

IN RE: PRESS STATEMENT BY TIGER EYE PI

My attention has been drawn to a press statement authored by Tiger Eye PI on 6th January 2026. The statement does not only contain misrepresentations and disinformation but deliberate falsehoods which, if left unanswered, risk misleading the public.

1. Right from the outset, it's instructive to point out that Tiger Eye PI, author of the press statement is neither a complainant nor a witness in the criminal case instituted by the Republic against me at the High Court. My comments on JoyNews on Tuesday 6th January 2026, which provoked the press statement under reference had nothing to do with Tiger Eye PI. Under normal circumstances, the press statement by Tiger Eye PI, a busy body in this matter, ought to have been ignored and treated with the contempt it deserves. However, for seeking to drag my name into contempt and disrepute, something they have done and continue to do since 2018, I wish to respond in the interest of accuracy, public record, and fairness.

2. In the said press statement, Mr Anas Aremeyaw Anas (Anas) made no reference (directly or indirectly) to any demonstrable effort by me (current or in the past) to peddle misinformation and disinformation about the "cut & paste" sham called Number 12.

3. Paragraph 1 of the press statement is a blatant falsehood. In the entire interview on JoyNews, I never created any impression that Anas Aremeyaw Anas had a personal legal battle against me. I referred only to the criminal case against me intituled The Republic v Kwesi Nyantakyi. How could the criminal case suddenly metamorphose into a civil case without any legal basis. As a Lawyer that he claims to be, he should know this. Pathetic reasoning.

4. Paragraph 2 of the press statement was not surprising because Anas would diabolically spare no effort in continually rehashing a so-called threat against his slain colleague. For the records, I have never threatened anybody dead or alive including the slain colleague of Anas Aremeyaw Anas. He has told this lie for more than six (6) years. If Anas has evidence of threat of harm or death against me or any other person, he should kindly forward the said evidence to the Ghana Police and stop peddling falsehood.

5. Paragraph 3 of the press statement is probably known only to Anas and his cohorts. The Republic appealed the decision of the High Court that asked Anas to testify in camera without a hood and lost.

6. After refusing to testify in Court and boasting about the said refusal, the Republic could have compelled Anas to testify through the issue of a subpoena against him.

7. Paragraph 4 is most condescending of the Republic's invitation to Anas to testify in Court. A prosecution witness in a criminal case cannot place himself above the law and still insist on the illegal stance. As a conman and 'investigative terrorist' that he is, he considers himself a demigod that should be placed above the law.

8. Paragraph 5 is yet another unsurprising falsehood by Anas Aremeyaw Anas. It is a matter of public record that, in the Republic v Kwesi Nyantakyi, the High Court struck out the charges twice after the Republic failed to present witnesses (including Anas) in prosecuting the case. For more than five years, Anas failed to present himself as a witness for the state. It is public record that he said on 8th November 2022 that he '...may choose to testify as prosecution witness or not.' Only a terrorist would be afraid to present himself in court to defend his shameful acts. A man of integrity

would not turn around, for inexplicable reasons, to peddle falsehood by claiming the Attorney General withdrew charges against me when he knew that to be false, untrue or a blatant lie.

9. The falsehood in paragraph 4 was repeated and extended in paragraph 5. This exposes Anas as someone in pursuit of an unknown personal agenda of hatred against me. His agenda against me has nothing to do with the public interest. It is Shameful.

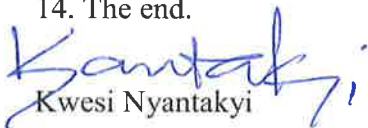
10. Paragraph 6 further exposes the personal hatred of Anas for me. He lied again by referring to a non-existent decision of the Attorney General. If he believes there's overwhelming evidence of corruption against me he should come to court and testify in accordance with law.

11. On 6th January 2026, my interview referred to the criminal case only. The civil cases against Anas haven't been abandoned.

12. At paragraph 7, Anas created space to needlessly drag the name of his nemesis, Mr Kennedy Agyepong into the press statement. Ghanaians want to know whether Anas has recovered the fictitious damages of \$18m supposedly awarded by a New Jersey court, and the numerous other 'movies' he created and promised a part 2 thereof.

13. Paragraphs 8,9 & 10 are needless opinions of Anas that are of no interest to me.

14. The end.


Kwesi Nyantakyi

14 January, 2026.

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