

Royal Commission + Divorce Property Fraud Remedy Statement + Proposals of Citizen

1st July 2021

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

Corrupt Top Judge Dismissal Case Notice + Permanent Judge Test Case Notice

Remedy Support Statement of Citizen Mrs Androulla Theodorou of 199 Winchmore Hill Road,
Southgate

1. This Statement is in the Jury Oriented Style. It uses the 3rd Person and Capital Letters to identify Familiar Phrases. It assists the Common Understanding needed for Jury Findings. It will be used by the Lord Bishops as Parliament Session Jurors and Lay Jurors for Corruption Remedy Decisions.
2. I accept the Evidence offer of Equity Lawyer Mr Ellis. It explains the Parliament Session Jurisdictions and the Corruption Remedy Process they have managed. It needed to achieve Total Destruction of the Protection Fraud Network. It sold Market Frauds to organised Crime, provided Protection frauds for the Corrupt Officers who managed them and traded Glittering Career Guarantees and Job Profits in exchange for Fraud Services by Corrupt Parliamentarians. General Elections got Governing Majorities that were subject to the Remedy Denial Fraud Majorities of the protection Fraud Network.
3. In 2014 the Protection Fraud Network made a Business Expansion Plan to avoid Total Collapse. It used Family Sabotage Frauds + Child Thefts to get Big Budgets + Budget Fraud Profits and Child Trafficking to get Money Laundering Services from Sovereign States. They chose the Cypriot Community as the Target Community because it is so divided. They needed a Corruption Co-ordination Case to get Fraud Knowledge Admissions + Remedy Denial Fraud Commitments from hundreds of State Officers and Law Court Judges. They used Theodorou Family Sabotage Frauds for the Corruption Co-ordination Case because the 6 Children got a Big Budget and a Fraud Deal got Fraud Co-operation by the Father, Mr Theodorou, for the State against the Mother, Mrs Theodorou, and the 6 Children in exchange for Divorce Property Frauds for him against the Mother.
4. In June 2016 the Mother discovered the Parliament Session Jurisdictions. She gave them use of the Theodorou Family Cases for the Remedy Process. They use 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. The Theodorou Cases got Proof Sets that met the Corruption Remedy Proof Standard.
5. The Divorce ZC14D02308 Contempt Fraud Remedy Applications got Conflict Qualification Fraud Proof + Child Welfare Denial Fraud Conspiracy Proof + Asset Exclusion Bias Fraud

Royal Commission + Divorce Property Fraud Remedy Statement + Proposals of Citizen 1st July 2021

Conspiracy Proof for the Parliament Session Jurisdictions against the Trial Judges and Appeal Judges. The Crown and Lord Bishops used it to decide the Remedy Priorities for the Parliament Session in 2017 and 2 Parliament Sessions in 2019.

6. In 2020 and 2021 the Wardship Claim FD20P00642 got Child Welfare Priority Enforcement Remedy Jurisdiction Denial Fraud Proof against the High Court. The Divorce ZC14D02308 Contempt Fraud Remedy Applications added to it. On 16th April 2021 the Remedy Process got Audio Records in the High Court and Court of Appeal that completed the Proof Set needed for the Dismissal Cases against Top Judges. The Crown and Lord Bishops used it to decide the Remedy Priorities for the Parliament Session that opened on 11th May 2021.
7. The Remedy Process used Corrupt Top Judge Dismissal Case Notice to discover whether Fraud Cases got Remedy Proof for Low Rank Judges or Remedy Denial Fraud Proof against them.

Perverse Dependency Notice for the 1st Child

8. Influence Frauds got Case Sabotage Frauds by the 1st Child for the Criminal Father and Corrupt Officers against the Mother + 5 Siblings. A Family Reunification Plan by the Mother + Maternal Grand Father was a Bubble Bursting Effort that got Family Discussions. Influence frauds will not get Effective Sabotage against the Mother + 5 Siblings. The Influence Frauds included Employment + Posh Accommodation for the 1st Child from the Local Authority. The 1st Child is witnessing the Reunification Progress made by the Siblings + Mother. He would like to share it. He does not know what to do about the case History and Employment Dependency + Accommodation Dependency. All of it is relation Damage Proof for him against the Liable Parties. Fraud Remedies needs Remedy Co-operation Proof. No one envies the challenge of managing Credibility Recovery and Relationship Recovery. He is an Adult. The Child Welfare Priority for the 5 Siblings need Continuing Occupation and Resumed Occupation of the Matrimonial Home by the 5 Siblings so that Easy Access will enable Relationship recovery with the 1st Child.

Matrimonial Home Occupation Notices for the 2nd and 3rd Child

9. A Property Fraud Revocation Refusal Fraud will unhouse the 2nd and 3rd Child.
Home Occupation Denial Fraud Torture Notice for 15-Year-Old Master Andreas Theodorou
10. The 4th Child wants to return to the Matrimonial Home. It will be very easy for him to pack his bags and go home. He needs to be careful when he does it. The Divorce Property Fraud Revocation Hearings subject the Mother to Corruption Stress. He decided to give Before Event Notice of the Go Home Event instead of After Event Notice. It was a Sensible Decision. A Brief

Royal Commission + Divorce Property Fraud Remedy Statement + Proposals of Citizen

1st July 2021

Discussion with the Mother discovered that a Go Home Event before the Hearing Event would be spoiled by the Hearing Stress. All of it gets a Matrimonial Home Occupation Entitlement Finding for Master Andreas Theodorou against the Criminal father, State and Law Courts.

Corrupt Top Judge Case Notices + Low Rank Judge Test Cases

11. The Remedy Process used Land Fraud Cases G02EC632 + F02ED793 + G00CR488 for Defence Instruction Tests that got Representation Fraud Proof for the Victims against Qualified Lawyers. All Victims were Cypriot or Turkish with Limited Language and Remedy Management Incapacity for Fraud Cases.
12. The Shop Theft Case got Seal Ink on Forged Orders of the High Court that were Forensic Test Material. Top Judges made a Forensic Test Sabotage Fraud Plan. It needed Physical Possession of the Case Papers for Evidence Destruction or Forgery Substitution. It needed Sale Enforcement Claim Fraud G02EC632 in the County Court, and a Sale Enforcement Specific Performance Application Hearing Notice to force the Victim to give Case Management Authority to Defence Lawyers and enable them to get Physical Possession. It failed. The Defence Lawyers ignored the Defence Instructions and serviced a 1st Consent Adjournment + Costs Fraud Conspiracy for the Buyers and County Court. for the Buyers against the Victim. The Case Papers Demand got Royal Commission Emails from the Equity Lawyer with attached PDF Scans that were Service Proof against the Defence Lawyers and Service Notice Proof against the Law Courts and Parliament. The Sale Enforcement Fraud Adjourned Hearing was listed for 21st April 2021. In the morning on 16th April 2021 Contempt Claim Fraud 2020 000286 Penalty Hearing got an Audio Record of Failure Taunts by the Equity Lawyer. They motivated an Urgent Adjournment Proposal Email by the Buyers. The Defence Lawyers services a 2nd Consent Adjournment + Costs Fraud Conspiracy for the Buyers and County Court. for the Buyers against the Victim.
13. The Cyprus Gardens Lease Possession Claim Fraud got Service Failure Proof against the Qualified Lawyers. The Service Failure and a Hearing Short Notice needed the Victim to Print + Sign + Scan + Email of Case Papers. He did not have the confidence to do it. He made a Panic Journey from Chingford to Chelmsford to sign the Case Papers. A Road Traffic Accident on the Outward Journey got Personal Injuries + Hospital Stays + Hearing Appearance Failure for the Victim and Communications Total Loss for the Equity Lawyer. A Surprise Visit by the Equity Lawyer the day after the 2nd Hospital Release got Personal Contact with the Victim and Hearsay Reports that the In Absence Hearing got a Possession Order for the Landlord. The Victim's Son agreed to act as Case Management Agent for Print + Sign + Scans + Email. Corruption Claim

Royal Commission + Divorce Property Fraud Remedy Statement + Proposals of Citizen 1st July 2021

Papers for the Victim against the Prime Minister and Others were the Case Explanation and the Royal Commission Email was Agent Service Request Notice Proof against the Law Courts and Parliament. A Case Progress Request Text from the Equity Lawyer got an 'OK' Response Text from the Victim's Son but Nothing Else. All of it is Incapacity Exploitation Fraud Damage Proof for the Parliament Session Jurisdictions

14. The Restaurant Lease Possession Claim Fraud G00CR488 added to the Representation Failure Proof for the Victims against the Defence Lawyers but has not yet got a Full Explanation from the Victim.
15. Trust Capital Account Denial + Trust Income Account Denial Frauds + Trust Taxation Account Denial Frauds + Assets Thefts + Asset Use Frauds by the Younger Trustee Son got an Accountability Effort by the Beneficiary Father. The Trust Claim Fraud B01B0837 was an Accountability Sabotage Fraud Conspiracy by the Younger Trustee Son, Bank of Scotland, Representatives and the County Court against the Beneficiary Father. The Direct Damage included Possession Frauds against Estate Tenants and Dilapidation Damage by Angry Tenants and Damage Set Off Denial + Deposit Recovery Claim B81YJ105 by the Deposit Agent. The Consequential Damage included the Forced Sale of a Trust Estate Asset. A Power of Attorney by the Older Trustee Son gave Sale Control the Beneficiary Father. Completion Failures resulted in the Rent Payments from the Tenant to the Beneficiary Father and Rent Recovery Claim D9QZ0524 by the Buyer against him. The Title included a Parking Space Alienation Prohibition. A Prohibition Breach was Sale Negligence that did Price Reduction Damage. Parking Alienation Prohibition Enforcement Claim E10CL251 by the Buyer discovered the Sale Negligence and Price Reduction Damage. It got a Sale Negligence Settlement and then Settlement Breach Claim E02YM867 + Default Judgement + Default Judgement Set Aside Order + Power of Attorney Revocation by the Older Trustee Son and Damage Accountability Denial Fraud Proof for the Beneficiary Father against the Sale Lawyers, Older Trustee Son, Representatives and County Court. Trial Fraud Blackmail got Consent Sale Orders with Sale Control by the Beneficiary Father. A B01B0837 Consent Order Appeal + Possession Application + Estate Asset Possession Claim B03RM129 added to the Case Management Incapacity Proof + Incapacity Exploitation Fraud Proof. All of it got Contempt Fraud Conspiracy proof for the Beneficiary Father and Parliament Session Jurisdictions against All Liable Parties including the Ministry of Justice for the Law Courts. Corruption Claim 2020 000968 and Fraud Appeal 2020 0742 added to the Contempt Immunity Fraud Proof against the High Court, Court of Appeal and Supreme Court.

Royal Commission + Divorce Property Fraud Remedy Statement + Proposals of Citizen 1st July 2021

16. The Remedy Process needed a Fraud Case with Labelled Scans of Case Papers that get Reduced Dependency on an Incapacitated Victim that enables Corruption Investigators to make Rapid Progress. In spite of Many Missing Papers the Trust Frauds got 618 Labelled Documents. It is Document Ready for the Corruption Investigators. It needs a Case Communications Log that eliminates All Redundancy from Email Communications.
17. The Remedy Process needed Simple Tasks for Remedy Co-operation Tests of Fraud Victims. The Trust Fraud Case was used for Simple Task Remedy Co-operation Tests of the Trist Fraud Victim. The Communications Log is Work In Progress. The Remedy Process needs Reserved Rights for the Equity Lawyer to decide whether and if so when the Remedy Co-operation Tests Results are revealed to the Liable Parties.
18. The Family Sabotage Frauds + Child Thefts + Divorce Property Frauds got a Complete Set of Case Papers for the Remedy Process. Enormous Numbers make it an Inappropriate Case for a Scan + Labelling Test. The Remedy Process will need use of Corruption Damages for a Professional Service

Remedy Proposals

1. Jurisdiction Superiority Admission for the Justice Priority of the People against the Obedience Priority of the State
Appeal Leave against Hearing Refusal or Proposal Refusal or Reason Refusal
2. Jurisdiction Superiority Admission for the Inalienable Remedy Jurisdiction of Everyone against the Qualification Dependent Jurisdiction of Justice Officers
Appeal Leave against Hearing Refusal or Proposal Refusal or Reason Refusal
3. Jurisdiction Superiority Admission for Adjudication Jurisdictions against Executive Jurisdictions
Appeal Leave against Hearing Refusal or Proposal Refusal or Reason Refusal
4. Jurisdiction Superiority Admission for Office Fitness Qualification against Office Execution
Appeal Leave against Hearing Refusal or Proposal Refusal or Reason Refusal
5. Jurisdiction Superiority for the Justice Office Neutrality Qualification against Justice Office Execution using a Conflict Disclosure Obligation for the Parties against the Justice Officer
Appeal Leave against Hearing Refusal or Proposal Refusal or Reason Refusal
6. Jurisdiction Superiority Admission for the Parliament Session Jurisdictions of the Citizen, Crown and Lord Bishops against the Inferior Jurisdictions of the State, Law Courts and Parliament
Appeal Leave against Hearing Refusal or Proposal Refusal or Reason Refusal

Royal Commission + Divorce Property Fraud Remedy Statement + Proposals of Citizen 1st July 2021

7. Jurisdiction Superiority Admission for the Justice Process Contempt Fraud Case of the Citizen against All Cases of the State for the Stated Reason that they provide Admissible Evidence for Parliament Session Decisions

Appeal Leave against Hearing Refusal or Proposal Refusal or Reason Refusal

8. Jurisdiction Superiority Admission for the Pending Adjudication Enforcement Stay Protection Rights + Pending Remedy Only Jurisdiction Limits for the Citizen against the Inferior Jurisdictions of the State and Law Courts.

Appeal Leave against Hearing Refusal or Proposal Refusal or Reason Refusal

9. Jurisdiction Superiority Admission for the Corruption Remedy Process and Pending Adjudication Enforcement Stay Protection Rights of the Parliament Session Jurisdictions against All Processes of the Inferior Jurisdictions of the State and Law Courts

Appeal Leave against Hearing Refusal or Proposal Refusal or Reason Refusal

10. Jurisdiction Superiority Admission for the Invalidity Binding Precedent {2008 R v Clarke}, Fraud Invalidity Binding Precedent [2015 Sharland v Sharland] and Conflict Disqualification Binding Precedent [Emerald Supplies v British Airways] against All Other Precedents of the Law Courts for the Stated Reason that they were Due Performance of Corruption Remedy Conditions imposed in Parliament Session Agreements respectively of 2007 and 2015.

Appeal Leave against Hearing Refusal or Proposal Refusal or Reason Refusal

11. Conflicted Interest Finding + Conflict Jurisdiction Recusal + Remedy Only Jurisdiction Limit Finding by Hearing Judge Mr Stone for Citizen Mother Mrs Theodorou against the Criminal Father Mr Theodorou

12. Justice Perversion Finding + Conspiracy Finding + Justice Process Contempt Fraud Finding + Contempt Fraud Liability Finding + Remedy Entitlement Finding + Divorce ZC14D02308 Property Order Revocation + Costs Order Revocation Special and General and Aggravated and Exemplary Damage Award + £ Interim Damage Immediate Payment Order + Contempt Remedy Directions 1 Hour Hearing at the Supreme Court on July 2021 for Citizen Mrs Theodorou against the Criminal Father Mr Theodorou

13. Contempt Investigation Order + Investigator Appointment Case Reference to the Cabinet

14. Further discovery, enquiry relief and remedy the cause of justice needs