

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. Trial Unreadiness arising from Disclosure Failures by the State
2. Trial Unreadiness arising from the Case Stated Application Process Denial
3. Corruption Case Management Incapacity Remedy Failure
4. 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. They made an Election Fraud Plan. It used Revenue Termination Blackmail by the Cabinet and Big Business to get Protection Fraud Non -Disclosure Propaganda Services from the BBC and Independent Television. Integrity Tests got Election Fraud Conspiracy Proof for the Coronation Oath Enforcement Authority against the Media and Political Party Leaders. The result was Local Election Defeats for the Governing Majority. All of it was Relevant Evidence for Parliament Session Decisions.
5. The 2022 Parliament Session Priority is Remedy Delivery. The Remedy Process needed Complex Fraud Proof Sets for the Special Measures Decision against Police Forces and Law Courts with priority against the Metropolitan Police, and a Simple Case for Remedy Publicity. The Framing Frauds against Citizen Mr Nkrumah got the Complex Fraud Proof. The Sarah Everard Murder was the Simple Remedy Case. By Election Defeats got a Confidence Collapse and more than 50 Government Office Resignations that got the Forced Resignation on 7th July 2022 from Prime Minister Mr Johnson. The Protection Fraud Non -Disclosure Propaganda Services compromised the Leadership Contest Management by the Candidates. It was Unique Opportunity for an Election Integrity Test when there was Protection Fraud Proof against of the Governing Majority and Opposition Minority. The Integrity Tests will discover how Journalists, Councillors and MPs respond to Polite Requests by Citizens that they do themselves of use of agents and Hustling Events as Set Questions and give Response Reports to Citizens. It will discover whether or not there is a Prohibited Questions Agreement between the Governing Majority and Opposition Minority. Citizen Mr Nkrumah is one of the Test Citizens.

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

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- 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 25th March and 1st and 6th 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.
- 2.6. The Basildon Assault Trial got Disclosure Failures by the State and an Appearance Failure by the State Witness and Trial Readiness Pretence Frauds by the Crown Prosecutor and the Court Lawyer. The Body Language of the 3 Magistrates evidenced interest in hearing what Equity Lawyer Mr Ellis had to say. They did not have the confidence to stop an Eviction Fraud by the Court Lawyer against the Equity Lawyer. The Court Lawyer managed the Trial Frauds with Puppet Support from the Chairman and Embarrassed Behaviour by the Wing Magistrates. On 7th July 2022 the Forced Resignation of Prime Minister Mr Johnson got a Confidence Collapse for completion of an Imprisonment Fraud. On the evidence available Metropolitan Police Officers could not get Protection Fraud Reassurance from the Caretaker Cabinet. They used yet another Framing Fraud to get Family Sabotage Fraud Bail Conditions. There is more but no need to explain all of it.
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