

## LEGAL SUMMARY of HARINGEY COUNCIL v THE MUSAS

1. Family Courts in the UK have no jurisdiction over Nigerian citizens.
2. The children should have been turned over to the Nigerian authorities.
3. The parents should have been allowed to deal with the allegations that have been brought forward in an open international court.
4. Justice needs to be seen to be done. There is no justice behind closed doors.
5. Secret Family Courts are known to be used to cover up institutionalised child snatching in the UK. Judges sanction what Social Workers are doing. Legal teams of Local Councils legalise the criminal activities and criminalise the victims. See petitions [The Secrecy of Family Courts should be lifted NOW!](http://www.gopetition.com/petitions/the-secrecy-of-the-family-courts-should-be-lifted-now.html)<sup>1</sup> and [Stop social workers removing innocent children for forced adoption](http://epetitions.direct.gov.uk/petitions/9422)<sup>2</sup>
6. The Musa case was brought to a secret Family Court by Haringey Council, as the Council knew that they had nothing to take to a criminal court. Criminal courts are founded on facts and not on probabilities.
7. Fact finding hearings in secret Family Courts are fishing expeditions that rely on the bias of the Judge to concoct evidence which does not exist.
8. The police carried out a search of the Musa home for drugs and found nothing.
9. The toxicologist admitted that his report is flawed.
10. In the entire proceedings there has been no evidence brought forward to show that the Musa parents were the cause of any harm or suffering to their children. To the contrary, all evidence and witness statements support the parents and accuse Haringey Council.

Mr and Mrs Musa

Monday, 14<sup>th</sup> November 2011

---

<sup>1</sup> <http://www.gopetition.com/petitions/the-secrecy-of-the-family-courts-should-be-lifted-now.html>

<sup>2</sup> <http://epetitions.direct.gov.uk/petitions/9422>