

Parliament Sessions Court
Supreme Court + Court of Appeal
Supreme Court + Court of Appeal
High Court

The People v Top Judges
Equity Lawyer Mr Ellis v Cabinet
Citizen Mr Cant v Professional Thug Mr Seton
Equity Lawyer v Sir Keir Starmer

Corruption Remedies
Fraud Appeals 2023 000569 + 0174
Fraud Appeals 2019 1483 +2022 0186
Contempt Claim 2022 002595

High Court
Administrative Court
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Magistrates Court

Citizen Mr Katsiaounis v Defenders + Metropolitan Police + Cabinet
Citizen Mr Katsiaounis v Defenders + Metropolitan Police + Cabinet
Citizen Mr Katsiaounis v Defenders + Metropolitan Police
Equity Lawyers + Messrs Theodorou v Metropolitan Police
Citizen Mr Katsiaounis v Defenders + Metropolitan Police + Cabinet

Contempt Fraud Remedy Claim
Investigation Fraud Review
Bail Appeal + Contempt Remedies
Contempt Remedies
Bail Extension + Contempt Remedies

Bail Extension Response + Contempt Remedies Application of Citizen Mr Katsiaounis 12th September 2024

Rape Case URN 01 YE 15441 23 + ASN 23 0000 00 1489 129T

Contempt Fraud Remedy Application + Bail Extension Application Response

Grounds: Fraudulent Breach of Natural Justice + Human Rights + Overriding Justice

Contempt Applicant + Bail Extension Defendant

Citizen Mr Antonakis Katsiaounis born

21/04/1940 of 31 Oswald Place, Edmonton, N9 7EF + 078211377754 + <tony.katsiounis@icloud.com> +
Representative Equity Lawyer Mr Edward William Ellis + 07788371717 + Edward.w.ellis@gmail.com

Contempt Fraud Remedy Defendant

The Cabinet <foi-team@cabinetoffice.gov.uk> +

Representative Attorney General Contempt.SharedMailbox@attorneygeneral.gov.uk + Attorney General
Representative + Government Lawyer <Alice.Haynes@governmentlegal.gov.uk>, Government Legal
Department <thetreasury solicitor@governmentlegal.gov.uk>,

Interested Party

State Approved Lawyers Tuckers Solicitors Representative Mr Sanjeema

Meenana + 02086929006 <helpdesk@tuckerssolicitors.com>,

Bail Extension Applicant + Contempt Remedy Defendant

Metropolitan Police, Edmonton Police Station 4623 Fore Street N9 0PW + Representative Detective
Constable 01 P259552 Mr Jake Flanders + 07799894957 <P259552@met.police.uk> +
<jake.flanders@met.police.uk>

The Investigation Initial Bail Extension Application is from Arrest Day 21/12/2023 + 9 months to Arrest Day
+ 18 Months for DNA Analysis + Phone Records Analysis. The Conditions are: Not to enter any part of
Winchmore Hill Road N21 + Not to contact directly or indirectly Witness Mr James Haysome or
Complainant Ms Sophie Theodorou or Complainant's Mother Mrs Androulla Theodorou

Bail Extension Oral Hearing required by the Citizen but not by the State

Contempt Remedy Application Hearing required by the Citizen

Remedy Proposals

1. Conflicted Interest Finding + Conflict Disqualification Finding + Conflict Disqualification Denial Fraud Finding + Remedy Only Jurisdiction Limit Finding + Contempt Liability Finding + Personal Remedy Entitlement Finding + Public Remedy Entitlement Finding + Investigation Powers Forfeit + Bail Extension Refusal + Contempt Damage Investigation Order for the Citizen against the Defender and the State for the Stated Reasons:
2. Contempt Investigation Resource Reference to the Cabinet
3. Contempt Case Personal Remedies Reference to the High Court for the Citizen against the Defender and the State

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4. Pending Remedies Enforcement Stay Protection Order + Order Breach Contempt Penalty Warning for the Citizen and All Defence Witnesses against the State for the Stated Reasons

5. Contempt Case Management Meeting for the Complainant, Complainee, Equity Lawyer and Investigator to identify what are the Common Interests of the Complainant and Complainee, and whether they now have any Conflicted Interests, and if so Remedy Management Proposals for the Justice Management Reason that the Best Conditions for the Contempt Investigation needs Conflict Resolutions for them

6. Progress Report Hearing at on September 2024

Stated Reasons

1. The Top Corruption Controls are the Coronation Oath for Equity Governance using the Common Law, the Corruption Remedy Priorities for each Parliament Session that are decided by the Parliament Sessions Court, and General Elections that change Governing Majorities and stop Power Concentration in Unrepresentative Minorities.
2. The Top Corruption Controls are a Relevant Circumstances when deciding Corruption Cases.
3. The Coronation Oath Enforcement Authority has Corruption Control Jurisdictions that govern Parliament Session Powers. They manage the Profession Governance Responsibilities of Parliament. 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 Citizen has Investigation Authority Jurisdiction. The Equity Lawyer has Investigation Management Jurisdiction. The Crown has Prosecution Jurisdiction. It is the power to make Trial Orders for Corruption Cases against the State and Unfitness Cases against Officers and Authorities. The Parliament Session Court has Adjudication Jurisdiction. The two Lord Archbishops serve as Court Lawyers, one for the Trial Court and the other for the Appeal Court. The 24 Lord Bishops provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors. When they are busy, they split into two Trial Juries of 8 and one Appeal Jury of 8. The Corruption Remedy Proof Standard eliminates the need for Witness Attendances, Credibility Findings and Case Presentation by the Crown. It enables Trial Orders of the Crown to get a Trial Verdict in 7 days and an Appeal Decision in 10 days. All Cases are Office Fitness Investigations to identify and eliminate Unfit Persons and replace them with Fit Persons. They have Investigation Confidentiality. There is No Public Gallery. The Court Room is the Jury Room.
4. The Dictator Governance Plan for Western Europe used Sabotage Frauds that got a Dormancy Period for the Coronation Oath Enforcement Authority. It lasted 45 years. Revival of it needed Criminal Conspiracy Proof against a serving Prime Minister, and use of it to start a Corruption Remedy Process. In 2004, the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders

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including Prime Minister Mr Blair. An Exposure Threat motivated Concealment Frauds. Everything that could go wrong for the European Leaders did go wrong. The Concealment Frauds got Criminal Conspiracy Proof. It enabled Equity Lawyer Mr Ellis and Queen Elizabeth to revive use of the Coronation Oath Enforcement Authority and a Corruption Remedy Process that has continued ever since.

5. Corruption Proof got Forced Resignations in 2006 and 2019 from Prime Ministers Mr Blair and Mrs May. Corruption Exposure got Forced Retirements by Governing Majority MPs that enabled the General Elections in 2010 and 2024 to get Power Transfers from an Old Corrupt Governing Majority to a New Governing Majority. Between 2010 and 2015, the Parliament Sessions Court got Remedy Co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband.
6. The 2024 Parliament Session is the first in the 335 years since the Glorious Revolution that that starts with Corruption Proof against the Prime Minister got when he was Director of Public Prosecutions and Opposition Leader. It includes Imprisonment Frauds when he was Director of Public Prosecutions and Release Denial Frauds when he was Director of Public Prosecutions. The Session Remedy Priority is Credibility Recovery for the Authorities. Imprisonment Fraud Findings validated the Session Priority for 20,000 Prisoner Releases. Censorship Frauds and Propaganda Frauds by the Cabinet substitute the Overcrowding Reason for Imprisonment Fraud Reason for the Prisoner Releases. Investigation 01 YE 15441 23 is a Test Case. Written Notice from the Complainee identified Corruption Proof that is Defence Evidence. It includes Audio Records that are Personal Responsibility Proof against Identifiable Individuals for Known Court Frauds. It got Recorded Interview Refusals by the Case Officer who needed to avoid Audio Records of Evidence Production Demands by or for the Complainee, or Demand Failures that are Criminal Conspiracy Proof against the State Approved Defender and Investigator. The Case Management Proposal of the Complainee was Case References from the Investigator via superiors to Metropolitan Commissioner Sir Mark Rowley, the Attorney general, Home Secretary and Prime Minister. It got Repeat Interview Refusals and an Investigation Fraud Presumption for the Complainee against the Cabinet that is subject to an Impossible Rebuttal Proof Burden.
7. Forced Remedies needs a Credible Choice for Power Transfer. The 2024 General Election got a Split Conservative Values Vote that enabled a Minority Vote to get a Landslide Majority of Novice MPs. It got a Leadership Contest for the Biggest Opposition Party. There has been No Noticeable Publicity by the Mass Media of Corruption Remedy Commitments by Leadership Contenders. A Conservative Values Split Remedy needs a Negotiated Settlement and Publicity Successes. A Credible Choice Finding for United Conservative Value Leaders needs Credible Remedy Commitments from them.
8. A Possible Alternative is use of the Remedy Co-operation Proof got for MP Mr Miliband when he was

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Opposition Leader to validate a Credibility Finding for him as Prime Minister to lead a Remedy Coalition Majority that enables use of the Governance Experience. It would spread responsibility for hard decisions and enable All Parties to prepare for Normal Service.

9. This is a Corruption Case. The Top Corruption Controls are Relevant Circumstances. They validate the Contempt Finding + Investigation Powers Forfeit + Basil Extension Refusal + Contempt Remedies.

Bail Extension Objections + Contempt Remedy Representations

1. Old Top Level Protection Frauds + New Investigation Frauds invalidate the Bail Extension and validate the Investigation Powers Forfeit.
2. The Old Frauds got Corruption Proof against the State, Remedy Denial Fraud Proof against the Law Courts and Protection Fraud Proof against Cabinets and Parliament. The Parliament Session Court used it to get Forced Resignation in 2006 and 2019 from Prime Ministers Mr Blair and Mrs May. It validated Corruption Exposure by use of the Expense Account Scandal in 2009 and Multiple Scandals in 2023 and 2024 to increase the Retirement Rate of Governing Majority MPs. It enabled the General Elections of 2010 and 2024 to get a Power Transfers. In 2010, a Credible Choice for Voters got the Coalition Government. The Session Priority was a 2 ½ Years Session to enable a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. It got Remedy Co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband. They collaborated to discover who in their Political Parties was working for the Protection Fraud Network. It gave the Parliament Sessions Court the confidence that whoever won the 2015 General Election could be relied on for Credibility Recovery for the Authorities. It needed Dismissal Executions against Top Judges by a United Parliament, Victim Identification and Case Remedies.
3. The 2015 Session Priority was Set-Up Conditions for the Dismissal Executions. They were Case Issue Rights for the Citizen against the State and Law Courts, a Fraud Invalidity Precedent [Sharland v Sharland], a Conflict Disqualification Precedent [Emerald Supplies v British Airways] and an Integrity Test Year for the Equity Lawyers. The European Referenda Commitment in the 2015 General Election got a Governing Majority for Prime Minister Mr Cameron. He knew that Dismissal Executions against Top Judges would get Corruption Exposure that increased the Leave Vote. He used the Case Preparations Year for the European Referenda, led the Remain Campaign, lost and resigned. It was an Honourable Resignation. Dismissal Executions against Top Judges was the next item on the Session Agenda. The Protection Fraud Network needed to stop them. They spent Many Millions buying Leadership Votes for MP Mrs May because she was one of them. It got an 8 Year Delay for Remedy Delivery.
4. In 2023, the Parliament Sessions Court forced Mass Publicity for the Imprisonment Fraud Scandal,

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Protection Fraud Scandal and Enforcement Fraud Scandals. In December 2023, it enabled the G7 Summit to get an International Agreement for Remedy Enforcement against Fraud Profiteers. In 2024, it enabled the Parliament Sessions Court to use the Post Office Scandal and Health Scandals to get Mass Publicity for Corruption Exposure against the State up to Cabinet Level, Remedy Denial Frauds against the Law Courts, Protection Frauds by Cabinets and Parliaments. It got an increase in the Retirement Rate of Governing Majority MPs, an Incredible Choice for Voters and a Split Majority Vote for Conservative Values that enabled a Minority Vote to get a Landslide Governing Majority of Novice MPs led by Sir Keir Starmer, who is the Top Agent of the Protection Fraud Network.

5. The 2024 Session Priority is Remedy Delivery. The Lead Test is the Forced Release of 20,000 Political Prisoners. It got Remedy Sabotage Fraud Proof against Prime Minister Sir Keir Starmer. He used Valid Imprisonment Pretence Frauds + Insufficient Capacity Pretence Frauds + Release Priority Fraud for Guilty Criminals against Prison Fraud Victims. All Test Cases managed by Equity Lawyer Mr Ellis got Corruption Proof against the Authorities. Rape Investigation 01 YE 15441 23 got a Test Case Authority for the Equity Lawyer, a Recorded Interview Denial Fraud Conspiracy by the State Approved Defender and Investigator, and Case References via Top Police to the Home Secretary and Prime Minister.

Old Frauds

7. The Coronation Oath Enforcement Authority manages the Profession Authority Responsibilities for Parliament. 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 Citizen has Investigation Jurisdiction. It is the power to give a Confidentiality Waiver, Privilege Waiver and Test Case Management Authority that enables use of the truth, whole truth and nothing but the truth for Integrity Tests of the Authorities. They get Justice Proof for Honourable Officers or Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts. The Equity Lawyer has Test Management Jurisdiction. It is the capacity to provide Judgment Services that get Corruption Remedy Standard Proof Sets. The Crown has Prosecution Jurisdiction. It is the power to use Fraud Proof Sets for Trial Orders of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. The Parliament Session Court has Adjudication Jurisdiction. The two Lord Archbishops serve as Court Lawyers, one for the Trial Court and the other for the Appeal Court. The 24 Lord Bishops provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors. When they are busy, they split into 2 Trial Juries of 8 and one Appeal Jury of 8. The Corruption Remedy Proof Standard eliminates the need for Witness Attendances and Credibility Findings. It enables Trial Orders of the Crown to get a Trial Verdict in 7 days and Appeal Decisions in 10 days. They are Fitness Investigations that identify and remove Unfit Persons and Unfit Authorities until the Fit Persons get office. They need

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Investigation Secrecy. It creates the need for No Public Gallery. The Court Room is the Jury Room.

8. Corruption Proof gets Corruption Findings, Remedy Entitlement Findings, a series of Investigation Priority Findings that discover who is responsible and Dismissal Priority Findings against Top Judges with Execution Responsibility by the Cabinet. A Dismissal Failure is Protection Fraud Proof against the Cabinet. The Default Penalty is a Dismissal Decision against the Prime Minister with Execution Responsibility by Parliament. A Dismissal Failure is Protection Fraud Proof against Parliament. The Default Penalty is a Forced General Election got by Time Expiry or a Parliament Session Refusal. The Ultimate Sanction is a Forced General Election with Mass Publicity for Corruption Proof against the State, Remedy Denial Fraud Proof against the Law Courts and Protection Fraud Proof against the Cabinet and Parliament.
9. The Dictator Governance Plan for Western Europe used Judgment Service Penalty Frauds to deny a Reliable Supply of Admissible Evidence for the Parliament Sessions Court. It got a Dormancy Period for the Coronation Oath Enforcement Authority that lasted 45 years. The intent was that Active Service Experience of the Coronation Oath Enforcement Authority would die with Queen Elizabeth. She needed Active Service Revival Conditions to end the Dormancy Period. Revival Conditions needed Criminal Conspiracy Proof against a serving Prime Minister and then a Reliable Supply of Judgment Services that got Admissible Evidence long enough to manage Corruption Remedies.
10. In every Member State of the European Union, the Politicians lost control to Crime Partnerships of State Officers and Law Court Judges. They developed Protection Fraud Networks to provide Support Services and manage Co-ordinated Corruption. They sold Market Frauds to Organised Crime, provided Protection Frauds for Corrupt Officers who managed them and traded Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. General Elections got Governing Majorities and Remedy Sabotage Majorities controlled by the Protection Fraud Networks. Budget Frauds by the Protection Fraud Networks got Impossible Conditions for Honest Governors. Corruption Remedies needed Corruption Control Jurisdictions for the Citizen against the State. The Coronation Oath Enforcement Authority was the only one in the European Union. Honourable Politicians in the EU and US realised they needed the Revival Conditions.
11. The Protection Fraud Network had a Costs Control Policy. They used Paedophile Entrapment and Paedophile Framing Frauds to get Exposure Blackmail Victims. They used Appointment Frauds for the Blackmail Victims that got Reliable Fraud Services at No Profit Share Cost. The Blackmail Victims needed Constant Reassurance. They were given Protection Frauds for Celebrity Paedophiles.
12. The Top Police, Top Customs and Top Judges were the Top Drug Dealers. They managed Top Drug Imports. Top Drug Sales went with Protection Frauds. They needed Chemically Traceable Supplies for

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Career Sabotage Frauds against Honest Officers. They needed a Successful Drug Production Business that had Buffer Stocks available at any time for Sabotage Frauds against Honest Officers. The Successful Business needed a Top Quality Product. It needed Sussex Production Sites to access Sussex Water.

13. In the 1980's 3 Cousins died in 18 months. They had different surnames. The Family Lawyers were Cripps Harries Hall. The Probate Estates got Unusual Management that got Information Sharing by Trust Beneficiaries and Trust Fraud Findings against the Family Lawyers. Mr John Martin Edward Hoath was the only Trust Beneficiary with the Robust Character and Business Skills for Remedy Management. The Family Lawyers needed Ruin Frauds against him before he managed Ruin Justice against them. Bribe Payments by the Family Lawyers got Bankruptcy Frauds 1991 191 by the Law Courts against Mr Hoath. The Bankrupt Estate included the freehold title to Somersales Farm, London Road, Crowborough. Bad Management by them and Good Management by him got Fraud Proof at every stage of the process. In 1994, it included Personal Supervision by the Law Practice Top Partners of Criminal Trespass + Lifetime Neck Injuries by a Professional Thug against Mr Hoath. The Personal Injury Claim 98 NJ 0655 Judgment contained Event Admissions + Intent Admissions by the Top Partners that were Criminal Conspiracy Proof against them and Sussex Police and Contempt Immunity Proof against the High Court and Court of Appeal.
14. Good Management by Mr Hoath got Farm Possession Delays for 10 years. It brought Somersales Farm to the attention of Top Judges when they wanted a Sussex Site for Drug Production. Protection Fraud from Top Police needed Protection Fraud Proof from Top Judges. On 8th June 2001 the 1991 191 Judgment recited Fact Admissions and Intent Admissions that were Fraud Proof against the Family Lawyers and Bankruptcy Trustee and made a Remedy Restraint Fraud against Mr Hoath. It was Protection Fraud Proof from Top Judges that got Drug Crime Protection Frauds from Top Police.
15. Top Judges insisted they have Business Manager Appointment Powers because they did not trust anyone else to pay them. They appointed Known Dangerous Criminal Mr Winston Elijah Leachman. He was born on 14 September 1958. His Convictions Record got a Statutory Prohibition against Firearms Possession. The Minimal Penalty for a Prohibition Breach is 5 Years Imprisonment. He and the Guilty Officers wanted Protection Frauds that would last their lifetimes. On 25th June 2002 Firearms Theft from a Firearms Cabinet by him got on 26th June 2002, issue of Firearms Receipt 0233607 by Corrupt Officers. It listed the Stolen Firearms and identified him as Possessor. They thought that Physical Possession by him of the Original Receipt would get Lifetime Protection Frauds for all of them. They seized the Firearms Cabinet and issued Receipt 0233608. It listed it with the comment 'Locked – contents unknown'. It identified the Lawful Possession Agent. They went to Lewes Armoury with intent to put the Stolen Firearms in the Cabinet and pretend nothing had happened. They had no key. The Standard

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Procedure required the Owner to unlock the cabinet, identify missing contents, if any, and account for unlawful contents, if any. No one dare conduct the Standard Procedure because it defeated the purposes of the Protection Fraud. The Non Standard Procedure required a Lock Smith to unlock the cabinet. No one dare conduct the Non Standard Procedure because Mr Leachman might have put in the cabinet evidence that they could not ignore. The Convictions Record, Receipts, Stolen Firearms, Cabinet and Other Armoury Records were Protection Fraud Proof against All Authorities with Remedy Powers. They were an Exposure Time Bomb.

16. In 2003, Exposure Blackmail Victim Status got the BBC Top Journalist Office for Mr Huw Edwards.
17. In 2004, the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. The Lawful Business of British Citizens made inevitable exposure of the Election Frauds. They made Fraud Concealment Plan. It used Sabotage Frauds against the Lawful Business. The Sabotage Frauds were Extradition Frauds against a British Business Manager and Imprisonment Frauds against him and a Dutch Business Manager. Everything that could go wrong for the European Leaders did go wrong. They did not have an Extradition Agreement between the UK and Netherlands, or the time to make one. The 1st Extradition Fraud used a Drug Crime Framing Fraud and Armed Dutch Police on UK soil to supervise UK Customs and Kent Police in a Kidnap Operation against the British Business Manager. The European Leaders and Dutch Investigators did not know a complex series of events got Incredible Target Status for the British Business Manager in Drug Investigations. They did not know that the Top Drug Dealers had used his address as the Decoy Address on the Carrier Movement Records of more than 70 Drug Shipments. They did so because, if anything went wrong, the Incredible Target Status would ensure Address Enquiries got Dead End Results. Top Customs knew that Extradition Frauds by the US used Kidnap + Drug Unconsciousness and Victims woke in prisons like Guantanamo Bay. They had No Prior Experience of Extraditions Frauds by the EU. The Set-Up Period for the Extradition Frauds coincided with Drug Trafficking Routine. They knew a Drug Crime Complaint to Kent Police got Incredible Target Status for the British Business Manager. They thought discovery of Address Frauds got a Criminal Complaint by the British Manager, a Decoy Address Investigation by Dutch Authorities and Investigation Assistance by the Business Manager. UK Customs got News Broadcasts of Big Drug Bust and International Co-operation and took control with intent to manage Investigation Sabotage Frauds. A Charge Fraud got Remand Custody for the UK and Jury Trial Rights for the UIK Business Manager with an Investigation Record that was Compelling Innocence Proof for him and Compelling Guilt Proof against the Investigators. Deal Frauds got Drug Crime Immunity for the Top Drug Dealers and 2nd Extradition Fraud Services for the European Leaders and a Drug Crime Profit Share for Prime Minister Mr Blair. The 2nd Extradition Fraud Plan needed

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Innocence Evidence Concealment Frauds by UK Authorities before completion of Imprisonment Frauds by the Dutch Authorities. Integrity Tests by Equity Lawyer Mr Ellis got Innocence Evidence Concealment Fraud Proof and Dismissal Decisions against Top Judges. Dismissal Failures were Protection Fraud Proof against the Cabinet. The Default Penalty was a Dismissal Decision against Prime Minister Mr Blair. In 2006 he signed a 10 Months Retirement Notice to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof against him. It got a Leadership Contest. The choice for the Labour Governing Majority was a Just Remedy Leader or Protection Fraud Leader. There was No Viable Remedy Candidate. Second Support from more than half the Leadership Voters got the Premier Office for Protection Fraud Candidate, who was MP Mr Brown.

18. Prime Minister Mr Blair used the Retirement Notice Period make Protection Fraud Arrangements for his lifetime. A Ruin Fraud by Prime Minister Mr Blair against Equity Lawyer Mr Ellis got Criminal Conspiracy Proof for the Equity Lawyer against All Guilty Parties. Fraud Proof Theft Plans failed. Prime Minister Mr Blair used Drug Crime Profit Shares to get Protection Frauds from Cabinet Ministers when he left office. They had Keir Starmer appointed as Director of Public Prosecutions to manage them.
19. Integrity Tests by the Equity Lawyer got complete sets of Corruption Proof, and use of it for Dismissal Decisions against Prime Minister Mr Brown and the Labour Governing Majority. In 2009, the Expense Account Scandals were Corruption Exposure that increased from 15% to 30% the Retirement Rate of Governing Majority MPs. It enabled the 2010 General Election to get a Power Transfer and Coalition Governing Majority led by Prime Minister Mr Cameron and Deputy Prime Minister Mr Clegg. The Session Priority was a Long Session of 2 ½ years to enable a Corruption Investigation of the Law Courts managed by the Lord Chancellor for the Crown. The fact Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband did not know the Investigation Details eliminated them from suspicion if anything went wrong. It freed them to govern. They did everything the Parliament Session Court required them to do. They collaborated to discover who in their Political Parties was working for the Protection Fraud Network. The Corruption Investigation got Trial Fraud Proof, Appeal Fraud Proof and Protection Fraud Proof against the Law Courts. The last case was Firearms Possession Trial Fraud 2012 0131. Fingerprints on the Case Papers were Personal Guilt Proof against Director of Public Prosecutions Mr Keir Starmer.

Old Fraud against the Rape Complainant and Complainee

20. The Parliament Sessions Court made progress with Remedy Process. 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 Expatriation Frauds to get Money

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Laundering Services from Sovereign States. It needed a Business Priming Case that got Fraud Knowledge Admissions + Remedy Denial Fraud Commitments from All Relevant Professionals. The Business Priming Case was against Mother Mrs Theodorou and the 6 Theodorou Children. The 3rd child and eldest daughter was Sophia. She was born on 4th January 2005. She is the Rape Complainant. The Maternal Grand Father is the Rape Complaine. A Corrupt Deal got Child Care Fraud Co-operation from Mr Theodorou and Divorce Property Frauds for him against Mrs Theodorou and a Business Priming Case for the Protection Fraud Network. It started with Influence Frauds by the Father that got Neglect Perjury from the Children and Investigations Frauds by the Metropolitan Police that ignored Perjury Admissions by the Children. The case had more than 130 Events each of which got Fraud Conspiracy Proof against the State and Law Courts. No Case Supervision by the Cypriot Courts of 4 children, including Sophia, was an Expatriation Permit Breach Contempt Proof against Council Officers and Contempt Immunity Fraud Proof against the Law Courts.

21. A Credibly Independent Investigation needs to discover what influence Cypriot Cultural Norms, Family Background and Corruption Damage had on the 6 Children in general and Sophia in particular. A Greek Cypriot Cultural Norm was Moral Control Waivers for Dynamic Businessmen who enabled the Greek Orthodox Church to pay Religious Freedom Taxes to the Byzantine Empire. The Dynamic Businessmen expected Sexual Promiscuity and Alcohol Excess Freedom for them, subject to the Risk Controls of Generous Payment and Drunken Self Restraint, and Model Sexual Behaviour and Model Sobriety by the Family Women. Once established, nothing stopped it. Byzantine Rule became British Rule. It ended with the Independence Movement and Power Struggles between the Right-Wing Activists and Communist Activists. The US wanted a Right-Wing Europe and used a Murder Campaign against Communist Activists to get it. The Maternal Grand Father was one of the Communist Survivors. He and his generation came to the UK with the Greek Cypriot Cultural Norm reinforced by Tax Compliance Contempt. At the age of 84, he acknowledges that with hindsight the Family Circle would have been better served by Standard Moral Control and Standard Tax Compliance.
22. Remedy Process Briefing by the Equity Lawyer explained the value of Corruption Proof as Defence Evidence in a Serious Criminal Investigation. It would get a Confidence Collapse by State Officers. They would need to avoid Interview Audio Records of Corruption Proof Production Demands by or for the Accused or Demand Failures that were Fraud Conspiracy Proof against the State Approved Defenders and Investigators. It would get Case Delay Frauds and Case References up the Command Chain to the Attorney General, Home Secretary and Prime Minister. They listened politely. He had no idea how much of it they grasped. He had more contact with the Mother. He did not mention it every time. She continued to get Contempt Immunity Fraud Proof against Enfield Council Officers and Top Judges. Sometimes she

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appeared to grasp the value of a Criminal Investigation but not always. Sophie was a Law Student and the Least Responsive of the 4 Eldest Children. .

23. On the evidence available, Sophia brought the Female Identity to the Dynamic Businessman Role Model of the Cypriot Cultural Norm, but did so with No Risk Controls. She gets drunk, has drunken sickness, behaves promiscuously, sometimes has regrets and needs a Responsibility Offload. Model Woman Failures by her caused a Relation Breakdown with the Grand Father. Reformed Character Pretences by her got Grateful Appreciation by him and, on 19th December 2023, the Casino Invitation. She used it for a Secret Invitation of Her Friends. Chance Meeting Pretence Frauds by her and them were a Deception Success against the Grand Father. It lasted until Excess Alcohol and Inconsistent Behaviour by her and them. The Grand Father knew something was wrong but could not work it out. The Return Journey got Sexual Predation by her against him in the car. He did not know what to do. Later she used a Rape Complaint Fraud for a Responsibility Offload. It got the Criminal Investigation and Systematic Bias Frauds by the State and Law Courts, and Defence Case Management Sabotage Frauds by the State Approved Defender, for her and the State against him.
24. The 6 Children have Logical Acceptance they are Corruption Damage Victims. Effective Remedies needs Damage Insight and Emotional Acceptance. The 3 Brothers work on Damage Insight in their own way at their own pace. They notice the Regular Drunkenness, Drunken Sickness, Sexual Promiscuity and Responsibility Offloads of Sophia. They did not understand it. On the evidence available, she does not have confidence in her Natural Identity, tries to get satisfaction from the False Identity of Greek Cypriot Culture Role Model, fails but has not yet given up. It prevents Damage Insight. It denies everything her Natural Identity can give her, and everyone who cares for her.
25. The Arrest Shock ended the Confused Indecision of the Grand Father about the Casino Events. Effective Defence needed Rapid Access to the Casino Video Records before Age Decline, Long Delay and Chronic Stress compromised his Defence Ability.
26. The Bail Conditions Appeal + Contempt Remedy Application dated 24th January 2024 got Process Denial Fraud Proof against the Defender, Police and Magistrates Court. The Evidence Offer dated 26th February 2024 of the Mother is for All Citizens. It gives Case References and Event Dates got Corruption Proof. It includes Audio Records of Court Hearings. The Defence Evidence Notice dated 20th March 2024, and Email Service 2 ¾ hours before the Bail Return Time on 21st March 2024 got a Bail Appearance Failure by Investigator Mr Flanders and a Conflict Disqualification Denial Fraud Proof + Conflict Qualification Pretence Fraud Conspiracy Proof against the Defender and Investigator.
27. The 3 Brothers knew about the Rape Complaint but did not get a Clear Understanding from Sophia. They

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wanted Direct Contact with their Grand Father.

28. The Bail Revocation + Contempt Remedy Application dated 24th April 2024 by the Equity Lawyer, Marinos Theodorou and Andreas Theodorou got Process Denial Fraud Proof against the Police and Magistrates Court.
29. The Investigation Fraud Review Claim dated 29th May 2024 got Process Denial Fraud Proof against the Defender, Police, Cabinet, Party Leaders, including Sir Keir Starmer, and the Administrative Court.
30. Additional Evidence Notices from Corruption Victims got Fraud Conspiracy Continuity Proof against Defenders and the Authorities.
31. Repeat Bail Appearance Failure by the Investigator on 21st June 2024 motivated the Bail Appearance Refusal Notice
32. Election Integrity Tests used Question Notices that were Additional Evidence Notices for Investigation 01 YE 15441 23. On 19th June 2024, they got Questions Denial Proof against a Hustings Manager and Hustings Chair in Mid Bedfordshire. On the same day, the preparations to ask a Party Candidate to get a Questions Response from the Party Leader motivated a Mental Health Arrest Fraud + Detention Fraud + Forced Medication against the Crewe Test Manager. The Hustings Negligence Claim got Process Denial Fraud Proof against the Hustings Officers, State, Law Courts and Party Leaders. The Imprisonment Fraud Release Claim discovered Case Management Incapacity by his Mother and a Citizen who had served well in many other cases. It is Damage Proof for the Victim against Prime Minister Sir Keir Starmer. He is a Fraud Beneficiary of the 2022 002595 Restraint Fraud that denied a Release Claim by the Equity Lawyer.
33. The General Election was on 4th July 2024
34. The Session Priority Performance Tests started with the Pending Fraud Remedies Bail Appearance Refusal Notice dated 5th July 2024 from the Grand Father. It got No Response from the Investigator.
35. The Session Priority Performance Tests continued with other cases.
36. A Council Taxation Fraud used a Liability Order Forgery by Worcester City Council or Case Record Destruction Frauds by Worcester Magistrates Court.
37. A Trust Frauds got Ruin Fraud Conspiracy Proof against Financial Service Agents and Top Judges. Trust Case 2024 00393 + B01B08347 has a Hearing Date on 27th September 2024 that has been used for an Additional Evidence Notice for Investigation 01 YE 15441 23. It will get an Audio Record of Just Remedies or Enforcement Frauds.
38. Accounting Frauds by Hackney Council Officers have got a Case Trial on 4th October 2024 and an Additional Evidence Notice for Investigation 01 YE 15441 23. It will get an Audio Record of Just

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Remedies or Enforcement Frauds.

39. Many more cases got Additional Evidence Notices for Investigation 01 YE 15441 23
40. The Care Needs of the youngest child required a trip to Cyprus by the Mother. On Wednesday 4th September 2024, Andreas had a Barbeque Party at 199 Winchmore Hill Road. He understood Sophie was going out and would stay with friends over night. A Casual Telephone Call from the Grand Father got a Barbeque Invitation from Andreas because Mother and Sophie were not there. Grand Father arrived about 8 pm. Sophie returned about 9.30 pm and made approached her Grand Father. He did not know what to do. Andreas, and others, thought it was a Reconciliation Event. They did not want to spoil it. She got drunk, was sick and got care from the others. The Grand Father wanted to go home but the drivers had consumed too much alcohol. Andreas invited him to sleep on the couch in the lounge and gave him some sleeping clothes.
41. Report Trips to the Home Secretary and Prime Minister got Stress Behaviour by Metropolitan Police Commissioner Sir Mark Rowley and Stress Behaviour Audio Video Records for Media Managers.
42. The Bail Extension Application ignores the Physical Contact Admission and uses a Forensic Evidence Dependency Pretence Fraud for Investigation Denial Frauds.