

From: Citizen

To: State

*Contempt Warning:*

1. *Corruption Control Failures gets Contempt Liability for Regulated Professionals*
2. *Fraudulent Use of Corruption Controls gets Extra Penalties for Guilty Criminals*

Take Notice that the Corruption Control Procedure in All Cases for the Citizen against the State is:

1. Child Protectors keep Standard Response Documents to control the Protection Fraud Risk.
2. In the event of Just Action by the Child Protector getting a Complaint Fraud + Arrest Fraud + Crime Caution against Child Protector the Corruption Control Response is:
  - 2.1. Notice the Child Protector has Citizen Status
  - 2.2. Notice the Corruption Control Procedure is:
    - 2.2.1. Counter Complaints of Governance Frauds by the State
    - 2.2.2. Production Demands for Fraud Proof against the State and Law Courts as Defence Evidence
    - 2.2.3. Risk Warning to the Investigator
      - 2.2.3.1. Framing Frauds use Evidence Frauds
      - 2.2.3.2. The hardest Evidence Frauds to service are Concealment Frauds of:
        - 2.2.3.2.1. Investigation Interview Audio Records of Corruption Proof Production Demands that are Concealment Fraud Proof against the Investigator and Demand Failures that are Defence Sabotage Fraud Proof against the Regulated Defender
        - 2.2.3.2.2. Case Hearing Audio Records that are Remedy Denial Fraud Proof against the Law Courts
      - 2.2.4. Best Advice is Case Management Guidance References by Investigators and Intermediate Ranks that enable Case Reports by Commissioner Ranks to Cabinet Officers and Parliament
      - 2.2.5. Public Domain Publicity Notices
      - 2.2.6. Use equitygovernance.uk to access Corruption Proof for Additional Evidence Notices to Investigators
    3. Risk Warning to the All Authorities
      - 3.1. The Politicians agreed the European Constitution. It vested Dictator Powers in the State. 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. They managed Budget Frauds on an Industrial Scale. It that prevented Honest Governance. Honest Politicians needed Corruption Remedy Jurisdictions the State did not control. The only one was the Coronation Oath Enforcement Authority of the UK. It had Corruption Remedy Jurisdictions that governed Parliament Session Powers. They manage the Profession Authority Responsibilities of Parliament. Honest Politicians in the USA, EU and Commonwealth made an Informal Agreement that the UK would revive use of the Coronation Oath Enforcement Authority, revive use of the Common Law Corruption Controls, achieve Total Destruction of the Protection Fraud Network in the UK and in the process do Honest Governance Recovery Research for Republic Sovereignties. All of them knew it would not be achieved in their periods in office. Enough of them co-operated. The Informal Agreements were followed by a series of Formal Agreements. Some were secret. Others were public. Bankrupt State Budgets could not finance Corruption Damages. Corruption Remedies needed an International Agreement for Remedy Enforcement against Fraud Profiteers. It needed the UK Cabinet to get Imprisonment Fraud Proof against the UK Judiciary. In 2023 the use of Session Powers for Just Blackmail got Forced Co-operation by the Cabinet, Imprisonment Fraud Proof against the Judiciary, the International Agreement for Remedy Enforcement and Fraud Damages that enabled use of the Post Office Scandal and Health Scandal for Forced Remedies.
      - 3.2. Top Police, Top Customs and Top Judges are the Top Drug dealers. Top Drug Sales go with Protection Frauds that include Child Prostitution. It coincides with Family Sabotage Frauds + Child Thefts that get Big Budgets + Budget Fraud Profits by State Officers and, in some cases, Expatriation Frauds that get Money Laundering Services from Sovereign States.
      - 3.3. The Top Drug Dealers needed the capacity to manage Career Sabotage Frauds against Honest Officers to provide Protection Frauds for Corrupt Officers and the Distribution Network. They needed a Reliable Supply of Chemically Traceable Drugs at any time for the Career Sabotage Frauds. They needed a Drug Production Business to have Buffer Stocks that was the Reliable Supply. It needed a Good Quality Product. It needed Production Sites in Sussex to access the Top Quality Water. Top Judges insisted they have Manager

Appointment Powers because they did not trust anyone else to pay them. They appointed a Known Dangerous Criminal. His Convictions Record got a Statutory Prohibition against Firearms Possession. He and Guilty Officers wanted Protection Frauds that would last their lifetimes.

- 3.4. On 25<sup>th</sup> June 2002 a Firearms Theft from a Firearms Cabinet by him got the next day a Protection Fraud Proof Set. It was a Firearms Seizure and Receipt 0223607 that listed the Stolen Firearms and identified him as the Possessor and Physical Possession of the Original Receipt for the Known Dangerous Criminal, and then a Firearms Cabinet Seizure and Firearms Receipt 0223608 that listed the Firearms Cabinet and the comment 'locked - not known contents' and identified the Owner's Possession Agent. The Seizure Officers went to Lewes Armoury with intent to put the Stolen Firearms in the Cabinet and pretend nothing had happened. They did not have a key. The Standard Unlock Procedure needed the Owner to unlock it, identify Missing Contents, if any and Unlawful Content, if any. No one dare conduct the Standard Procedure because it defeated the purposes of the Protection Fraud. No one dare conduct the Without Owner Unlock Procedure because the Known Dangerous Criminal might have put contents in it that they could not ignore. The Stolen Firearms + Cabinet + Receipts + Convictions Record + Armoury Management Records + Audit Records + Firearms Crime Investigation Failures were Protection Fraud Proof against All Relevant Officers of Sussex Police from 2002 to 2025 and continuing.
- 3.5. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders. The Lawful Business of UK Citizen made inevitable exposure of the Election Frauds. European leaders made an Election Fraud Concealment Plan. It used Sabotage Frauds against the Lawful Business. They were Extradition Frauds against a UK Citizen and Imprisonment Frauds against him and his Distribution Manager who was a Dutch Citizen. Everything that could go wrong for the European Leaders did go wrong. The 1<sup>st</sup> Extradition Fraud accidentally identified the Top Drug Dealers and failed. The 2<sup>nd</sup> Extradition Fraud traded Immunity Frauds for the Top Drug Dealers in exchange for Extradition Frauds for European leaders and a Drug Crime Profit Share for Prime Minister Mr Blair. The Election Fraud Proof enabled Equity Lawyer Mr Ellis and Queen Elizabeth to revive the Coronation Oath Enforcement Authority and start a Corruption Remedy Process that has continued ever since.
- 3.6. In 2006 the Remedy Process got a Forced 10 Months Retirement Notice from Prime Minister Mr Blair. He used a Drug Crime Profit Share for Cabinet Officers. A Director of Public Prosecutions Appointment Fraud for Keir Starmer enabled him to manage Protection Frauds for them.
- 3.7. Meanwhile, the Owner used Sussex Police for Free Storage Services. In 2005 a Firearms Certificate Renewal Application got Process Denial Frauds by Sussex Police with intent to use Licence Expiry for a Theft Concealment Fraud. The Owner got Secure Storage Services by joining a Firearms Club Membership and served Membership Proof. A Firearms Collection would discover the Firearms Theft. Guilty Officers needed a Theft Concealment Fraud. Panic Measures got a Drug Crime Framing Fraud. They knew he made Rent Collection Visits to a house. They told the occupier to move out, moved in a Drug Production Factory, waited for the Owner to get no response, enter to investigate and then use his presence and the Drug Production Factory for a Drug Production Framing Fraud. Everything that could go wrong did go wrong. The Honest Search Team produced a Search Log that was Innocence Proof for him and Guilt Proof against the Investigators. It created the need for Big Bribes to the Defenders to get a Conviction Fraud + Long Imprisonment Fraud + Statutory prohibition against Firearms Possession against the Owner. In 2008 a New Armourer did get a Protection Fraud Briefing and issued Goods Collection Time Limit + Default Destruction Notice. In early 2009, Questions by the Owner got Receipt Copies. The Conviction Record + Receipts were a Corruption Proof Set. The Owner used it for Crime Complaints and Remedy Claims that got Protection Fraud Proof against Prime Minister Mr Brown and the Law Courts. The Equity Lawyer and Honest Officers conducted Many Thousand Tests that got Protection Fraud Proof against All Relevant Authorities. In 2011 and 2012, Test Management by the Equity Lawyer and Owner got Firearms Framing Fraud 2012 0131 that got Protection Fraud Proof against Sir Keir Starmer.
4. Corruption Control Tests used Investigation 01YE1544123 got Interview Refusals and Case Closure Frauds. Car Provision by a Drug Dealer for Errand Trips that sometimes get Driving Crime Arrests of Unlicensed Drivers with No Car Seizure and Car Provider Omissions from Prosecution Papers is Protection Fraud Proof. Child Prostitution Grooming Enquiries by the Father, Mr Nkrumah, motivated the 01KW635924 Investigation Fraud + Electronic Device Seizure Frauds that were Record Thefts that provide Protection Frauds for Child Prostitution Grooming by the Drug Dealer + Guilty Others. A Corruption Proof Offer by Mr Nkrumah is for All Citizens.