

Royal Commission + Fraud Appeal + 42 MR13725 21 Support Statement of Equity Lawyer 4<sup>th</sup> July 2021

Emergency Worker Assault Case 42 MR13725 21 No Jurisdiction Plea + No Liability Plea

Bail Conditions Revocation + Contempt Remedy Application of Citizen Mr Akwasi Nkrumah v State

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

Remedy Process Evidence Offer by Equity Lawyer Mr Ellis + Acceptance by Citizen Mr Nkrumah

#### Remedy Proposals of Citizen

1. Jurisdiction Superiority Admission for the Corruption Case of the Citizen against All Cases of the State
2. Jurisdiction Superiority Admission for the Parliament Session Jurisdictions of the Citizen, Crown and Lord Bishops against All Inferior Jurisdictions of the State, Law Courts and Parliament
3. Corruption Case Superiority Finding + Enforcement Stay Protection Rights + Remedy Only Jurisdiction Limit for Citizen Mr Nkrumah and the Parliament Session Jurisdictions against the State and Law Courts for the Stated Reasons
4. Emergency Worker Assault Case 42 MR13725 21 Bail Conditions Revocation + Prosecution Case Stay Order for Citizen Mr Nkrumah against the State for the Stated Reasons
5. Contempt Investigation Order + Investigator Appointment Case Reference to Parliament

#### Stated Reasons

6. The Citizen, Crown and Lord Bishops 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. An Equity Lawyer is anyone who has the commitment and expertise to get Proof Sets that meet the Corruption Remedy Standard and then knows how to use it to service the Parliament Session Jurisdictions.
7. The Remedy Process Explanation of Equity Lawyer Mr Ellis is that since 2004 the Parliament Session Jurisdictions have managed a Corruption Remedy Process. It needed to achieve Total Destruction of the Protection Fraud Network. It 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 in Parliament. General Elections got Governing Majorities that were subject to Remedy Denial Fraud Majorities controlled by the Protection Fraud Network.
8. In each Parliament Session the Remedy Process used Test Cases to get Proof Sets that met the Corruption Remedy Proof Standard. The Crown and Lord Bishops used the Accumulated Test Results to decide the Remedy Conditions for the Next Session. The Remedy Priorities were to get a Governing Majority to service Remedy Preparations and then Dismissal Cases against Top Judges by Parliament.
9. The 2010 Session Priorities got Remedy Co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband. The 2015 Session Priority was to get Complete Proof Sets for Dismissal Cases against Top Judges in Parliament. In 2015 a European Referenda Commitment + Remain Campaign Commitment got a Governing Majority for Prime Minister Mr

Royal Commission + Fraud Appeal + 42 MR13725 21 Support Statement of Equity Lawyer 4<sup>th</sup> July 2021

Cameron. He could not manage the European Referenda and Top Judge Dismissals at the same time. The Corruption Exposure of the Top Judge Dismissals was likely to increase the leave Vote. He made a Priority Decision for the European Referenda against Top Judge Dismissals.

10. The Protection Fraud Network made a Corruption Continuity Plan. It included a Ruin Fraud Conspiracy against Prime Minister Mr Cameron. It needed Internet Publicity by an Innocent Agent, Censorship Motive Proof against the Prime Minister, a Framing Fraud against the Innocent Agent and exposure of it timed to do maximum damage to the Prime Minister. Panama Papers Week prepared for Framing Fraud Exposure Week that did not happen. The Equity Lawyer found the case. The Innocent Agent co-operated. They got Criminal Conspiracy Proof that stopped Framing Fraud Exposure Week
11. Prime Minister Mr Cameron led the Remain Campaign, lost and resigned. It was an Honourable Resignation. It got a 5 Year Delay in the Remedy Process. The Protection Fraud Network needed Immunity Frauds from the Next Prime Minister. They bought Leadership Votes for Home Secretary MP Mrs May because she had managed the Ruin Fraud Conspiracy against Prime Minister Mr Cameron.
12. In 2017 the Remedy Process got completion of the Criminal Conspiracy Proof Sets against the State and Law Courts. The Crown and Lord Bishops used it to decide the Remedy Priorities for the 2017 Parliament Session were a Long Session of 2 ½ years to complete Corruption Investigations, get criminal Conspiracy Proof for Unfitness Cases against Top Judges and use of them for Protection Fraud Investigations in Parliament. Prime Minister Mrs May called the Surprise General Election to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Fraud Proof. The Long Session got a Forced Resignation from Prime Minister Mrs May, a Forced General Election against the Governing Majority and a Parliament Session that got a Corruption Proof Sets against Top Judges. The Remedy Priorities of the Parliament Session that opened on 11<sup>th</sup> May 2021 needed Top Judge Unfitness Case Notices to discover whether Total Trap Fraud Cases got Remedy Proof for Lower Rank Judges or Remedy Denial Fraud Proof against them.

#### Sample Total Trap Cases

13. On 1<sup>st</sup> June 2021 Fraud Case B01B0837 a Total Trap Hearing discovered a Temporary Judge ignored Permanent Appointment Denial Fraud Blackmail and made an Adjournment Order + Case Return Order to the Permanent Judges and Adjourned Hearing Listing Denial Fraud Proof against them.
14. On 9<sup>th</sup> July 2021 a Case ZC14D02308 a Total Trap Hearing will force a Permanent Judge to choose between Remedy or Enforcement of Court Frauds he committed but not dared to complete for 4 years
15. Land Frauds by Justice Ministry Crime Partners and Housing Officers got Fraud Exposure by Citizen Mr Nkrumah and Ruin Fraud Conspiracy against him. In 2021 Drug Crime Framing Fraud + Family Sabotage Fraud got Total Trap Conditions for him and a Case Withdrawal by the State. Emergency Worker Assault Case 42 MR13725 21 is a Replacement Ruin Fraud. It is too late. The Bail Condition Revocation + Remedy Applications will get Remedy Proof for the Magistrates Court or Remedy Denial Fraud Proof that adds to the Total Trap Conditions against the State and Magistrates Court