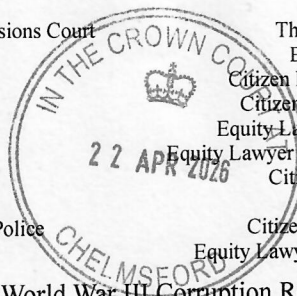


Parliament Sessions Court
Crown Court
County Court
County Court
County Court
County Court
Family Court
Crown Court
Hertfordshire Police



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

All Cases – World War III Corruption Remedy Test Case Report Advice

Easter Monday 6th April 2026

World War III Corruption Remedy Test Case Report Advice from the Equity Lawyer to King Charles

From: UK Coronation Oath Enforcement Authority acting by King Charles

To: The Heads of State of the World War III Peace Plan Agreement Signatories

1. The Heads of Peace Plan States know the UK Crown managed the World War III Peace Plan Negotiations, got Viable Support and the Plan Agreements. They know the Plan 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 resource a Just World Order. They know the Management Agreement got Corruption Remedy Test Case Status for the UK, and Test Manager Status for the Coronation Oath Enforcement Authority. They know the Remedy Agreement got Remedy Enforcement against Fraud Profiteers and Penal Enforcement against Corrupt Leaders. They know the Delivery Agreement got Delivery Commitments some of which were conditional on Plan Successes. They know the Publicity Agreement got Whole Plan Secrecy and Mass Publicity for Plan Stage Successes without any disclosure that is what they are, until there was enough for Whole Plan Publicity. They know the Common Law governs the Coronation Oath Enforcement Authority, Corruption Remedy Test Cases, Peace Plan and Just World Order. The Heads of State do not need Advice Documents from the Equity Lawyer to the Crown to get the Advice Document Content. They do need to know:

1.1. Party Representatives, State Officers and Law Officers have the Advice Document Content.

1.2. When it gets Just Remedy Initiatives from Party Representatives, State Officers and Law Officers.

2. The Heads of State know the Corruption Remedy Process needs a Constitutional Balance Reversal from what services Endemic Corruption to what services Equity Governance without Systemic Failure. It needs a Consolidation Process that ensures that Man takes Equity Governance to the Universe. History Revisions will not be enough. It needs Comprehension Revisions.

Remedy Initiative Test

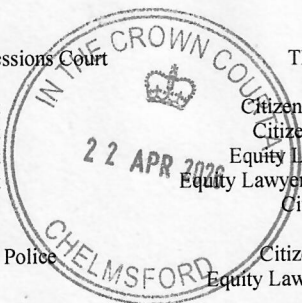
3. The Remedy Initiative Test is very simple. Court Cases in the UK Inferior Jurisdictions service Top -Level Credibility Recovery Cases of the UK and USA. They will discover when State Officers and Law Officers use the Justice Process Contempt Powers of Inferior Jurisdictions for Remedy Initiatives that force Remedy Delivery by Superior Jurisdictions.

3.1. All Top People know that Corruption Remedies needs Target Status for Endemic Corruption Managers. They know that Endemic Corruption Management for decades got Target Status for Peter Mandelson and Keir Starmer and they got it for Donald Trump.

3.2. All Top People know the War Frauds by USA Renegade President Mr Trump are the Top Credibility Recovery Case of the USA Senate, UN and NATO. They know the USA Senate has Treason Impeachment Powers and what got Treason Proof that requires use of them.

3.3. All Top People know that in January 2025, USA President Elect Mr Trump represented the Peace Plan States when he supported UK Opposition Leaders in use of the Child Prostitution Scandal to extort Remedy Delivery Commitments from the UK Cabinet. They know that the Delivery Commitments were Dismissal Executions against the Judiciary by Parliament, and the Trial Listing of a Framing Fraud to start Victim Identification and Case Remedies. They know the Delivery Dates were Monday 14th July 2025 for the Dismissal Executions and Thursday 17th July 2025 for the Trial Listing. They know that the Trial Listing used the Framing Fraud 2023 0058 of Citizen Mr Nkrumah because the Event Video was Innocence Proof for him and Guilt Proof against the Framing Fraud Managers, and a series of Confidence Collapses had got Case, Allocations and Inconsistent Prosecution Files and a Case Collapse on Trial Day was inevitable. They know the Blackmail Statement dated 14th October 2024 of Citizen Mr Nkrumah got Child Prostitution Protection Fraud Proof against All Relevant Authorities, Commissioner Rank Police got it against Home Secretary Ms Cooper, Prime Minister Sir Keir Starmer and it was a Set Up Condition for extortion of the Remedy Delivery Commitments from the UK Cabinet. They know the Absolute Priority of the UK Cabinet was Remedy Denial Frauds that

Parliament Sessions Court
Crown 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

All Cases – World War III Corruption Remedy Test Case Report Advice

Easter Monday 6th April 2026

needed Epstein File Concealment Frauds in the USA and New Crime Framing Frauds that would stop the Trial Day Framing Fraud Collapse getting a Network Collapse.

- 3.4. All Top People know the UK Cabinet appointed Peter Mandelson the Epstein File Concealment Manager and gave him the office of UK Ambassador to the USA.
- 3.5. All Top People know the UK Cabinet procured the Harassment Claim Fraud CM25F90597 + Protection Application Frauds by the Chronically Immature Mother, Ms Laetitia Mukasa, to get the Family Contact Restraint Frauds + Restraint Breach Framing Frauds by her, the Claim Lawyers. Family Court, Restraint Breach Fraud Managers and Criminal Courts that were Set Up Conditions for an Arrest Fraud + Imprisonment Fraud needed to stop the Trial Day Collapse of Case 2023 0058 causing a Network Collapse.
- 3.6. All Top People know the Epstein Scandal is Sex Crimes + Minimum Sentence Protection Procurement Frauds by Top Agents of the UK Protection Fraud Network from the USA Authorities for Mr Epstein + Entrapment Frauds by Puppet Agent Mr Epstein and Top Agent Mr Peter Mandelson for the Blackmail Fraud Business of the UK Protection Fraud Network and Blackmail Customers that included Top World Financiers who used Election Campaign Contributions to buy Market Frauds and Protection Frauds.
- 3.7. All Top People know that a Corruption Exposure Briefing by Ambassador Peter Mandelson got Trade Negotiations, a Treason Deal, Big Bribes for USA President Mr Trump, Epstein File Concealment Frauds for the UK Protection Fraud Network and Defence Sabotage Frauds for Russia against Ukraine, Western Europe and NATO.
- 3.8. All Top People know that the Treason Deal explains the Foreign Policy Management by USA President Mr Trump. They know that in July 2025 the Dismissal Execution Denial Frauds for the Judiciary and Failures and the 01KW1226225 + 01KW 1237025 Restraint Breach Framing Fraud + Arrest Fraud + Imprisonment Fraud against Citizen Mr Nkrumah got the Remedy Denial Fraud Findings against the UK Cabinet + Dismissal Penalty against Prime Minister Sir Keir Starmer + September 2025 Corruption Publicity + Forced Resignation of the UK Deputy Prime Minister + Forced Dismissal of Ambassador Peter Mandelson + Confidences Collapses of the UK Network Agents + Bail Release for Citizen Mr Nkrumah + Relationship Recovery Efforts and Child Care Service Requests by the Chronically Immature Mother + Mandelson Scandal + Prime Minister Dismissal Failure by the UK Parliament + Peace Board Appointment Fraud for Former Prime Minister Sir Tony Blair that enables him to serve as Gaza Redevelopment Budget Fraud Manager for USA President Mr Trump + World War III Peace Plan Sabotage Frauds that used Iran War Frauds with intent to get War Hero Status and Lifetime Protection Frauds for USA President Mr Trump + Sabotage Fraud Failures and War Criminal Status that creates the need to use UK Test Cases for Contempt Fraud Investigations that get Endemic Corruption Proof against Peter Mandelson and USA Treason Conspiracy Proof against him and USA President Mr Trump for a Treason Impeachment Process + State Visit of the UK to the USA enables Private Chat Advice and Test Case Report Advice to King Charles in the hope of a Forced Voluntary Surrender by USA President Mr Trump + Rapid Truce and Genuine Negotiations for World War Peace.
4. The 22CA1074323 Frauds + 2026 0012 Bankruptcy Frauds got Contempt Remedy Powers for the Worcester Law Courts and 22CA1074323 got it for Chelmsford Crown Court. Contempt Investigations will discover Bribery Management by Peter Mandelson got the Worcester Court Frauds.
5. Harassment Claim Fraud CM25F90587 got a Trial Listing for 13th April 2026 and Contempt Remedy Powers for Chelmsford Family Court. Contempt Investigations will get Protection Fraud Proof against the UK Cabinet.
6. World Peace is the Urgency Reason for UK Remedy Initiatives by State Officers + Law Officers.
7. The Heads of Peace Plan States know a Just World Order needs Shared Ownership of Justice Responsibilities and Shared Ownership of Justice Management Successes. They want Jurisdiction Hierarchy to use Routine Business for Remedy Delivery at every Governance Level.

1350 words except those in italics