

Before Judge

Upon reading the Harassment CM25F90597 Claim Discontinuance Application dated 13<sup>th</sup> May 2026 of the Claimant Applicant Ms Mukasa and the Discontinuance + Counterclaim Hearing Demand dated 15<sup>th</sup> May 2026 of Citizen Defendant Respondent Mr Akwasi Nkrumah, the Child Care Emails sent at 01.28 on 16<sup>th</sup> May 2026 from the Claimant to the Citizen and Equity Lawyer Mr Ellis, and the Court File being Liability Defence Hearing Denial Fraud Proof + Counterclaim Process Denial Fraud Proof for the Citizen against the Claimant and the Court

Upon the court having Judicial Knowledge that in 2004 the Coronation Oath Enforcement Authority got Top-Level Corruption Proof and used it to start a Corruption Remedy Process. It discovered that the Protection Fraud Network use Cabinet Office and the Judiciary to manage Endemic Corruption. The Power Balance for the Protection Fraud Network against Honourable Politicians created the need for International Support to manage Corruption Remedies. In 2023 Equity Lawyer Mr Ellis got completion of an Endemic Corruption Proof Set against the UK Judiciary. The Crown and Parliament Sessions Court used it to force Parliament to get Mass Publicity for the Unfit Judiciary Finding + 17 Years Imprisonment Fraud Finding + Sex Crime Police Video Evidence Concealment Fraud Finding + Prisoner Exploitation Fraud Finding. King Charles used it to negotiate the World War III Peace Agreement for Democratic States. The Peace Agreement requires destruction of the Protection Fraud Networks that manage Endemic Corruption, recovery of control of State Budgets, resourcing of World War III Defences and resourcing of a Just World Order. They need as Test Case to discover what was needed for Change Management from Endemic Corruption to a Just World Order. The Management Agreement got Test Case Status for the UK, Test Manager Status for the Coronation Oath Enforcement Authority, Interested Party Status for the Peace Plan States and Common Law Governance of Top-Level Corruption Controls for the Peace Plan States. The Delivery Agreement got Remedy Enforcement against Fraud Profiteers that financed Remedy Budgets for the Post Office Scandal and Contaminated Blood Scandal. Corruption Exposure denied the Protection Fraud Network use of the Conservative Party for a Parliament Control Agent and reduced them to use of the Labour Party. The Child Prostitution Scandal + Epstein Scandal + Mandelson Scandal got the Corruption Dismissal Process against Prime Minister Sir Keir Starmer. It has been Apparently Shambolic because the Peace Plan States want it to get everything needed for Change Management from Endemic Corruption to a Just World Order. They need Test Cases to discover when Confidence Collapses by Fraud Profiteers, State Officers and Law Officers deny Active Service and then Inactive Service of Fraud Orders from the Network. The Test Cases discover when Confidence Recovery enables the Law Professions and Law Courts to service Corruption Remedies and apply the Common Law. In January 2025, the Peace Plan States used USA President Elect Mr Trump as their representative. They supported UK Opposition Leaders in use of the Child Prostitution Scandal to extort Remedy Delivery Commitments from the UK Cabinet. They were Dismissal Executions against the Judiciary on Monday 14<sup>th</sup> July 2025 by Parliament, and a Trial Listing on Thursday 17<sup>th</sup> July 2025 of a Demonstration Case for Victim Identification and Case Remedies, and use of the Framing Fraud 2023 0058 against Citizen Mr Nkrumah as the Demonstration Case. They were Commitment Frauds. Their Absolute Priority was Sabotage Frauds. It needed Epstein File Concealment Frauds by the USA and Remedy Delivery Denial Frauds by the UK to prevent a Total Collapse of the Protection Fraud Network. They needed the Harassment Trial Denial Frauds + Without Trial Restraint Frauds + Restraint Breach Framing Frauds against Citizen Mr Nkrumah. The Remedy Delivery Denial Frauds in July 2025 got Corruption Publicity in September 2025 against the UK Cabinet, the Cell Imprisonment against French Former President Mr Sakozi as a Penal Enforcement Precedent against Corrupt Leaders + Epstein Scandal + Mandelson Scandal + Corruption Dismissal against Prime Minister Sir Keir Starmer + All Other Network Agents. It has Apparently Shambolic Management because the Peace Plan States need it to service Charge Management from Endemic Corruption to a Just World Order.

1. Court Motion Harassment Liability Dismissal Order + Contempt Counterclaim Liability Order + Contempt Crime Investigation Order + 3 Children Parental Custody Order for the Citizen against the Claimant. REASON: The Court File is Liability Defence Hearing Denial Fraud Proof + Contempt Counterclaim Process Denial Fraud Proof
2. Disclosure Priority Order + Order Breach Contempt Penalty Warning for the Citizen against the Claimant that she does within 7 days, file and serve a Statement that explains:
  - 2.1. everything she knows about the entire process that got the Harassment Claim Fraud + Family Contact Restraint Frauds + Restraint Breach Framing Frauds 01KW1226225 and 01KW1237025 + Remand Imprisonment Frauds against Citizen Mr Nkrumah and identifies All Responsible Individuals
  - 2.2. why the court should not make a House Possession Transfer Order for him against her to service the Parental Custody Transfer from her to him
3. Contempt Crime Investigation Resource Reference to Parliament
4. All Issue Appeal Rights Acknowledgement for the Citizen and Cabinet. REASON. The Common Law requires it
5. Liability Directions Hearing in Royal Court 3 at noon on June 2026