

	v	
State Approved Defender known as Tuckers		1 st Respondent
Metropolitan Police		2 nd Respondent
Cabinet		3 rd Respondent
Sadhana Chaudhari Probate Estate		4 th Victim Interested Party
Charles Sydney Ellis Probate Estate		5 th Victim Interested Party
Citizen Mr Akwasi Nkrumah		6 th Victim Interested Party
Citizen Mrs Androulla Theodorou		7 th Victim Interested Party
Citizen Ms Michelle Davies		8 th Victim Interested Party
Citizen Ms Lois Bayliss		9 th Victim Interested Party
Citizen Mr Adam Mustafa		10 th Victim Interested Party
Uncontested Seat Sole Candidate Sir Lindsay Hoyle		11 th Politician Interested Party
Conservative Party Leader Mr Rishi Sunak		12 th Politician Interested Party
Labour Party Leader Sir Keir Starmer		13 th Politician Interested Party
Liberal Democrat Party Leader Sir Edward Davey		14 th Politician Interested Party
Green Party		15 th Politician Interested Party
Reform Party Leader		16 th Politician Interested Party

Damage Mitigation Osteopath Word Use Prohibition Enquiry by Citizen of the Authorities

5th June 2024

From: Citizen Ms Michelle Davies

To General Osteopathic Council + All Investigators + All Prosecutors + All Adjudicators

Formal Demand that the General Osteopathic Council make Full Disclosure within 7 days

1. Whether Internet Publicity for the Osteopath Word Use Statutory Prohibition incurs Prohibition Breach Liability for Unregistered Persons?
2. Whether Internet Publicity for this Osteopath Word Use Prohibition Enquiry incurs Prohibition Breach Liability for Unregistered Persons?
3. Whether Internet Publicity for an Efficient Description for All Treatment covered by the Statutory Prohibition incurs Prohibition Breach Liability for Unregistered Persons?
4. Whether Internet Publicity and Mass Media Publicity for the Osteopath Profession Governance Frauds incurs Statutory Prohibition Liability for Unregistered Persons?

Enquiry Reasons

1. The Osteopath Profession had a Private Medical Brand for Drug Free Treatment. The Brand Defences were High Academic Standards and Rigorous Training that weeded out Unfit Persons.
2. In the 1940's a decision was made for a National Health Service. Lobby Frauds by the Pharmaceutical Industry got Bias Frauds for Drug Treatment against Drug Free Treatment. The Physiotherapy Profession was developed to replace Drug Free Osteopath Treatment with Similar Treatment + Drugs. They intent was Market Exclusion that would end the Drug Free Treatment Supply. It failed. The Private Treatment Demand of the Middle Class supported the Private Medical Brand. The Middle Class grew and the Private Medical Brand prospered.
3. In the 1990's the Pharmaceutical Industry bought Market Frauds for Drug Treatment against Other Treatment. One got Profession Authority Powers for the General Osteopathic Council and use of them for Governance Frauds against Registered Professionals. In 2000, Corruption Complaints in more than 200 Constituencies got a Corruption Debate + Investigation Commitment + Pending Investigation Adjournment + Investigation Denial Frauds + Protection Frauds ever since.
4. A Market Fraud for Treatment Competitors against Registered Osteopaths used a Patient Satisfaction Internet Publicity Prohibition Fraud. A Fraud Complaint by Citizen Ms Davies motivated a series of Prosecutions Frauds by the Council against her. Integrity Test Case Management Authorities from her got a complete set of Governance Fraud Proof for the Parliament Session Court against the Council.

Note The Victim Interested Party Status validates use by Citizen Ms Davies of the Judicial Review Heading for the Damage Mitigation Notice + Enquiry