

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
n	Court of Appeal	Citizen + Equity Lawyer v Solicitor General	Fraud Appeals 2020 0395 + 0396 + PI109432 + 11312
	Court of Appeal	Citizen Mr Sood v Prime Minister Others	Remedy Denial Fraud Appeal 2020 0742
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	High Court	Citizens v Prime Minister + Others	Corruption Claims 2020 000968 + 2020 00XXXX
	Family Court	Citizen Mrs Theodorou v Mr Theodorou	Divorce ZC14D02308 Property Fraud Revocation Application
	Magistrates Court	Citizen Mr Nkrumah v State	Sentence Breach Framing Fraud 0120001266764
	Royal Commission + Framing Fraud 012000266764	Contempt Remedy Application	27 th August 2020

Sentence Breach Framing Fraud 012000266764 Contempt Remedy + Case Dismissal Application of Citizen

Hearing Date of 10th September 2020

Bias Fraud + Trial Fraud Complaint of Citizen Mr Nkrumah against Magistrates Chairman Mr Smalling

Grounds: Fraudulent Breaches of Natural Justice + Human Rights + Overriding Justice Objective

Remedy Proposals Jurisdiction Superiorities

1. Superior Jurisdiction Finding for Corruption Cases of the Citizen, Parliament and Crown against All Cases managed by the State and Law Courts
2. Superior Jurisdiction Finding for the Citizen, Crown and Parliament against the Inferior Jurisdictions of the State and Law Court

The Equity Monarchy Trusts

3. Equity Governance Entitlement Finding + Top Level Justice Management Agency Finding for the Citizen, Crown and Parliament for the **Stated Reasons**:
 - 3.1. The Citizen, Crown and Lord Bishops have Justice Responsibilities called the Equity Monarchy Trusts. They have Corruption Control Jurisdictions that govern Parliament Session Powers.
 - 3.2. Top Level Justice Processes use the Corruption Remedy Proof Standard. It is Official Records that are either Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim.
 - 3.3. Citizens have Investigation Jurisdiction and use it to get Proof Sets that meet the Remedy Proof Standard. The Crown has Prosecution Jurisdiction to make Trial Orders of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. One Lord Archbishop has Court Lawyer Jurisdiction for the Trial and the other has it for the Appeal. The Lord Bishops have Adjudication Jurisdiction. There are 24 of them so that up to 12 can sit as Trial Jurors and up to a Different 12 can sit as Appeal Jurors. Corruption Proof gets Corruption Findings + Remedy Entitlement Findings + Remedy Priority Findings for the Citizen and Remedy Execution Responsibility Decisions against a Cabinet Officer. A Remedy Success is Justice Proof for the Relevant Officer. A Remedy Failure gets a Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding against the Relevant Officer. The Ultimate Sanction is a Mass Dismissal of All MPs using a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof.
 - 3.4. The Political Leaders made a Dictator Governance Plan. The Equity Monarchy Trusts fell into disuse for 45 years when the Political Leaders implemented the Dictator Governance Plan. The European Constitution vested Dictator Powers in the State.
 - 3.5. The European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election Frauds to get it. They needed Dictator Power Concealment Frauds as Election Frauds. In 2004 the Lawful Business of British Citizens made inevitable the exposure of the Election Frauds. The European Leaders wanted to stop the Lawful Business. They had No Lawful Means to do so. They used Extradition Frauds against a British Citizen and Imprisonment Frauds against him and a Dutch Citizen to prevent exposure of the Election Frauds. Everything that could go wrong for the European Leaders did go wrong.
 - 3.6. The 1st Extradition Frauds discovered that Top Police, Top Judges and Top Judges were the Top Drug Dealers. Prime Minister Mr Blair made a Protection Fraud Deal with the Top Drug Dealers and took a Profit Share from the Top Judges. He made an Extradition Fraud Deal that required Innocence Evidence Concealment Frauds by British Authorities before completion of Imprisonment Frauds by the Dutch Authorities.
 - 3.7. Equity Lawyer Mr Ellis got Fraud Proof and used it for a Corruption Notice to Parliament and the Crown. It revived the Equity Monarchy Trusts and started a Corruption Remedy Process. It has

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continued ever since. The Equity Lawyer provided Investigation Services that got Fraud Proof. The Crown and Lord Bishops use it and, when necessary, Ultimate Sanction Threats, to impose Corruption Remedy Conditions in Parliament Session Agreements between the Crown and Prime Ministers.

Justice Priority Precedents

- 3.8. The 2007 Parliament Session Agreement imposed Corruption Remedy Conditions for a Validity Priority Precedent. It used the 2008 House of Lords Case R v Clarke for a Unanimous Decision that restates the Validity Priority Binding Precedent for every case. It acknowledged Jurisdiction Superiority for the Citizen, Crown and Lord Bishops against All Inferior Jurisdictions of the State and Law Courts. It acknowledged Jurisdiction Superiority for Corruption Cases of the Citizen against All Cases of the State.
- 3.9. The 2015 Parliament Session Agreement imposed Corruption Remedy Condition that required
 - 3.9.1. A Fraud Invalidity Binding Precedent that was set using Sharland v Sharland
 - 3.9.2. A Conflict Disqualification Binding Precedent that set using Emerald Supplies v British Airways
 - 3.9.3. Restoration of Issue Rights + Before Issue Case Approval Powers Revocation for the Citizen against the High Court. The Binding Precedents and Restored Issue Rights enabled Fraud Claims to force Corrupt Officers to choose between making Conflict Disqualification Admissions and committing Conflict Qualification Frauds
- 3.10. The 2017 Parliament Session Agreement imposed Corruption Remedy Conditions that required a Long Session of 2 ½ years to complete Corruption Investigations in the Law Courts, get Criminal Conspiracy Proof for Unfitness Cases against Top Judges and use them for Protection Fraud Investigations in Parliament. Prime Minister Mrs May called the Surprise General Election to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof.
- 3.11. Citizens used their cases to get Corruption Proof and Remedy Denial Fraud Proof against the State and Law Courts. In June 2019 it got a Forced Resignation from Prime Minister Mrs May and the conditions for a Forced General Election. Integrity Tests before and during the Election Campaign Period got Corruption Proof and Remedy Denial Fraud Proof against the State and Law Courts. It made necessary a Forced General Election before the year end.
- 3.12. The Integrity Tests also got Election Fraud Proof against All Party Leaders that denied a Credible Choice for Voters and invalidated a Repeat General Election. It created a need for the Parliament Session Agreement after the General Election to require a Remedy Condition for a Royal Commission to deliver Corruption Remedies before the Session End with a Default Penalty of a Parliament Session refusal and Forced General Election. Honourable Members would need Citizens to use their cases for Integrity Tests that got either Remedy Proof or Remedy Denial Fraud Proof + Criminal Conspiracy Proof that silenced Corrupt Parliamentarians until Unfitness Cases got Corruption Findings and Dismissal Decisions against Top Judges. The Criminal Conspiracy Proof needed to include Hearing Avoidance Fraud + Unavoidable Hearing Management Fraud Proof against Law Courts.
- 3.13. The Integrity Tests continued to get Proof Sets that the Honourable Parliamentarians, Lord Bishops and Crown could use

The Corruption Remedy Royal Commission
- 3.14. In December 2019 The Crown and Lord Bishops imposed Corruption Remedy Conditions in the Parliament Session Agreement. They required that a Royal Commission deliver Corruption Remedies before the Session End. The Default Penalty is a Parliament Session Refusal and Forced General Election with Mass Publicity for Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof.
- 3.15. **Honourable Members needed Citizens to use their cases for Integrity Tests that got either Remedy Proof or Remedy Denial Fraud Proof + Criminal Conspiracy Proof that**

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silenced Corrupt Parliamentarians until Unfitness Cases got Corruption Findings and Dismissal Decisions against Top Judges. The Criminal Conspiracy Proof needed to include Hearing Avoidance Fraud Proof and Unavoidable Hearing Management Fraud Proof against Law Court Judges.

- 3.16. In early 2020 Citizen Mr Nkrumah discovered the Equity Monarchy Trusts, Corruption Remedy Proof Standard and Corruption Remedy Process. He offered use of his Corruption Cases for Integrity Tests. The Corruption Proof he had included:**
- 3.16.1. Trial Frauds by Magistrates Chairman Mr Smalling against Citizen Mr Nkrumah and an Appeal Acquittal for him**
- 3.16.2. Trial Frauds + Trial Exclusion Frauds + In Absence Trial Frauds + Conviction Frauds + Sentence Frauds + Imprisonment Frauds + Secret Appeal Forgery Frauds + Secret Appeal Case Process Frauds + Secret Appeal Dismissal Frauds by Corrupt Officers against Citizen Mr Nkrumah**
- 3.16.3. True Appeal by Citizen Mr Nkrumah discovered the Secret Appeal Forgery + Frauds.**
- 3.16.4. Prisoner Release Habeas Corpus Claims made separately by Citizen Mr Nkrumah and Mrs Nkrumah got Claim Process Denial Fraud Proof for them against the Ministry of Justice and the Administrative Court. Then they got Corruption Claim Settlement Offers by the Secretary of State for Justice, Case Dismissal Frauds by Administrative Court Judges and Fraud Appeals 2020 0055 to the Supreme Court**
- 3.16.5. A Prison Release Licence Forgery and use of it for a Licence Breach Prosecution Fraud got Unavoidable Hearing. Citizen Mr Nkrumah made best use of them.**
- 3.17. The Criminal Conspiracy Proof needed to include Hearing Avoidance Frauds and Unavoidable Hearing Management Frauds. The Sentence Breach Framing Fraud 012000266764 in the Magistrates Court, Divorce Case ZC14D02308 Fraud Revocation Application in the Family Court and Violent Harassment Restraint Protection Denial Fraud Appeal in the Court of Appeal provided Unavoidable Hearings.**
- 3.18. Divorce Case ZC14D02308 Fraud Revocation Application Hearing on 20th January 2020, Audio Record, and Adjourned Hearing Date Order for 25th August 2020 are Remedy Denial Fraud Proof + Criminal Conspiracy Proof for Citizen Mrs Theodorou against Respondent Mr Theodorou, the Respondent's Representatives and District Judge Stone. It made Land Frauds in North East London an Obvious Choice to get Similar Fact Crime Conspiracy Proof for Honourable Parliamentarians, Lord Bishops and Crown.
- 3.19. The Sentence Breach Framing Fraud 012000266764 enabled Citizen Mr Nkrumah to present Prison Release Licence Forgery Proof against the State at the Plea Hearing on 19th February 2020. It got Attempted Remedy Co-operation by the Court Lawyer and Remedy Hearing Denial Fraud Proof + Trial Fraud Proof against the Magistrates Chairman. Fraud Managers had an Unavoidable Hearing and used Repeat Adjournment Frauds and Attendance Prohibitions against both the Citizen and the State.**
- 3.20. Land Fraud Cases in North East London got Criminal Conspiracy Proof against Top Judges. They used Hearing Denial Frauds and Adjournment Frauds to avoid Audio Records of Criminal Conspiracy Proof.
- 3.21. The Court of Appeal Fraud Appeal 2019 1483 Permission Hearing on 29th July 2020 used Royal Court 71 Allocation Proof against the Master of the Rolls and got an Audio Record that was Criminal Conspiracy Proof against Organised Criminal Mr Seton and Appeal Lord Justices.
- 3.22. The Divorce ZC14D02308 Fraud Revocation Representations dated 6th August 2020 of the Citizen were filed with the Family Court and served on the Respondent with the Royal Commission Email dated 11th August 2020 by Equity Lawyer Mr Ellis.
- 3.23. Over the week end and on Monday 24th August 2020 the Case ZC14D02308 Fraud Revocation Application got Hearing Communications Bias Fraud Proof for Citizen Applicant Mrs Theodorou against Respondent Mr Theodorou, the Respondent's Representatives and the Family Court.

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3.24. On 25th August 2020 the Case ZC14D02308 Fraud Revocation Hearing got an Unexplained 1 Hour Delay + Electronic Records that are Criminal Conspiracy Proof for the Citizen Mrs Theodorou, Honourable Parliamentarians, Lord Bishops and Crown against Respondent Mr Theodorou, Respondent's Representatives and District Judge Stone. It includes the Recusal Failure Fraud + Conflict Qualification Fraud + Remedy Only Jurisdiction Limit Fraud + Jurisdiction Issue Exclusion Frauds + Issue Restriction Fraud + Evidence Exclusion Fraud + Applicant Representations and Bundle Service and Filing Denial Frauds + Respondent's Representations and Bundle Service and Filing Order Compliance Failure Immunity Fraud. The Directions Orders included a Court Room Representations Filing Order + 2 Day Filing Time Limit.

3.25. On 26th August 2020 the Framing Fraud 012000266764 got Hearing Bias Fraud Proof for the Citizen Mr Nkrumah against the State and Magistrates Court. The Morning List had 10 cases and the Case Reference for his case omitted the first two numbers. The Citizen was the only Case Defendant who appeared for the Morning List

3.25.1. The Bias Frauds started with a Court Room Access Denial Fraud against the Citizen before the State Prosecutor arrived, and then Court Room Access for the State Prosecutor and Access Denial Fraud by the Court Usher against the Citizen and then a Case Call by the Usher that got Court Room Access for the Citizen

3.25.2. The Bias Frauds continued with a Conflicted Interest Recusal Failure Fraud by Magistrates Chairman Mr Smalling. Then it continued No Jurisdiction Plea Denial Fraud + Jurisdiction Trial Denial by the Prosecutor, Court Lawyer and Magistrates using a Repeat Plea Hearing Fraud. It got Repeat Plea Hearing Fraud Objections by the Citizen who insisted on a Fraud Case Dismissal + Contempt Fraud Remedy Application. It got Liability Enquiries by the Court Lawyer and a Liability Enquiry Engagement Refusal by the Citizen who gave the Stated Reason that the Liability Enquiry was a Repeat Plea Hearing. The Citizen began the Case Dismissal + Contempt Remedy Application. Magistrates Chairman Mr Smalling and the Other Magistrate got up and walked out. The Court Lawyer made a Priority Decision for the Citizen's Case against the State Case and recalled the Magistrates to pronounce the Application Hearing Order for 10 September 2020.

3.25.3. Remedy Failures by the State and Magistrates Court on or before 10th September 2020 will add to Corruption Proof and Remedy Denial Fraud Proof for the Remedy Process
The Prison Release Licence Breach Framing Fraud

4. Prison Release Licence Finding + Prison Release Licence Forgery Finding + Licence Breach Case 012000266764 Finding + Forged Licence State Evidence Finding + Justice Perversion Finding + Fraud Finding + Conspiracy Finding + Corruption Case Finding + Corruption Case Priority Finding + Pending Adjudication Sentence Enforcement Stay Protection Finding + Protection Breach Fraud Finding + Contempt Finding + Remedy Entitlement Finding + Remedy Priority Finding + Open Court Hearing Rights Session + Public Gallery Witness Rights Finding + Prejudicial Records Invalidity Declaration + Prejudicial Official Records Use Prohibition Finding + Order Breach Contempt and Terrorism Penalty Warning + Special and General and Aggravated and Exemplary Damages Order + £1,000,000 Interim Damages Immediate Payment Order + Case Transfer to the High Court + Contempt Remedy Directions 1 Hour Hearing in Royal Court 37 at 2 p.m. on September 2020 for Citizen Mr Nkrumah against the State and the Magistrates Court for the Stated Reasons

5. Licence Breach Case 012000266764 Special Enquiry Order to discover:

5.1. Whether the North East London Land Frauds include a Residential Tenancy Forgery + Possession Fraud against Citizen Mr Nkrumah

5.2. What, if anything, links the Land Fraud Managers with the Criminal Case Fraud Managers.

6. Contempt Investigation Order + Investigator Appointment Case Reference to the Cabinet and Prime Minister

7. Contempt Public Remedies Case Reference to Parliament

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8. Further discovery, enquiry, relief and remedy the cause of justice needs