

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Administrative Court	Citizen Mr Nkrumah v Metropolitan Police + Ministry of Justice + Others	Special Measures + Election Integrity Test Failure Contempt Review
	Crown Court Magistrates Court Metropolitan Police	Citizen Mr Nkrumah v State Citizen Mr Nkrumah v State Citizen Mr Nkrumah v Another	Trial Frauds 2021 0540 + 2022 043 Trial Frauds 01 KD 98 21 + 2101959064 + 2100279461 + 2200054477 ++ Framing Fraud 012201364038
Integrity Test Failure Contempt Regulation Waiver Urgent Application Content Document			1 <sup>st</sup> September 2022

## Urgency

Integrity Test Failure Contempt Fraud Judicial Review and Regulation Waiver Urgent Application of Citizen Mr Nkrumah enables Integrity Testing of the Law Courts and Top Politicians including the next Prime Minister and Cabinet.

The Glorious Revolution Citizen vested Parliament Session Jurisdictions in the Citizen, Crown, Lord Archbishops and Lord Bishops. They are collectively known as the Coronation Oath Enforcement Authority. The Citizen gets Corruption proof against the State and Remedy Denial Fraud Proof against the Law Courts. The Crown uses it for Trial Orders of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. Corruption prof gets a Corruption Finding, Remedy Entitlement Finding, a series of Investigation Priority Findings and a Dismissal Priority Findings against law Court Judges with Execution Responsibility Findings against the Cabinet. A Dismissal Failure is Protection Fraud proof against the Cabinet. It gets the Default Penalty of a Dismissal Decision against the Prime Minister. A Dismissal Success gets a Power Transfer and Repeat Testing of the Cabinet, Prime Minister, Governing Majority and Opposition Minority. A Dismissal Failure is Protection Fraud Proof against most of the Governing Majority and Opposition Minority. It gets Election Fraud Conspiracies. Integrity Tests get Election Fraud Conspiracy Proof that validate a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof, Protection Fraud Proof and Election Fraud Proof.

The Politicians made a Governance Plan for Western Europe. It was for a Civil Dictatorship that used Environmental Destruction to get Economic Growth and Market Frauds to contribute to the USA Military Budget. 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 formed Protection Fraud Networks to provide Support Services and Corruption Co-ordination. They 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. The Dictator Governance Plan used Sabotage Frauds to deny a Reliable Supply of Admissible Evidence for Parliament Session Decisions. 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 used it for a Corruption Notice to the Crown and Parliament. It revived use of the Coronation Oath Enforcement Authority and started a Corruption Remedy process that has continued ever since.

The 2021 Parliament Session Priority was Reedy Delivery. Dismissal Decisions against Law Court Judges got Protection Fraud Proof against the Cabinet and the Default Penalty of a Dismissal Decision against Prime Minister Mr Johnson. It got Protection Fraud Proof against the Cabinet, most of the Governing Majority and most of the Opposition Minority including Opposition Leader Sir Keir Starmer. A Dismissal Help Request by Governing Majority Back Benchers got a Request Refusal from Opposition Leader Sir Keir Starmer because in 2012 an Integrity Test got Protection Fraud Proof against him when he was Director of Public Prosecutions.

Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission
	Administrative Court	Citizen Mr Nkrumah v Metropolitan Police + Ministry of Justice + Others	Special Measures + Election Integrity Test Failure Contempt Review
	Crown Court Magistrates Court Metropolitan Police	Citizen Mr Nkrumah v State Citizen Mr Nkrumah v State Citizen Mr Nkrumah v Another	Trial Frauds 2021 0540 + 2022 043 Trial Frauds 01 KD 98 21 + 2101959064 + 2100279461 + 2200054477 ++ Framing Fraud 012201364038

Integrity Test Failure Contempt Regulation Waiver Urgent Application Content Document 1<sup>st</sup> September 2022

The Cabinet and Opposition Leader made an Election Fraud Plan. It used Revenue Termination Blackmail by the Cabinet and Big Business that got Protection Fraud Non-Disclosure Propaganda Services from the BBC and Commercial Media. 2022 Local Election Integrity Tests got Election Fraud Conspiracy Proof against the Law Courts, Top Politicians and Media. The Cabinet ignored the Local Election Defeats.

The 2022 Parliament Session Priority is Remedy Delivery. It needed a Forced Resignation from Prime Minister Mr Johnson and Special Measures Decisions against the State, Profession Authorities and Law Courts with a Priority Decision against the Metropolitan Police. 2 Bye Election Defeats got more that 50 Government Office Resignations and a Forced Resignation from Prime Minister Mr Johnson.

Leadership Contest Integrity Tests got Election fraud Conspiracy Proof against the Law Courts, Top Politicians and Media.

Test Failure Contempt Fraud Judicial Review and Regulation Waiver Urgent Application of Citizen Mr Nkrumah enables Integrity Testing of the Law Courts and Top Politicians including the next Prime Minister and Cabinet.