

Application to Magistrates Court to State a Case for an Appeal to the High Court

(Criminal Procedure Rules, rule 35.2)

World War III Peace Plan + Remedy Process Cases Notice for the Coronation Oath Enforcement Notice

Defendant + Appellant: Citizen Mr Akwasi Nkrumah of 8 Mandrake Way, Stratford, London E15 4PE
Snaresbrook Crown Court 01KG1226225v01KG123075 Charge: Restraint Breach + Counter Charge Framing Fraud

Application: Bail Fraud + Contempt Fraud + Remedy Refusal Fraud Case Statement for a High Court Appeal Opinion

Decision under appeal.

1. Criminal Conspiracy by the Supervising Judges and the Case Judge Mr Greene to commit Justice Process Contempt by use of Conflict Jurisdiction Disqualification Denial Frauds + Conflict Jurisdiction Qualification Pretence Frauds + Family Court Harassment Claim CM25F90597 Family Contact Restraint Frauds + Restraint Breach Investigation Frauds + Restraint Breach Prosecution Frauds + Restraint Breach Trial Preparation Adjudication Frauds + Remand Imprisonment Frauds + Family Contact Restraint Bail Condition Frauds + Bail Condition Removal Application Refusal Frauds + Contempt Remedy Application Denial Frauds that are evidenced by
 - 1.1. The Bail Conditions Variation Application
 - 1.2. The document entitled 2026 02 18 Restraint Breach Framing Frauds 01KG1226225 + 01KG1230725 Bail + Contempt Remedies of Citizen Mr Nkrumah v State
 - 1.3. The document entitled 2026 02 18 Ruin Frauds Conspiracy CM25F90597 + 01KG1226225 + 01KG1230725 ++ Representations + Amendment for Citizen Mr Nkrumah v State
 - 1.4. The Inconsistent Court Orders
 - 1.4.1. The 01KG1230725 Bail Variation Conditions Application Refusal with Order Date 18th February 2026 and Undisclosed Print Date on page 1 of 1
 - 1.4.2. The 01KG1226225 + 01KG1230725 Bail Variation Conditions Application Refusal with Order Date 18th February 2026 and Undisclosed Print Date on page 1 of 1
 - 1.4.3. The 01KG1226225 + 01KG1230725 Next Hearing Date of 27th April 2026 at 10.00 + Bail Grant to subject to Residence Condition to sleep each night at 8 Mandrake Way London E15 4PE + Mother and 3 Children Family Contact Restraint Condition with Order Date 18th February 2026 and Undisclosed Print Date on pages 1 of 2 and 2 of 2
 - 1.4.4. The 01KG1226225 + 01KG1230725 Next Hearing Date of 23rd August 2026 at 10.00+ Bail Grant to subject to Residence Condition + Family Contact Restraint Condition with Order Date 18th February 2026 and Undisclosed Print Date on pages 1 of 2 and 2 of 2
 - 1.4.5. The Record Frauds that deny a Court Record of the Contempt Remedy Refusal Frauds.

AGGRAVATING FACTORS

2. The Bail Condition + Contempt Remedy Application Refusals on 18th February 2026 are delaying Top Level Corruption Remedies. The Ruin Fraud Conspiracy against Citizen Mr Nkrumah and the Family Sabotage Frauds against him and his 3 children Relevant Evidence for Corruption Remedies. The Epstein Scandal is Sex Crimes + Minium Sentence Protection Frauds + Sex Crime Blackmail Business managed by Top UK Politicians for top World Financiers who were Trump Campaign Contributors. In 2025 the Family Sabotage Frauds against the Nkrumah Family helped to force the Epstein File Exposure that got the Mandelson Scandal. The Ruin Frauds and Family Sabotage Frauds are Relevant Evidence for Corruption Remedies against Top Network Agent Mr Peter Mandelson, Former Prime Ministers Mr Blair, Mr Brown, Mrs May, Mr Johnson and Ms Truss and Prime Minister Sir Keir Starmer and the Treason Impeachment of USA President Mr Trump. He and Prime Minister Sir Keir Starmer are Protection Fraud Partners. He and Former Prime Minister Sir Tony Blair are Budget Fraud Partners against the Gaza Development Fund. The Ruin Frauds against Citizen Mr Nkrumah, and Family Sabotage Frauds against him and his 3 children, connect Drug Crimes with Sport Frauds and Land Frauds with Drug Crimes and Child Prostitution Protection Frauds.
3. The Root Problem is Fundamental Flaws in the World War II Peace Settlement. There were two in the Human Rights Declaration. It omitted a Case Priority Right for the Victim and Citizen against the State. The omission vested Case Powers in the State. It omitted Top Corruption Controls that are Credibly Independent of the State, Law Courts, Cabinet or President, and Congress or Parliament. The Declaration Signatories gave and got Mutual Approval of Case Priority Powers for the State and used them to develop Dictator Powers. In all Declaration Signatory States, the Politicians lost control to Crime Partnerships of State Officers and Law Court Judges. The Crime Partnerships developed the Protection Fraud Network to provide Support Services and manage Co-ordinated Corruption. The

Protection Fraud Networks sold Market Frauds to Organised Crime, provided Protection Frauds to the Corrupt Officers who managed them and traded Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. General Elections got Governing Majorities that were subject to Remedy Denial Majorities controlled by Protection Fraud Networks. They used Election Frauds to get Governing Majorities led by Corrupt Leaders. They sold Defence Sabotage Frauds for Foreign Powers against their Sovereign States. It made inevitable a World War III. It would be Civil Wars for Equity Governance against the Democratic State Dictators, and International Wars for World Domination for a Blatant Dictator Alliance against a Democratic Dictator Alliance, and then, if the Blatant Dictators won, between Blatant Dictator Allies.

4. The Root Remedy is War Victories for Equity Governance against Dictator Governance and use of it to establish a Just World Order. It needed a Lead People to manage a War Victory against Democrat Dictators and unite the Democratic States manage War Victories against the Blatant Dictators. It would need a Lead People to have Remedy Belief. In the UK the Gnostic Christians had Remedy Belief. Few had heard of them. History provided Valuable Lessons for anyone willing to learn from them. The Gnostic Christians did and accumulated Remedy Belief.
5. In the 3rd century the Roman Imperial Family Members became Christians. The Roman British Gnostic Christians developed the Decision Discipline to manage the relation between the Individual and God. It required the use of Reliable Objectivity to discovery of the truth and reasoning of justice by identifying and eliminating wrong and thereby discover what is right. They used the Decision Discipline to develop the Common Law. It governs relations between Individuals, between the Individual and Authority and between Authority and the People. It starts with a Validity Presumption for the Individual subject to Invalidity Controls for Authority, and Validity Presumption for Authority Officers subject to Invalidity Controls for the People. They classify as the Greater Wrong anything that was a Relation Breakdown Risk to the Bigger Majority. They start at the top and work down. They classify as the Greater Wrong anything that is a Relation Breakdown Risk for the People and God, then Relation Breakdowns Risk that could result in an International War, a Civil War, a Local Riot and a Brawl Risk. The Remedy is Invalidity Classification of the Case Options that were a Relationship Breakdown Risk. The remaining Case Options are graded. The Worse Risks get an Invalid Classification and are eliminated until what remains are one or more Case Options that have Equal Validity. They made a Policy Decision to promote the Common Law and not the Gnostic Christian Identity.
6. The Roman Empire populations had about 2,000 gods. In the early 4th century about 9% had converted to Monotheistic Religions. It was a Political Instability Risk. Emperor Constantine realised it created the need for a Moral Dictator to prop up a Military Dictator. He hosted the Nicaean Assembly for Christians to agree a definition of Christianity. They spent 60 years doing so and agreed the Nicaean Creed. Meanwhile, Roman Catholicism was the Establishment Religion and the Moral Dictator that supported the Military Dictator. The Roman Catholic Church controlled most of the Written Record and ceased mentioning Gnostic Christians in the 4th century.
7. Roman Empire withdrew from the British Isles. It created a Power Vacuum. The Gnostic Christians filled it. They recognised Tribal Chiefs as Local King and told them they had Absolute Power. If he believed them, he would need a Negotiation Agent and would choose someone who had recognised him as Local King. If the Local King did not believe he had Absolute Power, he could negotiate and they had a chance of a deal. It got Local King Status for the Tribal Chiefs and Commercial Dominance for the Gnostic Christians. When the Trading Relation was well established, they argued that Dispute Adjudications between Tribe Members was an Instability Risk for the Local King. Most of them agreed. They argued the Risk Remedy was Adjudication Services by a Trusted Outsider. It got Rapid Acceptance by most of the Local Kings and the Common Law for the Pagan Tribes. It popularised Objective Reasoning. It was a Valuable Lesson. The Gnostic Christians learnt from it and accumulated Remedy Belief.
8. The collapse of the Roman Empire created Power Vacuums that were filled by Local Dictators. Roman Catholicism was a Moral Dictator that supported most of them. A Papal Permit a Risk Control against War Failure by a Roman Catholic Military Dictator against any other Roman Catholic Military Dictator. The English Gnostic Christians made a Defence Plan. It needed classification of English Kings as Roman Catholic Kings. The conversion of Royal Family Members to Roman Catholicism got it. It was a Risk Control against International War that created a Civil War Risk. They needed to avoid a Coronation Refusal by Gnostic Christian Priests against the Lawful Successor triggering a Succession War. The remedy was an Early Coronation of the Heir Apparent when his father lived. The Invasion Risk for Kent was greater than anywhere else. It was the Test Case. It worked. The Invasion Defence against Roman Catholic Kings was a Cultural Defence for Gnostic Christianity and the Common Law. It was a Valuable Lesson. The Gnostic Christians learnt from it and accumulated Remedy Belief.
9. Viking Raids motivated the Pope and Charlemagne to make a Defence Plan. It required Religious Unity. Jews were given the choice of conversion to Roman Catholicism or Land Loss. Most converted. They classified the Gnostic Christians as Jews. The English Gnostic Christians united under King Offa. A Marriage Demand by Charlemagne of a son of his daughter, a Marriage Equality Demand by Offa of a Double Marriage with each providing a son and each providing a daughter, an Angry Refusal by Charlemagne, Trade Embargo by Offa, Settlement Demands from Boulogne Traders that was an Empire Collapse Risk got a Forced Double Marriage acceptance by Charlemagne and

an end to the Invasion Risk It was a Valuable Lesson. The Gnostic Christians learnt from it and accumulated Remedy Belief.

10. Central and Southern England were united as long as Offa lived and for a while after he died, but fragmented.
11. No where in England and Wales is more than 72 miles from the coast. The Roman British Gnostic Christians founded a commune near the central point. They were known by others as the Elijas. It was shortened to the Elis and that became the Ellis. They were the only tribe in history that formed to develop and apply a philosophy. Goodwill Trading and Wealth Distribution were the Defence Policy against invasion and civil war. They did not have an Ellis Castle because it would be an Invasion Lure to anyone who expected it to contain the Tribe Treasure. They sent Defence Support to neighbours who came under attack. In 865 they had established the Common Law almost everywhere else, had it and the Gnostic Christiann Identity in a 20-mile radius around the central point, a 10-mile hinterland all around it and were expanding. They and the Papacy knew that in a generation or two the expansion would reach the coast at the Wash, Dee, Severn and Thames and the British Isles would be irrevocably Gnostic Christian. The Viking Invasion changed that. It met no resistance in the northeast and went south. A Military Support Defence Request from the Roman Catholic Saxon King got the Express Condition from the Cardinal that the Gnostic Christians be excluded from the Defended Area and be given Safe Haven on condition they converted to Roman Catholicism and were separated so they could not maintain the Gnostic Christian Identity. It was a bad decision. The Gnostic Christians traded land for horses and carts so they could flee the Viking Invaders. Some of the vulnerable accepted, or pretended to accept, the Safe Haven Condition but the rest did not. The Common Law required identification of who had Best Qualification to give an Authoritative Opinion. It got Governance Shared Ownership for everyone who had a Skill Reputation. They stuck together and made their way along what had been the Roman Road from London to Chester. The Equity Governance Model had survived landlessness, harassment and temptation and the Dictator Governance Model could not have done that. The Vikings realised that the Papacy had used them to displace an enemy, the Land Loss was a War Motive and feared Gnostic Christian Leadership with Saxon Forces was a Total Defeat Risk for them. They stopped the harassment and started Peace Negotiations. The Saxons and Cardinal knew that exclusion from the Defended Area had caused the Forced Trade Land Loss and Invasion Land Loss, was a Military Disaster and a War Motive against them. They realised the harassment had stopped and Peace Negotiations had started. They feared Gnostic Christian Leadership with Viking Forces was a Total Defeat Risk for them. The Wirral is the land between the River Dee and River Mersey where they flow into the Irish Sea. The Gnostic Christians had Peace Negotiations with the Saxons and Vikings when they arrived in the Wirral. They split into three. Part went behind the Christian Lines and took land in the Clwyd Hills. Part went behind the Viking Lines and took land in the Pennine Hills. The third established a Trading Position on the Rhyne Estuary and a Base Camp in Switzerland and sent Peace Negotiators to the Pope. The choice for the Pope was a Peace Deal or Gnostic Christian Leadership for Viking Forces with intent to achieve Total Destruction of the Moral Dictatorship known as Roman Catholicism. It got control of Papal Security for the Gnostic Christians who provided what was known as the Swiss Guard. Access Requests for War Permits by Roman Catholic Kings ensured the Swiss Guard, and therefore the Gnostic Christians were the first to know about War Risks in Western Europe. It got Stable Security for the Pope because the Gnostic Christians were Credibly Independent of Roman Catholic Factions. The Gnostic Christians held the Power Balance between the Vikings and Papacy and used it to get Peace Deals that Christianised Scandinavia. It was a Valuable Lesson. The Gnostic Christians learnt from it and accumulated Remedy Belief.
12. The part of the Gnostic Christian Tribe that took land in the Clwyd Hills had all the languages needed to trade with Central England. The Common Law provided the Free-Market Income that motivated shepherd to sacrifice the spring and summer in the valleys, endure the Early Cold Spring Conditions that lasted until early June in the mountains and then a Short Summer, if any, and an Early Autumn use the Upland Grazing to rear a Big Welsh Flock and 10,000 Yearly Surplus for export to England. They were concentrated at Wrexham and walked via Whitchurch to the Autumn Auctions at Newport. Central England became dependent on it. By 1066 it provided about 1 sheep for every 20 people in Central England. In 1066, the Normans brought Dictator Governance to England and South Wales but not North Wales. A Gnostic Christian Leader told William the Conqueror a River Dee Crossing by 500 men over night and another 500 the next day would get an Invasion Success against North Wales and a Riot Risk for Central England and in North Wales. The Common Law provided the Free Market that got the Sheep Surplus. Dictator Governance by Norman Barons risked Total Destruction of the Welsh Flock. The shepherds would start the season as usual and end it by taking the Entire Flock to the west coast, slaughtering it, salt it, sell it in Paris and come back cash rich to fill the Power Vacuum when Local Riots got Total Collapse of the Norman Regime. It deterred a North Wales Invasion. William the Conqueror controlled the Coup Risk led by an Army General by separating the army. He had part of it. The Border Barons had the rest. He could not interfere with that model. The Welsh Border Barons took South Wales because there was enough lowland and it did not provide the Sheep Surplus. Welsh Border Barons had Private Armies for 200 years but did not invade Central Wales and North Wales. The Gnostic Christians controlled production of the Sheep Surplus and Autumn Auctions in Newport. They were Trusted

- Outsiders who managed Major Change when the Dictator Regime needed it. They made an Equity Governance Recovery Plan for Wales, England and Scotland. It most of two centuries to manage. William II was an atheist and homosexual, lost the confidence of barons and bishops and was a Succession War Risk. They needed Coup Management to kill William II, got the Crown for an Acceptable King and avoid a Succession war. On the evidence available the Gnostic Christians provided the Coup Management, by passed the Heir Apparent and got the English Crown for a younger son, Henry I. A shipwreck killed his son and got 19 years of Civil War between his daughter and nephew. It got the English Crown for Henry II. He had land in the Dictator States from the Mediterranean to Scotland. He envied the Equity Governance of North Wales. He used Jury Trials and the Common Law to get a Power Transfer from the Church Courts to the Crown Courts and from the Judge to the Jury. Most of the Law Profession could not cope with it. Precedent Dependent. Most of them could not cope with the Common Law process of discovering the truth of the case facts and reasoning justice. Most of them needed an exact fit of Case Facts with Precedent Cases that had been set by the few who could cope. The Equity Governance Recovery Plan progressed by managing the transfer of Profession Governance from Baron Courts to Trade Guilds and then a Shared Crown for England and Wales. Border Barons exchanged Army Services for Crown Tax, freed the men for work and got an increase in production and a Peace Dividend. They planned the same for Scotland. It needed the Scottish Nobles to educate their sons at Oxford, integrate with English Nobles and develop a British Identity. On the evidence available the death of King Alexander, and his daughter, got a Succession Conflict and Arbitrator Status for Edward I. One the evidence available he needed Arbitration Management by a Gnostic Christian Leader who died in a shipwreck. No one had the combination of High Status and Equity Skills to replace him. Edward II tried force and failed. It delayed a Shared Crown for England and Scotland for four hundred years. They were Valuable Lessons. The Gnostic Christians learnt from them and accumulated Remedy Belief.
13. The Black Death changed the Power Balance between Land and Labour. The Gnostic Christians advised Edward III that he could not fight a Serfdom Enforcement War for Barons against Serf or Serf against Baron. They advised that he side with the Serfs and stop Local Problems becoming a National Problem. The remedy was to create the Magistrates Court, increase the Governing Class by making Land Ownership and Land Management an Office Qualification and let the Progressives and Reactionaries compete for the Magistrate's Office in every county. It worked. The Progressives won in the Hot Spots and then everywhere. 130 years later the Governance Class was big enough to enable the Tudor Dynasty to govern for 120 years without a Standing Army. They were Valuable Lessons. The Gnostic Christians learnt from them and accumulated Remedy Belief.
 14. The Reformation was a Religious Fragmentation Risk and a Religious War Risk. The remedy was Religious Unity. The Gnostic Christians masterminded creation of the Church of England and Church of Wales to provide Religious Unity. 50 years later it enabled England and Wales to avoid involvement in the 30 Years European War between Catholicism and Protestantism. When that was ending in the 1640's the English had a Civil War. Some of the Welsh stayed out of it and awaited the outcome. Absolute Extremism by King Charles I and Protestant Extremists denied a Peaceful Settlement. It transferred Dictator Powers from an Accountable King to an Unaccountable Parliament. It rediscovered the need for an Accountable Crown to manage Equity Governance. They were Valuable Lessons. The Gnostic Christians learnt from them and accumulated Remedy Belief.
 15. Remedy Belief enabled the Gnostic Christians to mastermind the Restoration. It got Equity Crown Powers for Charles II who was bright enough to manage them.
 16. His heir was James II had lived the same life span as the Top Governors and learnt nothing. He wanted to tax a Protestant Population and outrage them by spending money building a massive Roman Catholic Cathedral in Whitehall. The Top Governors wanted rid of him without a Civil War.
 17. Remedy Belief enabled the Gnostic Christians to mastermind everything that got the 1689 Glorious Revolution. It got vacation of England by James the II, an Abdication Finding + Lawful Succession Finding for his daughter against him, a Joint Succession Agreement for her and her husband, who was also her cousin subject to a Parliament Session Limit to Crown Powers and a Coronation Oath Enforcement Authority that was a Risk Control against Crown Errors. The Common Law required Credible Neutrality Controls They were use of the Corruption Remedy Proof Standard and Jurisdiction Separation. The Corruption Remedy Proof Standard is Official Records that are Justice Proof for Honourable Officers 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 Waiver from the Case Controller for the People. It enables use of the truth, whole truth and nothing but the truth about the Case Facts 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 Integrity Test Management Jurisdiction. It requires the competence and commitment to manage Integrity Tests that get Corruption Remedy Standard Proof Sets. The Crown has Prosecution Jurisdiction. It is the power to make Trial Orders for the Parliament Sessions Court of Corruption Cases against the State and 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 Panel. They provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors. When they are busy, they provide 2 Trial Juries of up to 8 and one Appeal Jury of Up to 8. The Corruption Remedy Proof Standard eliminates the need for Witness Attendances, Credibility Findings and Personal Case Presentation. It enables Trial Orders of the Crown to get Trial Verdicts in 7 days and Appeal Decisions in 10 days. It was not perfect. The Literacy Rate was low. Not enough people understood it. The Parliament Session Court used the Church of England, Church of Wales, Parliament and Crown for Publicity Management. They lost control to the Press and then Radio and then Television and then the Internet. It took 50 years to stop use of a Military Failure for a Treason Execution. It took 100 years for India Governance Case to stop use of Parliament Powers that enabled Corrupt Lawyers to manage Enquiry Frauds that did Ruin Frauds against Honest Politician Mr Warren Hastings. The remedy was a Power Possession Jurisdiction Limit against Parliament and a Power Use Jurisdiction Limit against the Law Courts. The Coronation Oath Enforcement Authority was not perfect. It was better than anything anywhere else. They were Valuable Lessons. The Gnostic Christians learnt from them and accumulated Remedy Belief. It is a Top Corruption Controller that is Credibly Independent of the State, Law Courts, Cabinet and Parliament. .
18. In 1956, the Suez Scandal was a disgraceful end to the Colonial Era for the UK and France. They made a Dictator Governance Plan for Western Europe. It used Sabotage Frauds against Leadership Competitors. The Sabotage Frauds against Religious Leaders was Sex Crime Investigation Denial Frauds. The Sabotage Frauds against the Coronation Oath Enforcement Authority was Dissolution Advice from the Renegade Cabinet to the Crown. It got a Coronation Oath Release Condition from Queens Elizabeth. It needed a Referenda Majority for Dictator Governance against Equity Governance. The Referenda Process would be and 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 Majority for Equity Governance against Dictator Governance. The Renegade Cabinet changed the Sabotage Frauds to Evidence Frauds and Education Frauds. The Evidence Frauds were Judgment Service Penalty Frauds against Regulated Lawyers. It denied a Reliable supply of Judgment Services for Integrity Tests that got Admissible Evidence for Parliament Session Decisions. The intent was that everyone forgets how to service the Coronation Oath Enforcement Authority and the Management Skill die with Queen Elizabeth. It got a Dormancy Period for the Coronation Oath Enforcement Authority. The Education Frauds denied any mention of it in the Academic Curricula and Profession Authority Curricula. The intent was that everyone forgets it existed.
 19. Remedy Belief enabled the Gnostic Christians to make an Equity Governance Recovery Plan. It had two strategies that exploited Fundamental Flaws in the Dictator Governance Plan. One was it was a Democratic Civil Dictator that needed Inconsistent Things. It needed Referenda Majorities for the State against the Citizen and the European Union over the State. It needed Dictator Power Concealment Frauds to get the Referenda Majorities. It needed Blackmail Powers for the State Officer against the Citizen that made Immediate Obedience Demands supported by Financial Loss Threats using Electronic Signature Dictator Powers. The Equity Recovery Strategy was for the Citizen to develop Advanced Electronic Signature Technology, provide Sophisticated Services that enabled the Prosperous Classes to manage Tax Haven Estates from their homes and use Taxation Starvation to force conversion from Dictator Governance to Equity Governance. Another was to wait until a serving Prime Minister was dependent on the Protection Fraud Network, get Criminal Conspiracy Proof, revive active service of the Coronation Oath Enforcement Authority, start a Corruption Remedy Process and get a World War III Peace Plan and Just World Order.
 20. On the evidence available, the first Crime Business of the UK Protection Fraud Network was Tobacco Smuggling and Drug Sales by Top Police, Top Customs and Top Judges. It continues. It uses Police Officers as Distribution Managers. Drug Sales go with Protection Frauds that include Child Prostitution Frauds. The Protection Fraud Bribe Money Laundering is done by the Top Wholesalers for the Top Network Agents and by the Local Wholesalers for Local Police + Local Child Protection Officers + Local Mental Health Officers + Local Judges.
 21. Corruption Exposure by Citizens motivates Ruin Fraud Orders by Top Network Agents that are delegated to Volunteer Network Agents, and if there are none, to Forced Network Agents.
 22. The Protection Fraud Network had a Bespoke Court Fraud Business. They wanted a Business Expansion Plan for Industrial Scale Court Frauds. It needed a Big Business to conduct Management Research. The sale of Town Centre Estates by the New Towns Commission to Land Securities got a Big Business. Immigrant Cypriot Mr Jan Say had Restaurant Business Successes in Corby Town Centre. The Local Managers made a Local Land Frauds Plan. It needed Dispossession Frauds against him, use of his Business Records to set a High New Rent and use of that for Rent Increase Frauds against the whole of the Corby Estate. The 1st Dispossession Fraud Plan used an Illegal Immigrant Arrest + Deportation + Lease Forfeit Frauds. It failed. The 1960 Cyprus Peace Treaty got UK Citizen Rights for Cypriot Citizens. A Treaty Notice from Mr Say got Grateful Thanks from Immigration Officers because it enabled them to close hundreds of cases. Land Securities took control of the Jan Say Case and used it for Industrial Scale Fraud Research. It needed every combination of Rights + Agencies for Dispossession Frauds but not completion of any until all had been tried. It got a Research Fraud Proof Set for Mr Say, who did not know that is what it was. Land Securities and the Protection Fraud Network did know.

23. The Protection Fraud Network needed Cabinet Control to manage Land Fraud Business Expansion Plans. They would start with Land Frauds for Big Owners against Small Business and progress to Land Frauds for Top Network Agents against the State. The easiest Land Fraud to commit against the State was Sale Frauds by Top Network Agents of Housing Charity Assets to the Housing Associations that managed them. Citizens had for centuries founded many Local Housing Charities. In time Local Authorities became the Letting Managers and everyone else forgot they were Charity Assets. Local Authorities transferred Housing Stock to Housing Associations. The Business Expansion Plan needed destruction of Genuine Title Records that were Charity Ownership Proof, replacement of them with Forged Title Records. Destruction of Charity Ownership Proof alone was an Exposure Risk. It created the need for destruction of All Title Records and many thousand Forged Tenancies for a Charitable Asset Theft Concealment Fraud. The Expansion Plan needed a Big Business and Priming Case that identified and penalised Honest Professionals and identified and rewarded Corrupt Professionals.
24. The 1997 General Election got a Landslide Majority led by Prime Minister Mr Blair. Corruption Proof against him was Policy Waiver Frauds. £1,000,000 got a Tobacco Advertising Waiver for Formula 1 Motor Racing for Mr Bernie Ecclestone and use of it for Policy Waiver Fraud Marketing by Prime Minister Mr Blair. The Proof Positive he did not know about the Protection Fraud Network is that he did not use Cabinet Control for the Land Fraud Business Expansion Plans.
25. In 1998, Equity Lawyer Mr Ellis and a Graphologist completed development of the Writing Analysis Component that provided Computer User Identification for Advanced Electronic Signatures. The Business Plan was Online Services. The Defence Plan was Source Code Secrecy. Copyright lasts for 50 years from the Publication Date. No Publication gets Permanent Copyright. Market Access needed the High Internet Usage of the USA or the Universal Deliveries of the Post Office and Royal Mail in the UK. Equity Lawyer Mr Ellis had Financial Control. He chose the UK. He planned to use the Post Office to provide Trust Account Services + Payment Clearing Services. He planned to replace the diminishing Postal Revenue with Value Priced Service Revenue. The European Leaders made a Personal Profit Plan. It needed Source Code Theft, Forced Usage in the EU, Usage Licence Fees for the European Leaders who were the Source Code Thieves and Sabotage Frauds against the Post Office to prevent use of it by a competitor. UK Prime Minister Mr Blair was the Theft Manager. The UK Secret Service made Usage Fee Revenue for the UK a Theft Condition. It defeated the purpose of the Personal Profit Plan. He used Barclays Bank Group Board as Theft Agent. The Sabotage Frauds required a Forced Transfer of Lossmaking Accounts from the Post Office to Banks, who did not want them. The Post Office was a State Asset. The Business Transfer Meetings needed Mass Media Publicity. Barclays Bank used Bank Officers who did not know how to manage Copyright Theft. The Group Board delayed the Theft Event until they knew the outcome of the Business Transfer. The result was a series of Technology Assessment appointments and Appointment Postponements that coincided with TV News about the Business Transfer Meetings. The Equity Lawyer the coincidences and realised what was happening. He got Theft Conspiracy Proof, and then a Gild Medal from the 1999 Geneva Inventions Exhibition that was Originality Proof and kept it for the USA Market. The European Leaders used European Market Exclusion Frauds against Advanced Electronic Signatures. He used the Theft Conspiracy Proof + Originality Proof to deny them USA Market Access using Executable Code. He had 50% Copyright + 100% Marketing Rights + 100 Creditor Control. UK Prime Minister Mr Blair planned a series of Ruin Frauds with intent to getting a Bankruptcy Fraud with intent to completing the Source Code Theft and the Personal Profit Plan. He used Theft Agents that the Equity Lawyer had known by the end of it for more than 30 years. All of them gave themselves away. The Ruin Frauds did damage, but he survived and in 2026 still has 50% Copyright + 100% Marketing Rights + 100 Creditor Control. The Just World Order needs it to transfer Identity Proof Powers from the State to the Citizen.
26. In 2003, the Protection Fraud Network had an Expansion Plan for Performance Enhancing Drugs for Sports and Body Building. It used Ruin Frauds against Good Competitors who were Drug Refusers. Mr Akwasi Nkrumah and Mo Farrar could beat each other at different distances. Mr Nkrumah was a Drug Refuser. He had a BT Apprenticeship and was the Advertising Model for BT Apprenticeships. The Ruin Fraud against him was a Copyright Piracy Framing Fraud, and use of it to Apprenticeship Loss Damage + Whole Life Career Damage.
27. In 2004, the preparations for the European Referenda got Election Fraud Proof against the European Leaders. The Equity Lawyer helped a UK Citizens get a Maintenance Contract from BP for the Angolan Fleet. A Business Deal got Live Testing and Market Access from the Maintenance Business for Advanced Electronic Signatures and Business Defence Services from the Equity Lawyer for the Maintenance Business. It made inevitable exposure of the Election Frauds before the European Referenda. The European Leaders made an Election Fraud Concealment Plan. It used Drug Crime Framing Frauds and Imprisonment Frauds against two Managers of the Lawful Business. Everything that could go wrong for the European Leaders did go wrong. The 1st Effort used Armed Dutch Police on UK soil supervising UK Customs and Kent Police in a Kidnap Extradition Fraud against the UK Business Manager. It was the first Joint Kidnap Extradition Frauds by EU States. UK Customs did not believe that is what it was. It interfered with the Routine Drug Imports by Top Police, Top Customs and Top Judges. Defence Action by them revealed the Protection Fraud Network. The 2nd Effort got Immunity Frauds for the Top Drug Dealers, Election

Fraud Concealment Services for the European Leaders, a Network Business Profit Share for Prime Minister Mr Blair, Cabinet Control for the Protection Fraud Network, Criminal Conspiracy Proof against a servicing Prime Minister, use of it by Equity Lawyer Mr Edward Ellis and Queen Elizabeth to revive active service of the Coronation Oath Enforcement Authority, and a Corruption Remedy Process for the People to get a World War III Peace Plan to create Justice World Order.

28. The Remedy Process uses Research Investigations to discover the strength and structure of the Protection Fraud Network and then Remedy Delivery. The Standard Procedure is Dismissal Executions against the Judiciary by a United Parliament, Victim Identification, Case Remedies and a World War III Peace Plan for Democratic States. The Plan Agreement requires Sovereign States to destroy the Protection Fraud Networks that manage Endemic Corruption, recover control of State Budgets, resource World War II Defences and resource a Just World Order. The Management Agreement gets Test Case Status for the UK and Test Manager Status for the Coronation Oath Enforcement Authority. The Remedy Agreement gets Remedy Enforcement against Fraud Profiteers and Penal Enforcement against Corrupt Leaders. The Delivery Agreement gets Delivery Commitments some of which are conditional on Plan Successes. A Parliament Unity Failure creates the need for a Special Procedure to get International Support for Remedy Management by the Coronation Oath Enforcement Authority. The Special Procedure uses Endemic Corruption Proof against the Judiciary to get Peace Plan Agreements, Delivery Commitments for Remedy Enforcement against Fraud Profiteer to finance Scandal Remedy Budgets. Scandal Exposure increases the MP Retirement Rate and enables a General Election to get a Power Transfer to a New Governing Majority and Remedy Delivery.
29. The Research Investigations use Integrity Tests that get Justice Proof for Honourable Officers or Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts. The Crown uses them to make Trial Orders by the Parliament Sessions Court of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. Corruption Proof gets Corruption Findings, Remedy Entitlement Findings and Remedy Priority Findings for Research Investigations that discover who is responsible and then Remedy Delivery. It starts at the bottom and works up the Jurisdiction Hierarchy with Remedy Delivery Tests. A Remedy Failure gets a Delivery Test of the next Authority in the Jurisdiction Hierarchy with Remedy Powers. The Top Tests are Dismissal Executions against the Judiciary. A Dismissal Failure is Remedy Denial Fraud Proof against the Cabinet. It gets a Default Dismissal Penalty against the Prime Minister. A Dismissal Failure is Remedy Denial Fraud Proof against Parliament. It gets the Default Penalty of a Forced General Election got by Time Expiry or a Parliament Session Refusal with Mass Publicity for the Corruption Proof + Remedy Denial Fraud Proof + Protection Fraud Proof.
30. In 2006, the Remedy Process used a Corruption Proof, Remedy Denial Fraud Proof and Protection Fraud Proof to impose a Parliament Session Corruption Remedy Condition. It required a 10 Months' Retirement Notice from Prime Minister Mr Blair. The Notice Period enabled use of the Leadership Contest for and Integrity Investigation of the Governing Majority. It discovered more than half were Network Agents or Network Puppets. Leadership Deals got Support Votes from more than half the Governing Majority for Winner Candidate MP Mr Brown and Cabinet Office for Network Agents.
31. In June 2007, the Succession Event got Premier Office for MP Mr Brown and Cabinet Office for the Top Network Agent, MP Mr Peter Mandelson. He used Cabinet Office to manage Expansion Plans for Network Businesses. One was the Land Fraud Expansion Plan for Big Business against Small Businesses. Land Securities was the Big Business for the Town Priming Case against Small Business. Mr Jan Say was a Small Business Target. Large Estate were the Big Owners for the Agricultural Priming Case against Farm Tenants. One was the Shavington and Cloverly Estate against the Estate Tenants that included Willaston Farm Tenant Mr Charles Sydney Ellis. Top Network Agents are greedy. They want Maximum Profits. An Officer Change Risk is a Profit Share Claim Risk and a Reduced Share Risk for the Plan Managers. They want Rapid Closure. Good Management by Restaurateur Mr Jan Say caused Corby Case Closure Delays. A Settlement Offer by Shropshire Farmer Mr Ellis and use of Market Drayton Cattle Market for Settlement Offer Notices to anyone who was interested got Industry Gossip and National Case Closure Delays. Almost all Farm Tenants in England and Wales wanted to know the outcome of the Willaston Farm Case before making Case Closure Decisions. The Expansion Plan Managers classified Willaston Farm as a Completion Delay Nuisance Case. They dare not allow the Rent Payment in March 2009 to be Acceptance Evidence of the Settlement Offer. They used a Willaston Farm Quit Notice Fraud with intent to get Rapid Closure of the Willaston Farm Case and All Other Cases. It failed. The 20 Year's Tenancy Records of the Landlord and Tenant were Fraud Invalidity Proof against the Quit Notice. The Fraud Invalidity Counter Notice dated 5th April 2029 was produced by Equity Lawyer Mr Ellis and signed by Farmer Mr Ellis. A Business Insurance Policy Representation Claim by Farmer Mr Ellis, with Case Instructions by Equity Lawyer Mr Ellis would get Fraud Conspiracy Proof against the Tenant Insurers, Insurers Approved Representatives, Landlord, Landlord Representatives, Arbitrator and Law Courts. Case Management Notices to Market Drayton Cattle Market got Industry Gossip and Longer Case Delays. On 9th May 2009 the Remedy Process started the Mass Publicity for the Expense Account Scandal. It increased the MP Retirement Rate and the chance of the 2010 General Election getting a Power Transfer against the Governing

- Majority. The Expansion Plan Managers had no hope of Case Closure before the 2010 General Election. They classified Willaston Farm as a Corruption Exposure Risk. On 12th June 2009 a Road Traffic Accident got an Unconscious Period for Farmer Mr Ellis and a Full Body Scan. It discovered Skull + Spine + Pelvis Fractures + Oesophageal Cancer. The Expansion Plan Managers demanded a Cancer Treatment Denial Kill Order against Farmer Mr Ellis in the expectation it would get Case Closure before the 2010 General Election. It did not. He used the Willaston Farm Case and All Other Cases with Case Management by Equity Lawyer Mr Ellis to service the Corruption Remedy Process. The Medical Records were Murder Proof. The Secret Service got the Medical Records Murder proof and gave it to the Crown for the Remedy Process. In July 2011, it made enough progress to get Cancer Treatment for Farmer Mr Ellis. It was too late. He prepared his Probate Estate to service the Remedy Process and died on 1st February 2013. The Landlord did not issue a Death Quit Notice but used the Land Frauds for a Possession Fraud on the March 2013 Rent Day.
32. Between 2010 and 2015, Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband did everything the Parliament Session Court required of them to service the Remedy Process. They investigated who in their Political Parties were Network Agents and Network Puppets. Whoever won the 2015 General Election could be relied on for Remedy Delivery. The 2015 Parliament Session Grant had Corruption Remedy Conditions that required Set Up Conditions for Dismissal Executions against the Judiciary. They required a Fraud Invalidity Precedent [Sharland v Sharland], a Conflict Disqualification Precedent [Emerald Supplies v British Airways], Case Issue Rights for the Citizen against the State and a Test Case Year. The European Referenda Commitment won the 2015 General Election for Prime Minister Mr Cameron. He knew that Dismissal Executions against the Judiciary would get Corruption Exposure and an increase in the Leave Vote. He used the Test Case Year for the European Referenda, led the Remain Campaign, lost and resigned. It was an Honourable Resignations. The next item on the Session Agenda was Dismissal Executions against the Judiciary. The Protection Fraud Network needed to stop it. They bought Leadership Votes for Candidate MP Mrs May because she was the Top Network Agent.
 33. Prime Minister Mrs May used Cabinet Control for the Business Expansion Plan for Land Frauds against the State and Sale Frauds of House Charity Assets to Housing Associations that manage them. Mergers got the London and Quadrant Housing Association. It was the Big Business for the Business Priming Case. It used destruction of Title Records and replaced them with many thousand Forged Tenancies.
 34. Tenant Mr Akwasi Nkrumah did not know about the Protection fraud Network or Land Fraud Expansion Plan. Forged Tenancy Complaints by him motivated Ruin Frauds against him. Everything that could go wrong for the Expansion Plan Managers did go wrong. Protection Fraud Calls by the Judiciary, Framing Fraud Services by Top Police, a Profit Share Demand by Top Police, a Share Refusal by the Expansion Plan Managers got a Pending Profit Share Service Refusal by Top Police. Service Calls by Court Officers got Service Refusals by Competent Police and Incompetent Efforts by Idiot Police that added to the Fraud Conspiracy Proof. The Ruin Fraud Defence Management by Mr Nkrumah was Applications, Claims and Complaints that created Official Records. In 2020 he discovered the Coronation Oath Enforcement Authority and gave use of his cases to the Remedy Process. Corrupt Officers lost confidence in the capacity of the Judiciary to manage Protection Frauds. They tried to defend themselves with Record Frauds. The result was Original Paper Documents and Electronic Records that were Record Fraud Proof for Corruption Investigations. The Judiciary made an Investigation Sabotage Plan. It needed use of Theft Agents for Original Document Theft and Electronic Document Theft. Mr Nkrumah was homeless, relied on friends for sofa services and provides Child Care Services because the Chronically Immature Mother could not cope. The Judiciary needed a Theft Manager to persuade him to put all his devices in one place for the Electronic Records Theft. The Chronically Immature Mother and 3 children lived in Romford. Science Teacher Mr Benjam in Koomson was the Network Drug Wholesaler for Northeast London and Essex. Romford is part of it. He had a shop premises in Dagenham. The Judiciary gave him the Electronic Devices Theft Contract. He befriended the Chronically Immature Mother and used her and a private Landlord as Theft Agents. A Home Move by her and Tenancy Promise Frauds by the Private Landlord persuaded Citizen Mr Nkrumah to put the Electronic Devices in the house for Immediate Theft by the Private Landlord.
 35. Drug Wholesaler Mr Benjamin Koomson prostituted the Chronically Immature Mother
 36. In 2023, King Charles used Endemic Corruption Proof against the Judiciary to negotiate the World War III Peace Plan Agreements. Delivery Commitments from the Japan and the USA got Remedy Enforcement against Fraud Profiteers that financed the Remedy Budgets for the Post Office Scandal and Contaminated Blood Scandal. The Corruption Exposure got an increase in the MP Retirement Rate, an Incredible Choice for the 2024 General Election and a Split Conservative Values Majority Vote that enabled a Minority Vote to get a Landslide Governing Majority with Many Novice MPs led by Top Network Agent Sir Keir Starmer. It got ruin Conditions against the Conservative Party. The 2024 Parliament Session Grant Corruption Remedy Conditions required Remedy Delivery starting with 20,000 Political Prisoner Releases and then Dismissal Executions against the Judiciary by Parliament, Victim Identification and Case Remedies. They started the Dismissal Process against the Network Agents who led the

Governing Majority. They could not acknowledge there were any Political Prisoners because Sir Keir Starmer had procured thousands of them when Director of Public Prosecutions. 3,500 Guilty Prisoner Releases for the Overcrowding Reason instead of Political Prisoner Releases was a Session Grant Breach got a Remedy Denial Fraud Finding against the Cabinet. It got the Default Dismissal Penalty against the Prime Minister. The Landslide Majority created the need to get International Support for Remedy Management.

37. In the autumn of 2024, the Drug Wholesaler Mr Koomson used the Chronically Immature Mother to prostitute the 14 years' Old Daughter. Underage Sex Questions by Citizen Mr Nkrumah got Blackmail Frauds by the Chronically Immature Mother, that used Rape Complaint Fraud Threats to support Question Termination Demands and got the Blackmail Complaint Statement dated 14th October 2024 by Citizen Mr. Nkrumah and use of it as Additional Evidence for Citizen Mr Katsiaounis in Rape Complaint Fraud Investigation 01YE1544123. It got Case References by the Case Investigator up the Command Chain to Commissioner Rank Police and Child Prostitution Protection Fraud Proof against All Authorities with Child Protection Powers. Commissioner Rank Police got it against Home Secretary Ms Cooper and Prime Minister Sir Keir Starmer.
38. The Church of England Scandal was that Sex Crime Complaints by Victims and Bishops got Investigation Denial Fraud Proof against the State.
39. Meanwhile, the US Presidential Campaign continued with Epstein File Exposure Promises by Candidate Mr Trump and Campaign Finance that came with Express Conditions or Implied Conditions the Contributor would get Protection Frauds, even if they were not fully explained.
40. In January 2025, President Elect Mr Trump acted as Representation Agent for the Peace Plan States when he supported the UK Opposition Leaders in use of the Child Prostitution Scandal to extort Repeat Remedy Delivery Commitments to the Peace Plan States that were Session Grant Repeat Commitments to the Crown. They were Commitment Frauds.
41. The Absolute Priority of the UK Cabinet was Epstein File Concealment. They made Lord Peter Mandelson the Concealment Manager and gave him the office of UK Ambassador to the USA. The Epstein File Exposure Briefing from Ambassador Lord Mandelson got Trade Negotiations, a Network Business Profit Share for USA President Mr Trump, and Defence Sabotage Frauds for Russia President Mr Putin against Ukraine, Western Europe and NATO and Protection Fraud Services for the Network.
42. The Protection Fraud Proof is the Policy Change from File Exposure to File Concealment. The Defence Sabotage Proof is the Defence Service Denial Frauds + Peace Negotiations that used Intimidation Frauds against Ukraine President Zelinsky and Western Europe. They failed. They united Western Europe. The Sovereignty Demands for Canada and Greenland were Sabotage Frauds against NATO. They failed. They got Outsider Status for the USA and united other NATO States.
43. In July 2025, the Remedy Delivery Failures got Corruption Findings + Dismissal Decisions + September 2025 Corruption Publicity + Forced Resignation of the UK Deputy Prime Minister + Confidence Collapses by the UK State and UK Law Courts + Forced Release for Citizen Mr Nkrumah + Child Care Requests from the Chronically Immature Mother to Citizen Mr Nkrumah + Good Conditions for a Remedy Co-operation Immunity Deal for the Chronically Immature Mother that will service Dismissal Execution against the Network Agents in the UK Cabinet and the Treason Impeachment of Renegade President Mr Trump.

2) Questions for the High Court. Protection Fraud Criminal Conspiracy Findings + Remedy Actions

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

4) Applications for: Charge Case Dismissal + Contempt Counter Charge Liability Order + Remedy Orders

Signed in type by the Defendant + Applicant Mr. Akwasi Nkrumah

9th March 2026