

Crown	Parliament Supreme Court Court of Appeal Court of Appeal High Court Crown Court County Court Magistrates Court Metropolitan Police Metropolitan Police	The People v Top Judges Citizen Mr Nkrumah v State Citizen Mr Nkrumah v State Citizen + Equity Lawyer v Solicitor General Citizen Mr Nkrumah v State Citizen Mr Nkrumah v State Citizen Mr Nkrumah v State Citizen Mr Nkrumah v Housing Association Citizen Mr Nkrumah v State Citizen Mr Nkrumah v Organised Crime Citizen Mr Nkrumah v Organised Crime	Corruption Remedy Royal Commission Fraud Appeal 2020 0055 Fraud Appeal Fraud Appeal 2020 0395 + 0396 + 1520 + PI 10942 Corruption Claim 2020 Sentence Breach Framing Fraud Remedy Denial Appeal Residential Tenancy Possession Fraud Trial Fraud 0120002665764 Remedy Application Case Papers Theft 2822049 20 Investigation Denial Fraud Justice Perversion Treason Complaint 5318534 20
Royal Commission + Trial Fraud 012000266764 Evidence Preservation + Evidence Production Application Grounds			25 th September 2020

Sentence Breach Framing Fraud 012000266764 Corruption Remedy SUMMONS Application of the Citizen, Parliament and Crown against the Ministry of Justice for:

1. Title Records + 68 Selwyn Road Plaistow E13 0PY Letting Records + Tenancy Breach Investigation Records + Tenancy Breach Prosecution Records + Tenancy Re-possession Claim Records + Re-possession Enforcement Records + After Re-possession Use Records
2. Investigation Records + Prosecution Records Evidence Preservation + Evidence Production
3. Trial Records Evidence Preservation + Evidence Production of
 - 3.1. the Criminal Courts: Magistrates Court + Crown Court + Court of Appeal + Supreme Court
 - 3.2. the Civil Courts: County Court + High Court + Court of Appeal + Supreme Court
4. Appeal Records Evidence Preservation + Evidence Production of
 - 4.1. the Criminal Courts: Magistrates Court + Crown Court + Court of Appeal + Supreme Court
 - 4.2. the Civil Courts: County Court + High Court + Court of Appeal + Supreme Court

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

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. Since 2004 they have conducted a Corruption Remedy Process. The Parliament Session Agreement dated December 2019 required Corruption Remedies before the Session End. The Default Penalty is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. Honourable Parliamentarians needed Criminal Conspiracy Proof to silence Corrupt Parliamentarians until Unfitness Cases got Corruption Finding and Dismissal Decisions against Top Judges.

In early 2020 Citizen Mr Nkrumah discovered the Equity Monarchy Trusts and the Corruption Remedy Process. He had Proof Sets that met the Corruption Remedy proof Standard. He used his case to get Criminal Conspiracy Proof that Honourable Parliamentarians can use. It includes a Memorandum dated 17th September 2020 of the 012000266742 Hearing Event at Thames Magistrates Court on 10th September 2020. It contains a 10th September 2020 Citizen Appearance Failure Misrepresentation Fraud + 19th February 2020 Plea Hearing Non-Disclosure Fraud + 19th February 2020 No Jurisdiction Plea Non-Disclosure Fraud + 26th August 2020 Plea Hearing Misrepresentation Fraud + Corruption Remedy Application Non-Disclosure Frauds. It is Criminal Conspiracy Proof against Corrupt Officers in the Ministry of Justice and Top Judges.