

Parliament Sessions Court
Supreme + Appeal + High Courts
Appeal + Crown Courts
Metropolitan Police
Family Court
General Medical Council

The People v Top Judges
Equity Lawyer v Cabinet + + Sir Keir Starmer
Citizen Mr Nkrumah v Police + Cabinet
Citizen Mr Katsiaounis v Complainant
Citizen Mr Nkrumah v Ms Laeticia Mukasa + State
Equity Lawyer Mr Ellis v Relevant Doctors

Corruption Remedy Process
2022 002595 + Appeals 2023 00569 + 0174
2024 1159 + 2022 0043 + 2023 0058 + 1180
Investigation 01 YE 15441 23 Frauds
Child Protection x 3
Mental Health Fraud Harassment Unfitness

Basildon Assault Framing Fraud Appeal 2023 0058 Defence Notice + Remedy Applications 27th November 2024

Defendant Citizen Mr Akwasi Nkrumah v Prosecutor Essex Police + British Rail Police

Charge Assault + Criminal Damage

Brief Defence with Reserved Rights for an Extended Defence

Remarkable Stupidity has got the Same Fraud Proof Set for a Crown Court Appeal Retrial and 2 Crown Court Trials. The Magistrates Chair who managed the Trial Frauds sat for the Appeal Management Hearing on 8th November 2024. The Charges are the Crime Proceeds of a Ruin Fraud Conspiracy by the Protection Fraud Network against Mr Nkrumah. A Protection Fraud Deal required Housing Association Mergers to get a Big Business and Evidence Frauds as Commitment Proof from Housing Officers to get Protection Frauds from the State and Law Courts. The Evidence Frauds were many thousand Tenancy Forgeries and Evidence Exclusion Frauds. It needed a Management System that made Evidence Acknowledgement Failures the Standard Practice.

A Forgery Complaint by Tenant Mr Nkrumah was an Exposure Threat. Protection Demands by Housing Officers got a Fraud Service Call by Top Judges and a Framing Fraud by Top Police. A Profit Share Demand by Top Police got a Profit Share Refusal by Top Judges. It got a Framing Fraud Expert Resource Allocation Refusal by Top Police. The Corruption Stress Response of Mr Nkrumah was complaints, applications and claims. Fraud Service Calls by Court Officers got Service Refusals by Competent Police Officers and Incompetent Services by Idiot Police Officers. The Idiot Officers used Physical Possession of an Athletics Training Whistle for a Police Officer Impersonation Framing Fraud. It got a series of Trial Preparation Hearings and then a Case Withdrawal. The Idiot Officers failed to equip themselves with a Drug Supply for Evidence Planting in a Drug Crime Framing Fraud. The House Entry Fraud + Search Fraud did not find drugs. They used a Half Eaten Packet of Shia Butter for a White Substance Suspicion Fraud for Arrest Frauds, Investigation Fraud and Bail Condition Frauds for Family Sabotage Frauds against him and the mother of his 3 children. Barking and Dagenham Council used the Drug Crime Defamation Frauds for Child Protection Frauds. The Bail Conditions Appeal got Bail Enforcement Frauds by the Crown Prosecution Service and then a Confidence Collapse and No Contest. It got the Immediate Return of the 3 children by Low Rank Officers that day. Service Refusals by the Crown Prosecutions Service did not stop Live Case Pretence Frauds by the Metropolitan Police and use of the Drug Crime Defamation Frauds for Child Protection Frauds by Council Officers.

A Drug Trial used Asset Freezing Frauds as Intimidation Frauds against a Defence Witness. The 1st Crown Court Trial took 8 weeks and got a Split Jury. The 2nd Crown Court Trial got Legal Assistance from Mr Nkrumah for the Defence Witness. It motivated a Court Building Exclusion Fraud by the Trial Judge against Mr Nkrumah. The Audio Record includes the comment 'That'll teach him' by the Crown Court Judge. Days later, on 12th June 2021 he was a Public Gallery Witness to a Motor Case Trial in the Magistrates Court. Trial Frauds motivated Identification Requests by the Victim that got Identification Refusals and a Temper Tantrum by the Trial Judge because there was a Public Gallery Witness. He left the court room, went into the Judge's Chamber and issued a Secret Public Gallery Clearance Order Fraud. Essex Police Officers entered the court room, committed Public Gallery Trespass, and used an Assault Arrest Fraud to remove Mr Nkrumah from the Public Gallery. The Assault Prosecution Fraud got the Public Gallery Rights Trial. A Confidence Collapse by Essex Judges to complete Public Gallery Frauds. A Case Transfer from Essex got fraud Services by Hertfordshire Magistrates Court, a No Jurisdiction Finding and Case Transfer from the Crown Court at St Albans to Chelmsford, and then a Case Transfer to Basildon. It got Trial Frauds by the Crown Court at Basildon until a Confidence Collapse got a Case Transfer to Snaresbrook and an Adjournment Order May 2024 to 2026. The process broke the confidence of State Officers in Protection Frauds managed by Law Court Judges. They used

Parliament Sessions Court
Supreme + Appeal + High Courts
Appeal + Crown Courts
Metropolitan Police
Family Court
General Medical Council

The People v Top Judges
Equity Lawyer v Cabinet ++ Sir Keir Starmer
Citizen Mr Nkrumah v Police + Cabinet
Citizen Mr Katsiaounis v Complainant
Citizen Mr Nkrumah v Ms Laeticia Mukasa + State
Equity Lawyer Mr Ellis v Relevant Doctors

Corruption Remedy Process
2022 002595 + Appeals 2023 00569 + 0174
2024 1159 + 2022 0043 + 2023 0058 + 1180
Investigation 01 YE 15441 23 Frauds
Child Protection x 3
Mental Health Fraud Harassment Unfitness

Basildon Assault Framing Fraud Appeal 2023 0058 Defence Notice + Remedy Applications 27th November 2024

Record Frauds to get Protection Frauds. The Record Fraud Proof was the Seal Ink on Official Papers and Record Inconsistencies of All Relevant Authorities. Mr Nkrumah had enough Record Fraud Proof for a Record Fraud Investigation. Top Judges made a Record Fraud Investigation Sabotage Plan. It needed Original Documents Theft and Computer Records Theft. In September 2020 a Court Hearing got production of Original Document from a Big Bag by Mr Nkrumah. The Original Documents Theft was managed by a Big Bag Snatch when he left Seven Sisters Station on his Return Journey. The Computer Theft needed use of an Eviction Fraud Conspiracy to get Computer Possession and then Computer Theft. The Theft Conspirators used a Private Landlord for the Computer Theft. He put the Stolen Computers in a skip. Mr Nkrumah noticed them in the skip. An Area Restraint Fraud stopped him retrieving the Stolen Computers. A Stolen Goods Recovery Call from Mr Nkrumah got a Stolen Goods Retrieval Refusal and an Assault Pretence Fraud + Arrest Fraud by an Idiot Officer and Crown Court Assault Framing Fraud Trial 2022 0043. All Judges needed to avoid Audio Records that were Personal Responsibility Proof for Obvious Court Frauds. They made a Secret Trial Fraud Plan. It needed Hearing Notice Denial Frauds to get a Trial Appearance Failure, In Absence Trial Frauds Conviction Fraud and Bench Arrest Warrant Fraud. It failed. A Confidence Collapse by a Court Officer got 5 Days' Notice of the Trial Date on the Wednesday, Case Refusals by more than 100 Crown Prosecutors on Thursday and Friday, and Trial Appearances by the Framing Fraud Officers and Mr Nkrumah, a Representation Failure Apology by the Crown Prosecution Service and Repeat Trial Fraud Proof against the Crown Court Judges on the Monday. It got Joint Case Management with the Public Gallery Case 2023 1180 and a Long Adjournment from May 2024 to 2026. The Eviction Fraud was timed to deny Mr Nkrumah access to his cash, computers and case records for the First Case Management Hearing of the Public Rights Trial in Basildon. A Travel Warrant Application by Mr Nkrumah got a Warrant Refusal by the Crown Court Judge. A Fraud Service Call by the Crown Court Judge got use of the Return Journey and Basildon Railway Station for an Assault Framing Fraud Ambush against Mr Nkrumah. The Warrant Refusal by the Crown Court Judge and Suspicious Behaviour by the Railway Officers was Effective Notice of a Framing Fraud Plan. It needed Close Proximity. He tried to avoid Close Proximity by leaping over the Single Ticket Barrier. He used his hand as a pivot and threw his legs over the barrier. The Single Barrier Video is Innocence Proof. A Single Frame Print is Single Barrier Video Proof. It shows use of his hand as a pivot, his face recognisable because it was close to his hand and a streak of light that is his legs in full flight. Repeat Video Production Applications by Mr Nkrumah got Repeat Production Orders by the Law Courts, Repeat Order Breach Contempt and Contempt Immunity Fraud Proof against the Magistrates Court, Crown Court, High Court and Court of Appeal. The Appeal got a Partial Production on 23rd November 2024 that omits the Single Ticket Barrier Video and the Single Frame Print. It used Damaged Data for a Production Failure Reason. It includes a Video Composite Explanation Statement that is Obvious Perjury Proof against Investigation Officer and Fraud Conspiracy Proof against All Relevant Others. It coincides with a Prostitution Grooming Complaint by Mr Nkrumah for his 15 year Old Daughter that got Investigation Denial Fraud Proof against the Metropolitan Police.

Remedy Applications

1. Contempt Finding + Contempt Liability Order + Remedy Entitlement Order + Case Dismissal Order + Contempt Investigation Order for the Citizen against the State
2. All Records Production Order for the Citizen against the Metropolitan Police, Essex Police, Barking and Dagenham Council and Essex County Council
3. Contempt Remedy Directions Hearing at on December 2024