

Re-Trial 2020 7219 Contempt Remedy Application of Mr Javian Gordon 1st December 2021

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

Remedy Proposals

1. Re-Trial 2020 7219 Defence Witness Finding for Defendant Mr Javian Gordon and Witness Ms Asha Ekila against the State
2. Crime Proceeds Trial 012002024660 + 012001705133 Finding for Ms Ekila against the State
3. Crime Proceeds Trial 012002024660 + 012001705133 Case Closure Declaration Finding for Defendant Mr Gordon and + Witness Ms Ekila against the Trial 2020 7219 Crown Prosecutor
4. Crime Proceeds Trial 012002024660 + 012001705133 Case Continuity + State Case Inconsistency Finding + Witness Intimidation Suspicion Finding for the Defendant Mr Gordon and Witness Ms Ekila against the State
5. Trial Fraud and Re – Trial Fraud Evidence Offer Finding for Defendant Mr Gordon and Witness Mr Andrew Taylor against the State
6. Cash Immediate Return Order + Bank Account Immediate Release Order for Ms Ekila against the State
7. Case Priority Entitlement Finding for the Corruption Case of the Defendant Mr Gordon against the Criminal Prosecution of the State
8. Case Priority Breach Contempt Finding + Contempt Remedy Case Dismissal and Re – Trial Prohibition + Additional Contempt Remedy Entitlement Acknowledgement for Defendant Mr Gordon against the State
9. Contempt Investigation Order + Investigator Appointment Case Reference to the Cabinet

Stated Reasons

A Criminal Investigation got Crime Charges against Mr Javian and Crime Proceeds Seizures against his friend Ms Asha Ekila. Trial lasted 8 weeks. It did not get a conviction against Mr Gordon. It got Re – Trial 2020 7219 against him. The Prosecution Opening Case has taken 8 weeks and is not yet concluded. Crime Proceeds Trials 012002024660 + 012001705133 awaited the outcome of the Re – Trial. It got a Crime Proceeds Case Closure Declaration by the Crown Prosecutor and Case Continuity Behaviour from the Metropolitan Police. The Case Management of the Crown Prosecutor and Metropolitan Police is Totally Inconsistent. It raises Reasonable Suspicions that the True Intent of the Crime Proceeds Case Continuity is Witness Intimidation of Defence Witness Ms Asha Ekila. The Defence Witness Evidence Offer of Mr Andrew Taylor is of Trial Frauds and Re – Trial Frauds by the Metropolitan Police. Ms Ekila gave use of the Crime Proceeds Case as a 2021 Parliament Session Priority Test Case for the Coronation Oath Enforcement Authority. Just Process is the Absolute Priority of the Crown. The circumstances require a Justice Process Contempt Investigation into the Case Management of the Metropolitan Police and Crown Prosecutors.