

Mr Edward William Ellis of 15 Portreath Place, Chelmsford CM1 4DL + 07788371717 + edward.w.ellis@gmail.com

Jurisdiction Witnesses have Court Room Access Rights because they cannot change Official Records

1. The Key Issue in All Cases of Citizen Mr Nkrumah is Conflicted Interest Disqualifications from the Justice Offices of investigator, prosecutor and adjudicator. In 2004 the preparations for the European Referenda got Top Drug Dealer Proof against Top Police, Top Customs and Top Judges. The Coronation Oath Enforcement Authority used the information to start a Corruption Remedy Process. It uses Integrity Test Cases that get Remedy Proof for Honourable Officers or Remedy Denial Fraud Proof against Corrupt Officers. It discovered Top Drug Sales go with Protection Frauds that include Child Prostitution. The Child Prostitution Enquiry cost £6,000,000. It focussed on Rochdale because it had Willing Witnesses. It got Protection Fraud Proof against the Cabinet and Opposition Leaders. In December 2024 it got Mass Publicity for the Barrow in Furness Scandal. The Nkrumah Cases prove Land Frauds and Court Frauds use Child Prostitution for Protection Frauds. They are the UK Scandal.
2. All Markets have Risk Control Protocols. The Protection Fraud Protocol requires Commitment Proof from the Receiver before the Supply. Business Expansion Plans start with Protection Frauds from Cabinet Officers. They use Priming Cases to get Fraud Knowledge Admissions and Remedy Denial Fraud Commitments that identify Corrupt Professionals, who get Career Benefits, and Honest Professionals, who suffer Career Sabotage. State Housing Frauds Business Expansion Plan got the Commitment Proof it needed from Cabinet Officers. The Commitment Proof from Housing Association Officers was many thousand Forged Tenancies, and a Management System that serviced Evidence Exclusion Frauds by making Acknowledgment Failures the Practice Standard.
3. Mr Nkrumah knew there was corruption. He did not know about Protection Fraud Market Protocols and Business Expansion Priming Cases. Tenancy Forgeries by Housing Offices got Forgery Complaints by Mr Nkrumah that motivated Protection Fraud Demands from Housing Officers to Cabinet Officers. Service Calls 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 a Framing Fraud Expert Resource Allocation Refusal by Top Police. The Defence Response of Mr Nkrumah was applications, claims and complaints. Service Calls by Court Officers got Service Refusals by Competent Officers and Incompetent Efforts by Idiot Officers. It got Confidence Collapses by Court Officers in Protection Frauds by Top Judges. The Court Officers made a Self Defence Plan. It used Identity Concealment Frauds. They used Records Destruction and Record Frauds. The Seal Ink on Original Documents and Record Inconsistencies between the State, Law Courts and Citizen were Record Fraud Proof. Top Judges made an Investigation Sabotage Plan. It needed Location + Theft of the Original Documents and Electronic Devices of Mr Nkrumah. His Homelessness and Sofa Surfing Dependency created Location Uncertainty.
4. In September 2020 a Court Hearing got Original Document Production by Mr Nkrumah from a Big Bag got an Original Documents Location Report by Court Officers, a Theft Order by Top Judges and Big Bag Snatch Theft outside Seven Sisters Station on the Return Journey.
5. In January 2021 a Drug Crime Framing Fraud failed because Idiot Officers did not equip themselves with a Drug Supply for Evidence Planting. They used a Half-Eaten Packet of Shia Butter for a White Substance Suspicion Fraud + Arrest Fraud + Custody Fraud + Investigation Fraud against Mr Nkrumah and the Children's Mother and a Bail Conditions Fraud for a Family Sabotage Fraud that deprived the children of Parental Care. The Bail Conditions Appeal got Appeal Objections by the Crown Prosecutor and the Appeal Hearing on 1st February 2021. The Witness Attendance by Equity Lawyer Mr Ellis got an Exclusion Order from the Crown Prosecutor, a Queue Front Position Vacation Refusal by the Equity Lawyer, a Forced Removal Failure by Security Guards a Reception Video Record of the Entire Process, a Confidence Collapse and No Contest by the Crown Prosecutor of the Father's Appeal, continued Objection to the Mother's Appeal, support by the Father for the Mother got Another Confidence Collapse and No Contest by the Crown Prosecutor, Immediate Return of the 3 children by Low Rank Child Protection Officers, Live Case Pretence Frauds by the Police, use of the Drug Crime Defamation Frauds for Child Risk Pretence Frauds by Top Officers and Case Records that are Fraud Conspiracy Proof throughout.
6. Drug Crime Trial Frauds at the Crown Court in Snaresbrook used Investigation Powers for Asset Freezing Frauds for Intimidation Frauds against Defence Witnesses. The 1st Trial got a Hung Jury and 2nd Trial. In May 2021, Case Management Services by Mr Nkrumah for a Defence Witness got use of a Notice Denial Fraud + Hearing Denial Fraud + Court Building Exclusion Order by the Trial Judge for the State against Mr Nkrumah and Hearsay Reports of the Trial Judge said 'I will teach Mr Nkrumah a lesson' or words of similar meaning. Days later, on 12th June 2021 Mr Nkrumah was the Lone Public Gallery Witness to Motor Trial Frauds in the Magistrates Court at

Jurisdiction Witness Statement

27th December 12024

Southend on Sea. An Identity Disclosure Demand by the Victim got a Disclosure Refusal, Temper Tantrum and Undeclared Witness Removal Decision by the Trial Judge. He rose, went into the Judge's Chamber. A Secret Public Gallery Clearance Order Fraud by him got use of Public Gallery Criminal Trespass for an Execution Fraud and Assault Framing Fraud by Essex Police. The Framing Fraud Trial got a series of Trial Frauds followed by No Jurisdiction Findings, Confidence Collapses, Case Rejections and Remedy Denial Frauds by between 30 and 50 Judges. They are evidenced by Case Transfers from Essex to Hertfordshire, and the Crown Courts from St Albans via Chelmsford and Basildon to Snaresbrook where it is Case 2023 1180.

7. Another Framing Fraud used an Athletics Training Whistle for a Police Officer Impersonation Framing Fraud. The Trial Event got a Witness Appearance by Equity Lawyer Mr Ellis. Unusual Events that raised Reasonable Suspicions of a Secret Hearing in a Court Room. A Public Gallery Access Effort by the Equity Lawyer got Physical Obstruction and a Security Call by the Court Usher and an Immediate Arrest + Romford Area Exclusion Order by the Metropolitan Police against the Equity Lawyer, and then a Case Withdrawal by the Crown Prosecutor.
8. Meanwhile, the Electronic Device Theft needed an All Devices in One Location. It used a Criminal Agent to infiltrate the Family Circle, persuasion to get a Home Move by the Mother and 3 children and Tenancy Negotiation Pretences by the Private Landlord to persuade the leave All Electronic Devices and All Other Goods in the house, and then an Access Denial Fraud and Goods Theft with intent to get Electronic Device Destruction and use of the process for a Credibility Sabotage Fraud against him. It got a Theft Success but Destruction Failure. It was timed to coincide with the Public Gallery Plea Hearing in the Crown Court at Colchester. The Goods Theft denied access to the Cash Reserves needed for the rail fare, and Case Records needed for the Plea Hearing. The Discredit Fraud Plan used the Plea Hearing for a Rail Warrant Refusal by the Crown Court Judge and the Return Journey and Railway Station for a Fare Payment Failure Entrapment Fraud, Travel Denial Fraud and Repeat Assault Framing Fraud. Everything that could go wrong for the Plan Managers in Romford and Basildon did go wrong. Travel Warrant Denial and Platform Access Denial by Ambush Officers raised Assault Framing Fraud Suspicions and Close Proximity Evasive Action by Mr Nkrumah. The Ambush Officers were at the Double Gate. He used his hand as a pivot and swung his legs over the Single Gate Barrier. The Front Camera and Side Camera got Leap Event Videos. The Side Video showed the identifiable face of Mr Nkrumah, because it was close to his pivot hand, but his legs were a streak of light because they moved so fast. The Video Record was Compelling Innocence Proof for Mr Nkrumah and Compelling Guilt Proof against the Ambush Officers. The Assault Framing Fraud used Video Concealment Frauds and a Video Compilation Fraud. The Trial Prosecution Bundle included a Single Frame of the Single Barrier Side Video. It was either a Fraud Power Boast by a Corrupt Officer or a Fraud Spoiler by an Honest Officer. Repeat Evidence Production Applications got Repeat Order Breach Contempt by the Police and Prosecutors and Contempt Immunity Fraud Proof, Trial Fraud Proof + Conviction Fraud Proof against the Magistrates Court Law Courts. The Fraud Appeal 2023 0058 got Repeat Frauds Proof Sets. The Trial Prosecution Bundle and Appeal Re-Trial Prosecution Bundle are Inconsistent Evidence Concealment Fraud Proof.
9. Meanwhile, the Good Theft did not get Device Destruction. It got Device Disposal in the House Clearance Skip. An Area Restraint Fraud prevented Stolen Device Recovery by Mr Nkrumah. A Stolen Device Recovery Call by him got a Stolen Goods Recovery Site Meeting, and use of it for a Recovery Refusal, an Assault Framing Fraud by the Police Officer against Mr Nkrumah and Trial 2022 0043 in Snaresbrook Crown Court. A Secret Trial Fraud used Hearing Notice Denials Frauds with intent to get an Appearance Failure, In Absence Trial Fraud, Conviction Fraud and Arrest Warrant Fraud. It failed. A Confidence Collapse by a Court Officer got a Trial Date, Case Refusals by more than 100 Crown Prosecutors and Audio Records, Trial Appearances by the Framing Fraud Officers and Mr Nkrumah, and Hearing Audio Records that are Fraud Conspiracy Proof against Trial Judges.
10. The Fraud Conspirators needed use of a Lay Agent for a New Framing Fraud against Mr Nkrumah. Bribery and Blackmail got use of the Mother for a Rape Framing Fraud. She is Chronically Immature. She needed Total Supervision. She gave herself away at every stage. Use of Family Access for 15-Year-Old Girl Prostitution Grooming by the criminal Agent and Sex Activity Questions by Mr Nkrumah got Rape Allegation Fraud Blackmail by the Mother and a Blackmail Fraud Complaint by Mr Nkrumah got Child Protection Denial Fraud Proof against the Police and Local Authority. Electronic Records were Fraud Conspiracy Proof. The 2nd Electronic Devices Theft Plan used the Harassment Complaint by the Mother to get Investigation 01KW635924 Goods Seizure Frauds and Bail Conditions Frauds for Family Sabotage Frauds. 01YE1544123 Corruption Proof Production Demands got Case References to Commission Rank Police. 01KW635924 has Corruption Proof Production Demands....