

Parliament	The People v Top Judges	Corruption Remedies
Supreme + Appeal Courts	Equity Lawyer + Citizens v Cabinet + Others	2023 0174 + 00569 + 2024 001159 + 002801 +
High Court	Citizen Mr Nkrumah v State	Jurisdiction Fraud Appeal
Crown Court	Citizen Mr Nkrumah v State	2022 0043 + 2023 0058 + 1180 + Bail Fraud Appeal
Magistrates Court	Citizen Mr Nkrumah v State	Basildon Assault Framing Fraud URN 93JD1394221
Magistrates Court	Citizen Mr Nkrumah v State	Harassment 01KW635924 Bail Fraud Appeal 2401357523
Metropolitan Police	Citizens v Complainants	Investigations 01YE1544123 + 01KW635924
Basildon Assault Framing Fraud URN 93JD1394221	Sentence Revocation Grounds + Proposals	15 th January 2025

Assault Framing Fraud URN 93JD1394221 Sentence Revocation + Trial Frauds 2022 0043 + 2023 0058 + 1180 Contempt Fraud Remedy + Case Dismissal Applications of the Citizen

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

Charges: Assault + Criminal Damage Pleas: No Jurisdiction + No Criminal Liability

Counter Charge: Crime Profiteering using Illicit Drugs + Child Prostitution + Criminal Immunity
Remedy Proposals

1. Justice Process Fraud Allegation Finding + Conflicted Interest Finding + Conflict Jurisdiction Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Remedy Denial Finding + Fraud Finding + Conspiracy Finding + Justice Process Contempt Finding + Remedy Entitlement Finding + Remedy Priority Entitlement Finding + Witness Protection Entitlement Finding + Complaint Investigation 01KW635924 Bail Conditions Invalidity Declaration + Bail Conditions Revocation Order for Citizen Mr Nkrumah against the State
2. Case Priority Order for the Corruption Case of the Citizen against All Cases of the State
3. All Cases Enforcement Stay Witness Protection Order for Citizen Mr Nkrumah against the State
4. Corruption Case Support Witness Presumption for All Citizens against the State subject to Rebuttal Proof Positive.
5. Contempt Investigation Order for the Citizen against the State
6. Interested Party Status + Contempt Investigation Resource Order for the Citizen against the Cabinet
7. Special Disclosure Order for Citizen Mr Nkrumah against the State that the Metropolitan Police Commissioner and Director of Public Prosecutions issue a Special Disclosure Order in All Cases of the Corruption Control Procedure Precedent dated 15th January 2025 of Equity Lawyer Mr Ellis for the Citizen against the State
8. Conflict Disqualification Investigation Discovery Order for the Citizen against the State and Cabinet
 - 8.1. Discovery Order that All Commissioner Rank Officers of the Metropolitan Police do within 7 days file and serve Statements that explain
 - 8.1.1. When and how Rape Complaint Investigation 01YE1544123 came to their attention?
 - 8.1.2. What, if anything, are the Investigation Records?
 - 8.1.3. What, if anything, validated the Rape Complaint?
 - 8.1.4. What, if anything, validated the Investigation Decision?
 - 8.1.5. What, if anything, was the Investigation Priority?
 - 8.1.6. What, if anything, validated the Arrest Decision?
 - 8.1.7. What, if anything, validated a Case Management Capacity Decision?
 - 8.1.8. What, if anything, validated the Evidence Identification Decisions?
 - 8.1.9. What, if anything, validated the Evidence Seizure Decisions?
 - 8.1.10. What, if anything, validated the Evidence Seizure Failures?
 - 8.1.11. What, if anything, validated the Bail Conditions?
 - 8.1.12. What, if anything, were the Investigation Priority Review Decisions?
 - 8.1.13. What, if anything, was the Evidence Relevance of the Seized Goods?
 - 8.1.14. What, if anything, validated the Release Delay of Irrelevant Seized Goods?
 - 8.1.15. What, if anything, explains the Bail Condition Appeal Process Failure by the Defender, Investigator and Law Courts?
 - 8.1.16. What, if anything, explains the Conflicted Interest Disqualification Denial by the Defender?

- 8.1.17. What if anything, explains the Defender Qualification Pretence by the Investigator?
- 8.1.18. What, if anything, explains the Fraud Proof Demand Failures by the Defender?
- 8.1.19. What, if anything, was the Fraud Proof Production Demand Response by the Investigators?
- 8.1.20. What, if anything, explains the 1st Bail Return Appearance Failure by the Investigator?
- 8.1.21. What, if anything, explains the Backdated Bail Extension Notice from the Defender?
- 8.1.22. What, if anything, explains Extension Notice Personal Delivery by the Defender?
- 8.1.23. What, if anything, explains Additional Evidence Notice Failures by the Investigator and Defender?
- 8.1.24. What, if anything, were the Case References from Low Ranks to Higher Ranks?
- 8.1.25. What, if anything, were the Case Reference Responses from the Higher Ranks?
- 8.1.26. What, if anything, explains Fraud Review Process Failures by the Defender Investigator and Courts?
- 8.1.27. What, if anything, explains Grandson Application Process Failures by the Defender, Investigator and Court?
- 8.1.28. What, if anything, explains the 2nd Bail Return Appearance Failure by the Investigator?
- 8.1.29. What, if anything, explains the 2nd Bail Extension Notice Failure by the Defender and Investigator?
- 8.1.30. What, if anything, explains the 3rd Bail Extension Application by the Investigator?
- 8.1.31. What, if anything, explains the 3rd Bail Extension Service Failure by the Defender?
- 8.1.32. What, if anything, explains the 3rd Bail Extension Response Failure by the Investigator and the Court?
- 8.1.33. What, if anything, was the Corruption Proof Demand Response by the Defender and the Investigator?
- 8.1.34. What, if anything, explains the 4th Bail Extension Failure in December 2024?
- 8.1.35. Did Case References get Case Notices from Commissioner Rank Officers to the Cabinet?
- 8.1.36. What, if anything, was the Case Notice Response from Cabinet Officers in general and the Attorney General, Home Secretary and Prime Minister in particular?
- 8.1.37. Did Case References get Case Notices from Commissioner Rank Officers to Parliament?
- 8.1.38. What, if anything, was the Case Notice Response from Parliament Officers in general and the Committee Chair Persons and the Speaker in particular?
- 8.1.39. What, if anything, were an 01YE1544123 Case Closure Notice and Goods Return Delivery?
- 8.1.40. Will the Child Prostitution Protection Fraud Case 01KKW635924 get Similar Fact Proof?
- 8.2. Disclosure Order for the Citizen against the Cabinet that the Cabinet Secretary do within 7 days file and serve a Statement that explains what were the 01YE1544123 Case References, if any, from Commissioner Rank Police to Cabinet Officers, and the Reference Responses?
9. Disclosure Order for the Citizen against the Metropolitan Police Commissioner Sir Mark Rowley do within 7 days file and serve a Statement that identifies All Officers who had notice of:

Parliament	The People v Top Judges	Corruption Remedies
Supreme + Appeal Courts	Equity Lawyer + Citizens v Cabinet + Others	2023 0174 + 00569 + 2024 001159 + 002801 +
High Court	Citizen Mr Nkrumah v State	Jurisdiction Fraud Appeal
Crown Court	Citizen Mr Nkrumah v State	2022 0043 + 2023 0058 + 1180 + Bail Fraud Appeal
Magistrates Court	Citizen Mr Nkrumah v State	Basildon Assault Framing Fraud URN 93JD1394221
Magistrates Court	Citizen Mr Nkrumah v State	Harassment 01KW635924 Bail Fraud Appeal 2401357523
Metropolitan Police	Citizens v Complainants	Investigations 01YE1544123 + 01KW635924
Basildon Assault Framing Fraud URN 93JD1394221	Sentence Revocation Grounds + Proposals	15 th January 2025

- 9.1. All Cases in which Car Provision by Mr Benjamin Koomson for Errand Journeys resulted in Driving Crimes that got Car Seizure Failures and Car Provider Details Omission from the Prosecution Records?
- 9.2. All Cases in which Whistle Possession for Athletics Training was used for a Police Officer Impersonation Charge or a Half-Eaten Shia Butter Packet was used for a Drug Crime Suspicions + Arrest Fraud + Condition Family Sabotage Frauds or got Arrest Frauds against Public Gallery Witnesses or a Stolen Goods Recovery Help Request by the Victim has been used for a Prosecution Fraud of the Victim?
- 9.3. All Cases in which Child Welfare Action by Responsible Adults has been used to provide Protection Frauds for Guilty Individuals and Prosecution Frauds against Citizens?

10. Contempt Remedy Directions Hearing at on January 2025

REASONS

The Coronation Oath Enforcement Authority has Corruption Remedy Powers that govern Parliament Session Powers. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. Lawful Business of UK Citizens made exposure of the Election Frauds inevitable. An Election Fraud Concealment Plan used Sabotage Frauds against the Lawful Business. It discovered the Politicians had lost control of Dictator Powers to a Protection Fraud Network. Corrupt Deals got Immunity Frauds for the Network, Lawful Business Sabotage Fraud Services for the European Leader and Profit Share for Prime Minister Mr Blair. Fraud Proof Sets validated Corruption Remedy Process. In 2006 it got a Forced 10 Months Resignation Notice from Prime Minister Mr Blair. The Leadership Contest proved a Network Agents dominated the Governing Majority. Deal Frauds got a Network Profit Share for Cabinet Ministers and a Director of Public Prosecutions Appointment Fraud for Kier Starmer got Protection Frauds that included Child Prostitution. In 2021, Protection Fraud Proof against the Cabinet and Parliament validated Forced Remedies. In 2024 Forced Corruption Exposure enabled the General Election to a Big Reduction of Network Agents in Parliament. The Market Protocol requires Fraud Commitment Proof from the Receiver before the Protection Fraud Supply. The Commitment Proof from Housing Association Officers was many thousand Tenancy Forgeries and a Management System that serviced Exclusion Frauds by making Acknowledgement Failures the Practice Standard. Forgery Complaints by Tenant Mr Nkrumah were a Corruption Exposure Risk. It motivated Protection Fraud Service Calls everyone involved from Housing Officers to Cabinet Officers. Framing Fraud Services and then 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 Framing Frauds got the Defence Response from Mr Nkrumah of applications, claims and complaints. They got Confidence Collapses in the Protection Fraud Capacity of Law Court Judges and Record Fraud Self Protection Efforts by Court Officers. The Seal Ink on Original Papers and Electronic Record Inconsistencies between the State and Law Courts were Record Fraud Proof. Top Judges made a Record Fraud Investigation Sabotage Plan. It needed Original Documents Theft and Electronic Device Thefts. They needed Document Location and Devices Location. The Homeless Status of Mr Nkrumah created Location Uncertainty. In September 2020 a Hearing Event got Document Production from a Big Bag by Mr Nkrumah, a Location Report by Court Officers, a Theft Order by Top Judges and use of the Return Journey for a Big Bag Snatch Theft from Mr Nkrumah when he left Seven Sisters Station. Top Judges used a Drug Dealing Science Teacher as Electronic Devices Theft Agent. The Drug Dealing Proof is Car Provision for Errand Journeys by Uninsured Drivers and use of the Errand Time away from the car

Parliament	The People v Top Judges	Corruption Remedies
Supreme + Appeal Courts	Equity Lawyer + Citizens v Cabinet + Others	2023 0174 + 00569 + 2024 001159 + 002801 +
High Court	Citizen Mr Nkrumah v State	Jurisdiction Fraud Appeal
Crown Court	Citizen Mr Nkrumah v State	2022 0043 + 2023 0058 + 1180 + Bail Fraud Appeal
Magistrates Court	Citizen Mr Nkrumah v State	Basildon Assault Framing Fraud URN 93JD1394221
Magistrates Court	Citizen Mr Nkrumah v State	Harassment 01KW635924 Bail Fraud Appeal 2401357523
Metropolitan Police	Citizens v Complainants	Investigations 01YE1544123 + 01KW635924
Basildon Assault Framing Fraud URN 93JD1394221	Sentence Revocation Grounds + Proposals	15 th January 2025

for Supply Collections from the car by Drug Receivers. Some of the Errand Journeys got Driving Crime Arrests of the Uninsured Drivers but No Car Seizure and Car Provider Identity Omissions from Prosecution Records. The Theft Agent penetrated the Family Circle. The Mother of the 3 Nkrumah Children is Chronically Immature. The Theft Agent procured a Home Transfer by her and Tenancy Pretence Frauds by the Private Landlord that persuaded Mr Nkrumah to put his Electronic Devices + Cash + All Other Goods in the house. It enabled Devices Theft + All Other Goods Theft by the Private Landlord. It was timed to coincide with the Public Gallery Criminal Trespass + Assault Framing Fraud Plea Hearing on Basildon Crown Court. The Theft Plan denied access to the Case Records and Train Fare Cash needed for the Plea Hearing. The Audio Record includes a Travel Warrant Refusal by the Crown Court Judge. All of it got Set-Up Conditions for use of the Return Journey Ambush by Railway Officers that got the Basildon Assault Framing Fraud. The Warrant Refusal by the Crown Court Judge and Unusual Behaviour by Railway Officers raised Assault Framing Fraud Suspicions. It needed Close Proximity. Mr Nkrumah achieved Contact Avoidance by using his right hand as a pivot to fling his legs over the Single Gate Ticket Barrier with Video Records as Event Proof. It was Innocence Proof for him. The Framing Fraud needed Guilt Perjury and Innocence Evidence Concealment Frauds by the Framing Fraud Conspirators. The Video Composition is Innocence Evidence Concealment Fraud Proof. The Public Gallery Assault Framing Fraud and Basildon Assault Framing Fraud have Totally Trapped the Crown Court Judges. The got Jurisdiction Fraud Proof that was used for the Remedy Denial Fraud Appeal 2024 001159 that has Totally Trapped the Court of Appeal Judges. The Theft Plan needed Total Destruction of the Electronic Devices. Use of the House Clearance Skip for a Devices Dump by the Private Landlord enabled Stolen Devices Skip Location Discovery by Mr Nkrumah. A Stolen Goods Recovery Telephone Call by him got the Police Response of as Skip Site Meeting and use of it for an Assault Framing Fraud Arrest by the Meet6ing Officer. The Theft Agent use Family Contact for bribery and blackmail that got Prostitution Services by the Mother and Prostitution Grooming of the 15 year Old Girl. Sexual Activity Questions by Mr Nkrumah motivated a Blackmail by the Mother using a Rape Complaint Fraud Threat to deter the Sexual Activity Questions. The Blackmail Complaint Statement dated 14th October 2024 by Mr Nkrumah, and use of it for an Investigation 01YE1544123 Addition Evidence Notice got Child Protection Denial Fraud Proof against the Metropolitan Police, Barking and Dagenham Council and the Cabinet.

The 2024 Parliament Session Grant Conditions required the Mass Release of 20,000 Political Prisoners. It got Release Fraud Proof and a Corruption Exposure + Dismissal Decision against the Cabinet. It needed New Child Prostitution Proof against Cabinet Officers. Investigations 01YE5144123 and 01KW635924 got it. Production Demands for Fraud Proof as Defence Evidence got Case References by the Investigators via superiors to Commissioner Rank Police. The Reference Reason was that no wanted responsibility for Interview Audio Records of Fraud Proof Production Demands that got Production Failure Fraud Proof against the Investigator or Demand Failure Fraud Proof against the Defender, or Case Closure Frauds.

Case References by Commissioner Rank got Child Prostitution Conspiracy Proof against the Home Secretary Ms Cooper and Prime Minister Sir Keir Starmer. It enabled the US Presidential Elect Team to help UK Opposition Leaders make Corruption Remedies the Key Issue for 2025 UK General Election. Discovery Statements by Commissioner Rank Police will be Remedy Co-operation Proof for Honourable Police Officers.