Parliament The People v Top Judges
Supreme + Appeal Courts Equity Lawyer + Citizens v Cabinet + Others
High Court Citizen Mr Nkrumah v State

Crown Court

Magistrates Court

Metropolitan Police

Citizen Mr Nkrumah v State Citizen Mr Nkrumah v State Citizens v Complainants Corruption Remedies
2023 0174 + 00569 + 2024 001159 + 002801 +
Imprisonment Fraud Release Claim + Fraud Appeal Opinions
2022 0043 + 2023 0058 + 1180 + Bail Fraud Appeal
Sentence Breach 2500034056
Investigations 01YE1544123 + 01KW635924

Sentence Breach 2500034956 Trial Unreadiness Notice + Contempt Remedy Applications

22nd October 2025

Counter Charge:

Framing Fraud Conspiracy by Witnesses + Investigators + Prosecutors + Defenders + Adjudicators + Prison + Cabinet

Contempt Remedy Applications of the Citizen Mr Akwasi Nkrumah

- Trial Unreadiness Finding for the Citizen against the State for the Reasons the Evidence Waiver Fraud + Proof Burden Waiver Fraud + Contempt Remedy Application Process Denial Frauds are the subject of the Case Statement Application dated 6th October 2025 by the Citizen acting by Equity Lawyer Mr Ellis
- 2. Evidence Production Failure Finding + No Case Finding + Dismissal Decision + Contempt Investigation Order for the Citizen against the State
- 3. Decision under appeal in each of the cases

Grounds of appeal. Fraudulent Breaches of Natural Justice + Human Rights + Overriding Justice Objective

Case Update

The Corruption Remedy Process needed Publicity Management. They need:

- 1. Event Videos that were Innocence Proof for the Victim and Guilt Proof against the Framing Fraud Conspirators.
- 2. A Grooming Enquiry with a Victim Focus
- 3. New Child Prostitution Proof against a Drug Dealer and Protection Fraud Proof against the State, Law Courts and Cabinet

The Old Child Prostitution Cases and the Ruin Fraud Conspiracy against Citizen Mr Nkrumah had everything the Remedy Process needed. Science Teacher Mr Benjamin Koomson is the Ilford Drug Wholesaler who provides Money Laundering Services for the Local Schools, Local Child Protection Officers, Local Police, and Local Judges. Top Judges needed Evidence Thefts against Citizen Mr Nkrumah. They gave the Electronic Device Theft Contract to Drug Wholesaler Mr Koomson. He used the Chronically Immature Mother of the 3 Nkrumah Children as Theft Agent, prostituted her, and used her to prostitute the 14-Year-Old-Girl. She soon tired of making Pimp Profits for them. She wanted her Citizen Father to accept her Respectable Boyfriend and resume Care Services for her and her two younger brothers. She needed Support Services from the father to give Prostitution Evidence against them. They Network needed Separation Frauds against the 3 Children and Citizen Father. They needed Framing Frauds by the Chronically Immature Mother. Framing Fraud Successes needed Impossible Conditions. They needed Child Care Services from the Citizen Father to get Contact Events for Framing Frauds, and Contact Event Supervision of the Immature Mother by the Drug Wholesaler. The Supervision Failures by him got Framing Fraud Failures by her. Under Asge Sex Questions by the Citizen Father got Rape Complaint Fraud Threats by the Immature Mother. The Blackmail Statement dated 14th October 2024 by the Citizen Father, and use of it as Additional Evidence for Investigation 01YE1544123 was Notice Proof that got Child Prostitution Protection Fraud Proof against All Authorities with Child Care Responsibilities. Commissioner Rank Police got it against the Cabinet.

In early 2025, the Coronation Oath Enforcement Authority, US Presidential Elect Team and UK Opposition Leaders used the Child Prostitution Scandal to extort Remedy Co-operation Commitments from the Cabinet. It required Remedy Delivery. On 14th July 2025 it needed Dismissal Executions against the Judiciary by Parliament, Victim Identification and Case Remedies. On 17th July 2025 it needed the Trial Listing of a Framing Fraud. It would be used, in the event of a Dismissal Success for a Corruption Finding + Remedy Precedent + Mass Publicity, and in the event of a Dismissal Failure for a Case Collapse that was a Total Collapse Risk for the Protection Fraud Network. It required preparations for the Grooming Enquiry. All of it created the need for Commitment Proof from the State and Law Courts to get Protection Frauds from the Cabinet. The 2023 0058 Case Collapse was a Total Collapse Risk for the Network. The Cabinet used the Restraint Breach Framing Fraud for an Imprisonment Fraud. The Crown and Parliament Sessions Court used the Dismissal Execution Failure and Imprisonment Fraud for a Corruption Findings against the Cabinet and a Dismissal Decision against the Prime Minister. The September 2025 Corruption Publicity serviced the Dismissal Process against the Prime Minister. It got a Forced Resignation from the Deputy Prime Minister and a Forced Dismissal of the UK Ambassador to the USA. Crown Court Hearings got Audio Records that are Personal Responsibility against Identifiable Individuals for Known Court Frauds. The Sentence Breach Case Statement Application dated 6th October 2025 got Process Denial Fraud Proof against the Magistrates Court. Since then, there has been the Family Court Scandal and the Grooming Enquiry Scandal. The Sentence Breach Trial will get a Contempt Remedy or add to the Fraud Proof.

Signed by the Defendant in type

Akwasi Nkrumah

Dated 22nd October 2025