

Parliament	The People v Top Judges	Corruption Remedies
Supreme + Appeal + High Courts	Equity Lawyer v Cabinet + Keir Starmer + Others	2023 0174 + 000569 + 2022 002595
Appeal + Crown Courts	Citizen Mr Nkrumah v State	2024 1159 + 2022 0043 + 2023 0058 + 1180
High Court	Citizens Mr Nkrumah + Katsiaounis v Cabinet + Others	Corruption Remedy Denial Frauds Claims
Metropolitan Police	Citizens v Complainants	Investigations 01YE15441 23 + 01KW6359 24

Contempt Fraud Remedy Application Grounds + DRAFT Order of Citizens Mr Katsiaounis + Mr Nkrumah 18th December 2024

Grounds: Fraudulent Breach of Natural Justice + Human Rights + Overriding Justice Objective

Draft Order

1. Justice Process Contempt Case Finding + Invalidity Case Finding + Invalidity Remedy Denial Case Finding + Justice Office Conflicted Interest Disqualification Issue Finding + Remedy Only Jurisdiction Limit Issue Finding + Conflicted Interest Finding + Justice Office Conflicted Jurisdiction Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Justice Office Conflict Jurisdiction Qualification Fraud Finding + Bias Fraud Finding + Complex Case Finding + Complex Case Management Incapacity Finding + Incapacity Exploitation Fraud Finding + Fraud Profiteering Finding + Conspiracy Finding + Case and Similar Fact Case Multiple Justice Process Contempt Finding + Case and Similar Fact Case Multiple Order Breach Contempt Immunity Fraud Finding + Contempt Remedy Entitlement Finding + Reputation and Liberty and Estate Restoration Order + All Case Pending Remedies Stay Order + Contempt Liability Order + Special and General and Aggravated and Exemplary Damages Award + Indemnity Costs Order for the Citizen Claimant against the Defendants for the Stated Reasons
2. Contempt Investigation Order for the Citizen against the Metropolitan Police
3. Contempt Investigation Resource Reference for the Citizen against the Cabinet
4. Investigation Stage Asset Freezing Priority Order for the against the All Investigators, Prosecutors, Defenders and Judges in All Fraud Cases of the Citizen
5. Immunity Powers Use Prohibition pending Corruption Remedies for the Citizen against the Cabinet
6. Judicial Office Appointments Prohibition pending Corruption Remedies for the Citizen against the Cabinet
7. Contempt Remedy Directions Hearing in Royal Court at noon on January 2024
Stated Reasons
8. The Fraud Remedy Claim of the Citizen is one of a series that serviced Corruption Investigations. They got Protection Fraud Proof against the State, Profession Authorities, Law Courts, Cabinets and Parliaments.
9. The Coronation Oath Enforcement Authority has Corruption Remedy Jurisdictions that govern Parliament Session Powers. They manage the Professional Authority Responsibilities for Parliament. They use 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. The Citizen has Investigation Jurisdiction. It is the power to give Management Authority for the use of any case and all cases to service the Justice Priority of the People before the Personal Priority of the Citizen. It enables use of cases for Integrity Test that get Corruption Remedy Standard Proof Sets. They get Justice Proof for Honourable Officers or Corruption Proof against the State and Profession Authorities and Remedy Denial Fraud Proof against the Law Courts. The Equity Lawyer has Integrity Test Management Jurisdiction. It requires the competence and commitment to provide the Judgment Services needed for Integrity Test to get Corruption Remedy Standard Proof Sets. The Crown has Prosecution Jurisdiction. It is the power to use Corruption Remedy Standard Proof Sets to make Trial Orders for the Parliament Session Court of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. The Lord Archbishops serve as Court Lawyers, one for the Trial Court and the other for the Appeal Court. The 24 Lord Bishops provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors. When they are busy they can provide 2 Trial Juries of 8 and 1 Appeal Jury of 8. The Corruption Remedy proof Standard eliminates the need for Witness Attendances, Credibility Findings and Personal Case Presentation by the Crown. It enables a Trial Order to get a Trial Verdict in 7 days and an Appeal Decision in 10 days. Corruption Proof gets Corruption Findings, Remedy Entitlement Findings, and a series of Remedy Priority Findings for investigations to discover who is responsible and then Remedy Delivery. It needs Dismissal Decisions against Top Judges by a United Parliament, Victim Identification and Case Remedies. A Dismissal Failure is Protection Fraud Proof against the Cabinet. The Default Penalty is a Dismissal Decision against the Prime Minister. A Dismissal Failure is Protection Fraud Proof against Parliament. The Ultimate Sanction is Forced Remedies. They need Imprisonment Fraud Proof against the Judiciary and use of it for is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption Proof, Remedy Denial Fraud Proof and Protection Fraud Proof. It increases the Retirement Rate of Governing Majority MPs and gets a Power Transfer to a New Governing Majority. The process continues until it gets Remedy Delivery.
10. In 2023 the UK got Imprisonment Fraud Proof against the Judiciary. It enabled the December G7 Summit to get an International Agreement for Remedy Enforcement against Frauds Profiteers. In 2024 it enabled exposure of the Post Office Scandal and the Health Scandals with Fraud Damages from Fraud Profiteers. It got an increase in the Retirement Rate of Governing Majority MPs, an Incredible Choice, and Split Conservative Values Vote that

enabled a Minority Vote to get a Landslide Novice Governing Majority led by Sir Keir Starmer. The Cabinet thought they had 5 years in office and a Legacy Majority that would keep them in office many years longer. They did not know that Protection Fraud Proof got against them as Opposition Leaders was Admissible Evidence for Unfitness Cases against them as Cabinet Officers. The 2024 Parliament Session Grant Corruption Remedy Conditions included the Mass Release of 20,000 Imprisonment Fraud Prisoners. Use of the Overcrowding Reason instead of the Imprisonment Fraud Reason and Release Priority for Guilty Criminal against Imprisonment Fraud Victims was a Remedy Priority Breach of the Session Grant. It validated an Unfitness Case that got an Unfitness Finding and Priority Finding for use of Mass Publicity for a Cabinet Bribery Scandal for Integrity Tests of the Law Courts. All Test Cases got Remedy Denial Fraud Proof against All Judges, Adjournment Fraud Proof against those who wanted to avoid hearing Audio Records that were Personal Responsibility Proof for Known Court Frauds, and Enforcement Fraud Proof against Guilty No Hoppers including Judicial Career Blackmailees.

11. The Remedy Process used Known Court Frauds for Integrity Tests. It used Investigation 01YE15441 23 for Production Demands of Corruption Proof as Defence Evidence for Accused Mr Katsiaounis. It got a 2nd Recorded Interview Refusal and Case References from the Investigator and All Superiors. They wanted to avoid Personal Responsibility for creating an Audio Record of Corruption Proof Production Demands or Demand Failures that was Criminal Conspiracy Proof against the Defender and Investigator. Framing Frauds use Evidence Exclusion Frauds. Exclusion Frauds of Interview Audio Records are the hardest to manage. Live Corruption Cases were used for 01YE15441 23 Additional Evidence Notices. Case References via Commissioner Rank Police reached the Home Secretary Ms Yvette Coper and Prime Minister Sir Keir Starmer. The Case References got Personal Liability Proof against them for the New Fraud Proof that each Live Case got against the Law Courts. Royal Commission Emails from Equity Lawyer Mr Ellis were Public Domain Publicity Proof and Effective Notice Proof against the Cabinet and Parliament. All of it gets Joint Liability Proof against All Cabinet Officers.
12. The Key Live Cases are
 - 12.1. Lease Trust Frauds from 1986 to date by Hackney Council against Citizen Mr Cant. Lease Pretence Frauds used a Date + Parties + Address to get a Title Registration. The Council and Land Registry do not have Lease Proof. Land Registration Act 1925 Section 24{1}(a) provides for Statutory Implied Covenants. The Proprietorship Register contains a Statutory Implied Covenant Variation Entry. The Council makes a No Lease Admission and then uses the Implied Covenant Variation for Lease Claims and Repeated Covenant Liability Claims. Expense Account Fraud Cases by Mr Cant got Repeat Fraud Proof against the Council and Law Courts.
 - 12.2. Family Estate Trust Frauds from 2002 to date by the Trustee Sons Messrs Sood against the Beneficiary Father Mr Sood. He bought Residential Properties for a Family Trust with them as Estate Trustees. He helped the get Finance Profession Status. They identified Ruin Fraud Targets and sold the Client Wealth Details to the Protection Fraud Network. Property Trust Fraud Claims by the Father got Contempt Fraud Proof against them and Contempt Immunity Fraud Proof against the Law Courts. The New Court Frauds are in County Court B01B0837+ High Court 2024 000393 + 2024 000292 and are the subject of Court of Appeal Case [awaited]
 - 12.3. Trust Frauds by Housing Association Officers against the State used Fraud Commitment Proof to get Protection Frauds from Top Judges. It was many thousand Forged Tenancies and a Management System that prepared for Evidence Exclusion Frauds by making Acknowledgment Failures the Practice Standard. Forgery Complaints by Tenant Mr Nkrumah motivated Protection Demands from Housing Officers to Cabinet Level. Service Calls got Framing Frauds + Profit Share Demands from Top Police. A Profit Share Refusal got a Framing Fraud Expert Resource Allocation Refusal by Top Police. Competent Management by Mr Nkrumah motivated Repeat Service Calls that got Service Refusals by Competent Officers and Incompetent Efforts by Idiot Officers. Top Judges made an Investigation Sabotage Plan. It need Location + Theft of Original Documents + Electronic Devices. In 2020 a Bag Snatch Theft got the Original Documents. In 2021 Family Circle Penetration by a Criminal Agent got the Electronic Devices Theft. In 2024 Electronic Records were new proof for Mr Nkrumah of Child Prostitution Grooming and Framing Frauds. Bribery + Blackmail got the Harassment Complaint by the Chronically Immature Mother of the 3 Nkrumah Children and the Arrest Fraud + Investigation 01KW6359 24 Seize Frauds + Bail Conditions that were used for Electronic Device Thefts + Defence Evidence Thefts + Family Sabotage Frauds against Mr Nkrumah.