

Mr Akwesi Nkrumah

Claimant

v

Rebecca Bridgman +  
London and Quadrant Housing Trust  
Kirsty Newton1<sup>st</sup> Defendant2<sup>nd</sup> Defendant3<sup>rd</sup> DefendantSupreme Court  
Thames Magistrates CourtMr Akwesi Nkrumah v State  
Mr Akwesi Nkrumah v StateImprisonment Fraud Appeal  
Sentence Enforcement Fraud

Framing Fraud 012000266764 Sentence Enforcement Fraud Defence for

19<sup>th</sup> February 2020

## Royal Commission Case Notice + Contempt and Terrorism Penalty Warning

## Corruption Remedy Investigation Notice

Defence: No Jurisdiction + No Liability

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

The function of the Royal Commission is to manage Mass Remedies. It needs Precedent Cases. The Citizen gives a Privilege Waiver + Confidentiality Waiver to enable the Royal Commission, Parliament and Crown to use their cases as Precedent Cases for Remedy Publicity.

The Royal Commission Integrity Tests of State Lawyers and Court Lawyers used Court Cases for:

1. Royal Commission Briefing Enquiries to discover whether the Cabinet serviced the Royal Commission
2. Corruption Proof Tests that should have got Corruption Case Classifications + Relevant Evidence Finding

The Corruption Proof Tests needed Criminal Conspiracy Proof against Top Police and Top Judges. The Bow Fast Food Business Theft Criminal Complaint and Business Recovery Claim QB 2019 003741 and Corruption Claim QB 2019 003984 were excellent for the purpose. Corrupt Officers used Immunity Frauds to get Harassment Perjury from 3 Women Witnesses. The Trial Judge notice Innocence Evidence Concealment Frauds, got an Acquittal Decision from the Lay Jury and gave Claim Advice for the Victim against the Metropolitan Police, Ministry of Justice and Defenders. Corruption Investigators observed what happened to the Victim. He was incapable of acting on the Claim Advice because of Emotional Exhaustion + Financial Exhaustion + Limited Language Skills. The Harassment Framing Fraud had failed. The Corrupt Officers used a Hygiene Regulation Breach Framing Fraud + Business Closure to get a Forced Sale + Business Theft and then Conviction Frauds + Sentence Frauds + Appeal Frauds. The Business Theft Criminal Complaint got Investigation Denial Fraud Proof against the metropolitan Police. The Business Recovery Claim put pressure on Top Judges. They used a 1<sup>st</sup> Backdated Order Forgery for a Case Stay and demanded Investigation Frauds + Finding Frauds by the Metropolitan Police. The Complainant Interview was used to present the Fraud Proof. It got a Case Reference by the Case Officers to Superior Officers who made a No Further Action Decision but failed to give any notice of it to the Victim. It got a 2<sup>nd</sup> Backdated Order Forgery from the High Court. The Proof Set has been used to

Thames and Barkingside were used for Magistrates Court Integrity Tests because the Stolen Business was a Local Business. The Tests Results were Corruption Proof for the Citizen, Royal Commission, Parliament and Crown against State Officers and Court Officers. The Framing Fraud against Citizen Mr George Carter got use of the Court Room for Witness Intimidation Frauds by the Court Usher and Case Officer that were aided and abetted by the Court Lawyer.

Corrupt Officers used a Tenancy Forgery for a Possession Fraud + Home Theft against Citizen Mr Nkrumah. He resisted. They used Criminal Investigation Frauds + Prosecution Frauds + Court Room Eviction Fraud + In Absence Trial Fraud + Conviction Frauds + Sentence Frauds + Appeal Frauds + Habeas Corpus Case Frauds. The Ministry of Justice has made Liability Admissions and Settlement Offers. Citizen Mr Nkrumah has agreed use of his cases for Royal Commission Integrity Tests + Corruption Remedy Precedents.

Test Results got Corruption Proof and the Forced Removal of MP Mr Cox from the office of Attorney General. Citizen Mr Nkrumah has agreed to service Integrity Tests of the New Attorney General.