



The Latest Attack This Time From Within

Yet again The People and the Common Law Court seem to have been targeted.

We must be doing something correct then, but they cannot close us down.



Index

Page 2 - 6
An attack from within

Page 7
Latest attack

Page 8
Constable Training

Page 9 - 10
Spanish Conference

Page 11
CLC E-mails

Page 12 - 13
CLC Website

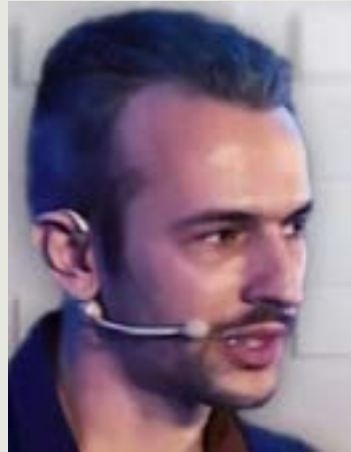
Page 14 - 16
CLC Currency



An Attack From Within



Lyndon Farrington



Angelos Hadjifilippou

Yet again the people and the Common Law Court seem to have been targeted, but they cannot close us down.

We must be doing something correct then.

The Common Law Court, the Cruinn and the Cruinn Community still prevail. These sites have been set up to ensure their protection and that of the people.

While we are aware that there are various releases and information currently being spread, in an effort to attack us:

We write to confirm that as we have stated in the past, unless there is evidence to confirm that their statements are correct and factual, they are worthless.

It has come to light that the individuals attacking us (named above) have a proven track record of fraudulent behaviour, both personally and professionally.

This behaviour had helped to escalate our concerns, which in turn led to their attack on the people.



Personally

Towards the end of 2022 Lyndon Farrington had enquired about the possibility of obtaining a Common Law Court passport for his daughter, who was in the Philippines. Nothing wrong with that, but he then went on to explain that in addition to his current wife and son (Vivian and Sam), he had fathered a child (Danielle) to a female (Giselle) while over in the Philippines on business.

(Full names and contact details can be confirmed when required but are removed just now to protect the innocent parties).

Again, while not ideal, there is nothing wrong with the above, as these things happen. The concerning points then became apparent, note the following:

1. Lyndon had discussed the issue with Giselle's parents and had stated that he was going to support them financially, by finding a house for them, funding this and providing an income for them to live on. This he has done for a number of years.
2. Lyndon had also explained later to Giselle and her parents that it was his intention to take both Giselle and Danielle over to the UK to stay, given the policy for governments to force vaccinations on the people in that part of the world.
3. Nothing more came of this until I heard that Lyndon had obtained a UK passport for Danielle, but to obtain this he had to provide a DNA test, this was successful.
4. Although having obtained a passport for Danielle he could not obtain one for Giselle. This would mean that the only way that Giselle could travel to the UK was to accompany her daughter.
5. Lyndon's intention was to find a house for them to stay in, not too far away from his own house and to support them financially. This property would however have to be far enough away so that his own wife Vivian would not find out about them, and he wished to stay at home to be with his son.
6. Again, while not ideal, these things happen and there is nothing wrong with that. The issue that caused concern was that in addition to existing financial commitments, where did Lyndon get the money to fund this and where was he going to get the money for the additional expenditure?
7. On a final point regarding expenditure, it should also be noted that Lyndon this year alone had funded a ten-day trip for both him and Angelos to the Philippines for business and another for them to attend a common law conference in Spain, where he tried to destroy the Common Law Court and set up his own constable service. There were also two additional family trips to Cyprus where he took his children and his existing wife.



Professionally

1. In late 2022 Lyndon had asked to clarify the position of paying HMRC while standing under common law. This was strange, as there is only a legal requirement to do so, which did not apply while standing under common law, Lyndon was then asked for a further explanation. As it happened, Lyndon had created and run various companies over the years, but had also closed many. He referred to four companies that he currently had, which all operated under the Beep name, although each company had a variation in their name and wording to separate them.
2. Lyndon then pointed out that he had applied for and received government funding as covid loans for these companies (between £200k to £300k), which he was not going to repay. I was then informed that, on receiving the money he had put it in to his personal accounts, which his accountant had stated that he couldn't do. I had pointed out that even under common law he must remain honourable and that as he had these statutory companies, he had knowingly entered into a contract with the government which means that their rules apply. I heard no more about this, and the matter was left.



3. Around the end of January this year (2023) I was informed that the matter regarding HMRC had been resolved but to do so he had to put three of his companies into liquidation so as to avoid repaying these loans. The fourth company he is continuing to use to run his Beep business. I was also informed that as the companies were put into liquidation there was no need to repay the loans and that in relation to these companies, there would be no further investigation.
4. This behaviour and ongoing issues raised concerns again about fraudulent behaviour so in March (2023) I decided to investigate matters. The following evidence and findings are provided to confirm both Lyndon's and the Beep companies' fraudulent behaviour:

Statutory Companies

• Beep Xtra Services Limited	#09457632	Liquidation	28 February 2023
• Beep Cloud Account Limited	#10192340	Liquidation	28 February 2023
• Beep Mine Ltd	#10807937	Liquidation	28 February 2023
• Beep Exevior Software Developers Ltd	#13821329	Still Trading	



Note

The people that stand under common law and within the Cruinn Community, do so as our governments are not fit for purpose.

As living men and living women who stand together, we have an obligation to act honourably and lawfully.

Although the system we have provides a lawful remedy and a structure for all to live, there are people who choose not to use it. If there is an issue within the community, it can be resolved, so why do people who supposedly stand under common law continue to spread gossip and lies when it is only attacking the structure under which we operate.

Ask yourself, do you wish to remain within this community and if so, are you working with the community or against it. Furthermore, do you really want to be part of such a community because it only works when those within it remain honourable and lawful.





LATEST ATTACK

To address this latest attack, we would like to confirm the following before proceeding:

1. The Common Law Court remains protected, given the structure that we have put in place. There have been numerous attacks on the common law court, but we always prevail.

The individuals involved in this latest attack have been removed from the system. Had the Common Law Court not been set up to protect the people or if it had been run illegally or unlawfully, it would have been closed before now.

2. The same applies to the Cruinn Currency. The Cruinn Currency exists to protect the people and their money, but had we been operating as a bank, it would have been closed.

As the Cruinn Currency is backed, it remains safe and secure.

3. The Cruinn Currency remains protected with tangible assets. We recently had an up-to-date valuation to ensure that there is sufficient security to cover the Cruinn. There is not only enough to cover the Cruinn but also enough to cover the theft of funds taken by these individuals, should we be unable to get them back from them.

4. All data within the website remains secure, the only issue that we have is that the individuals involved in this attack have shut the sites down, including the e-mail accounts. These were all backed up and are now in the process of being re-instated.

We are now taking this opportunity to upgrade the website for a new launch. All information will be transferred over to this new site, none has been lost and all is secure.

Watch this space.



Constable Training

To assist with the Constable training, Lyndon took on the role to develop and roll out the system.

During the training it had become apparent that due to ongoing problems, the constables that were being trained had not completed the training correctly, as a result we ceased issuing the appropriate cards.

Although the training format had been agreed, we had received many complaints that this had been altered and more emphasis had been placed on getting the constables to roll out the Beep system.

Any change to the training for constables could only be actioned after it had been put to a vote of the CLC Commissioners at an appointed meeting. No such meeting was called for and no vote was taken to alter the training.

Lyndon and Angelos decided that they would ignore the system in place and proceed to set up their own, attacking the people and the Common Law Court.

To assist with this process, they engaged others and convened a Grand Jury while attending a common law conference in Spain.





Spanish Conference

While conducting one to one training in Dundee for one of our CLC Diplomats, the issue of holding a conference in Spain was discussed. Provisionally a date in March was pencilled in for this but it had to be moved to April as we had issues with work to be done on our websites, which had not been completed.

The agreement reached was, that provided the required work had been completed on the websites & that appropriate information had been passed on to enable us to convene a Common Law Court, we would hold this conference in April 2023.

An additional agreement was reached in relation to the promotion of this event, promotional materials were to be prepared & when agreed upon, we would advertise the event in a newsletter.

The promotional materials had not been agreed upon & the work on websites was not completed, so they were informed that the Common Law Court would not be taking part in this. At which point, John Smith had informed the organiser, but they had already begun promoting the event.

The individuals concerned decided that they would continue on regardless and that they would convene their own court, a grand jury, to obtain the required permission to set up their own constables.

The following points should be noted:

1. A Grand Jury can only be used to investigate criminal conduct, and to determine whether criminal charges should be brought.

The individuals concerned argued the fact that they had done nothing wrong and that, as the people attending had agreed, they were going to proceed with training constables.

They were informed that they were putting people at risk of impersonating a constable and that the Common Law Court would have nothing to do with this. On taking further advice they then agreed that their court was run unlawfully and confirmed that the hearing was void.

2. A grand Jury cannot issue a judgement to create or set up a system for creating Constables.

Anyone wishing to create or set up a training system for constables, would require the authority and consent of the people to do so.



The correct way to obtain such authority would be from a lawfully convened Common Law Court, but they did not have the knowledge to do so.

As we already have a system in place for training constables, why would anyone need to set up another, why would you not use this system in place and why would you choose to attack the system that has been created by the people, to protect them.

We believe that this behaviour was an intentional attack to bring down the Common Law Court and was financially motivated.

3. A grand Jury should consist of at least twenty-five (25) people and when deliberating they must do so under the supervision of court bailiffs, together in a private room.

It was confirmed that although the Grand Jury members totalled twenty-five (25), they were not all in attendance as five had attended online.

This is a clear breach of a lawfully convened court as there would be a strong case of potential jury tampering. The court bailiffs were not able to supervise all jury members which then voided the hearing.

Despite the above, these individuals had stated that this was lawful & they could proceed.

Whether this attack was intentional or not, it could have brought down the Common Law Court. Any individual attempting to use a Common Law Court should only do so if they know what they are doing.

Any individual trained by these people would not have the authority to operate as a constable as they would not have obtained this. These individuals would be nothing more than private constables, which is effectively what the state have.

4. In the case of any development, ideas, procedures, structure or training for the Common Law Court, there is a system in place to address this. At no time have the individuals concerned in relation to this attack, used this procedure to address them or to help develop our system.

This was a blatant attack on the people which will be confirmed with the following information.



Common Law Court Emails

While developing the set up for the Common Law Court, it was decided that we would use both Lyndon Farrington and Angelos Hadjifilippou to do so. It was agreed that Angelos would create a new website for us and would set up new domains and an e-mail system.

The ownership of the domains used, remained with John Smith. The associated accounts for hosting the sites and the e-mail system were all paid for by John Smith and were under his control.

Additional access was given to Angelos so that he could develop our new structure.

Approximately two weeks ago Lyndon and Angelos received an ultimatum from John Smith regarding significant discrepancies with the Cruinn Currency website. This ultimatum was issued after a period of time, given their constant refusal to provide the appropriate account figures for the Cruinn and after becoming aware of the fraudulent behaviour of Lyndon Farrington and the Beep companies.

Within twenty-four hours of issuing this e-mail, the e-mail accounts for the Common Law Court were closed. This was done to ensure that the evidence to confirm their crimes remains hidden, or so they thought.

Despite having previously removed Angelos's user from our system, Angelos had unlawfully remained involved with the e-mail set up, he had hidden his involvement and remained on this system by using the following address: noreply@commonlawcourt.com

This e-mail address was then used to access John Smith's e-mail which he then used to shut down our e-mail account.

It should be noted that all data remains safe and secure, but that it has been deleted. We are in the process of resolving this, all e-mails and control will be reinstated and will remain with us.





Common Law Court Website

As Angelos was aware of the companies that hosted our sites, he used this information and the personal e-mail for John Smith to access the hosting company for our website. By using this personal e-mail account, he then changed the password and closed the website. This was done to hide evidence of the crimes that they have committed against the people.

Now although we are highlighting the crimes that these individuals are committing against the people, it should be noted that Angelos is an expert in his field of computing, so we now wish to draw your attention to the following:

1. Angelos has confirmed that the system that he built for us was secure, yet someone was able to close it down and/or hack into it.

If Angelos was that good the website could not be hacked.

Answer: It couldn't, but Angelos had closed the site to hide the evidence which would expose his crimes.

If Angelos was that good, he would have the site back up in no time.

Answer: Angelos doesn't want it back up because it uncovers the crimes that he and Lyndon are committing against the people.

If Angelos was that good, he would be able to remove the lies on the holding page for the Common Law Court.

Answer: Angelos does not want this page removed, he has intentionally put this up to cover up their crimes.

2. Given the above, Angelos is either incompetent, negligent or criminal, we will leave it up to you to decide.
3. To further assist you, please note the following evidence before making your decision:

The Common Law Court was shut down on Monday the 03 July 2023 at 23.22.34 hours, see evidence on next page.

As control of the site has transferred back to John Smith, we now have access to the above details.

The IP address for the individual that closed the site can now be confirmed, see the evidence on the next page.



The office that is used by Beep in Cyprus is minutes away in Polis.

BEEP OFFICE ADDRESS

Cyprus
Megalou Alexandrou 2
Office 102, Polis Chrysochous
8820

```
root@ [redacted] password:
Welcome to Ubuntu [redacted]

 * Documentation:  https:// [redacted]
 * Management:    https:// [redacted]
 * Support:       https:// [redacted]

System information as of Wed 12 Jul 2023 04:57:39 PM CST

System load: [redacted]          Processes: [redacted]
Usage of /: [redacted]          Users logged in: [redacted]
Memory usage: 26%             IPv4 address for eth0: [redacted]
Swap usage: 0%

=> / is using [redacted]

 * Strictly confined Kubernetes makes edge and IoT secure. Learn how MicroK8s
  just raised the bar for easy, resilient and secure K8s cluster deployment.

  https:// [redacted]

137 updates can be applied immediately.
2 of these updates are standard security updates.
To see these additional updates run: apt list --upgradable

New release '22.04.2 LTS' available.
Run 'do-release-upgrade' to upgrade to it.

1 updates could not be installed automatically. For more details,
see [redacted]

You have new mail.
Last login: Mon Jul 3 23:22:34 2023 from [62.228.226.162]
root@localhost:~#
root@localhost:~# [redacted]
[redacted]
[redacted]
root@localhost:~# █
```

IP Address Lookup

Enter the IP address you're curious about:

[Get IP Details](#)



Internet Service Provider:	Hostname:
CyTA	-
Country:	Region/State:
Cyprus, Pafos, Pafos	Pafos
City:	Area code:
Pafos	Unknown



Cruinn Currency Website

Since the setup of the Cruinn currency, the individuals and company responsible for this is 'Lyndon Farrington, Angelos Hadjifilippou and Beep'. They have been working to develop a system which would remove us from statutory banking.

While this system has been successful there have been a few issues with the day to day operating. Due to overpayments with credits and the fact that payments were also taken more than once from the wallets for an order, we have been pushing for a full accounting system to track everything.

Despite pushing for receipts to confirm the exact payments, these individuals would forward the payments once a week, with promises to complete a full accounting system in the coming weeks.

It was becoming a concern that despite pushing for this every week, this was not produced. It became more of a concern when we were made aware of their fraudulent behaviour and it was then that we issued an ultimatum.

The individuals above were refusing to provide income receipts or accounts to allow us to balance.

The figures that they provide show significant differences (shortages) to the top ups for wallets (see below for a three week sample).

Cruinn Payments

Actual figures from Coinbase

Date	Bitcoin Paid		Litecoin Paid		Total Payment
	Amount	Value	Amount	Value	
18.05.23	0.14478118	£3,165.32	9.56162914	£704.31	£3,869.63
11.05.23	0.08391779	£1,807.52	6.79453444	£432.07	£2,236.19
05.02.23	0.08285401	£1,918.87	2.46066627	£172.02	£2,091.30
					£8,197.12

Date	CRUINN Figure to be Paid			Shortfall
	Total (taken from the website)	Cruinn rate in £'s (taken from Coinbase)	Payment Due	
18.05.23	3319.07472	£1.60	£5,310.52	£1,440.89
11.05.23	2550.02568	£1.62	£4,131.04	£1,894.85
05.05.23	1944.832803	£1.60	£3,111.73	£1,020.43
				£4,356.17



On previous page in the top table it shows the actual figures Angelos paid to us weekly through Coinbase.

The information in the bottom table shows the figures that should have been paid out to us, this was based on the actual Cruinn figures obtained through Angelos and the Cruinn Currency website. Each week there was a discrepancy (shortage) that they would and could not explain.

The figures highlighted with a **RED** background show the discrepancy (shortfall) each week.

When challenging these figures, they were asked to provide all income figures for one of the weeks mentioned above, the figures they provided did not list all payments made (convenient).

As a payment provider they were also unlawfully withholding money and refused to give access to funds, insisting that they would only provide payments weekly (if they remember).

The payment provider, when questioned about shortages, eventually came up with an explanation, stating that they had decided to withhold money from the payments without having the authority to do so.

Imagine depositing £1,000 per week in a bank but only having access to £900, after questioning this for a few weeks the bank eventually admits that they decided to retain £100, which you weren't informed about.

They eventually stated that they had withheld payments (unlawfully & illegally), they also provided no written record of when these payments were taken, when these payments were stopped and how much they were for.

These issues have been raised now for over a year and Angelos and Lyndon still refuse to provide the income receipts for the site. When it was established that they have been withholding payments unlawfully and illegally, they were given an ultimatum and instructed to forward the receipts, they were then informed that if they failed to do so, we would be contacting the account holders to ask them for a copy of their receipts and to explain what has happened.

Instead of forwarding the required receipts which we should have anyway, they closed the Cruinn Currency website and are refusing to give us access to the account holders' details and accounts.

This was done to ensure that we don't have access to the required evidence.



No notification was given before this was done and they allege we have a merchant agreement and that we have breached the Terms of Service.

The set up of the sites and the Cruinn were a 'work in progress', we had worked together to obtain the required result for the people. At no time has there been any merchant agreement, including any sight of the terms of service referred to.

As they are trying to use an agreement and 'Terms of Service' to disguise their crimes, it should be noted that they would have to have in their possession a signed contract, which does not exist.

To expand further, if Beep was acting as merchant provider within the statutory system, their failure to provide a signed contract while providing services would be a criminal offence.

If they were operating as a merchant provider they would also be under a legal obligation to provide receipts for all income and payments, which they have not done, again this would be a criminal offence.

On a final point, and playing devil's advocate, it has been confirmed that during the last few weeks, these individuals have chosen to directly attack the people and the Common Law Court.

They have failed to act lawfully and honourably and have convened an unlawful court to assist their position, while trying to create a new system based on an unlawful order.

In addition to the above, these individuals were unlawfully retaining payments from the Cruinn Currency website.

Footnote

While we are aware that it has taken some time to release this information, this was due to the fact that:

- our e-mail system was shut down
- the CLC website was shut down
- the Cruinn Currency website was shut down
- we had to work with the providers to establish our ownership.

This has been an extremely difficult and challenging time, the betrayal felt deeply by both myself and our family of staff, who have worked so hard for the people, to get to this point.

It is time to re-group, re-evaluate and move forward. I know that you will all be anxious, and I will do my very best to keep you informed. We need your patience while we address these issues.

John Smith