

Parliament Sessions Court
Supreme Court + Court of Appeal
High Court
Court of Appeal
Crown Court
High Court
Home Office

The People v Top Judges
Equity Lawyer v Cabinet
Equity Lawyer v Cabinet + Sir Keir Starmer
Citizen Mr Nkrumah v Police + Cabinet
Citizen Mr Nkrumah v State
Citizen Mr Katsiaounis v Police + Cabinet
Equity Lawyer v Passport Office

Corruption Remedy Process
Fraud Appeals 2023 00569 + 0174
Contempt Claims 2022 002595 + 003098
Fraud Appeal 2024 1159
Trial Frauds 2022 0043 + 2023 0058 + 1180
Investigation 01 YE 15441 23 Fraud Review
Passport Application PEX 530 360 8791

2022 0043 + 2023 0058 + 1180 Court Motion Contempt Remedy Proposals of the Citizen 9th October 2024
Before Judge sitting in Crown Court in Basildon

Upon the Court Case Records validating Judicial Acknowledgements that:

1. The Coronation Oath Enforcement Authority has Corruption Control Jurisdictions that govern Parliament Session Powers. They decide the Corruption Remedy Priorities for each Parliament Session. They manage the Profession Authority Responsibilities of Parliament. They use Case Management Authorities from Citizen and Integrity Test Management by Equity Lawyers to get Corruption Remedy Standard Proof Sets that are Admissible Evidence for Trial Orders by the Crown and Adjudication Decisions by the Parliament Sessions Court.
2. Case Management Authorities by Citizen Mr Nkrumah and Integrity Test Management by Equity Lawyer Mr Ellis got Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts. The Crown and Parliament Sessions Court used it, and Similar Fact Proof got by other cases, to decide the Corruption Remedy Priorities from 2021 to date.
3. The Coronation Oath Enforcement Authority needs Test Cases to get Corruption Remedy Standard Proof Sets for Session Priority Performance Decisions. The Evidence Balance starts with a Credibility Presumption for the Cabinet and Parliament that is subject to Rebuttal Proof Positive. The Proof Sets used to make the Session Priority Decisions are Admissible Evidence for the Performance Decisions. Protection Fraud Proof got against Cabinets and Parliaments are Relevant Evidence until Remedy Priority Performance Findings make then irrelevant. The 2024 Parliament Session started with Credibility Rebuttal Proof got against Cabinet Members when they were Opposition Minority Leaders. The Remedy Process needed a Fast Process to get Session Priority Performance Failure Findings against the Cabinet. It needed Incredibility Findings against All Cabinet Members who used Notice Denial Allegations for a Joint Liability Defence. It needed use of a Crime Case with Crown Court Trial Rights for Written Notice of Production Demands for Old Court Fraud Proof and In Progress New Court Fraud Proof as Defence Evidence to force Case References from the Investigator via the Commissioner Rank Police Officers to the Home Secretary and Prime Minister and get New Court Fraud Joint Liability for the Cabinet. It needed Mass Publicity for Bribery Questions of the Cabinet to discover what impact it had on the Case Management of New Court Frauds by the Judiciary.
4. Rape Investigation 01 YE 15441 23 got Production Demands for Old Court Fraud Proof and New Court Fraud Proof as Defence Evidence, and Fraud Proof Offers by Victims, got a series of Case References by the Metropolitan Police Commissioner to the Home Secretary and Prime Minister, Criminal Liability for the Cabinet, the Criminal Complaint Statement dated 7th October 2024 of Equity Lawyer Mr Ellis and Best Advice for an Crime Report Urgent Hearing Application by Commissioner Rank Police to the Relevant Parliament Committee.
5. Appeal 2024 001159 forces the choice between Just Remedies and Enforcement Frauds.

Court Motion Order for:

1. Conflict Jurisdiction Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Contempt Liability Finding + Contempt Remedies Entitlement Finding + Personal Remedies Priority Finding + Contempt Liability Order + All Cases Dismissal Order + All Cases Indemnity Standard Costs Order + All Official Records Invalidation Incredibility Presumption Use Prohibition for the Citizen against the State.
2. Contempt Remedy Case Reference to the Court of Appeal Civil Division for inclusion in 2024 1159
3. Investigation Resource Reference to the Cabinet
4. Contempt Remedy Update Hearing in Basildon Crown Court at noon on October 2024