Administrative Court

Citizen Mr Nkrumah

V

Metropolitan Police +

Ministry of Justice + Othe

Crown Court

Magistrates Court

Metropolitan Police

Ministry of Justice + Others

Citizen Mr Nkrumah v State
Citizen Mr Nkrumah v State
Citizen Mr Nkrumah v State
Citizen Mr Nkrumah v Another

Trial Frauds 01 KD 98 21 + 2101959064 + 2100279461 + 2200054477 ++

Framing Fraud 012201364038

Integrity Test Failure Contempt Fraud Review Regulation Waiver Grounds + Proposals

2nd September 2022

Grounds: Fraudulent Breach of Natural Justice + Human Rights + Overriding Justice Objective
Remedy Proposals

- 1. Immediate Case Issue + Corruption Case Finding + Integrity Test Case Finding + Review Regulation Waiver + 012201364038 Family Sabotage Bail Conditions Fraud Revocation + Crown and Parliament Superior Jurisdiction Enforcement Stay Protection + Judicial Review Pending Adjudication Enforcement Stay Protection + Protection Breach Contempt and Terrorism Penalty Warning for Citizen Mr Nkrumah against the Metropolitan Police and Ministry of Justice for the Stated Reasons that:
 - 1.1. Since 2004 the Coronation Oath Enforcement Authority has managed a Corruption Remedy Process that uses Investigation Services provided by Equity Lawyer Mr Edward Ellis. He recruits Citizens, provides Case Management Services and gets Proof Sets that meet the Corruption Remedy Proof Standard. It is Admissible Evidence for Parliament Session Decisions. The Remedy Process needed Complex Cases to get Fraud Conspiracy Proof for Special Measures Decisions against the State, Profession Authorities and Law Courts.
 - 1.2. The 2010 Parliament Session Priority was a Long Session of 2 ½ years for a Corruption Investigation of the Law Courts managed by the Lord Chancellor for the Crown. The Secret Service provided Corruption Proof Sets that enabled the Lord Chancellor to conduct Integrity Tests of Authorities. They provided a Firearms Corruption Proof Set. The Top Police, Top Customs and Top Judges were, and are, the Top Drug Dealers. The Top Drug Sales got with Protection Frauds, that in the cases of Rotherham and elsewhere, included Child Prostitution and Everything Else. The Top Drug Dealers needed a Reliable Supply of Chemically Traceable Drugs for Career Sabotage Frauds against Honest Officers at Short Notice. They needed a Drug Production Business to get the Reliable Supply. The Sussex Water Supply was good for Drug Production. Sussex Police hosted the Drug Production Business. Top Judges insisted they have the Business Manager Appointment Powers because they did not trust anyone else to pay them. The Business Manager and Junior Officers wanted Protection Frauds that would last their lifetimes. In June 2002 the Business Manager committed Firearms Theft. It got seizure of the Stolen Firearms by Sussex Police and issue of Receipt 0223607 that listed the Stolen Firearms and identified the Business manager as the Possessor. It got seizure of the Firearms Cabinet from which they were stolen and issue of Receipt 0233608 to the Lawful Possessor. They went to Lewes Armoury with intent to putting the Stolen Firearms in the cabinet and pretending nothing happened.

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Administrative Court	Citizen Mr Nkrumah	Special Measures + Election Integrity Test Failure Contempt Review

ministrative Court

Citizen Mr Nkrumah

V

Metropolitan Police +

Ministry of Justice + Others

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Trial Frauds 2021 0540 + 2022 043
Trial Frauds 01 KD 98 21 + 2101959064 + 2100279461 + 2200054477 ++
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The Cabinet was locked.. They had no key. The Armoury Records were Firearms Theft
Protectio0n Fraud Proof against Sussex Police and the law Courts for more than 20 years.
In late 2011 the Lord Chancellor used a Witness Protection Applications, and a Case
Reference by the Queen via the Secret Service for an Integrity Test. It got Protection Fraud
Proof against Susse3x Police Chief Constable, Case Investigators, Sussex Crown
Prosecutor Chief, Case Prosecutors and Director of Public Prosecutions Sir Keir Starmer..

- 1.3. Remedy Co-operation by Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband gave the Coronation Oath Enforcement Authority the confidence they could rely on whoever won the 2015 General Election to manage Dismissal Cases against law Court Judges. The 2015 Session Priority was the Set Up Conditions. The Case Set Up Period was 1 year. Prime Minister Mr Cameron used it for the European Offer Acceptance by MP Mr Johnson. referenda., 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. In 2019 Corruption Proof got a Forced Resignation from her and Forced General Election against the Governing Majority. The Leadership Support Vote Offer by the Protection Fraud Network on Protection Fraud Conditions got Offer Acceptance by MP Mr Johnson.
- 1.4. The December 2019 Session Priority was Remedy proof for the Law Courts or Criminal Conspiracy Proof for Special Measures against the State, Profession Authorities and law Courts. It needed Mass Publicity for Dismissal Decisions against law Court Judges. The Remedy Process needed Complex Case Proof Sets for the Special Measures Decisions.
- 1.5. Mr Nkrumah had Complex Cases that had potential to get Special Remedy Proof Sets.. In January 2020 he discovered the Coronation Oath Enforcement Authority and Remedy Process. He gave a Privilege Waiver, Confidentiality Waiver and Case Management Authority that got Proof Sets for the Special Measures Decisions.
- 1.6. Many Documents provide the Case Details. The Coronation Oath Enforcement Authority used them to make Corruption Findings and Dismissal Decisions against Law Court Judges. Dismissal Failures were Protection Fraud Proof against the Cabinet, prime Minister Mr Johnson, most of the Governing Majority and Opposition Minority including Opposition Leader Sir Keir Starmer. An Election Fraud Conspiracy denied Protection Fraud Disclosures in the 2022 Local Elections and Leadership Contest.
- 1.7. The Review Regulations Bundle Limit is an Evidence Exclusion Fraud