

Royal Commission + Basildon Assault 2100279461 Hearing Readiness Enquiry of State + Court 1st June 2022

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

Contempt Fraud Statements of Equity Lawyer Mr Ellis and Citizen Mr Nkrumah

Hearing Readiness Enquiry by the Citizen of the State + Court because of

1. Conflict Disqualification Remedy Failure + Corruption Case Management Incapacity Remedy Failure
2. The 2021 Parliament Session Priority was Remedy Delivery. Tests Cases got Corruption Proof against the State and Profession Authorities, Remedy Denial Fraud Proof against the Law Courts and Protection Fraud Proof against the Cabinet, Prime Minister Mr Johnson, Opposition Leader Sir Keir Starmer and House of Commons Speaker Sir Lindsay Hoyle.
3. The 2022 Parliament Session Priority is Remedy Delivery. The Test Conditions have changed.
  - 3.1. The Test Cases got the Court Fraud Proof in the 2021 Session. All they need to get in the 2022 Session is Hearing Audio Records that are Personal Responsibility Proof against Identifiable Individuals for either Fraud Remedies or Fraud Enforcement. The Test Cases so far have got Fraud Enforcement Proof.
  - 3.2. On Monday 23rd May 2022 the Wardship Claim FD20P00642 and Security Release Claim H00NR895 got Hearing Audio Records.
  - 3.3. The Wardship Claim was listed for a 1 Day Final Hearing in Royal Court 43. It got a Without Notice Change to a 10 Minute Mention Hearing because High Court Justice Mr Moore wanted to avoid an Audio Record of the Final Hearing Frauds. Repeat Adjournment Request Enquiries by him got Adjournment Refusals and Expatriation Fraud Contempt Penalty Demands by Citizen Mrs Theodorou. The Expatriation Permit required Case Supervision by the Cypriot Law Courts. It needed a Jurisdiction Increase to increase the Child Placement Powers from Blood Relatives Only to Anyone Else or Court Frauds by Cypriot Judges. A Profit Share Refusal by the Cypriot State Officers denied Court Supervision. The Expatriation Agreement dated 8th June 2016 between Enfield Council Officers and Cypriot State Officers was stated to be Not Legally Binding and omitted any mention of Court Supervision. The Child Care Final Order dated 10th June 2016 included the Expatriation Permissions that required Cypriot Court Supervision. It is Order Breach Contempt Fraud Conspiracy Proof. The Wardship Claim was issued in September 2020. It got Audio Records that are remedy Jurisdiction Denial Fraud Proof and Order Breach Immunity Fraud Proof against High Court Justice Mr Moore. He is doomed.
  - 3.4. The Security Release Hearing got an Audio Record of a Conflict Disqualification Comprehension Denial and Case Management Incapacity Comprehension Denial and then Compelling Proof of Conflict Qualification Frauds + Bias Frauds against the Victim.
  - 3.5. On 30th May 2022 the BR 2022 000105 Bankruptcy Hearing got an Audio Record that is Validity Investigation Denial Fraud Proof + Conflict Qualification Fraud Proof against Judge Mr Prentis.
  - 3.6. The Basildon Assault Trial will not get an Audio Record but will get a Hearing Report from Equity Lawyer Mr Ellis to the Coronation oath Enforcement Authority

Royal Commission + Basildon Assault 2100279461 Hearing Readiness Enquiry of State + Court 1st June 2022

3.7. The Test Cases include the Corruption Claim J00RM833 of Equity Lawyer Mr Edward Ellis against the Prime Minister, Attorney General, Opposition Leader and Ministry of Justice.

Application: Case Dismissal + Contempt Remedy

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

1. Jurisdiction Case Representation by Equity Lawyer Mr Ellis for Citizen Mr Nkrumah  
2. 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

2.1. In 2004, 2008 and 2010 Citizen Mr Nkrumah helped to get the Young Black Vote for Mr Johnson in the London Mayor Elections and for Mr Cameron in the General Election. Corruption Damage to Citizen Mr Nkrumah made the Election Campaign Photographs a Political Embarrassment to Prime Minister Mr Johnson

2.2. Many thousand Tenancy Forgeries were the Fraud Commitment Proof needed by Housing Association Officers to get Protection Frauds from Top Judges. Forgery Complaints by Citizen Mr Nkrumah motivated the Housing Officers to demand Protection Frauds. They were given Ruin Frauds against him. His case management broke the confidence of Corrupt Officers in the capacity of Law Court Judges to provide Protection Frauds. They used Identity Record Frauds and Case Misrepresentation Record Frauds for Protection Frauds. The Original Documents and Record Inconsistencies were Forensic Test Material.

2.3. In 2020 Top Judges made an Original Documents Theft Plan. It needed Original Document Location Knowledge. In September 2020 Citizen Mr Nkrumah attended a Framing Fraud Hearing at Thames Magistrates Court. He had a Big Bag from which he produced Original Documents. It got Original Document Location Knowledge for Court Officers. They procured a Big Bag Snatch Theft from Citizen Mr Nkrumah at an Underground Railway Station on his Return Journey.

2.4. In 2021 Top Judges made a Computer Records + Campaign Photographs Theft Plan. It used Evictions Frauds against Citizen Mr Nkrumah.

2.5. Citizen Mr Nkrumah got a Complete Set of Fraud Conspiracy Proof against the State and Law Courts in the 2021 Parliament Session. The Coronation Oath Enforcement Authority used it to force a Corruption Clean Up. News Coverage started with the Metropolitan Police. On 25<sup>th</sup> March and 1<sup>st</sup> and 6<sup>th</sup> April 2022 the Burglary Framing Fraud + Police Impersonation Framing Fraud + Assault Framing Fraud Jurisdictions Trial will get either Remedy Proof or Remedy Denial Fraud Proof. The Coronation Oath Enforcement Authority will use it for the Corruption Clean Up.

3. Contempt Remedy Case Transfer to the High Court in light of the Unanswered Case Stated Appeals

4. Contempt Investigation Order + Investigator Appointment Reference to the Cabinet