

Royal Commission + Contempt Fraud Remedy DRAFT Order for Citizen

25th February 2021

Before at Barkingside Magistrates Court

1. Jurisdiction Superiority Findings for the Parliament Session Jurisdictions of the Citizen, Crown and Lord Bishops against the State, Law Courts and Parliament
2. Jurisdiction Superiority Finding for Corruption Cases of the Citizen against All Cases of the State for the Stated Reason that they service the Parliament Session Jurisdictions
3. Corruption Case Finding + Case Priority Finding for Citizens Mr and Mrs Nkrumah against the State for the Stated Reasons that
 - 3.1. Citizens Mr and Mrs Nkrumah gave Privilege Waivers and Confidentiality Waivers that enabled the Crown and Lord Bishops to use their cases for a Corruption Remedy Process.
 - 3.2. Top Judges and Top State Officers in the Ministry of Justice have a Crime Business Partnership. They did a Land Fraud Deal with Housing Association Officers. The Land Frauds needed Tenancy Forgeries. Forgery Complaints by Citizen Mr Nkrumah prompted a Ruin Fraud Conspiracy against him. Everything that could go wrong for the Crime Business Partners did go wrong. The Remedy Process and Competent Case Management by Citizen Mr Nkrumah broke the confidence of the Crown Prosecutor for the Crime Framing Fraud and the Council Officers for the Child Neglect Framing Fraud. On 1st February 2021 the Crown Prosecutor started off resisting a Bail Conditions Appeal and then gave up. The next day the Council Officer returned the Stolen Children. It leaves the Metropolitan Police with the Unfinished Crime Framing Fraud. Police Records are Self Evidence Fraud Proof.
 - 3.3. There is Similar Fact Fraud Proof against the Ministry of Justice Crime Partners and the Metropolitan Police. A Shop Theft Conspiracy to get Barry's Fish Bar, 222 Devons Road, Bow used Immunity Frauds for 3 Women Witnesses for a Harassment Framing Frauds against the owner, Citizen Mr Yediayli. The Crown Court Judge noticed Innocence Evidence Concealment Frauds, supervised the Jury into an Acquittal Decision and then gave Claim Advice for the Victim against the Metropolitan Police, Crown Prosecution Service and Defence Lawyers. The Victim was an Illiterate Immigrant and Emotionally Exhausted and Financially Exhausted and unable to act on the Claim Advice. The Shop Theft Conspiracy used a Hygiene Regulation Breach Framing Fraud by Tower Hamlets Council to get a Business Closure and Forced Sale + Sale Fraud Proof against the Seller Lawyers, Buyer Lawyers and Buyer. The Shop Theft Claim 2019 003741 and Shop Theft Corruption Claim 2020 003984 added Criminal Conspiracy Proof against High Court Judges. It included a 1st Back Dated Forged Order. They demanded the Metropolitan Police use the Shop Theft Complaint of Citizen Mr Yediayli for a Crime Framing Fraud against him. The Equity Lawyer used the Complainant Interview to present the Court Records that were Criminal Conspiracy Proof against the High Court Judges. The result was

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Investigation Denial Frauds by the Metropolitan Police against Citizen Mr Yediyali and a 2nd Backdated Forged Order by the High Court. The Buyers asked for Settlement Meeting. The Equity filed and served a Settlement Offer on Remedy Co-operation Terms. It got an Alleged 3rd Backdated Forged Order and a Decision Proof Service Denial Fraud by the High Court. The Remedy Process needed a Physical Repossession to discover what happened. The Physical Repossession Success on 25th march 2020 resulted in a Thug Gathering by the Buyers for a Violent Repossession Fraud. Citizen Mr Yediyali called the Metropolitan Police. The Equity Lawyer showed them the Title Proof and Case Papers and gave them the choice of Possession Justice for the Seller or a Repossession Fraud for the Buyer. They chose the Repossession Fraud. The Repossession Fraud Remedy Application on 26th March 2020 by the Seller got Hearing denial Fraud Proof against the High Court. The Trespass Restraint Application Fraud filed on 1st April 2020 by the Bu8yers got Hearing Denial Fraud Proof against the High Court. Top Judges dare not allow any Audio record of the presentation of the Order Forgeries to a Hearing Judge. The Buyers got issue of Lease Sale Claim G02EC632 in the County Court. On Friday 19th February 2021 they swerved the Claim Papers and a Summary Judgement + Specific Performance Application + Hearing Notice for 24th February 2021. It is a Jurisdiction Contempt Fraud to get issue of an Unresolved Case that is in a Higher Court. It is an Evidence Contempt Fraud to deny Full Disclosure about the Unresolved Case in the High Court. The choice for the County Court is Fraud Enforcement or Fraud Remedies in a case where the fraud Proof is against the Buyers, Buyer Lawyers and High Court.

4. Contempt Investigation Order + Discovery Order for Citizens Mr and Mrs Nkrumah against the State that the Metropolitan Police Case Investigator and Crown Prosecution Service Case Officer and the Child Protection Case Officer and Magistrates Court Chief Administrator and Family Court Chief Administrator do within 7 days file with the Magistrates Court and the High Court Family Division and serve on Citizens Mr and Mrs Nkrumah the Explanation Statement, that each of them makes, that list All Records in the Drug Crime Investigation and Child Protection Cases of Kenina Nkrumah (Ref: 100753730) and Ali Nkrumah (Ref: 400140807) and Asafo Nkrumah (Ref: 100753728) and the Bail Condition Revocation Appeal + Contempt Remedy Applications of Citizens Mr and Mrs Nkrumah
5. Blackberry Property Return Order for Citizen Mr Nkrumah against the Metropolitan Police
6. Evidence Production Order for Citizens Mr and Mrs Nkrumah against the Metropolitan Police,
7. Investigator Appointment Case Reference to the Court of Appeal using Fraud Appeal 2021 PI 10063
8. Contempt Case Transfer Order from the Magistrates Court to the High Court
9. Contempt Case Directions 1 Hour Hearing Order in Royal Court 37 at 2 a.m. on February 2021