

Rent Default Possession Case Management Proposals of Tenant

25th October 2024

1. High Court Kings Bench Caser 2022 002595 Interested Party Status + General Civil Restraint Removal + Contempt Remedies Application by the Landlord against Former Prime Minister Mr Johnson, the Attorney General, Ministry of Justice and Prime Minister Sir Keir Starmer with Tenant Consent. Context Reasons + Case Reasons
2. A Declaration Application by the Tenant and Landlord against the Defendants whether the 2022 003098 + 2023 000569 + 0174 Imprisonment Fraud by the Judiciary against the Tenant caused the Housing Benefit Loss and Consequential Damage to the Landlord of Rent Arrears that have Crime Proceeds Status and Unenforceable Status get Damage Recovery Rights against the Cabinet, and whether the Landlord uses a Fraud Management System
REASONS
 1. The Coronation Oath Enforcement Authority has Corruption Control Jurisdictions that govern Parliament Session Powers. They manage the Profession Authority Responsibilities for Parliament.
 2. The Politicians made a Dictator Governance Plan for Western Europe. It vested Corruption Remedy Powers Monopoly in the State. It used Sabotage Frauds that denied a Reliable Supply of Admissible Evidence and got a Dormancy Period for the Coronation Oath Enforcement Authority. Dormancy Termination needed Criminal Conspiracy Proof against a Prime Minister when still in service and a Reliable Supply of Admissible Evidence. It has two Fatal Flaws. It was a Civil Dictatorship that eventually would have Total Dependency on Electronic Signature Dictator Powers. The Remedy Powers Monopoly made inevitable Total Control by Organised Crime and a System Collapse.
 3. 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 sell Market Frauds to Organised Crime, provide Protection Frauds for the Corrupt Officers who manage them, and trade Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. They used Statute Frauds + Regulation Frauds + Policy Frauds + Precedent Frauds for Enforcement Frauds.
 4. In every Member State of the European Union the Market Frauds included Budget Frauds against the State that got a Crippling Incapacity for Honest Governance. Corruption Remedies needed Corruption Remedy Jurisdictions the State did not control. The UK Coronation oath Enforcement Authority was the only one in the European Union.
 5. The UK had an Equity Governance Recovery Plan. It had two strategies. One was for the Citizen to develop the technology for Advanced Electronic Signatures, use it to provide Sophisticated Services that enabled the Prosperous Classes to manage Tax Haven Estates from their homes and use Taxation Starvation to force conversion from Dictator Governance to Equity Governance. The other needed Criminal Conspiracy Proof against a serving Prime Minister and an Admissible Evidence Supply Commitment to end the Dormancy Period and start a Corruption Remedy Process.
 6. Advanced Electronic Signatures needed Identity Proof Control for the Computer User. It needed Process Analysis of Handwritten Signatures and a Secure Internet Service that linked Verified Signature to Verified Document, and provided Verification Services for whoever needed Valid Access. The Profit Plan was On Line Services. The Defence Plan was Source Code Secrecy because Copyright Period is 50 years from publication and No Publication gets Permanent Copyright. Advanced Electronic Signature Services replaced the Business Security of City Centre Building with Remote Access by Handwritten Signature Identification of Computer Users. It enabled a Work Transfer from the city to the town, village and home. It reduced Commuting Time, increased Work Time, enabled Efficiency Improvements, a Massive Efficiency Dividend, Huge Market Development Profits, Huge Foreign Earnings and Huge Taxes for the Host State. Market Access needed the High Internet Usage of the USA or Post Office + Royal Mail Universal Deliveries of the UK.
 7. In 1998 the Tenant and a Technology Partner completed development of Writing Analysis Technology. Some of the European Leaders made a Personal Profit Plan. It needed Source Code Theft, Forced Use in the EU, Usage Licence Fees for the Source Code Thieves, and Competition Sabotage that needed Business Sabotage Frauds against the Post Office. Prime Minister Mr Blair was the Plan Manager. Usage Fee Revenue Demands for the State by Security Service Officers defeated the Personal Profit Plan and forced use of an Independent Theft Agent. Barclays Bank was the Theft Agent. The Business Sabotage Frauds started with the Forced Transfer of Customer Accounts from the Post Office to the Banks, who did not want them because most of them had No Profit Potential. The Account Transfer Meetings got Mass Publicity for Agreement Claims by the Cabinet and Agreement Denials by the Banks that needed Repeat Meetings and Repeat Publicity. Technology Assessment Appointments for Source Code Theft Officers got Regretted Cancellations and Enthusiastic Requests for New Appointments. The Tenant

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noticed the News Coverage of the Account Transfer Meetings coincided with the Technology Assessment Appointment Changes. He realised what was happening. He managed the process to get Source Code Theft Conspiracy Proof and then Theft Manager Proof against Barclays Bank Group Board and Protection Fraud Proof against the Bank of England and Prime Minister Mr Blair. Use of it in the UK and EU would have enabled use of Court Frauds for Costs Frauds and Bankruptcy Frauds and completion of the Source Code Theft. The Tenant had 50 % Copyright, 100% Sales Rights and Creditor Control. Market Development needed the US Market with Copyright Ownership or Reverse Engineered Products. A Claim Refusal by the Tenant in the UK and EU and Evidence Preservation for US Juries denied Market Access for Reverse Engineered Products. The Personal Profit Plan Conspirators were furious. The Electronic Communications Act 2000 vest Regulation Jurisdiction in the Cabinet. The Advanced Electronic Signatures Statutory Instrument 2002 State was a Consumer Protection Pretence Fraud. It used Licence Application for Provider Identification and Service Denial Frauds. All EU States copied the act and regulations. The Corruption Remedy Process made inevitable Market Access using the Post Office and Royal Mail in the UK. The Protection Fraud Network used Management System Frauds to get Account Fraud Powers for Career Sabotage Frauds against Post Office Masters. The Market Exclusion Frauds managed by the EU made Market Access for Advanced Electronic Signatures dependent on Small Independents. Live and profitable usage anywhere in the world doomed the Governance Model of the European Constitution.

8. In 2001 the Twin Towers Terrorism motivated a withdrawal by US Banks to the US. One of them employed a Top IT Expert who was a UK Citizen. He chose UK Redundancy instead of US Employment so that he could service Elderly Parents. He built the Document Management System. He wrote more than a million lines of code. It worked. In late 2003 Internet Testing discovered Electronic Eavesdropping by the Secret Service. He used it for System Marketing to the State. It got a Marker Ready Report from the Secret Service to Prime Minister Mr Blair.
9. In 2004, an Angolan Fleet Maintenance Contract for BP and a Small Independent got Market Access for Advanced Electronic Signatures It got a Market Access Report from the Secret Service to Prime Minister Mr Blair. Live and profitable usage of Advanced Electronic Signatures anywhere in the world doomed the Dictator Governance Model of the European Union. The European Leaders were preparing for the European Referenda. They needed to abandon the Electronic Signature Dictator Powers or use Concealment Frauds to get Referenda Acceptance. They made a Concealment Fraud Plan. It used an Extradition Fraud against a UK Citizen and Imprisonment Fraud against him and a Dutch Citizen. Everything that could go wrong for them did go wrong. It got Criminal Conspiracy Proof against European Leaders including Prime Minister Mr Blair. The Conspiracy proof and an Admissible Evidence Supply Commitment from the Tenant enabled Queen Elizabeth to revive Active Service of the Coronation Oath Enforcement Authority and started a Corruption Remedy Process. It continues. The Tenant has serviced it ever since.
10. The 1st Concealment Plan discovered Top Police, Top Customs and Top Judges were the Top Drug Dealer in the UK. The 2nd Concealment Plan got Criminal Immunity Frauds for the Top Drug Dealers, Concealment Plan Services for the European Leaders and a Profit Share for Prime Minister Mr Blair. In 2006 the Remedy Process got a Forced 10 Months Retirement Notice from Prime Minister got a Profit Share for Cabinet Officers.
11. In 2007 a Business Expansion Plan by the Protection Fraud Network sold Land Frauds for Big Landowners against Small Businesses. It needed Business Priming Cases to get Fraud Knowledge Admissions and Remedy Denial Fraud Commitments from All Relevant Professionals.
12. In 2008 a Career Deal Fraud got the office of Director of Public Prosecutions for Keir Starmer and Protection Frauds for the Entire Network including Cabinet Officers.
13. A Business Expansion Plan that sold Protection Frauds for Asset Thefts + Accounting Frauds by Housing Officers against Housing Associations required a Management System for Evidence Exclusion.
14. In 2021 Protection Fraud Conspiracy Proof against the Cabinet and Opposition Leader Sir Keir Starmer created the need for Forced Remedies. They needed Imprisonment Fraud Conspiracy Proof against the Judiciary. In 2022 and 2023 cases 2022 003098 + 2023 000569 + 0174 got it. The Parliament Sessions Court used it for Imprisonment Fraud Findings + Protection Fraud Findings + Enforcement Fraud Findings + Unfit Judiciary Findings. Corruption Exposure Threats got Forced Pronouncement by Parliament with Mass Publicity. In December 2023 the G7 Summit got an International Agreement for Remedy Enforcement against Fraud Profiteers. They used Mass Publicity for the Post Office Scandal and Health Scandals and Remedy Enforcement against the fraud Profiteers. It increased the Retirement Rate of Governing Majority MPs, an n Incredible Choice for Voters, a Split Conservative Values Vote that enabled a Minority Vote to get a Landslide Novice and the Premier Office for Sir Keir Starmer. Unfitness Cases got Mass Publicity for Bribery Questions of the Cabinet 12 weeks after the General Election.