

The Best Advice for All MPs is to establish how many Constituents have Similar Fact Cases

1. Since 2004 the preparations for the European Referenda got Election Fraud Proof against European Leaders including Prime Minister Mr Blair. Equity Lawyer Mr Ellis used it for a Corruption Notice to the crown and Parliament. It got revived use of the Coronation Oath Enforcement Authority after a Dormancy Period of 45 years. It started a Corruption Remedy Process that has continued ever since. It needs Fraud Remedy Precedent. The Bankruptcy Fraud Appeal and Connected Cases are good for it.
2. The Coronation Oath Enforcement Authority decide the Corruption Remedy Priorities for Parliament Sessions. Parliament Session Agreements between the Crown and Prime Minister contain Mandatory Conditions and Citizens use cases for Parliament Session Priority Tests. The Basic Classifications are:
 - 2.1. Murder + Human Organ Theft
 - 2.2. Family Sabotage Frauds + Children Thefts that get Big Budgets + Budget Fraud Profits with Money Laundering Services by State Authorities of the UK and abroad
 - 2.3. Ruin Frauds: Discredit Fraud + Restraint Fraud + Dispossession Fraud against the Citizen
 - 2.4. Plunder Frauds: Budget Frauds + Dispossession Frauds against the Citizen and the State
 - 2.5. Money Laundering Frauds that link Fraud Managers and Fraud Beneficiaries
3. The 2021 Parliament Session Priority was Remedy Delivery. It needed Total Destruction of the Protection Fraud Network. Session Priority Test Cases got Corruption Findings + Dismissals against Law Court Judges. Dismissal Failures got Protection Fraud Proof against the Cabinet. Dismissal Decisions against Prime Minister Mr Johnson got Protection Fraud Proof against the Cabinet and Opposition Sir Kier Starmer. A Corruption Investigation of the Law Courts got Protection Fraud Proof against him when he was Director of Public Prosecutions. It prevented him from using the Protection Frauds against Prime Minister Mr Johnson. The Covid Regulation Breach Party Scandal was a Substitute Dismissal Process. The 2022 Parliament Session Priority is Remedy Delivery. The Test Conditions have changed.
4. The Record Fraud Proof included the Seal Ink that is Forensic Test Material and Original Document Proof, and the Record Inconsistencies of the Computer Records of the Citizen, State and Law Courts. Forensic Test Sabotage Frauds by the Protection Fraud Network used Original Document Thefts and Computer Thefts.
5. The scale of the Court Frauds is demonstrated by:
 - 5.1. Jurisdiction Fraud Conspiracies by the Magistrates Court, Crown Court and High Court that used Jurisdiction Misrepresentation Frauds to deny Valid Process of Case Stated Appeals

against All Decisions of the Magistrates Court to complete Trial Frauds against Citizens

- 5.2. Total Denial of Fraud Appeal 2018 0239 and Total Replacement of Case Records by the High Court, and use of a 2018 0239 Costs Fraud for Enforcement Fraud F00LE923 by the County Court.
- 5.3. Order Breach Fraud Contempt that gets Contempt Immunity Frauds and from the Law Courts for Criminals against Victims
- 5.4. Secret Hearing Frauds including Secret Trial Frauds against the for Criminals against Citizens
- 5.5. Co-ordinated Frauds by the State and Courts against the Citizen
6. Record Frauds created the need for Audio Records that are Personal Responsibility Proof against Identifiable Individuals. Magistrates Courts do not have Audio Records. Case Stated Fraud Appeals got Trial Fraud Conspiracy Proof against the Magistrates Courts, Crown Courts and the High Court.
7. On 18th February 2022 the issue of Restraint Release Claim CO 2022 612 of the Cabinet against Equity Lawyer Mr Ellis was Protection Fraud Reassurance for Law Court Judges needed to get Audio Records. Issue Denial Frauds and Hearing Denial Frauds achieved Audio Record Denial Frauds for Top Judges. Some of them used Hearing Orders and Case Allocations to get Audio Record Proof against Lower Rank Judges. No CO 2022 612 Action enabled the Equity Lawyer to get Audio Records.
8. A Corruption Claim by Equity Lawyer Mr Ellis against the Prime Minister, Attorney General, Opposition Leader and Ministry of Justice got Issue Denial Fraud Proof against the High Court. Fraud Order from Top Judges got Issue Fraud J00RM833 by the County Court, a 56 Day Notice Delay and a Without Hearing Dismissal Fraud. The Royal Commission + All Cases + Parliament Session Test Conditions Email sent at 16.09 on 18th May 2022 had 18 attachments that included a J00RM833 Hearing Application. The Automatic Acknowledgements from the House of Commons Speaker, Prime Minister, Cabinet Officers, MP Mr David Davies, State Officers, Magistrates Court, Crown Court, High Court and Court of Appeal raised an Electronic Filing Presumption against Romford County Court subject to Rebuttal Proof. Royal Mail Signed For Post Reference DF070920323G Delivery of the Case Papers got No Response from Romford County Court. On Tuesday 7th June 2022 the Equity Lawyer received Postal Service of the Without Hearing Dismissal Order Fraud but No Acknowledgement of the Hearing Application.
9. Protection Applications for Corruption Witnesses by Citizens motivated Oppression Frauds Orders by Prime Minister Mr Johnson that got Penalty Frauds and Prosecution Frauds. One used

a 25 year Back Dated £146,000 Income Tax Demand Fraud. Some used Car Ownership for Parking Penalty Frauds, a Motor Insurance Denial Fraud for Car Seizure Fraud + Uninsured Driving Prosecution Fraud, a Car Pollution Low Emission Breach Penalty Fraud. There will be Unreported Frauds because Victims do not always make a connection between Penalty Frauds and Corruption Cases. Equity Lawyer Mr Ellis did not own a car. The Prime Minister could not use a Driving Penalty Fraud or the Restraint Renewal Fraud. He had to do something. He used a Gas Supply Charge Fraud by British Gas. The Tenant of 15 Portreath Place, Broomfield CM1 4DL died. The Landlord, Chelmsford Housing Partnership took possession. The Gas Inspection got an Unsafe Boiler Finding + Unsafe Notice. In August 2021 Equity Lawyer Mr Ellis took possession. He expected Energy Price Rises and decided against space heating and investigated how far he could get through the winter with extra clothes. The Gas Supply Charge Payment Demand Frauds started as soon as he took possession. No Supply Responses by the Equity Lawyer, Site Inspections by British Gas and the Annual Inspection by the Landlord's Plumber confirmed No Gas Supply but did not stop the Demand Frauds. A Fraud Claim for Pre-Emptive Remedies by the Equity Lawyer got a Papers Return + Damage Quantification Demand by County Court in spite of the fact it was impossible because the purpose of Pre-Emptive Remedies is Damage Prevention. Without Prejudice Contempt Fraud Damage Quantification of £12,500 and Papers Re-Filing got Issue Denial Fraud Proof against the County Court. The Confidence Loss Vote Ratio of 41 to 59 by the Governing Majority was rapidly followed by a Demand Fraud and then Issue Notice J00CM673 dated 6th June 2022 received on 10th June 2022.

10. The Probate Contest 1620 2909 1778 4825 + Grant Application + Mortgage Possession Claim H1PP8822 got Audio Records and Court Files that are Representation Denial Fraud Proof for the Sadhana Chaudhari Probate Estate against the Law Courts. Protection Frauds needed the Representation Frauds. The Body Remains DNA and Medical Records were Murder Proof and Human Organ Theft Proof against the Hospital Doctors Pharmaceutical Industry and the Protection Fraud Networks of UK and India needed Accountability Denial. A Protection Deal got 2001 General Election Campaign Finance for Prime Minister Mr Blair in exchange for Murder + Human Organ Theft Protection Frauds for Killer Doctors and the Pharmaceutical Industry. UK State Records and UK Court Records were the Protection Fraud Proof. Prime Minister Mr Blair signed a 10 Months Retirement Notice to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Protection Fraud Proof. He used the Notice Period to arrange Protection Frauds in the hope they would last his lifetime. He made a Baby Body Remains Destruction Order. It failed. An Emergency Body Remains Export by the Chaudhari Family and a Death Inquest

Application by the Mother, Mrs Sadhana Chaudhari, got a Case Acceptance + Body Remains Preservation Order + Out of State Death Inquest Jurisdiction Deficit Finding + Jurisdiction Increase Case Reference by the Indian High Court to the Supreme Court, Law Commission and Indian Parliament. Protection Deals got Baby Murder + Human Organ Theft Accountability Denial Frauds for the Pharmaceutical Industry in exchange Massive Investment for Indian Top Politicians. The Accountability Denial Fraud Plan used Death Inquest Delays until the Mother died and then UK Probate Estate Representation Frauds to get a Death Inquest Claim Withdrawal Fraud + Baby Body Remains Destruction Consent Fraud. The Mother and Equity Lawyer Mr Ellis made a Protection Deals Sabotage Plan. It used a Will Executor Appointment for the Equity Lawyer. It was Estate Representative Status. Restraint Frauds prevented the getting a Probate Grant. The Mortgage Possession Claim H1PP8822 got Representation Fraud Proof for the Mother's Probate Estate against the Bank of Scotland, Representatives and County Court.

11. News Publicity for a Confidence Loss Vote for the Governing Majority against Prime Minister Mr Johnson got activity by the Law Courts.
12. The Pharmaceutical Industry bought Market Frauds for Drug Treatment and against Other Treatment. One was the creation of the Osteopath Profession Authority to manage Market Frauds against the Osteopath Profession. Patient Satisfaction Publicity Restraint Frauds by the Profession Authority motivated a Corruption Complaint by Citizen Ms Davies against the Profession Authority. The response it got was a Conflict Qualification Fraud + Complaint Process Fraud + Mental health Investigation Frauds + Pending Investigation Suspension Fraud by the Profession Authority and Fraud Complaint Investigation Denial Frauds by West Mercia Police, Conflict Qualification Fraud Remedy Claim Issue Denial Frauds + Hearing Denial Frauds by the High Court. It was a Smoking Gun Proof Set that linked the State, Profession Authorities and Law Courts. A Smoking Gun Proof Set Notice got a Confidence Collapse and use of a Quorum Deficit Hearing Invalidity Finding + Adjournment Fraud. Enforcement Pressure from the Protection Fraud Network forced continuity of the Suspension Fraud. Council Tax Frauds by Worcester Council and the Magistrates Court and all Previous Frauds were used for a Conflict Qualification Fraud Remedy Claim H00WR692 by the County Court. It got a Directions Fraud + Directions Fraud Appeal + Compliance Failure Claim Dismissal Fraud + Without Hearing Appeal Dismissal Frauds + Hearing Denial Frauds + Civil Restraint Threat dated 5th May 2022 by Judge Tindall + Day 7 Print + Day 20 Service Receipt. It was an Audio Record Avoidance Fraud. It validates Fraud Appeals.
13. On 23rd May 2022 the Child Trafficking Wardship Claim FD20P00642 got Without Notice

Change of a 1 Day Trial to a 10 Minute Mention Hearing by High Court Justice Mr Moore because he needed to avoid the Trial Audio Record. An Expatriation Conditions Breach Fraud by Enfield Council Officers got Hearing Audio Records that were Remedy Jurisdiction Denial Declaration Fraud Proof and Contempt Immunity Fraud Proof for the Coronation Oath Enforcement Authority against Justice Mr Moore. He gambled on the Case Supervision by the Cypriot Courts. It needed Corruption Damage Indemnities + Indemnity Publicity for the Cypriot State from the UK Cabinet. A series of Confidence Collapses denied either Damage Indemnities or Indemnity Publicity and caused Case Delays until Justice Mr Moor needed the Trail Audio Record Avoidance Fraud

14. On 23rd May 2022 the Security Release HOONR895 Hearing got an Audio Record of a Conflict Qualification Fraud, Incapacity Exploitation Fraud, Security Release Fraud and Costs Fraud by District Judge Ms Beecham. It includes a Conflicted Interest Comprehension Denial Fraud and Case Management Comprehension denial Fraud for an Organised Criminal and Citizen Mr Cant. The Corruption Remedy Process used a Despatches Program to give Mass Publicity to Protection Frauds provided for the Kenneth Noy Crime Gang by the Protection Fraud Network. Accounting Work by Citizen Mr Cant got Payment Denial Fraud Proof against Gang Associates and Payment Release Fraud Proof against the Law Courts. The HOONR895 Release Fraud Audio Record was got within days of broadcast of the Despatches Program.
15. The Fast-Food Shop Theft, Cypress Gardens Lease Possession Frauds, 2022 000105 Bankruptcy Fraud and Other Cases got Fraud Conspiracy Proof against the Buyers, Buyer Lawyers TV Edwards and Landlord Eatsnow Estates Limited and Landlord Lawyers Black Graff and Case Management Sabotage Fraud Proof and the Victim Representatives, Silvine Law, and Law Courts for Citizens Mr Say, Mr Hastunc, Mr Ali Serbet, Mr Yediayli and the Coronation Oath Enforcement Authority. Money Laundering Frauds motivated the Shop Theft against Citizen Mr Yediayli. Money Laundering Exposure Blackmail by Eatsnow Estates Limited forced the Court Frauds against Citizen Mr Hastunc. All Cases got Similar Fact Fraud Proof + Costs Fraud Proof for the Citizens against Silvine Law.
16. Property Frauds used Framing Frauds by State Officers and Court Frauds by Law Court Judges to get Stress Conditions and Forced Sales, Premature Possession and Sale Price Payment Denial Frauds against Business Owners. Citizen Mr Yediayli had the Fast-Food Shop known as Barry's Fish Bar, at 222 Devons Road, Bow. Top Police and Top Judges wanted it for money laundering. The Perjury Immunity for 3 Women Witnesses got a Harassment Framing Fraud. It failed. The Crown Court Judge noticed Innocence Evidence Concealment Frauds, supervised the Jury into an Acquittal Decision and gave Claim Advice for Citizen Mr Yediayli against the

Metropolitan Police, Ministry of Justice and Defence Representatives. Corruption Investigators waited to see what happened. Citizen Mr Yediayli had Limited English Language, was Financially Exhausted and Emotionally Exhausted. He could not act on the Claim Advice. A Hygiene Regulation Breach Framing Fraud got a Forced Sale, Case Management Sabotage Frauds by the Sale Lawyers, Premature Possession and a Payment Denial Fraud. A Shop Theft Complaint got Investigation Denial Fraud Proof against the Shop Theft Claims 2019 3741 + 3984 got Fraud Conspiracy Proof against the Buyers and Representatives and High Court. It included a Back Dated Forged Order. The Seal Ink was Forensic Test Material. A Protection Fraud Call by Top Judges got a Ruin Fraud Plan to use the Shop Theft Complainant for Investigation Frauds and Finding Frauds for Case Dismissal Frauds by the High Court. A Documents List and Court Fraud Explanation by the Equity Lawyer got a Case Reference by the Interview Officers and Case Closure Fraud by Superior Officers and another Back Dated Forged Orders from the High Court. The Seal Ink added to the Forensic Test Material. A Settlement Negotiation Request by the Buyers got Corruption Remedy Settlement Proposals by the Equity Lawyer. It got a Secret Case Dismissal Order and Decision Proof Denial Fraud against Citizen Mr Yediayli. A Damage Mitigation Initiative used the Weekly Restocking Event on 25th March 2020 of Physical Possession Recovery. It got a Police Involvement Refusal + Thug Gang Assembly by the Buyers. A Peace Breach Call got a Police Attendance. Presentation of the Lease Title Proof and Court Fraud Proof by the Equity Lawyer got Possession Justice Enforcement Refusal Fraud and Dispossession Frauds for the Buyers against Citizen Mr Yediayli. Top Judges made a Forensic Test Sabotage Fraud Plan. It used a Specific Performance Claim Fraud in the County Court to force Citizen Mr Yediayli to consult Qualified Lawyers, and Original Record Demands by them to get them to get Physical Possession of the Original Documents and then Evidence Destruction or Forgery Substitution and Hearing Adjournment Frauds and Settlement Frauds that deny Audio Records and sabotage Fraud Appeal. Citizen Mr Say got Representation Agreements from Silvine Law for him and Citizens Mr Hastunc, Serbet and Yediayli. A Jurisdiction Deficit Defence + Contempt Counterclaim + Hearing Management Written Instructions by the Equity Lawyer given by Citizen Mr Yediayli got Adjournment Fraud Conspiracy Proof + Costs Fraud Conspiracy Proof against the Buyers, Buyer Lawyers TV Edwards, Seller Lawyers Silvine Law and the County Court. An Original Document Release Refusal and PDF Scan Delivery by the Equity Lawyer denied Physical Possession. A Confidence Collapse got a Jurisdiction Deficit Finding + Case Transfer by the County Court to the High Court and Case Process Denial Frauds by the High Court. The other cases got Similar Fact Fraud Conspiracy Proof for the Citizens against the Opposing Parties, Representatives,

State and Law Courts.

17. A Land Fraud Conspiracy required many thousand Tenancy Forgeries as Fraud Commitment Proof from Housing Association Officers to get Protection Frauds from Top Judges. Forgery Complaints by Citizen Mr Nkrumah motivated Housing Officers to demand Protection Frauds from Top Judges. A Fraud Service Call from Top Judges got a Framing Frauds by the Metropolitan Police. A Profit Share Demand by Top Police got a Profit Share Refusal by Top Judges and a Fraud Service Refusal by Top Police that denied use of Resource Allocation Orders for Framing Fraud Experts + Forensic Test Fraud Experts.
18. Ministry of Justice Officers tried to manage Framing Frauds against Citizen Mr Nkrumah. Most of the Corruption Victims develop either Protest Behaviour. Citizen Mr Nkrumah was clever enough to develop the Protest Behaviour of Corruption Complaints and Remedy Claims at every stage of the process. It got a Confidence Collapse and Record Frauds by Corrupt Officers. The Original Case Papers and Record Inconsistencies were Forensic Test Material for Record Fraud Investigations. Ministry of Justice Officers did not realise they were creating Forensic Test Material and continued with the Record Frauds
19. One in the Record Fraud Series used a Criminal Appeal Forgery by Court Officers that got an Appeal Dismissal Fraud by Crown Court Judges. The True Appeal by Citizen Mr Nkrumah discovered the Appeal Forgery and Dismissal Fraud. It added to the Confidence Collapse.
20. Another in the Record Fraud Series used a Prison Licence Forgery for a Licence Breach Prosecution Fraud. The Forgery Defence broke the confidence of a Court Lawyer who gave Appeal Advice that was ignored by a Magistrate who made a Trial Order with a Case Reservation to himself. It got a series of Hearing Frauds, some of which used Attendance Prohibitions Frauds against both Prosecutor and Defender. The Hearing Series got Forgery Investigation Denial Fraud Proof and Forgery Use Proof against a series of Magistrates and Judges until a Confidence Collapse got a Surprise Case Withdrawal by the State got a Wasted Costs Refusal fraud and Contempt Remedy Application Denial Fraud by the Magistrates Court.
21. The Original Papers and Record Inconsistencies were Forensic Test Material for Record Fraud Investigations. Top Judges made an Original Papers Forensic Test Sabotage Fraud Plan. It needed Original Papers Location Knowledge and Papers theft. In September 2020 Citizen Mr Nkrumah attended a Court Hearing with a Big Bag and produced Original Papers. It was Location Knowledge that Corrupt Officers used for a Big Bag Snatch Theft outside an Underground Railway Station on the Return Journey. Idiot Officers in the Ministry of Justice did not know when to stop. Idiot Officer in the Metropolitan Police did not know about the Fraud Service Refusal of the Top Police, or that Framing Fraud Success needed Framing Fraud

Experts. They did not equip themselves with a Drug Supply for a Drug Crime Framing Fraud or Test Fraud Commitments from Forensic Experts. The House Entry Fraud + Search Fraud failed to find Illegal Drugs. The Idiot Officers used a Half + Eaten Shea Butter Packet for a White Substance Suspicion Fraud + Arrest Fraud + Custody Frauds + Charge Frauds + Family Sabotage Bail Conditions Frauds that got Family Separation Frauds by Local Authority Officers. On 1st February 2021 the Bail Conditions Revocation Application hearings for Citizens Mr and Mrs Nkrumah got Resistance Frauds and then a Confidence Collapse + Resistance Withdrawal by the Crown Prosecutor and a Confidence Collapse by Local Authority Bail Conditions Fraud Officers + Children Returns that day. It forced Protection Fraud Reassurances for the Fraud Case Managers by Top Police, Top Local Authority Officers and Top Judges. They needed Continuing Use of the Drug Crime Framing Fraud for Risk Finding Frauds Child Protection Frauds.

22. The Public Gallery Rights Case Frauds started with the Uninsured Motoring Trial on 12th May 2021 in the Magistrates Court at Southend on Sea. Citizen Mr Nkrumah attended as Defence Assistant. A Judge Identification Request got an Identification Refusal Fraud that was Judge Impersonation Fraud Conspiracy Proof + Trial Fraud Conspiracy Proof for the Defendant and Citizen Mr Nkrumah against the Anonymous Individual who sat on the Judicial Bench and the Court Lawyer. The Trial Frauds continued with an Assistance Denial Fraud against the Defendant + Banishment Fraud against Citizen Mr Nkrumah from the Representation Bench to the Public Gallery + Temper Tantrum and Court Room Exit through the Judge Chamber Door by the Anonymous Individual + a Secret Public Gallery Clearance Order Fraud by the Anonymous Individual that got an Execution Fraud + Public Gallery Criminal Trespass + Arrest Fraud + Assault Framing Fraud + Custody Fraud + Charge Fraud + Bail Conditions Fraud all of which were Jurisdiction Frauds + Justice Process Contempt Frauds by Essex Police against Citizen Mr Nkrumah.
23. A Public Gallery Crime Summons Application in June 2021 by Citizen Mr Nkrumah against the Arrest Fraud Officers got Process Denial Fraud Proof against Essex Magistrates.
24. A Drug Crime Investigation used Asset Seizing Frauds as Intimidation Frauds against Defence Witnesses. The 2020 7291 1st Trial at Snaresbrook Crown Court got a Divided Jury and Re - Trial Order. A Re-Trial Preparations Hearing in June 2021 got a Without Hearing Court Room Exclusion Order for the State against Citizen Mr Nkrumah and Hearsay Reports that the Hearing Judge said 'I'll teach him a lesson' or something similar.
25. Citizen Mr Nkrumah accompanied his 5-Year-Old Son who rode a bicycle. Citizen Mr Nkrumah noticed a car driving towards the bicycle and lifted his son out of the seat. The car

drove over the bicycle. A Criminal Complaint got Investigation Denial Fraud Proof against the Metropolitan Police. Citizen Mr Nkrumah kept the Damaged Bicycle as Event Evidence.

26. The Public Gallery Crime Charge Fraud needed Protection Fraud for Essex Police from Essex Magistrates. The Bail Conditions Revocation Application got Application Process Fraud Conspiracy Proof against Essex Magistrates, and then on 5th July 2021, Hearing Denial Fraud Conspiracy Proof for Citizen Mr Nkrumah against Essex Crown Prosecutor and Essex Magistrates Police. Two days later a Confidence Collapse got a Case Transfer Contempt Fraud Conspiracy by Essex Crown Prosecutor, Essex Magistrates and Hertfordshire Magistrates, the Crown Court Committal Contempt Fraud Conspiracy by Hertfordshire Crown Prosecutor and Hertfordshire Magistrates Court that got Public Gallery Right Case Reference 2021 0297 in St Albans Crown Court, the Criminal Conspiracy by Hertfordshire Crown Prosecutor and Crown Court Judges that got the Jurisdiction Deficit Finding + Contempt Investigation and Remedy Denial Fraud + Case Transfer Contempt Fraud by the Crown Court at St Albans to the Crown Court at Chelmsford with Crime Protection Frauds + Contempt Fraud Enforcement for Essex Police against Citizen Mr Nkrumah being the Only Credible Reason
27. A Trial Fraud Contempt Conspiracy by the Crown Court Judges used a Crown Court Case Reference 2021 0540 + Case Transfer Fraud from Chelmsford to Basildon + Contempt Investigation and Remedy Denial Fraud + Hearing Notice Denial Fraud to get an Appearance Failure by Citizen Mr Nkrumah and use it for an In Absence Trial Fraud + Conviction Fraud + Sentence Fraud. It failed. The Unused Material Notice from the Crown Prosecutor aroused Secret Hearing Suspicions that motivated Hearing Enquiries by Citizen Mr Nkrumah that discovered the Case Transfer + Secret Hearing.
28. A Criminal Conspiracy by the Residential House Private Landlord, Essex Police, the Metropolitan Police and Top Judges used an Eviction Fraud by the Private Landlord for the Damaged Bicycle Evidence Theft + Computer Records Evidence Theft + Goods Theft + Cash Theft and then a Public Gallery Right Case Hearing Travel Warrant Denial Fraud for Return Journey Railway Station Ambush Fraud + Arrest Fraud against Citizen Mr Nkrumah
29. The Public Gallery Rights Case Plea Hearing got an Audio Record that is Criminal Conspiracy Proof against the Crown Prosecutor and Plea Hearing Judge of a No Jurisdiction Plea Rejection Fraud + Jurisdiction Trial Denial Fraud + Contempt Investigation and Remedy Denial Fraud + Trial Order Frauds by the Plea Hearing Judge at Basildon Crown Court.
30. The Return Journey got the Railway Station Ambush Fraud + Arrest Fraud by Essex Police against Citizen Mr Nkrumah. The Event Vide Record of British Rail was Innocence Proof for Citizen Mr Nkrumah and Guilt Proof against the Ambush Manager. The Ambush Complaint by

Citizen Mr Nkrumah got a No Action Decision by British Rail Police. The Basildon Assault Framing Fraud used Single Frame Prints from the Railway Station Video Record and denials by the Crown Prosecutors they had the Video Record. The 1st Trial got an Appearance Failure by the Prosecution Key Witness, an Adjournment Application by the Crown Prosecutor, Adjournment Objection Advice by the Court Lawyer, Advice Rejection and Evidence Production Applications by Citizen Mr Nkrumah and Evidence Production Refusals and an Adjourned Trial Order by the Magistrates. Case Stated Fraud Appeals got Trial Fraud Conspiracy Proof for Citizens against the Magistrates Courts, Crown Courts and the High Court. On 1st June 2022 the 2nd Trial got a Prosecution Key Witness Change and Key Witness Appearance Failure and Trial Fraud Attempts by the Crown Prosecutor. Notice that the Equity Lawyer appeared as Jurisdiction Witness, Event Reporter for the Coronation Oath Enforcement Authority and Legal Assistant got an Eviction Fraud by the Court Lawyer against him. The Case Stated Process Denial Frauds supported State Unreadiness Representations and Court Unreadiness Representations and Evidence Production Applications by Citizen Mr Nkrumah got Case Stated Law Misrepresentation Frauds by the Crown Prosecutor and the Court Lawyer. Production of the Magistrates Court Act stopped the 2nd Trial but got Trial Orders and Case Transfer to Basildon Magistrates Court and an Adjourned Trial Date for 8th August 2022.

31. Family Trusts founded by Citizen Mr Sood used his 2 Older Sons as Estate Trustees. They got Finance Profession Qualifications, sold Client Wealth Details for Ruin Frauds to the Protection Fraud Network, committed Trust Frauds against their father and Sale Order Breach Contempt Frauds and got Protection Frauds from the Law Courts. The Attempted ruin Frauds against him included a 25 Year Backdated £146,000 Income Taxation Fraud and 8 MPH Excess Speed Framing Frauds + Secret Trial Date Change + Appearance Failure Pretence Fraud + In Absence Trial Fraud + Conviction Fraud and Sentence Fraud on 19th April 2022. The Case Stated Appeal Application got Fraud Conspiracy Proof against the Magistrates Court, Crown Court and High Court.
32. Corrupt Officers used a Framing Fraud against Citizen Mr Taylor for an Asset Forfeit Fraud against Citizen Mrs Linton. Oppression Frauds against her used Sainsbury's Car Park for Parking Penalty Frauds + Enforcement Claim Fraud H7GM3Z7P against her.
33. Asset Freezing Frauds was an Intimidation Frauds against Defence Witness Ms Ekila. The 2020 7219 Trial + Re-Trial Conviction Failures + Asset Release Decision did not get Asset Releases
34. Oppression Fraud Orders got Motor Insurance Denial Frauds + Car Seizure Fraud + Uninsured Driving Prosecution Fraud 41 CT 12016 22 against Citizen Mr Coyle
35. There is much more....