

Remedy Process + Risk Assessment Contact Event Report.

13th January 2025

You're Majesty and You're Graces,

Grateful Thanks for everything so far.

The Remedy Process appeared for years to be a Power Conflict between UK Caucasians. Universal Ownership of the Remedy Process needed a Bright Brave Honourable Talented Ethnic. Citizen Mr Nkrumah is it. Not only is he it, he can laugh about being it. Many others will laugh when they understand why he can laugh, and why not all the time.

Citizen Mr Nkrumah knows it is a privilege to service the Corruption Remedy Process for the Coronation Oath Enforcement Authority. It needs to achieve Total Destruction of the Protection Fraud Network in UK. It needs to provide Corruption Remedy Management Method for All Sovereignties. The Ruin Frauds against Citizen Mr Nkrumah caused a series of Confidence Collapses by Network Agents. Contact Initiatives and Contact Refusals provided a Contact Pattern. Crime Management by Crime Managers and Risk Assessment by Remedy Denial Fraud Managers and Interested Individuals needed Contact Initiatives. In some cases Risk Assessors used Contact Agents. The Contact Classification was sometimes easy and sometimes hard. The Harassment Investigation 01KW635924 Case Transfers were Contact Refusals by many Case Officers. Sometimes Contact Refusers used Contact Agents to get Update Reports. Vague Communications from a Particular Individual were insufficient for Citizen Mr Nkrumah to make Contact Classifications. In January 2025 the Child Prostitution Scandal motivated a Contact Initiative by Vulnerable Individuals. A Vague Crime was used for a Vague Introduction Request got a Risk Assessment Introduction on 10th January 2025 by Citizen Mr Nkrumah for the Particular Individual to Equity Lawyer Mr Ellis.

Many cases had got Similar Fact Evidence. It is Minimum Disclosure concealed by Empty Noise. The Little Said was rapidly followed by Irrelevant Twitter. It became very evident that the Child Prostitution Scandal and Proposed Protection Failure Criminal Liability was the Major Concern of the Child Protection Officers. The Equity Lawyer explained that Protection Frauds used All Crimes and invalidated a Child Case Limit. It got Immediate Acceptance.

There was no need for a Contact Classification. The Event Priority was a Risk Briefing + Remedy Advice for All Vulnerable Individuals. It needed a Competence Test to decide the Briefing Level. The Fraud Appeals 2024 001189 + 002801 + 2025 SKELETON was the Test Material. Reading it with Credible Focus at Credible Speed got Credible Grasp by the Particular Individual. The Risk Briefing used Firearms Corruption Proof Set against Known Dangerous Criminal Mr Winston Leachman and Sussex Police, and some of the Firearms Crime Framing Fraud Trial 2012 0131 Case Papers and Fraud Appeal 2012 05196 C5 RD Case Papers that got Protection Fraud Conspiracy Proof against Sir Keir Starmer when he was Director of Public Prosecutions. It used the Protection Fraud Proof against the metropolitan Police that is Drug Trafficking Proof against Science Teacher Mr Benjamin Koomson. It is Car Provision for Errand Journeys by Uninsured Drivers that sometimes get Driving Crime Arrests but No Car Seizures and No Car Provider Identification in the Prosecution Papers. It used the Prostitution Proof against Science Teacher Mr Koomson. It is Blackmail by the Children's Mother that used Rape Complaint Fraud Threats to deter Under Age Sex Activity Questions by Citizen Mr Nkrumah. It is the Blackmail Crime Complaint Statement dated 14th October 2024 of Citizen Mr Nkrumah, and use of it as Additional Evidence that got Case References by the Rape Complaint 01YE1544123 from the Investigator via Commissioner Rank Police to the Home Secretary Ms Yvette Cooper and Prime Minister Sir Keir Starmer. It used an explanation of the Child Prostitution Concealment Plan that needed Electronic Records Theft Plan. It used the Harassment Complaint Fraud by the Children's Mother to get the 01KW635924 Arrest Fraud and Electronic Device Seizure Fraud was a Total Trap for the Investigators. The Production Demands by Citizen Mr Nkrumah for Corruption Proof as Defence Evidence included All Electronic Records on the Seized Electronic Devices. It enabled Shared Laughter by the Particular Individual, Citizen Mr Nkrumah and Equity Lawyer.

Mercy Expectation Questions by the Equity Lawyer got No Mercy Expectation Findings by the Particular Individuals.

The Best Advice is Damage Limitation. It needs All Relevant Individuals to create Remedy Co-operation Proof. In the Nkrumah Children Case it needs Immediate Action by All Officers that gets Paternal Care by Citizen Mr Nkrumah.

The Common Law provides everything the People need for Effective Remedies. Legislation Frauds by Parliament will be Budget Frauds against the State, Remedy Delay Frauds against Victims and Protection Frauds for Guilty Parties. All Sovereignties can adopt the Common Law and use it for Regime Purifications with United Kingdom Support Services.

Equity Lawyer Mr Edward William Ellis