

Ruin Frauds Conspiracy CM25F90597 + 01KG1226225 + 01KG1230725 ++ Representations + Amendment 18th February 2025

Corruption Exposure by Citizen Mr Nkrumah motivated a Ruin Fraud Conspiracy by the Protection Fraud Network against him. They used the Child Access Restraint Frauds against him to provide Child Prostitution Protection Frauds for the Chronically Immature Mother Ms Laeticia Mukasa + Network Drug Wholesaler Mr Benjamin Koomson. The Family Court Child Protection Order ceased for the eldest child on her 16th birthday. The Crown Court Cases 01KG1226225 + 01KG1230725 used Bail Powers to impose an Eldest Child Contact Restraint against Citizen Mr Nkrumah.

The Coronation Oath Enforcement Authority used it for a Corruption Remedy Process. It got Ruin Fraud Case Collapses for Citizen Mr. Nkrumah. It triggered a Total Collapse for the Protection Fraud Network. Chronically Immature Ms Mukasa could not cope with Child Care. She asked committed Protection Order Breach Contempt by asking for, and getting, Child Care Services from Citizen Mr Nkrumah. He made Restraint Breach Removal Applications that the Family Court and Crown Court ignored. The Epstein Scandal got the Mandelson Scandal and Dismissal Failure that is Chronic Immaturity Proof against the Governing Majority. The Network Collapse got the Restraint Breach Framing Fraud 01KG1226225 + 01KG1230725 Bail Restraint Removal Hearing Listing for 17th and then 18th February 2026.

The Epstein Scandal + Mandelson Scandal got Evidence Concealment Fraud Proof against the Renegade UK Cabinet and the Renegade USA President Mr Trump. Corruption Management by the Renegade Cabinet and the Renegade President, and Corruption Remedy Failures by the UK Parliament and USA Congress have got Fair Trial Impossibility Proof for Mr Andrew Mountbatten Windsor and Criminal Convict Ms Maxwell. The World War III Peace Plan has Absolute Priority. It needs Rapid Remedies that include resumption of Normal Relations for the USA and NATO, and use of it for Ukraine Defences.

The World War III Peace Plan needs Dismissal Enforcement against the Renegade UK Cabinet and Criminal Impeachment of the USA President. The Personal Testimonies of the Criminal Convict Ms Maxwell and Unwise Mr Andrew Mountbatten Windsor will be Evidence Concealment Fraud Proof against the Renegade UK Cabinet and the Renegade USA President. The Peace Plan needs an Immunity Deal that trades Immunity Terms for them in exchange for Remedy Co-operation that includes Full Disclosure. Equity Lawyer Mr Ellis has Immunity Negotiation Powers for the Coronation Oath Enforcement Authority. Corruption Remedies needs Remedy Co-operation Commitment Proof from the UK Law Courts. The Commitment Proof includes a Formal Admission that the Coronation Oath Enforcement Authority has Superior Jurisdiction against the State, Law Courts, Cabinet, and Parliament and that the Equity Lawyer has Immunity Negotiation Authority for them. Immunity Deals are an Adverse Criticism Risk. It is a Well-Established Convention that the Equity Lawyer takes the Adverse Criticism Risks. It is an Adverse Criticism Risk Control for the Crown and Parliament Sessions Court.

The Bail Restraint Revocation Application of Citizen Mr Nkrumah forces the UK Law Courts to make another choice choose between Just Remedies and fraud Enforcement. On all previous occasions they relied on Protection Frauds from the Cabinet for Enforcement Frauds. On this occasion they must know they will be relying on Protection Frauds from a Doomed Cabinet.

The Chronically Immature Mother, Ms Laeticia Mukasa, aided, abetted and procured Ruin Frauds that included Imprisonment Frauds against Citizen Mr Nkrumah who is her Childrens' Father. Her Personal Testimony will be Ruin Fraud Conspiracy Proof + Imprisonment Fraud Proof against the Renegade UK Cabinet. The World War III Peace Plan needs it. Immunity Negotiations with Equity Lawyer Mr Ellis can get it.

Better Risk Finding by the Equity Lawyer Mr Ellis that the World War III Peace Plan be served by Caretaker Cabinet of Honourably Politicians, some of whom have Cabinet Experience, against All Other Cabinets pending Cabinet Quality Control Operation that needs Network Connection Purging Operations by All Political Parties. It needs use of Ministerial Experience + Other Suspicious Circumstances for a Network Connections Presumption that is subject to Rebuttal Proof Positive, and Rebuttal Proof Failure for an Office Unfitness Penalty.

Polite Request that Lord Cameron and MP Mr Miliband use their Network Connection Rebuttal Proof as Credibility Proof and consider forming a Caretaker Cabinet

Amendment: On 17th February 2026 Equity Lawyer had Kidney Failure Dialysis Treatment and needed to rest all of that day. At 21.13 a Hearing Notice Call from Citizen Mr Nkrumah got an Attendance Commitment from the Equity Lawyer. At about 05.00 on 18th February the Equity Lawyer started producing the Remedy Proposals + Representations. At 07.06 a Progress Notice + Delay Until I Arrive Request Call from the Equity Lawyer got Delay Agreement from the Citizen. At 10.24 the Equity Lawyer was printing the Proposals + Representations when he received Notice Call from the Citizen of a Court 15 Without Hearing Dismissal by Judge Green. Hearing Demands got a 16.00 Hearing Time