Claim Form Content 23rd June 2025

Claimant: Citizen Mr Can Say of Flat 2 211 Tiptree Crescent Ilford IG5 0ST + 07551020475 + <can-say@outlook.com>

Defendant

The Cabinet + Ministry of Justice 102 Petty France, London SWIH 9AJ + Cabinet@cabinetoffice.gov.uk + Contempt.SharedMailbox@attorneygeneral.gov.uk + thetreasurysolicitor@governmentlegal.gov.uk

Claim Brief Particulars Estate Frauds + Reputation Frauds + Liberty Frauds + Justice Perversion Protection Frauds

Remedies:

- 1. UK Citizenship Order for the Claimant against the UK Cabinet
- 2. Pending Remedies Enforcement Stay Protection Order for the Citizen against the State
 - 2.1. Interim Damage to finance to preserve the Unique Set as it is for education and training purposes, and produce the Document List + Chronology for Remedy Management.
 - 2.2. Health Checks for the Personal Injury Claim and to monitor the impact of Remedy Belief on Health Recovery
- 3. Interim Remedies using the 2025 06 23 Fraud Claim Draft Remedy Order as a Voluntary Remedy Test
- Reputation Recovery + Liberty Recovery + Estate Recovery including Record Fraud Use Prohibitions +
 Positive Publicity + Land Restoration + Special and General and Aggravated and Exemplary Damages +
 Costs

Brief Particulars

- 1. The Cabinet has an estate. It is a set of assets and liabilities. The outstanding remedy obligations are liabilities. The Cabinet inherited liabilities from previous Cabinets, and added to them.
- 2. The Coronation Oath Enforcement Authority has a set of Corruption Control Jurisdictions that govern Parliament Session Powers. They manage the Profession Authority responsibilities of Parliament. They are managing a Corruption Remedy Process. It needs Citizens to give it use of Claim Rights for Integrity Tests of the Authorities.
- 3. In 1956 the Suez Scandal caused the UK and France to make a Dictator Governance Plan for Western Europe. It used Sabotage Frauds against the Coronation Oath Enforcement Authority. They denied a Reliable Supply of Admissible Evidence. It got a Dormancy Period for the Authority.
- 4. In 2004, the preparations for the European Referenda got Election Fraud Conspiracy Proof against the European Leaders. They made an Election Fraud Concealment Plan. It got Criminal Conspiracy Proof against them, discovered Protection Fraud Networks managed Endemic Corruption, got revived active service of the Coronation Oath Enforcement Authority and a Corruption Remedy Process for the People. It has continued ever since. It has been a Power Struggle between the Coronation Oath Enforcement Authority and the Protection Fraud Network for control of the Cabinet and Parliament. It started with investigations of the structure and strength of the Protection Fraud Network. It ends with Remedy Delivery. It is Dismissal Executions against the Judiciary by a United Parliament, Victim Identification, Case Remedies and an International Agreement for Remedy Enforcement against Fraud Profiteers. The Remedy Process has reached Remedy Delivery. It needs Remedy Precedent Cases.
- 5. The Claimant has a Unique Set of Colonial Legacy Remedy Claims and UK Corruption Remedy Claims. They are against the Fraud Profiteers, Fraud Managers, the Cypriot State, European Union, UK State and UK Cabinet. The Remedy Process can use them to set Remedy Precedents. He is a Lay Man. He did not know about the Coronation Oath Enforcement Authority and Corruption Remedy Process until 20 years after the UK Fraud Conspiracies started. He had the competence and character to get the Fraud Proof Sets, but did not know how best to use them. He did not know that that events prove intent and Remedy Managers need Event Proof + Intent Proof. The easiest way to manage it is to keep a Document List + Chronology as events unfold. Honest Governance forces the development of Management Systems that could serve Effective Accountability at all times. Corrupt Governance does the reverse. The Remedy Process is achieving a New World Order that will deliver Honest Governance. It needs Change Management of All Professions from service of Corrupt Governance to Honest Governance. The Change Management needs Evidence Sets that can be used for the education and training of researchers,

investigators, prosecutors, adjudicators, politicians and journalists. The Unique Set is 16 Big Cardboard Boxes of Case Records. Students and trainees can be given One Evidence Set and told to improve on the Case Presentation. Then they can be given a succession of Evidence Sets and told to revise the Case Presentation. It will service the Professional Development needed to service everything from Initial Grievance Notices to International Remedy Enforcement.

- 6. Corruption Remedies needs to start with Interim Damages that enables the Claimant to do two things. One is to keep the Mixed-Up Evidence in the 16 Big Boxes for education and training. The other is to compile a Documents List + Chronology for Remedy Management.
- 7. Governance Failures by Empire States do Governance Damage that lasts for centuries. In World War I the British Empire made Inconsistent Commitments to the Palestinians and Jews. Commitment Breaches got a Civil War. The Jews had more resources and better leadership. They won. They learnt nothing from the past. They managed Oppression Frauds against the Palestinians. The Oppression Frauds needed Protection Frauds. International Governance Frauds got Military Services for the Western Economies in exchange for Financial Benefits and Oppression Protection Frauds for Israel. They did everything to prevent Moderate Conservative Leadership for the Palestinians. It forced dependency on Extremist Leaders who traded Terrorist Services for whatever they could get. In 2004, there was a Corruption Taboo in UK and EU. The Corruption Remedy Process broke the taboo. It needed to avoid Total Collapse. It has done so.
- 8. In 2025, Corruption Exposure has got Just Remedy Demands from the Empowered States for the Corruption Victims. The Palestinians have Key Victim Status. It is an opportunity. A Just World Order needs a Sovereign Status and Moderate Conservative Leadership for the Palestinians. It needs a Management System that enables the Citizen to identify who has Best Qualification to provide Moderate Conservative Leadership. It needs an Identity Proof System that is Credibly Independent of the State and Big Business. It needs Identity Verification that starts with the old and keeps it up to date. It needs Advanced Electronic Signatures that use Writing Behaviour Analysis for User Identification and a Document Management Service for Signature Attachment and Signature + Document Verification. In March 1998, UK Citizens developed the Behaviour Analysis Technology. IN 1999 it got a Gold Medal from the Geneva Inventions Exhibition. It is Originality Proof. The European Leaders made a Technology Theft Plan that failed. They used Advanced Electronic Signature Statutory Instrument 2002 to identify providers and manage Ruin Frauds against them. All EU States copied it.
- 9. In 2003 an UK Citizen completed development of a Document Management System. He designed it and wrote 1,000,000 lines of code. Secret Electronic Surveillance of the Internet Tests got a Success Report by the UK Secret Service and a Secret Career Ruin Decision by Prime Minister Mr Blair against the Developer. He did not know why he could not get employment. UK Citizens had the World Lead. European Leaders denied use of it. They told Internet Marketers to use Advanced Electronic Signatures as a Site Tag for everything. It pushed the Advanced Electronic Signatures Statutory Instrument 2002 so far down the Search List that no one could find it.
- 10. In 2025 that changed. On 11th April 2025 and the Statutory Instrument was top of the Internet Search List. Wacom, a World Brand, marketed goods and services with Advanced Electronic Signature that are not yet available. It means World Leaders are preparing to make them available. UK Citizens have the Intellectual Property Rights.

The Colonial Legacy Set

- 11. The Cyprus Set is a UK Citizenship Denial Fraud + Cyprus Land Dispossession Fraud.
- 12. The British Empire had many colonies. In World War II they made Independence Promises to many of them. Governance Failures denied competent management of the Independence Process. It caused Civil Wars that ended with Peace Agreements. They got Citizen Rights for Colonial Citizens from the Agreement Signatories. Most of the agreements were made when air travel was expensive. No one expected a big uptake. Air travel increased. The cost of it fell. It created the need for Fair Trade Policies as a Risk Control against Mass Migration. Policy Failures caused Mass Migration and Citizenship Claims by Migrants that got Citizenship Denial Frauds by Signatory States. The 1960 Cyprus Peace Agreement got Citizen Rights for Cypriots from Greece, Turkey, the UK and USA. Valid Due Process requires effective use of Remedy Powers by whoever has then. of the UK State.

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- 13. Muslims ruled the Byzantine Empire. Cyprus was a Greek Orthodox Colony. In the 16th century the Byzantine Rulers encouraged Turkish Muslims to migrate to Cyprus. It got a National Minority Status for Turks in Cyprus and Local Majority Status for them in North Cyprus. A Turkish Family lived in harmony with Greek Cypriots. They owned and farmed the same land for generations. A natural water supply made it some of the best land in Cyprus. It hosted a herd of 2- 300 sheep and yielded crops. The family managed the herd and dairy. They employed between 2 300 harvesters for three months. The Local Majority was Greek. The Turkish Majority was ten miles away. They were Moderate Conservatives with Community Skills.
- 14. In 1949 Nato was founded. In 1952 Greece and Turkey joined NATO. Oil Fields were discovered in the sea between Cyprus and Turkey. NATO Membership for both of them did not deter Turkey making an Invasion Plan and waiting for Trigger Conditions.
- 15. In 1974, a Greek Coup got Civil War Conditions for Cyprus and Vulnerable Status for anyone with Minority Status. It got a combination of Land Transfers: Land Thefts + Forced Sales + Agreed Protective Possession Trusts + Emergency Power Protective Possession Trusts by the State. Many of the Forced Sales got Premature Possession and Purchase Price Payment Denial Frauds by the Buyer against the Seller. Many of the Agreed Protective Possession Trusts became Dispossession Frauds by the Protector against the Owner. Many of the Purchase Price Denial Frauds and Protection Trust Breach Dispossession Frauds were by Family Members against Family Members. Most of those cases had Evidence Complexities. The Civil War Conditions forced the Claimant's Father to vacate the Family Farm. The Cypriot State used Emergency Powers to seize Protective Possession of the Family Farm. The Emergency ended. The Protective Possession Trust did not. It became a Dispossession Fraud by the Cypriot State against the Claimant's Family. There was No Evidence Complexity.
- 16. The Civil War was a Trigger Condition for the Invasion Plan. Turkey declared it had Protection Obligation to the Muslim Minority, executed the Invasion Plan, and took North Cyprus. It was a Colonial Seizure. They forced 2 ½ Years Nation Service on Cypriot Turks of 14 years and older. They committed Land Thefts against the Greek Owners and Stolen Land Sales to whoever would buy. They wanted Cypriot Turks to have a Conflicted Interest against a United Cyprus. They seized 4,000 Greeks and sent them abroad as Slave Labour. A Repatriation Demand by Greek Cyprus got Know Nothing Pretence Frauds from Turkey. The Generals used troops to steal entire factories and shipped them abroad. Yilan Island is near Girne. They converted Yilan Island into a temporary port by building a temporary berth that was big enough to service war ships. One of them was Ertorul. It was used to export factories. Emergency Conditions ended. The Colonial Occupation did not. The Plunder Crimes of the Turkish State and Turkish State Officers created the need for Oppression Frauds against anyone Remedy Leaders. The Moderate Conservatives were classified as Remedy Leaders.
- 17. The EU Membership Negotiations were an opportunity for the UK and EU to make Dispossession Fraud Remedies in No Complex Evidence Cases a condition for EU Membership. The failure to do so got Dispossession Fraud Joint Liability for the Claimant's Family against the Cypriot State, UK and EU. On 1st May 2004, Cyprus was one of 10 States that joined the European Union. Remedy Enforcement needed revived active service of the Coronation Oath Enforcement Authority, and a Corruption Remedy Process that achieved Remedy Delivery. It needed Dismissal Executions against the Judiciary by a United Parliament, Victim Identification, Case Remedies and an International Agreement for Remedy Enforcement against Fraud Profiteers. Revived active service of the Coronation Oath Enforcement Authority needed Criminal Conspiracy Proof against a Prime Minister when still in office.
- 18. In 2004, the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders. The Lawful Business of UK Citizens made inevitable exposure of the Election Frauds in time to influence the Referenda Result. The European Leaders made an Election Fraud Concealment Plan. It used Sabotage Frauds against the Lawful Business. They were Imprisonment Frauds by the Netherlands against two of the Business Managers one of whom was a UK Citizen. The UK and Netherlands did not have an Extradition Treaty or time to make one. They used Extradition Frauds that got Criminal Conspiracy Proof against Prime Minister Mr Blair, revived active service of the Coronation Oath Enforcement Authority and a Corruption Remedy Process.
- 19. The Brexit Deal did nothing to end the Joint Liability of the UK and EU with the Cypriot State.

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- 20. The Injustice Legacy of the Palestinians, and others, is worse than that of the Cypriots. A Simple Case with No Evidence Complexity that sets a Remedy Precedent has potential to help many others.
- 21. In 2023, the Remedy Process got an International Agreement for Remedy Enforcement against Fraud Profiteers. In December 2023, the G7 Summit got Agreement Signatures. It got Damage Payments from Fraud Profiteers financed the Post Office Scandal and Health Scandals. It got Remedy Enforcement Powers for the UK against Cyprus.
- 22. The Theodorou Family Case got Fraud Conspiracy against the father, UK State Officers and UK Law Courts. A Corrupt Deal got Care Fraud Co-operation from the father for the UK State in exchange for Divorce Property Frauds by the UK Law Courts for the father against the mother. The Property Frauds were Ownership Denial Frauds that got Cyprus Asset Exclusion Frauds by the UK Law Courts for the father against the mother. The Child Care Frauds included an Expatriation Permit Condition by the High Court that required Case Supervision by the Cypriot Law Courts. The Expatriation Agreement between Enfield Council and Cypriot State Officers expressly denies Case Supervision by the Cypriot Law Courts. It is Order Breach Contempt Fraud Conspiracy Proof for the mother and children against Enfield Council. The Order Breach Contempt Remedy Action by the mother got Immunity Fraud Proof against the UK Law Courts. The Agreement and Case Records are Child Trafficking Fraud Conspiracy Proof for the mother, children, UK State and Cypriot State against the Fraud Profiteer. In March 2025 the father died. The Probate Records are Asset Ownership Denial Perjury Proof and Fraud Profiteer Proof for the mother, and UK State against the Father's Probate Estate. The mother filed a Probate Caveat that should get notice of a Probate Application. The Remedy Process cannot ignore it.
- 23. The Best Advice is to conduct Remedy Commitment Test of Cyprus, using the Family Farm Dispossession Fraud, and use the result to inform judgment how to manage more complex cases.

24.

The UK Set

- 25. The UK Set is Protection Frauds by Cabinets against the Claimant for Fraud Profiteers, Fraud Managers, the UK Authorities. A series of Business Frauds got Criminal Conspiracy Proof for the Claimant, as Client and Customer, against Regulated Professionals and Banks. A series of Criminal Conspiracies by Fraud Profiteers and Police Officers got Crime Complaints by the Claimant that got Protection Fraud Proof against the Northamptonshire Police and the Independent Police Complaints Commission. A series of Fraud Claims got Protection Fraud Proof for the Claimant against the Law Courts.
- 26. Fraud Proof of anything gets a Proof Burden Reversal for the Victim against the Frand Manager and the Fraud Beneficiary, that is subject to Rebuttal Proof Positive.

Governance Failures that got Economic Migration

- 27. The Claimant was 14. The Turkish Invasion got Forced 2 ½ Years' National Service for Turkey against him. He witnessed use of the Yilan Island Port and war ship Ertorul for Factory Exports and Greek Slave Exports. 7 months later he was given Education Leave and went to school.
- 28. In 1976 his father, Hilmi Say, became a North Cyprus MP. He was a Moderate Conservative. He wanted a United Cyprus. It got a Communist Classification by the Reactionary Establishment.
- 29. In 1979 the Further Education College Head managed a Secret Loyalty Test of the Final Year Students for the Turkish State. He divided the class into two and instructed them to have an Invasion Debate. The Claimant was appointed Group Leader. He argued that the issue was the Invasion Motive, and the Plunder Frauds by Turkish Generals and the Troops Withdrawal Failure at the Emergency End was Invasion Fraud Proof. They were not the words used, but that was the meaning. It got a Disloyalty Finding and an Immediate Expulsion Fraud for the Turkish State against the Claimant. The Expulsion Protest got a Defamation Claim by the College Head against the Claimant in the Law Courts. He resumed the National Service and finished it in 1981. He worked for Peyak Bank for a year or year and a half and became a Branch Manager.
- 30. The Peyak Bank had a Management Change from Communists to Conservatives. They extorted a Forced Resignation from the Claimant. It was a Dismissal Fraud. With hindsight, it was a Lucky Break
- 31. Unfair Trading by Turkey and the Advanced Economies forced North Cyprus to become dependent on Money Laundering. If he had stayed at Peyak Bank, that would have been his future. All of it increased Economic Migration. Turkish Cypriots and Greek Cypriots lived happily together as Migrant Communities in UK. They shared what they had, including the Money Laundering. Many of them did

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not pay taxes and national insurance. Natural Justice Failures by the UK State validated Financial Obligation Breaches by them against the UK State. They did not hesitate to make Bribe Offers. Many took them. The Cypriot Migrants have Disproportionate Wealth because they and the Protection Fraud Network grew together. The Claimant did not want that. He was a Moderate Conservative. He wanted what they want. It is Respectable Integration in a Stable Establishment. It needs Self Restraint + Poverty Reserves + Diseases Reserves + War Reserves + Environmental Protection. He took other employment and looked for a way out.

- 32. In April 1983 the Claimant married. In December their first child, Hilmi was born. The Claimant had various employment and then worked in a vegetable market.
- 33. The Claimant got Butchering Experience as a child at the farm. He had Bank Manager Experience + Production Line Experience + Independent Trader Marketing Experience. The Butchering Experience enabled him to manage Family Barbeques very well. A Welcoming Atmosphere, Good Food and Quick Service are the Success Requirements for a Fast-Food Business. Personal Recognition of Customers by the Manager gets a Big Success. It needs a Competent Manager who has a Modest Recognition Drive. A Recognition Snob cannot do it. It needs someone who gets satisfaction out of Happy Workers, Happy Customers, Community Hub Success and Good Profits. Family Barbeque Successes proved to the Claimant, and everyone else, he could do it very well. He made a Migration Plan. It relied on Citizen Rights to get Undocumented Immigrant Status, his Business Skills to get acceptance by the Immigrant Community, build a Trustworthy Reputation in the Fast-Food Industry, get Management Opportunities, get National Insurance Numbers, pay National Insurance, pay Employment Taxes, keep Industry Standards, and get Respectable Integration with the UK Establishment. A good reference from a school friend to his uncle, Mr Mecip, who had a Kebab Shop in Highbury Corner, got employment for the Claimant and his wife.
- 34. On 4th March 1987, the Claimant, his wife and 4-year-old son, Hilmi, migrated from Cyprus to UK. The next day they started work. It got £260 for him + £140 for her + Food + Accommodation. It enabled them to save.
- 35. Six months later the sale of Highbury Corner Kebab Shop got redundancy for them. The Claimant had befriended the Kebab Butcher, who provided an Informal Employment Agency Service for Kebab Chefs. An Informal Reference from the Kebab Butcher got Chef Employment from Mr Metin and the Castle Kebab, The Sea Front, Southend on Sea. It got Good Pay, which was £350 + Food + Accommodation for Can Say + Wife + 2 Children. His wife looked after the children. He saved £20,000. He wanted his own business. Mr Methin wanted him to stay.
- 36. In late September 1988, or thereabouts, the Claimant rented 15 Lindhurst Road, Palmers Green, London for £285 a week. It was high rent for a 4 bedroomed house. He used a curtain to split the lounge into two. It was the bedroom for him his wife and their 5-year-old son. His mother-in-law migrated to look after the baby. She and the baby had the smallest bedroom. He rented out the 3 other bedrooms for £45 a week. The mother-in-law provided nursery care services for the baby + 5 others (With Nappy £35 Without Nappy £25 = £150 170 a week). He and wife worked as Fish + Chips + Kebab Chef Manager + Waitress from 08 00 to 1800. It got £180 a week for him + £140 a week for her + Food. Then they worked the Sewing Machines to make £50 a night. He covered the costs and saved about £500 a week. Their savings accumulated to £20,000. He looked for a business of his own.

The 1st Business

37. Mr Vipen Batua was from the Punjabi, India. His parents migrated to UK when he was 5 years old. He was a Production Line Mechanic in a Ford Factory with a Big Redundancy Payment. His wife, Ann Elizabeth, was English. He was Chronically Immature. He beat her. Very often there were Big Bruises on her face and arms that clothes did not conceal. He was a Cannabis User and Cannabis Retailer with about 12 customers. He did not have the expertise or personality to achieve a Fast-Food Success. He was not bright enough to find out the Success Requirements. He bought the Army Registration Office Freehold, 83 Occupation Road, Corby, for £25,000, converted it into a Fast-Food Shop and called it the Kebab House. The Kitchen Floor was Bare Concrete. It did not meet Hygiene Standards. Fast Food Success needs a New Business Grill that can service Current Customer Expectations. He designed the Equipment Space to accommodate an Obsolete Business Grill that was Well Used, Badly Maintained and met Ancient Expectations. Business Success needed a Commercial Sink. He bought a Used Domestic Sink.

Business Success needed a Commercial Food Mixer. He bought a Domestic Food Mixer. Business Success needed a Stainless-Steel Work Space. He used the Chest Freezer Surface. It did not meet Hygiene Standards. It created a Priority Conflict between Freezer Access and Work Space Activity. Current Customer Expectations needed Stainless-Steel Trays and Skewers. He bought Obsolete Iron Trays and Skewers. They were impossible to clean. They did not meet Hygiene Standards. Business Success needs a Chef + Waiter + Cleaner at all Open Times. Current Customer Expectations need 16 Hour Opening Times and Disciplined Uniformed Staff. His Service Team was an Untrained Chef + 1 Cleaner Waiter. There was No Uniform and No Training for the Teenage Boy who was the Cleaner and Waiter and trying to cope with the Chronically Immature Mr Batua, who was the Untrained Chef. Business Success needs a Professional Standard Shop Front. It did not get that. It got the Obsolete Standard that had serviced the Army Registration Office with Amateur Paintwork that read 'Corby Kebab House'. He did it, or made his wife do it. He opened the business, sold the cannabis in the shop, allowed the cannabis customers smoke with the back door, allowed the cannabis smoke to waft through the kitchen and dining room. He expected to make money, failed, and rapidly became desperate.

- 38. The Claimant made a social visit to Gunay Hoca, who lived in Welling. While he was there, Gunay Hoca received a Telephone Call from Vipen Batua. The Chronic Immaturity prevented him concealing his Desperate Emotional State from anyone who could hear. He was crying. He needed a Turkish Kebab Chef. Gunay said a Top Chef would need Top Money. Mr Batua begged for a Top Chef. Gunay introduced the Claimant and gave him the telephone receiver. The Claimant tried to get the Case Facts and give Case Advice. Chronic Immaturity prevented Vipen Batua from coping with the process. He begged for a Top Chef. The Claimant agreed to visit him in Corby.
- 39. The visit discovered the Freehold + No Business was worth £25,000. It was a Good Site a mile from Corby Town Centre. It had Appalling Management by a Chronically Immature Personality. It was a Good Opportunity for a Good Manager.
- 40. An Oral Business Deal got £975 Weekly Payments for the Seller, which was a 200% a year yield on the Freehold Value until a Freehold Sale, in exchange for No Drug Sales + Fast Food Business Management + All Profits + Freehold Purchase Option + Price Agreement Later for the Buyer. The Deal Security was the High Yield and that a Deal Breach would get a Service Termination + Business Collapse. It got Deal Success Boasts by the Chronically Immature Seller, a Rapid Big Success + Entrepreneur Reputation + Deal Opportunities for the Buyer.
- 41. In March 1989, the Claimant, his wife, 2 children and mother-in-law moved to Corby. A Business Purchase Loan Application got rapid acceptance from Barclays Bank. He gave Purchase Instructions to Lamb & Holmes. Vipen Batua made Repeat Promises to instruct Sale Lawyers but did not do so. The Claimant invested in the premises and equipment. The Kebab Shop Turnover rose from £1500 a week to £4500 a week in three months. Barclays Bank were impressed with the business and wanted completion of the loan. Vipen Batua visited the shop a few times. His wife visited the shop more often than him. She came when the Claimant and his wife were making breakfast for themselves. It was a social call. She stayed for 5 or 10 minutes. Sometimes she had breakfast with them. Sometimes she had Bad Bruises on her face and arms. Her clothes might have covered more bruises. It was obvious he was beating her. She did not say anything. She appreciated having friends who accepted her without the need to explain the bruising. The Weekly Pay Event was on Sunday at the Claimant's home. Vipen Batua collected it a few times and then sent his wife. If they were having breakfast or coffee, they invited her to join them. The Freehold Value was £25,000 with No Business. They agreed a Purchase Price of £105,000 for the Freehold + Business. Barclays Bank agreed to lend the money. Vipen Batua made and broke Repeated Promises to instruct Sale Lawyers
- 42. The Trading Community knew that Business Management by the Claimant got a Business Success.

 The 2nd Business
- 43. John Broad was a Factory Worker with a Big Redundancy Payment. He was Chronically Immature. He did not have the expertise or personality to achieve a Fast-Food Success. He was not bright enough to find out the Success Requirements. The Business Lease of Kantara Kebab Restaurant, 36 George Street Corby, dated 4th April 1989, was between Commissioner for New Towns v John Broad. It had Planning Permission A 3 for a Fast-Food Restaurant. It was the Best Site in Corby Town Centre for a Fast-Food Shop. It was better than McDonalds. The Claimant observed all of the Fast-Food Shops. John Broad

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started trading, lost money and soon realised he needed to sell. The Business Failure was a Personal Humiliation for him. He needed an Honourable End to the Business Failure. The Claimant introduced himself and offered an Honourable End to the Business Failure. John Broad was bright enough to know that is what he needed. A Rapid Success by the Claimant added to the Personal Humiliation. Chronic Immaturity prevented him from coping with the Emotional Consequences.

- 44. Life was good for the Claimant and his wife. They bought 5 Lister Close, Corby, NN17 1XR for £89,950. They paid a deposit of £4,950 and got a mortgage for £85,000 from Abbey National Building Society. The mortgage needed National Insurance Numbers. They produced Decoration Business Accounts from 5th April 1987 to June or July 1989, filed them with the Department of Social Services, got Temporary National Insurance Numbers, paid the Self-Employed National Insurance for both of them, and got National Insurance Numbers. It enabled him to get a VAT Registration and PAYE Registration and get a Purchase Mortgage from Abbey National Building Society and complete the purchase on 26th September 1989. It was Life Success. The Trading Community noticed it. They knew it got Valued Customer Status for Can Say with Barclays Bank
- 45. Late in 1989, the Kantara Kebab House Negotiations got a Purchase Price of £91,000 to be paid by 104 Weekly Instalments of £850 by Standing Order for the Seller in exchange for Fast Food Business Management + All Profits + Lease Assignment for the Buyer. The Deal Security was Written Contract Enforcement Rights and a Business Success would increase the Freehold Value, a Deal Breach by the Seller would get a Service Termination by the Buyer and Business Collapse for the Seller and Remorseless Pressure from the Freeholder would get Forced Surrender and Value Increase Access for the Freeholder.
- 46. Meanwhile, in the late 1980's, three cousins with different surnames died. The family had for generations used what was then a National Law Firm but the Probate Lawyers did not know they were from the same family. The Probate Lawyers managed Profit Frauds against all three sets of Estate Beneficiaries. One of the Family Members had the character and competence to act as Remedy Manager for the Victims. Remedy Management needed Case Acceptance by the Relevant Authority and then Evidence Seizure before the Investigation Target knew to take Defensive Action. The Remedy Manager made a Big Mistake. He told the Key Corrupt Lawyer he had Remedy Management Intent before getting Case Acceptance and Evidence Seizure by the Relevant Authority. The Law Firm took Defensive Action. They knew that the Protection Fraud Network had National Crime Businesses managed by Top State Officers and Top Judges. They knew the Network sold Bespoke Court Frauds. They applied for Bespoke Ruin Frauds against the Remedy Manager. The Network had a National Law Firm that needed Protection Frauds. They made a Business Expansion Plan for Industrial Scale Frauds. It needed Research Cases to discover what wawas needed to service them. The Bankruptcy Frauds against the Remedy Manager were the Research Test Case. They needed Big Customers to manage Research Cases of everything else needed for Industrial Scale Frauds.
- 47. Meanwhile, the Protection fraud Network had Business Expansion Plans. In the 1990's they sold Market Frauds to the Pharmaceutical Industry for Drug Treatment against Other Treatment. It includes the creation of Bespoke Profession Governance Frauds by Profession Authorities against Regulated Professionals. In 2000, Corruption Complaints against the General Osteopathic Council in more than 200 Constituencies got a Corruption Debate in Parliament. It got an Investigation Commitment + Pending Investigation Adjournment + Investigation Denial Frauds + Remedy Denial Protection Fraud from Parliament for the Corrupt Profession Authorities ever since.
- 48. The Commissioner for New Towns sold the Freehold Title to Top Shop Precincts Ltd which was owned by Land Securities. It got a Big Customer to manage the Land Fraud Research.
- 49. The Claimant did not know about the Protection Fraud Network or the Business Expansion Plan.
- 50. In 1990, the Claimant had Management Control of the Corby Kebab House and Kantara Kebab Restaurant. It got New Business Protests + Repeat Sale Instruction Promises + Repeat Promise Breaches from Vipen Batua.
- 51. The Repeat Deal Breaches got a Service Termination by the Claimant, Resumed Management by the Chronically Immature Vipen Batua, an Inevitable Failure and a Bad Emotional Journey. There were Hearsay Reports that the turnover fell to £1,500 a week and a sale of the Freehold + Business for £40-45,000. Vipen Batua had lost £60-65000, was angry and made Failure Blame Complaints against the

Claimant, to anyone who would listen. He visited Kantara Kebab House for You Let Me Down Rants to the Claimant. What started as Entertaining Gossip for the Trading Community became Boring Gossip.

- 52. Land Securities were the Kantara Kebab House Lease Freeholders, and Land Fraud Researchers for the Protection Fraud Network. They used Top Lawyers, Top Accountants and Top Experts.
- 53. The Equity Regime got Business Systems that serviced Effective Accountability by Big Organisations. Protection Frauds needed Evidence Exclusion Frauds, Total Confusion for Victims and Remedy Managers and Total Anonymity for the Confusion Makers. The Research Cases discovered Industrial Scale Frauds needed and end to Business Systems that serviced Effective Accountability. They needed New Business Systems that made Acknowledgement Failures the Standard Practice and denied Effective Accountability.
- 54. On the evidence available a series of Ruin Frauds against the Claimant were Research Test Cases for the Industrial Scale Land Frauds. They damaged him, failed, and got a Unique Set of Fraud Proof Sets. In 2025, it has enormous value for the Corruption Remedy Process managed by the Coronation Oath Enforcement Authority.

The 1st Ruin Fraud Plan

- 55. The 1st Ruin Fraud Plan against the Claimant relied on an Illegal Immigrant Repatriation Fraud and Insolvency Frauds by Barclays Bank. It failed. The Claimant, his wife and mother-in-law were not Illegal Immigrants. The Ruin Fraud Conspirators did not pay a Repatriation Fraud Bribe to Migration Officers. Event got Honesty Evidence for the Migration Officers. The Fraud Conspirators knew it was Common Practice for Illegal Immigrants to keep Cash Reserves because they did not know who to trust. The Business Success raised Reasonable Suspicion that the Claimant had Big Cash Reserves. The Insolvency Frauds relied on an underestimate of the Cash Reserves.
- 56. Vipen and Ann Batua were not capable of making the Illegal Immigrant Repatriation Plan. The 1st Ruin Fraud Plan used an Illegal Immigrant + Death Threats Complaint Call by Ann Batua to the Immigration Officers. Valid Due Process required a Case Reference to Northampton Police and a Violent Crime Investigation. It did not get that. It got a Deportation Raids at Kantara Kebab Restaurant and the home, 5 Lister Close. Each Raid had 2 Immigration Officers supported by Police Dogs + Police Officers. The Restaurant Raid started with 2 Migration Officers entering the front door, and Police Dogs barring exits from the front and back doors. Self-Introduction by the 2 Immigration Officers got welcoming behaviour from the Claimant and his wife. They sat them down, offered refreshments and talked. The Claimant did most of the talking. He explained that UK Citizen Rights, got by the 1960 Peace Agreement, got Legal Immigrant Status for him and his family. He explained he and his wife had National Insurance Numbers, paid National Insurance + PAYE for their staff, had a good credit Rating with Barclays Bank and Abbey National Building Society and had achieved Respectable Integration with the UK Establishment. He explained they supported his mother-in-law, and she provided Care Services for the two children. Who were 8 and 3 years old.
- 57. Meanwhile, the Home Raid was taking place. The mother-in-law was 60 years old and scared. Hilmi was 8 years old and took control. They asked where his father was. He said they must know he is at the restaurant, and it is across the road from the police station, and asked what they were doing at the house. The Raid Team lost confidence to enter the house. A Home Raid Notice Telephone Call from Hilmi got a decision by the Claimant, his wife and the Raid Team to go to 5 Lister Close. They discovered the Police Car was parked in the drive and Heavy Boot Damage to the Bowling Green by the Raid Police Officers. A Bowling Green Damage Complaint by the Claimant got immediate evacuation of the Bowling Green by the Raid Police Officers. A Raid Duty Release by the Immigration Team Leader got a Shocked Reaction and then Resentful Acceptance from the Police Officers, who left. It got Great Admiration for Hilmi, Great Respect and a Migration Approval for the Claimant and his wife, a Migrant Acceptance Appointment for the mother-in-law, who had overstayed a 6 Months' Tourist Visa, disclosure of the Illegal Immigrant + Death Threat Telephone Call, that Ann Elizabeth Batua had made it, and Grateful Thanks from the Immigration Officers for Many Hundred Case Closures now they knew about the Peace Agreement and Citizen Rights. Also, it drew their attention to many other Peace Agreements that gave Citizen Rights. Subsequent events and hindsight raise Reasonable Suspicions the Migration Team knew they had been used as Innocent Agents for a Ruin Fraud Conspiracy and got Personal Satisfaction from frustrating it.

- 58. The Evening Telegraph, a local daily newspaper, had a Migration Raid Tip Off from Northampton Police. It concealed the Migration Approval. The Evening Telegraph did not contact the Claimant. The next day they used the Front Page for a Defamatory Article that 'Illegal Immigrant, Can Say, was the Kantara Kebab House Owner' or something similar. On the same day, Barclays Bank put in the post a Termination Notice + 48 Hour Payment Demand of the £5,000 Overdraft + £15,000 Unsecured Loan.
- 59. It was very obvious that the Immigration Authority was an Innocent Agent, and Northampton Police and Barclays Bank were Guilty Agents in a Ruin Fraud Conspiracy that used Deportation Frauds against the Claimant and his wife to prevent them from resisting Dispossession Frauds by Fraud Profiteers.
- 60. It became obvious that the Ruin Fraud Reward for Northampton Police was the Cash Reserve Theft, however much was there. They were right about the Cash Reserves and where it was kept. It was £30,000 in the house. The function of the Overdraft + Loan was to get a Credit Rating. He paid £20,000. It was obvious Barclays Bank serviced a Dispossession Fraud for the Freeholder. The Defamatory Article did not deter Satisfied Customers. The Deportation Failure created the need for the Ruin Fraud Conspiracy to use an Insult Campaign. Individuals shouted 'fucking foreigner' and 'illegal immigrant' and similar comments. The Insult Campaign did not deter Adult Customers. It deterred Family Customers. Lloyds Bank accepted the Claimant as a customer.
- 61. The Kantara Kebab Business Management + Sale Agreement dated 26th June 1992 is of Seller John Broad and Buyer Can Say
- 62. The Deportation Failure and Debt Repayment was a Big Humiliation for the Fraud Conspirators.
- 63. In 1994, the 104th Weekly Instalments of £875 by Standing Order completed the £91,000 Purchase Price. John Board was Chronically Immature. He could not cope with an end to the payments. His daughter and son in law were Police Officers. They were Chronically Immature. They could not conceal Resentful Behaviour. It was obvious to many in the Trading Community.
- 64. In 1994, the Claimant was completely sober, parked his car and sat in it eating something. Two Police Officers appeared, committed a Drink Driving Suspicion Fraud, demanded a Breath Test, ignored the No Alcohol Result, demanded 3 more Breath Tests that got No Alcohol Results, committed Arrest Fraud ignored the Secure Cash Demands + Secure Car Demands by the Claimant, and left the car open with the car keys in the ignition. They took him to the Police Station, demanded a 5th Breath Test, ignored the No Alcohol Result and insisted on a Physical Examination by the Police Doctor that got a Sobriety Finding. They used an Unfit State Pretence Fraud for a Custody Fraud. They moved him from a clean cell to one with Graffiti Damage and made Graffiti Damage Allegations against him. It was an Intimidation Fraud. When he returned to the car the £480 Cash had been stolen. It is likely the daughter and son in law of John Broad got it.

The 2nd Ruin Fraud Plan

- 65. The 2nd Ruin Fraud Plan used a Bribe Payment to get a Service Denial Fraud by the Buyer Lawyers, Lamb and Holmes and Loan Refusals by Lloyds Bank against the Claimant. It used a Service Denial Fraud Notice and a £150,000 Offer Fraud by Vipen Batua to get Extortion Frauds by John Broad. The Declared Intent was that the Extortion Frauds would get a Contract Termination by the Claimant that enabled Rapid Completion of the £150,000 Sale. The True Intent was No Sale to the Claimant, No Sale to Vipen Batua, a Business Collapse and Forced Lease Surrender for the Freeholder. John Broad believed the Offer Fraud. He managed the Extortion Frauds.
- 66. In 1994, the 1st Extortion Fraud by John Broad was a Completion Condition of an Immediate Full Payment of £23,400 Interest because the Purchase Price was paid by Weekly Instalments. He did not present an Interest Calculation. It was 25% on £91,000 for one year. A Contract Enforcement Request + Completion Condition Advice Request by the Claimant got No Service from the Purchase Lawyers, Lamb & Holmes. A Loan Request from the Claimant got a Loan Refusal by Lloyds Bank. It got £23,500 in 52 Weekly Instalments of £450.
- 67. In 1995, the 2nd Extortion Fraud was a Contract Costs Demand for £7,800 in 52 Weekly Cash Payments of £150 by the Claimant to the home of John Broad with No Receipts.
- 68. The Reduced Payments got an increase in the Resentful Behaviour by the Police Officers.
- 69. There was a Business Transfer from Lloyds Bank to Yorkshire Bank by the Claimant. John Broad saw him entertaining the Yorkshire Bank Manager

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- 70. In 1996, the 3rd Extortion Fraud was a Final Payment Demand for £40,000 and a Payment Plan that required Monthly Payments for 25 years of a £40,000 Mortgage + Interest on a house owned by John Broad. The Claimant said he could borrow £40,000 from Yorkshire Bank and make an Immediate Payment if he had the Lease as Loan Security. It got a Lease Assignment on 5th February 1996 from John Broad to Can Say.
- 71. A Payment Demand by John Broad that got a Get Lost Response from the Claimant. It was a Bitter Humiliation for John Broad. His daughter, and son were Police Officers. They started a Harassment Campaign against the Claimant
- 72. The 2nd Ruin Fraud Plan had failed.

The 3rd – Nth Ruin Fraud Plans

- 73. The 3rd Nth Ruin Fraud Plan used a series of Case Frauds by Officers and Agents of the Landlord and State.
 - 73.1. The Rent Review Arbitration Frauds. The Freeholder started the Arbitration and repeatedly using Lease Negotiation Misrepresentation Frauds as a Co-operation Failure Reason.
 - 73.2. The Attempted Dispossession Fraud that used a Lease Negotiations Reason for a Rent Payment Refusal and then committed Without Notice Rent Default Forfeit Fraud
 - 73.3. The Attempted Dispossession Fraud that used an Attempted Bankruptcy Fraud
 - 73.4. The Attempted Dispossession Fraud that used Town Development Plan Misrepresentation Frauds as a Lease Renewal Refusal Reason Fraud
 - 73.5. The Attempted Dispossession Frauds Wasted Costs that exceed the Lease Termination Compensation Costs
 - 73.6. The Conflict Disqualification Frauds + Service Denial Frauds + Legal Costs Frauds by a series of Registered Lawyers when servicing the Ruin Frauds against him
 - 73.7. The Without Notice Loan Termination Frauds + Loan Refusal Frauds by a series of Bankers that serviced the Ruin Frauds
 - 73.8. The Protection Frauds for Fraud Profiteers and Corrupt State Officers by the State and Law Courts
- 74. The Police National Computer has an Actual Bodily Harm Caution Entry Fraud dated 22nd May 2001 against the Claimant. There was No Incident. In 2005, it was part of the Assault Framing Fraud Prosecution File. It caused Can Say to know about it. An investigation is needed to discover how it got on the Police National Computer.
- 75. The Protection Fraud Network had a National Drug Crime Business managed by Top Police, Top Customs and Top Judges. They were the Top Drug Dealers. Top Drug Sales went with Protection Frauds. They needed a Reliable Supply of Top Quality Chemically Traceable Drugs for Career Sabotage Frauds against Honest Officers. They needed Sussex Production Sites to get Sussex Water that is needed for a Top-Quality Supply. They needed Buffer Stocks big enough to service Career Sabotage Frauds whenever needed. Top Police demanded Protection Fraud Proof from Top Judges. They were given Bankruptcy Fraud 1991 191 Judgment dated 8th June 2001 for the National Law Firm against the Remedy Manager. It recorded Fact Admissions and Intent Admissions that were Bankruptcy Fraud Proof for the Remedy Manager against the National Law Firm and Bankruptcy Trustee. The made a Restraint Order that denied use of the Law Courts for Remedy Action. Top Police accepted it as Protection Fraud Proof. The Bankrupt Estate included the Freehold Title to Summersales Farm, London Road Crowborough. They used it as the first Production Site. Top Judges insisted they have Business Manager Appointment Powers because they did not trust anyone else to pay them. They appointed a Known Dangerous Criminal. His Conviction records got a Statutory Prohibition against Firearms Possession. He and Guilty Officers wanted Protection Frauds that would last their lifetimes. On 25th June 2002 he seized an opportunity for Firearms Theft from a Firearms Cabinet. The next day, Sussex Police seized the Stolen Firearms, issued Receipt 0223607, identified the Known Dangerous Criminal as Possessor and listed the Stolen Firearms. One was a Sauer 280, a Snipers Rifle. They gave the Original Receipt to the Known Dangerous Criminal and thought that would get Protection Frauds for their lifetimes. They seized the Cabinet from which it was stolen and issued Receipt 0223608 to the Lawful Possession Agent, listed the Firearms Cabinet with the comment 'Locked - Not Known Contents' and gave the Original Receipt to the Lawful Possession Agent went to Lewes Armoury with intent to put the Stolen Firearms in the

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Cabinet and pretend nothing had happened. They had no key. The Standard Unlock Procedure required the presence of the Owner to identify Missing Content, if any, and account for Unlawful Content, if any. No one dare conduct the Standard Unlock Procedure because it defeated the purposes of the Protection Fraud. The Special Unlock Procedure needed two Superintendents. No one dare conduct the Special Procedure because the Known Dangerous Criminal might have put something in the cabinet they could not ignore. The Stolen Firearms, Cabinet, Receipts, Armoury Records were Audio Records were Protection Fraud Proof against the Known Dangerous Criminal and Sussex Police. They were a Corruption Exposure Time Bomb. The Theft Concealment Fraud had failed. It created the need for dozens of Corrupt Officers to commit Theft Discovery Delay Frauds.

- 76. In 2002, A Local Kurdish Leader, Mr Maho Aga, was reputed to be part of the Terrorist Organisation known as PPK. He owned the Corby Kebab House. He appointed Mr Hassan as the Shop Manager. He was about 28 years old. Mr Aga abused and upset Mr Hassan. The Claimant supported a friend, David, who had a £25,000 Loan Appointment at 11.30 with Barclays Bank. It lasted about half an hour. They left and parted company. There was an Unprovoked Assault by Mr Hassan that got Reasonable Self Defence by the Claimant. Town Centre Video Cameras covered it. There were Event Witnesses. The Town Centre Security Staff and Police cannot credibly not have known. The PPK Reputation of Mr Aga might have deterred them from doing anything. It deterred the Claimant from making a Crime Complaint. Someone made an Event Report to Mr Aga. About two days later a Visit + Explanation + Apology by Mr Hassan got a No Action Decision by Can Say. Whether or not there is any truth to the PPK Reputation, the incident evidences High Respect by Mr Aga for Can Say. The Police cannot credibly have ignored Conflict Evidence connected to someone with a PPK Reputation, or failed to discover the Resolution Evidence. An investigation is needed to discover what, if anything is on State Files.
- 77. In 2004 preparations for the European Referenda got Election Fraud Conspiracy Proof, and Election Fraud Concealment Conspiracy Proof against the European Leaders. The Concealment Frauds used Extradition Frauds against a UK Citizen and Imprisonment Frauds against him and a Netherlands Citizen. Everything that could go wrong for the European Leaders did go wrong. The process got Immunity Frauds for the Top Drug Dealers, Extradition Frauds for the European Leaders, a Protection Fraud Network Profit Share for Prime Minister Mr Blair, Cabinet Control for the Protection Fraud Network, revived active service of the Coronation Oath Enforcement Authority and a Corruption Remedy Process for the People.
- 78. Equity Lawyer provided Investigation Services for the Corruption Remedy Process. He recruited Citizens, managed Integrity Tests and got Corruption Remedy Proof Sets.
- 79. Prime Minister Mr Blair tried to resist it. He managed Ruin Frauds against the Equity Lawyer. It needed a Bankruptcy Fraud to get Asset Dispossession Frauds and a Profession Disqualification Fraud. He made a series of bad mistakes. One was use of too many processes, all of which got Fraud Conspiracy Proof against the Fraud Managers, Fraud Beneficiaries and the Law Courts. He used Asset Thefts, Asset Freezing Frauds, Bank Credit Misrepresentation Frauds and Liability Frauds to get Insolvency Conditions and a Bankruptcy Fraud. He used an Immunity Fraud for Regulated Lawyers to get £80,000 Client Money Theft + £27,000 Partnership Dissolution Final Payment Denial Fraud by them against the Equity Lawyer. They were Asset Thefts. He used a Taxation Fraud + Court Frauds to get a £56,000 Liability Fraud. It was an Asset Theft. The Equity Lawyers father died. Prime Minister Mr Blair used Probate Contest Frauds + Inheritance Claim Frauds + Trial Frauds by his Former Step Mother, managed by his Former Step Sister, Regulated Lawyers and the Law Courts for a Settlement Extortion Fraud to get a £140,000 + Costs Consent Liability Order Fraud. They were Asset Thefts. Prime Minister Mr Blair used Blatant Court Frauds. The Absolute Priority in Probate Cases is a Probate Grant to enable Legal Action for and against the Probate Estate. He used a Probate Denial Fraud. The Absolute Priority in an Inheritance Claim is the issue of a Probate Grant and Trust Administration to establish what are the assets and liabilities. The intent is to establish whether there is anything to argue about before any money is spent. He used the Probate Denial Fraud for the Inheritance Extortion Fraud. He used Credit Limit Misrepresentation Frauds by Barclays Bank. He concealed the Bank Credit Limit Fraud, Client Money Theft and Tax Liability Fraud until after extortion of the £140,000 Consent Liability Order Fraud. He made a bad mistake. He used Fraud Managers that the Equity Lawyer had known for 26, 21, 17 and 7

years before the Corruption Remedy Process started. They gave themselves away at every stage of the process. One was a Regulated Lawyer who had worked with him and been his Law Practice Partner. Two were his Former Step Mother and Former Step Sister. One was the brother-in-law who had married his sister. One was a Regulated Lawyer he had trained and been his Law Practice Partner. The former step sister told the brother-in-law that a Bankruptcy Fraud against the Equity Lawyer would get Probate Estate Control for his wife, she could not cope with it, rely on him, and he would have it. He did not dare tell his wife he was servicing the Bankruptcy Frauds, or why. The Equity Lawyer got Fraud Conspiracy Proof against them, a 50% contribution promise from his sister and trusted her to pay it. The brother-in-law tried to persuade her not to pay, but could not explain why. She was confused and paid. It denied, by £70,000, the Insolvency Conditions needed for the Bankruptcy Fraud. It failed. The Equity Lawyer had provided a lead that gave hundreds of Regulated Lawyers the confidence to service the Corruption Remedy Market. They had thousands of cases. Prime Minister Mr Blair used Law Practice Unfitness Trial Frauds to get a Disqualification Fraud against the Equity Lawyer. He used the Fraud Proof for Disqualification Blackmail to get Case Sabotage Frauds by hundreds of Regulated Lawyers against thousands of clients.

- 80. In 2006 the Corruption Remedy Process got a Forced 10 Months Retirement Notice from Prime Minister Mr Blair. The 10 months was needed to investigate who in Parliament was a Protection Fraud Network Agent. The Leadership Contest discovered more than half the Governing Majority were. It got a No Contest Win for MP Mr Brown.
- 81. The 2007 Parliament Session Grant had Corruption Remedy Conditions. The Key Condition was use of the Court Fraud Proof got by Case 1991 191 and Connected Cases for a Corruption Investigation of the Law Courts by the Top Insolvency Investigator. The Office Seals Visit by Prime Minister Mr Brown got Office Seals and a Conditions Briefing from Queen Elizabeth. The visit took 55 minutes instead of the usual 15. He made a Surprise Election Plan in hope of avoiding the Session Grant Conditions. It needed the Fraud Commitment Proof of Court Frauds by the Judiciary and Concealment Propaganda by the Media. The Commitment Proof from the Judiciary were Bankruptcy Frauds against the Equity Lawyer. They used a Secret Hearing Fraud. The Equity Lawer found out, turned up and broke the confidence of High Court Justice Mr Wynn Williams and got an Adjournment Order. The Bankruptcy Fraud had failed. It enabled Corruption Exposure Blackmail by Media Mogul Mr Murdoch against Prime Minister Mr Brown. It broke his confidence. He wrote off £20,000,000 in Election Expenses and signed the Parliament Session Grant.
- 82. In 2008 it got a Bribery Investigation Recommendation that got Protection Fraud Proof against the Cabinet. A Remedy Co-operation Commitment from the Opposition Minority enabled the Crown to manage the investigations needed for the 2009 Expense Account Scandal. It increased the MP Retirement Rate, made Corruption Remedies a Key Issue, got a Loyalty Transfer by the Secret Service for the Crown against the Prime Minister evidenced by preparations for a Corruption Investigation of the Law Courts by the Crown which was a Remedy Condition for the next Parliament Session Grant. It enabled the 2010 General Election to get a Power Transfer to the Coalition Government.
- 83. The Ruin Fraud against the Claimant got Similar Fact Proof Sets to those got by the Remedy Process.
- 84. The 2010 Parliament Sessions Grant required a long session of 2 ½ years to enable a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband knew about it, but not the detail. It eliminated them from suspicion if anything went wrong. It freed them to govern. They did everything the Coronation Oath Enforcement Authority required them to do. They investigated who in their own Political Parties were Network Agents.
- 85. The Corruption Investigation got Trial Fraud Proof, Appeal Fraud Proof and Protection Fraud Proof against the Law Courts. The Parliament Sessions Court made a Priority Decision for Victims. They did not know who they were. They gave a Negotiation Authority for the trade of Immunity Terms for the Judiciary in exchange for Remedy Co-operation that required identification of the Corruption Victims. It got a Negotiation Refusal by the Judiciary and Corruption Continuity Plan by the Network. It needed an Intimidation Fraud to silence Parliament and then Remedy Sabotage Frauds with Hung Parliament Propaganda Frauds until the next General Election. The intent was to get a Hung Parliament and use of the Coalition Negotiations to get Immunity Frauds from a Corrupt Majority. The Plebgate Scandal was

- the was the Intimidation Fraud. It got a Dismissal Fraud against the Chief Whip. The intent was to intimidate all Parliamentarians that if a Cabinet Officer could not defend himself against a Dismissal Fraud, no one else could.
- 86. Equity Lawyer had prepared the Crawley Beating Case for a remedy Co-operation Test of the Judiciary. In December 2012 the Jury Trial got Corruption Continuity Proof. The Crown and Parliament Session Court had a United Parliament and vested Corruption Remedy Powers in a Royal Commission.
- 87. It motivated Reassurance Demands by Fraud Managers and Fraud Profiteers. The Judiciary used Key Cases to provide it using Blatant Court Frauds. One of the Key Cases was the Fraud Claim 88NN04401 + HQ10X041234 of the Claimant against his former lawyer, Mr Kemal Howard Gurpinal. There were two Fraud Proof Sets. One was Case Management Failures that serviced the Dispossession Fraud for the Freeholder against the Claimant. The committed Borrowing Frauds against the Claimant to finance Law Practice Insolvent Trading Frauds. It got a Law Practice Intervention by the Law Society. They used the Strike Out Hearing on 13th February 2013 for a Blatant Court fraud. It was a Heart Attack Adjournment Denial Fraud + Unqualified Claimant Representation + Claim Strike Out + Indemnity Costs + £100,000 Interim Costs Award against the Claimant v Lawyer Mr Kemal Howard Gurpinal.
- 88. On 19th June 2019, a friend recommended the Claimant consult Equity Lawyer Mr Edward Ellis. They met that night. He discovered the Coronation Oath Enforcement Authority and Corruption Remedy Process
- 89. Corruption Stress had damaged his health so much he could not cope with the Emotional Challenge of making the Unique Set accessible to the Equity Lawyer. He recruited persuaded Turks and Cypriot to give use of their cases and provided Interpretation Services that enabled the Equity Lawyer to make best use of their cases. The Bow Fish Bar Case got Compelling Proof that Top Police and Top Judges used Business Thefts to provide Money Laundering Services for Drug Crime Profits. The Cyprus Gardens Restaurant Case got Compelling Proof that Turkish Money Launderers had the power to get Blatant Land Frauds by the Law Courts.
- 90. In or about April 2025 the Remedy Process made so much progress the confidence felt able to cope giving access to the Unique Set. It needed him to stop smoking. He did. He has 16 Big Boxes of Case Records. The Equity Lawyer has seen part of two. It enabled him to prepare the Protection Fraud Claim against the Cabinet.
- Equity Governance + Dictator Governance Plan + Equity Governance Recovery Plan 91. The People chose Equity Governance using the Common Law. It imposes a Common Obligation on everyone, that is proportionate to the circumstances of the case, to service the Justice Priority and achieve a Stable Peace, by use of Reliable Objectivity for Truth Discovery and Just Reasoning at every stage of a Justice Process. It requires elimination of any option that is a Total Chaos Risk, an International War Risk, a Civil War Risk, a Riot Risk and a Brawl Risk, identify the Potentially Valid Option, eliminate bad options, and worse options until there is one remaining option that by default best serves the Justice Priority. It requires Party Equality. It needs a Credibly Neutrality Qualification for Justice Offices. It needs a Voluntary Disclosure Obligation by Justice Officer Candidates and Justice Officers of anything that is or might appear to be a Conflict Disqualification. It needs discovery whether there is a Party Inequality, and if so, the Inequality Remedies. It needs and Evidence Balance that starts with a Validity Presumption for the Citizen and Credibility Presumption for the State both of which are subject to Rebuttal Proof Positive. It needs Case Priority of the Corruption Case of the Citizen against All Cases of the State. It needs Inadmissible Status for the evidence got by Invalid Process. It needs Fraud Proof of anything to get a Proof Burden Reversal for the Victim against the Fraud Manager and Fraud Beneficiary. It needs Absolute Priority for a Validity Investigation at every stage of a Justice Process to discover whether any Conflict Disqualification or Party Inequality or Due Process Failure invalidates any previous or current Case Process gets Inadmissible Status for the Process Evidence, and if so, the Invalidity Remedies.
- 92. The Suez Scandal got decisions by the UK and France to make a Dictator Governance Plan for Western Europe. It needed replacement of the Justice Priority of the People with the Obedience Priority of the State. It needed No Corruption Controls for People against the Cabinet and Parliament. History has revealed many times that the Corruption Control Failures get Total Corruption. The Coronation Oath was

for Equity Governance using the Common Law. The Dictator Governance Plan needed an Oath Release for Queen Elizabeth and dissolution of the Coronation Oath Enforcement Authority. The Referenda Process would be an Education Process that ended with a choice between Dictator Powers for the State and Corruption Control Powers for the Voter. It would have got a Landslide Rejection of Dictator Powers.

- 93. The Cabinet dare not have a Governance Referenda. They made a Sabotage Fraud Plan against All Leadership Competitors. They classified the Religious Leaders and the Coronation Oath Enforcement Authority as Leadership Competitors.
- 94. The Sabotage Fraud Plan against the Coronation Oath Enforcement Authority denied a Reliable Supply of Admissible Evidence needed for decisions by the Crown and Parliament Sessions Court. It used a Proof Burden Reversal for the Client against the Regulated Lawyer. It was a Judgement Service Penalty Fraud. They denied a Reliable Supply of Judgment Services needed for Integrity Tests that got Corruption Remedy Standard Proof Sets. The intent was that everyone forgets how to service the Coronation Oath Enforcement Authority. It used Education Frauds that denied any mention of the Coronation Oath Enforcement Authority in the Academic Curricula and Profession Qualification Curricula. The intent was that everyone forgets the Coronation Oath Enforcement Authority existed. They expected Queen Elizabeth to die in her 70's. She was 31. They paced European Integration over the 45 years of her life expectancy. The intend was either a Monarchy Termination or a Powerless Crown.
- 95. The Sabotage Fraud against the Religious Leaders was Sex Crime Investigation Denial Frauds. The intent was to use Sex Predation for Credibility Sabotage against the Religious Leaders.
- 96. The Gnostic Christians had developed the Common Law and managed the distribution of it. The Norman Invasion imposed Dictator Governance in England and the lowland of South Wales. The mountains appeared to be a natural Defence for North Wales. They were not. North Wales could not have resisted a small force crossing the River Dee from Chesire to the lowland North Coast. The Invasion Risk was a Food Shortage + Riot Risk in Central England. The Mountain Pasture enabled North Wales to produce enough sheep to supply itself and provide a 10,000 Sheep Surplus a year for Central England. It was about 1 sheep for 20 people. It was a vital supply if the crops failed. It relied on Free Labour and Fair Wages got by Equity Governance and the Common Law. The Dictator Governance Model the Free Labour and Fair Wages it needed. The Top Sheep Dealers visited William the Conqueror, asked for Sheep Trade Protection, told him how he could invade North Wales, and that the Invasion Risk was a Total Loss. A North Wales Ownership Claim Renunciation and Army Disbanding was politically impossible. The Gnostic Christian Sheep Dealers had an Equity Governance Recovery Plan. It was not perfect. They seized every opportunity to make progress with it.
- 97. 200 years later the Equity Governance Recovery Plan got unification of England and Wales under one Crown. It got disbanding of the border armies. It got Corruption Claim Rights for the Citizen against the Officer. It needed Equity Expertise. North Wales had it. England did not. Dictator Governance since the Norman Invasion did not reward Equity Expertise. The Crown recruited Equity Lawyers in North Wales, appointed them Chancery Officers gave them Adjudication Responsibilities. In the early 14th century, they had Law Court Status as the Chancery Court. It was not perfect. In practice the
- 98. In the 17th century the Gnostic Christians masterminded the Glorious Revolution. It got the Coronation Oath Enforcement Authority. They taught their children that their Core Asset was the Citizen Identity. A Citizen Identity Loss was a Total Loss Risk.
- 99. The Coronation Oath Enforcement Authority uses 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.
- 100. The Citizen has Investigation Jurisdiction. It is the power to give a Confidentiality Waiver, Privilege Waiver and Case Priority Waiver as Case Owner for the People. It 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.
- 101. The Equity Lawyer has Integrity Test Management Jurisdiction. It requires the commitment and competence to provide Judgment Services that get Corruption Remedy Standard Proof Sets.

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- 102. The Crown has Prosecution Jurisdiction. It is the power to use Corruption Remedy Standard Proof Sets to make Trial Orders for the Parliament Sessions Court of Corruption Cases against the State or Unfitness Cases against Officers and Authorities.
- 103. The Lord Archbishops have Court Lawyer Jurisdiction, one for the Trial Court and the other for the Appeal Court.
- 104. The 24 Lord Bishops are the Jury Panel. They Have Adjudication Jurisdiction. Up to 12 sit as Trial Jurors and up to 12 others sit as Appeal Jurors. When they are busy, they split into two Trial Juries of 8 and one Appeal Jury of 8.
- 105. The Corruption Remedy Proof Standard eliminates the need for Witness Attendances, Credibility Findings and Personal Case Presentation. It enables Trial Orders of the Crown to get a Trial Verdict in 7 days and an Appeal Decision in 10 days.
- 106. Corruption Proof gets investigations that discover who is responsible and Corruption Findings, Remedy Entitlement Findings, a series of Priority Findings to discover who is responsible, and then Dismissal Findings against the Judiciary with Execution Responsibility Findings against the Cabinet. A Dismissal Failure gets the Default Penalty of a Dismissal Failure gets the Default Penalty of a Dismissal Failure gets the Default Penalty of a Dismissal Decision against Parliament.
- 107. The Dismissal Executions against Parliament need Corruption Scandals that increase the MP Retirement Rate that enables a Power Transfer to a New Governing Majority. It might be the same Political Party but is not the same people. The process continues until a United Parliament manages Remedy Delivery.
- 108. Equity Governance enables Shared Ownership of responsibility and power. It cultivates a Naturally Conservative Majority that values Poverty Reserves + Disease Reserves + War Reserves + Environmental Protection and the Self Restraint needed to get them.
- 109. The Dictator Plan was an Identity Attack on the Gnostic Christians. They made an Equity Governance Recovery Plan, identified the children who had the qualities needed to service it, and did what they could preparing them to do so. It had two strategies. Each Strategy exploited Dictator Plan Fundamental Flaws:
 - 109.1. It was a Civil Dictatorship that needed Electronic Signature Dictator Powers.
 - 109.2. The Dictator Governance Plan would have Total Dependence on Continuous Economic Growth. It would need Reserve Sacrifices and Environmental Waste to get it. In every Member State of the European Union the Politicians would lose control to Crime Partnerships of State Officers and Law Court Judges. They would develop a Protection Fraud Network to provide Support Services and manage Co-ordinated Corruption. They would sell Market Frauds to Organised Crime, provide Protection Frauds for the Corrupt Officers who managed them and trade Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. General Elections would get Governing Majorities that were subject to Remedy Denial Fraud Majorities controlled by the Protection Fraud Networks. If nothing stopped them, Budget Frauds would get Bankruptcy Conditions for the State. Market Management Frauds would get System Collapse.
- 110. The Equity Governance Recovery Plan Strategies were:
 - 110.1. The Citizen develop Advanced Electronic Signature Technology, provide Sophisticated Services that enabled the Prosperous Classes to manage Tax Haven Estates from their own homes, and use Taxation Starvation to force conversion from Dictator Governance to Equity Governance.
 - 110.2. Wait until a Prime Minister was dependent on the Protection Fraud Network, get Criminal Conspiracy Proof and use it to revive active service of the Coronation Oath Enforcement Authority and manage a Corruption Remedy Process
- 111. Advanced Electronic Signatures needed Writing Behaviour Analysis Technology that enabled identification of Computer Users, and a Document Management Internet Service for Signature Attachment and Signature + Document Verification. The Business Plan was On Line Services. The Defence Plan was Source Code Copyright Secrecy. Market Access needed either the High Internet Usage of the USA or the Post Office of the UK. The Technology Owners had the choice which sovereignty got the Market Access Profits. The UK needed Technology Owners with UK Loyalty.

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- 112. The Remedy Process needed an Investigation Stage to discover the structure and of the Protection Fraud Network, and then Remedy Delivery. The Standard Process was Dismissal Executions against the Judiciary by a United Parliament, Victim Identification, Case Remedies and an International Agreement for Remedy Enforcement against Fraud Profiteers. A Unity Failure by Parliament needed a Special Process to get Forced Unity. It needed Imprisonment Fraud Proof against the Judiciary, use of it to get an International Agreement for Remedy Enforcement against Fraud Profiteers, and use of that to get Damage Payments needed to expose Corruption Scandals. They would increase the MP Retirement Rate and get a Power Transfer to a New Governing Majority.
- 113. The Gnostic Citizens believed that Plan Success needed Equity Cells. They needed a Risker, who did whatever was needed, a Shouter, who drew the attention to what was being done, and a Listener, who observed and reported on the reactions of the professions.
- 114. Events revealed that many knew about the Equity Governance Recovery Plan. About 200 were known to have tried to prepare themselves to service it. There was only one Known Equity Cell. The Shouter and Listener both died young and could not be replaced. Mr Edward Ellis was the Risker. He prepared himself to acquire the Skill Sets needed to serve as Big Citizen.
- 115. In 1995, computer chips had the capacity to service Writing Behaviour Analysis needed for Computer Use Identification. The Equity Lawyer and a Graphologist started development of it. The capacity of chips increased.
- 116. In March 1998 they achieved a Viable Speed + Viable Accuracy. The system used 11 Dimension Date. Large Scale Tests needed five thousand User Enrolments for Black Box Tests with Source Code Secrecy. It needed a Big Business or the State. The Equity Lawyer had 50% Copyright and 100% Creditor Control. He had UK Loyalty. He wanted to use the Post Office to start a Verified Identity Service. The intent was to start Post Masters, use them to verify the identities of Post Workers and use the Round Deliverers to identity the Round Residents. The intent was to use the Post Office to provide Value Priced Services that replaced the reducing demand for Paper Deliveries. At the time the UK had Low Internet Usage and High Recognition of Round Residents by Post Deliverers. The intent was that the UK have the Lead Profits. The High Value Services would start with a Payment Clearing Service. It needed all Banks and Client Money Managers to open accounts to open account. The Title Transfer System needed Co-ordinated Completion. Buyers needed Payment Proof to get Keys Release. All but the last transaction needed Sale Money as Purchase Money. The Completion Chain might not get to the 10th Transaction until 15.00. It could be very stressful. The Payment Clearance Service would enable completion of all transactions in the chain by 09.30.
- 117. The project could not be kept secret. It needed User Enrolment to get Test Material. Many Professionals were interested in the project. An Encryption Expert visited, conducted tests that discovered the Viable Speed, Viable Accuracy and Outstanding Faults, and said it was ready for Large Scale Tests and offered to refer it to Barclays Bank. It was Common Knowledge that decades earlier the managed the Signature Analysis Research had serviced a Test Set of 5,000 Two Dimension Signatures. The Technology Partners agreed.
- 118. A Progress Report by the Secret Service got a Personal Profit Plan by the European Leaders. It needed Source Code The ft, Forced Usage in the EU, Usage Licence Frees for the Source Code Thieves and Sabotage Frauds against the Post Office to deny use of it by competitors. Prime Minister Mr Blair was the Theft Manager. The UK Secret Service claimed that Source Code Theft must get Usage Licence Fees for the UK State. It defeated the purpose of the Personal Profit Plan. Prime Minister Mr Blair used Barclays Bank Group Board as the Theft Agent. They used Lower Rank Bankers. The Integrity Controls worked at the Lower Rank Level. They did not know how to do it. The Cabinet, Top Bankers and Low Rank Bankers gave themselves away at every stage of the process. The Key Sabotage Fraud was a Forced Transfer of the Accounting Service from the Post Office to Banks, who did not want them. The UK State owned the Post Office. Political Accountability required Mass Publicity for the Forced Transfer + Reasons. Barclays Bank Group Board wanted to know the outcome of the Forced Transfer before completion of the Source Code Theft. There was Mass Publicity a series of Business Transfer Meetings of the Cabinet Officer and Top Bankers that coincided with Technology Assessment Appointments for the Low Rank Banker. The Business Transfer Meetings got Deal Done Claims by the Cabinet, that got Mass Publicity, Deal Denials from the Top Bankers that did not get Mass Publicity and Additional

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Meetings that did get Mass Publicity. Each of the Deal Failures got an Assessment Appointment Cancellation + New Appointment by the Low Rank Banker. The Equity Lawyer realised what was happening, told the Graphologist not to worry and keep secret the Fault Remedies. The Meeting that got the Forced Deal did not get an Assessment Appointment Cancellation.

- The Low Rank Banker and an Encryption Expert appeared. The Low Rank Banker let the Encryption 119. Expert do the tests. The Theft Plan was Outstanding Fault Exposure by the Encryption Expert and Source Code Disclosure for the White Box Test Reason by the Banker. Each Remedies Faul Test Result got Angry Disappointment from the Encryption Expert. The Banker asked for the Source Code. Test Management Questions and Test Agreement Requests by the Equity Lawyer exposed the Theft Plan.
- In 1999, the Signature Analysis Technology got the Gold Medal at the Geneva Inventions Exhibition. It was Originality Proof.
- In 2000, a Source Code Theft Complaint by the Equity Lawyer got Investigation Fraud Proof and 121. then a Theft Admission and Damage Denial from Barclays Bank Group Board, and Protection Fraud Proof against the Bank of England and the Cabinet.
- In 2003 an UK Citizen completed development of a Document Management System. He designed it and wrote 1,000,000 lines of code. Secret Electronic Surveillance of the Internet Tests got a Success Report by the UK Secret Service and a Secret Career Ruin Decision by Prime Minister Mr Blair against the Developer. He did not know why he could not get employment. UK Citizens had the World Lead. European Leaders denied use of it. They told Internet Marketers to use Advanced Electronic Signatures as a Site Tag for everything. It pushed the Advanced Electronic Signatures Statutory Instrument 2002 so far down the Search List that no one could find it.
- 123. 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 UK Citizens made inevitable the exposure of the Election Frauds. They made an Election Fraud Concealment Plan. It used Sabotage Frauds against the Lawful Business. They were Imprisonment Frauds against two of the Lawful Business Managers who were citizens of the UK and Netherlands. They used Extradition Frauds by the UK and Netherlands against a UK Citizen, and Drug Crime Framing Frauds and Imprisonment Frauds by the Netherlands against both of them. Everything that could have gone wrong for the European Leaders did go wrong. The European Leaders and Dutch Investigators did not know that the UK Protection Fraud Network had National Crime Businesses managed by Top State Officers and Top Law Court Judges. The National Crime Business was managed by Top Police, Top Customs and Top Judges. They were the UK Top Drug Dealers. They did not know that a complex series of events discovered the UK Citizen would have nothing to do with drugs for Profit, when threatened with violence or under Police supervision. It got Incredible Target Status for him in Drug Investigations. The Top Drug Dealers used his address as the Decoy Address on the Carrier Movement Records for more than 70 Drug Shipments. They did so, because if anything went wrong, the Decoy Address Investigations would get Dead End Results. The UK and Netherlands did not have an Extradition Treaty, or time to make one. The 1st Extradition Plan used armed Dutch Police on UK soil to supervise a Kidnap Extradition Fraud by UK Customs and Kent Police against the UK Citizen. UK Customs knew that many States used Kidnap Extradition Frauds. This was the first Joint Kidnap Operation by two EU States. They did not believe that is what it was. They knew that a Crime Complaint by the UK Citizen got the Incredible Target Status. They believed he had discovered the Decoy Address Frauds, reported them, and was assisting with a Decoy Address Investigation. They got News Broadcasts of a Big Drugs Bust and International Co-operation, took control and managed Extradition Sabotage Frauds. The UK Citizen was in a UK prison with Jury Trial Rights and a Prosecution File that was Compelling Innocence Proof for him and Compelling Guilt Proof against the Investigation Officers. The European Leaders had a choice. It was to abandon the Election Frauds and recover control of the State and Law Courts from Organised Crime, or do a deal with Organised crime to complete the Election Frauds. The 2nd Extradition Fraud got an Extradition Treaty for the UK and Netherlands, Immunity Frauds for the Top Drug Dealers, Extradition Fraud Services by the Top Drug Dealers for the European Leaders, a Network Business Profit Share for Prime Minister Mr Blair, Cabinet Control for the Protection Fraud Network, revived active service for the Coronation Oath Enforcement Authority after a Dormancy Period of 45 years, and a Corruption Remedy Process for the People.

- 124. The Corruption Remedy Process has been a Power Struggle between the Coronation Oath Enforcement Authority and Protection Fraud Network for control of the Cabinet and Parliament. The first stage was a series of investigations to discover the structure and strength of the Protection Fraud Network. The second stage is Remedy Delivery. It needs Dismissal Executions against the Judiciary by a United Parliament, Victim Identification, Case Remedies and an International Agreement for Remedy Enforcement against Fraud Profiteers.
- 125. Claim Particulars Addition Rights Reserved for the Claimant.....