief Documents List dated 31st May 2024 to identify Evidence Exclusion Frauds. The Equity Lawyer can explain how much more the Corruption Remedy Process got. The Post Office Enquiry will get Corruption Remedies Precedents for Victims against the Fraud Managers and Fraud Profiteers. There will be Case Re-opening and Contempt Fraud Remedies. The Test Case Choice for Prosecutor Mr Matthew Corrie is Just Remedies or Joint Liability with All Guilty Others for Fraud Enforcement.