Appeal Citizen Mr Coyle v State + Mrs French Court Citizen Mr Coyle v Northern Ireland State Passport Order Fraud Appeal 22 071023 A01 Family Sabotage Fraud 2015 086688

Settlement Negotiation Invitation + Remedy Test Case Notice from the Father to Mother 19<sup>th</sup> March 2023 The Family Sabotage Case 2015 086688 is a Remedy Management Test Case for two reasons. One is the Common Case Facts and the other is Special Case Facts. Case Communications need to be written for easy understanding by everyone who will read them. Test Case Communications need to be easily understood by everyone who might use the Test Case. Accordingly, the Family Parties are identified as the Children, Father, Mother and Paternal Grand Parents. The Special Case Facts are Family Facts and Corruption Remedy Facts.

The Corruption Concealment Priority of Prime Ministers Mrs May and Mr Johnson prevented Brexit
Negotiations getting something like the Windsor Agreement in 2016. The Leave Majority motivated the
European Leaders to make a Union Sabotage Plan against the United Kingdom. They used Brexit
Negotiations to get a Customs Barrier between Northern Ireland and the rest of the UK. Corruption Exposure
Warnings by Prime Minister Mr Sunak got a Confidence Collapse in the Union Sabotage Plan. The Windsor
Agreement is the Proof Positive. Case Use Authorities from Citizens enabled Prime Minister Mr Sunak to
use Internet Publicity by Citizens as Support Evidence for the Exposure Warnings. The Family Sabotage
Fraud 2015 086688 Case Use Offer + Leadership Deal Release Help Offer dated 11th November 2022 from
Citizen Mr Coyle to Prime Minister Mr Sunak had particular value. It was a Northern Ireland Case that got
Crime Business Proof got against the Norther Ireland Law Courts. The Father introduced Citizen Mr Barr
who added to the Crime Business Proof against the Northern Ireland Law Courts.

The Common Case Fact are that Teenage Partners develop a Stable Relationship before achieving Full Maturity, and then have Unequal Maturity Development. Engagement with the outside world gives more opportunities for Gradual Development of Management Skills to one. The result is a Confident Partner and a Dependent Partner. Very often, when the Dependent Partner decides it is time for change, they do not have the Skill Set to manage it. They develop what is called Resentful Dependency. Whatever the Confident Partner gets Perverse Rejection by the Resentfully Dependent Partner. In the developed economies it is very often Financial Provision by the Confident Partner that gets Financial Waste by the Resentfully Dependent Partner.

The Father believes the Common Case Facts apply to the Coyle Family Case, and that work opportunities enabled him to develop Top Quality Joiner Skills, make money and be the Confident Partner.

The Special Case Facts might be unique. The Special Circumstances are General and Family.

The General Circumstances are that the Protection Fraud Network had a Costs Control Policy. It used Paedophile Entrapment and Framing Frauds to get Exposure Blackmail Conditions. They used that to force the Blackmail Victims to provide fraud Services for No Profit Share. Some were State Officers and Law Court Judges. The Protection Frauds for Celebrity Paedophiles provided Constance Reassurance for Exposure Blackmail Victims and the Paedophile Entrapment Managers. In 2004 the Coronation Oath Enforcement Authority started a Corruption Remedy Process. In 2010 the Corruption Remedy Process got Remedy Co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband. They investigated who in their Political Parties were Network Agents. They used a

Court of Appeal High Court Citizen Mr Coyle v State + Mrs French Citizen Mr Coyle v Northern Ireland State Passport Order Fraud Appeal 22 071023 A01 Family Sabotage Fraud 2015 086688

Settlement Negotiation Invitation + Remedy Test Case Notice from the Father to Mother 19th March 2023 series of Celebrity Paedophile Cases for Corruption Exposure against the Protection Fraud Network. It was deliberate. The intent was to use Chronic Stress to stop Paedophile Entrapment and get Full Disclosure by Blackmail Victims and Paedophile Entrappers. In 2014 the Protection Fraud Network needed a Business Expansion Plan to avoid Total collapse. The Expansion Plan used Family Sabotage Frauds + Child Thefts to get Big Budgets + Budget Fraud Profits and Expatriation Frauds to get Money Laundering by Sovereign States. The Protection Fraud Network needed Priming Cases that got Fraud Knowledge Admissions and Remedy Denial Commitments from Party Representatives, State Officers and Law Court Judges. The Remedy Process needed Corruption Exposure and Dismissal Executions against Law Court Judges. The 2015 Parliament Session Priority was Set Up Conditions for the Dismissal Executions. The Case Preparation Period was one year. Prime Minister Mr Cameron used the Case Preparation Year for the European Referenda, led the Remain Campaign, lost and resigned. It was an Honourable Resignation. The next item on the Session Agenda was Dismissal Executions against Law Court Judges. The Protection Fraud Network The Family Circumstances are the coincidence of the Common case Facts and a Paternal Family Time Bomb. The Severe Dyslexia and a Speech Defect of the Father was a Personal Embarrassment for the Paternal Grand Parents. Severe Beatings of the Father by the Paternal Grand Father were the Embarrassment Penalty. The Father was clever enough to achieve two important things before puberty. One was Emotional Independence of the Paternal Grand Father. The other was to distinguish between the Good Will Message of Christianity and the Personal Behaviour of Bad Religious Leaders. The Father knew Indicative Facts but did not use them to deduce that the Paternal Grand Father was a Paedophile Entrapper. An unhappy man might have done. He was no unhappy. He got enough satisfaction from relations with the Mother, and then the children, to cope with the Marriage Breakdown. The Resentful Dependency enabled the Paternal Grand Father manage Family Sabotage Frauds as [part of a Ruin Fraud Plan against the Father.

In 2016 the Father discovered the Coronation Oath Enforcement Authority was managing a Corruption Remedy Process. He gave the Remedy Process use of his cases and connection. He got Case Management Services from Equity Lawyer Mr Ellis. They became friends. They had social contact. The 2015 086688 Contempt Remedy Applications produced by the Equity Lawyer for the Father got Process Denial Fraud Proof against Court Officers. In June 2022 the Passport Consent Demand by the Mother got a Case Reference by the Father to the Equity Lawyer. The timing made it an Excellent Test Case. Disclosure Requests by the Father got Disclosure Denial Fraud Proof against the Mother, Lawyers and Family Court. In November 2022 the Coyle Family Case and the Barr Bankruptcy Fraud Case got a Confidence Collapse. It forced Court Officers to use Case Process to get Guilt Proof against Law Court Judges.

Equity Lawyers do their best to prepare for Settlement Negotiation by getting Truthful Statements from Witnesses and Parties. Corrupt Lawyers do their best to prepare for Settlement Sabotage by getting Perjured Statements from Witnesses and Parties. The Case Documents are Settlement Preparation Proof for the Father. Settlement Negotiations need the Mother to m[provide an Explanation Statement what got Perjured Evidence from the Elder Daughter and delivery of the Elder Son into care of the Paedophile Grand Father.