

Crown	Parliament	The People v Remedy Denial Fraud MPs	Mass Remedies + Session Refusal + Forced General Election
	Parliament	The People v Top Judges	Judicial Office Unfitness Cases
	High Court	Citizen Mr Bradley v Mr and Mrs Faul	Nuisance Trial Fraud Appeal QA 2019 00265
	Crown Court	Citizen Mr Pead v State	Restraint Breach Contempt Trial Fraud 2017 0417
	Family Court	Citizen Mrs Theodorou v Mr Theodorou	Divorce ZC14D02308 Property Frauds

Remedy Process + Unfitness Cases + Divorce ZC14D02308 House Possession Representations 5th October 2019

Divorce ZC14D02308 House Possession Case Response of Citizen Mrs Theodorou for the Hearing on 9th October 2019

Without Prejudice to Invalidity Arguments

Contempt and Terrorism Penalty Warning: Court Frauds are Contempt + Terrorism Proof for Remedy Powers

The Corruption Remedy Process used Research Cases to discover the structure and function of the Protection Fraud Network and Remedy Cases to achieve Total Destruction of it and for Further Remedy Research

The Theodorou Family Cases have been Research Cases, Remedy Cases and Further Research Cases. Mr Theodorou made Bought Fraud Boasts and got Court Frauds. The timing was excellent for the Corruption Remedy Process. It needed a Family Sabotage Fraud with No Sex Abuse + No Recreational Drug Abuse and Children Victims of Profit Frauds. The Theodorou Parents had the Exact Right Profiles for the Exact Right Case at the Exact Right Time.

Mr Theodorou is Recognition Driven, cannot get Valid Satisfaction, gets frustrated and then gets Perverted Sadistic Satisfaction out of Relationship Destruction and Identity Sabotage. When he starts he cannot stop. The Perverted Drive keeps him going. He used the 6 Immature Children as Unwitting Agents for Total Destruction of the Marital Relation with his wife and Maternal Identity Sabotage Frauds. It started and very soon became Totally Irreversible. He could not wait for Success Recognition, made Bought Fraud Boats, got Court Frauds and unwittingly made it a Research Case.

Mrs Theodorou gets Commitment Satisfaction. When she starts she wants to finish it. She committed to a Maternal Identity and had 6 Children in 6 Years. The Family Sabotage Frauds were an Identity Attack that needed Identity Defences. She could not give up. She had the Emotional Strength and Intellectual Independence to cope with more than 50 Child Case Hearings. She knew nothing about the Equity Monarchy Trusts and Corruption Remedy Process until soon before the start of the Divorce Property Hearings. She used the Divorce Property Case for the Remedy Process.

The Case Management got Proof Sets that met the Corruption Remedy Proof Standard. The Equity Lawyer had sufficient Family Access to get the Perverted Influence Evidence for the 1st and 3rd Children against Mr Theodorou. The Perverted Influence of Mr Theodorou has done Relationship Capacity Damage that prevents best use of their Intellectual Gifts. Mr Theodorou conditioned them into Relationship Sabotage Behaviour with Authority Figures. Mrs Theodorou was the 1st Authority Figure. The Authority Sabotage Conditioning affects All Authority Relations.

The Remedy Process uses Comparison Cases. The Divorce Property Fraud and the Nuisance Claim Fraud are Forced Sale Fraud Cases. 199 Winchmore Hill Road, Southgate and 5 Windlesham Gardens, Brighton are Middle Properties of 4 House Sites needed for Big Flat Developments. Both Cases used Police Frauds. The Brighton Case has reached the stage that Junior Police Officers are giving Resignation Advice to Corrupt Top Officers. The Theodorou Family Cases and the Restraint Breach Contempt 2017 0417 are Restraint Fraud Cases. Corrupt Officers lost confidence in Judges and MPs and used Total Destruction of the 1st Criminal Trial Fraud Records for a Protection Fraud. On 11th October 2019 the Norfolk Authorities have to explain a 7th Criminal Trial Fraud using a Restraint Order. It is a Self- Evident Fraud and all that remains of a Never Happened Case. The Political Party Leaders await discovery whether the Trial gets a Contempt Finding + Remedy Orders before they make a Remedy Management Agreement with the Victim. Mass Remedies needs Decision Revocations against Mr Theodorou as Fraud Remedies for Mrs Theodorou and for Remedy Research. The Remedy Process needs to discover what impact a Property Fraud Total Failure by Mr Theodorou and a Property Fraud Remedy Success for Mrs Theodorou has on the Relationship Management of the 1st and 3rd Children with Authority Figures. The House Possession Case is a Damage Mitigation Opportunity for the Hearing Judge