Parliament Sessions Court The People v Top Judges Corruption Remedies

Court of Appeal Citizen Mr Katsiaounis v State Crown Court - Wood Green Citizen Mr Katsiaounis v State Crown Court - Snaresbrook Citizen Mr Nkrumah v State 01YE1544123 High Court Appeal Case Statement Application of Citizen

Fraud Appeal 2025 000041 Rape Framing Fraud 01YE1544123 Framing Frauds 2023 0058 + 01KG1226225 + 01KG1230725 ++

20th October 2025

APPLICATION TO CROWN COURT TO STATE A CASE FOR AN APPEAL TO THE HIGH COURT

(Criminal Procedure Rules, rule 35.2(3))

Defendant: Mr Antonakis Katsiaounis

Wood Green Crown Court Rape + Sexual Assault Trial 01YE154412

This is an application by Defendant Mr Antonakis Katsioaunis for the court to state a case for the opinion of the High Court on an appeal on a question of law or jurisdiction

2) Question(s) for the High Court.

- 1. Justice Office Neutrality Breach Frauds + Conflict Jurisdiction Disqualification Denial Frauds + Conflict Jurisdiction Qualification Pretence Frauds + Party Inequality Bias Frauds + Remedy Process Denial Frauds by the Defenders, Investigators, Prosecutors and Adjudicators that are evidenced by the Magistrates Court Bail Conditions Appeal and High Fraud Claim 2024 004256 and Court of Appeal Fraud Appeal 2025 000041 and Magistrates Court Committal Hearing and Crown Court Plea Hearing
- 2. Pending Remedies Enforcement Stay Protection by the Superior Jurisdictions of the Coronation Oath Enforcement Authority and Parliament Sessions Court for the Citizen against All Inferior Jurisdictions + Protection Breach Contempt Frauds by Inferior Jurisdictions against the Citizen. It requires acknowledgement of the Jurisdiction Hierarchy. The Individual is controlled by the State, that is supervised by the Law Courts that are managed by Parliament that are governed by the Coronation Oath Enforcement Authority. They have Corruption Control Jurisdictions that govern Parliament Session Powers. They manage the Professional Authority responsibilities of Parliament. They use the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officer or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. The Citizen has Investigation Jurisdiction. It is the power to give a Confidentiality Waiver, Privilege Waiver, and Case Priority Waivers by the Case Owner for the People. It enables use of the truth, whole truth and nothing but the truth for Integrity Tests of the Authorities that get Corruption Remedy Standard Proof Sets. They are Justice Proof for Honourable Officers or Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts. The Equity Lawyer has Test Case Management Jurisdiction. The Crown has Prosecution Jurisdiction. It is the power to make Trial Orders for the Parliament Sessions Court of Corruption Cases against the State or Unfitness Cases against Officers and Authorities. The Lord Archbishops have Court Lawyer Jurisdiction, one for the Trial Court and the other for the Appeal Court. The 24 Lord Bishops are the Jury Penel. They provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors. When they are busy, they split into 2 Trial Juries of 8 and 1 Appeal Jury of 8. The Corruption Remedy Proof Standard eliminates the need for Case Presentation, Witness Attendances and Credibility Findings. It enables Trial Orders to get Trial Verdicts in 7 days and Appeal Decisions in 10 days.
- The Coronation Oath Enforcement Authority managed a Corruption Remedy Process. They imposed Corruption Remedy Conditions in Parliament Sessions Grants. They required Dismissal Executions against the Judiciary by Parliament, Victim Identification and Case Remedies. Dismissal Failures on 14th July 2025 were a Remedy denial Fraud by the Cabinet. The Default Penalty is a Dismissal Decision against the Prime Minister Sir Keir Starmer. The Parliament Sessions Court has Adjudication Jurisdiction. Parliament has Execution Jurisdiction. It needs Governing Majority MP to support the Opposition Minority. A Dismissal Failure by Parliament gets the Dismissal Decision against Parliament. A Session Grant Refusal gets a Forced General Election with Mass Publicity for the Fraud Proof. September 2025 started with two weeks of Corruption Publicity. It got the Forced Resignation from the Deputy Prime Minister and Forced Dismissal of the UK Ambassador to the USA. The choice for the Governing Majority is to manage the Dismissal Executions against the Prime Minister and the Judiciary, or face a Dismissal Execution against them. Meanwhile, Citizen Cases service Integrity Tests of the State and Law Courts. Citizens Mr Katsiaounis and Mr Nkrumah have Key Cases. In October 2024, they got Child Prostitution Protection Fraud Proof against the Cabinet. The Framing Frauds against them are a desperate effort by Prime Minster Sir Keir Starmer to provide Protection Frauds for himself and everyone else involved in the Child Prostitution.
- 3) Appeal Grounds: Fraudulent Breach of Natural Justice + Human Rights + Overriding Justice Objective
- 4) Other Applications for: Time Extension for the REASONS that a Prison Release Intent Notice for Citizen Mr Nkrumah stopped filing on Day 9 + Influenza Illness of Equity Lawyer Mr Ellis delayed filing from the Release Date to date

Unqualified Representations + All Cases Pending Appeal Enforcement Stay Protection + Evidence Preservation + Counter Charge Case Processing for the Citizen against the State

Signed by Citizen Mr Antonakis Katsiaounis

Date: 20th October 2025