

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Supreme Court	Citizen Mr Nkrumah v State	Fraud Appeal 2020 0055
	Court of Appeal	Citizen Mr Nkrumah v State	Fraud Appeal
	Court of Appeal	Citizen + Equity Lawyer v Solicitor General	Fraud Appeal 2020 0395 + 0396 + 1520 + PI 10942
	High Court	Citizen Mr Nkrumah v State	Corruption Claim 2020
	Family Court	Citizen Mrs Theodorou v Mr Theodorou	Divorce ZC14D02308 Fraud Revocation Application
	Crown Court	Citizen Mr Nkrumah v State	Sentence Breach Framing Fraud Remedy Denial Appeal
	County Court	Citizen Mr Nkrumah v Housing Association	Residential Tenancy Possession Fraud
	Magistrates Court	Citizen Mr Nkrumah v State	Trial Fraud 0120002665764 Remedy Application
	Metropolitan Police	Citizen Mr Nkrumah v Organised Crime	Case Papers Theft 2822049 20 Investigation Denial Fraud
	Metropolitan Police	Citizen Mr Nkrumah v Organised Crime	Justice Perversion Treason Complaint

Royal Commission + Justice Perversion Treason Conspiracy Criminal Complaint Statement of Citizen 24th September 2020

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

Complainant: Citizen Mr Akwesi Nkrumah of No Fixed Abode + <Akwasig.Nkrumah@outlook.com> + 07773311449 + Correspondence Address at 8 Mandrake Way, Stratford, London E15 4PE

Treason Complaint of Justice Perversion Criminal Conspiracies for Power Use Frauds to commit:

1. Land Frauds: Title Forgeries + Title Perjury + Claim Frauds + Possession Frauds + Eviction Frauds
2. Ruin Frauds: Title Forgery Protest Penalty Frauds + Crime Allegation Frauds + Investigation Frauds + Prosecution Frauds + Trial Frauds + Liability Frauds + Penalty Frauds + Forged Appeal Frauds + Forged Appeal Dismissal Frauds + Genuine Appeal Process Denial Frauds + Genuine Appeal Dismissal Frauds + Prisoner Release Habeas Corpus Claim Issue Denial Frauds + Prisoner Release Habeas Corpus Claim Dismissal Frauds + Corruption Remedy Claim Denial Frauds + Fraud Appeal Process Denial Frauds
3. Pending Adjudication Enforcement Stay Protection Denial Frauds by All Relevant Authorities
4. Case Papers Theft + Case Papers Theft 2822049 20 Investigation Denial Fraud

Investigation Management SAMPLE Proposals

1. Crime Complaint Interview Appointment for the Complainant and Investigation Officer
2. Evidence Withholding for an Integrity Test whether Empowered Investigators make Evidence Requests
3. Use of the Interview Appointment for
 - 3.1. A presentation of a Case Explanation + DRAFT Chronology by the Complainant
 - 3.2. Evidence Withholding as an Investigation Integrity Test
 - 3.3. A Conflicted Interest Admission + Remedy Only Jurisdiction Limit Admission + Immediate Conflict Remedy Case Reference + Investigation Empowerment Case References by the Investigation Officer to Superior Officers and by the Metropolitan Police Commissioner to the Secretary of State for Home Affairs and Prime Minister
4. Investigator Appointment with All Necessary Resources and All Necessary Powers by the Attorney General, Secretary of State for Justice, Secretary of State for Home Affairs and Prime Minister
5. Evidence Requests by the Empowered Investigator to the Complainant + Witnesses
6. Testimony Protection for the Complainant + Witnesses by the Investigator and Attorney General
7. Physical Evidence Preservation Orders by the Investigator with Preservation Priority for
 - 7.1. Title + Business Records of the London and Quadrant Housing Association and Their Predecessors
 - 7.2. Investigation Records + Prosecution Records + Trial Records + Appeal Records of the Housing Association, State and Law Courts
 - 7.3. A Property Search + Use Investigation of the 68 Selwyn Road, Plaistow, London E13 0PY
 - 7.4. Seizure of the Video Records of the Case Papers Theft Event by Seven Sisters Underground Station

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Supreme Court	Citizen Mr Nkrumah v State	Fraud Appeal 2020 0055
	Court of Appeal	Citizen Mr Nkrumah v State	Fraud Appeal
	Court of Appeal	Citizen + Equity Lawyer v Solicitor General	Fraud Appeal 2020 0395 + 0396 + 1520 + PI 10942
	High Court	Citizen Mr Nkrumah v State	Corruption Claim 2020
	Family Court	Citizen Mrs Theodorou v Mr Theodorou	Divorce ZC14D02308 Fraud Revocation Application
	Crown Court	Citizen Mr Nkrumah v State	Sentence Breach Framing Fraud Remedy Denial Appeal
	County Court	Citizen Mr Nkrumah v Housing Association	Residential Tenancy Possession Fraud
	Magistrates Court	Citizen Mr Nkrumah v State	Trial Fraud 0120002665764 Remedy Application
	Metropolitan Police	Citizen Mr Nkrumah v Organised Crime	Case Papers Theft 2822049 20 Investigation Denial Fraud
	Metropolitan Police	Citizen Mr Nkrumah v Organised Crime	Justice Perversion Treason Complaint
Royal Commission + Justice Perversion Treason Conspiracy Criminal Complaint Statement of Citizen			24 th September 2020

7.5. Investigation Records of the Metropolitan Police of the Shop Theft Complaint by Citizen Mr Yediayli and the Kill Threats Complaint made against Citizen Mr Yediayli

7.6. Kidnap Conspiracy Investigations for 4th, 5th and 6th Theodorou Children

Brief Explanation

The Citizen, Crown and Lord Bishops have Justice Responsibilities known as the Equity Monarchy Trusts. They have Corruption Control Jurisdictions that govern Parliament Session Powers. They use the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. The Citizen has Investigation Jurisdiction, the Crown has Prosecution Jurisdiction, one Lord Bishop has Trial Court Lawyer Jurisdiction, the other Lord Bishop has Appeal Court Lawyer Jurisdiction and the 24 Lord Bishops provide up to 12 Trial Jurors and up to 12 Different Appeal Jurors. Corruption Proof gets a Corruption Finding + Remedy Entitlement Finding + Remedy Priority Finding. The Relevant Top Officer gets a chance to service the Remedy Priority Decision. A Remedy Success is Justice Proof for the Relevant Officer. A Remedy Failure gets a Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding. The Ultimate Sanction is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. It enables the imposition of Corruption Remedy Conditions in Parliament Session Agreements between the Crown and Prime Minister.

The European Constitution vested Dictator Powers in the State. In 2004 the European Leaders wanted Referenda Acceptance of the Dictator Powers. To get it they needed Dictator Power Concealment Frauds as Election Frauds. The Lawful Business of British Citizens exposed State Plans for Electronic Signature Dictator Powers. The European Leaders used Extradition Frauds + Imprisonment Frauds to prevent exposure of the Electronic Signature Dictator Powers. Everything that could go wrong for them did go wrong. The 1st Extradition Fraud discovered that Top Police, Top Customs and Top Judges were the Top Drug Illegal Importers. Citizens got Fraud Proof. The Crown and Lord Bishops used it for a Corruption Remedy Process. The Parliament Session Agreement in December 2019 required Corruption Remedies before the Session End with the Ultimate Sanction being the Default Penalty. Honourable Parliamentarians needed Criminal Conspiracy Proof to silence Corrupt Parliamentarians until Unfitness Cases got Corruption Findings and Dismissal Decisions against Top Judges.

In early 2020 Citizen Mr Nkrumah discovered the Equity Monarchy Trusts. He had Proof Sets that met the Corruption Remedy Proof Standard. He agreed use of his case for the Remedy Process. He got Official Records that are Perjury Proof + Forgery Proof for the Citizen and Parliament against the State and Courts. It enables Crime Complaints + Remedy Applications as Integrity Tests of State Authorities and Law Courts.