Parliament Sessions Court Court of Appeal Family Court Crown Court Metropolitan Police

Magistrates Court

The People v Top Judges Citizen Mr Nkrumah Citizen Mr Nkrumah v Ms Mukasa Citizen Mr Nkrumah v State Citizens v Complainants Corruption Remedies Fraud Appeal 2024 001156 + 2025 000041 Harassment CM25F90597 Restraint Fraud 2022 0043 + 2023 0058 + 1180 + Bail Appeal 01YE1544123+ 01KW635924 + 01KW140125

Citizen Mr Nkrumah v Metropolitan Police

Restraint Breach Framing Fraud 01KG1226225

All Cases Jurisdiction Witness Statement of Equity Lawyer Mr Edward Ellis

8<sup>th</sup> August 2025

Jurisdiction Witness Statement of Equity Lawyer Mr Edward William Ellis of 15 Portreath Place, Chelmsford CM1 4DL + 07788371717 + Edward.w.ellis@gmail.com

- 1. The General Rule is to control the Evidence Changing Risk by excluding Fact Witnesses from the Court Room until they give evidence. The Exception Rule applies for Jurisdiction Witnesses because Official Records are the Case Facts and the Jurisdiction Witness cannot change them. I am a Jurisdiction Witness.
- 2. In 2004 the Coronation Oath Enforcement Authority got Top Level Corruption Proof. They used it to start a Corruption Remedy Process that has continued ever since. I helped to get it and have serviced it ever since.
- 3. Citizen Mr Nkrumah did not know that Tenancy Forgery Complaints by him against Housing Association Officers exposed a Criminal Conspiracy by Cabinet Officers and Top Judges to commit Land Frauds against the State. It motivated Protection Fraud Demands by Housing Officers and Cabinet Officers, a Ruin Fraud Service Call by Top Judges that got Framing Frauds by Top Police. Then a Profit Share Demand by Top Police got a Profit Share Refusal by Cabinet Officers and Top Police and a Pending Profit Share Service Refusal by Top Police. Everything that could go wrong for the Ruin Fraud Conspirators did go wrong. Case Management by Mr Nkrumah motivated Protection Fraud Demands that got Service Calls by Court Officers, Service Refusals by Competent Police Officers and Incompetent Services by Idiot Police Officers. Every Case got Innocence Proof for him and Framing Fraud Conspiracy Proof against the Ruin Fraud Conspirators.
- In January 2020, Citizen Mr Nkrumah discovered the Coronation Oath Enforcement Authority. He gave them use of his cases for Corruption Investigations. He got Case Management Services from me for him and the Coronation Oath Enforcement Authority. The Seal Ink on Original Documents and Record Inconsistencies were Forensic Test Material for Record Fraud Investigations. Cabinet Officers and Top Judges made an Investigation Sabotage Plan. It required Original Documents Theft and Electronic Device Theft. It needed Theft Target Locations. Citizen Mr Nkrumah was homeless, relied on friends for his basic living needs and provided Care Services for his 3 Children because their mother is Chronically Immature. They did not know where he kept the Original Documents and Electronic Devices. In September 2020, a Hearing Event got Original Document Production from a Big Blue Bag, a Theft Target Location Reports from Court Officers, a Theft Order by Top Judges and use of the return journey and a Theft Agent for a Big Blue Bag Snatch Theft from Citizen Mr Nkrumah as he left Seven Sisters Railway Station. The Electronic Device Theft needed a Theft Manager to persuade him to put the Electronic Devices in one place. Mr Benjamin Koomson was a Science Teacher and Drug Wholesaler for the Protection Fraud Network. He serviced the area where the children lived. He managed Money Laundering for Local Judges and Local Police. They gave him the Theft Contract. He used the Chronically Immature Mother and a Private Landlord as Theft Agents. A House Move by her and Tenancy Promise Frauds by the Private Landlord persuaded Citizen Mr Nkrumah to put his Case Papers + Electronic Devices + Cash + Other Goods in the house for Immediate Theft. Case Papers explain it.
- 5. Drug Wholesaler Mr Koomson could not resist the temptation to prostitution the Chronically Immature Mother, and use her to prostitute the 14-Year-Old Girl. Everything that could go wrong for the Ruin Fraud Conspirators did go wrong. They lost the confidence to use the Idiot Officers for any more Framing Frauds. They became dependent on the Chronically Immature Mother. The 14-Year-Old Girl wanted sex with her boyfriend, but soon tired of making Prostitution Profits for the Chronically Immature Mother and Drug Wholesaler. All 3 children wanted Care Services by Citizen Mr Nkrumah. All of it created a need to use the Chronically Immature Mother to get Child Prostitution Protection Frauds for the Drug Wholesaler. It got Child Prostitution Protection Fraud Proof against Corrupt Officers all the way up the ranks to Top Judges and Cabinet Officers including the Attorney General, Justice Secretary, Home Secretary Ms Yvette Cooper and Prime Minister Sir Keir Starmer.
- 6. Corruption Exposure Risks motivated Defence Service Calls by Trade Union Members created a need for Trade Unions to get Industrial Scale Immunity Deals in exchange for Full Disclosure. It needed redirection of the Political Affiliation Budget to Political Parties that make Corruption Remedy Commitments. IN January 2025, the US Presidential Team, UK Opposition Leaders and Child Prostitution Scandal got Blackmail Conditions that forced the Remedy Delivery Commitments from the Cabinet. It got Preparation Co-operation for Dismissal Executions against the Judiciary by Parliament before the 2025 Summer Recess, and then a Dismissal Failure.
- 7. The Coronation Oath Enforcement Authority required the listing of a Crown Court Trial Test Case on 17<sup>th</sup> July 2024. If 14<sup>th</sup> July got Dismissal Executions against the Judiciary, it could be used to set Remedy Precedents, and if not, to demonstrate a Case Collapse. The Ruin Fraud Cases against Citizen Mr Nkrumah were ideal for the purpose. They chose Assault + Criminal Damage Framing Fraud 2023 0058 because the Event Videos were Innocence Proof + Fraud Conspiracy Proof for him against the Ruin Fraud Conspirators. It got Testimony Failures by 6 out of 7 Event Witnesses and Investigator Production Failures by the Prosecution. The Cabinet needed an Arrest Fraud against Citizen Mr Nkrumah immediately after the trial to stop Total Collapse of the Protection Fraud Network.

Parliament Sessions Court Court of Appeal Family Court Crown Court Metropolitan Police The People v Top Judges Citizen Mr Nkrumah Citizen Mr Nkrumah v Ms Mukasa Citizen Mr Nkrumah v State Citizens v Complainants Corruption Remedies Fraud Appeal 2024 001156 + 2025 000041 Harassment CM25F90597 Restraint Fraud 2022 0043 + 2023 0058 + 1180 + Bail Appeal 01YE1544123+ 01KW635924 + 01KW140125

Magistrates Court Citizen Mr Nkrumah v Metropolitan Police

Restraint Breach Framing Fraud 01KG1226225

All Cases Jurisdiction Witness Statement of Equity Lawyer Mr Edward Ellis

8th August 2025

## The Coronation Oath Enforcement Authority and Corruption Remedy Process

- 8. The 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 for Parliament. The Common Law governs all processes. They use:
  - 8.1. The Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim.
  - 8.2. An Evidence Balance Start Position of a Validity Presumption for the Citizen and Credibility Presumption for the State both of which are subject to Rebuttal Proof Positive.
  - 8.3. The General Rule is for use of a Standard Procedure to discover whether Remedy Jurisdictions are used for Remedy Delivery, and if not why not. Standard Procedures work at every level. One uses Session Grant Powers for Session Grant Conditions that impose Unqualified Legal Service Crime Prosecution Prohibition and Civil Court Contempt Enforcement Prohibition against the Cabinet. It enables Unqualified Persons to provide Legal Services that motivate Corrupt Officers to demand Protection Frauds that need use of Civil Court Powers with Top Judges signing for every major decision. It enables use of Case Facts for Integrity Tests that get Corruption Proof and Remedy Denial Fraud Proof against the Judiciary.
  - 8.4. Remedy Delivery has a Standard Procedure and Special Procedures. The Standard Procedure requires Dismissal Executions against the Judiciary by a United Parliament, Victim Identification, Case Remedies and an International Agreement for Remedy Enforcement against Fraud Profiteers. A Parliament Unity Failure gets a Special Procedure. It uses Corruption Proof and Remedy Denial Fraud Proof against the Judiciary to get an International Agreement for Remedy Enforcement against Fraud Profiteers. Then it gets Damage Payments from Fraud Profiteers and a Dedicated Remedy Budget controlled by the Cabinet that finances Remedy Delivery and enables Scandal Exposure. It gets Forced Remedy Delivery, or Remedy Denial Fraud Proof against the Governing Majority and Parliament.
- 9. In 2021, the Coronation Oath Enforcement Authority used Corruption Proof against the State, and Remedy Denial Proof against the Law Courts to impose Corruption Remedy Conditions in the Parliament Sessions Grant. They required Remedy Delivery using the Standard Procedure. It is Dismissal Executions against the Judiciary by a United Parliament, Victim Identification, Case Remedies and an International Agreement for Remedy Enforcement against Fraud Profiteers. It got Remedy Failure Proof against the Cabinet and Parliament that created the need for a Special Procedure.
- 10. In 2023, a series of cases got Corruption Proof and Remedy Denial Fraud Proof against the Judiciary. In December 2023 the G7 Summit got an International Agreement for Remedy Enforcement against Fraud Profiteers. It got Damage Payments from Fraud Profiteers for use as Dedicated Budgets to finance Remedy Delivery to the Post Office Scandal Victims and Contaminated Blood Scandal Victims and Scandal Exposure in 2024. It got an increase in the MP Retirement Rate, an Incredible Choice and split Conservative Values Majority Vote that enabled a Minority Vote to get a Landslide Majority led by Sair Keir Starmer. He and some of the Cabinet Officers are Top Agents of the Protection Fraud Network

## Recent Support Evidence

2025 07 13 Harassment CM25F90597 + Restraint Breach 01KW1226225 + Framing Fraud 2023 0058 Witness Statement + Signature of Paternal Grandmother Alice Docherty in Citizen Mr Nkrumah v Ms Mukasa + State 2025 07 27 Harassment CM25F90597 + Restraint Breach 01KW1226225 + 2023 0058 Witness Statement + Signature of Paternal Grandmother Alice Docherty in Citizen Mr Nkrumah v Ms Mukasa + State

2025 07 30 Corruption Remedy Process + Prison Service Test Request from Equity Lawyer Mr Ellis to Prisoner A6885DP Mr Akwasi Nkrumah v State

2025 07 30 Corruption Remedy Process + All Cases Management Authority + Car Recovery Authority for Equity Lawyer Mr Ellis from Prisoner Mr Nkrumah v Cabinet + Ministry of Justice

2025 08 04 Framing Frauds 2023 0058+ 2100279461+ 01KG123075 Case Statement Application to Crown Courts x 2 + Magistrates Court x 1 for Appeal Opinions of the High Court for Citizen Mr Nkrumah v State + Cabinet 2025 08 06 Imprisonment Fraud Release Claim Form Content + Particulars of Citizen Mr Akwasi Nkrumah v UK Cabinet + Ministry of Justice

2025 08 06 Imprisonment Fraud Release Claim Test Filing Notices to the High Court + Administrative Court of Citizen Mr Akwasi Nkruma Prisoner A6885DP v Cabinet + Ministry of Justice

2025 08 08 Harassment CM25F90597 + Restraint Breach 01KW1226225 + Framing Fraud 2023 0058 Witness Statement of Paternal Grandmother Alice Docherty in Citizen Mr Nkrumah v Ms Mukasa + State