Parliament Sessions Court Court of Appeal Family Court Crown Court The People v Judiciary Citizen Mr Nkrumah v Cabinet + Others Citizen Mr Nkrumah v Ms Mukasa Citizen Mr Nkrumah v State Corruption Remedies 2024 001156 + 2025 000???

Harassment CM25F90597 2022 0043+ 2023 0058 + 1180 +01KG635924 +01KG1226225 + 01KG1230725

All Cases Bail + Contempt Remedy Application Grounds + Proposals of Citizen Mr Nkrumah

22nd August 2025

Applicant: Citizen Mr. Akwasi Nkrumah Prisoner A6885DP, Wing C 4.19 Pentonville Prison N7 8TT

Respondent: Crown Prosecution Service + Interested Parties: Director of Public Prosecutions + Attorney General

Application for Bail + Contempt Remedies

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

Remedy Proposals

- Justice Process Contempt Fraud Case Finding + Case Priority Finding + Contempt Investigation Order + Pending
 Investigation All Cases Enforcement Stay Protection Order + Immediate Remand Custody Imprisonment Release
 Order for Citizen Appellant Mr. Nkrumah against the Cabinet and Ministry of Justice for the given REASONS
- 2. Contempt Investigation Resource Reference to Parliament
- 3. Contempt Directions Hearing at noon on

September 2025

REASONS

- 1. Land Frauds and Child Prostitution Protection Frauds got Corruption Exposure by Mr Nkrumah against the Cabinet. Imprisonment Frauds against him are Protection Fraud Proof against the Cabinet. All of it got Doom Conditions for the Cabinet. The Coronation Oath Enforcement Authority used a series of Parliament Enquiries to get Mass Publicity for Child Prostitution Protection Fraud Scandals. They got Old Protection Fraud Proof against Cabinets and Parliaments. Doom Conditions needed New Protection Fraud Proof and a Forced Transfer of an Old Protection Fraud Investigation from Internal Force Officers to External Force Officers. It has a Domino Effect. Civilian Officers that have Criminal Liability for the New Child Prostitution Protection Frauds soon realise they need Immunity Deals in exchange for Full Disclosure. Service Demands by Union Members forces Trade Unions to get Immunity Deals with Political Parties and provide Campaign Contributions and Campaign Services to help get the Election Success and Immunity Delivery. Days after the Imprisonment Fraud against Mr Nkrumah, the Coronation Oath Enforcement Authority got the Forced Transfer of the Rotherham Child Prostitution Protection Fraud Investigation from South Yorkshire Police to the Serious Crime Squad. It will get the Domino Effect.
- 2. The Best Advice for Trade Unions and Political Parties is:
 - 2.1. A Mission Statement Review to manage Internal Exchanges between Officers and Members. It needs a New Mission Proposals for Corruption Remedy Services that support the Coronation Oath Enforcement Authority.
 - 2.2. Immunity Negotiation Open Offers for External Exchanges between Unions, Parties and Journalists.
 - 2.3. An Immunity Deal Requirement Audit that is Without Prejudice to Liability Risks. It does not need Me Too Admissions by anyone. It needs Polite Enquiries of Past Members + Current Members + Non-Members for their Personal Opinions how many might need Immunity Deals and the Immunity Terms.
 - 2.4. Use of the Conference Season to speed up the Power Transfer for Honest Officers against Corrupt Officers. They need to know that between 2010 and 2015, the Corruption Remedy Process got Full Co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband. They did everything asked of them. They investigated who in their Political Parties were Network Agents. It got Remedy Co-operation Reputations for all of them that is a Unique Qualification for them to provide Reputation Recovery Services. Lord Cameron negotiated the International Agreement for Remedy Enforcement against Fraud Profiteers. In December 2023, the G7 Summit got it and the Damage Payments from Fraud Profiteers for the Post Office Scandal and Contaminated Blood Scandal. It started Reputation Recovery for UK Sovereignty. Mr Miliband is the Secretary of State for Energy and Climate Change. The Trade Unions supported him. They made Political Affiliation Payments that the Cabinet used to provide Child Prostitution Protection Frauds. Mr Miliband can help manage Reputation Recovery for the Trade Unions and State Officers who found themselves in Impossible Conditions. On the evidence available the Remedy Process will need a Caretaker Cabinet. The Remedy Co-operation Reputations of Lord Cameron and Mr Miliband qualify them to lead a Coalition Caretaker Cabinet.
- 3. In October 2024 the Nkrumah Cases got the New Child Prostitution Protection Fraud Proof against All Authorities with Child Protection Responsibilities. It is the Barking Dagenham Ilford Romford Scandal. Drug Wholesaler, Mr Benjamin Koomson, could not resist prostituting the Chronically Immature Mother of the 3 Nkrumah Children, Ms Laetticia Mukasa, and using her to prostitute the 14-Year-Old Daughter. At first, she thought it was grown up. Soon she tired of making Pimp Profits for them and providing Under Age Child Care Services for her younger brothers, aged 8 and 12. She wanted her father to accept her Respectable Boyfriend and provide Care Services for all 3 children. She needed Paternal Support to give Child Prostitution Evidence.

Parliament Sessions Court Court of Appeal Family Court Crown Court

The People v Judiciary Citizen Mr Nkrumah v Cabinet + Others Citizen Mr Nkrumah v Ms Mukasa Citizen Mr Nkrumah v State

Corruption Remedies 2024 001156 + 2025 000??? Harassment CM25F90597 2022 0043+ 2023 0058 + 1180 +01KG635924 +01KG1226225 + 01KG1230725

22nd August 2025

All Cases Bail + Contempt Remedy Application Grounds + Proposals of Citizen Mr Nkrumah

- 4. Meanwhile, Under Age Sex Questions by Mr. Nkrumah motivated Blackmail by the Immature Mother. It used Rape Complaint Fraud Threats to deter the Under Age Sex Questions. The Blackmail Statement dated 14th October 2024 by Mr Nkrumah, and use of it as Additional Evidence in Rape Framing Fraud 01YE1544123 got Case References up the Command Chain. Commissioner Rank Police used it to get Child Prostitution Protection Fraud Proof against the Home Secretary and Prime Minister. It enabled the Coronation Oath Enforcement Authority to get Doom Conditions. They forced the Cabinet to get the listing of Framing Fraud Trial 2023 0058 for Thursday 17th July 2025. The Cabinet knew that in the event of Dismissal Executions against the Judiciary it would be used for a Corruption Finding and Remedy Precedents and Mass Publicity. Investigation is need to discover how many of them, if any, knew that in the event of a Dismissal Failure, it would be used for a Case Collapse.
- 5. Trial Day 1 got Testimony Refusals by 6 out of 7 Event Witnesses, Investigator Production Failures by the Prosecutor and Audio Records that are Fraud Conspiracy Proof against the Appeal Judges. The Cabinet needed to stop the Case Collapse becoming a Total Collapse of the Protection Fraud Network.
- 6. Trial Day 2 got a view of the Event Video. It was Contact Avoidance Assault Innocence Proof + Personal Injury Fabrication Proof + No Damage Proof + Criminal Damage Fabrication Proof for Mr Nkrumah against the Framing Fraud Conspirators. It got a Criminal Damage No Case Finding + Fabricated Evidence Remedy Denial Frauds + Assault Case Finding Frauds by the Appeal Judges. Also, Trial Day 2 got use of Key Cases by the Cabinet to provide Protection Fraud Reassurance Proof for Network Officers. A Sample Case is the Family Sabotage Frauds + 6 Child Thefts + 4 Child Expatriation Frauds against Mrs Theodorou, her 6 Children and Maternal Relatives. The Protection Fraud Reassurance Proof was the Rape Framing Fraud 01YE1544123 Postal Charge against the Maternal Grandfather, Mr Antonakis Katsiaounis, and a Complaint Reference from Enfield Council for the Legal Action Notice that Mrs Theodorou had served months earlier.
- 7. Trial Day 3 got an Arrest + Custody Fraud at the Trial End to stop Mr Nkrumah leaving the building a free man. They used the Harassment Claim Fraud CM25F90597 Restraint Frauds and Restraint Breach Farming Frauds.
- 8. Investigation is needed to discover whether Court Order Obvious Errors, and what appears to be an Order Forgery, were a Guilt Rejection Effort by Court Officers or a Damage Mitigation Effort for Mr. Nkrumah.
- 9. The Surprise Visit on Saturday 5th July 2025 by the 3 Children + Mother to the Paternal Grandmother got a Free Contact Offer from the Immature Mother for the 3 Children and Father conditional on No Involvement of her. It was a Set Up Condition for Restraint Breach Framing Frauds. A Request by the 2 Boys, got a Sports Day Appearance on 10th July 2025 by Mr Nkrumah and a Restraint Breach Complaint Fraud by the School Head.
- 10. The Restraint Breach Framing Fraud used Electronic Contact by the Youngest Boy for an Electronic Contact Restraint Breach Pretence Fraud against Mr Nkrumah + Arrest Fraud + Charge Fraud + Custody Fraud by the State + Defence Case Sabotage Frauds by Defenders, SG Law, + Custody Fraud on 23rd July 2025 by the Magistrates Court + Bail Hearing Denial Frauds by Snaresbrook Crown Court on 7th, 8th and 20th August 2025. The Plea Hearing on 8th August 2025 got Audio Records that are Imprisonment Blackmail Fraud Proof for Mr Nkrumah and Career Blackmail Fraud Proof for the Prosecutor against Judge Mr. Greene. The Imprisonment Frauds enabled Integrity Tests that got Oppression Fraud Conspiracy Proof + Ghost Prisoner Proof for him against the Governors. Prison Fraud Legal Action Claim Intent Notice + Sample Evidence Notice of:
 - 10.1. Prison Admission on 23rd July 2025 got Health Enquiries + Blood Test Consent + Repeat Blood Tests but Repeat Result Disclosure Denial Frauds against him + Repeat Disclosure Authority Requests for Undisclosed Others + Prescription Refusal Pretence Frauds + Collection Release Denial Frauds + Supply Denial Frauds
 - 10.2. Oppression Frauds used Telephone Call 10 Minute Time Limit + Mail Delivery Denials + Repeat Unexplained Lockdowns. Mail Interception and Telephone Call Eavesdropping discovered Integrity Tests got Failure Results and Mail Delivery + Unlimited Telephone Calls but Lockdowns continued.
 - 10.3. Visitor Requests got Visitor Denials and then a Visit Permit for Equity Lawyer Mr Edward Ellis who cannot use it, because Passport Denial Fraud deprive him of Identity Proof needed to get Visit Access, and Permit Refusals for Mr Chaudhari and Mr Sood who have Identity Proof.
 - 10.4. The Cell Move on 31st July 2025 got Framing Fraud Blackmail by Caucasian Female Officer extorted Forced Acceptance by Non-Smoker Mr. Nkrumah of a Smoker Cell Mate.
 - 10.5. Applications, Complaints and Enquiries got Process Denial Fraud Proof against the Prison Authorities and then Framing Fraud Blackmail by Custody Manager PV010 using Bad Behavior Charge Threats to support a No More Applications Demand + No More Complaint Demand + No More Enquiries Demand.
 - 10.6. The Lawyer Telephone Number Approval Request got an Approved Refusal by the Prison Authority.