

Parliament Sessions Court
Supreme Court + Court of Appeal
High Court
Court of Appeal
Crown Court
High Court

The People v Top Judges
Equity Lawyer v Cabinet
Equity Lawyer v Cabinet + Sir Keir Starmer
Citizen Mr Nkrumah v Police + Cabinet
Citizen Mr Nkrumah v State
Citizen Mr Katsiaounis v Police + Cabinet

Corruption Remedy Process
Fraud Appeals 2023 00569 + 0174
Contempt Claims 2022 002595 + 003098
Fraud Appeal 2024 1159
Trial Frauds 2022 0043 + 2023 0058 + 1180
Investigation 01 YE 15441 23 Fraud Review

Blackmail Fraud Complaint of Citizen Mr Akwasi Nkrumah

14th October 2024

Complainant Mr Akwasi Nkrumah of No Fixed Abode <Akwasi.G.Nkrumah@outlook.com> 07773311449
Complainee Responsible Individuals
Complaint Blackmail Fraud using Rape Allegation Fraud Threats to stop Child Protection that needed Under Age Sex Risk Enquiries for 1 Girl of 15 years and Consequential Risk Enquiries for 2 Younger Boys

Circumstances

1. The Coronation Oath Enforcement Authority has Corruption Control Jurisdictions that govern Parliament Session Powers. They manage the Profession Authority Responsibilities of Parliament. They use the Corruption Remedy Proof Standard. It 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 Management Authority for the use of any case and all cases, the truth, whole truth and nothing but the truth for Integrity Tests that get Corruption Remedy Standard Proof Sets. The Equity Lawyer has Integrity Test Management Jurisdiction. It is the power to provide Judgment Services for Integrity Tests that get Corruption Remedy Standard Proof Sets. The Crown has Prosecution Jurisdiction. It is the power to use Corruption Proof against the State and Profession Authorities, and Remedy Denial Fraud Proof against the Law Courts for Trial Orders by the Parliament Sessions Court of Corruption Cases against the State and Unfitness Cases against Authorities and Officers. The 2 Lord Archbishops serve as Court Lawyers, one for the Trial Court and the other for the Appeal Court. The 24 Lord Bishops 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 Witness Attendances and Credibility Findings. It enables a Trial Order of the Crown to get a Trial Verdict in 7 days and an Appeal Decision in 10 days.
2. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy proof against European Leaders. Equity Lawyer Mr Ellis got it. He and Queen Elizabeth used it to revive the Coronation Oath Enforcement Authority and start a Corruption Remedy Process that has continued ever since. They use Session Grants from the Crown to impose Corruption Remedy Obligations on Parliament. They use Test Cases for Obligation Performance Tests of the Cabinet and Parliament. Performance Failures are Protection Fraud Proof against All Responsible Individuals. It accumulates. It Relevant Evidence and Admissible Evidence until Corruption Remedies make it Irrelevant Evidence.
3. A Corrupt Deal traded Protection Fraud for a Profit Shares from Housing Association Frauds. It used many thousand Tenancy Forgeries as Fraud Commitment Proof from Housing Association Officers. Forgery Complaints by Citizen Mr Nkrumah motivated Protection Fraud Demands by the Housing Officers that motivated Framing Frauds by Police Officers, Crown Prosecutors and the Law Courts. A Profit Share Demand got a Share Refusal by Top Judges and Framing Fraud Expert Resource Allocation Refusals by Top Police. Protection Fraud Calls by the Law Courts got Incompetent Framing Frauds by Idiot Officers. It got Corruption Proof that is Defence Evidence in All Cases for All Citizens. They include an Attempted Drug Crime Framing Fraud.
4. Citizen Mr Nkrumah got Corruption Remedy Standard Proof Sets for the Coronation Oath Enforcement Authority. They used them to decide the Corruption Remedy Priorities of Parliament Session Grants from 2021. The 2024 Parliament Session started with Fraud Proof got against Cabinet Members when in State Office and as the Opposition Minority. It motivates Protection Fraud Demands by State Officers and Law Court Judges of the Cabinet. They needed a New Framing Fraud against Citizen Mr Nkrumah.
5. Care Services for the 3 Children by Citizen Mr Nkrumah get Good Father Admissions by their Mother. She is Chronically Immature. She wants the Child Support Benefits from the State but not Child Care Obligations. She is in Resentful Dependence on the Care Services provided by him. She is easily influenced. A series of events include Blackmail Frauds that use Rape Allegation Threat Frauds to stop Under Age Sex Enquiries of the 15 Year Old Girl.
6. The Blackmail Fraud forced the Citizen to make a Priority Choice of Child Protection against Self Protection. The Case Priority is Contact Enquires for Rapid Elimination, if appropriate, of Any Witness with Professional Responsibility for Child Care. In this case it is Top Teacher Mr Benjamin Koomson. Also, Criminal Immunity in exchange for Full Disclosure by Ms Laeticia Mukasa is likely to aid Rapid Progress.
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