

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

Application: Case Dismissal + Contempt Fraud Conspiracy Remedies

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

Hearing Proposals

1. Party Equality

1.1. Representation Bench Equality for the Citizen and Legal Assistant

1.2. Apology from the Hearing Judge for the Party Inequality at the Plea Hearing

Reasons Request and Appeal Leave in the event of Equality Refusal + Apology Refusal

2. Identification of the Parties + Representatives + Judge + Court Officers

Reasons Request and Appeal Leave in the event of Equality Refusal + Apology Refusal

3. The Fundamental Law governs all cases. It requires:

3.1. A Validity Investigation into the Credible Neutrality Qualification of everyone who is responsible for Investigation, Prosecution, Agent Representation and Adjudication

3.2. Voluntary Disclosure by them of anything that is a Conflicted Interest or raises Credible Neutrality Doubts

3.3. In a case of a Credible Neutrality Qualification Failure either Agreed Remedies or Office Recusal

3.4. Party Equality

3.4.1. Status

3.4.2. Facility

3.4.3. Evidence Access

3.4.4. Expertise

3.5. Fraud Proof on anything gets a Fraud Presumption + Proof Burden Reversal on everything else for the Victim against the Fraud Beneficiary and Fraud Manager that is subject to Rebuttal Proof

3.6. The Fraud Proof Rebuttal Trial starts with a 2nd Validity Investigation. It requires the Fraud Manager to explain why the 1st Validity Investigation did not get Voluntary Disclosure of a Conflict Disqualification Admission and Office Recusal. It discovers whether the Fraud Manager was an Innocent Agent or a Fraud Conspirator.

3.7. The Fraud Crime that uses Justice Offices creates the need for Credibility Recovery by Justice Authorities. It needs Contempt Findings and Deterrent Penalties by the Law Courts for the Victim against the Guilty Individuals

3.8. Fundamental Law enables use of every case as an Integrity Test of the Justice Managers.

4. The Validity Investigation obliges the Trial Judge to remedy the Conflicted Interest created by:

4.1. Process Failures by the Crown Court Resident Judge of the Trial Preparation Applications of the Citizen for Evidence Production and Witness Protection

4.2. Liability Declaration Frauds that are Intimidation Frauds for the State and Courts against Witnesses

4.3. Remedy Denial Frauds by that State and Law Courts that are Witness Intimidation Frauds

5. The Validity Investigation obliges the Crown Prosecutor to remedy the Crown Court Trial Frauds

Reasons Request and Appeal Leave in the event of a Validity Investigation Denial Fraud

Remedy Proposals

1. Conflicted Interest Finding + Conflict Jurisdiction Disqualification Finding + Remedy Only Jurisdiction Limit + Remedy Only Jurisdiction Breach Finding + Contempt Finding + Contempt Remedy Entitlement Finding + Case Dismissal Order + Defence Wasted Costs Order + Indemnity Standard Assessment + Contempt Liability Finding + Contempt Remedy Orders for Citizen Mr Nkrumah against the State for the Stated Reasons that the failure to provide Evidence Production and Witness Protection by the State and Law Courts is a Credible Neutrality Obligation Breach that creates a Contempt Remedy Entitlement for the Citizen against the State
2. Contempt Remedy Case Transfer to the High Court
3. Contempt Investigation Order + Investigator Appointment Reference to the Cabinet

Statements of Equity Lawyer Mr Ellis and Citizen Mr Nkrumah

1. The Politicians agreed the European Constitution. It vested Dictator Powers in the State. In every Member State of the European Union the Politicians lost control to Crime Partnerships of State Officers and Law Court Judges. They developed Protection Fraud Networks to provide Support Services and Corruption Co-ordination.
2. The Protection Fraud Network manage the Protection Fraud Market. It requires Fraud Commitment Proof from the Receiver before the Protection fraud Supply. Routine Business uses Case Frauds and Commitment Proof. Special Business requires New Frauds and

Commitment Proof. Very Special Business requires Fraud Commitment Proof from the Supplier to give the Receiver the confidence to commit New Frauds.

3. The Protection Fraud Networks 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 by Corrupt Parliamentarians. General Elections got Governing Majorities that were subject to Remedy Denial Fraud Majorities controlled by the Protection Fraud Networks.
4. The Protection Frauds required as many Capacity Barriers as possible between the Law Court Judge and the Fraud Beneficiary and the Fraud Victim. They used Witnesses, Investigators, Prosecutors, Defenders and Court Officers as Capacity Barriers.
5. Top Judges were not satisfied with Protection Fraud Fees. They wanted Crime Management Profits. They provided Crime Management Services to get it. They used State Officers in the Ministry of Justice as Crime Business Managers for Direct Sales to Organised Criminals. They sold Protection Frauds to Organised Criminals for Budget Frauds and Asset Thefts against Citizens and the State. They bought Client Wealth Details from Financial Service Professionals and used them to identify Ruin Fraud Targets. They bought Fraud Services against Ruin Fraud Targets. The Ministry of Justice Crime Managers were the Only Barrier between the Top Judges and the Fraud Buyer.
6. Crime Management by the Ministry of Justice was a Critical Vulnerability for the Protection Fraud Network. A Confidence Collapse in the capacity of Law Court Judges to provide Protection Frauds would get Self Defence Efforts by State Officers in the Ministry of Justice. It made inevitable use of Identity Record Frauds and Case Misrepresentation Frauds as Protection Frauds. Original Papers and Computer Record Inconsistencies became Forensic Test Material for Record Fraud Investigations. It motivated Forensic Test Sabotage Frauds by State Officers and Top Judges. They needed Original Paper Thefts and Computer Thefts. It enabled Case Management by Corruption Investigators that got Theft Conspiracy Proof against Top Judges.
7. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. Equity Lawyer Mr Ellis got the Fraud Proof and used it for a Corruption Notice to the Crown and Parliament. It got revived use of the Coronation Oath Enforcement Authority and ended a Dormancy Period that had lasted 45 years. It got a Corruption Remedy Process that has continued ever since. It needed to achieve Total Destruction of the Protection Fraud Network

8. The Corruption Remedy Process got Corruption Proof and Remedy Denial Fraud Proof against the State, Profession Authorities and Law Courts. It got Corruption Findings and Remedy Entitlement Findings and Remedy Priority Findings for the People and Execution Responsibility Findings against the Cabinet. A Remedy Success is Justice Proof for the Cabinet. A Remedy Failure gets an Unfitness Case, Remedy Failure Finding and Dismissal Priority Finding against the Responsible Officer.
9. Dismissal Priority Findings against Law Court Judges got Execution Failure Proof. It got an Unfitness Case, Remedy Failure Finding and Dismissal Priority Finding against Prime Minister Mr Blair. He signed a 10 Months Retirement Notice to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. It got a Leadership Contest. The choice for the Labour Governing Majority was between a Corruption Remedy Candidate or Protection Fraud Candidate. No Viable Remedy Candidate got Uncontested Acceptance of MP Mr Brown as the Protection Fraud Candidate.
10. Dismissal Priority Findings against Law Court Judges got Execution Failure Proof. It got an Unfitness Case, Remedy Failure Finding and Dismissal Priority Finding against Prime Minister Mr Blair and the Labour Governing Majority. The Crown managed the Expense Account Investigations and timed exposure of the Expense Account Scandals to coincide with the 2009 Elections Campaign Period. It got a Confidence Increase that enabled the Secret Service to prepare for Corruption Investigations of the Law Courts by the Lord Chancellor for the Crown in the next Parliament Session. It got a Confidence Collapse that doubled the number of MPs who did seek re-election in the 2010 General Election. It enabled the 2010 General Election to get a Governing Majority Coalition of the Conservative Party and Liberal Party.
11. The 2010 Parliament Session Priority was a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. The Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband knew it was happening but did not know the details. It enabled them to focus on the Governance Responsibilities safe in the knowledge the fact they did not know the Investigation Details eliminated them from suspicion if anything went wrong. They did everything the Coronation Oath Enforcement Authority required them to do.
12. The Corruption Investigation was from May 2010 to August 2012. It got Trial Fraud Proof, Appeal Fraud Proof and Election Fraud Proof against the Law Courts. The lord Bishops made a Remedy Priority Finding for the Victims. They did not know who they were. They gave a Negotiation Authority to Parliament to trade Immunity Terms for Top Judges in exchange for Full Disclosure that identified All Victims. It got a Negotiation Refusal by Top Judges and a

Corruption Continuity Plan by the Protection Fraud Network. It used an Intimidation Fraud to silence Parliament, Remedy Sabotage until the 2015 General Election and then whatever was needed to get a Corrupt Majority and Immunity Frauds. The Plebgate Scandal and Dismissal Fraud against the Chief Whip was the Intimidation Fraud. It failed. The Equity Lawyer had prepared the Crawley Beating Case for an Integrity Test. In December 2012 got Jury Trial Fraud Conspiracy Proof against Sussex Police and the Sussex Top Civil Judge. The Crown and Parliament classified it as Corruption Continuity Proof. They used it to vest Corruption Remedy Powers in a Royal Commission.

13. The Equity Lawyer provided Investigation Services for the Royal Commission. He got Protection Fraud Proof against the State, Profession Authorities and Law Courts. The Coronation Oath Enforcement Authority required use of the Police Federation Conference in May 2014 to get Mass Publicity for a Corruption Finding Notice, Remedy Entitlement Demand and Dismissal Threat. On 2nd June 2014 the Remedy Co-operation Tests of Law Court Judges that started. They continued to sign Protection Frauds until they realised there were Test Cases. They used Unsigned Decisions to enable Not Me Defences and Unsigned Substance Pages with Signature Pages to enable Signature Admissions and Decision Denials. It created the need for Audio Records as Personal Responsibility Proof against Identifiable Individuals. Citizen Cases got them in late September and early October 2014.
14. The Remedy Co-operation by the Prime Minister, Deputy Prime Minister and Opposition Leader gave the Coronation Oath Enforcement Authority confidence that could rely on whoever won the 2015 General Election to service the Dismissal Decisions against Law Court Judges. The 2015 Session Priorities were a Fraud Invalidation Precedent, Conflict Disqualification Precedent and Automatic Issue Rights for the Citizen against the Law Courts. The filing of Corruption Claims by the Citizen forced Corrupt Officers to choose between making Conflict Disqualification Admissions and committing Conflict Qualification frauds to get the case Control needed for Dismissal Frauds and Restraint Frauds against the Citizen. They were the Set-Up Conditions for Judge Dismissals.
15. The Protection Fraud Network made a Business Expansion Plan to avoid Total Collapse and a Corruption Continuity Plan. The Business Expansion Plan used Family Sabotage Frauds + Child Care Frauds to get Big Budgets + Budget Fraud Profits with Expatriation Fraud to get Money Laundering Services by Sovereign States. It needed Paedophile Protection Frauds as Protection Fraud Reassurance for Child Care Authorities. It needed a Business Priming Case to get Fraud

Knowledge Admissions and Remedy Denial Fraud Commitments from hundreds of State Officers and Law Court Judges.

16. The Corruption Continuity Plan needed

16.1. A Hung Parliament Plan that used Propaganda Frauds to get a Hung Parliament and Coalition Negotiation Frauds to get a Coalition Agreement that denied Parliament Session Time for Corruption Remedies.

16.2. A Back Up Plan that needed Ruin Frauds against the Equity Lawyer and Prime Minister to deny the Coronation Oath Enforcement Authority the benefit of Investigation Services by the Equity Lawyer and Execution Services by the Prime Minister, and a Ruin Fraud against a Remedy Protester for Power Boast Purposes. .

17. The European Referenda Commitment in the 2015 General Election got a Governing Majority for Prime Minister Mr Cameron. The Protection Fraud Network used the Back Up Plan. The Ruin Frauds used Court Cases. The Equity Lawyer identified the cases that serviced it. His Case Management of the Ruin Fraud Cases and Other Cases got Criminal Conspiracy Proof for Corruption Dismissal of Law Court Judges. The Judge Dismissal cases made inevitable the exposure of Industrial Scale Corruption. It would increase in the Leave Vote in the European Constitution Referenda. Prime Minister Mr Cameron avoided the Leave Vote Increase by holding the European Referenda before the Equity Lawyer got completion of the Criminal Conspiracy Proof against the Law Court Judges. He led the remain Campaign, lost and resigned. It was an Honourable Resignation. The Protection Fraud Network needed to stop the Judge Dismissals. They bought Leadership Votes for MP Mrs May because she was one of them. She got the Premiere Office with Conflicted Commitments. They were Protection Justice Commitments to the Citizens and Protection Fraud Commitments to the Protection Fraud Network.

18. In April 2017 the Ruin Fraud Conspiracy against Prime Minister Mr Cameron got completion of a Criminal Conspiracy Proof Set against Top State Officers and Law Court Judges. The Coronation Oath Enforcement Authority used it to decide the 2017 Parliament Session Priorities. They required a Long Session of 2 ½ years to complete the Corruption Investigations of the Law Courts, get Criminal Conspiracy Proof and use Unfitness Cases against Top Judges 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 Fraud Proof. It got a Reduced Governing Majority for her.

19. In June 2018 the Corruption Investigation of the Law Courts got completion of the Criminal Conspiracy Proof and Unfitness Cases in Parliament. Top Judges demanded Protection Frauds that got Protection Fraud Promises by Top Politicians. Prime Minister Mrs May and MPs traded Judge Protection Frauds for Brexit Deal Support. They needed a Secret Signal she had a Deal Majority. They used Mass Media Publicity for Victory Dances by the Prime Minister as the Secret Signal. Email Notice of the Protection Fraud Deals and Victory Dance Secret Signal from the Equity Lawyer to All MPs broke the Deal Majority or discovered she had lied about having it. She was furious. She used Health Dictator Powers for a Kill Order against the Equity Lawyer. Top Doctors serviced the Kill Order. A Confidence Collapse in the capacity of Prime Minister Mrs May and Law Court Judges motivated Mental Illness Record Frauds by Top Doctors. They procured a Case Reference Fraud by the GP. It got an Examination Refusal and Case Reference Fraud Investigation by the Equity Lawyer. An Immunity Offer got disclosure by the GP that the Brighton Nephrology Doctors had procured the Case Reference Fraud. It used Blackmail Frauds using Mental Examination Consent Demands supported by Transplant Denial Threats. The Brighton Nephrology Doctors dare not do it. They told the Equity Lawyer about the Reputation Eminence of a London Transplant Doctor who travelled from London to Brighton to conduct the Blackmail Fraud. It got Consent Refusal from the Equity Lawyer for the Stated Reason that Investigation Services for the Coronation Oath Enforcement Authority had priority over Health Treatment. Fraud Orders by a Corrupt Dictator that get a Failure Result get Know Nothing Pretence Frauds by All Relevant Authorities. The Equity Lawyer used the Blackmail Fraud Proof to get Know Nothing Pretence Fraud Proof against All Relevant Authorities. The Coronation Oath Enforcement Authority used the Proof Set for a Corruption Finding + Remedy Entitlement Finding and Investigation Priority Finding against the Health Authorities and an Execution Responsibility Finding against the Cabinet. Prime Minister could not service the Investigation Decision because she had issued the Kill Order. It got an Unfitness Case, Remedy Failure Finding, Unfitness Finding and Dismissal Priority Finding against Prime Minister Mrs May. Judge Dismissal Failures got more Dismissal Priority Decisions against her.
20. Mass Publicity for the Forced Resignation enabled a Kidney Failure Treatment Request by the Equity Lawyer. It got a Health Service Bribery Fraud by a North East London Nephrology Doctor. He made Dialysis Treatment conditional upon a Mental Examination Consent. It got a Consent Refusal from the Equity Lawyer for the Stated Reason that Investigation Services for the Coronation Oath Enforcement Authority had priority over Health Treatment. A Mental

Health Arrest Warrant Fraud got the Defence Action of Half Hiding by the Equity Lawyer. The Secret Service knew where he was but did not inform the Health Fraud Managers.

21. The October 2019 Parliament Session Priorities were a Forced resignation from Prime Minister Mrs May and a Forced General Election against the Governing Majority. She signed a Resignation Notice to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof and Remedy Denial Fraud Proof. It got a Leadership Contest. The Protection Fraud Network needed to avoid Corruption Dismissals of Law Court Judges. They traded Protection Frauds for Law Court Judges in exchange for Leadership Support. MP Mr Johnson did the Protection Fraud Deals. He got the Premiere Office with Conflicted Commitments. They were Protection Justice Commitments to the Citizens and Protection Fraud Commitments to the Protection Fraud Network.
22. Meanwhile, Case Management by the Equity Lawyer for Citizens got Corruption Proof and Remedy Denial Fraud Proof. It included Election Fraud Proof against All Party Leaders. The Coronation Oath Enforcement used it for the December 2019 Parliament Session Priorities. They required either Remedy Proof for the Law Courts or Criminal Conspiracy Proof for Unfitness Cases against Law Court Judges. Case Management by the Equity Lawyer for Citizens got the Criminal Conspiracy Proof.
23. In April 2020 End Stage Kidney Failure got an Emergency Admission to Broomfield Hospital at Chelmsford for Dialysis Treatment that builds up to 3 times a week. It is a Blood Cleaning Service that removes Life Process Toxins. Urea is the Most Corrosive Toxin. Prime Minister Mr Johnson used Health Dictator Powers for a Kill Order. A Confidence Collapse in the capacity of Prime Minister Mrs May and Law Court Judges motivated Mental Illness Record Frauds by Top Doctors. A Mental Examination Consent Request by Two Uniformed Nurses got a Consent Refusal. A Surprise Visit and Confusion Questions by a Uniformed Nurse with a Clip Board got an Examination Consent Refusal by the Equity Lawyer and an Unauthorised Examination Denial by the Uniformed Nurse. A Secret Diagnosis fraud got a Prescription Fraud for a Dangerous Drug that has a Lethal Side Effect. The chemically bonding of Urea to Blood Cells causes Body Rot from the Blood Cell out. Suspicious Behaviour by the Drugs Nurse got Drug Enquiries by the Equity Lawyer that got Embarrassed Behaviour and a Case Reference by the Drugs Nurse to the Nephrology Doctors. It got No Explanation by them for the Prescription Fraud that was a Dialysis Treatment Sabotage Fraud and a Prescription Fraud Termination. It made Broomfield Hospital the safest place for the Equity Lawyer to get Dialysis Treatment because admission to any other hospital would get Repeat Treatment Frauds. A Hospital

Discharge Fraud Conspiracy with Life Saving Dialysis Treatment Termination Fraud. a

Treatment Continuity Demand by the Equity Lawyer. The choice for the Discharge Nurse was an Eviction Fraud Call to Essex Police that was Compelling Proof the Case Priority was a Life Saving Treatment Denial Fraud. It got a Treatment Appointment for 48 Hours Later that started Out Patient Dialysis Treatment 3 times a week. Medical Record Access Requests got Access Refusal Frauds. A Case Transfer from the Hainault Surgery to a Chelmsford Surgery got a Case Process Denial Fraud and Explanation Refusal. Treatment Successes got Relationship Recovery for the Nephrology Team and Equity Lawyer.

24. Meanwhile, Parliament Session Priority Test Cases added to the Criminal Conspiracy Proof.
25. The 2021 Parliament Session Priority is Remedy Delivery. Citizens used their cases for Session Priority Tests that got Corruption Proof and Remedy Denial Fraud Proof against the Guilty Parties, State, Profession Authorities, Law Courts, Cabinet and Parliament. It got Dismissal Decisions against Law Court Judges with Execution Responsibility Findings against the Cabinet. The Dismissal Failures got a Dismissal Priority Decision against Prime Minister Mr Johnson. Licence Revenue Termination Blackmail and Advertising Revenue Termination Blackmail got Non- Disclosure Propaganda Frauds by the BBC and Commercial Media. Political Opponents used the Covid Regulation Party Breach Scandal for a Dismissal Process because they could not agree on anything else.
26. The Top Police, Top Customs and Top Judges were the Top Drug Dealers. They needed a Chemically Traceable Drugs whenever they were needed for Career Sabotage Frauds against Honest Officers. It needed a Production Business that got a Reliable Supply of Good Quality Drugs. They had a Drug Production Business that made Good Quality Supplies. Top Judges insisted they have Manager Appointment Powers because they could not trust anyone else to pay them. Their Business Manager and Police Officers wanted Protection Frauds that lasted their lifetimes. A Firearms Theft by him and issue of Receipt 0223607 to him that identified him a Possessor and listed the Stolen Firearms. They issued Receipt 0223608 to the Lawful Possessor of the Firearms Cabinet from which they were stolen. They went to Lewes Armoury with intent to putting the Stolen Firearms in the Cabinet. The had No Key. An Unlock Procedure needed the Owner to identify Missing Content or account for Unlawful Content, if any. No one conducted a Without Owner Unlock Procedure because it defeated the purpose of the Protection Fraud. No one conducted a Without Owner Unlock Procedure because the Cabinet might contain something they could not ignore that was put there by the Drug Business Manager. The Stolen Firearms, Cabinet and Criminal Records of the Business Manager were

Forearms Protection Fraud Conspiracy Proof against him and the Sussex Police Officers. The Police Officers used Drug Production Framing Frauds against the Owner got the Convictions Record of the Drug Business Manager for him and Firearms Theft Discovery Delay Frauds for them. The 6 Year Retention Period expired. The Armourer did not issue a Collection Period Notice with a Default Destruction Warning. He retired. The Replacement Armourer issued a Collection Notice that revealed the Stolen Firearms were not in the Cabinet. Questions by the Owner got copies of the Firearms Receipts from the Replacement Armourer. The Receipt and Convictions Record were a Firearms Corruption Proof Set. The Owner gave use of them to the Coronation Oath Enforcement Authority. They were used thousands of times to discover who provided Protection Frauds for the Drug Business Manager.

27. In 2011 the Queen used it, a Secret Service Officer and a Witness Protection Denial Proof Set against the State, Law Courts and Parliament for an Integrity Test. Sussex Police Chief Constable denied Witness Protection for the Owner and Corruption Investigation of the Police Officers. He used a Framing Fraud against the Owner to provide Protection Frauds for the Police Officers. It used Prosecution Frauds by the Crown Prosecution Service. The case was used to open a Parliament Session File that a succession of Directors of Public Prosecutions kept for the Prime Minister and Coronation oath Enforcement Authority for the 8 years from December 2011 to November 2019. A Parliament Session Request by the Crown got File Production by the Prime Minister and Original Documents Admission by the State for the Coronation Oath Enforcement Authority. Sir Keri Starmer was the Director of Public Prosecutions and kept the Parliament Session File from December 2011 until he left office in 2013. The File Content Knowledge and Remedy Failures are Protection Fraud Proof against him. The Top Drug Dealers got Protection Frauds from Prime Ministers Mr Blair and Mr Brown and Mrs May and Mr Johnson and Opposition Leader Sir Keir Starmer.
28. The Protection Fraud Network sold Sanction Busting Frauds to the Russian Oligarchs and President Mr Putin. Money Laundering Frauds contaminated the London Banks and compromised All Parliamentarians who were Bank Representatives. President Putin believed that NATO could not survive the Conflicted Interests created by the Gas Dependency of Germany and Sanction Busting Frauds. He overestimated the Russian Military and underestimated the Cohesive Capacity of NATO when he ordered the Ukraine Invasion. It got Temporary Relief from the Covid Regulation Party Scandal for Prime Minister Mr Johnson.
29. The Corruption Remedy Process needed Simple Proof Sets that everyone could understand for Publicity Purposes.

- 29.1. Human Organ Thefts: The Sadhana Chaudhari Probate Contest Appearance by Equity Lawyer Mr Ellis explains the Protection Frauds by the UK State and Indian Federation and the Protection Fraud Sabotage Plan.
- 29.2. Family Sabotage Frauds + Child Trafficking. The Theodorou Family Case Papers explain the Family Sabotage Frauds + Children Thefts that got Big Budgets + Budget Fraud Profits with Expatriation Frauds + Money Laundering Frauds by Sovereign States.
- 29.3. Asset Thefts + Money Laundering by Crime Partnerships of State Officers and Law Court Judges against Citizens and the State. They buy Client Wealth Details from Financial Service Professionals and use them to identify Ruin Fraud Targets and manage the Ruin Frauds.
- 29.4. Budget Frauds against the State
- 29.5. Ruin Frauds against Corruption Whistle Blowers

Sample Cases of Citizen Mr Nkrumah

30. Land Frauds used thousands of Forged Tenancies as Fraud Commitment Proof for Housing Association Officers to get Protection Frauds. Forgery Complaints by Citizen Mr Nkrumah motivated Housing Officers to demand Protection Frauds. A Framing Fraud Service Call by Top Judges got Framing Frauds by Top Judges and a Profit Share demand by Top Police. It got a Profit Share Refusal by Top Judges and a Framing Fraud Expert Resource Allocation Refusals by Top Police. The Ministry of Justice Crime Managers procured Framing Frauds Services from Incompetent Officers. Every Fraud got a Complaints and Legal Action by Citizen Mr Nkrumah. The Case Management of Citizen Mr Nkrumah and the Corruption Remedy Process got a Confidence Collapse in the capacity of Law Court Judges to provide Protection frauds. Ministry of Justice Crime Managers used Identity Record Frauds and Case Management Record Frauds as Protection frauds. The Original Papers and Computer Record Inconsistencies were Forensic Test Material for Record Fraud Investigations. The Shop Theft Claims 2019 003741 + 003984 in the High Court motivated demands for Protection Frauds by Top Judges. They used Back Dated Forged Orders. The case was used to draw the attention of the Protection Fraud Network to the fact the Seal Ink was Forensic Test Material. They made a Forensic Test Sabotage Fraud Plan. It needed Physical Possession of the Original Papers and either Forgery Substitution or Evidence Destruction. They used a County Court Case to get the Original Papers. They failed. The Equity Lawyer provided PDF Scans and kept the Original Papers. It got Confidence Collapse and County Court Jurisdiction Deficit Finding + High Court Jurisdiction Finding +

Case Transfer from the County Court to the High Court. Top Judges and State Officers

identified other cases that had Forensic Test Material. The most obvious ones were those of Citizen Mr Nkrumah. In September 2020 he attended a Case Hearing in the Magistrates Court. Court Officers noticed that and produced Original Documents from a Big Black Bag. They arranged Bag Snatch Theft outside an Underground Station on the Return Journey.

31. A Drug Crime Framing Fraud used a Half-Eaten Packet of Shea Butter for a White Substance Suspicion Fraud + Arrest Fraud + Custody Fraud + Charge Fraud + Family Sabotage Bail Conditions Fraud that enabled a Child Protection Frauds by Barking and Dagenham Council. The Bail Condition Revocation Application got Application Resistance and then a Confidence Collapse and Resistance Withdrawal by the Crown Prosecutor. The Evidence Production Application included the Shea Butter Forensic Test Result got Process Refusal Fraud Proof.
32. The Uninsured Driving Trial on 12th May 2021 in the Magistrates Court at Southend on Sea that got an Identification Refusal Fraud by the Anonymous Occupant of the Judicial Bench. They it got a Legal Assistance Denial Fraud and Banishment Fraud from the Representation Bench to the Public Gallery against the Legal Assistant who was Citizen Mr Nkrumah. Then it got a Temper Tantrum and then a Court Room Exit by the Anonymous Occupant through the Judges Chamber Door and use of the Judge's Chamber for a Secret Public Gallery Clearance Order Fraud. It got an Execution Fraud by Essex Police. They committed Criminal Trespass of the Public Gallery for Violence Crimes that included an Assault Allegation Fraud + Arrest Fraud + Custody Fraud + Charge Fraud + Reporting Bail Conditions Fraud
33. The Drug Crime Re-Trial 2020 7219 Preliminary Hearing of the State v Mr Gordon, on 12th June 2021, or thereabouts, in the Crown Court at Snaresbrook got a Without Hearing Court Room Access Restraint Fraud by the Preliminary Issue Judge for the State against Citizen Mr Nkrumah. It got Hearsay Reports that the Hearing Judge made the comment 'that'll teach him a lesson' or words of very similar meaning.
34. The Public Gallery Rights Case on 5th July 2021 added to the Bias Fraud Proof against the Law Courts. The Equity Lawyer attended as Defence Witness. An Eviction Fraud Order by the Reception Desk Officer got a Positive Response from the Security Guard. The Equity Lawyer asked 'Are you going to use force for the Eviction Fraud against the Defence Witness'. It got an

Eviction Fraud Refusal by the Security Guard. He shrugged his shoulders and sat down. It got Court Room Access for the Equity Lawyer. He witnessed Court Frauds and filed a Hearing Report that day. It got a Confidence Collapse and Criminal Conspiracy and use of a Secret Hearing Fraud for a Case Transfer Fraud from Essex Magistrates to Hertfordshire Magistrates. It got a Committal Fraud to the Crown Court, a Jurisdiction Fraud Contempt Finding to Defence Witness or words of very similar meaning, When asked whether he intended to use force fort an Eviction Fraud against a Defence Witness. The Security Guard shrugged his shoulders and sat down. The Equity Lawyer appeared in the Court Room, witnessed the Court Frauds and filed a Hearing Report. It got a Confidence Collapse and use of a Secret Hearing for Case Transfer Fraud from Magistrates Court in Essex to Hertfordshire. Plea hearing Frauds got a Crown Court Committal Fraud, and then a Jurisdiction Fraud Finding + Contempt Finding + Remedy Denial Fraud + Case Transfer from the Crown Court at St Albans to Chelmsford. It got a Secret Hearing Plan and Case Transfer from Chelmsford to Basildon. An Unused Material Notice from the Crown Prosecutor got Telephone Enquiries by the Citizen that discovered the Case Transfer and Secret Hearing.

35. Top Judges and State Officers realised the Inconsistent Computer Records were Forensic Test Material. They made a Forensic Test Sabotage fraud Plan. It used a Private Landlord for an Eviction Fraud and Computer Thefts. A Burglary + Theft + Criminal Damage Complaint got Process Denial Fraud Proof against for the Citizen against the Metropolitan Police. A Burglary + Criminal Complaint by the Landlord got an Arrest Fraud + Custody Fraud + Investigation Frauds + Charge Fraud + Bail Conditions Fraud against the Citizen. It was time to deprive the Citizen of his Cash + Clothes + Case Records for the Public Gallery Rights Plea Hearing in Basildon. Top Judges and State Officers made a Framing Fraud Ambush at Basildon Railway Station on the Return Journey. The Video Record is Ambush Proof. The Crown Prosecutors deny having the Video Record. They cannot explain how they got Single Frame Prints as Prosecution Evidence. On 4th March 2022 the Assault Trial got a Without Notice Adjournment Application by the crown Prosecutor and Very Odd Behaviour from the Magistrates Court Lawyer. He gave Adjournment Objection Advice and Case Dismissal Innuendos. He denied the Case Investigators had a Video Seizure Obligation because a 3rd Party, namely National Rail, had Physical Possession. The Assault Complaint of the Citizen to the Railway Police got a No Further Action Decision.

36. The Trial Events on 4th and 25th March and 1st April all got Without Notice Adjournments

Jurisdiction Trial Statements of Equity Lawyer Mr Ellis and Citizen Mr Nkrumah