

Parliament Session Court
Parliamentary Enquiries
Supreme Court + Court of Appeal
High Court
Metropolitan Police
Magistrates Court
All Authorities

The People v Top Judges
Equity Lawyer Mr Ellis + Citizens v Cabinet
Equity Lawyer + Citizen v Cabinet + Opposition Leader
The People v Guilty Parties
Citizen Ms Davies v Worcester Council
All Aggrieved Parties v All Liable Parties

Corruption Remedy Process
Child Prostitution Scandal
2023 0174 + 000569 + 2024 001159 + 002081
Contempt Cases 2022 002595 + 2024 000705
Investigations 01YE1544123 + 01KW635924
Council Tax 431297924 + 223570
All Cases

Council Tax Charge Fraud 413297924 + 223570 Defence + Counter Charge

Friday, 7th February 2025

Child Prostitution Enquiry Case Notice + Contempt Penalty Warnings

Council Tax Charge Plea

No Jurisdiction

+

No Liability

Grounds

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

Counter Charge

Contempt Fraud + Remedy Applications

1. Jurisdiction Superiority Findings for the Child Prostitution Enquiry of the Parliament against All Cases of the State
2. Corruption Case Finding + Corruption Case Priority Finding + Conflicted Interest Finding + Remedy Jurisdiction Only Limit Finding + Pending Remedies Enforcement Stay Protection Order + Protection Breach Contempt Penalty Warning for Citizen Ms Davies against Worcester Council and All State Officers for the STATED REASON that:
 - 2.1. Corruption Remedies needed an International Agreement for Remedy Enforcement against Fraud Profiteers. It needed Imprisonment Fraud Proof against the Judiciary, Protection Fraud Proof against the State and Profit Fraud Proof against Corruption Officers and Fraud Conspiracy Proof Sets + Taxation Fraud Proof Sets against Fraud Profiteers, the State, Profession Authorities and Law Courts
 - 2.2. Contempt Claims 2022 002595 + 003098 + Fraud Appeals 2023 000569 + 0174 of Equity Lawyer Mr Ellis and the Cabinet for the Imprisonment Fraud against the Judiciary and the International Agreement for Fraud Enforcement against Fraud Profiteers
 - 2.3. The Integrity Tests by Citizen Ms Davies got Fraud Conspiracy Proof against the General Osteopathic Council, Health Authorities, Police, Worcester Council, Magistrates Court, Crown Court and High Court.
 - 2.4. Integrity Tests by Citizens linked Land Frauds, Crime Framing Frauds, Drug Dealing and Child Prostitution and Protection Frauds against the State, Law Courts and Cabinet. Rape Investigation 01YE1544123 got Production Demands for Corruption Proof got by Citizen Ms Davies and Others as Defence Evidence. They needed Evidence Seizure Powers for the State against the Law Courts. Extra Powers Requests by Metropolitan Police Commissioner Rank Officers got Protection Fraud Proof against the Cabinet. It got a Confidence Collapse + 2024 Council Tax Enforcement Withdrawal from the Bailiffs + Live Case Pretence Frauds by Worcester Council.
 - 2.5. In 2025 the US President Elect Team and the UK Opposition Leaders used the Child Prostitution to make Corruption Remedies the Key Issue for the next General Election.
3. Protection Breach Finding + Fraud Finding + Conspiracy Finding + Contempt Finding + Contempt Investigation Order + Investigation Reference to the Cabinet for Citizen Ms Davies against Worcester Council for the STATED REASONS
4. Investigation Progress Report + Contempt Remedy Directions Hearing at noon on March 2025
Circumstances
 1. Corruption Complaints in more than 200 Constituencies got in 2000 the Osteopath Profession Governance Corruption Debate + Investigation Commitment + Pending Investigation Adjournment + Investigation Denial Frauds + Remedy Denial Protection Frauds for Profession Governance Frauds by Parliament until 2024. It Corruption Remedy Target Status for the General Osteopathic Council.
 2. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. The Coronation Oath Enforcement Authority used it to start a Corruption Remedy Process that has continued ever since. It uses Integrity Tests that get Justice Proof for Honourable Officers or Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts. The Crown uses the Proof Sets to make Trial Orders for the Parliament Sessions Court of Corruption Cases against the State or Unfitness Cases against Officers and Authorities. The Lord Archbishops serve as Court Lawyers, one for the Trial Court and the other for the Appeal Court. The 24 Lord Bishops provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors. When they are busy, they split into 2 groups of up to 8 Trial Jurors and 1 group of up to 8 Appeal Jurors.
 3. The Coronation Oath Enforcement Authority uses the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. It eliminates the need for Witness Attendances and Credibility Findings. It enables Trial Orders of the Crown to get Rapid Process and Trial Verdicts in a week and Appeal Decisions in 10 days. It enables the Parliament Session Court to decide the Corruption Remedy Priorities for the Current Session and use Priority

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Performance Test Results to decide the Remedy Priorities for the Next Session. The Citizens gives Case Management Authority for Integrity Tests of the Authorities that include Corruption Remedy Performance Tests. They enable Test Management by Equity Lawyers that discover the Corruption Remedy Priorities for the Next Session.

4. Equity Lawyer Mr Ellis provided Investigation Services for the Corruption Remedy Process. It motivated a Remedy Process Sabotage Fraud Plan by Prime Minister Mr Blair. It planned use of a series of Insolvency Frauds to get a Bankruptcy Fraud and use it Profession Disqualification Fraud against the Equity Lawyer. He used Insolvency Fraud Agents that the Equity Lawyer had known for 20 years. Good Case Management by the Equity Lawyer got Obvious Fraud Proof for the Equity Lawyer against them, Barclays Bank, HM Inland Revenue and the Law Courts at every stage of the process. It forced use of Framing Frauds for the Law Profession Disqualification Fraud Case 2006 9452. The Corruption Proof was Relevant Evidence. The Case 2006 9452 Findings dated 2nd November 2006 used an Irrelevance Reason for a Corruption Proof Exclusion Fraud. It is an Obvious Fraud because Corruption Proof is never irrelevant. Corrupt Officers used it for Disqualification Fraud Blackmail to get Case Management Frauds by Qualified Professionals as investigators, expert advisers, prosecutors, defenders, trial adjudicators and appeal adjudicators against Corruption Victims. The Equity Lawyer used the cases to get Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts.
5. The Remedy Priority for the Current Session is Credibility Recovery by the Authorities. It needs Dismissal Executions against Top Judges by a United Parliament, Victim Identification and Case Remedies. Remedy Sabotage by Corrupt Parliamentarians denied a United Parliament. It created the need to get Imprisonment Fraud Proof against the Judiciary and use of it to get Forced Unity and Dismissal Executions. It needed Imprisonment Fraud Proof and use of it for an Unfitness Finding against the Judiciary, Political Prisoner Findings, Protection Fraud Findings and Enforcement Fraud Findings by the Parliament Session Court, and use of them to get Forced Unity. The choice for the Remedy Saboteurs was to get Finding Pronouncements Mass Publicity or face a General Election with Mass Publicity for the Protection fraud Proof of Finding Pronouncement Refusals. It got a Confidence Collapse and Mass Publicity in May 2023 for the Judiciary Unfitness Finding Pronouncement by Opposition Leader Sir Keir Starmer, and in July, August and September 2023 for Finding Pronouncements by Parliamentary Committees. In December 2023 the G7 Summit got a Secret Agreement for International Enforcement against Fraud Profiteers. In January 2024 Parliament used the Post Office Scandal to get Mass Publicity for Corruption Exposure up to Cabinet Level and the Remedy Obligations of Fraud Profiteers, and the Post Office Scandal and Prescription Damage Mass Claims for Mass Remedies.
6. The Remedy Process needed Remedy Co-operation Test Cases to discover what impact Remedy Mass Publicity had on the Case Management of Fraud Profiteers, State Officers, Law Officers and Law Court Judges. All Tests got Corruption Continuity Proof. High Court Cases 2022 002595 + 2024 000705 + PT 2023 OLDS 000090 got Audio Records that are Personal Responsibility Proof against Identifiable Individuals for Known Court Frauds. It includes Representation Fraud Proof against King's Counsel.
7. The Law Profession Fitness Cases 2023 012496 is using Anonymous Complaints + Exclusion Frauds of more than 7,000 pages + Forged Documents. Remedy Co-operation Tests will discover what Legal Representation a Qualified Lawyer can get from Qualified Lawyers.
8. In 2000 the Corruption Debate got Obvious Target Status for the General Osteopathic Council in the Corruption Remedy Process.
9. A Health Market Fraud Deal between Market Competitors and Corrupt Officers of the General Osteopathic Council used Rights Definition Legislation Frauds + Rights Enforcement Frauds against Registered Osteopaths. The Rights Definition Fraud was a Patient Satisfaction Internet Publicity Prohibition Policy Fraud. A Valid Complaint by the Citizen motivated Complaint Investigation Frauds + Complaint Dismissal Frauds and use of the Valid Complaint for a Mental Unfitness Suspicion Fraud + Mental Unfitness Investigation Fraud + Pending Investigation Practice Suspension Fraud by the General Osteopathic Council + Remedy Denial Frauds by the High Court + Osteopath Mis-Description Trial Fraud + Osteopath Mis-Description Appeal Fraud by the General Osteopathic and Criminal Courts. On 5th April 2024 the Osteopath Unfitness Trial 2855 839 + 899 Case got completion of the Trial Audio Records that are Personal Responsibility Proof against Identifiable Individuals for Known Frauds. It includes Representation Fraud Proof against King's Counsel.