

Supreme Court 2023 01745 + Court of Appeal 2023 000569 + High Court 2022 002595 + PT 2023 OLDS 000090 + 2024 000705 + Family Court ZC14D02308 + FD20P00642 + ZW23C50347 + County Court K8DE4Y44 + Crown Court 2022 0043 + 2023 0058 + 1180 + Magistrates Court + Metropolitan Police Investigation 01YE 15441 23 Bail Conditions Appeal + Interested Party + Contempt Remedy Application

2022 0043 + 2023 1180 Remedy Co-operation Request of Citizen Mr Nkrumah

10th May 2024

THAT Crime Investigation 01 YE 15441 23 Case Officer Detective Constable Mr Jake Flanders do obtain the Identity Proof and Witness Statements from the Listed Witnesses

AND THAT

Witness Mr Mo Farrah do give Character Evidence for Citizen Mr Nkrumah

Witnesses Baroness Doreen Dalceita Lawrence give Stephen Lawrence Scandal Evidence

Witness + London Policing Board Member Mr Stuart Lawrence give Stephen Lawrence Scandal Evidence

Witness Mr Alan Bates give Post Office Scandal Evidence

Witness Civil Service Mandarins do give Health Scandal Evidence

Reasons

The Parliament Session Court is the Profession Authority that manages Unfitness Cases against Top State Officers and Law Court Judges for Parliament. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. It revealed that the European Constitution vested Dictator Powers in the State and the Politicians had lost control to Crime Partnerships of State Officers and Law Court Judges. In every Member State of the European Union they developed Protection Fraud Networks to provide Support Services and managed Co-ordinated Corruption.

Equity Lawyer Mr Edward Ellis, Queen Elizabeth II and the Parliament Sessions Court used it for a Corruption Remedy Process. It needed to investigate the structure and strength of the Protection Fraud Network and manage Total Destruction of it. Corruption Remedies needed Credibility Recovery for the Authorities. It needed Just Remedy Proof for the Law Courts or Recent Court Fraud Proof for Dismissal Executions by a United Parliament, Victim Identification and Case Remedies. Remedy Sabotage by Corrupt Parliamentarians denied a United Parliament. It created the need for Forced Unity. The Parliament Sessions Court used Imprisonment Fraud Proof for an Unfit Judiciary Finding, Political Prisoner Finding, Protection Fraud Finding and Enforcement Fraud Finding. They used Exposure Blackmail of the Corrupt Parliamentarians to get Finding Pronouncements by Opposition Leader Sir Keir Starmer and Parliament Committees. They used the 17 Years Imprisonment Case, Police Video Concealment Frauds and a Prison Officer Whistle Blower to get Mass Publicity. In December 2023 the G 7 Summit got a Secret Enforcement Agreement against Fraud Profiteers. In early 2024 the Post Office Scandal and Health Scandals got Mass Publicity for Corruption Exposure to Cabinet Level and Remedy Denial Frauds by the Law Courts and Mass Remedies by Parliament. The Remedy Process used Test Cases to discover what impact Mass Publicity had on Case Management. All Test Cases managed by Equity Lawyer Mr Ellis got Corruption Continuity Proof against Fraud Profiteers. State Officers, Law Officers and Law Court Judges. Dismissal Executions against Top Judges needs Computer Records and Audio Records that are RECENT Personal Responsibility Proof against Identifiable Individuals for Known Frauds. The Ruin Frauds against Citizen Mr Nkrumah got the 2024 000705 Audio Record on 15th March 2024 and the 2022 0043 + 2023 1180 Audio Records on 3rd May 2024 and has a Trial Listing for 28th May 2024 that will add to the Fraud Conspiracy Proof.