

Parliament Sessions Court
Crown Court
County Court
County Court
County Court
County Court
Family Court
Crown Court
Hertfordshire Police

The People v Judiciary + Cabinet
Equity Lawyer v Essex Police
Citizen Ms Davies v Worcester City Council
Citizen Mrs Theodorou v Enfield Council
Equity Lawyer v British Gas + Justice Ministry
Equity Lawyer Mr Ellis v Chelmsford Housing Partnership
Citizen Mr Nkrumah v Ms Mukasa
Citizen Mr Nkrumah v State
Citizen Mr Coyle v Hertfordshire Police
Equity Lawyer v Essex Hertford + Set Mercia Police

Corruption Remedies
Bail Surrender Framing Fraud 22CA1074323
Council Tax Bankruptcy Fraud 2026 0012
Fraud Claim N00CL318
Gas Supply Charge Frauds
Possession Fraud M3PP2259
Harassment Claim Fraud CM25F90597
Framing Fraud 01KW1226225 + 01KW1237025
Stop Failure Framing Fraud NX18MZP
Fraud Conspiracy Complaints

NX18MZP + 22CA1074323 + 2025 0012 + N00CL318 +++++ – Risk Notice

23rd March 2026

TAKE NOTICE that:

1. Case Managers need to know what is done with the Case Records.
2. The World War III Peace Plan Agreement got Test Case Status for the UK and Test Manager Status for the Coronation Oath Enforcement Authority and Interested Party Status for Peace Plan States.
3. The Common Law governs all processes managed by the Coronation Oath Enforcement Authority. 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.
4. The Crown has Prosecution Jurisdiction for the People against the Authorities. It is the power to make Trial Orders for the Parliament Sessions Court of Corruption Cases against the State and Unfitness Cases against Officers and Authorities.
5. The Lord Archbishops have Court Lawyer Jurisdiction, one for the Trial Court and the other for the Appeal Court.
6. 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 provide 2 Trial Juries of up to 8 and 1 Appeal Jury of up to 8.
7. The Corruption Remedy Proof Standard eliminates the need for Witness Attendances, Credibility Findings and Personal Case Presentation. It enables Trial Orders of the Crown to get a Trial Verdict in 7 days and an Appeal Decision in 10 days.
8. The Parliament Sessions Court uses Case Records to make Remedy Management Enquiries of the Cabinet and Peace Plan States. They use Responses or Response Failures to decide Corruption Conditions in the UK Parliament Session Grant. Filing and Service of Case Documents by the Citizen gets Case Record Status for them. The Citizen can use Case Documents to make Corruption Remedy Proposals. It enables the Crown and Parliament Sessions Court to use Citizen Proposals for Remedy Management Enquiries.
9. The function of the Coronation Oath Enforcement Authority is to manage Adverse Criticism Risk Controls for the Crown. The Equity Lawyer provides Case Management Services for the Citizen. It is a Well-Established Practice that if Remedy Proposals are an Adverse Criticism Risk, then the Equity Lawyer will make them.
10. In 2025, the Peace Plan Test Case discovered that in the UK Cabinet used Lord Peter Mandelson to negotiate a Treason Deal. It got Big Bribes for USA President Mr Trump, Epstein File Concealment Frauds for the Protection Frauds Network and Defence Sabotage Frauds for Russia against Ukraine, Western Europe and NATO. Treason Deal Proof is the Epstein File Concealment Frauds + Defence Case Sabotage Frauds + Fraud Failures + Angry Power Boats that were the Failure Response of USA President Mr Trump. He wanted a Spectacular Success. He used War Frauds against Iran to get a Spectacular Success. He got a Spectacular Failure. Everyone wants a Rapid Truce and Peaceful Resolution. They are divided how to get it.
11. The Epstein Scandal got the Mandelson Scandal and Public Office Misuse Investigation. Mr Mandelson was for decades a Top Network Manager of Routine Business and Business Expansion Plans. He got, or created the conditions for, Many Corruption Cases against Victims. The Peace Plan Cases are a few. They have been used for Integrity Tests that forced the choice between Just Remedies and Fraud Enforcement. On 15th and 16th March 2026, the Integrity Tests included Evidence Offers to the Mandelson Case Investigators that got Evidence Rejection Fraud Proof + Case Reference Denial Fraud Proof against All Tested Authorities.
12. The Peace Plan States and the US Senate are considering how to use the Fraud Proof against Mr Mandelson and the Continuing Protection Frauds by the UK Authorities for a Treason Impeachment of USA President Mr Trump. Meanwhile, State Officers and Law Court Judges are considering whether to make Fraud Admissions + Remedy Orders doing nothing, or something, that is a Clemency Loss Risks and an Increased Liability Risk for Doomed Enforcement Frauds.