Corruption Remedies

High Court King's Bench

Citizen Mr Nkrumah v Justice Ministry + Cabinet $Treason + Contempt + Imprisonment \ Fraud \ Release \ Claim$

Corruption Remedy Process Recitals + Release + Directions Hearing DRAFT Order

3rd October 2025

Before Justice in Royal Court

Upon the Claim Form + Emergency Application + Draft Orders providing a Context Allegations and Case Allegations against the State, Law Courts and Cabinet:

The Context Allegations: The Coronation Oath Enforcement Authority has Corruption Control Jurisdictions that govern Parliament Session Powers and using them to manage the Profession Authority responsibilities of Parliament. The UK Constitution adapted by developing many Integrity Control Checks and Party Equality Balances. They were Corruption Controls that prevented Unfit Persons getting Judicial Office and Cabinet Office. The European Union Governance Plan required a Dissolution Plan against the Coronation Oath Enforcement Authority. It needed a Governance Referenda Majority for Dictator Governance against Equity Governance. The Referenda Campaign would be an Education Process that ended with a choice between Dictator Powers for the State and Corruption Control Powers for the Voter. Everyone knew it would get a Landslide Rejection of Dictator Powers. It got a Referenda Refusal and Dissolution Plan Changes by UK Politicians. The changes were Law Profession Governance Frauds and Education Frauds. The Law Profession Governance Frauds denied a Reliable Supply of Admissible Evidence needed to use Parliament Session Powers for Corruption Control Enforcement. It got a Forced Dormancy Period for the Coronation Oath Enforcement Authority. The intent was that everyone would forget how to service it. The inevitable result was replacement of the Corruption Controls with Fraud Enforcement Powers. The Education Frauds denied any mention of it in Academic Curricula and Profession Governance Curricula until everyone forgot it existed. The intent was that Equity Governance Expertise would die with Queen Elizabeth and a Monarchy Dissolution. Citizens made an Equity Governance Recovery Plan that Queen Elizabeth agreed. She kept the Crown and Parliament Session Court ready for active service until Citizens got Revival Conditions. It needed Criminal Conspiracy Proof against a serving Prime Minister and a Reliable Supply of Admissible Evidence and use of Parliament Session Powers for a Remedy Process. The preparations in 2004 for the European Referenda got Criminal Conspiracy Proof against European Leaders including Prime Minister Mr. Blair. It, and a Service Offer from Equity Lawyer Mr. Ellis enabled Queen Elizabeth to revive active service of the Parliament Sessions Court and start a Corruption Remedy Process. In 2023 it got a Peace Plan by World Leaders. It needed Sovereign States to manage Total Destruction of the Protection Fraud Networks that manage Endemic Corruption, recovery of control of State Budgets and Remedy Management. In December 2023, the G7 Summit got Peace Plan Signatures. The UK is the Corruption Remedy Test Case that will discover best management for the others. The 2024 General Election got a Landslide Majority and Premier Office for Sir Keir Starmer. He is the UK Top Network Agent. The 2024 Parliament Session Grant required Remedy Delivery. Remedy Failures were Protection Fraud Proof against the Cabinet. The Default Penalty is a Dismissal Decision against the Prime Minister. It is using Child Prostitution Protection Frauds for Publicity Management to get Forced Dismissal by the Governing Majority. A Dismissal Failure by them will get a Parliament Session Refusal and Forced General Election with Mass Publicity for Child Prostitution Protection Frauds + Profiteering Corruption that gets a Dismissal Execution by the Electorate.

The Case Allegations: Land Frauds by Cabinet Officers and Top Judges needed Fraud Commitment Proof from Housing Association Officers to get Protection Frauds from the Judiciary. The Commitment Proof was destruction of Title Proof and replacement of it with many thousand Forged Tenancies. Tenancy Forgery Complaints by the Claimant were a Corruption Exposure Risk that motivated Protection Fraud Demands by Housing Officers, Top Judges and Cabinet Officers. A Service Call by Top Judges got Framing Frauds by Top Police. A Profit Share Demand by Top Police got Share Refusal by the Fraud Profiteers, and a Pending Profit Share Service Refusal by Top Police. Service Calls got Incompetent Efforts by Incompetent Police that added to the Fraud Conspiracy Proof. The Seal Ink on Original Documents and Electronic Records were part of it. The Fraud Profiteer made an Investigation Sabotage Plan. It needed Documents Theft and Electronic Devices Theft using Theft Agents. The Protection Fraud Network uses Police Officers to supervise Drug Wholesalers who provide Money Laundering Services for Local Police and Local Judges. Science Teacher Mr. Benjamin Koomson is the Drug Wholesaler for the area where the 3 Nkrumah Children live. The Fraud Conspirators gave him the Electronic Device Theft Contract. He used the Chronically Immature Mother of the 3 Nkrumah Children and a Private Landlord as Theft Agents. It got a Theft Success a Disposal Failure, and Stolen Goods Recovery Refusal Fraud Proof against the Metropolitan Police. The Drug Wholesaler prostituted the Immature Mother and used her to prostitute the 14 Years Old Daughter of the Claimant. The case got Child Prostitution Protection Fraud Proof against the State, Law Courts and Cabinet.

1. Conflict Jurisdiction Disqualification Finding + Superior Jurisdiction Pending Remedies Enforcement Stay Protection Finding + Immediate Release Order for the Claimant against the Ministry of Justice and Cabinet

Parliament Sessions Court The People v Judiciary Corruption Remedies
High Court King's Bench Citizen Mr Nkrumah v Justice Ministry + Treason + Contempt + Imprisonment Fraud Release Claim
Cabinet

Corruption Remedy Process Recitals + Release + Directions Hearing DRAFT Order

3rd October 2025

2. Case Directions Hearing Order for noon on October 2025 in Royal Court