

Sentence Breach Framing Fraud 012000266764 Representations for 20th March 2025

17th March 2025

From: Citizen Mr Nkrumah

To: The Crown Prosecutors + Magistrates Court

Representations

The Sentence Breach Framing Fraud 012000266764 Hearing on 20th March 2025 will get Contempt Fraud Remedies for Citizen Mr Nkrumah or a Doomed Destiny for the Prosecutors and Judges. The Case History got a Doomed Destiny for Basildon Crown Court Judge Ms Cohen. It added to the Doomed Destiny of High Court Justice Mr Soole.

Endemic Corruption created the need for Corruption Remedies. The UK is providing a Corruption Remedy Lead for the US and EU. It needs a Clear Explanation how the Protection Fraud Market works and a Total Collapse Demonstration Case. The Nkrumah Cases are excellent for the purpose.

The Basildon Framing Frauds are the Crime Proceeds of a Protection Frauds by Top Judges. Everything that could go wrong for them did go wrong.

The Protection Fraud Market has Special Business and Routine Business. Special Business is created by New Business Demand or Special Risk Demand. The Market Protocol for New Business requires Fraud Commitment Proof from the Receiver before the Supply. It uses the Business History and Case Facts as Fraud Commitment Proof for the Routine Supply. Special Risk Business comes at a Special Risk Price. It is either High Price for a Single Service or a Routine Business Profit Share. Market Conditions vest the Profit Share Reallocation Powers in the Top Protector. Top Judges are the Top Protector for most of the New Business and Routine Business. New Business that needs Cabinet Approval gets Top Protector Status for Cabinet Officers until it becomes Routine Business and they leave office. It is when Top Protector Status passes to Top Judges. New Business that creates Special Risk Demand is Problem Business. It cannot be Routine Business. When a Top Protector leaves Cabinet Office the choice for Top Mandarins is whether to get Top Level Protection from the New Cabinet Officer or manage Concealment Frauds against the New Cabinet Officer. Either way a Top Mandarin or Cabinet Officer has the Top-Level Protection Share. Market Confidence can accept Share Reallocations between Lower Ranks. A Share Reallocation for Lower Ranks against the Top Protector is a Desperation Signal. It gets a Total Collapse of Market Confidence. It gets Negotiation Conditions for the trade of Full Disclosure for Immunity Terms.

Mr Nkrumah did not know how the Protection Fraud Market worked. Whistle Blowing by him.

New Business needed Fraud Commitment Proof from Housing Association Officers to get Protection Frauds from Top Judges. Forgery Complaints by Tenant Mr Nkrumah were a Corruption Exposure Risk. The New Business became Problem Business. It motivated Protection Demands by Housing Officers and Cabinet Officers that got Service Calls by Top Judges and Framing Fraud Services from Top Police. A Profit Share Demand by Top Police got a Profit Share Refusal by the Cabinet Office Top Protector and a Service Refusal by Top Police. Mr Nkrumah was born in 1983, had 4 A Levels, Computer Skills and Bureaucratic Confidence. His Stress Response Behaviour was to use Electronic Devices to make Applications, Claims and Complaints. The Problem Business evolved into Toxic Business. Service Calls by Court Officers got Service Refusals by Competent Police Officers and Incompetent Services by Idiot Officers. In January 2020 Mr Nkrumah discovered the Coronation Oath Enforcement Authority. He gave them use of his cases for Fraud Investigations. The Seal Ink on Original Documents and Record Inconsistencies between the State and Law Courts were Record Fraud Proof. They were Forensic Test Material for Corruption Investigations. Top Judges made a Fraud Investigation Sabotage Plan. It needed Original Documents Theft and Electronic Devices Theft. Mr Nkrumah was homeless. They needed Theft Target Locations. In September 2020 a Hearing Event got Original Document Production from a Big Blue Bag by Mr Nkrumah, an Original Documents Location Report from Court Officers, a Theft Order by Top Judges and use of the Return Journey and Theft Agent for a Big Blue Blag Snatch Theft as Mr Nkrumah left Seven Sisters Station. The Electronic Device Theft needed a process that persuaded Mr Nkrumah to put All Devices in One Location. It needed a Theft Agent who was trusted by Top Judges and appeared with Apparent Credibility to Mr Nkrumah. Science Teacher Mr Benjamin Koomson was the Local Wholesaler for the National Drug Crime Business managed Top Police, Top Customs and Top Judges for the Protection Fraud Network. Top Judges gave him the Theft Contract. Mr Koomson opened a shop, penetrated the Family Circle, used the Maternal Relatives to get an

Sentence Breach Framing Fraud 012000266764 Representations for 20th March 2025

17th March 2025

introduction to Mr Nkrumah, pretended to befriend him, asked him to look after the shop while he spent time with the Immature Mother of the 3 Nkrumah Children. He persuaded her to move house, got Tenancy Misrepresentation Frauds by a Private Landlord that persuaded Mr Nkrumah to put his Cash + Electronic Devices + Case Papers + Other Goods in the house, and then got House Exclusion + Theft Execution by the Private Landlord. A Stolen Electronic Device Dump in the House Clearance Skip by the Private Landlord got a Stolen Electronic Device Location Report from a Friend, a Stolen Goods Recovery Help Request from Mr Nkrumah, a Stolen Goods Recovery Site Meeting, use of it for an Assault Framing Fraud by an Idiot Officer and Snaresbrook Crown Court Trial 2022 0043. The Audio Records are Toxic Case Proof. Crown Court Judges made a Secret Trial Fraud Plan. It used Hearing Notice Denial Frauds to get a Trial Appearance Failure, In Absence Trial Fraud, Conviction Fraud and Arrest Warrant Fraud. It failed. On Wednesday 23rd March 2023 a Confidence Collapse by a Court Officers got a Trial Date, Thursday and Friday got Case Refusals by more than 100 Crown Prosecutors and Monday 27th March 2023 got Trial Appearances by the Framing Fraud Officers and Mr Nkrumah and Audio Records that are Secret Trial Fraud Conspiracy Proof against Crown Court Judges and Adjournment Frauds from May 2024 to an Unknown Date in 2026.

The House Exclusion deprived Mr Nkrumah of the Case Papers and Train Fare Cash needed for the Public Gallery Assault Framing Fraud 2021 0540 Plea Hearing on 2nd November 2021 in Basildon Crown Court. The Audio Record evidences a Travel Warrant Application by Mr Nkrumah got a Travel Warrant Refusal by Plea Hearing Judge Ms Cohen. Investigation is needed to discover whether a Return Journey Ambush Assault Framing Fraud Service Call got the Refusal Decision from her or whether the Travel Warrant Application gave her the information needed to make the Service Call that got the Return Journey Framing Fraud. Travel Warrant Refusals from Ticket Staff and Hostile Behaviour by Security Officers raised Framing Fraud Suspicions that motivated Contact Avoidance by Mr Nkrumah. The Video Records show him using his Right Hand as a Pivot to throw his body over the Single Ticket Barrier. In One Frame his face is recognisable because it moved slowly but his feet are a streak of light because they moved fast. The Investigators used the Video Contact Avoidance Proof in the Recorded Interview and then realised the Framing Fraud needed Concealment Frauds. The Interview Audio Record, Video Compilation, Unused Material Notices, Disclosed Evidence, Disclosure Orders, Disclosure Order Breach Contempt, Contempt Immunity and Cross Examination Restraints are Framing Fraud Conspiracy Proof against the Witnesses, Investigators, Prosecutors, Trial Judges and Appeal Judges. It was one of a Toxic Cases Set. Case Allocation Efforts got Case Refusals by Advocate Appointees and Many Judges. Guilty No Hoppers could not refuse it. Judge Ms Cohen was one. She could not refuse the Trial Listing for 7th March 2025. Investigation will discover what got the Guilty No Hoper Status and Advocate Appointment for Counsel Mr Daniel Setter the day before. All of it enables Integrity Tests of him and the Profession Authority responsible for him.

The Public Gallery Assault Framing Fraud 2021 0540 was one of the Toxic Cases that motivated the Fraud Investigation Sabotage Plan. It got Case Refusals by between 30 and 50 Judges got a Magistrates Case Transfers from Essex to Hertfordshire, and Crown Court Transfers from St Albans, Chelmsford and then Basildon before the Plea Hearing on 2nd November 2021. The Basildon Railway Station Framing Frauds got more Confidence collapses and a Case Transfer to Snaresbrook, where it got Case Reference 2023 1180 and an Adjournment Fraud from May 2024 to an Unknown Date in 2026.

There is more. The Service Refusals by Top Police and Service Needs of Top Judges got Safe Conditions for Network Agents and Network Officers to reduce Network Business and increase Independent Business. Idiot Officers thought it was their Big Chance, provided Incompetent Services all of which were Toxic Cases. They used Whistle Possession for Athletics Training for a Police Officer Impersonation Framing Fraud. They did not equip themselves with a Drug Supply for Evidence Planting a Drug Crime Framing Fraud. They used a Half-Eaten Shia Butter Packet for a Suspicious White Substance Pretence Fraud + Arrest Fraud + Family Sabotage Bail Conditions Fraud. Mr Koomson prostituted the Immature Mother. He and she prostituted the 15-Year-Old Daughter. Under Age Sex Questions by Mr Nkrumah got Child Prostitution Protection Fraud Conspiracy Proof against Idiot Officers in the Schools, Local Authority and Police. Commissioner Rank Police got it against the Cabinet. A Pincer Operation by Mr Nkrumah and the Parliament Sessions Court used 2024 001156 + 2025 0001715 to get it against Justice Mr Soole and Other Top Judges. .