

GRATEFUL THANKS for the Immunity Fraud Appeal 2022 001411 Bundle Filing Time Extension from 7th to 18th October 2022 for the Stated Reasons that:

1. Corruption Proof and Protection Fraud Proof against the Opposition Leader, Previous Prime Minister and Previous Cabinet enable a Short Dismissal Process against the Cabinet, Prime Minister Ms Truss and Opposition Leader Sir Keir Starmer. It uses Administrative Decisions for Fraud Cases against the State, Cabinet and in some cases the Opposition Leader. So far, they have got Issue Denial Fraud Proof that is Corruption Proof against the State, Cabinet. Integrity Tests will get Protection Accountability Proof for the Opposition Leader or add to the Protection Fraud Proof against him.
2. The Remedy Process needs the Damage Mitigation of Career Salvage on Remedy Co-operation Conditions for as many State Officers and Court Officers as possible. Some Parliamentarians want Career Salvage for Law Court Judges. The Equity Lawyer wants a Deterrent Penalty Presumption against all of them subject to Rebuttal Proof that very few can provide. The Incredible Stupidity Proof against State Officers includes Top Drug Sales that still get Protection Frauds for Child Prostitution and Much Else. The Incredible Stupidity Proof against Top Judges is the use of Court Officers for Regulation Enforcement for Fraud Enforcement. Law Court Judges have Officer Status and Personal Responsibility when making, requiring or supervising Administrative Decisions by Court Officers. Remedy Co-operation Proof for Court Officers needs Administrative Decisions Refusal + Case References to Law Court Judges for Adjudication Decisions.
3. Citizens Ms Berry, Mr Nkrumah, Ms Davies and Mr Sood helped Equity Lawyer Mr Ellis get, respectively, Representation Fraud Proof for the Sadhana Chaudhari Probate Estate against the Bank of Scotland and Law Courts needed to get Human Organ Theft Murder Remedies, Life Ruin Fraud Proof, Career Sabotage Proof, Property Trust Frauds and Mortgage Possession Frauds needed for Special Remedies against the State, Profession Authorities and Law Courts. All of them got Protection Fraud Proof against the Cabinet and Parliament.
4. The Equity Lawyer has End Stage Kidney Failure. Dialysis Treatment gives him about 200 litres Blood Cleaning a week. It is less than 1/15th of the 3,300 Litres, or thereabouts, that Healthy Adults of Comparable Size get from Healthy Kidneys. A Blood Clot Risk gets a Service Reduction from 250 to 200 Litres. The Clot Risk Remedy is a Fistula Support Operation. The Short Dismissal Process is demanding and the Equity Lawyer has Limited Energy to service it.
5. The Bundle Pagination Process used Document Labels in Numerical Order in the Electronic File. Equity Lawyer Mr Ellis used his laptop and online2pdf.com and to access the Electronic File and discovered not all documents were in the Bundle File and some were missing. Citizen Mr Nkrumah agreed to help. He did not understand that the Bundle need not be One Big File Bundle but can be a Small File Bundle Set that enable Attachment Emails that avoid Too Big Bounce Emails. Key Set Numbering starts at 001 and allows up to 99 documents with additions as the case progresses. The Support Set starts at 100 and is in Chronological Order. The intent is to have a series of Small Paginated Files with the flexibility of additions to both the Key Set and the Support Set. Citizen Mr Nkrumah combined the Key Set and the

Support Set. He is on a Learning Curve. The Imperfect Bundle is Good Enough for the Integrity Test.

Contempt Warning that the B01B0837 Hearing on 17th December 2021 and the E04YM867 Hearing on 30th September 2022 got Audio Records that are Personal Responsibility Proof against Identifiable Individuals for Known Court Frauds. The Creditworthiness Fraud Investigation Notice will get the Remedy Proof for the Cabinet of Investigation Orders to the Financial Service Authority and Metropolitan Police or Protection Fraud Proof against the Cabinet of a failure to do so. In the event of it getting Protection Fraud Proof it will get the Remedy Proof for the Opposition Leader of Protection Enforcement Accountability or the Protection Fraud Proof of an Accountability Failure.

Best Advice that the 2022 001411 Court Officers make a Priority Decision for the Regulation Waiver Applications against Regulation Enforcement, and place the Waiver Applications and Imperfect Bundle and the Royal Commission Email dated 7th October 2022 and attachments before an Appeal Lord Justice and give Email Notice to the Parties that is what they have done. If the Bundle File will be sent with an Attachment Email. If it gets a Too Big Bounce then Citizen Mr Nkrumah will be asked for a Small Files Set.

Best Advice that the B01B0837 and E04YM867 Court Officers place the Court Files and Royal Commission Email dated 7th October 2022 before Judge Mr Dight, or whoever else is the Top County Court Judge in London and give Email Notice to the Parties they have done so.

Contempt Warning + Best Advice from Equity Lawyer Mr Ellis to the 1st Son Mr Ritesh Sood, 2nd Sons Mr Vishal Sood, Bank of Scotland and Lawyer Mr Ross Coates. They cannot do anything about the Profession Unfitness Proof Set against them and Fraud Conspiracy Proof against the Law Courts. The Royal Commission Emails got Document Filing Proof for the Coronation Oath Enforcement Authority against the State, Profession Authorities, Law Courts, Cabinet and Parliament. It provided a Verification Proof Set for Record Fraud Investigations of the Authorities. The Cabinet, Prime Minister and Opposition Leader cannot stop the Creditworthiness Fraud Investigation. They have a chance to service it. The Sons, Lawyer and Bank of Scotland Officers can enter what for them are Damage Limitation Negotiations with the Equity Lawyer. The Bank Officers will need a Negotiation Permit from the Protection Fraud Network. Negotiations need Full Disclosure about the Trust Frauds, Court Frauds and Everything Else. The time for Equity Lawyer Mr Ellis trading Full Disclosure + Voluntary Remedies for Criminal Immunity and Profession Unfitness Immunity has long gone. A Prompt Settlement Agreement + Prompt Execution will get Conflict Disqualification Defences for the Sons, Lawyer and some of the Bank Officers against Profession Prosecutions and Crime Prosecutions. Delay will get a Conflict Disqualification Defence Forfeit. The Corruption Proof and Incompetence Proof against the Cabinet is causing Power Shifts in Parliament. A Remedy Coalition will want Rapid Action and High-Profile Cases. The Trust Frauds, Mortgage Repayment Refusal and Mortgage Default Possession Frauds by the Bank, and Court Frauds are excellent for it.