

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission + Judicial Enquiry
	Crown Court	Mr Gordon v State	Drug Supply Re – Trial Fraud 2020 7219
	Crown Court	Citizen Mr Nkrumah v State	Assault Trial Fraud 2022 0043
	Magistrates Court	Citizen Ms Ekila v State	Asset Freezing Frauds 012002024660 + 1705133

Royal Commission + 2022 0043 Jurisdiction Trial Notice + 2020 7218 Murder Risk Warning 30<sup>th</sup> January 2022

1. Re - Trial 2020 7291 got a Witness Intimidation Fraud Complaint. It got Investigation Denial Fraud Proof against the State and Crown Court and Re - Trial Termination Application Denial Fraud Proof against Defence Counsel. It creates the need for Prison Murder to avoid Audio Records of a Re - Trial Termination + Immediate Release or Termination Refusal. The Protection Fraud Network had the power to get Rapid Execution of Fraud Orders by All Authorities. They lost it. They get Fraud Co-operation by Vulnerable Officers.
2. The Coronation Oath Enforcement Authority is the Profession Authority for Top Judges and Top Politicians. They have Parliament Session Powers. They use Corruption Investigations and Remedy Management Investigations to get Admissible Evidence for Parliament Session Decisions.
3. Equity Lawyer Mr Ellis managed Top Level Corruption Investigations. They forced use of Benefit Trial Fraud 2018 0394 by the State and Law Courts to give the Bank of Scotland confidence to commit Mortgage Possession Frauds. Most cases got Jurisdiction Trial Denial Frauds by Law Court Judges. A Confidence Collapse got a Jurisdiction Trial. The Protection Fraud Network used Appeal Lord Justices for Career Bribery + Blackmail of Snaresbrook Crown Court Resident Judge Mr Ziedman. On 24th July 2018 Equity Lawyer sat in the Public Gallery for the Jurisdiction Trial. Judge Ziedman knew who he was and why he was there. It got an Audio Record of Trial Frauds and then a Confidence Collapse by Judge Ziedman. A Crown Prosecutor Service Email Address Request by the Victim got a Reasonable Request Comment by Judge Ziedman and an Email Address Refusal by State Counsel. It was Court Open Session Contempt that got No Contempt Remedy Action by Judge Ziedman. It did get an Apology by Judge Ziedman to the Equity Lawyer. Judge Ziedman might have worried about it since then. A Private Mortgage Offer got Mortgage Repayment Denial Fraud Proof + Possession Fraud for the Victim against the Bank of Scotland, Auctioneers and Law Courts
4. A Corruption Investigation discovered that Police and Law Courts use Asset Freezing Frauds and Asset Forfeitures for Witness Intimidation Frauds. The Drug Trial 2020 7291 and Connected Asset Cases got State Records and Court Records that are Compelling Proof.
5. On 11th May 2021 the Parliament Session opened. The Session Priority is Remedy Delivery. The Coronation Oath Enforcement Authority use Priority Test Cases. In the spring of 2021 Re-Trial 2020 7219 Defence Witness Ms Asha Ekila gave use of Connected Frozen Asset Cases as a Session Priority Test Cases. It got a 2020 7291 Court Exclusion Order against Citizen Mr Nkrumah and then a Confidence Collapse and an Asset Release Decision by Junior Police Officers. It got a Case Communication Transfer from them to a Senior Officer. The Asset Release Order of the Court for the Witness Ms Ekila identified Another Victim's Asset. It was an Asset Release Denial Fraud. The Correction Requests got Correction Refusals. On Wednesday 12<sup>th</sup> January 2022 the 2022 0043

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Defence Witness Ms Ekila gave evidence. On 14<sup>th</sup> January 2022 she made a Witness Intimidation Fraud Complaint to the Police, Courts and Parliament. Fraud Orders from Top Officers that get Failure Results get Nothing Happened Pretence Frauds by All Relevant Authorities. The Witness Intimidation Fraud Complaint got Response Refusals by Defence Counsel and All Relevant Authorities. It was Nothing Happened Pretence Fraud Proof that completed the Fraud Conspiracy Proof Set for the Coronation Oath Enforcement Authority. .

6. The Protection Fraud Network needed to avoid a Hearing Audio Record of Crown Court Judges receiving Record Fraud Proof against the State and Law Courts. Assault Trial 2020 0043 was one. The Crown Court Committal Order on 30<sup>th</sup> December 2021 got a Crown Court Plea and Trial Preparation Hearing on 26<sup>th</sup> January 2022. Equity Lawyer Mr Ellis attended as Jurisdiction Defence Witness. The case was not in the Hearing List because of a Without Notice Hearing Vacation. Attendances by the Citizen Defendant and 3 Witnesses got a Hearing Notice for 28<sup>th</sup> January 2022.
7. The Equity Lawyer used the spare time to visit Court 11 and introducing himself to 2020 7218 Re - Trial Defence Counsel for Mr Gordon. Defence Counsel behaved as if he had no knowledge of the Witness Intimidation Fraud Complaint. Defence Counsel needed a Smoking Break. The Equity Lawyer made the best of the Contact Opportunity. He explained that the Coronation Oath Enforcement Authority made Corruption Findings and Dismissal Decisions against Top Judges. The Dismissal Failure was Protection Fraud Proof against Prime Minister Mr Johnson. It got a Dismissal Decision against him. Honest MPs want to make Full Disclosure. Corrupt MPs do not. They agreed use of the Party Scandal because they cannot agree on anything else. The Equity Lawyer explained that the Core Cases are Child Trafficking Frauds + Asset Thefts + Drug Trafficking by Top State Officers and Top Judges. Re-Trial 2020 0043 and the Connected Asset Cases are Peripheral Cases. It got Due Notice Acceptance Behaviour from Defence Counsel.
8. On 28<sup>th</sup> January 2022 the 2022 0043 Plea Hearing got a Jurisdiction Trial Order and then an Audio Record that is Trial Sabotage Proof for the Victim against Hearing Judge Ms Canavan.
9. The Session Priority Test Cases got Jurisdiction Fraud Proof + Record Fraud Proof + Immunity Fraud Proof against the State, Profession Authorities and Law Courts.
10. It will get a Conflict Disqualification Declaration against her and Discovery + Production + Enquiry + Witness Protection Applications. Case Service Prohibitions against the Ministry of Justice will have effect as Witness Protection Orders for the Session Priority Test Case Victims.
11. Snaresbrook Crown Court has Session Priority Test Cases. The choice for Crown Court Resident Judge Mr Ziedman and the Case Judges is Fraud Remedies or Fraud Enforcement.
12. Meanwhile, Corrupt Parliamentarians and Mass Media Propagandists are trying to conceal the fact Court Fraud Protection got the Dismissal Process against Prime Minister Mr Johnson.