

Mr Barry Brooks
v
Prime Minister
Ministry of Justice

Claimant

1st Defendant
2nd Defendant

Before Justice

Upon consideration of the Contempt Claim and Interim Remedy Application and a Personal Attendance Waiver for the Claimant because him in his Powered Wheelchair weigh about 50 stone and will damage the Royal Courts

1. Pending Adjudication Warrant Enforcement Stay for the Claimant against the Defendants for the Stated Reasons that:

- 1.1. The Parliament Session Jurisdictions decide the Corruption Remedy Priorities for Parliament Sessions. Since 2004 they have managed a Corruption Remedy Process. In 2019 the Corruption Remedy Conditions required a Forced Resignation from Prime Minister Mrs May and a Forced General Election against the Governing Majority.
 - 1.2. The Remedy Process used Test Cases to get Proof Sets needed to decide the Corruption Remedy Conditions for the 2nd Parliament Session.
 - 1.3. The Claimant allowed the Remedy Process use of his Corruption Cases. In August 2019 the High Court denied issue of his Corruption Claims and the Royal Courts denied him physical access to make an Urgent Remedy Application because he was dependent on a Powered Wheelchair. Election Fairness Claims and Urgent Remedy Applications by the Claimant and Other Citizens got Claim Issue Denial Fraud Proof and Hearing Denial Fraud Proof and Election Fraud Conspiracy Proof for the Parliament Session Jurisdictions against the High Court and all of the Party Leaders. It denied a Credible Choice for Voters and thereby invalidated a Parliament Session Refusal and Repeat Forced General Election.
 - 1.4. The Corruption Claim of the Claimant included Trial Frauds and Record Frauds and Alleged Liability Enforcement Frauds. They included a number of Enforcement Threat Frauds for Non-Existent Arrest Warrants. He received an Enforcement Hearing Notice from Westminster Magistrates Court. It contained Appearance Default Arrest Warrant Warning. When he attended the Court Officers denied any knowledge of the Enforcement Hearing. He received more Arrest Warrant Enforcement Notices. An Investigation by a Police Officer got a No Warrant Report.
 - 1.5. The Corruption Remedy Conditions for the 2021 Parliament Session required Responsibility Apportionment between Case Remedies by Law Courts and Mass Remedies by Parliament. Test Cases got Remedy Unfitness Proof against the Law Courts. It includes the Enforcement Claim
 - 1.6. An Arrest Warrant Enforcement Notice for 7th October 2021 got a visit by Enforcement Personnel. The Claimant denied them entry. Eventually they went away.
 - 1.7. The Contempt Fraud Claim Remedy Application Bundle Schedule dated 8th October 2021 lists the documents
2. Discovery Order for the Claimant against the Ministry of Justice that the Chief Administrative Officer of Westminster Magistrates Court do within 7 days file and serve a Statement that identifies All Trial Records and Liability Records and All Enforcement Records
 3. Claimant Representation Order for Mr Akwasi Nkrumah for the Stated Reason that the Royal Courts cannot service the Claimant because he is dependent on a Powered Wheelchair
 4. Contempt Investigation 1 Hour Hearing in Royal Court 37 at 2 p.m. on October 2021