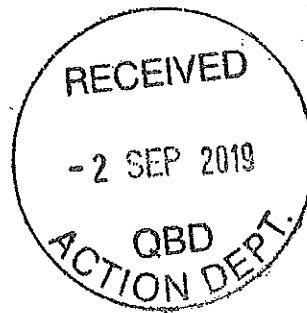


Mr Franklin Awodiya

V

Prime Minister MP Mr Johnson
 Democratic Unionist Party Leader MP
 Opposition Leader MP Mr Corbyn
 Scottish National Party Leader MP
 Liberal Democrat Leader MP
 Green Party Leader MP Ms Lucas
 Brexit Party Leader Mr Nigel Farage
 Attorney General MP Mr Cox
 Secretary of State for Justice MP
 Leeds North East MP Mr Fabian Hamilton
 Leeds City Council
 West Yorkshire Police
 British Broadcasting Corporation
 International Television News



1st Defendant
 2nd Defendant
 3rd Defendant
 4th Defendant
 5th Defendant
 7th Defendant
 8th Defendant
 8th Defendant
 9th Defendant
 10th Defendant
 11th Defendant
 12th Defendant
 13th Defendant
 14th Defendant

Remedy Process + Judicial Office Unfitness Cases + Election Fairness DRAFT Order

30th August 2019

Upon the Remedy Process and the Protection Fraud Network both using Test Cases to discover how the Law Courts function under Prime Minister Mr Johnson, including Corruption Remedy Claims and Election Fairness Claims that got Issue Denial Fraud Proof and Remedy Denial Fraud Proof against the Law Courts, and Some Politicians having planned a No Confidence General Election to avoid a Session Refusal and Forced General Election, and Prime Minister Mr Johnson on 28th August 2019 having got Mass Publicity for Prorogation Advice from him to the Crown to evidence he has done everything he could do to enable the Crown to use the Ultimate Sanction either to get Mass Remedies by Parliament or use a Session Refusal and Forced General Election to get Corruption Accountability for the People against the Remedy Denial Fraud Majority in Parliament

1. Corruption Case Finding + Citizen Status Finding + Crown Protection Finding + Parliament Protection Finding + Conflict Jurisdiction Disqualification Finding + Remedy Jurisdiction Limit Finding + Protection Breach Finding + Breach Contempt Fraud Finding by the Court for Citizen Mr Awodiya, the Crown and Parliament against Leeds City Council, West Yorkshire Police, the State, the Law Courts, the Cabinet, Prime Minister and Opposition Leader for the Stated Reasons:
 - 1.1. Child Disability Claims got a Disability Budget for Alwoodley Primary School, Leeds that got a Budget Allocation Fraud + Disability Service Denial Fraud by the School,
 - 1.2. Corruption Complaints got Firearm Possession Defamation Frauds + Firearms Record Employment Sabotage Frauds + Dangerous Personality Defamation Frauds by West Yorkshire Police + House Repair Denial Frauds + Eviction Blackmail Intimidation Frauds + Child Protection Blackmail Frauds + UK Border Force Electronic Surveillance Frauds + Neighbour Surveillance Frauds by Leeds City Council
 - 1.3. Corruption Claims HQ17X002606 + HQ17X02956 Trial Denial Frauds and Corruption Claim HQ18X00274 were used for Corruption Investigations that got Strike Out Fraud Proof for the Citizen, Crown and Parliament against State Authorities that had Liability Defendant Status and the High Court
 - 1.4. The Corruption Claim HQ16X00733 was used on 6th November 2017 for Trial Frauds by High Court Justice Mr Turner who on 6th November 2017 used a Royal Courts Building Exclusion Fraud to prevent Equity Lawyer Mr Ellis attending a Contempt Trial and the Appearance Failure for an In Absence Trial Fraud until a Public Gallery Witness stopped it all of which was Corruption Proof
 - 1.5. The Corruption Proof was used for a Judicial Office Unfitness Case Notice that put the Unfitness Case in Parliament and enabled Protection Fraud Investigations by the Crown, Lord Bishops and Honourable MPs. The Protection Fraud Investigations got Criminal Conspiracy Proof and Protection Breach Contempt Fraud
 - 1.6. Fraud Review CO 4029 2018 got a Case Allocation Fraud for Justice Mr Turner that enabled a Conflict Qualification Frauds + Case Dismissal Fraud by him against the Citizen and then used the Fraud Review a Restraint Breach Contempt Case Reference Fraud to the Attorney General against the Equity Lawyer
2. Jurisdiction Superiority Finding for the Corruption Case of the Citizen against All Cases of the State
3. Jurisdiction Superiority Finding for the Parliamentary Elections against All Jurisdictions of the State and Courts
4. Discovery Order that the Party Leaders and MP Mr Hamilton do within 7 days file and serve Statements for or against a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof
5. Crime Powers Harassment Restraint Order + Discovery Order for Citizen Mr Awodiya against West Yorkshire Police that the Chief Constable do within 7 days file and serve a Statement disclosing all Resource Allocations + Validation Reasons for the All Police Action against Citizen Mr Awodiya
6. Case Publicity Order for the Citizen against the BBC and ITN for the Stated Reason that Election Fairness needs it
7. Contempt Trial Direction 1 Hour Hearing at Court at 2 pm on September 2019

Mr Franklin Awodiya

Claimant

V

Prime Minister MP Mr Johnson
Democratic Unionist Party Leader MP
Opposition Leader MP Mr Corbyn
Scottish National Party Leader MP
Liberal Democrat Leader MP
Green Party Leader MP Ms Lucas
Brexit Party Leader Mr Nigel Farage
Attorney General MP Mr Cox
Secretary of State for Justice MP
Leeds North East MP Mr Fabian Hamilton
Leeds City Council
West Yorkshire Police
British Broadcasting Corporation
International Television News

1st Defendant
2nd Defendant
3rd Defendant
4th Defendant
5th Defendant
7th Defendant
8th Defendant
8th Defendant
9th Defendant
10th Defendant
11th Defendant
12th Defendant
13th Defendant
14th Defendant

Remedy Process + Judicial Office Unfitness Cases + Election Fairness DRAFT Order

30th August 2019

Before High Court Justice

in Royal Court 37 on

2019

Upon Citizen Mr Awodiya appearing with Parliamentary Candidacy Aspirations, an Candidacy Sabotage Allegations, an Election Fairness Claim and Election Unfairness Interim Remedy Applications

Upon the Justice Responsibilities known as the Equity Monarchy Trusts having Parliament Session Execution Powers governed by the Corruption Control Jurisdictions of the Citizen Crown and Lord Bishops, and the Ultimate Sanction being a Parliament Session Refusal with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof

Upon the Equity Monarchy Trusts using the Corruption Remedy Proof Standard with Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt officers and Credibility Irrelevance Proof for the Victim

Upon the Equity Monarchy Trusts needing Individuals to give Informed Consent for Privilege Waivers and Confidentiality Waivers that enables Case Management that gets remedy Standard Proof Sets and use of Legal Cases for Remedy Publicity in exchange for Citizen Status and Protection Rights from the Crown and Parliament with Protection Enforcement by the Cabinet and Prime Minister and Enforcement Accountability by the Opposition Leader

Upon the General Protection Rights for the Citizen providing Passive Protection that gets either Protection Justice Proof for the Cabinet and Prime Minister or Protection Breach Contempt Fraud Proof against them and Special Protection for the Citizen providing Active Protection that enables Investigation Efficiency for Corruption Remedy Processes

Upon the Equity Monarchy Trusts having fallen into disuse for 45 years when the Politicians developed the European Constitution that vested Dictator Powers in the State and in every Member State of the European Union the Politicians having lost control to Corrupt Officers who formed Protection Fraud Networks, sold Market Frauds to Organised Crime, provided Protection Frauds for Corrupt Officers who managed them and trading with Corrupt MPs the exchange of Glittering Career Guarantees and Job Profits for Fraud Services in Parliament

Upon every Parliament in the European Union having Two Majorities: a Governing Majority got by General Elections and a Remedy Denial Fraud Majority controlled by the Protection Frauds Networks and Honourable Politicians of the European Union having discovered the need for Corruption Remedy Jurisdictions for the Citizen against the State

Upon Dictator Politicians planning Governance Referenda to get Referenda Acceptance of Dictator Powers and using Dictator Power Concealment Frauds as Election Frauds to get it and having used Extradition Frauds against a British Citizen and Imprisonment Frauds and against the British Citizen and a Dutch Citizen to prevent exposure of the Election Frauds

Upon the Corruption Notice in October 2004 to the Crown and Parliament having revived use of the Equity Monarchy Trusts and started a Corruption Remedy Process that has continued ever since

Upon the Corruption Remedy Process having got Corruption Proof and Remedy Denial Fraud Proof at every level up the Accountability Chain including Attorney General Mr Cox, Prime Minister Mrs May, Opposition Leader Mr Corbyn and the Remedy Denial Fraud Majority made up of MPs in Government and Opposition, and the Remedy Process getting a Forced Resignation by Prime Minister Mrs May and a Leadership Contest with Protection Fraud Deals by the Contestants with Corrupt MPs for Leadership Support and the Protection Fraud Deals being subject to Viable Execution Conditions and Citizens using cases to get Unviable Proof that the Prime Minister can use to get Fraud Deal Releases