Remedy Co-operation Notice + Copyright Advice Investigation Request

28th April 2024

Polite Request that Corruption Victims conduct Copyright Advice Investigations for the Reasons:

- 1. Negotiation Requests by Media Managers for Entertainment Rights and Documentary Rights creates a need for Copyright Advice that increases the chances of Remedy Justice for Corruption Victims. It needs decisions on the Recognition Remedies of Mass Publicity and Financial Damages. Some of the Victim Groups have Conflicted Interests whether Mass Publicity is with Identity Disclosure or Identity Concealment. They need to know Election Frauds in many Sovereign States got Propaganda Fraud Profits that link Media Managers to All Corruption. Copyright Deals got Publicity Powers that Media Managers used for Censorship Frauds, Distraction Propaganda Frauds and Remedy Sabotage Frauds.
- 2. The UK Coronation Oath Enforcement Authority has Corruption Control Jurisdictions that govern Parliament Session Powers. They decide the Corruption Remedy Priorities for each Parliament Session.
- 3. European Leaders wanted Referenda Acceptance of Dictator Powers. They needed Electronic Signature Dictator Power Concealment Frauds to get it. They wanted Electronic Dictator Powers to enable Financial Asset Loss Blackmail by State Officers to extort Immediate Obedience from Citizens. Exposure would get a choice between Dictator Powers for the State and Financial Security for the Voter and a Landslide Rejection of Dictator Powers.
- 4. In 1998 British Citizens developed Writing Behaviour Analysis that enabled Computer User Identification and Advanced Electronic Signatures. It got the World Market for Identity Management. The Business Plan was On Line Services. The Defence Plan was Source Code Secrecy. Copyright is for 50 years from the Publication Date. No Publication gets Permanent Copyright. A British Citizen owned half the copyright, all the marketing rights and had creditor control. He wanted the UK to host the Identification Industry, Service Profits to reduce UK National Debt and Poverty Relief, and Market Opportunities for Palestinians to get a Peace Settlement and provide Migration Disincentives elsewhere. Some of the European Leaders made a Private Profit Plan. It needed Copyright Theft, Forced Usage throughout the European Union and Usage Licence Fees for the Copyright Thieves. Prime Minister Mr Blair was the Theft Manager. Barclays Bank Group Board was the Theft Agent. Everything that could go wrong for the Theft Conspirators did go wrong. It got Theft Conspiracy Proof against the Group Board and Protection Fraud Proof against the Bank of England and Prime Minister Mr Blair. The Theft Conspirators made a Market Exclusion Fraud Plan. The 2002 Advanced Electronic Signature Statutory Instrument required Licence Applications that got Ruin Fraud Target Status for Service Providers. In 2003 a British Citizen developed a Document Management System that used Advanced Electronic Signatures for Internet Applications. In 2004 a BP Fleet Maintenance Contract in Angola got a Business Support Deal and Market Access for Advanced Electronic Signatures. It made inevitable exposure of the Electronic Signature Dictator Powers and the Election Frauds. A Fraud Concealment Plan by the European Leaders used Ruin Frauds against two Business Managers. One was a British Citizen and the other a Dutch Citizen. The Ruin Frauds used an Extradition Fraud against the British Citizen and Imprisonment Frauds by him and the Dutch Citizen. Everything that could go wrong for the European Leaders did go wrong. The 1st Extradition Fraud discovered Top Police, Top Customs and Top Judges were the Top Drug Dealers. The 2nd Extradition Fraud used Innocence Evidence Concealment Frauds by UK Authorities before completion of Imprisonment Frauds by the Dutch Authorities. It got Immunity Frauds for the Top Drug Dealers, a Profit Share for Prime Minister Mr Blair, Business Expansions for the Protection Fraud Network and Propaganda Fraud Profits for Corrupt Media Managers.
- 5. The Corruption Proof enabled Equity Lawyer Mr Ellis and Queen Elizabeth II to revive use of the Parliament Session Court and start a Corruption Remedy Process that has continued ever since.
- 6. Everyone needs to know about the Corruption Business of the Protection Fraud Network and Remedy Process of the Coronation Oath Enforcement Authority. Corruption Damage got Remedy Rights for Case Victims and Everyone Else. The Copyright Ownership is a Remedy Management Tool. Copyright Deals need Termination Conditions to stop Censorship Frauds or Distortion Frauds by Media Managers.

681 words Page 1 of 1