Parliament Sessions Court All Authorities Appeal + Criminal Court The People v Judiciary All Citizens v State Citizen Mr Nkrumah v State Corruption Remedies All Cases Sample Cases 01YE1544123 + 01KG1230725

Debate Contribution from Equity Lawyer Mr Edward Ellis to Bishop of Chelmsford

8th September 2025

Polite Request the Crown and Parliament Session Court observe what the Chelmsford Diocese Debate achieves.

Grateful Thanks to the Bishop of Chelmsford for the Debate Issues of Church and Community + Assisted Dying + War Grateful Thanks to the Reverend Canon John Brown for:

- 1. Clergy Service to the Church of England throughout what has been a very challenging 60 + years.
- 2. Brief Exchanges that discovered different understandings of the function and future of the Church of England Courtesy Notice to the Debate Contributors that:
- 1. The Court Headings get Official Record Status for this document and therefore Admissible Evidence Status for Parliament Session Decisions by the Coronation Oath Enforcement Authority.
- 2. The purpose of debates is to identify Effective Remedies and who will assist or resist. The Debate Contributors need to know that in 2023 a Viable Number of World Leaders agreed on Effective Remedies. Debate Contributors can do two things. They can use the 3 Debate Issues to help discover who will assist or resist, and whether the process changes resisters into assisters, or the reverse. They need to know the Root Problem, Effective Remedies, and Remedy Belief Reasons.
- 3. The Root Problem is that the World War II Peace Settlement enabled development of Dictator Power Sets by Sovereign States. The Human Rights Declaration omitted Case Priority Powers for the Victim and Citizen. The omission vested Case Priority Powers in the State, and use of it to develop Dictator Power Sets. The Declaration Signatories gave and got Mutual Approval of Dictator Powers conditional upon Parliamentary Elections and Human Rights Propaganda Frauds. The National Damage is loss of control to Organised Crime and State Bankruptcy. The International Damage is International Treaties that get Massive Benefits for the Powerful, Massive Damage to the Environment and Powerless and War Conditions. Many who understood the Root Problem. Some identified a Root Remedy, but did not know how to manage it. The best they could do was Damage Limitation in the hope that someone else would manage a Root Remedy.
- Unique Conditions enabled the UK to develop a Root Remedy and the Remedy Belief needed to manage it. The Top Corruption Controls are the Coronation Oath for Equity Governance using the Common Law, the Corruption Remedy Conditions for each Parliament Session Grant that are decided by the Coronation Oath Enforcement Authority, and General Elections that change Governing Majorities and prevent Power Concentration in Unrepresentative Minorities. The Coronation Oath Enforcement Authority has Corruption Remedy Jurisdictions that governed Parliament Session Powers. 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 Case Use Authority for Integrity Tests of the Authorities that get Corruption Remedy Standard Proof Sets. The Equity Lawyer has Integrity Test Management Jurisdiction. The Crown has Prosecution Jurisdiction. It is the power to make Trial Orders for the Parliament Sessions Court of Corruption Cases against the State or 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 split into 2 Trial Juries of up to 8 and 1 Appeal Jury of up to 8. The Corruption Remedy Proof Standard eliminates the need for Personal Presentation, Witness Attendances and Credibility Findings. Trial Orders can get Verdicts in 7 days and Appeal Decisions in 10 days. The Ultimate Sanction is a Session Refusal that gets a Forced General Election with Mass Publicity for Corruption Proof against the State, Remedy Denial Fraud Proof against the Law Courts and Protection Fraud Proof against Cabinets and Parliament. It enables use of Session Refusal Blackmail to get Remedy Co-operation from a Cabinet and Parliament. It enables use of Forced General Elections to get Power Transfers from Corrupt Majorities until a Governing Majority manages Remedy Delivery. It needs Dismissal Executions against the Judiciary by a United Parliament, Victim Identification and Case Remedies.
- 5. The Dictator Governance Plan of the European Union used Sabotage Frauds against the Coronation Oath Enforcement Authority. It used Sabotage Frauds against the Coronation Oath Enforcement Authority. to Evidence Frauds denied a Reliable Supply of Admissible Evidence. It got a Dormancy Period that lasted 45 years. The intent was that everyone would forget how to service it. Education Frauds denied any mention of the Coronation Oath Enforcement Authority. The intent was that everyone would forget it existed. The Sabotage Plan relied on the death of Queen Elizabeth to get a dissolution of the Coronation Oath Enforcement Authority. It failed.
- 6. UK Gnostic Christians made an Equity Governance Recovery Plan. It exploited Fundamental Flaws in the Dictator Plan. One was that it was a Civil Dictatorship that needed inconsistent things. They were Electronic Signature

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Dictator Powers, and Dictator Power Concealment Frauds to get Referenda Acceptance of the European Constitution. The other was that a Prime Minister would be dependent on Organised Crime. The 1st Strategy was for a Citizen to develop Advanced Electronic Signature Technology, provide Sophisticated Services that enabled the Prosperous People to manage Tax Haven Estates from their homes, and use Taxation Starvation to force conversion from Dictator Governance to Equity Governance. The 2nd Strategy was to wait until a serving Prime Minister was dependent on Organised Crime, and use Criminal Conspiracy Proof to revive active service of the Coronation Oath Enforcement Authority and manage a Corruption Remedy Process that got Remedy Delivery.

- 7. The Equity Governance Recovery Plan needed and got Modern Miracles:
 - 7.1. The Church of England continued to staff the Parliament Sessions Court long enough. The Opportunity Cost was lost ability to change
 - 7.2. Queen Elizabeth survived long enough
 - 7.3. A Citizen to develop Advanced Electronic Signature Technology, keep control and resisted all temptations
 - 7.4. Viable Numbers of World Leaders serviced the Equity Governance Recovery Plan
 - 7.5. World War III, for Equity Governance against Dictator Governance, did not reach a Critical Point too soon.
- 8. In December 2023 the G7 Summit got the Peace Plan. The International Agreement for Remedy Enforcement against Fraud Profiteers got Damage Payments that financed the Post Office Scandal and Contaminated Blood Scandal. The Scandal Exposure got an increase in the MP Retirement Rate, an Incredible Choice and Split Conservative Values Majority Vote that enabled a Minority Vote to get a Landslide Majority for Sir Keir Starmer. The 2024 Parliament Session Grant required 20,000 Imprisonment Fraud Releases. Keir Starmer dare not admit any Imprisonment Frauds because he procured many of them when he was Director of Public Prosecutions. 3,500 Guilty Prisoner Releases for the Overcrowding Reason was a Session Grant Conditions Breach. It got a Remedy Denial Fraud Finding and Fraud Penalty of Mass Publicity for Cabinet Bribery Questions in the week before the Party Conference. In early 2025, the US Presidential Team, UK Opposition Leaders and Child Prostitution Protection Fraud Scandal got Blackmail Conditions and extortion of Remedy Co-operation Commitments from the Cabinet. It got Preparation Co-operation and a Dismissal Executions Failure on 14th July 2025. The Preparation Co-operation got a Trial Listing of a Framing Fraud for 17th July 2025. A Dismissal Success would get use of it for Corruption Findings + Remedy Precedents + Mass Publicity, and a Dismissal Failure would get use of it for a Case Collapse. It was Testimony Refusals by 6 out of 7 Event Witnesses and Investigator Production Refusals by the State Prosecutor. The Cabinet needed to avoid a Case Collapse becoming a Network Collapse. The Trial End got an Arrest Fraud + Framing Fraud Charge + Remand Custody against Citizen Mr Akwasi Nkrumah. He is Prisoner A6885DP in Cell 19 on Landing 4 on Wing C in Pentonville Prison N7 8TT. Integrity Tests by him get Fraud Proof against the Prisoner Authorities. They discovered a Power Transfer from Corrupt Officers to Ordinary Officers and a surprising number of False Identities. Cell Visits and Photograph Consent Requests by Prison Officers, who had cameras, got Consent Refusals from Citizen Prisoner Mr Nkrumah because the Only Credible Purpose was Identity Fraud. It is very revealing. Identity Photographs need a Clear Background and Normal Presentation. Cells do not have Clear Backgrounds. Some of the Landling Offices and Wing Offices can be used as Clear Backgrounds. Support Calls for Forced Processes risk Co-operation Refusals by Other Officers and Stress Presentation by the Citizen Prisoner. The Request Officers express frustration and leave. All Paper Communications and Telephone Call Tapes are referred to the Governors. Remedy Co-operation by Ordinary Experienced Officers motivated use of New Officers. All of it reveals the Network and Cabinet are losing control of the Prisons.
- 9. The Dismissal Failure Contingency Plan used the Child Prostitution Scandal to force a Protection Fraud Investigation by South Yorkshire Police. On 8th August 2025, it got an Investigation Transfer from South Yorkshire Police to the Serious Crimes Squad. It creates the need for Immunity Deals in exchange for Full Co-operation. Immunity Deals are a Remedy Co-operation Test of the Trade Unions and Political Parties. It used Scandal Management that got the Forced Reshuffle in Conference Week 1.

Debate Management Proposals that Debate Contributors:

- 1. Ask the Community whether Case Priority Rights for the Victim and Citizen will solve society's problems
- 2. Ask what Remedy Co-operation the Peace Plan will need, and how much the Church and Community can do
- 3. Ask whether Corruption Remedies need an Interface Agency to get Service Satisfaction from the State for Citizens
- 4. Ask whether there is No Library Scandal gets best qualified to manage the Interface Agency, and if not, who else
- 5. Apply the results to the Debate Issues and share everything with the Diocese Debaters