

Royal Commission + Contempt Fraud Witness Statement of Equity Lawyer Mr Ellis 31st January 2021

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

Drug Crime Bail Conditions Appeal + Contempt Fraud Remedy Applications of Citizens v State

Contempt Fraud Conspiracy Statement is made by Equity Lawyer Mr Edward William Ellis

1. The Statement is for use in Corruption Cases of Citizens against Organised Criminals and the State in the Law Courts and Corruption Cases of the People against Top Judges in Parliament.
2. Citizen Mr Nkrumah is a Corruption Witness in Corruption Investigations of the State and Law Courts. The Investigation Targets are Organised Criminals, Representatives, State Officers and Law Court Judges all the way up the ranks to Lord Justices of the Court of Appeal and Supreme Court.
3. The Corruption Cases of Citizen Mr Nkrumah got Criminal Conspiracy Proof against the County Court, Magistrates Court, Crown Court, High Court, Court of Appeal and Supreme Court. They got it for a Simple Reasons. Top Judges formed an Organised Crime Partnership with Housing Officers to get Crime Profits from Asset Thefts + Budget Frauds + Drug Production. Housing Officers did not have the Prosecution Powers for Ruin Frauds against anyone who posed an Exposure Threat. Top Judges used State Officers in the Ministry of Justice as Business Managers who used Partner Officers in Other Authorities for Crime Framing Frauds and Family Sabotage Frauds for Repossession Frauds. State Officers lost confidence that Top Judges could manage Protection Frauds, panicked and managed Ruin Frauds against Citizens Mr and Mrs Nkrumah.
4. The Corruption Remedy Conditions for the Parliament Session Agreement in October 2019 between the Crown and Prime Minister required a Forced Resignation from Prime Minister Mrs May, a Leadership Contest to get a New Leader and then a Forced General Election before the Year End. In December 2019 the Parliament Session Agreement between the Crown and Prime Minister Mr Johnson contained Corruption Remedy Conditions that required that a Royal Commission get Corruption Remedies before the Session End. It needed Criminal Conspiracy Proof to get Corruption Findings and Dismissal Decisions against Justices and Lord Justices in Parliament. The Criminal Conspiracy Proof needed to include Protection Fraud Conspiracy Proof + Asset Theft Conspiracy Proof + Budget Fraud Conspiracy Proof that linked Organised Criminals, Representatives, State Officers and Law Court Judges up the ranks to Lord Justices.
5. The Corruption Cases of Citizens between them got everything the Royal Commission needed. The difference with the Corruption Cases of Citizen Mr Nkrumah is that they got everything the Royal Commission needed against All Law Courts. There is a very good reason why they did.
6. The Protection Fraud Network sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who managed them, and traded Glittering Career Guarantees and Job Profits in exchange for Fraud Services by Corrupt General Elections got Governing Majorities that were subject to Remedy denial Majorities controlled by the Protection Fraud Network.
7. Top Judges were not satisfied with the Protection Fraud Fees. They wanted more. They formed Organised Crime Partnerships with Organised Criminals, Representatives, and State Officers to get Profit Shares from Organised Crime Business + Asset Thefts + Budget Frauds. Profit Shares depended on Bargaining Power. Top Judges used State Officers in the Ministry of Justice whenever they could to get a Bigger Profit Share.

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8. All Markets use Risk Control Protocols for Risk Transfers. The Worst Risk in the Protection Fraud Market is Immunity Deals in exchange for Remedy Co-operation that gets Corruption Proof against Top Judges. The Risk Control Protocol for the Protection Fraud Market requires Fraud Commitment Proof from the Receiver before the Protection Fraud Supply. Routine Business uses Recent Frauds as Fraud Commitment Proof. Special Business requires New Fraud Proof as Fraud Commitment Proof. Very Special Business requires Fraud Commitment Proof from the Supplier to give the Receiver the confidence to commit New Frauds as Fraud Commitment Proof that is needed to get Protection Fraud Supply.
9. The Parliament Session Conditions that required Corruption Remedies before the Session End increased the Immunity Risk. Performance of the Remedy Conditions needed Citizen Cases to get the Criminal Conspiracy Proof. The Protection Fraud Market responded to the Increased Immunity Risk by giving Special Business Status to the Protection Frauds needed for the Citizen Cases. It required Top Judges to use the High Court for Contempt Liability Trial Frauds + Liability Finding Frauds + Imprisonment Frauds against Equity Lawyer Mr Ellis as Fraud Commitment Proof to give State Officers the confidence to commit New Frauds.
10. Everything that could go wrong for the Protection Fraud Network did go wrong. The Equity Lawyer had Kidney Failure. In 2018 Prime Minister Mrs May used Health Dictator Powers for a Medical Murder Order. Top Doctors wanted Mental Illness Opinion Frauds for Concealment Frauds. They used Blackmail Frauds with Kidney Transplant Denial Threats and Mental Examination Consent Demands. It got a Treatment Conditions Refusal by the Equity Lawyer. Blackmail Fraud Proof got Corruption Findings + Investigation Remedy Priority Finding + Execution Responsibility Finding + Remedy Failure Finding + Unfitness Finding + Dismissal Priority Finding + Parliament Session Condition that required a Forced Resignation from Prime Minister Mrs May. After the Resignation Announcement a Treatment Request by the Equity Lawyer got a Repeat Blackmail Fraud that used Dialysis Treatment Denial Threats to support Mental Examination Consent Demands. It got a Treatment Conditions Refusal by the Equity Lawyer. He went into Half Hiding and continued to service the Remedy Process. The Secret Service knew where he was but did not tell the Top Doctors or Mental health Fraud Managers. In April 2020 End Stage Kidney failure got an Emergency Admission to Broomfield Hospital for the Equity Lawyer. Top Doctors used it for a Urea Poison Fraud, were found out within 24 hours, lost confidence and delivered Dialysis Treatment.
11. The Dialysis Treatment delayed the Contempt Imprisonment Frauds. The Remedy Process used a Trial Closure Time Limit for Christmas 2020 to get Forced Completion of the Protection Fraud Deal in the few days before 21st December 2020. The Equity Lawyer filed 5 Fraud Appeals and gave Advanced Notice of a Penalty Fraud Appeal. The Protection Fraud Deal needed Dismissal Frauds of All Fraud Appeals including the Penalty Fraud. The Court of Appeal used Dismissal Frauds for 1st and 2nd Fraud Appeals and Issue Denial Frauds for the 3rd, 4th, and 5th Fraud Appeals. The Remedy Process required the 1st Fraud Appeal Dismissal Fraud be confirmed by a Lord Justice. On 11th January 2021 the Ruin Frauds against Citizens Mr and Mrs Nkrumah were Fraud Commitment Proof before the 1st Fraud Appeal Dismissal Fraud later that day.
12. Additional Evidence Notice of the 2020 000286 Case Dismissal Statement dated 30th November 2020 and the 2020 000286 + Fraud Appeals x 5 Remedy Application Support Statement dated 20th January 2021.