

DECLARATION TO MAGISTRATES' COURT TO REVOKE POLICE BAIL + CONTEMPT REMEDY INVESTIGATION AGAINST AGAINST CORRUPT POLICE OFFICERS and COURT STAFF

(Criminal Procedure Rules, rule 14.6)

Case details

Claimant (Victim): **akwasi G of the Nkrumah family**

Address and telephone number: No Fixed Abode, however electronic addresses for Service are
Akwasi.g.nkrumah@outlook.com + NkrumahAbusuaTrust@Outlook.com +
TruthJusticePeaceFreedomTrust@Outlook.com

Police station which granted bail: Southend Police Station at the Personal Liability of PC 79149 Shane Nuthoo + PC 78541 Olson + Sgt PS 72805 Lee

Magistrates' court: South-end-on-Sea Magistrates' Court

If the defendant has been granted bail to attend a magistrates' court, this application must be made to that court. Otherwise, this application must be made to a magistrates' court for the local justice area in which the police officer granted bail.

Case reference number (if any): 42/MR/13725/21

This is a Declaration by ...akwasi g of the nkrumah family**.....**

[the prosecutor]

- for the court to** **grant bail in place of police bail**
 withdraw bail + Contempt Remedy Investigation Against Corrupt Police Officers
+ court staff
- vary a condition or conditions of bail**
 Which condition(s)?:
- impose a condition or conditions of bail**

Use this form ONLY for an application to the court to reconsider bail granted by a police officer, or to vary or impose a condition of such bail, under Criminal Procedure Rule 19.6.

1. Complete the boxes above and give the details required in the boxes below. If you use an electronic version of this form, the boxes will expand¹. If you use a paper version and need more space, you may attach extra sheets.

2. Authorise and date the completed form.

3. Send a copy of the completed form to:

- (a) the court,**
- (b) the other party to the case, and**
- (c) any surety or proposed surety who this application will affect.**

A party who opposes this application must let the applicant and the court know at once, and serve on them notice of the reasons for opposing it.

1) Alleged offence(s). Contempt Reverse Framing Fraud of Assault of an Emergency Worker – Code CJ88149

¹ Forms for use with the Rules are at: <http://www.justice.gov.uk/courts/procedure-rules/criminal/formspage>.

2) Police bail decision. Claimant does **Not Understand** any of it, and manufactured Contempt Fraudulent False Instrument by the Corrupt Liable Officers is attached for reference.

3) Reasons for this application. Explain:

(a) why the court should make the order for which you are applying. (b) (if this is an application by the prosecutor) what material information has become available since the police bail decision was made.

1. Jurisdiction Superiority Findings for the Parliament Session Jurisdictions of the Claimant, Crown and Lord Bishops against the State, Law Courts and Parliament
2. Jurisdiction Superiority Finding for Corruption Cases of the Claimant 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 Claimant akwasi g : nkrumah against the State
4. Bail Conditions Revocation Order + Pending Private Prosecution + Contempt Case Adjudication Trial Stay Order for the Claimant akwasi g : nkrumah against the State
5. Contempt Investigation Order
6. Discovery + Full Disclosure Order for Claimant akwasi g : nkrumah against the State that the Corrupt Essex Police Officers + Case Investigator and Case Prosecutor, Case Officer PC 79149 Shane Nuthoo (Officer In Case – OIC) and Case Charging + Accepting Officer Sgt 72805 Lee and Essex Magistrates Court Chief Administrator do within 7 days file with the Magistrates Court and the High Court and serve on Claimant akwasi g : nkrumah the Explanation Statement, that each of them makes, that list All Records in the Faming Fraud Assault an emergency worker, by beating Investigation and the Bail Revocation + Contempt Remedy Declaration of the Claimant akwasi g : nkrumah
7. and the Decisions and the Decision Reasons
8. Evidence Production Order for the Claimant akwasi g : nkrumah against Essex Police + Southend-on-Sea Magistrates’
9. Investigator Appointment Case Reference to the Court of Appeal using Fraud Appeal 2020 0168 B1 and Supreme Court Contempt + Justice Perversion Case 2020 0055 + Habeas Corpus Claims CO 5229 2020 + 3798 2020 + Judicial Review Claims CO 580 2020, CO 610 2020 CO 732 2020, CO 1593 2020, CO 1911 2020, CO 1989 2020, CO 1994 2020, Home Theft F4PP2785 + QB 2020 000534.
10. Contempt Case Transfer Order from the Magistrates Court to the High Court
11. The Claimants Reserves All Rights for Additional Evidence + Material to be added upon Discovery.
12. Contempt Case Directions 1 Hour Hearing Order in Royal Court 37 at 2 a.m. on June 2021

4) Proposed condition(s) of bail. If the court decides to impose or vary bail conditions, what condition(s) do you propose ? If the court decides to impose a condition of residence, what should that address be ?

it's **Antecedent Law Maxim: “Ex dolo malo non oritur action – Out of fraud no action arises.”** Which is enshrined in law and re-affirmed by Judgement throughout the ages as cited below...

“No Court in this land will allow a person to keep an advantage he has obtained by fraud. No judgement of a court, no order of a Minister, can be allowed to stand if it as been obtained by fraud. Fraud unravels everything”... **as stated by Alfred Denning in the Judgement of Lazarus Estates Ltd v Beasley [1956] 1 All ER 341 at 345, [1956] 1 QB 702 at 712. This is also cited and re-affirmed in the recent Supreme Court Judgement [2019] UKSC 0013 Takhar (Appellant) v Gracefield Developments Limited and others (Respondent).**

5) This Declaration is to be:

at a hearing. If you want a hearing arranged, one will be fixed no later than: 14:06:2021

- (a) the second business day after this application is served, if it is an application to grant or withdraw bail; or
(b) the fifth business day after this application is served, if it is an application to vary or impose a condition of bail.

If you want an earlier hearing than that, you must explain why.

without a hearing. The court can decide an application to vary a bail condition without a hearing if:

- (a) the parties to the application agree, or (b) (on an application by a defendant) there has been no objection to it within 5 business days of service.

Autograph²: *akwasi g of the Nkrumah family*.....**Claimant**

Date: ...09:06:2021.....

Name, address, telephone number and reference of any representative: n/a

² If you use an electronic version of this form, you may instead authenticate it electronically (e.g. by sending it from an email address recognisable to the recipient). See Criminal Procedure Rules, rule 5.3.