Crown	Parliament	The People v Top Judges	Corruption Remedy Royal Commission + Judicial Enquiry
	Crown Court	Citizen Mr Nkrumah v State	Romford Assault 2022 0043
	Crown Court	Citizen Mr Nkrumah v State	Public Gallery Rights Trial 2021 0540
	Magistrates Court	Citizen Mr Nkrumah v State	Drug Crime Framing Fraud 01 KD 98 21
	Magistrates Court	Citizen Mr Nkrumah v State	Basildon Assault Trial Fraud 2100279461
	Magistrates Court	Citizen Mr Nkrumah v State	Eviction Criminal Damage Trial Fraud 2101959064
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Without Prejudice to Invalidity Arguments
Corruption Remedies Test Case Notice
Contempt and Terrorism Penalty Warning

Case Priority Notice for Pending Adjudication Enforcement Stay Witness Protection for Equity Lawyer Mr Ellis against the Ministry of Justice for the Stated Reason is that he has End Stage Kidney Failure with Life Saving Dialysis Treatment that starts at 06.45 on Tuesdays, Thursdays and Saturdays. It is an Incomplete Blood Cleaning Service that needs an Immediate Rest Period to enable use the Clean Blood for Body Repair. A Case Complication is Sleep Related Low Blood Pressure that needs Safe Conditions for a Gradual Waking. It means all other business managed on Sundays, Mondays, Wednesdays and Fridays has to be completed in time for him to be able to attend the Dialysis Session. The use of Enforcement Powers by the State and Law Courts carries a Grievous Bodily Harm Risk and Torture Risk. The Equity Lawyer has managed Corruption Remedy Special Measures Tests for the Coronation Oath Enforcement Authority. They got Fundamental Law Breach Conspiracy Fraud Conspiracy Proof against the State, Profession Authorities and Law Courts. Record Frauds created the need for Personal Responsibility Proof against Identifiable Individuals for Known Court Frauds. It created a need for Case Process Denial Fraud Proof against Supervision Judges and Audio Record Proof against them. They failed.

The Cabinet used Contempt Claim 20232 003098 for Enforcement to get a Forced Hearing and Audio Record Proof against High Court Justices. The Trial Judge dare not take the risk of an Imprisonment Fraud alone. The Imprisonment Decision had Appeal Hearing Rights and an Appeal Notice from the Equity Lawyer. The Imprisonment Decision was a Protection Fraud Call from the High Court to the Court of Appeal. The Audio Record Proof Target Notice and Activation Delay Period forced the Court of Appeal to use Case Process Denial Frauds to deliver the Pending Adjudication Enforcement Stay Denial Protection Fraud. The Enforcement Delay enabled use of Enforcement Stay Witness Protection Applications by Citizens for the Equity Lawyer for Special Measures Tests of the Law Courts. Protection Refusal Frauds get Imprisonment Fraud Joint Liability against the Law Courts and Personal Liability for All Responsible Individuals. Fraud Appeal Filing got Reference 2023 000569 Notice Email from a Court Officer and Issue Denial Fraud Proof against the Supervision Judges.

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	Magistrates Court	Citizen Mr Nkrumah v State	Drug Crime Framing Fraud 01 KD 98 21
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Top Judges made Hearing Orders and Case Allocations that got Audio Record Proof against Lower Rank Judges. Hearing Judges used Sitting Condition Frauds in the hope it would avoid Audio Record Proof against them. The 2023 Sitting Conditions Fraud Proof for 2022 0043 was a Secret Case Management Hearing on 13th January 2023 for a Secret Trial on 27th March 2023. The intent was an Appearance Failure + In Absence Trial Fraud + Conviction Fraud + Arrest Warrant Fraud. It failed. The Audio Records are Sitting Condition Fraud Proof.

The 2022 0062 Sitting Condition Fraud used an Assault Arrest Fraud + Custody Fraud + Charge Fraud + Bail Surrender Date for 13th April 2023 + 32 Hours Forced Wakefulness Torture Fraud for a Court Room Exclusion Fraud against the Equity Lawyer. The Audio Records are Siting Conditions Fraud Proof and Relevant Evidence for the Assault Trial.

The Equity Lawyer has served a Custody Surrender Refusal Notice + Defence and Counter Charge Notice on the Police, Crown Prosecutor, Metropolitan Police Commissioner, Director of Public Prosecutions, Magistrates Court, Crown Court, High Court and Court of Appeal. The Witness Protection Application will get an Audio Record that is Protection Justice Proof for, or Imprisonment Fraud Joint Liability against, the Crown Court and Personal Liability Proof against Responsible Individuals

Defence + Counter Charge

Contempt of the Justice Process by Fraudulent Breaches of Fundamental Laws that govern the Justice Office Qualifications, Jurisdiction Limits and Case Priorities. Fundamental Law requires in every case:

- 1. A Validity Investigation to discover who has the Credible Neutrality Qualification for Justice Offices, what are the Jurisdiction Limits and what are the Case Priorities
- 2. Credibly Objective Judgment applied to separation of Risk-Free Activities from Risk Activities
- 3. A Damage Avoidance and Remedy Jurisdictions to govern All Risk Activities
- 4. Jurisdiction Separation of Voluntary Remedies and Forced Remedies
- 5. Separation of the Forced Remedy Jurisdictions into investigation, prosecution, defence and adjudication
- 6. Credibly Objective Judgment applied to all decisions of the Forced Remedy Jurisdictions
- 7. Credibly Objective Judgment Controls using
 - 7.1. Jurisdiction Separation of the Justice Offices of investigator, prosecutor, defender, trial adjudicator and appeal adjudicator

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- 7.2. Jurisdiction Disqualification from holding more than one Justice Office in any case
- 7.3. A Credible Neutrality Qualification for Forced Remedy Justice Offices
- 7.4. A Voluntary Disclosure Obligation by Justice Officers of anything that is a Conflicted Interest or might raise Credible Objectivity Doubts
- 7.5. The Credible Objectivity Obligation Breach Penalty of process Invalidation and a Remedy Only Jurisdiction Limit for the Victim against the Breach Manager and Breach Beneficiary
- 8. The Evidence Balance starts with a Validity Presumption for the Citizen and Credibility
 Presumption for the State both of which are subject to Rebuttal Proof Positive, and Fraud Proof
 of anything gets a Proof Burden Reversal on everything else for the Victim against the Fraud
 Managers and Fraud Beneficiaries
- 9. The Pending Remedies Enforcement Stay Protection + Remedy Only Jurisdiction Limit Protection from Superior Jurisdictions for the Citizen against All Inferior Jurisdictions
- 10. The Fundamental Law Breach Case of the Citizen has Case Priority over All Cases of All Others

The 2022 Parliament Session Priority is Corruption Remedy Special Measures against the State, Profession Authorities and Law Courts. Test Cases got Dismissal Executions against Sex Predators and Idiot Bullies and Protection Frauds for Framing Fraud Managers and Crime Business Managers. Special Measures needed Dismissal Executions against Law Court Judges. It needed Personal Responsibility Proof against Identifiable Individuals for Known Court Frauds. Record Frauds created the need for Case Process Denial Fraud Proof against Identifiable Supervision Judges and Audio Record Proof against Hearing Judges. Top Judges used Hearing Denial Frauds to avoid Audio Record Proof against them. They made Hearing Orders and Case Allocations that got Audio Records against Lower Rank Judges. The Hearing Judges used Sitting Condition Frauds in efforts to avoid Audio Record Proof against them. They failed. The result is Audio Records that are Sitting Condition Fraud Conspiracy Proof.

Test Cases got Validation Investigation Denial Fraud Proof, Superior Jurisdiction Protection Breach Fraud Contempt Proof, Case Priority Fraud Proof, Jurisdiction Denial Fraud Proof and Liability Trial Fraud Contempt Proof and Conspiracy Proof, all of which was Contempt Proof, and Contempt Immunity Fraud Proof, for the Citizen against the Investigators, Prosecutors and Law Courts.

The 2022 Hearings of Assault Trial 2022 0043 got Audio Records of Validation Investigation Denial Fraud Proof, Superior Jurisdiction Protection Breach Fraud Contempt Proof, Case Priority

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Fraud Proof, Jurisdiction Denial Fraud Proof and Liability Trial Disclosure Order Breach Contempt Proof and Contempt Proof and Conspiracy Proof, all of which was Contempt Proof, and Contempt Immunity Fraud Conspiracy Proof against the Prosecutor, Supervision Judges and Hearing Judges of the Crown Court at Snaresbrook. The 2023 Hearings got Audio Records that are Trial Fraud Criminal Conspiracy Proof. It used a Secret Case Management Hearing on 16th January 2023 for a Secret Trial Listing for 27th March 2023 with intent to use an Appearance Failure for an In Absence Trial Fraud, Conviction Fraud and Arrest Warrant Fraud and Custody Fraud for a Sentence Hearing Fraud against Citizen Mr Nkrumah.

Case Update Enquiry Telephone Calls by Citizen Mr Nkrumah got Hearing Non-Disclosure Frauds by Court Officers, and then a Confidence Collapse and Secret Trial Date Disclosure on Day – 5. It got Case Rejections by about 100 Prosecutions Agents. It got a Trial Appearance Failure by the Prosecutor and Trial Attendances by the Prosecution Witnesses, Citizen Mr Nkrumah and Recorder Mr Hall as Trial Judge. It got Repeat Order Breach Contempt Immunity Proof against the Crown Court. It got the Aggravated Contempt Proof of a Disclosure Requirements Order against the Citizen instead of a Disclosure Order against the State.

The Fraud Proof gets a Proof Burden Reversal on Everything Else in All Other Cases for Citizen Mr Nkrumah against the State and Law Courts.

Remedy Proposals

- 1. Validation Investigation Priority Finding for Citizen Mr Nkrumah against the State for the Stated Reason that Fundamental Law requires:
 - 1.1. Justice Office Qualification Discovery of anything that is a Conflicted Interest or raises Conflict Disqualification Doubts and prevents an investigator, prosecutor, defender, trial adjudicator and appeal adjudicator meeting the Credible Neutrality Qualification for Conflict Jurisdiction Office
 - 1.2. Jurisdiction Limit Discovery by enquiry whether Pending Remedies Enforcement Stay Protection from a Superior Jurisdiction creates a Remedy Only Jurisdiction Limit for the Citizen against Inferior Jurisdictions
 - 1.3. Fraud Discovery by enquiry whether the Citizen has a Fraud Case against the State
 - 1.4. Case Priority for a Fraud Case of the Citizen against All Cases of the State

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- 1.5. The Evidence Balance Start Position is a Validity Presumption for the Citizen and Credibility Presumption for the State, both of which are subject to Rebuttal Proof Positive Burden
- 1.6. Fraud Proof on anything gets a Proof Burden Reversal with a Fraud Presumption for the Victim against the Fraud Manager and fraud Beneficiary that is subject to Rebuttal Proof Positive
- 2. Validation Investigation Failure Finding + Conflicted Interest and Remedy Only Jurisdiction Limit Finding + Conflict Disqualification Recusal Failure Finding + Remedy Only Jurisdiction Limit Breach Finding + Conflict Qualification Fraud Finding + Conspiracy Finding + Fraud Finding + Contempt Finding + Remedy Entitlement Finding + Remedy Priority Finding + Prosecution Case Dismissal Order + Defence Costs with Indemnity Assessment Order + Contempt Counter Charge Liability Order + Reputation Restoration Positive Publicity Order + Liberty Restoration Positive Publicity Order + Estate Restoration Positive Publicity Order + General and Special and Aggravated and Exemplary Damages Entitlement Order + Remedy Entitlement Order + Pending Contempt Remedies All Cases Enforcement Stay Protection Order + Order Breach Contempt and Terrorism Penalty Warning for the Citizen against All Officers of the State, Profession Authorities and Inferior Law Courts for the Stated Reasons

Corruption Remedy Special Measures

- 2.1. The 2022 Parliament Session Priority is Corruption Remedy Special Measures for the People against the State, Profession Authorities and Law Courts.
- 2.2. Corruption Remedy Special Measures Test Cases got Dismissal Executions against Sex Predators and Idiot Bullies and Protection Frauds for Framing Fraud Managers and Crime Business Managers.
- 2.3. Corruption Remedies needed Case Process Denial Frauds and Audio Records as Personal Responsibility Proof, respectively, against Supervision Judges and Hearing Judges for Known Court Frauds.
- 2.4. Top Judges used Hearing Denial Frauds to avoid Audio Record Proof against them, and Hearing Orders and Case Allocations that got Audio Records. It created dependency on Enforcement Frauds to get Forced Hearings and Audio Record Proof against Top Judges. Forced Hearing in the cases of Citizen Mr Nkrumah

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- 2.5. Tenancy Forgery Complaints by Citizen Mr Nkrumah motivated a Protection Fraud Call Housing Association Officers. It got a Ruin Fraud Plan against him that used Framing Frauds and got Innocence Evidence Disclosure Orders, Order Breach Contempt Fraud Proof against the State and Contempt Immunity Fraud Proof against the Law Courts. Framing Frauds 2021 0540 and 2022 0043 are the last of them. They will get Forced Hearing Audio Records.
- 2.6. Framing Frauds 2021 0540 and 2022 0043 Superior Jurisdiction Enforcement Stay Protection Claims + Conflict Disqualification Claims + Remedy Only Jurisdiction Limit Claims + Proof Burden Reversal Claims by the Citizen got Validation Investigation Denials + Protection Breaches + Conflict Disqualification Recusal Refusals + Remedy Only Jurisdiction Limit Breaches + Proof Burden Reversal Denials by the Investigator, Prosecutor, Magistrates Court and Crown Court.
- 2.7. The Court Records are the Validation Investigation Denial Fraud Proof + Conspiracy Proof
 + Justice Process Contempt Proof for the Citizen against the Investigator, Prosecutor and
 Trial Preparation Adjudicators. They get a Proof Burden Reversal for the Citizen against
 the State with an Impossible Rebuttal Burden

Other Forced Hearings

- 2.8. Contempt Claim 2022 003098 was an Enforcement Fraud by the Cabinet that got Forced Hearings on 23rd and 28th November 2022 and 8th March 2023 and Audio Record Proof against High Court Justices. It got 1 year Imprisonment Fraud with 6 Months Custody and 6 Months Licence against Equity Lawyer Mr Ellis. On 8th March 2023, the High Court Justice dare not take the Immediate Custody Fraud Risk. He used a 2 Months Activation Delay to allow time for a Fraud Appeal + Pending Adjudication Enforcement Stay Application to the Court of Appeal. It left Equity Lawyer Mr Ellis at large to assist with Forced Hearing Tests that got Audio Records that are Fraud Conspiracy Proof.
- 2.9. Northern Ireland Forced Hearing Tests got Sitting Condition Fraud Proof. The Bank of Ireland had Big Bad Debts owned by a Qualified Lawyer. A Bad Debt Repayment Plan used Judicial Office for the Bad Debtor and Property Frauds for Bad Debt Repayment. The Coalition Failure by the Northern Ireland Assembly got Direct Rule by the UK Cabinet. Northern Ireland Corruption Claim 2022 100826 is by Severely Disabled Impoverished Victim Mr Barr against the UK Cabinet and Northern Ireland Authorities. It enabled a

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Bankruptcy Fraud 21 0450650 Eviction Stay Application. Court Officers acknowledged the Severe Disabilities and agreed to use the Victim's Friend and Notice Agent. The Refusal Fraud got Fraud Appeals to the High Court and Court of Appeal. The High Court Audio Record Avoidance Plan used a Sitting Conditions Fraud. It was a Hearing Date Notice to the Victim's Friend got a High Court Attendance by the Victim. Court Room Venue Notice Denial Fraud by Court Officers enabled an Appearance Failure Record Fraud by the High Court Judge. The Court of Appeal Audio Record Avoidance Plan denied use a Notice Denial to the Notice Agent and Hearing Date Email Notice to the Victim that he did not get until after he Hearing Event for three reasons. Poverty denied Electricity Meter Money and Email Access. Severe Cold aggravated Bowel Illnesses and got Increased Dependency in Immediate Access to Home Toilet Facilities and stopped him going out. Severe Cold forced him to keep warm in bed. The Notice Failure got a Case Dismissal for an Appearance Failure Reason. The Eviction Enforcement Notice was the Missed Hearing Notice. The Notice Failure Case Re-opening Application motivated a 2nd Court of Appeal Audio Record Avoidance Plan used a Sitting Condition Fraud. It required Negative Proof that he had No Money. The Negative Proof Corruption Complaint motivated a Severe Disability Proof Requirement Fraud. At all material times since the Court Fraud Series started in 2012 the Court Officers have had Severe Disabilities Proof.

2.10. English Forced Hearing Test used Osteopath Mis-Description Appeal Re-Trial 2022 m0062. It got Sitting Conditions Fraud Proof on 13th January and 17th March 2023. The Pharmaceutical Industry bought Drug Research Protection Frauds, Human Organ Theft protection frauds and Osteopath Profession Governance Frauds. In 2000, Governance Fraud Complaints in more than 200 Parliamentary Constituencies got a Corruption Debate + Investigation Commitment + Pending Investigation Adjournment. A Protection Fraud Deal got Accountability Denial Frauds for the General Osteopathic Council and Pharmaceutical Industry and 2001 General Election Campaign Finance + Personal Benefits for Prime Minster Mr Blair. The Corruption Debate made the General Osteopathic Council and Obvious Target for the Corruption Remedy Process. A Corruption Complaint by Registered Osteopath Ms Davies got a Conflict Qualification Fraud + Complaint Investigation Fraud + Complaint Dismissal Fraud by the General Osteopathic Council.
Then it got use of the Corruption Complaint for a Mental Illness Profession Unfitness

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Suspicion Fraud. Osteopath Ms Davies gave a Case Use Authority to Equity Lawyer Mr Ellis for an Integrity Test of the Authorities. They got Corruption Proof against the State, Profession Authorities and Law Courts. The Investigation Fraud Appeal got Remedy Denial Fraud Conspiracy Proof against the High Court and County Court. The Remedy Process got a Confidence Collapse by Profession Authority Officers that denied a Fitness Trial. They used the Suspension Fraud for an Osteopath Misdescription Prosecution Fraud. The Conviction + Sentence Fraud Appeal 2022 0062 got a Forced Hearing and Audio Records that are Sitting Conditions Fraud Conspiracy Proof for Citizen Ms Davies and the People against State, Profession Authorities and Law Courts. On 17th March 20923 the Sitting Conditions was a Court Room Exclusion fraud against Equity Lawyer as Legal Assistant, and then a Jurisdiction Trial Pretence Fraud, Jurisdiction Witness Court Room Exclusion Exemption Denial Fraud. The Jurisdiction Witness Court Room Access Demand by the Equity Lawyer motivated use of an Assault Complaint Fraud + Arrest Fraud + Custody Fraud for the Court Room Exclusion Fraud. The Jurisdiction Trial Denial is Jurisdiction Trial Pretence Fraud Proof and Liability Trial Fraud Proof. It got fraud Conspiracy Proof against the Profession Authority, West Mercia Police and Crown Court

- 3. Contempt Investigation Order + Investigation Resource Reference to the Cabinet
- 4. Pending Contempt Remedies Enforcement Stay Protection Order + Order Breach Contempt and Terrorism Penalty Warning for All Witnesses against All Officers of the State, Profession Authorities and Inferior Law Courts
- 5. Contempt Investigation Order
- 6. Discovery Order + Order Breach Contempt and Terrorism Penalty Warning for Citizen Mr Nkrumah against the State that the Director of Public Prosecutions and the Case Crown Prosecutor do within 7 days file and serve a Statement that responds to each of the questions: Equity Governance
 - 6.1. Do you admit, deny or require proof that the Top Corruption Controls are the Coronation Oath for Equity Governance using the Common Law, the Corruption Remedy Priorities for each Parliament Session that are decided by the Coronation Oath Enforcement Authority and General Elections that change Governing Majorities and prevent Power Concentration in Small Minorities?

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- 6.2. Do you admit, deny or require proof that the Citizen, Equity Lawyer, Crown, Lord Archbishops and Lord Bishops have Corruption Control Jurisdictions that govern Parliament Session Powers, and are known as the Coronation Oath Enforcement Authority?
- 6.3. Do you admit, deny or require proof that:
 - 6.3.1. The Coronation Oath Enforcement Authority uses the Corruption Remedy Proof Standard?
 - 6.3.2. The Corruption Remedy Proof Standard is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim?
 - 6.3.3. The Corruption Remedy Proof Standard eliminates the need for Witness Attendances and Credibility Finding and enables Rapid Processing of Trials?
 - 6.3.4. The Citizen has Investigation Jurisdiction?
 - 6.3.5. Investigation Jurisdiction is the power to give a Privilege Waiver, Confidentiality Waiver, and Case Use Authority that enables use of the truth, whole truth and nothing but the truth for Integrity Tests of the Authorities?
 - 6.3.6. The Integrity Tests get Justice Proof for Honourable Officers for Corruption proof against the State and Remedy Denial Fraud Proof against the Law Courts.
 - 6.3.7. The Crown has Prosecution Jurisdiction?
 - 6.3.8. Prosecution Jurisdiction is the power to make Trial Orders of Corruption Cases against the State and Unfitness Cases against Officers and Authorities?
 - 6.3.9. The Lord Archbishops have Court Lawyer Jurisdiction, one for the Trial Court, and the other for the Appeal Court?
 - 6.3.10. The Lord Bishops have Adjudication Jurisdiction?
 - 6.3.11. The 24 Lord Bishops provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors?
 - 6.3.12. Corruption Proof gets Corruption Findings, Remedy Entitlement Findings a series of Remedy Priority Findings for investigations that discover who is responsible and Remedy Priority Dismissal Decision against Law Court Judges with Execution Responsibility by the Cabinet?
 - 6.3.13. A Remedy Priority Success is Justice Proof for the Cabinet?
 - 6.3.14. A Remedy Priority Failure is Protection Fraud Proof against the Cabinet?

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- 6.3.15. Protection Fraud Proof against the Cabinet gets the Default Penalty of a Dismissal Decision against the Prime Minister?
- 6.3.16. A Default Penalty Dismissal Success is Justice Proof for whoever manages it?
- 6.3.17. A Default Penalty Dismissal Failure is Protection Fraud Proof against whoever is responsible among the Governing Majority and Opposition Minority?
- 6.3.18. Protection Fraud Proof against the Governing Majority validates an Integrity Test that gets Credible Remedy Commitment Proof for the Opposition Minority or Protection Fraud Proof against them?
- 6.3.19. Protection Fraud Proof against the Governing Majority and Opposition Minority validates:
 - 6.3.19.1. The Ultimate Sanction of a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Protection Fraud Proof?
 - 6.3.19.2. Use of the Ultimate Sanction to impose Corruption Remedy Conditions in a Parliament Session Agreement between the Crown and Prime Minister?
 - 6.3.19.3. Corruption Remedy Conditions that require a Forced Resignation from the Prime Minister?
 - 6.3.19.4. Corruption Remedy Conditions that require a Forced General Election within a Short Period?

Fundamental Law

- 6.4. Do you admit, deny or require proof that Fundamental Law requires:
 - 6.4.1. Separation of the Remedy Jurisdiction from Conflict Jurisdiction?
 - 6.4.2. Superiority for the Remedy Jurisdiction over Conflict Jurisdiction?
 - 6.4.3. A Reliable Neutrality Qualification for Conflict Jurisdiction Offices managed by a Voluntary Disclosure Obligation of Conflicted Interests or anything that raises Conflict Doubts?
 - 6.4.4. Separation of the Justice Process Jurisdictions of investigation, prosecution, defence, trial adjudication and appeal adjudication as a Neutrality Control?
 - 6.4.5. Superiority for
 - 6.4.5.1. the Executive Jurisdictions of the State and Profession Authorities over the Individual and

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- 6.4.5.2. the Adjudication Jurisdictions of the Law Courts over the Executive Jurisdictions
- 6.4.5.3. Parliament over the Law Courts and
- 6.4.5.4. the Coronation Oath Enforcement Authority over Parliament?
- 6.4.6. Conflict Jurisdiction Time Limits?
- 6.4.7. The Right for everyone to qualify as Citizen by giving a Privilege Waiver and Confidentiality Waiver that enables use of cases and the truth, whole truth and nothing but the truth for Integrity Tests of the Authorities that get Justice Proof for Honourable Officers or Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts?
- 6.4.8. Pending Process Protection Rights from Superior Jurisdictions for the Citizen against all Inferior Jurisdictions with Protection Breach Contempt Penalties?
- 6.5. Do you admit, deny or require proof that Fundamental Law requires:
 - 6.5.1. A Validity Investigation has priority in every case?
 - 6.5.2. A Neutrality Qualification for the Justice Offices of investigator, prosecutor, defender and adjudicator has priority in Validity Investigations?
 - 6.5.3. An Evidence Balance that starts with a Validity Presumption for the Citizen and Credibility Presumption for the Executive Authorities that are subject Rebuttal Proof Positive?
 - 6.5.4. Fraud Proof of anything invalidates process and gets a Proof Burden Reversal with a Fraud Presumption of everything else for the Victim against the Fraud Managers and the Fraud Beneficiary subject to Rebuttal Proof, and Case Issue Rights for the Citizen against the Authorities?

The Dictator Governance Frauds

6.6. Do you admit, deny or require proof that the Dictator Governance Plan of the Politicians needed Governance Referenda Acceptance by the People, and the Governance Referenda Demand by Queen Elizabeth got a Referenda Refusal and Without Referenda Dictator Governance Execution by the Politicians that Governance Fraud Conspiracy Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?

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	Magistrates Court	Citizen Mr Nkrumah v State	Drug Crime Framing Fraud 01 KD 98 21
	Magistrates Court	Citizen Mr Nkrumah v State	Basildon Assault Trial Fraud 2100279461
	Magistrates Court	Citizen Mr Nkrumah v State	Eviction Criminal Damage Trial Fraud 2101959064
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	Magistrates Court	Citizen Mr Nkrumah v State	Police Officer Impersonation Trial Fraud 2200054477

- 6.7. Do you admit, deny or require proof that the Dictator Governance Execution Frauds vested Remedy Denial Fraud Powers in the State and are Governance Fraud Conspiracy Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?
- 6.8. Do you admit, deny or require proof that the Dictator Governance Frauds used a Liability Proof Burden Reversal Fraud for the Client against the Lawyer that is Judgment Service Deterrent Penalty Fraud Conspiracy Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?
- 6.9. Do you admit, deny or require proof that the Judgment Service Deterrent Penalty Frauds denied a Reliable Supply of Admissible Evidence for Parliament Session Decisions, got a Dormancy Period for the Coronation Oath Enforcement Authority that lasted 45 years, and is Governance Fraud Conspiracy Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?
- 6.10. Do you admit, deny or require proof that the intent of the Judgment Service

 Deterrent Penalty Frauds was to deny Charles, Prince of Wales, and everyone else, Active

 Service Experience of the Coronation Oath Enforcement Authority until the death of Queen

 Elizabeth II lived so that on the succession of Charles as King no one knew how to service

 Coronation Oath Enforcement Authority and that is Governance Fraud Conspiracy Proof

 for the Citizen and People against the State, Profession Authorities, Cabinets and

 Parliaments?
- 6.11. Do you admit, deny or require proof that the Dictator Governance Frauds used Education Frauds that removed all mention of the Coronation Oath Enforcement Authority from Academic Curricula and Profession Qualification Curricula and are Governance Fraud Conspiracy Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?
- 6.12. Do you admit, deny or require proof that the intent of the Education Frauds was that everyone forget the Coronation Oath Enforcement Authority existed and deprive the People of it on the succession of Prince Charles as King and that is Governance Fraud Conspiracy Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?
- 6.13. Do you admit, deny or require proof that the Governance Fraud Plan was for a Civil Dictatorship that needed State Officers to have Blackmail Powers against the Citizen with

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Immediate Obedience Demands supported by Financial Asset Access Termination Threats using Electronic Signature Dictator Powers and that is Governance Fraud Conspiracy Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?

The Protection Fraud Networks

- 6.14. Do you admit, deny or require proof that the Dictator Governance Fraud Plan made inevitable in every European Union State a Power Transfer from the Politicians to Crime Partnerships of State Officers and Law Court Judges that is Governance Fraud Conspiracy Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?
- 6.15. Do you admit, deny or require proof that the Dictator Governance Fraud Plan made inevitable in every European Union State that the Crime Partnerships of State Officers and Law Court Judges develop Protection Fraud Network to provide Support Services and Corruption Co-ordination that is Governance Fraud Conspiracy Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?
- 6.16. Do you admit, deny or require proof that the Protection Fraud Networks sell Market Frauds to Organised Crime, provide Protection Frauds for Corrupt Officers who manage them, and trade Glittering Career Guarantees and Job Profits in exchange for Fraud Services by Corrupt Parliamentarians and that is Governance Fraud Conspiracy Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?
- 6.17. Do you admit, deny or require proof that in the United Kingdom and all Member State of the European Union the General Elections get Governing Majorities that are subject to Remedy Denial Fraud Majorities of the Protection Fraud Network that is Governance Fraud Conspiracy Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?
- 6.18. Do you admit, deny or require proof that the Dictator Governance Fraud Plan made inevitable a Corrupt Dependency of Cabinets and Prime Ministers on the Protection Fraud Network and Organised Crime and that is Governance Fraud Conspiracy Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?
- 6.19. Do you admit, deny or require proof that the Corrupt Dependence made inevitable that Cabinets and Prime Ministers would become Fraud Enforcement Agents of the

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Protection Fraud Network and that is Governance Fraud Conspiracy Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?

6.20. Do you admit, deny or require proof that the Electronic Signature Dictator Power Dependency and Perverse Dependency were Fundamental Flaws in the Dictator Governance Fraud Plan and Governance Fraud Conspiracy Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?

The Equity Governance Recovery Plan

- 6.21. Do you admit, deny or require proof that the Gnostic Christians made an Equity Governance Recovery Plan that is Fraud Remedy Plan Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?
- 6.22. Do you admit, deny or require proof that the Equity Governance Recovery Plan had two strategies that exploited the Fundamental Flaws in the Dictator Governance Fraud Plan and that is Fraud Remedy Plan Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?
- 6.23. Do you admit, deny or require proof that One Strategy of the Equity Governance Recovery Plan was that the Citizen develop Advanced Electronic Signature Technology, provide Sophisticated Services that enabled the Prosperous Classes to manage Tax haven Estates from their homes, and use Taxation Starvation to force conversion from Dictator Governance to Equity Governance and that is Fraud Remedy Plan Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?
- 6.24. Do you admit, deny or require proof that the Other Strategy of the Equity
 Governance Recovery Plan was that the Citizen wait until the Perverse Dependency got
 Criminal Conspiracy Proof against a serving Prime Minister, use it to revive the Coronation
 Oath Enforcement Authority and get a Corruption Remedy Process to achieve Total
 Destruction of the UK Protection Fraud Network and inspire the People everywhere else to
 do the same, and that is Fraud Remedy Plan Proof for the Citizen and People against the
 State, Profession Authorities, Cabinets and Parliaments?
- 6.25. Do you admit, deny or require proof that the Equity Governance Recovery Plan needed Queen Elizabeth to keep the Coronation oath Enforcement Authority in Working Order for Immediate Use in case anyone got Criminal Conspiracy Proof against a serving

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Prime Minister and that is Fraud Remedy Plan Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?

- 6.26. Do you admit, deny or require proof that the Equity Governance Recovery Plan needed Charles, Prince of Wales, to breathe life into the Citizen Identity during the Dormancy Period by making the case for Environment Preservation and developing the Prince of Wales Trusts to provide Opportunity Justice and that is Fraud Remedy Plan Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?
- 6.27. Do you admit, deny or require proof that Queen Elizabeth II and Charles Prince of Wales serviced the Equity Governance Recovery Plan and that is Fraud Remedy Plan Proof for the Citizen and People against the State, Profession Authorities, Cabinets and Parliaments?

The Market Frauds and Protection Frauds

- 6.28. Do you admit, deny or require proof that the Parliamentary Enquiry into the Rotherham Scandal reproved that
 - 6.28.1. Top Police, Top Customs and Top Judges are the top Drug Dealers?
 - 6.28.2. Top Drug Sales go with Protection Frauds that in the case of Rotherham included Child Prostitution?
 - 6.28.3. The Protection Frauds came from the Cabinets of Prime Ministers Mrs May and Mr Johnson and Opposition Leaders Mr Corbyn and Sir Keir Starmer?
- 6.29. Do you admit, deny or require proof that all of the Framing Frauds against Citizen Mr Nkrumah got Validation Investigation Denial Fraud Proof and Conflict Qualification Fraud Proof against the Investigators, Prosecutors, Trial Adjudicators and Appeal Adjudicators?

Ruin Frauds against Citizen Mr Nkrumah

- 6.30. Do you admit, deny or require proof that:
 - 6.30.1. The 2022 Hearings of Assault Trial 2022 0043 got Audio Records of Validation Investigation Denial Fraud Proof, Superior Jurisdiction Protection Breach Fraud Contempt Proof, Case Priority Fraud Proof, Jurisdiction Denial Fraud Proof and Liability Trial Disclosure Order Breach Contempt Proof and Contempt Proof and Conspiracy Proof, all of which was Contempt Proof, and Contempt Immunity Fraud

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Conspiracy Proof against the Prosecutor, Supervision Judges and Hearing Judges of the Crown Court at Snaresbrook?

- 6.30.2. The 2023 Hearings got Audio Records that are Trial Fraud Criminal Conspiracy Proof. It used a Secret Case Management Hearing on 16th January 2023 for a Secret Trial Listing for 27th March 2023 with intent to use an Appearance Failure for an In Absence Trial Fraud, Conviction Fraud and Arrest Warrant Fraud and Custody Fraud for a Sentence Hearing Fraud against Citizen Mr Nkrumah?
- 6.30.3. Case Update Enquiry Telephone Calls by Citizen Mr Nkrumah got Hearing Non-Disclosure Frauds by Court Officers, and then a Confidence Collapse and Secret Trial Date Disclosure on the Wednesday before the Trial on the Monday.
- 6.30.4. Case Rejections by about 100 Prosecutions Agents got a Trial Appearance Failure by the Prosecutor and Trial Attendances by the Prosecution Witnesses, Citizen Mr Nkrumah and Recorder Mr Hall as Trial Judge. It got Repeat Order Breach Contempt Immunity Proof against the Crown Court. It got the Aggravated Contempt Proof of a Disclosure Requirements Order against the Citizen instead of a Disclosure Order against the State?
- 6.31. The 2022 0043 Secret Trial Fraud Proof gets a Proof Burden Reversal on Everything Else in All Other Cases for Citizen Mr Nkrumah against the State and Law Courts?

Further Questions Rights Reserved for the Citizen against the State