Parliament Session Court The People v Top Corruption Remedy Process Supreme Court 2023 0174 + Court of Appeal 2023 000569 + High Court 2022 002595 + 2024 000705 + PT 2023 OLDS 000090 + Family Court ZC14D02308 + ZW23C50347 + FD20P00642 + Profession Authorities 2023 012496 + 2855 839 + 899 + Criminal Investigation 01 15441 23 Crown Court Citizen Mr Nkrumah v State Trial Frauds 2022 0043 + 2023 0058 + 1180 All Authorities All Parties All Cases

Remedy Co-operation Test Objection Response of the Equity Lawyer

Friday, 26 April 2024

Special Note for the Crown and Parliament Sessions Court

The Criminal Investigation 01 YE 15441 23 Remedy Co-operation Test by Equity Lawyer Mr Edward Ellis uses the Conflict Jurisdiction Disqualification Case of Defendant and No Decisions about the Event Evidence.

Mr Marinos Theodorou and Mrs Androulla Theodorou had 6 children: Georgio born 20/07/2002 + Marinos Born 29/09/2003 + Sophia born 04/01/2005 + Andreas born 28/6/2008 + Alexandra born 17/11/2007 + Helena born 30/11/2008.

In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. They wanted Electronic Signature Dictator Powers for Blackmail Frauds by State Officers against Citizens. They wanted Electronic Signature Dictator Powers to enable Financial Asset Loss Threats by State Officers to get Immediate Obedience by Citizens. They needed Dictator Power Secrecy Frauds to get Referenda Majorities for the European Constitution. The Lawful Business of British Citizens made inevitable exposure of the Dictator Power Secrecy Frauds before the European Referenda. The European Leaders made an Election Fraud Concealment Plan. It used Business Sabotage Frauds against the British Citizens. Everything that could go wrong for the European Leaders did go wrong. The Sabotage Frauds discovered that Top Police, Top Customs and Top Judges were the Top Drug Dealers and managed a Protection Fraud Network. A Corrupt Deal got completion of the Business Sabotage Frauds for the European Leaders, Immunity Frauds for the Protection Fraud Network, Crime Profits for Prime Minister Mr Blair and a series of Business Expansion Plans for the Protection Fraud Network. The Expansion Plans needed Business Priming cases to get Fraud Knowledge Admissions and Remedy Denial Fraud Commitment by All Relevant Professionals. The 1st Major Business Expansion Plans were for Land Frauds. The Business Priming Cases were for Big Land Owners against Small Businesses. The 2nd Major Business Expansion Plan was for Family Sabotage Frauds + Child Thefts to get Big Budgets + Budget Fraud Profits + Expatriation Frauds to get Money Laundering Services by the Sovereign States.

The Election Fraud Concealment Plan got Criminal Conspiracy Proof against Prime Minister Mr Blair and the other European Leaders. It enabled Equity Lawyer Mr Ellis and Queen Elizabeth II to revive use of the Parliament Session Court and start a Corruption Remedy Process. In 2014 it made so much progress that the Protection Fraud Network needed the 2nd Major Business Expansion Plan to avoid Total Collapse. The Business Priming Case was the Family Sabotage Frauds against Mrs Theodorou and the 6 Children. A Corrupt Deal traded Fraud Cooperation by the Father for Divorce Property Frauds for him against the Mother. Valiant Resistance by the Mother got a complete set of Fraud Conspiracy Proof. Remedy Co-operation from June 2016 by the Mother enabled Integrity Tests by Equity Lawyer Mr Ellis that added to the Proof Sets. The Parliament Session Court used them to decide the Corruption Remedy Priorities for Parliament Sessions. The Remedy Priority is Credibility Recovery by the Authorities. It needed Dismissal Execution by a United Parliament, Victim Identification and Case Remedies. Remedy Sabotage by Corrupt Parliamentarians created the need to use Corruption Exposure Blackmail to get Forced Unity. It needed Mass Publicity for Corruption Exposure to Cabinet Level, Remedy Obligations of Fraud Profiteers, Mass Remedies by Parliament and Test Cases to discover what impact they had on Case Management.

In December 2023 a Crime Complaint by Miss Sophia Theodorou, aged 20 years minus about 14 days, against the Maternal Grand Father Mr Antonakis Katsiaounis got Investigation 01 YE 1554451 23. A Help Request by the Grand Father got Integrity Test Services by Equity Lawyer Mr Ellis. They got Corruption Continuity Proof against the Defenders, Tucker Solicitors, the Case Officer Detective Constable Mr Jake Flanders and the Magistrates Court. The Remedy Co-operation Request of the Children Victims got a Positive Response + Remedy Application Status for the sons, Marinos and Andreas, and a Co-operation Refusal Protest Response from Sophia. Remedy Management needs Priority Choices by Every One especially Victims. They cannot have everything. The Integrity Tests got Fraud Proof + Trial Fraud Conspiracy Proof for the Grand Father against the Investigator, Defender and Law Courts. It is Corruption Proof. It creates the need for Case Management Decisions by Liable Individuals and All Victims. The Complainant Status is a Case Complication for Sophia.