

Parliament Sessions Court
Supreme + Appeal Court
Court of Appeal
High Court
Administrative Court
Magistrates Court
Metropolitan Police

The People v Top Judges
Equity Lawyer v Cabinet + Others
Mr Katsiaounis v Cabinet + Justice Ministry + Metropolitan Police
Mr Katsiaounis v Cabinet + Justice Ministry + Metropolitan Police
Mr Katsiaounis v Cabinet + Justice Ministry + Metropolitan Police
Mr Katsiaounis v Metropolitan Police
Mr Katsiaounis v Complainant

Corruption Remedies
Fraud Appeals 2023 000569 + 0174
Fraud Appeal 2025 000041
Fraud Claim 2024 004256
Review Process Denial Fraud
01YE1544123 Bail Fraud Appeal
Rape Investigation 01YE1544123

Repeat Fraud Proof Production Demand + Bail Surrender Refusal Notice

4th April 2025

From: Citizen Mr Antonakis Katsiaounis To: Metropolitan Police + Justice Ministry + Cabinet + Law Courts
Rape Investigation 01YE1544123 Repeat Production Demand for Corruption Proof as Defence Evidence
Bail Surrender Refusal Notice for 11th April 2025 for the REASONS:

1. The Coronation Oath Enforcement Authority have Corruption Remedy Jurisdictions that govern Parliament Session Powers. They manage the Profession Authority responsibilities of Parliament.
2. 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. It eliminates the need for Witness Attendances and Credibility Findings and Personal Case Presentation.
3. The Citizen has Investigation Jurisdiction. It is the power to give a Confidentiality Waiver, Privilege Waiver and Case Priority Waiver for the People against the Case Owner that enables use of the truth, whole truth and nothing but the truth for Integrity Tests of the Authorities that get Corruption Remedy Standard Proof Sets.
4. The Equity Lawyer has Test Management Jurisdiction.
5. The Crown has Prosecution Jurisdiction. It is the power to make Trial Orders by the Parliament Sessions Court of Corruption Cases against the State and Unfitness Cases against Officers and Authorities.
6. The two Lord Archbishops serve as Parliament Session Court Lawyers, one for the Trial Court and the other for the Appeal Court.
7. The 24 Lord Bishops are the Parliament Session Court Jury Panel. They provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors. When they are busy, they provide 2 Trial Juries of up to 8 and 1 Appeal Jury of up to 8.
8. The Corruption Remedy Proof Standard and Jury Flexibility enables Trial Orders by the Crown to get Trial Verdicts in 7 days and Appeal Decisions in 10 days.

The Corruption Remedy Process

9. In 2004 the Coronation Oath Enforcement Authority used Top Level Corruption Proof to start a Corruption Remedy Process. In 2023 it got an International Agreement for Remedy Enforcement against Fraud Profiteers. In 2024 it got Damage Payments for the Post Office Scandal and Health Scandals. The Corruption Exposure got an increase in the MP Retirement Rate, an Incredible Choice and a Split Conservative Values Majority Vote that enabled a Minority Vote to get a Landslide Governing Majority led by Sir Keir Starmer. The Protection Fraud Network lost Parliament Control but kept Cabinet Control. The 2024 Parliament Session Grant required 20,000 Imprisonment Fraud Releases. The use of an Overcrowding Reason instead of the Imprisonment Fraud Reason and Release Priority for Guilty Criminals against Imprisonment Fraud Victims, and 3000 instead of 20,000 Releases were Remedy Denial Fraud Proof that got an Unfitness Findings against the Cabinet. In 2025, the US Presidential Elect Team and UK Opposition Leaders used the Child Prostitution Scandal to get a Unified Electorate and make Corruption Remedies the Key Issue for the next General Election. It got Blackmail Conditions that enabled the Parliament Sessions Court to extort Forced Remedy Co-operation from the Cabinet. It needs Dismissal Executions against Top Judges by a United Parliament, Victim Identification and Case Remedies. It needed the Church of England Scandal before the Child Prostitution Scandal. It needed Co-ordinated Case Management that got the Judicial Sentence Bias Fraud Scandal and the Bigger Problem Interview of Former Lord Archbishop Justice Welby.
10. The Remedy Process used Rape Investigation 01YE1544123 to get Bias Fraud Proof + Child Prostitution Protection Fraud Proof for the People against the State, Law Courts and Cabinet.
11. The Remedy Process needs to identify Root Problems and Root Remedies. Rape Investigation 01YE1544123 has a Root Issues Special Value.
12. Citizen Mr Katsiaounis was born in 1940 to a Greek Orthodox Family in Cyprus. Ottoman Empire ruled Cyprus. They charged Religious Freedom Taxes. It created conditions for Informal Trading that did Double Standards Damage to the Greek Orthodox Church. Religious Freedom Tax Payments by Dynamic Traders got Sin Indulgences on Nuisance Limitation Conditions from the Greek Orthodox Church Leaders. The Inebriation Indulgence was conditional on No Personal Injury + No Public Nuisance. Sexual Promiscuity Indulgences were conditional on Service Provider Satisfaction.
13. Trade between the Far East and Europe needed the Suez Canal to shorten journeys from the Far East to Europe and the Eastern Mediterranean. France and the UK started building the Suez Canal. In 1874 France ran out of money. The UK took sole control. Canal Security needed an Island Naval Base in the Eastern Mediterranean. A Cyprus Sovereignty Transfer from the Ottoman Empire got an Island Naval Base for the UK and Religious Freedom for the Greek Orthodox Church but did not stop the Sin Indulgences. The Maternal Grand Daughter could cope with Sin Indulgence Behaviour and Indulgence Accountability to the Grand Father and committed Rape Complaint Fraud.