

Parliament
Supreme Court
Court of Appeal
Crown Court
Magistrates Court
Metropolitan Police
Justice Process Contempt Fraud Evidence Offer + Complaint Statement

The People v Top Judges
Equity Lawyer v Cabinet
Equity Lawyer + Citizens v Cabinet + Others
Citizen Mr Nkrumah v State
Citizen Mr Nkrumah v State
Citizens v Complainants

Corruption Remedies
Fraud Appeal 2023 0174
Fraud Appeals 21023 000569 + 2024 001189 + 002801 + 2025
Trial Frauds 2022 0043 + 2023 0058 + 11280 + Bail Fraud Appeal
Bail Fraud Appeal 2401357523 + Sentence Breach
Investigations 01YE1544123 + 0`1KW635924
20th January 2025

From: Citizen Mr Akwasi Nkrumah, of No Fixed Abode + <Akwasi.G.Nkrumah@outlook.com> + 07773311449

To: Parliament + All Investigators

Witness Protection Application for the Citizen against the State, Profession Authorities, Law Courts, Cabinet and Parliament

Privilege Waiver + Confidentiality Waiver + Data Protection Waiver + Full Disclosure Authority [conditional on Witness Protection] from the Citizen for All Investigators against the State, Profession Authorities, Law Courts, Cabinet and Parliament

Contempt Fraud Penalty Warning to All Officers of the State, Profession Authorities, Law Courts, Cabinet and Parliament who fail to make Case References of this Evidence Offer and Complaint Statement to All Authorities with the Corruption Remedy Powers of the State, Profession Authorities, Law Courts, Area Councils and Parliament

Brief Explanation

The European Constitution vested a Remedy Powers Monopoly in the State. 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 manage 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. General Elections got Governing Majorities that were subject to the Remedy Denial Fraud Majorities controlled by the Protection Fraud Networks. The Networks had National Crime Business managed by Top Officers of the State, Law Courts and Parliament. They managed Asset Thefts and Frauds against the Citizen and State. They replaced the Justice Priority of the People with the Predation Priority of Organised Crime. Honourable Politicians knew that Corruption Remedies needed Corruption Remedy Jurisdictions the State did not control.

The UK Coronation Oath Enforcement Authority had Corruption Remedy Jurisdictions governed Parliament Session Powers. It managed the Profession Authority responsibilities of Parliament. It was the Sole Remedy Jurisdiction Set in the European Union that the State did not control. The Glorious Revolution created the Coronation Oath Enforcement Authority to limit Crown Powers to service of the Justice Priority by control of Parliament Session Powers. The Glorious Revolution was the process that persuaded an Incompetent King to leave the jurisdiction, used that for an Abdication Finding, a Valid Succession Finding for his daughter, a Viable Succession Finding that needed a Joint Succession by her and her husband with a Parliament Session Limit to Crown Powers subject to the Process Accountability Control that needed the Corruption Remedy Proof Standard and the Jurisdiction Separations. The Proof Standard is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. The Jurisdiction Separations of Case Priority Transfer from the Citizen to the People that enabled Justice Priority Service Integrity Tests of the Authorities using Integrity Test Judgment Services by Equity Lawyers for the People that got Corruption Remedy Standard Proof Sets. The Crown has Prosecution Powers. It is the power to use Corruption Remedy Standard Proof Sets for Trial Orders by the Parliament Sessions Court of Corruption Cases against the State or 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 Lord Archbishops provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors. When they are busy they split into two Trial Juries of 8 and one Appeal Jury of 8. The Corruption Remedy proof Standard eliminates the need for Witness Attendance, Credibility Findings and Case Presentation by the Crown. It enables a Trial Order to get a Trial Verdicts and Appeal Decisions in 7 and 10 days. Fraud Proof gets Contempt Findings, Remedy Entitlement Findings and then a series of Remedy Test Findings from the bottom of the Remedy Jurisdiction Hierarchy until it gets Remedy Proof, and if not, uses one or more Forced General Elections to change Governing Majorities and continues the process until Remedy Delivery.

In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders. Equity Lawyer Mr Ellis and Queen Elizabeth used it to revive active service of the Coronation Oath Enforcement Authority and start a Remedy Process. In 2024, Corruption enabled the General Election to break the Network Majority but not Cabinet Control. Criminal Investigators used Child Prostitution Grooming of Kenina Nkrumah for Case References by Commissioner Rank Police that got Protection Fraud Proof against Cabinet Officers. The US Presidential Elect Team used the Child Prostitution Scandal to help UK Opposition Leaders make Corruption Remedies the Key Issue for the 2025 General Election. Enquiry Frauds are Protection Fraud Proof against the Doomed Cabinet.