

Research Manager: The People acting by Equity Lawyer Mr Edward Ellis

Test Case Citizen: Mr Alwasi Nkrumah

The Obligations

1. The People shall argue the need for Remedy Research Test Cases and a Test Case Finding for the Citizen's Case
2. The Citizen and Equity Lawyer shall agree a Test Case Plan

The Circumstances

1. The UK Coronation Oath is for Equity Governance using the Common Law. The Coronation Oath Enforcement Authority has Corruption Remedy Jurisdictions that govern Parliament Session Powers. They manage the Profession Authority responsibilities of Parliament.
2. The Common Law imposes on one and all a Common Obligation to function as Citizen and service the Justice Priority of the People by using Reliable Objectivity to Truth Discovery and Just Reasoning at every stage of a Justice Process. Reliable Objectivity needs Emotional Independence, Intellectual Independence and Moral Independence. The UK system developed to enable a viable proportion of the population to develop the Independence Sets needed to meet all challenges to service and develop Equity Governance.
3. The Suez Scandal was a disgrace end to Colonial Rule for France and the UK. The Scandale Response was a Unification Plan for Western European States with Dictator Governance. It classified Religious Leaders and the Coronation Oath Enforcement Authority as Leadership Competitor. It used Sabotage against them. It used Sex Crime Investigation Denial Frauds against Religious Leaders with intent to do them Credibility Damage. It used Proof Burden Reversal Fraud for the Client against the Lawyer. It was a Judgment Service Penalty Fraud that denied Integrity Tests Management needed to get Corruption Remedy Standard Proof Sets that were Admissible Evidence needed for Viable Service by the Coronation Oath Enforcement Authority. It used Education Frauds that denied any mention of the Coronation Oath Enforcement Authority in the Academic Curricula and the Profession Qualification Curricula with intent that everyone forget it existed. It used Obedience Conditioning Frauds to deny the development of Viable Independence that the Individual needed to function as Citizen.
4. In every Member State of the European Union the Politicians lost control to Crime Partnerships of State Officers and Law Court Judges. They developed Protection Fraud Networks to provide Support Services and managed Co-ordinated Corruption. They sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who managed them and traded Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. They had a Costs Control Policy. It used Paedophile Entrapment and Paedophile Framing Frauds to get Blackmail Victims, and used Appointment Frauds for them as Puppet Officers to get Reliable Fraud Services from Puppet Officers and No Profit Share Cost. Protection Frauds for Celebrity Paedophiles provided Protection Fraud Reassurance for the Puppet Officers. Top State Officers were the Top Drug Dealers. Top Drug Sales went with Protection Frauds that included Child Prostitution. The Protection Frauds included Bias Frauds by the State and Law Courts for Immature Individuals against Mature Individuals, Criminals against Citizen and Women against Men.
5. Since 2004 the Coronation Oath Enforcement Authority has managed a Corruption Remedy Process. It discovered Family Sabotage Frauds, Child Care Profit Frauds and Child Prostitution Frauds all of which need Remedy Plans and Remedy Testing. In 2020 the Citizen gave use of his cases for the Corruption Remedy Process. In 2024 he discovered Child Prostitution Grooming of his 15-Year-Old Daughter. He and the Equity Lawyer have made a Family Recovery Plan and a Citizen Development Plan that require Details Secrecy.