

Parliament Sessions Court
Crown 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
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
Harassment Claim Fraud CM25F90597
Framing Fraud 01KW1226225 + 01KW1237025
Stop Failure Framing Fraud NX18MZP
Fraud Conspiracy Complaints

All Cases – World War III Peace Plan – Just World Order + Better Explanations + Plan Publicity 15th April 2026

From: Equity Lawyer Mr Edward William Ellis To: World War III Peace Plan State Heads + Everyone Else

Grateful Thanks to a Key Influencer who decided the Remedy Process needs Better Explanations. The easy part was getting Fraud Liability Proof against the State, Remedy Denial Fraud Proof against the Law Courts and Protection Fraud Proof against Cabinets and Parliaments. The hard part is changing an Apathetic Majority to a Remedy Management Majority. The Peace Plan needs to explain the need for Whole Plan Secrecy and why it ends now.

The Standard Stress Response of the Vast Majority is Problem Denial and then Internal Problem Acknowledgment + Self Preservation and then External Problem Acknowledgment + Someone Else Do Something and then Limited Remedy Co-operation and then Viable Remedy Co-operation. The Special Stress Response of the Very Few is Problem Acknowledgement + Remedy Co-operation.

The Standard Remedy Demand of the Vast Majority is Something Familiar that services the Standard Stress Response. The Special Remedy Demand of the Very Few is Proportionate Remedies + Viable Just Peace.

A Just World Order needs management of the Vast Majority out of the Standard Stress Response + Standard Remedy Demand into the Special Stress Response + Proportionate Remedies + Viable Just Peace. This is not new. It is shockingly old. Archaeology finds evidence that Complex Societies existed much earlier than previously thought.

The Hebrew Legacy has lasted longer than most because it is invisible. Very Few recognise it for what it is. The Hebrews developed Risk Controls against Little Problems becoming Big Problems. It came a bit at a time. Property Law was a Partial Remedy to the Looting Problem. Succession Law was a Partial Remedy to Property Defence Failures by Vulnerable Parties. Partial Remedies increased the Vested Interest Group that had Enforcement Rights. Old Texts use the word Slave for Dependent. Tribal Leaders had a Care Obligation for Orphaned Children + Abandoned Children. Child Support very often evolved into Slave Servitude. A Partial Remedy for Slave Servitude was a 7 Year Relation Limit + Relation Reviews. It serviced Personal Development and then Career Development. It needed Responsibility Acceptance. They needed a Risk Control against Responsibility Acceptance + Performance Failures + Damage by Incompetent Tribe Members that started Tribal Wars. They needed a Bad Risk Warning. It was Ear Lobe Damage done by nailing the ear to a door. There will have been many conversations that ended with a choice between Responsibility Acceptance or Ear Lobe Damage that got Reluctant Responsibility Acceptance. A time came when 12 Tribes needed a Common Law to stop Tribal Wars. One of the Partial Remedies was a change to Succession Law. The General Rule was an Inheritance Forfeit for Male Relatives and their Successors against Women who married into Another Tribe. The Rule Exception was Continuing Inheritance Rights in the case of there being No Male Inheritors. The Exception Rule was a Risk Control against a Looting Problem caused by No Male Heirs and a Support Failure Problem caused by the Conflicted Interests of Female Relatives.

Small Problem Remedies got Big Problem Challenges. The 12 Tribe Peace Plan created Nation Powers without Proportionate Controls. The vast majority of Written History has been about Nation Power Control Disputes

The Roman British received the Goodwill Message of Gnostic Christianity with Charity Efforts the Worshiper could manage and Miracle Prayers for everything else. The Roman British Gnostic Christians developed the Decision Discipline to manage their relationship with God. It uses Reliable Objectivity to discover the truth, identify Valid Options for any decision and thereby discover what is right. At every stage of the Decision Process, it needs identification and elimination of the Greater Wrong until what remains must be Right. They used the Decision Discipline to develop the Common Law. It is a Legal Obligation for Remedy Management by everyone. It is a Proportionate Obligation. It depended on the Energy + Freedom + Talent + Other Resources for Remedy Management. They changed the Roman Citizen from that of Petty Dictator to Justice Manager. They realised a Just Management needs Accountability Powers for the Victim and Citizen, Top Level Corruption Controls that are Credibly Independent of the State, Law Courts and Top Governors, Legal Party Status for the People and Adjudication Jurisdictions for cases of The People v Authority.

The World War II Peace Settlement had Fundamental Flaws. The Human Rights Declaration omitted Case Priority Rights for the Victim and Citizen and Top-Level Corruption Controls that are Credibility Independent of the State, Law Courts, Cabinets and Parliaments. In 2023, King Charles III used Endemic Corruption Proof against the Judiciary to negotiate the World War III Peace Plan Agreements for Democratic States. The Publicity Agreement needed Whole Plan Secrecy and Mass Publicity for Plan Stage Successes without disclosure that is what they are until there were enough for Whole Plan Publicity. The 2026 Hungarian Election Victory for Peace Plan Supporters needs Whole Plan Publicity.