

**Crown Court Citizen Mr Nkrumah v State 2022 0043 + 2023 1180**

**Trial Unreadiness Notice + Defence Applications of Citizen Mr Nkrumah**

**15<sup>th</sup> May 2024**

**NOTICE: Trial Readiness by Crown Court + Parties needs the Court of Appeal Decision**

### **Contempt Remedy APPLICATION to Crown Court Resident Judge**

*(Criminal Procedure Rules)*

Applicant Mr Akashi Nkrumah born 01/ 03 1983 - No Fixed Abode -

Akwasi.G.Nkrumah@outlook.com

Alleged offence(s)

1. Southend Public Gallery Assault
2. Romford Stolen Property Recovery Assault

**Applications for:**

1. Conflicted Disqualification Case Finding + Remedy Fraud Appeal from the High Court to the Court of Appeal Civil Division Finding + Pending Fraud Appeal Adjudication Enforcement Stay Protection Rights Finding + Contempt Investigation Order + Contempt Investigation Reference to the Cabinet for Citizen Mr Nkrumah against the State for the Self-Evident Reasons
2. Court File Access Profession Qualification Condition Waiver for the Citizen against the State for Stated Reasons
3. Defence Statement Regulation Compliance Certificate or Certificate Refusal Reasons for the Citizen against the State for Fair Trial Reasons
4. Disclosure Order for the Citizen against the State that the Director of Public Prosecutions do within 7 days file and serve a Statement that admits, denies or requires
5. Disclosure Order + Witness Attendance Order for Citizen Mr Nkrumah against the Metropolitan Police that Detective Constable Mr Jake Flanders do within 7 days file and serve a Statement that gives or explain:
  - 5.1. His Birth Date + Preferred Contact Details for the Defence Witness List
  - 5.2. The Case Management Response of the Metropolitan Police to the Crime Investigation 01 YE 15441 23 Bail Conditions Appeal + Contempt Remedy Application + Evidence Preservation Demand dated 24<sup>th</sup> January 2024 + Court Fraud Relevant Evidence Notice dated 20<sup>th</sup> March 2024 + Witness Evidence Offers + Best Advice for a Case Reference to Commissioner Sir Mark Rowley + Interested Party Status and Contempt Remedy

Applications dated 24<sup>th</sup> April 2024 of Equity Lawyer Mr Edward Ellis + Mr Marinos Theodorou + Mr Andreas Theodorou.

- 5.3. Whether the Case Management is Standard Practice and if not, how it differs from Standard Practice
- 5.4. Whether the Evidence Preservation Failures + Witness Interview Failures are Neglect or Fraud by the Police
- 5.5. Whether the Application Process Failures are Neglect or Fraud by the Magistrates Court
- 5.6. Whether the Neglect or Fraud are Conflict Jurisdiction Disqualification against the Police and Court
- 5.7. Whether the Neglect or Fraud is Corruption Proof that get Corruption Remedy Rights for All Citizens against the State, Profession Authorities and Law Courts.
- 5.8. Whether the Metropolitan Police and Law Courts are capable of Voluntary Remedies, and if not, what Remedy Supervision do they need.
- 5.9. Whether he contacted any of the Witnesses who offered Corruption Evidence, and if not why not.
- 5.10. Whether he examined the Royal Commission Email Corruption Notices from Equity Lawyer Mr Ellis
- 5.11. Whether he made Corruption Notice Enquiries of the Police Officers in the Royal Commission Email Address List and Sir Mark Rowley, and if not why not.
- 5.12. Whether he contacted Baroness Lawrence, Mr Stuart Lawrence, Mr Alan Bates and the Health Ministry Mandarins, obtained their Birth Dates and Preferred Contact Details for the Defence Witness List and obtained Corruption Statements respectively about the Stephen Lawrence Murder + Injustice Scandal and Post Office Scandal and Health Scandals, and if not why not.
6. Disclosure Order for the Citizen against the State that the Director of Public Prosecutions do within 7 days' file and serve Cases Record Statements that identifies All State Representatives and their Court Decision Records in All Cases against Citizen Mr Nkrumah for comparison with Court Records and Citizen Records.

7. Disclosure Order for the Citizen against the State that the Metropolitan Police Commissioner do within 7 days' file and serve Cases Record Statement that explains the Investigation 01 YE 15441 23 Case References from the Case Officer, and if so the result, and if none why none.
8. Disclosure Order for the Citizen against the State that the Director of Public Prosecutions do within 7 days' file and serve a Corruption Remedy Process Statement that admits, denies or requires proof of the facts stated in the Corruption Remedy Process Facts Schedule with Schedule Amendment Rights Reserved for the Citizen.
9. All Court Records Disclosure Order for the Citizen against the Chief Administration Officer of All Courts
10. Corruption Knowledge Juror Enquiries Permit for the Citizen and the State
11. Case Progress Update and Directions Hearing on 2024

### No Consents needed for Corruption Cases

#### CITIZEN CASE EXPLANATIONS of the Conflict Jurisdiction Disqualification Defence + Counter Charge

The Parliament Sessions Court is the Profession Authority that manages Unfitness Cases for Parliament. Endemic Corruption created the need for Corruption Remedies. It needs Credibility Recovery by the Authorities. It needs either Just Remedy Proof for the Law Courts or New Corruption Proof for Dismissal Executions against Top Judges by a United Parliament, Victim Identification and Case Remedies. Sabotage Frauds by Corrupt Parliamentarians denied a United Parliament. It created the need for Forced Unity. The Parliament Session Court used Imprisonment Fraud Proof for an Unfit Judiciary Finding, Political Prisoner Finding, Protection Fraud Finding and Enforcement Fraud Finding. Corruption Exposure Blackmail got Finding Pronouncements by Opposition Leader Sir Keir Starmer and Parliament Committees. They used the 17 Years Imprisonment Case, Police Station Video Concealment Frauds and a Whistle Blower Prison Officer to get Mass Publicity. In December 2023 the G 7 Summit got a Secret Agreement for International Enforcement against Fraud Profiteers. In early 2024 the Post Office Scandal and Health Scandals got Mass Publicity for Corruption Exposure to Cabinet Level, Remedy Denial Frauds by Law Courts and Mass Remedies by Parliament. Test Cases discovered what impact Mass Publicity had on Case Management. All Test Cases managed by Equity Lawyer Mr Ellis got Continuing Corruption Proof against Fraud Profiteers, State Officers, Law Officers and Law Court Judges.

Dismissal Executions against Top Judges needs RECENT Audio Records that are Personal Responsibility against Identifiable Individuals for Known Frauds. On 11<sup>th</sup> January 2023 a High Court Emergency Application for Criminal Court Fraud Remedies got a Case Reference Denial Fraud and Remedy Denial Fraud by Justice Ms Eady. It enabled continuation of the Court Frauds by Crown Court Judges. They wanted to avoid Audio Records being Personal Responsibility Proof against Identifiable Individuals. They made a Secret Trial Fraud Plan for Framing Fraud 2022 0043. It needed Hearing Notice Denial Frauds to get a Trial Appearance Failure and use of that for an In-Absence Trial Fraud + Conviction Fraud + Arrest Fraud. It failed. Frequent Case Progress Telephone Calls by Citizen Mr Nkrumah got on 23<sup>rd</sup> March 2023 a Confidence Collapse by a Court Officer and Secret Trial Date, Case Refusals by more than 100 Crown Prosecutors, Trial Appearances on 27<sup>th</sup> March 2023 by the Citizen and Framing Fraud Officers but No Crown Counsel, and Audio Records that were Secret Trial Fraud Conspiracy Proof and Continuing Trial Fraud Proof. On 15<sup>th</sup> March 2024 the High Court Case 2024 000705 Emergency Application to stop the Criminal Court Frauds got an Audio Record that is Criminal Court Invalidity Remedy Jurisdiction Denial Fraud Proof and Court Records that are against Justice Mr Bourne. On 3<sup>rd</sup> May 2024 Crown Court Cases 2022 0043 + 2023 1180 got Audio Records of a Total Contradiction of the Remedy Denial Jurisdiction and Court Frauds committed by Crown Counsel and Recorder Kings Counsel Mr Keleher. The Trial on 28<sup>th</sup> May 2024 will get more.

The State, Profession Authorities and Law Courts use Disqualification Fraud Blackmail + Career Sabotage Fraud Blackmail + Career Benefit Frauds to get Service Denial Frauds and Case Management Frauds by Qualified Professionals against Corruption Victims. Party Equality need Equal Access to the Court Files.

The Dismissal Execution Preparations are using Appeal Tests, Trial Tests and Investigation Tests to force the State and Law Courts to process the Same Fraud Proof at the Same Time.

Declaration that **to the best of my knowledge, information and belief:**

- (a) the allegations contained in this application are substantially true,
- (b) the evidence on which I rely will be available at the trial provided I get access to it
- (c) the details that I have given are true, and
- (d) This application discloses what the court needs to discover to make a Fair Decision.

*The signature of Citizen is at the bottom of each page of the Application*

I considered this application today at a hearing. On the information provided in the application and hearing

My DECISION is Application Granted

My REASONS:

Official Records are Fundamental Common Law Breach Proof for the Citizen against the State

**Signed:** ..... Crown Court Resident Judge ..... Date 05 2024

Corruption Remedy Process Facts Schedule Version 1

1. The Coronation Oath Enforcement Authority is the Profession Authority that manages Office Fitness Cases for Parliament.
2. The Citizen has Investigation Jurisdiction. The Office Qualification is a Privilege Waiver, Confidentiality Waiver and Integrity Test Authority for use of any case or all cases, the Common Law, the truth, whole truth and nothing but the truth to get Proof Sets that meet the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim.
3. The Equity Lawyer has the Integrity Test Management Jurisdiction. The Office Qualification is the competence and commitment to provide the Integrity Test Judgment Services needed to meet the Corruption Remedy Proof Standard.
4. The Crown has Prosecution Jurisdiction. It is the power to use Proof Sets that meet the Corruption Remedy Proof Standard for Trial Orders by the Parliament Sessions Court of Corruption Cases for the People against the State or Profession Unfitness Cases for the People against Top Officers.
5. The Parliament Sessions Court has a Trial Court Lawyer and an Appeal Court Lawyer. The 2 Lord Archbishops serve as such. It has up to 12 Trial Jurors and up to 12 others as Appeal Jurors. The 24 Lord Bishops serve as such. When they are busy they can for 2 Groups of up to 8 Jurors and one of 8 Appeal Jurors.
6. The Corruption Remedy Proof Standard eliminates the need for Witness Attendances and Credibility Findings. It enables Trial Orders to get a Verdict in 7 days and an Appeal Decision in 10 days. It enables the imposition of Corruption Remedy Conditions in Parliament Session

Grants and Integrity Test Results to inform decisions before the Session End about the  
Corruption Remedy Conditions for the next Session Grant.

7. Integrity Tests get Justice Proof for Honourable Officers or Corruption Proof against the State and Remedy Denial Proof against the Law Courts. Integrity Tests go up the Accountability Chain and identify the Governance Level of the Protection Fraud Suppliers. Corruption Proof gets a Corruption Finding, Remedy Entitlement Finding, a series of Remedy Priority Findings with Execution Responsibility Findings that identify Responsible Officers or Authorities. Remedy Successes are Justice Proof for the Responsible Party. Remedy Failures are Protection Fraud Proof against them. The Default Penalty is a Dismissal Decision. Remedy Failures by the Cabinet against the Responsible Party and an Execution Responsibility Finding against whoever has Dismissal Powers. The Top Officer Dismissal Authority is Parliament. Top Officer Dismissal Decisions get an Execution Responsibility Finding against the Cabinet. The Failure Penalty is a Dismissal Decision against the Prime Minister with an Execution Responsibility Finding against Parliament. Failure Penalty is a Dismissal Decision against Parliament using a Parliament Session Refusal. The Ultimate Sanction is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Protection Fraud Proof.
8. Corruption Proof against the Law Courts makes Credibility Recovery for the Authorities the Remedy Priority. It needs Dismissal Executions by a United Parliament, Victim Identification and Case Remedies. Remedy Sabotage by Corrupt Parliamentarians denies a United Parliament. It creates the need for Forced Unity. It needs Imprisonment Fraud Proof for an Unfit Judiciary Finding, Political Prisoner Finding, Protection Fraud Finding and Enforcement Fraud Finding and Corruption Exposure Blackmail to get Finding Pronouncements by the Opposition Leader and Parliament Committees with Mass Publicity.

#### The European Dictator Governance Plan

9. The Politicians made a Governance Plan for Western European. It vested Dictator Powers in the State. It substituted the Obedience Priority of the State for the Justice Priority of the People. It substituted Compliance Law for the Common Law. It needed destruction of everything that serviced Justice Priority Enforcement. It needed dissolution of the Parliament Sessions Court to disempower the Coronation Oath Enforcement Authority. The Dissolution Advice by the Cabinet got a Coronation Oath Release Demand from Queen Elizabeth II. It needed a Referenda Majority for Dictator Governance. The Politicians dare not hold a Governance Referenda. The Campaign Period would be an Education Process that ended with a choice for the Voter

between Dictator Governance for the State and Corruption Control Powers for the Citizen. It would get a Landslide Rejection of Dictator Governance.

10. The Politicians made a Coronation Oath Enforcement Sabotage Plan. It used Education Frauds that omitted any mention of the Coronation Oath Enforcement Authority from the Academic Curricula and Profession Qualification Curricula. It used a Proof Burden Reversal Fraud for the Client against the Lawyer. It forced Case Management that got Decision Responsibility Denial Proof for the Lawyer. It denied the Integrity Test Judgment Services needed to get Admissible Evidence for the Crown and Parliament Session Court. It got a Dormancy Period for the Parliament Session Court. Market Changes for Law Specialisation against General Practice denied the Wide Range Expertise needed to provide Integrity Test Judgment Services. It forced extension of the Dictator Plan Period from 15 years to the 45 years of the expected lifetime of Queen Elizabeth. It denied anyone else getting Active Service Experience of the Parliament Session Court. They wanted everyone to forget how to service it and then forget it existed. The intent was that on the succession of Charles as King it would cease to exist.
11. The Gnostic Christians predicted that Forced Dormancy of the Coronation Oath Enforcement Authority would enabled Organised Crime to get Total Control of Dictator Powers. They made an Equity Governance Recovery Plan. It had two strategies. One was for the Citizen to develop Advanced Electronic Signatures Technology and provide sophisticated services that enabled the Prosperous Classes to manage Tax Haven Estates from their homes. It would enable Taxation Starvation to forced change to Equity Governance. The other was to wait until a serving Prime Minister was dependent of Organised Crime, get Criminal Conspiracy Proof and revive use of the Parliament Sessions Court. Queen Elizabeth agreed and kept the Parliament Session Court ready for Active Service during the Dormancy Period. It lasted 45 years.
12. The Equity Governance Recovery Plan needed a Plan Manager. They used the phrase Big Citizen for the Plan Manager. They knew the Personality Profile needed for service as Big Citizen. They introduced the children to that responsibility in the hope that one or more of them would serve as Big Citizen in their old age or after they died. By 1962, at the latest, North Shropshire had a Market Access Plan for Advanced Electronic Signatures. It exploited the location of North Shropshire to Liverpool, Manchester and Birmingham. It needed a Local Man as Local MP. 34 years later, in 1996, the Retirement Notice from the MP got a Selection Process and a No Contest Deal by Local Men that ensured one of them got it. Events revealed that the North Shropshire Plan played an important part in the Equity Governance Recovery Plan.

The Protection Fraud Network

13. In every Member State of the European Union the Politicians lost control to Crime Partnerships of State Officers and Law Court Judges. They developed a Protection Fraud Networks to provide Support Services and manage Co-ordinated Corruption.
14. The Protection Fraud Networks sold Market Frauds to Organised Crime, provided Protection Frauds for Corrupt Officers who managed them and traded Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. General Elections got Governing Majorities that were subject to Remedy Denial Fraud Majorities controlled by the Protection Fraud Networks.
15. The Protection Market requires Fraud Commitment Proof from the Receiver to get the Supply. Business Development requires Fraud Commitment Proof from the Supplier to give the Receivers the confidence to manage Corrupt Business that needs Protection Frauds. Routine Business uses the Case Frauds as Fraud Commitment Proof. Special Business needs New Frauds by the Receiver. It is a Risk Control for the Supplier. Business Expansion Plans need Business Priming Cases to get Fraud Knowledge Admissions and Remedy Denial Fraud Commitments from All Relevant Professionals.
16. In UK the Top Police, Top Customs and Top Judges were the Top Drug Dealers. Top Drug Sales go with Protection Frauds. They needed a Reliable Supply of Chemically Traceable Drugs for Career Sabotage Frauds against Honest Officers. They needed a Drug Production Business to get the Reliable Supply. They needed the Production Sites in Sussex because the water was good for it.
17. The Personal Injury Claim 98 NJ 0655 Judgment dated 110<sup>th</sup> November 1998 of Deputy High Court Judge + Queens Counsel Mr N Wilkinson recorded Fact Admissions and Intent Admissions that are Justice Process Contempt Fraud Conspiracy Proof for Victim Mr John Hoath against the Regulated Lawyers known as Cripps Harries Hall and Protection Fraud Proof against the High Court and Court of Appeal.
18. The Bankruptcy 1991 191 Judgement dated 8<sup>th</sup> June 2001 of Justice Mr Neuberger recorded Fact Admissions and Intent Admissions that are Bankruptcy fraud Proof and Justice Process Contempt Fraud Conspiracy Proof for Victim Mr John Hoath against the Petitioners who were Regulated Lawyers known as Cripps Harries Hall and the Bankruptcy Trustee who was a Regulated Lawyer with Brachers and Law Court Remedy Action Restraint against the Victim that was Protection Fraud Proof against the High Court and Court of Appeal.
19. The Northern Ireland Peace Process revealed Top Irish Republicans were MI5 Agents. It got Assassin Status for about 65 IRA Prisoners. Parliament voted for a £2.5 Billion Budget that



vested Health Dictator Powers in the Prime Minister. All 65 IRA Prisoners died in circumstances that evidence use of Health Service Murders by the State.

20. The Genome Project got High Market Prices for Human Organs that were Genetic Defect Evidence. Killer Doctors used Development Defect Evidence for Genetic Defect Diagnosis Frauds + Doomed Life Prognosis Frauds + Abortion and Full Anaesthetic Caesarean Section Advice Frauds that got the Abortion Material and enabled Baby Murder in the Unconscious Period of the Mother.
21. The Pharmaceutical Industry bought Market Frauds for Drug Treatment against Other Treatment. One was creation of the General Osteopathic Council to manage Profession Governance Frauds against Registered Osteopaths.
22. In 2000, the cases of Baby Sunaina Chaudhari got Medical Records that Murder Proof against the Health Authorities and Court records that were Protection Fraud Proof against the State and Law Courts.
23. In 2000, Governance Fraud Complaints in more than 200 Parliament Constituencies got a Corruption Debate + Investigation Commitment + Pending Investigation Adjournment + Investigation Denial Protection Fraud for Osteopath Governance Frauds and Human Organ Thefts + Baby Murders for the Pharmaceutical Industry and Protection Fraud Profits for Prime Minister Mr Blair.
24. The Protection Fraud Proof got by the Personal Injury and Bankruptcy Cases of Mr Hoath gave UK Top Police the confidence to host Drug Production in Sussex to get Buffer Stocks that provided the Reliable Supply of Chemically Traceable Drugs needed for Career Sabotage Frauds against Honest UK Officers anywhere.
25. Top Judges insisted they have Drug Business Manager Appointment Powers because they did not trust anyone else to pay them. They appointed Mr Winston Elijah Leachman, a Known Dangerous Criminal. His Criminal Convictions got a Statutory Prohibition against Firearms Possession. He and Guilty Officers wanted Protection Frauds that would last their lifetimes. On 25<sup>th</sup> June 2002 Mr Leachman seized an opportunity for a Firearms Theft from a Cabinet. The Protection Fraud was production of Receipt 0223607 dated 26<sup>th</sup> June 2002 by a Guilty Officer and Physical Possession of the Original Receipt by Mr Leachman. It listed a Stolen Firearms, including a Sauer 280 Snipers Rifle and identified the Mr Leachman as the Possessor. The Guilty Officer seized the Cabinet and issued Receipt 0223608. It listed the Cabinet and commented ' Locked – Contents not known' and identified the Possessor as Mr Wise, who was the Lawful Possession Agent. The Guilty Officer went to Lewes Armoury with intent to put the

Stolen Firearms in the Cabinet and pretend nothing had happened. They had No Key. An Unlock Procedure needed the True Owner to identify Missing Contents and account for Unlawful Contents if, any. No one dare conduct a With Owner Unlock Procedure because it defeated the purposes of the Protection Fraud. No one dare conduct a Without Owner Unlock Procedure because Mr Leachman might have put in the cabinet evidence they could not ignore. The Criminal Record, Stolen Firearms, Cabinet, Receipts and Audit Records were Protection Fraud Proof against Mr Leachman and Sussex Police. The Theft Concealment Plan had failed. It created the need for hundreds of Theft Discovery Delay Frauds by Many Guilty Officers.

26. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. The Lawful Business of British Citizens made inevitable exposure of the Election Frauds.
27. The European Leaders made an Election Fraud Concealment Plan. It used Business Sabotage Frauds using Imprisonment Frauds against the Business Managers. One was a British Citizen and the other was a Dutch Citizen. The Imprisonment Frauds needed Extradition Frauds against the British Citizen. The British and Dutch did not have an Extradition Agreement. They did not have the time to make one. They used Armed Dutch Police on British Soil to supervise British Customs and Kent Police in a Kidnap Operation against the British Citizen.
28. Everything that could go wrong did go wrong for the European Leaders. The 1<sup>st</sup> Extradition Fraud discovered that Top Police, Top Customs and Top Judges were the Top Drug Dealers. It forced a choice between Authority Control Recovery, that needed an Election Fraud Termination and Election Fraud Completion that needed a trade of Immunity Frauds for the Top Drug Dealers in exchange for service of the Extradition Frauds. The European Leaders chose Election Fraud Completion. It used Extradition Frauds against the British Citizen, Imprisonment Frauds against him and the Dutch Citizen, Immunity Frauds for the Top Drug Dealers and a Profit Share for Prime Minister Mr Blair.
29. The 2<sup>nd</sup> Extradition Plan required Innocence Evidence Concealment Frauds by the British Authorities before completion of the Imprisonment Frauds by the Dutch Authorities. Integrity Tests managed by Equity Lawyer Mr Ellis got Innocence Evidence Concealment Fraud Proof against the British Judges. The Crown and Parliament Session Court used it for a Corruption Remedy Process that has continued ever since. It got Dismissal Decisions against Law Court Judges that in 2006 got Protection Fraud Proof against the Cabinet and a Forced 10 Months Resignation Notice from Prime Minister Mr Blair. The 10 Months Resignation Period was an Integrity Test. It discovered the Governing Majority did not have a Viable Remedy Candidate.

30. The Remedy Process gave hundreds of Lawyers the confidence to service the Corruption Remedy Market. Prime Minister Mr Blair needed to stop the Equity Lawyer servicing the Remedy Process and deter Lawyers from servicing Corruption Claims. He used Ruin Fraud Conspiracy against the Equity Lawyer. It used Bank Frauds, Client Money Theft Taxation Frauds, Probate Frauds and Profession Unfitness Frauds. He used Agents the Equity Lawyer had known for 20 years. They gave themselves away. It got Fraud Proof for the Equity Lawyer against the Fraud Conspirators at every stage of the process. The Fitness Case 2006 9452 Findings dated 2<sup>nd</sup> November 2006 are Obvious Disqualification Fraud Proof. They acknowledge the Citizen Bundle is Corruption Proof against the State Prosecutor. It uses an Irrelevance Reason for a Citizen Bundle Exclusion Decisions. It is an Obvious Fraud because Corruption Proof is never irrelevant. It was used for Disqualification Fraud Blackmail to get Case Sabotage Frauds by Qualified Professionals against Corruption Victims.
31. The Profit Share for Top Politicians motivated a Business Expansion Plan to get Increased Revenues. They chose Land Frauds for Big Owners against Small Businesses. It needed Case Sabotage Frauds by Insurers against Policy Holders and Representatives against Clients. The Plan Managers wanted No Contest Case Closures, the Set Up Profits and then Routine Business. Case Management by a Farm Tenant and a Restaurateur denied Rapid Closure of the Priming Cases for the Rural Market and the Urban Market. The Settlement Proposals and Settlement Publicity in Market Drayton Cattle Market by the Willaston Farm Tenant got Decision Refusals by many others until they knew the Case Outcome. It denied Rapid Closure in the Rural Cases. An Urban Priming Case against a Successful Cypriot used an Illegal Immigration Raid for a Deportation Fraud. It failed. A British Citizenship Claim using the 1960 Cyprus Peace Agreement got an Immediate Release and Grateful Thanks from Immigration Officers because it validated hundreds of Case Closures. Case Management by him denied Rapid Closure in many cases. The Farm Tenant and Restaurateur got complete sets of Fraud Conspiracy Proof against All Relevant Professionals.
32. The Parliament Sessions Court used the Protection Fraud Proof got against the Law Courts by the Personal Injury Case and Bankruptcy Cases to require an Integrity Investigation of the Law Courts as the 2007 Session Remedy Conditions.
33. Metropolitan Police Commissioner Sir Ian Blair provided Remedy Co-operation Commitment Proof. He used an Honest Officer of Essex Police and an Independent Intermediary to give Equity Lawyer Mr Ellis a Fraud Proof Set against the Essex Drug Dealer who produced Money Laundering Services for Top Drug Dealers. It was the True Identity + False Identity used for a

Limited Company and Bank Borrowing to buy a Dilapidated Treading Estate in North West Kent and Drug Crime Cash for Dilapidation Remedies that got Miraculous Profits got Wizard Investor Status for Top Drug Dealers. The Equity Lawyer used it to get Protection Fraud Proof against a Top Banker, an Assistant Commissioner of the Metropolitan Police, the High Court and Court of Appeal.

34. The Integrity Investigation got Bankruptcy Fraud Findings + Corruption Investigation Recommendations by Top Insolvency Investigator Mr Bazonni that got Protection Fraud Proof against the Cabinet and Dismissal Decision by the Parliament Sessions Court against the Governing Majority. Remedy Co-operation Commitment Proof from the Opposition Minority validated the preparations by the Crown for the Expense Accounts Scandal, and exposure of it in the 2009 Election Campaign to increase the MP Retirement Rate from 15% to 30% and enable the 2010 General Election to get the Coalition Majority for what had been the Opposition Minority.
35. The 2010 Session Priority was a Corruption Investigation of the Law Courts managed by the Lord Chancellor for the Crown with use of the office of the Secretary of State for Justice. The fact Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband did not know the details eliminated them from suspicion if anything went wrong. It freed them to focus on their Governance Responsibilities. The Corruption Investigation got Full Co-operation from all of them. They identified Protection Fraud Network Agents in their Political Parties.
36. The Corruption Investigation got Trial Fraud Proof, Appeal Fraud Proof and Protection Fraud Proof against Top State Officers and Law Court Judges. The last case used Firearms Corruption Complaints and Witness Protection Applications by the Citizen. They got Prosecution Denial Fraud Proof against the State, Law Courts and Parliament, and Integrity Test Advice from the Lord Chancellor to the Queen Elizabeth. The Proof Set and Case Reference Statement from the Royal Protection Officer forced Sussex Police Chief Constable to choose between the Just Remedy of a Corruption Investigation with Protection Arrangements for the Citizen or a Fraud Enforcement using a Prosecution Fraud against the Citizen to provide Protection Fraud for Corrupt Officers. He chose Fraud Enforcement. It got Protection Fraud Conspiracy Proof against the Sussex Chief Constable, Sussex Chief Prosecutor, Director of Public Prosecutions Sir Keir Starmer, the Magistrates Court, Crown Court and Court of Appeal.
37. The Remedy Process made so much progress that in 2014 the Protection Fraud Network needed Business Expansion Plans to avoid Total Collapse. The Business Expansion Plans needed

Priming Cases to get Fraud Knowledge Admissions and Remedy Denial Fraud Commitments from All Relevant Professionals. A Business Expansion Plan used Family Sabotage Frauds + Child Thefts to get Big State Budgets + Budget Fraud Profits and Expatriation Frauds to get Money Laundering Services from Sovereign States. It used Family Sabotage Frauds against Mrs Theodorou and her 6 Children for the Business Priming Case. Another Plan used Housing Association Mergers to get a Big Business Priming Case and many thousand Forged Tenancies as Fraud Commitment Proof from Housing Officers to get Protection Frauds from Top Judges. Forgery Complaints by Tenant Mr Nkrumah motivated Protection Demands by the Top Plan Managers and the Housing Officers.

38. The Remedy Cooperation by the Top 3 Politicians gave the Parliament Sessions Court the confidence that whoever won the 2015 General Election could be relied on to manage Credibility Recovery for the Authorities. It needed Dismissal Executions against Top Judges by a United parliament, Victim Identification and Case Remedies. It needed Fundamental Common Law Precedents for Justice Office Conflict Disqualification and Fraudulent Process Invalidation and Restored Case Issue Rights for the Citizen against the State and an Integrity Test Year for the Equity Lawyer.
39. The European Constitution Referenda Commitment got a Governing Majority for Prime Minister Mr Cameron. He knew the Dismissal executions against Top Judges would increase the Leave Vote. He used the Test Case Year for the European Constitution Referenda led the Remain Campaign, lost and resigned. The next item on the Session Agenda was Dismissal Executions against Top Judges. The Protection Fraud Network needed to stop it. They bought Leadership Votes for MP Mrs May because she was one of them. It denied a United Parliament needed for Credibility Recovery of the Authorities. It got an 8 Year Delay for Credibility Recovery Conditions.
40. The Family Frauds Business Expansion Priming Case got Corruption Proof at every stage for Mrs Theodorou and the 6 Children against the Criminal Father, Corrupt Officers and Corrupt Judges. The Expatriation Permit required Court Supervision by the Cypriot Law Courts. The Expatriation Without Court Supervision was Order Breach Contempt Proof against Enfield Council Officers. Contempt Remedy Applications by Mrs Theodorou got Computer Records and Audio Records of that are Remedy Jurisdiction Denial Fraud Proof, and then Remedy Jurisdiction Admission Proof and Remedy Denial Fraud Proof.
41. The Housing Frauds Business Expansion Plan used many thousand Forged Tenancies as Fraud Commitment Proof from Housing Offices to get Protection frauds from Top Judges. Forgery

Complaints by Mr Nkrumah motivated Protection Fraud Demands by Housing Officers and the Plan Managers. A Protection Fraud Call by Top Judges got a Framing Fraud by the Metropolitan Police. A Profit Share Demand by Top Police got a Profit Share Refusal by Top Judges and Resource Allocation Refusals by Top Police that denied use of Framing Fraud Experts. Protection Fraud Calls by Court Officers got Service Refusals by Competent Police Officers and Framing Fraud Efforts by Incompetent Officers. A Drug Crime Framing Fraud used a Half-Eaten Shia Butter Packet for a White Substance Suspicion because they failed to take a Drug Supply for Evidence Planting. It got Arrest Frauds + Investigation Frauds + Child Risk Pretence Fraud + Family Separation Bail Conditions Fraud by the Metropolitan Police and Crown Prosecutors + Child Protection Frauds by Dagenham and Barking Council + Bail Conditions Appeal by the Parents + Bail Conditions Contest until a Confidence Collapse by the Crown Prosecutor got No Contest by the Crown Prosecutor + Immediate Return of the 3 Children by Low Rank Officers and Continued Use of the Drug Crime Defamation Frauds for Child Risk Pretence Frauds by Top Officers. They used Whistle Possession for Athletics Training for Police Officer Impersonation Framing Fraud. They used all the other Framing Frauds against the Citizen.

42. Integrity Tests got Corruption Findings, Remedy Denial Fraud Findings, Protection Fraud Findings, Dismissal Decision and Forced Resignation from against Prime Ministers Mrs May. A Repeat Process got a Dismissal Decision against Prime Minister Mr Johnson. Remedy Sabotage led by Opposition Leader Sir Keir Starmer got a 1 Year Dismissal Delay for Prime Minister Mr Johnson until 2 By Election Defeats got more than 50 Resignations from Government Offices.
43. Credibility Recovery needed Dismissal Executions against Top Judges by a United Parliament. Remedy Sabotage by Opposition Leader Sir Keir Starmer denied a United Parliament. It created the need for Forced Unity Process. In 2023 it got Mass Publicity for the Judicial Unfitness Pronouncement, Political Prisoners Protection Frauds and Enforcement Frauds. In December 2023 the G7 Summit got a Secret Agreement for Global Enforcement against Fraud Profiteers. The Remedy Process used the Post Office Scandal and Health Scandals to get Mass Publicity for Corruption Exposure to Cabinet Level and Mass Remedies. Integrity Tests discovered what impact Mass Publicity had on Case Management. All Test conducted by Equity Lawyer Mr Ellis got Corruption Continuity Proof against the State, Profession Authorities and Law Courts. The Remedy Process needs Recent Frauds for Dismissal Executions. The Crown Court Trial Frauds 2022 0043 + 23 1180 on 28<sup>th</sup> May 2024 against Citizen Mr Nkrumah and the Profession Unfitness Trial Frauds 2855 839 + 899 against Citizen Ms Davies will be the Recent Frauds.