

From: NHS Patient 6328556020 + Equity Lawyer Mr Edward William Ellis

To: UK Cabinet + General Medical Council + Essex Partnership University NHS Trust + Essex Hospitals Trust
Broomfield Hospital Renal Team

Mental Health Appointment for 11.15 on 21st January 2026 at The Crystal Centre

Mental Examination Refusal REASONS:

1. The Cabinet uses Health Powers for Poison Murders and NHS as an Execution Agency + Concealment Agency.
2. The Coronation Oath Enforcement Authority is managing a Corruption Remedy Process. The Standard Remedy Process gets Corruption Proof against the State, Remedy Denial Fraud Proof against Law Courts, Dismissal Executions against the Judiciary by a United Parliament, Victim Identification, Case Remedies and the World Peace Agreement, Management Agreement and Remedy Agreement. A Parliament Unity Failure gets the Forced Remedy Process. It uses Endemic Corruption Proof against the Judiciary to get the World Peace Agreements and Remedy Enforcement against Fraud Profiteers to finance Corruption Scandals that increase the MP Retirement Rate and get one or more Power Transfer until there is Remedy Delivery.
3. The Coronation Oath Enforcement Authority needs to stop use of the NHS as an Execution Agency + Murder Concealment Agency. They are using the Poison Murder Conspiracy against NHS Patient 6328556020, Equity Lawyer Mr Edward William Ellis, as a Corruption Remedy Test Case. He is the only person in the UK who has Kidney Failure + Kidney Offer + Renal Records that are Poison Murder Concealment Fraud Proof + Transplant Fitness Proof + Transplant Entitlement Denial Fraud Proof.
4. The World War II Peace Agreement had a Fundamental Flaw. The Human Rights Declaration omitted Case Priority Rights for the Victim and Citizen. The omission vested Case Priority Powers in the State. The Declaration Signatories gave and got Mutual Approval of Case Priority Powers or the State. They used them to develop Dictator Powers. Trade Agreements required Declaration Signatures that increased Dictator Powers. Little Problems became Big Problems that were beyond the Remedy Powers of Elected Politicians. It made World War III inevitable. It would be Civil Wars against Dictator Governance in the Democratic States and Intonational War for World Domination between the Democratic Dictators and the Blatant Dictators.
5. In 1956, the Suez Scandal was a disgraceful end to the Colonial Era for France and the UK. It got a Massive Increase in the World War III Risk. France and the UK made Priority Decisions for Western European Integration against Revised Relations with Former Colonies. They chose Dictator Governance on the French Model using the Napoleonic Code against Equity Governance using the UK Model of the Coronation Oath Enforcement Authority. Dictator Governance needed Sabotage Frauds against Leadership Competitors. Sabotage Frauds against Religious Leaders was Sex Crime Investigation Denial Frauds. Sabotage Frauds against the Coronation Oath Enforcement Authority was Dissolution Advice by the Cabinet to Queen Elizabeth. She Imposed a Dissolution Condition that required a Referenda Majority for Dictator Governance against Equity Governance. Referenda Process would be an Education Process that ended with a choice between Dictator Powers for the State and Corruption Remedy Powers for the Voters. Everyone knew it would get a Landslide Majority for Equity Governance. The Cabinet dare not hold Governance Referenda. The Sabotage Frauds against the Coronation Oath Enforcement Authority were Evidence Frauds and Education Frauds. The Evidence Frauds were Judgment Service Penalty Frauds against Regulated Lawyers that denied the Integrity Test Management needed to get a Reliable Supply of Admissible Evidence for Parliament Session Decisions. The intent was that everyone forgets how to service the Authority. The Education Frauds omitted any mention of the Authority from the Academic Curricula and Professional Authority Curricula. The intent was that everyone forgets the Authority existed. The UK Gnostic Christians made an Equity Governance Recovery Plan + World Peace Plan. The Trigger Conditions included Criminal Conspiracy Proof against a serving Prime Minister. Queen Elizabeth agreed it.
6. The Equity Lawyer's father had a Medium Sized Farm. It was not big enough to have an office. The business was done in the kitchen with the children as witnesses. Sydney was born on 9th June 1950 and Edward, 2 years and 101 days later, on 17th September 1952. They were bright enough to hear the Basic Information and have what were, in effect, Reinforcement Conversations that converted it into Working Knowledge. They what started as Unwitting Knowledge of the National Plan for Equity Governance Recovery + World Peace and the North Shropshire Local Plan that supported it. They expected everywhere to have a Local Plan. The National Plan needed a Big Citizen to get Trigger Conditions that enabled Queen Elizabeth to revive active service of the Coronation Oath Enforcement Authority and manage a Corruption Remedy Process. Events revealed the Management Details of the Local Plan were vital to a National Plan Success. The Equity Lawyer's Paternal Grandfather masterminded the Local Plan. Everyone in the Local Community who had Respected Status valued the National Plan and Local Plan. The Equity Lawyer decided to serve as Big Citizen. He controlled the Ridicule Risk by not telling anyone.
7. In 1987, three cousins with different surnames died. In 1991, Probate Estates got Fraud Proof against the Family Lawyers. Cripps Harries Hall. Mr Hoath made a mistake. It was an Action Notice to them before Action Notice

against them. They bought Bankruptcy Frauds against him and used the case for Court Fraud Marketing. Equity Lawyer Mr Ellis had a small practice that got a disproportionate number of Judge Trial Days. A Court Fraud Offer by a Regulated Lawyer got No Response from him. Fourteen days later he sat in his kitchen and heard a Hostility Manager telling his wife about the Bankruptcy Fraud against Mr Hoath. Court Frauds were not a Profession Secret of Lawyers + Accountants + Experts + Bankers but No Secret of All Managers. In 2000, the Protection Fraud Network needed Chemically Traceable Drugs for Career Sabotage Frauds against Honest Officers. They needed a Top-Quality Supply that got a Big Business with Buffer Stocks that could be used at any time. They needed Sussex Water to get the Top-Quality Supply. They needed Sussex Sites to get Sussex Water. Mr Hoath had managed Bankruptcy Fraud Enforcement Delays for 10 years. Somersales Farm was part of the Bankrupt Estate. The Judiciary decided to use it for Drug Production. The 1919 191 Bankruptcy Judgment Fraud dated 8th June 2001 contained Fact Admissions + Intent Admissions + Remedy Restraints were Court Fraud Proof against the Judiciary. Top Police accepted it as Protection Fraud Proof and agreed to host Drug Production on Sussex Sites. Queen Elizabeth got the Judgment Fraud Proof for use in a Remedy Process in case someone got Trigger Conditions

8. In 2004, the preparations for the European Referenda got Election Fraud Conspiracy Proof against the European Leaders. The Lawful Business of UK Citizens made inevitable exposure of the Election Frauds before the 2005 Referenda. The European Leaders made an Election Fraud Concealment Plan. It used Imprisonment Frauds against two Business Managers. It got Criminal Conspiracy Proof against Prime Minister Mr Blair. It was a Trigger Condition for the Equity Governance Recovery Plan.
9. In 2005 the European Union spent £20 Billion buying a Referenda Majority fort Dictator Governance in Spain. They did not know they needed to buy them in France and the Netherlands. The results were Rejection Majorities of 6% in France and 12% in the Netherlands, that was manging the Imprisonment Frauds for the European Leaders. They made an Election Fraud Continuity Plan. It used Financial Control Suspensions to get Economic Growth and Massive Bribes in hope of getting a Referenda n Acceptance from Erie in 2008.
10. In 2006, Corruption Proof got a Dismissal Decision against Prime Minister Mr Blair. He signed a 10 Months' Retirement Notice. The Coronation Oath Enforcement Authority needed the Notice Period to investigate who in the Governing Majority was a Network Agent or Network Puppet. It discovered that more than half were. The Leadership Choice was between a Remedy Management Candidate or a Corruption Continuity Candidate. Leadership Deals got Support Votes for Corruption Continuity Candidate MP Mr Brown in exchange for Cabinet Office for Network Agents.
11. Peter Mandelson was a Top Agent of the Protection Fraud Network and one of the Cabinet Officers. He used Cabinet Control for Protection Fraud Deals and Business Expansion Plans. The Key Protection Deal got the office of Director of Public Prosecutions for Keir Starmer so that he could provide Protection Fraud Services.
12. In 2007, the first Business Expansion Plan converted a Costs Control Policy into a Revenue Earner. It was Paedophile Entrapment + Paedophile Framing Frauds that got Blackmail Victims. It was Appointment Frauds for the Blackmail Victims that got Puppet Officers who provided Reliable Fraud Services at No Profit Share Cost. The Paedophile Conviction of Mr Epstein was a Business Expansion Opportunity. UK Cabinet Officer Mr Mandelson negotiated the Minium Sentence Protection Fraud for Mr Epstein in exchange for Blackmail Services from the Protection Fraud Network with Top Financiers as Blackmail Customers. Takeover Target Manager Lists from Top Financiers got Blackmail Service Deals with Mr Mandelson. Credible Friendship Evidence supported Introduction Offers by Mr Mandelson, Introduction Acceptance by the Blackmail Targets, Invitation Offers by Mr Epstein. Invitation Acceptance by Blackmail Targets and Hosting Management that got Paedophile Entrapment + Framing Frauds Victim Status for the Blackmail Targets and Massive Profits that funded Election Campaigns in the UK, USA, EU and many other places. The Corruption Remedy Process made progress but did nothing to stop the Blackmail Business.
13. In 2008, the second Business Expansion Plan was Land Frauds for Big Owners against Small Businesses. They used Business Priming Cases in the countryside and towns to identify and ruin Honest Professionals and identify and reward Corrupt Professionals. They wanted Rapid Closure. They did not get it. Shropshire Farmer Mr Charles Sydney Ellis was the Equity Lawyer's brother. He made Willaston Farm Settlement Proposals and told everyone in Cattle Market at Market Drayton. It got Trade Gossip and Case Closure Refusals pending discovery of the Willaston Farm Case that denied Rapid Closure for the Business Plan Managers
14. Meanwhile, in 2008, the Corruption Remedy Process forced the Bank Crisis under Controlled Conditions. It did nothing to stop Governance Frauds in the EU, UK and USA and EU. Eire delivered a Referenda Rejection against Dictator Powers. The EU forced a Repeat Vote + Election Frauds + Referenda Acceptance Pretence Frauds.
15. In 2009, the Famm Land Fraud Conspirators would not afford a Rent Payment to convert the Willaston Farm Settlement Offer into Settlement Proof that everyone else would use for Forced Settlements that defeated the Land Fraud Plan. The day before Rent Day, service of a Cottage Quit Notice by a Bailiff got 'It does not matter, the Settlement Offer is a Cottage Surrender' from Farmer Mr Ellis. A Service Report by the Bailiff got a Panic

Reaction + Farm Quit Notice from the Landlord + Advisers and Notice Service by the Bailiff on Farmer Mr Ellis two hours later. The Landlord Records + Tenant Records were Notice Fraud Proof for the Tenant against the Landlord. The Fraud Conspirators were in a hole and had dug deeper. Farmer Mr Ellis and Equity Lawyer Mr Ellis had everything they needed to expose the Farmland Frauds. On 5th April 2009, the Equity Lawyer produced a Fraudulent Invalidity Counter Notice. Farmer Mr Ellis signed it and made an Insurance Claim. It could not avoid getting Case Management Fraud Proof against the Insurer + Insurer Approved Lawyers + Insurer Approved Experts + Law Courts.

16. On 9th May 2009, the Expense Account Scandal started. On Scandal Day 5 the Political Party Leaders realised it was not going to stop. It forced them to compete with Corruption Admissions + Remedy Support Requests. Citizen Mr John Hoath had Drug Production Proof against Sussex Police and Protection Fraud Proof against the Cabinet. Prime Minister Mr Brown issued a Mental Health Fraud Order against Citizen Mr Hoath. Appointment Requests by the GP got Appointment Refusal by Citizen Mr Hoath who was focussed on managing Corruption Exposure Cases for the Coronation Oath Enforcement Authority. On 12th June 2009, a Road Traffic Accident got an Unconscious State for Farmer Mr Ellis and a Full Body Scan that revealed a fractured pelvis, spine and skull and Oesophageal Cancer. It got a No Cancer Treatment Kill Order by Prime Minister Mr Brown against Farmer Mr Ellis. In September 2010, a Surgery Appointment Attendance by Citizen Mr Hoath got the comment by the GP using words that meant 'I don't think there is anything wrong with you, but a Governance Agency I did not know existed wants a Mental Health Case Reference and so I make it'. An Event Report by Citizen Mr Hoath, got an Invalidity Counter Notice from Equity Lawyer Mr Ellis and Written Confirmation from the GP that there was No Medical Need for the Mental Case Reference. The Equity Lawyer and Citizen Mr Hoath used it for a Corruption Claim against the Secret Service and Cabinet. It got a Loyalty Transfer from the Secret Service for the Crown against the Prime Minister. The Hospital Records were Treatment Denial Murder Conspiracy Proof for Farmer Mr Ellis against the Cabinet. The Drug Production Records + Mental Health Fraud Order were Protection Fraud Proof for Citizen Mr Hoath against the Cabinet. The Secret Service got the Treatment Denial Murder Proof + Mental Health Fraud Proof against the Prime Minister and gave it to the Crown.
17. The 2010 General Election got a Power Transfer from the Coalition Majority. The 2010 Parliament Sessions Grant required a Long Session of 2½ years for a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband knew about the Corruption Investigation. The fact they did not know Investigation Details eliminated them from suspicion if anything went wrong. They did everything the Coronation Oath Enforcement Authority asked them to do. They investigated who in their own Political Parties were network Agents and Network Puppets. Witness Protection Applications produced by Equity Lawyer Mr Ellis for Citizen Mr Hoath got Protection Denial fraud Proof against the State, Law Courts and Parliament. Queen Elizabeth used the Protection Denial Fraud Proof for an Integrity Test. It got Protection Fraud Proof against Police + Prosecutors + Law Courts + Keir Starmer.
18. In 2019, Corruption Investigations managed Equity Lawyer Mr Ellis got the Forced Resignation from Prime Minister Mrs May and the Forced Winter General Election. The Leadership Contest Trades got Support Votes and Premier Office for Candidate Mr Johnson in exchange for Protection Frauds for the Judiciary. Prime Minister Mr Johnson won the Forced General Election. He wanted to stop the Equity Lawyer getting Protection Fraud Proof and a Dismissal Decision against him. He issued a Poison Murder Order. The First Crisis was in week 6 – 7 after the Poison Event. The body needed to rid itself of Big Molecules. The only way to do it was rupture Sweat Glands. The Equity Lawyer broke about 2,500 Sweat Gland Rupture Scabs. It enabled Repeat Use of the Ruptured Glands on his back and thighs and saved the rest. It was a close-run thing, but he survived. He did not know a Second Crisis was Reducing Blood Pressure that ends in Total Collapse. He knew he had End Stage Kidney Failure and got a Emergency Admission to Broomfield Hospital on 18th April 2020. All Regulated Doctors knew it was Poison Symptom and ignored it or used Mental Health Frauds for Remedy Sabotage Frauds. Mental Examination Requests got Examination Refusals and a Secret Mental Illness Diagnosis Fraud + Quetiapine Prescription Fraud to get the Lethal Side Effect that bonds Urea + Red Blood Cells. The intent was to rot the body from the red blood cell out while pretending to save the body with Dialysis Treatment. The Covid Emergency denied use of Secret Service Killer Doctors. It forced use of the Renal Team. The Equity Lawyer noticed Guilty Behaviour by the Drug Nurse. She gave him a pill and then locked the drug in the Drug Draw and thereby revealed it was secret or dangerous or both secret and dangerous. The next day he asked her what it was. She showed him the Drug Bottle. He asked what it was for. She took great care in recovering the pill from the Equity Lawyer, locking it and the bottle in the Drug Draw and referred him to the Renal Doctors. To the best of the recollection of the Equity Lawyer it was Dr Chan who could not explain the Secret Mental Health Fraud + Priority Fraud for Mental Treatment against Physical Treatment + Drug Side Effect Murder. Broomfield Hospital needed a Case Closure Fraud. It was a Treatment Termination Hospital Discharge. Treatment Continuity Demands + Vacation Refusal by the Equity Lawyer forced the choice between use Essex Police for an Eviction Fraud that was Murder Conspiracy Proof or a New Treatment.

It got the Hospital Discharge + Outpatient Blood Test Appointment on Friday + Renal Treatment Start on Saturday. It made Broomfield Hospital the safest place in the UK for the Equity Lawyer to get Dialysis Treatment.

19. In 2023, the Equity Lawyer got Endemic Corruption Proof against the Judiciary. King Charles used it to negotiate a World Peace Agreement. He used Citizen Mr David Cameron as Negotiation Agent. Two General Election Wins and sacrifice of his career trying to keep the UK in the EU got high status for him with the G7 Democratic Leaders. The question Who Controls Your State got Power Boasts from the Democratic Leaders. The discover by Citizen Mr Cameron that the UK has a Renegade Judiciary that uses Court Powers as a Business Tool and dumps the Liability Costs on the Cabinet, got Same Problem Admissions + Peace Agreement from the Democratic Leaders. The Peace Agreement requires Sovereign States to destroy the Protection Fraud Networks that manage Endemic Corruption, recover control of State Budgets, resource World War III Defences and a Just World Order. The Management Agreement got Test Case Status for the UK and Test Manager Status for the Coronation Oath Enforcement Authority. The Remedy Agreement got Remedy Enforcement against Fraud Profiteers and Penal Enforcement against Corrupt Leaders. It got Damage Payments that financed Remedy Budgets for the Post Office Scandal and Contaminated Blood Scandal. Corruption 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 Governing Majority with a Novice MP Majority led by Sir Keir Starmer, who is the Top Agent of the Protection Fraud Network. Corruption Remedies needed a Power Transfer against the Protection Fraud Network.
20. The 2024 Parliament Session Grant imposed Corruption Remedy Delivery Conditions. They required 20,000 Political Prisoner Releases, Dismissal Executions against the Judiciary by Parliament, Victim Identification, Case Remedies and a Test Case to discover what was needed stop use of the NHS as a Murder Execution Agency + Murder Concealment Agency. It needed use of a Known Poison Murder Case. Patient 6328556020 had one. It discovered that Poison Symptoms got one of two responses from All Regulated Doctors. It was Notice Nothing + Do Nothing or Remedy Denial Frauds using Mental Health Frauds. The Grant Conditions required a Transplant Fitness Assessment for Patient 6328556020 to discover what the Transplant Team did with the Poison Symptoms. They chose a Symptoms Denial Fraud + Transplant Fitness Finding + Transplant Entitlement Confirmation Denial Fraud because the Poison Symptoms were a Transplant Failure Risk. The Cancer Test Request on 24th November 2025 by the Equity Lawyer got a Cancer Test Refusal + Mental Health Case Reference Fraud + Laughter by GP Dr Bangemba and Mental Health Harassment Fraud Complaint on 26th November 2025 by the Equity Lawyer. They got Complaint Process Denial Fraud Proof + Examination Consent Refusal Rejection Fraud Proof that are Murder Conspiracy Concealment Fraud Proof against All Responsible Individuals. They have Total Dependence on the Cabinet for Protection Frauds. Meanwhile, the Coronation Oath Enforcement Authority used the Session Grant Conditions for a Dismissal Process against Prime Minister Sir Keir Starmer and the Network Agents who have Cabinet Office. They dare not acknowledge any Political Prisoners. Sir Keir Starmer had procured Imprisonment Frauds against thousands of them when he was Director of Public Prosecutions. The 3,500 Guilty Prisoner Releases for the Overcrowding Reason was a Grant Condition Breach. It got a Remedy Denial Fraud Finding against the Cabinet and Default Penalty of a Dismissal Decision against the Prime Minister. Crown Protection got Mass Publicity for Cabinet Bribery Questions in the week before the Annual Party Conference. The Church of England Scandal was Sex Crime Complaints by Victims and Bishops got Investigation Denial Fraud Proof against the State.
21. In January 2025 the US President Elect Mr Trump and UK Opposition Leaders used the Child Prostitution Scandal to extort Remedy Delivery Commitments from the Cabinet. It discovered the Absolute Priority of the UK Cabinet was Epstein File Concealment because UK Cabinet Officers were Blackmail Managers. It got a Remedy Delivery Denial Fraud Proof against the Cabinet. Corruption Remedies needs an end to the Split Conservative Values Majority Vote so that a Forced general Election gets a Power Transfer and Remedy Delivery.
22. The Transplant Assessment got Fitness Findings, including Mental Fitness Findings by the Transplant Team for Equity Lawyer Mr Ellis, and then a Transplant Entitlement Denial Fraud because Poison Damage was a Transplant Failure Risk. The Cancer Test Request on 24th November 2025 got a Cancer Test Refusal + Mental Health Fraud Laughter by GP Dr Bangemba. On 22nd December 2025, Low Blood did not get a Prescription Reference because the GP would be used for the Mental Health Fraud. Renal Team wants to know why they have Witness Status for:
 - 22.1. Low Blood Pressure Remedy Denials for 68 months until a Total Collapse on 6th January 2026 needed Emergency Action
 - 22.2. Remedy Denial Frauds that use Mental Health Frauds by a University NHS Trust that is Totally Dependent on Protection Frauds from a Doomed Cabinet.
 - 22.3. In some cases, Disclosure Restraint Fraud Taboo Busting that built the confidence for Strike Action.
 - 22.4. Community Gossip that Case Management by the Equity Lawyer got Bribe Payment Proof against Drug Wholesaler Mr Benjamin Koomson + Local Judges + Local Police + Local Mental Health Officers who dare not service Mental Health Arrest Frauds for the Cabinet unless they have Guilty No Hope Status.