

Standard Petition for National Corruption Enquiry with Full Powers

20<sup>th</sup> January 2025

From: Constituents of

To: The MP

Petition for a National Corruption Enquiry with Full Powers

REASONS:

1. The Politicians agreed the European Constitution. It vested a Remedy Powers Monopoly 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 sell Market Frauds to Organised Crime, provide Protection frauds for the Corrupt Officers who manage them and trade Glittering Career Guarantees and Job Profits in exchange for Fraud Services by Corrupt Parliamentarians. General Elections got Governing Majorities that were subject to Remedy Denial Fraud Majorities managed by the Protection Fraud Networks.
2. The Protection Fraud Network uses Top State Officers and Top Law Court Judges to manage National Crime Businesses. Top Police, Top Customs and Top Judges managed a National Drug Crime Business. Top Drug Sales go with Protection Frauds that include Child Prostitution.
3. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders. They wanted a Referenda Majority for Dictator Powers. They needed Dictator Power Concealment Frauds to get it. They wanted Blackmail Powers for State Officers against the Citizen. They wanted Electronic Signature Dictator Powers that enabled State Officers to make Financial Asset Loss Threats that Forced Immediate Obedience from the Citizen. The Lawful Business of UK Citizens made inevitable the exposure of the Election Frauds before the European Referenda in 2005. The choice between Dictator Powers for the State and Financial Security for the Voter would have got a Landslide Rejection of Dictator Powers. The European Leaders made an Election Fraud Concealment Plan. It used Drug Crime Framing Frauds to get Imprisonment Frauds against two of the Lawful Business Managers. One was a UK Citizen and the other a Dutch Citizen. It needed an Extradition Fraud against the UK Citizen because there was No Extradition Treaty and no time to make one.
4. The 1<sup>st</sup> Extradition Fraud failed. It used Armed Ditch Police on UK soil to supervise UK Customs and Kent Police in a Kidnap Operation against the UK Citizen. Everything that could go wrong for the European leaders did go wrong. They did not know that a complex series of events discovered the Extradition Target would have nothing to do with drugs for profit, when threatened with violence and under police supervision. It got Incredible Target Status for him in Drug Crime Investigations. Top Drug Importers used the Target's Addresses on the Carrier Movements Records of more than 70 Drug Shipments. It was the 1<sup>st</sup> Joint Extradition Fraud by EU States. The Set-Up Period coincided with the Journey Time for the Next Import Consignment. UK Customs did not believe the Extradition Story. They thought the Target had discovered and reported the Decoy Address Frauds, and was assisting a Decoy Address Investigation. They got news coverage for a Big Drugs Bust and International Co-operation and took control to manage Investigation Sabotage Frauds. The Target was in a UK Prison with Jury Trial Rights and an Investigation Record that was Compelling Innocence Proof for him and Compelling Guilt Proof against the Investigators. The 2<sup>nd</sup> Extradition Fraud succeeded but got Corruption Proof against some UK Top Politicians. A Corrupt Deal got Immunity Frauds for the Top Drug Dealers, Extradition Frauds for the European Leaders and a National Crime Businesses Profit Share for Prime Minister Mr Blair.
5. All of it got Corruption Proof Sets. Equity Lawyer Mr Ellis and Queen Elizabeth used them to revive active service of the Coronation Oath Enforcement Authority. They started a Corruption Remedy Process that has continued ever since. In 2006 it got a Forced 10 Months Retirement Notice from Prime Minister Mr Blair. The Notice Period enabled discovery the Protection Fraud Network controlled more than half the Governing Majority. He procured Profit Shares for Cabinet Officers. In 2008, a Career Deal got the office of Director for Public Prosecutions for Keir Starmer in exchange for Protection Frauds for them. Celebrity Cases got Paedophile Protection Fraud Proof against Keir Starmer. Firearms Crime Framing Fraud Trial 2012 0131 and Fraud Appeal 2012 05196 C5 RD got Drug Crime Protection Fraud Proof against him. Many Cases linked Drug Crimes to Child Prostitution. The Remedy Process got Child Prostitution Enquiries. They got Protection Fraud Proof against Opposition Leaders Mr Corbyn and Sir Keir Starmer the Cabinets of Prime Ministers Mrs May, Mrs Johnson, Ms Truss and Sir Keir Starmer.
6. In 2024, Corruption Exposure enabled the General Election to Dramatically Reduce the Remedy Denial Majority of the Network. The US President Elect Team helped UK Opposition Leaders use the Child Prostitution Scandal to make Corruption Remedies the Key Issue for the 2025 General Election. Enquiry Limitation Frauds by the Cabinet are a Doomed Effort to provide Protection Frauds for Child Prostitution and Everything Else.
7. Petitions by Constituents will enable their MPs to demand a National Corruption Enquiry with Full Powers.

*Petitioner Details:*

Petitioner Signature

Page 1 of 1