

Parliament Sessions Court
Crown Court
County Court
County Court
County Court
County Court
Family Court
Crown Court
Magistrates 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
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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
Rail Fair Failure Framing Fraud 2600037561
Stop Failure Framing Fraud NX18MZZP
Fraud Conspiracy Complaints

CM25F90597 Defendant Representative Appointment Fraud Appeal Grounds + Proposals 31st March 2026

Harassment Claim CM25F90597 Fraud Appeal of Citizen Mr Akwasi Nkrumah against the Without Hearing Defendant Representative Appointment Fraud of Qualified Legal Representative Mr. Kenneth Mgbokwere + Defendant Representative Personal Attendance Order Forgery with Declared Decision Date of 24th July 2025 of Deputy District Judge Davy and the Apparent Forgery Date of 4th November 2026 and the Service Notice Date of 17th February 2026 from the Claimant Representative

Grounds: Fraudulent Breach of Natural Justice + Human Rights + Overriding Justice Objective
Remedy Proposals

1. Conflicted Interest Finding + Credible Neutrality Obligation Breach Finding + Conflict Jurisdiction Disqualification Finding + Conflict Qualification Pretence Finding + Harassment Defence Case Management Sabotage Intent Finding + Family Contact Restraint Application Defence Case Management Sabotage Intent Finding + Case Notice Denial and Delay Bias Finding + Restraint Hearing Exclusion Bias Finding + Decision Proof Service Bias Finding + Claim Defence and Counterclaim Case Management Inequality Bias Finding + Malicious Intent Finding + Hearing Notice dated 4th November 2025 for 13th April 2026 Finding + Without Hearing Defender Appointment Backdated Order Forgery from 4th November 2025 to 24th July 2025 Finding + Backdated Order Forgery Service Delay from 4th November 2025 to 17th February 2026 Finding + Conspiracy Finding + Fraud Finding + Justice Process Contempt Finding + Contempt Remedy Entitlement Finding + Justice Process Contempt Liability Order + Defendant Representative Appointment Revocation Order + Family Contact Restraint Application Dismissal Order + Restraint Defence Costs with Indemnity Assessment Order + Harassment Claim Dismissal Order + Claim Defence Costs with Indemnity Assessment Order + Reputation Restoration Order + Liberty Restoration Order + Estate Restoration Order + Special and General and Aggravated and Exemplary Damages Order + Costs with Indemnity Assessment for Citizen Mr Nkrumah against Ms Mukasa
2. Justice Process Contempt Joint Liability Order + Liable Parties Identification Investigation Order + Just Remedies Investigation Order + Order Breach Contempt Penalty Warning for Citizen Mr Akwasi Nkrumah against Ms Mukasa and All Other Liable Parties
3. Just Remedies Investigation Priority Order for Citizen Mr Nkrumah and the 3 Nkrumah Children that Ms Mukasa do within 7 days file and serve a Statement that explains the process that got Harassment CM25F90597 Claimant Status for her, the Case Management by her, the Case Management Reasons, any Immunity Support Evidence for her, and if none, any Damage Mitigation Evidence for her and any Joint Liability Evidence against anyone else, and what she considers to be the Child Welfare Priority and anything else she can do to service Just Remedies
4. Contempt Joint Liability Finding for Citizen Mr Nkrumah against the Essex Police + Metropolitan Police + The London Borough of Barking and Dagenham Council + Ministry of Justice + Cabinet
5. Joint Liability Damages Indemnity Order for All Liable State Authorities against the Jointly Liable Fraud Managers and Jointly Liable Fraud Beneficiaries who are Vicariously Liable Legal Entities and Liable Individuals and Liable State Officers and Liable Law Officers.
6. Joint Liable Party Identification Investigation Priority Order + Discovery Order + Order Breach Contempt Penalty Warning for Citizen Mr Nkrumah against and the Defendant Representative Appointee Mr. Kenneth Mgbokwere that he do within 7 days file and server a Statement that:
 - 6.1. Explains whether he admits, denies or requires proof that the Case History + Defendant Representative Appointment created a Contempt Fraud Joint Liability Presumption against him that is subject to Rebuttal Proof Positive?
 - 6.2. Explains everything he knows about the process that got the Defendant Representative Appointment, the process that got Case Information for him, the Case Management by him, the Case Management Reasons, the Case Benefits for him, the Case Burden against him and Joint Liability Rebuttal Proof for him and Joint Liability Damage Mitigation Evidence for him and Joint Liability Evidence against anyone else
7. Joint Liable Party Identification Investigation Priority Order + Discovery Order + Order Breach Contempt Penalty Warning for Citizen Mr Nkrumah against and the Claimant Representative Case Manager that he do within 7 days file and server a Statement that:
 - 7.1. Explains whether he admits, denies or requires proof that the Case History + Claimant Representative Status created a Contempt Fraud Joint Liability Presumption against the Claim Case Representative Legal Entity + Claim Case Supervisors + Claim Case Managers that is subject to Rebuttal Proof Positive?
 - 7.2. Explains everything he knows that identifies the Legal Entity + Case Supervisor + Case Managers that have Claimant Representative Status and the process that got it for them, the Case Management by him, the Case Management Reasons, the Case Benefits for the Case Managers + Case Supervisors + Legal Entity, the Case

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Burden for the Case Managers + Case Supervisors + Legal Entity, and Joint Liability Rebuttal Proof for him and them and Joint Liability Damage Mitigation Evidence for him and them and Joint Liability Evidence against anyone else

8. Remedy Investigation Directions Hearing Order + Joint Liability Investigation Directions Hearing Order at noon on April 2026

REASONS

1. The Court Records + Ministry of Justice Records + Cabinet Records are Self Evident Fraud Conspiracy Proof for Citizen Mr Nkrumah against the Claimant + Claimant Representative + Ministry of Justice + Cabinet.
2. Fraud Proof of anything gets a Proof Burden Reversal. It is a Fraud Presumption for the Victim against the Fraud Managers and the Fraud Beneficiary that is subject to Rebuttal Proof Positive.
3. Top Network Agents told Corrupt Officers and Corrupt Judges they need not worry about Case Management Services for Citizens by Equity Lawyer Mr Ellis because Poison Damage would get an Early Death. The Case Management + Survival Reports got a series of Confidence Collapses by Network Agents and Network Puppets.
4. The easiest way to explain it is Context Explanation and the Case Explanation
The Context Explanation
5. The World war II Peace Settlement had Fundamental Flaws. The Human Rights Declaration omitted Case Priority Powers for the Victim and Citizen and a Top Corruption Remedy Controller for the People that is Credibly Independent of the State, Law Courts, Cabinet and Parliament. The omissions vested Case Priority Powers and Top Corruption Control Powers in the State. The Declaration Signatories gave and got Mutual Approval of Case Priority Powers and Top Corruption Control Powers for the State and used them to develop Dictator Powers. They made International Agreements conditional upon Declaration Signatory Status. They used the Fundamental Flaws to set a Dictator Governance Standard for the Democratic States. Little Problems became Bigger Problems and them Irremediable Problems. Many knew the Fundamental Flaws in the World War I Peace Settlement had made World War II inevitable, and the Fundamental Flaws in the World War II Peace Settlement made World War III inevitable. It would be Civil Wars between the People and Democratic Dictators and Domination Wars between the Democratic Dictators and the Blatant Dictators. Most did not know how to stop it. A few did.
6. The UK was a Unique Case. It was a Declaration Signatory with Common Law Case Priority Rights for the Victim and Citizen and a Credibly Independent Top Corruption Controller got in 1689 by the Glorious Revolution. It was Theoretically Excellent but not perfect. It relied on the Publicity Powers of the Religious Leaders.
7. In 1952, Queen Elizabeth succeeded to the UK Crown. She understood the World War III Risk. In 1956, the Suez Scandal was a disgraceful end to the Colonial Era for the UK and France. The UK Cabinet and French Cabinet made a Dictator Governance Plan for Western Europe. It used Sabotage Frauds against Leadership Competitors. The Sabotage Frauds against Religious Leaders was Sex Crime Investigation Denial Frauds by the State. The intent is to do Incredibility Damage. 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. It forced Regulated Lawyers to create Decision Responsibility Proof against the Client. They did it by Judgement Service Refusals + Advice Only Services that gave Decision Choices to the Client. Perverse Lawyers laughed at Bad Decisions made as much money as they could servicing Bad Decisions. It set a Corrupt Service Standard for the Law Professions and then All Professions. It denied the Judgment Services for Integrity Test Management that got Corruption Remedy Standard Proof Sets that are Admissible Evidence for the Coronation Oath Enforcement Authority. The Corruption Remedy Proof Standard is Official Records that are Justice Proof for the Honourable Officer and Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. The intent was that everyone forgets how to service the Coronation Oath Enforcement Authority. The Education Frauds omitted any mention of it from Academic Curricula and Professional Qualification Curricula. The intent was that everyone forgets it existed.
8. The Gnostic Christians had developed the Equity Decision Discipline and used it to develop the common Law. The Dictator Governance Plan was an Identity Attack. They made an Equity Governance Recovery Plan. It has two strategies that exploited Fundamental Flaws in the Dictator Governance Plan. One was a Priorities Conflict. It was a Civil Dictatorship that needed Blackmail Powers for State Officers against the Citizen that supported Immediate Obedience Demands with Financial Loss Threats using Electronic Signature Dictator Powers. It was a Democratic Civil Dictatorship that needed Referenda Acceptance of Dictator Powers for the State against the Citizen and the European Union against the State. It needed Electronics Signature Dictator Power Concealment Frauds to get Referenda Acceptance. The strategy was for the Citizen to develop Advanced Electronic Signatures, provide Sophisticated Services that enabled the Prosperous Classes to manage Tax Have Estates from their home and use

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Taxation Starvation to force conversion from Dictator Governance to Equity Governance, resource World War II Defences for Democratic States and resource a Just World Order. The other was the inevitability that Politicians lost control to Protection Fraud Network that used Cabinet Office and the Judiciary to provide Protection Frauds for Crime Businesses managed by State Officers and Law Court Judges. The strategy was to get Criminal Conspiracy Proof against a serving Prime Minister, revive active service of the Coronation Oath Enforcement Authority, manage a Corruption Remedy Process for the UK and the World War III Peace Plan for Democratic States. The Plan Agreement is that Sovereign States destroy the Protection Fraud Networks that manage Endemic Corruption, recover control of State Budgets, resource World War III Defences and resource a Just World Order. The Management Agreement gets Corruption Remedy Test Cases Status for the UK and Test Manager Status for the Coronation Oath Enforcement Authority. They Remedy Agreement gets Remedy Enforcement against Fraud Profiteers and Penal Enforcement against Corrupt Leaders. The Delivery Agreement got Delivery Commitments some of which were conditional on Plan Successes. The Publicity Agreement gets Whole Plan Secrecy and Part Plan Success Publicity that did not disclose that is what it is.

9. Queen Elizabeth agreed the Equity Governance Recovery Plan. She, Charles as Prince of Wales and then King, and Anne as Princess and then Princess Royal, managed Routine Crown Business and identified who among the World Leader Set could be relied on to service the Peace Plan in the event of Equity Recovery Plan Successes by the Citizen. In either event the Just World Order needed Advanced Electronic Signatures to end the Identify Proof Monopoly of the State and vest Identity Proof Powers in the Citizen.
10. Advanced Electronic Signatures needed Writing Behaviour Analysis Technology for Computer Use Identification and an Internet Document Management Service for Signature Attachment + Signed Document Verification.
11. In 1998, Equity Lawyer Mr Edward Ellis and Technology Partner completed development of the Writing Behaviour Analysis Technology. The Business Plan was On-Line Services. The Defence Plan was Source Code Secrecy. Market Access needed the High Internet Usage of the USA or the Universal Deliveries of the UK managed by the Post Office and Royal Mail. The Equity Lawyer had 50% Copyright + 100% Marketing Rights + Creditor Control. He was a UK Patriot. He wanted the Market Lead Profits for the UK.
12. The European Union Leaders made a Personal Profit Plan. It needed Source Code Theft + Forced Usage in the EU + Usage Licence Fees for the Source Code Thieves, and Business Sabotage Frauds against the UK Post Office to deny use of it by a competitor. The Theft Manager was Prime Minister Mr Blair. The UK Secret Service agreed to act as Theft Agent conditional upon the UK State getting the Usage Licence Fees. It defeated the purposes of the Personal Profit Plan. Prime Minister Mr Blair used Barclays Bank Group Board as the Theft Agent. The Business Sabotage Frauds were the Forced Transfer of Loss-Making Accounts from the Post Office to the Banks. State Ownership of the Post Office required Mass Publicity for the Forced Transfers. The Forced Transfer met resistance from the Banks. Barclays Bank Group Board needed to know the outcome of the Forced Transfer before incurring Criminal Liability for the Source Code Theft. A Bank Officer made Technology Assessment Appointments + Appointment Postponements that coincided with the series of Forced Transfer Meetings of the Cabinet and Banks that got Mass Publicity. The Equity Lawyer noticed. He managed the Assessment Process to get Theft Conspiracy Fraud Proof against the Barclays Bank and Protection Fraud Proof against the Bank of England and Cabinet. He entered the Signature Technology in the 1999 Geneva Inventions Exhibition. It got a Gold Medal that was Originality Proof. The Personal Profit Plan then used a series of Ruin Frauds against the Equity Lawyer with intent to using Bankruptcy Frauds to complete the Source Code Theft. Prime Minister Mr Blair used Ruin Fraud Agents that the Equity Lawyer had known as long as 30 years. They gave themselves away at every stage of the process. The Equity Lawyer managed the process to get Ruin Fraud Conspiracy Proof against them and Prime Minister Mr Blair. The EU Leaders that were Technology Theft Profiteers used the Executable Code for Marketing Efforts to the USA Military, who knew they were Technology Theft Profiteers. Diplomatic Considerations prevented them engaging with the Equity Lawyer. Security Considerations prevented then using the Executable Code without the Equity Lawyer. The Ruin Frauds did Serious Damage to the Equity Lawyer but did not achieve Total Ruin. He still had 50% Copyright + 100% Marketing Rights + Creditor Control + Theft Conspiracy Proof + Originality Proof + Ruin Fraud Conspiracy Proof. Whoever took the Advanced Electronic Signature Market needed the USA Market. He kept the Ownership Rights + Proof Sets for USA Jurors. It got USA Market Exclusion for the Equity Lawyer against the Technology Theft Profiteers. The EU Leaders used Administration Frauds and the Advanced Electronic Signature Statutory Instrument 2002 of the UK, that all EU State copied, for EU Market Exclusion Frauds for them against the Equity Lawyer.
13. In December 2003, Bank IT Expert Mr Neil Lowden completed development of the Internet Document Management Service. He was the System Architect and did everything else which included writing 1,000,000 lines

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- of code. Everything worked. Electronic Surveillance of the Internet Tests got a Market Ready Report from the UK Secret Service and Secret Career Ruin Fraud Orders from Prime Mr Blair against Talented Mr Lowden.
14. Queen Elizabeth knew how important the Advanced Electronic Signature Technology was for the Equity Governance Recovery Plan. She could not ignore Technology Reports but had to be careful. She observed events.
 15. In March 2004, the Equity Lawyer helped get an Angolan Fleet Maintenance Contract for a Small Independent, who was a UK Citizen, from BP. It got the Business Credibility to get Service Contracts with Other Big Businesses. A Deal got Business Defence Services from the Equity Lawyer for the Small Independent in exchange for use of the Fleet Maintenance Business for Advanced Electronic Signature Live Testing + Market Access for the Equity Lawyer. A Market Access Report from the UK Secret Service to Prime Minister Mr Blair.
 16. In June 2004, the Small Independent, Dutch Distribution Manager and Equity Lawyer met Mr Joao Carvalho in Lisbon when the World Cup was in progress. Mr Carvalho was a Top Influencer in Angola with USA Presidency Connections. The Secret Service observed events. A Cheque from Mr Carvalho to the Dutch Distribution Manager got a Lawful Business Support Report from the Secret Service and a Lawful Business Sabotage Fraud Decision from the EU Leaders. It needed Drug Crime Framing Frauds + Imprisonment Frauds against the UK Small Independent and Dutch Distribution Manager. It needed Extradition Frauds against the UK Citizen. The UK and Netherlands did not have an Extradition Treaty or time to make one. They used Armed Dutch Police on UK Soil to supervise UK Customs and Kent Police in a Kidnap Extradition Fraud. All States had =used them. It was the First Joint Kidnap Extradition Fraud by EU States. They did not want any interference by the Equity Lawyer. They timed it so that he did not receive Event Reports until he and his family were at Heathrow Airport waiting for a Holiday Flight to Florida. It gave them maximum time to complete the Extradition Frauds before the Equity Lawyer returned. Everything that could go wrong for them did go wrong. Prime Minister Mr Blair did not know the Protection Fraud Network used Cabinet Office to provide Protection Frauds for Crime Businesses managed by State Officers and Law Court Judges. He did not know because Profit Share Demands by him would have got Profit Share Reductions for Top Network Managers. The Top Drug Crime Business was managed by Top Police, Top Customs and Top Judges. A complex series of events got Incredible Target Status for the UK Small Independent in Drug Crime Investigations. They used his address as the Decoy Address in more than 70 Carrier Movement Records. They did so because, if anything went wrong, the Incredible Target Status would ensure Decoy Address Investigations would get Dead End Results. They knew a Crime Complaint by the UK Small Independent had got Incredible Target Status for him. They knew that All States used Kidnap Extradition Frauds. They had No Prior Experience of Joint Kidnap Extradition Frauds by EU States. They did not believe it was the First Joint Kidnap Extradition Fraud by EU States. They thought he had discovered the Decoy Address Frauds, made a Crime Complaint and was assisting a Criminal Investigation. They got News Coverage for a Big Drugs Bust and International Co-operation and tool control to manage Decoy Address Investigation Sabotage Frauds. The UK Citizen was in UK Prison with UK Jury Trial Rights and an Investigation Record that was Innocence Proof for him and Guilt Proof against the Case Investigators and the Case Prosecutors. It exposed the Protection Fraud Network. The 1st Election Fraud Concealment Plan had failed. The 2nd Plan got Immunity Frauds for the Protection Fraud Network, Election Fraud Concealment Services for the EU Leaders, a Network Business Profit Share for Prime Minister Mr Blair, Cabinet Control for the Protection Fraud Network, a Criminal Conspiracy Proof Set against a serving Prime Minister, revived active service for the Coronation Oath Enforcement Authority and a Corruption Remedy Process for the People.
 17. The Remedy process used Research Investigations to discover the structure and strength of the Protection Fraud Network and then Remedy Delivery. The Standard Process is Dismissal Executions against the Judiciary by a United Parliament, Victim Identification, Case Remedies, and an International Agreement for the World War III Peace Plan. A Parliamentary Unity Failure gets a Special Procedure. It uses Endemic Corruption Proof against the Judiciary and Special Corruption Proof against Fraud Profiteers to get the World War III Peace Plan Agreements.
 18. In 2006, Corruption proof got a Dismissal Decision against Prime Minister Mr Blair. He was allowed to sign a 10 Months' Retirement Notice so that the Leadership Contest could be used for an Integrity Test of the Governing Majority. It discovered more than half were Network Agents or Network Puppets. Leadership Deals got Support Votes for Candidate MP Mr Brown and Protection Fraud Conditions that included Cabinet Office for Top Network Agents and Puppet Powers for Twice Disgraced Former MP Mr Mandelson.
 19. The Seal Collection Visit by Prime Ministers usually lasts 15 minutes. In June 2007, the one for Prime Minister Mr Brown lasted 55 minutes. Queen Elizabeth explained the Corruption Remedy Condition for the Parliament Sessions Grant. It required an Integrity Investigation of the Law Courts by the Top State Bankruptcy Investigator using High Court Judgements that were Fraud Proof against the Judiciary. It forced the choice between Corruption Remedy

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Conditions Performance Justice for the Crown and People, or Session Grant Breach Frauds that were the Protection Frauds for the Network. He dared not choose Just Remedies. He made a Grant Conditions Avoidance Plan. It needed in Protection Fraud Commitment from the State, Law Courts and Mass Media, and then a Rapid Surprise General Election. It needed Parallel Management of the Election Preparations and Fraud Commitment Proof. The Election Preparations included Publicity Material Contracts that cost £20,000,000. The Fraud Commitment from the Judiciary was completion of the Bankruptcy Fraud against Equity Lawyer Mr Ellis. An Early-Stage County Court Bankruptcy Fraud Appeal by him was in the High Court. The Corruption Exposure Risk was high. Top Judges made an Exposure Risk Control Plan. It needed a Secret Hearing Fraud that got an Audio Record of an Appearance Failure by the Equity Lawyer and Appearance Failure Dismissal, and then, if anything went wrong a Secret Hearing Denial Fraud + Audio Record Concealment Fraud + High Court Order Forgery Allegations + Fraud Conspiracy Allegations against the Law Society Prosecutor + County Court Judges + Prime Minister. The Equity Lawyer knew to expect something. A Case Number Hearing Date Enquiry Telephone Call without Caller Identification got a Media Caller Presumption + Tomorrow Response from the Court Telephonist. 'Why did you not give me notice', or something very similar, by the Equity Lawyer got 'We did not have your address' from the Court Telephonist. The Secret Hearing Surprise Appearance by the Equity Lawyer got a Confidence Collapse + Hearing Adjournment by the Hearing Judge and Fraud Commitment Failure by the Judiciary. It got an Immediate Blackmail Fraud by Media Moghul Mr Murdoch against the Prime Minister. Specific Demands supported by Election Fraud Exposure Threats got a Confidence Collapse + Election Preparation Termination + Career Doom Signature on the Parliament Session Grant from Prime Minister Mr Brown. It made him a Blackmail Risk for the Crown.

20. In November 2007, an Integrity Test by the Equity Lawyer got Remedy Co-operation from Metropolitan Police Commissioner Sir Ian Blair. He used an Honest Officer in Essex Police to prepare Protection Fraud Bribe Money Laundering Proof against an Essex Drug Dealer and Bribe Recipients, and an Essex Businessman who was a Credible Agent for the delivery to the Equity Lawyer. It was the True Identity + False Identity + False Identity Sole Man Company + Company Bank Account used by a North Kent Derelict Trading Estate. Drug Crime Cash financed the Estate Upgrade enabled Bribe Recipients to pretend to be Investment Geniuses who bought at Low Prices and make Miraculous Profits. The Equity Lawyer got Money Laundering Proof against Top Bankers that Protection Frauds by Cabinet Officers prevented the Metropolitan Police Commissioner from getting. The Session Opening on 3rd December 2007 enabled Equity Lawyer Mr Ellis to start a Session Grant Condition Performance Test that week. It used the 2004 Drug Trafficking Evidence for a Corruption Claim against Kent Police Chief Constable. A series of Repeat Case Allocation Notices was Case Rejection Proof + Help Request Proof for Kent Police Officers.
21. Meanwhile, events got a Special Blackmail Risk for the Crown. Sir Edmund Hilary was a Knight of the Garter and friend of Queen Elizabeth. He died. In January 2008, she and Prince Charles did not send a member of the Royal Family to the Memorial Service in New Zealand because the Kidnap + Blackmail Risk was too big and came from Prime Minister Mr Brown.
22. The Twice Disgraced Former MP Mr Peter Mandelson used Puppet Powers to manage Business Expansion Plans. One was Land Frauds for Big Owners against Small Businesses. Another used Minimum Sentence Protection Frauds by the USA Authorities for Mr Epstein that got Support Services from him for a Sex Blackmail Fraud Business managed by Top UK Politicians for a Customer Base that included Top World Financiers who financed Election Campaigns.
23. The Test Cases by the Equity Lawyer used the Practice Disqualification Fraud Proof against the Law Profession Authorities, Source Code Theft Conspiracy Proof + Money Laundering Proof against Top Bankers and the Drug Crime Proof against Top Police and got Protection Fraud Proof against the Judiciary. The Crown and Parliament Sessions Court used it to get Remedy Delivery Commitment Proof from the Opposition Minority. It was the Resignation + Re-Election Candidacy of the Deputy Opposition Leader. The Equity Lawyer responded with a Fraud Claim against Barclays Bank and Royal Bank of Scotland. He got issue on the Friday, visited Barclays Bank Minorities Branch, gave the Claim Papers to the Branch Manager, explained what was in them, recommended that he make best use of the weekend, and got confirmation he would deliver them to the Bank Lawyers on Monday. Bank Traders knew about the Fraud Claim before the Bank Lawyers. Interested Party Status ensured the Deputy Opposition Leader + Lord Archbishops + Crown knew to observe what happened. It got Bad Stock Sellers + No Buyers + Banking Crash under the Controlled Conditions that someone other than the Bankers and Cabinet knew.
24. The Bank Crash got Confidence Collapses by Network Agents and Network Puppets. Puppet Power was not enough. In October 2008, Mr Mandelson was given a peerage and the office of Business Secretary.

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25. The Remedy Delivery Commitment enabled the Crown to manage Corruption Publicity. It was the Expense Account Scandals time to coincide with the 2009 Election Campaign Period. It got Remedy Co-operation from City Influencers and the Secret Service for the Crown. It prepared to service the Corruption Remedy Conditions in the 2010 Parliament Session Grant. They required a Long Session of 2 ½ years for a Corruption Investigation of the Law Courts managed by the Lord Chancellor for the Crown.
26. In 2009, the Remedy Process managed the Expense Account Scandals. They got Corruption Remedy Support Services from the Secret Service for the Crown. They enabled the 2010 General Election to get a Power Transfer and the Coalition Government. Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband did everything asked of them. The investigated who in their Political Parties were Network Agents and Network Puppets. The 2010 General Election got a Coalition Government and Remedy Co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband. They did everything asked of them. They conducted Network Connection Investigation of their Support Parliamentarians.
27. In 2014, the Remedy Process had made so much progress that the Network needed a Business Expansion Plan to avoid Total Collapse. It was Family Sabotage Frauds + Child Thefts to get Big Budgets + Budget Fraud Profits and Expatriation Frauds to get Money Laundering Services by Sovereign States.
28. Remedy Co-operation from the 3 Major Party Leaders gave the Crown and Parliament Sessions Court the confidence that whoever won the 2015 General Election could be relied on for Remedy Delivery. The Referenda Commitment got an Election Victory for Prime Minister Mr Cameron.
29. The 2015 Parliament Session Grant Corruption Remedy Conditions required Set Up Conditions for Dismissal Executions against the Judiciary. They were a Fraud Invalidity Precedent [Sharland v Sharland] + Conflict Disqualification Precedent [Emerald Supplies v British Airways] + Case Issue Rights for the Citizen against the State. + a Test Case Year. He knew that Dismissal Executions would get Corruption Exposure that increased the Referenda Leave Vote. He used the Test Case Year for the European Referenda, led the Remain Campaign, lost and resigned. It was an Honourable Resignation. The next item on the Session Agenda was Remedy Delivery. The Protection Fraud Network needed to stop it. They bought Leadership Support Votes for MP Mrs May because she was one of them. It got the Premiership for her and Cabinet Control for the Network and the Land Theft Business Expansion Plan for the Network against the State, managed by Lord Peter Mandelson.
30. In 2017, the Remedy Delivery Failure + Corruption Proof + Remedy Denial Fraud Proof + Protection Fraud Proof validated a Long Session of 2 ½ years for a Corruption Investigation of the Law Courts. Prime Minister Mrs May called the 2017 Surprise General Election to avoid a Parliament Session Refusal and Forced General Election with Mass Publicity for the Fraud Proof.
31. In 2019, a new set of Corruption Proof + Remedy Denial Fraud Proof + Protection Fraud Proof validated a Dismissal Decision against Prime Minister Mrs May and Parliament. Session Grant Refusal and Forced General Election. It got a Joint Liability Presumption against Cabinet Officers that is subject to Rebuttal Proof. A Rebuttal Failure validates Mass Publicity for the Corruption Proof. It got use of Notice Denial Frauds by Prime Minister Mrs May for the Joint Liability Defence of Cabinet Officers. It invalidated Mass Publicity for the Corruption Proof before the Forced General Election. It got the Forced Leadership Resignation of Mrs May and a Leadership Contest. Leadership Deals got Support Votes for MP Candidate Mr Johnson and Cabinet Office for Top Network Agents. The October 2019 Parliament Session Grant required a Forced General Election before the year end.
32. The Protection Fraud Network made a Survival Plan with Belt + Braces Strategies.
 - 32.1. The Belt Strategy was to start World War III for the Blatant Dictators. They wanted Missile Stocks Exhaustion by NATO, Cyber Attacks War Provocation to deny Missile Replacement and Dictated Peace Terms. An Iranian Oil Tanker Seizure by UK provoked a Missile Strike by Iran on a USA Plane that was a War Provocation and a War Engagement Refusal by USA President Mr Donald Trump. Meanwhile, UK Protection Frauds and Turkish Bank Money Laundering enabled London Drug Crime Profits to finance Terrorist Missiles. It motivated an Unplanned Emergency Evacuation of USA Troops from Syria to Iraq by President Mr Trump to avoid US Casualties from UK Financed Missiles. The Covid Emergency intervened. Investigation is needed to discover whether it was a World War III Delay Tactic, and if so, who managed it. Russia used the time to prepare for the Ukraine Invasion in the week that the Covid Emergency ended.
 - 32.2. The Braces Strategy needed conditions for Remedy Sabotage Blackmail Frauds against the UK Crown. It was a Doomed Plan. Queen Elizabeth and Prince Charles were well prepared to resist Blackmail Frauds. They knew that Root Problem is that Technical Cleverness + Chronically Immature Judgment gets Problem Personalities who cannot avoid trouble, and when they get into it, cannot get out of it. Equity Governance had developed Constitutional Checks + Constitutional Balances that were a Risk Control against Problem

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Personalities getting High Office. They knew the Dictator Governance Plan used Sabotage Frauds that terminated use of the Problem Personality Risk Controls. They knew that Prince Andrew, Ms Ghislaine Maxwell, Prime Ministers Mr Blair, Mr Brown, Mrs May, Mr Johnson, Ms Truss and Sir Keir Starmer, and when were Problem Personalities. The difference was that Ms Maxwell and Prince Andrew needed a Birth Advantage to get into Power Circles and the Talent Deficit got Vulnerable Status for them. It was inevitable they would have Benefit Enticements, be used and, if necessary, dumped. Crown Responsibility comes with a Blackmail Risk. The Remedy Process increased it. Events had proved Queen Elizabeth and Prince Charles could manage Blackmail Risks. Early in the Remedy Process they made a Priority Decision for the Corruption Remedy Process and Just World Order against Unjust Protection of Prince Andrew. They used the Andrew Case to service the Remedy Process and Just World Order. It needed an end to use of Crown Protection as a Crime Defence for High Officers. It needed a Precedent Case that set an Honest Service Limit to Crown Protection. The Remedy Process would get a Dump Decision + Ruin Management by the Protection Fraud Network against Prince Andrew and Trial Fraud Proof for him against the UK Authorities and USA Authorities. It made the Andrew Case excellent for use as the Precedent Case that set an Honest Service Limit for Crown Protection. Lord Mandelson could identify all Blackmail Victims, and they could identify the Blackmail Customers. Lord Mandelson betrays everyone. Ms Maxwell could identify many Blackmail Victims and Prince Andrew could identify some of them. He was likely to need help from her doing so. The Corruption Remedy Process made enough progress to get the Blackmail Plan by the Protection Fraud Network against the Crown. It needed a Dump Decision against Ms Maxwell and Prince Andrew, Criminal Process Threats + Immunity or Leniency Inducements by USA Authorities against Ms Ghislaine Maxwell with intent to get Incrimination Evidence from her against Prince Andrew. It failed. Incrimination Refusals by her forced use of the Civil Claim that did Ruin Damage to him. The Blackmail Plan used Just Process Denial Frauds + Publicity Frauds that got Trial Fraud Proof for Ms Maxwell and Prince Andrew against the UK Authorities and USA Authorities. There is no doubt about the Criminal Guilt Proof against her. The Absolute Priority of the USA Authorities was Protection frauds for the Network. They used Jurisdiction Trial Denial Frauds to get Liability Trial Frauds + Conviction Fraud Proof + 20 Years Imprisonment Sentence Fraud against her that was Protection Fraud Proof against them. All of it enabled use of the Andrew Case to service the Corruption Remedy Process.

33. In August 2018, Corruption Exposure motivated a Kill Decision by Prime Minister Mrs May against the Equity Lawyer using Hospital Doctors. She was too late. He knew to expect trouble. The Hospital Doctors wanted Safe Conditions. The Equity Lawyer denied Safe Conditions and avoided a Kill Efforts, 1 in 2018 and 2 in 2019.
34. On 12th December 2019, the General Election got an 80 Seat Governing Majority for Prime Minister Mr Johnson. His Absolute Priority was to stop the Equity Lawyer getting a Dismissal Decision against him. A Poison Kill Order by Prime Minister Mr Johnson was executed 18th, 19th or 20th December 2019 by a Secret Service Officer by putting the Poison Dose in a cup of tea when the Equity Lawyer met Corruption Victims in the café across the road from the Royal Courts of Justice. The 1st Poison Crisis was in week 6-7. The body needed to rid itself of Big Molecules. The only way to do it was to do Rupture Damage to Sweat Glands. Repeat Breaking of 2,500 Rupture Scabs on his back and thighs enabled Repeat Use of Damaged Sweat Glands, saved the rest of the skin and his life. The 2nd Poison Crisis was Low Blood Pressure + Remedy Denial Frauds got Total Collapse. The choice for Regulated Doctors was Notice Nothing + Do Nothing, Mental Health Frauds to deprive the Victim of the Legal Capacity for Remedy Action, or Poison Damage Diagnosis + Effective Treatment that was Career Suicide. No one chose Career Suicide.
35. In April 2020, End Stage Kidney Failure got an Emergency Admission to Broomfield Hospital for the Equity Lawyer. A 2nd Poison Kill Order by Prime Minister Mr Johnson used a Prescription Fraud that got the Lethal Side Effect that bonds Urea to Red Blood Cells and rots the body from the Red Blood Cell out. The Covid Emergency denied use of the Secret Service Killer Doctors. It forced use of the Renal Team. They were not Totally Committed. Bad Side Effects got a Confidence Collapse + Execution Refusal by the Renal Team. The Dialysis Treatment Records are Reducing Blood Pressure Proof + Remy Treatment Denial Proof against all Regulated Doctors.
36. The 1st Poison Kill Order 2nd Crisis Total Collapse was 6 years and 18 days later, which was on 6th January 2026, when a Treatment Delay would have been Certain Death. It was on an Outpatient's Dialysis Treatment Day on to a Dialysis Bed. It got Immediate Treatment for Low Blood Pressure + Acute Influenza to avoid an Hospital Death. 4 days later it got Normal Blood Pressure + Hospital Release Document that did not identify a Release Doctor. On 24th November 2025 a Cancer Test Request got a Cancer Test Refusal + Mental Health Fraud by the GP and Corruption Complaint by the Equity Lawyer. On 22nd December 2025, a Low Blood Pressure Prescription by the Renal Consultant was needed for a Release Decision. He did not want any involvement in the Mental Health Fraud

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Family Court	Citizen Mr Nkrumah v Ms Mukasa	Harassment Claim Fraud CM25F90597
Crown Court	Citizen Mr Nkrumah v State	Framing Fraud 01KW1226225 + 01KW1237025
Magistrates Court	Citizen Mr Nkrumah v State	Rail Fair Failure Framing Fraud 2600037561
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and so made a Low Blood Pressure Prescription for Dialysis Days Only. The Mental Health Examination Refusal by the Equity Lawyer explained that the Renal Team of 50 doctors and nurses know they have Witness Status in a Murder Case and the NHS 6328556020 Patient Records are Murder Conspiracy Proof + Murder Concealment Fraud Proof + Murder Survival Proof. No one dare sign a Mental Health Arrest Warrant Fraud. On Monday 23rd March 2026 the Royal London Hospital issued a Confirmation Letter that his name was on the National Transplant List. On Thursday 26th March 2026 the Essex Partnership University NHS Foundation Trust sent the Local Mental Health Team to the Renal Outpatients Ward, waited for the Treatment End, and then made a Pathetic Effort to get a Mental Examination Consent from the Equity Lawyer. He made sure everyone knew what was happening. He believes the Transplant List Confirmation arrived in the post the next day.

The Case Facts

37. The Land Theft Business Expansion Plan for the Network against the State needed a Big Business to manage a Priming Case that identified and rewarded Corrupt Professionals and identified and penalised Honest Professionals. It needed a Business Management System that managed the Evidence Exclusion Frauds the Judiciary needed to provide Protection Frauds. Housing Transfers + Charity Housing management Transfers from Councils to Housing Associations and then Association Mergers got the London and Quadrant Housing Association. The First Theft was Charity Housing Sales by the Network to the Housing Association + Sale Proceeds Theft by the Network against the House Owning Charities. It needed Title Records Destruction + Replacement Forged Tiles. They did not know how many of the Tenancy Agreements identified the Charity Owners. All Title Records Destruction + Replacement Forged Tenancies controlled the Exposure Risk Control. It failed
38. Mr Nkrumah did not know about the Coronation Oath Enforcement Authority and Corruption Remedy Process. He did not know that Industrial Scale Tenancy Forgeries by a Housing Association was Fraud Conspiracy Proof against Top Officers. Forgery Complaints by him was an Exposure Risk that motivated Protection Fraud Demands by Cabinet Officers and Housing Officers vis the Judiciary that got Framing Fraud Services + Profit Share Demands from Top Police. A Profit Share Refusal by Cabinet Officers and the Judiciary got a Pending Profit Share Profit Refusal by Top Police. Good Case Management by Mr Nkrumah motivated Protection Fraud Service Calls by Cabinet Officers and Housing Officers that got Service Calls from Court Officers, Service Refusals by Competent Officers and Incompetent Efforts by Idiot Officers and a Confidence Collapse in the capacity of the Judiciary to provide Protection Frauds and Self Defence Efforts by State Officers that used Records Frauds. The Seal Ink on Original Documents and Inconsistent Electronic Records were Record Fraud Proof for Corruption Investigations. The Judiciary made an Investigation Sabotage Plan. It needed Theft + Destruction of Original Documents + Electronic Records. Mr. Nkrumah was homeless, relied on friends for Sofa Services and provided Care Services for his 3 children because the Chronically Immature Mother, Ms Mukasa, could not cope. She is beautiful, a talented cook, has teaching qualifications but cannot subordinate Subjective Preferences to Objective Duty. Theft Management needed Theft Target Locations. They homelessness deprived them of it.
39. In January 2020, Mr Nkrumah discovered the Coronation Oath Enforcement Authority and Remedy Process. He gave a Confidentiality Waiver, Privilege Waiver and Case Priority Wavier for the People and thereby got Citizen Status and Case Management Services from Equity Lawyer Mr Ellis. It enabled use of the truth, whole truth and nothing but the truth gave about the Case Facts for Integrity Tests of the Authorities that get Proof Sets that meet the Corruption Remedy Proof Standard.
40. In September 2020, Original Document Production from a Big Blue Bag by Citizen Mr Nkrumah got a Theft Target Location Reports from Court Officers, Theft Order from the Judiciary and use of a Theft Agent to follow him from the court and manage the Big Blue Bag Snatch Theft when he left Seven Sisters Railway Station. The Electronic Device Theft needed a Theft Manager.
41. The Protection Fraud Network Drug Crime Business uses Police Officers as Distribution Managers and Drug Wholesalers to manage Bribery Money Laundering for Local School Officers + Local Child Protection Officers + Local Mental Health Officers + Local Police Officers + Local Judges. It ensures that Local Difficulties get Local Co-operation delivering Protection Fraud.
42. The Service Refusal by Top Police Officers and Service Failures by Idiot Officers created the need for a Regulated Professional who could get Personal Acceptance from Citizen Mr Nkrumah and provide the Theft Management Service. Science Teacher Mr Benjamin Koomson was the Network Drug Wholesaler for Dagenham and local to the residence of the 3 Children + Chronically Immature Mother. He befriended the Social Circle of the Maternal Relatives, used them to get an introduction to Citizen Mr Nkrumah, asked him to provide Business Minding Services so that he knew where Citizen Mr Nkrumah was when spent time with the Chronically Immature Mother. The Theft Management used a Home Move by her, and House Tenancy Promise Frauds by the Private Landlord to

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get Citizen Mr Nkrumah to put his Case Records + Electronic Devices + Cash + Other Goods in the house for Immediate Theft. It was timed for the day before the Public Gallery Assault Framing Fraud 2021 0540 Plea Hearing in Basildon Crown Court. The intent was that he be deprived of the Case Records + Electronic Devices + Cash for the Plea Hearing. They planned use of the Return Journey and Basildon Railway Station for an Ambush Crime Framing Fraud.

43. Everything that could go wrong for the Fraud Conspirators did go wrong. Good Case Management gave the Crown and Parliament Sessions Court the confidence to use the Nkrumah Cases for Remedy Delivery. It needs Dismissal Executions against the Judiciary by Parliament on Monday, Mass Publicity, Mass Outrage, and a Framing Fraud Trial on the Thursday for Corruption Findings + Remedy Precedents + Mass Publicity. In the event of a Dismissal Failure it would be used for a Case Collapse that gets a Total Collapse of the Protection Fraud Network.
44. The Basildon Case was excellent for the purpose. The Event Videos were Innocence Proof for the Citizen and Guilt Proof against the Investigators and Prosecutors. British Rail Police had the Event Video Records and Essex Police were the Framing Fraud Investigators. The Recorded Interview got Corruption Case Notice from the Citizen to the Investigators. Video Access Records by British Rail Police are Video Compilation Fraud Proof against the Investigators. Good Defence Case Management got a series of Confidence Collapses by Event Witnesses and Case Officers that got Case Transfers to New Officers. 3 Video Compilation Frauds + 3 Prosecution Files + Many Evidence Production Orders by the Law Courts that got Order Breach Contempt Fraud Proof against the State.
45. Meanwhile, Ruin Fraud Orders by Top Network Agents got a series of Secret Trial Frauds + Conviction Frauds against Citizen Mr Nkrumah and Confidence Collapses that denied use of them.
46. Drug Wholesaler Mr Koomson prostituted the Chronically Immature Mother.
47. In 2023, Citizens and Equity Lawyer Mr Ellis got completion of the Endemic Corruption Proof against the Judiciary. Citizen Mr Nkrumah made a major contribution. MP Ms Dorries and Top Network Agent Lord Mandelson managed the Special Bribery for the Pharmaceutical Industry that got the Trial Frauds by of the Worcester Judges against Citizen Ms Davies.
48. King Charles used it to negotiate the World War III Peance Plan for Democratic States. Citizen Mr David Cameron as Negotiation Agent. He was given a peerage and the office of Foreign Secretary. In December 2023, he and Prime Minister Sunak attended the G7 and got the Agreement Signatures and Remedy Enforcement against Fraud Profiteers that got Damage Payments from Fujitsu and the Pharmaceutical Industry that financed the Remedy Budgets for the Post Office Scandal and the Contaminated Blood Scandal. The Scandal Exposure got an increase in the MP Retirement Rate, an Incredible Choice, a Split Conservative Values Majority Vote that enabled a Minority Vote to get a Landslide Governing Majority led by Top Network Agent Sir Keir Starmer. It denied the Protection fraud Network use of the Conservative Party for Cabinet Control and Parliament Control. The 2024 Parliament Session Grant had Corrupti0n Remedy Conditions that were designed to deprive the Protection Fraud Network use of the Labour Party for Cabinet Control and Parliament Control. It required 20,000 Political Prisoner Releases and Remedy Delivery. Prime Minister Sir Keir Starmer could not admit any Political Prisoners because he had procured Imprisonment Frauds against thousands of them when he was Director of Public Prosecutions. The 3,500 Guilty Prisoner Releases was a Session Grant Condition Breach. It started the Dismissal Process against him and termination of Network Control of the Cabinet and Governing Majority in Parliament.
49. Drug Wholesaler Mr Koomson used the Chronically Immature Mother to prostitute the 14 Years Old Daughter. Underage Sex Questions by Citizen Mr Nkrumah got Blackmail Frauds by the Chronically Immature Mother. She used Rape Complaint Fraud Threats to deter the underage Sex Questions. The Blackmail Complaint Statement dated 14th October 2024 was used as Addition Evidence in the Rape Complaint Fraud Investigation 01YE1544123 by Accused Citizen Mr Antonakis Katsiaounis. It got Case References from the Case Investigator up the Command Chain and Child Prostitution Protection fraud Proof against All Authorities with Child Protection Powers. Commissioner Rank Police got it against Home Secretary Ms Cooper and Prime Minister Sir Keir Starmer.
50. The Church of England Scandal was that Sex Crime Complaints by Victims and Bishops got Sex Crime Investigation Denial Fraud Proof against the State.
51. The Election Campaign Commitments by USA Presidential Candidate Mr Trump included Epstein File Exposure.
52. In January 2025, Usa President Elect Mr Trump represented the Peace Plan States when he helped the UK Opposition Leaders use the Child Prostitution Scandal to extort Remedy Delivery Commitments from the UK Cabinet. On Monday 14th July 2025 it was Dismissal Executions against the Judiciary by Parliament and on Thursday 17th July 2025 a Trial Listing of the Framing Fraud against Citizen Mr Nkrumah to start Victim Identification and Case Remedies.

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53. The Remedy Delivery Commitments were Commitment Frauds. The Absolute Priority of the UK Cabinet was Epstein File Concealment Frauds and stopping the Framing Fraud Collapse getting a Network Collapse.
54. They made Lord Mandelson the Concealment Manager and gave him the office of UK Ambassador to the UK. The Exposure Risk Briefing by Ambassador Lord Mandelson got Trade Negotiations and a Treason Deal. It got Big Bribes for US President Trump, Epstein File Concealment Frauds for the Protection Fraud Network and Defence Sabotage Frauds for Russia against Ukraine, Western Europe and NATO.
55. The Treason Deal gave the Cabinet the confidence to use of the Harassment Claim Fraud CM25F90597 + Protection Application Fraud by the Chronically Immature Mother to get Family Contact Restraint Frauds for Restraint Breach Framing Frauds against Citizen Mr Nkrumah that would be needed to stop a Case Collapse getting a Network Collapse.
56. Meanwhile, Defence Sabotage Failures for Russia and Political Unity that isolated the USA.
57. In July 2025, Remedy Delivery Failures by the UK Cabinet got a Restraint Breach Arrest Fraud + Imprisonment Fraud against Citizen Mr Nkrumah. The Corruption Exposure against the Prime Minister and Cabinet got the Forced Resignation from the Deputy Prime Minister and Forced Dismissal of Ambassador Lord Mandelson and Forced 2% Exposure of Epstein Files and 98 Concealment that added to the Protection Fraud Proof against USA President Mr Trump. It got the Mandelson Scandal, use of the Public Office Misuse Investigation to set the Honest Service Limit to Crown Protection, and the next week the Public Office Misuse Arrest of Lord Mandelson and Peerage Forfeiture.
58. USA President Mr Trump thought War Success would stop a Treason Impeachment. He used the Iran War Frauds to get it. He failed. The Governance Frauds by Iran and USA President Mr Trump united most of the World Community in a Just World Order Consensus, the World War III Peace Plan for Remedy Delivery and the need for Risk Controls against Problem Personalities getting High Office.
59. Meanwhile, on 15th March 2025 the Worcester Trial Fraud Bribe Evidence Officer from Equity Lawyer to the Mandelson Case Investigators got Mandelson Crime Investigators got Protection Fraud Conspiracy Proof against Hertfordshire Police, Essex Police and Essex Law Courts.
60. Meanwhile, no one dare sign a Mental Health Arrest Warrant Fraud against Equity Lawyer Mr Ellis.
61. On Monday 23rd March 2026 the Royal London Hospital Transplant Team produced the National Transplant List Place Confirmation Letter to Equity Lawyer Mr Ellis.
62. On Thursday 26th March 2026 the Essex Partnership University NHS Foundation Trust sent the Local Mental Health Team to the Renal Outpatients Ward, waited for the Treatment End, and then made a Pathetic Effort to get a Mental Examination Consent from the Equity Lawyer. He made sure everyone knew what was happening. He believes the Transplant List Confirmation arrived in the post the next day.
63. Meanwhile, in March 2026 Citizen Mr Nkrumah discovered a Secret 2023 Rail Fair Payment Failure Framing Fraud + Hearing Date for Tuesday 31st March 2026 in Thameslink Magistrates Court. Night Work for British Rail Track created the need for an Adjournment Request by him.