

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 + Evidence Frauds 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 World War II Peace Settlement had Fundamental Flaws. The Human Rights Declaration omitted Case Priority Rights for Victims and Citizens and Top-Level Corruption Controls that were Credibly Independent of the State, Law Courts, Cabinets and Parliament. The Declaration Signatories gave Mutual Approval of the Fundamental Flaws and used them to develop Dictator Powers. The Politicians lost control to Crime Partnerships of State Officers and Law Court Judges. They developed Protection Fraud Networks to provide Support Services and manage Co-ordinated Corruption. They used Cabinet Office and the Judiciary to provide Protection Frauds for the Crime Businesses. They started with Tobacco Duty Frauds + Drug Crimes. They made a Business Expansion Plan for Court Frauds on an Industrial Scale. It needed a Big Business to manage Research Cases. Town Centre estate Sales by the New Towns Commission to Land Securities got the Big Business. They did not have a Research Plan. Local Managers made Local Efforts. Fraud Effort Failures by the Corby Managers forced Land Securities to manage the Research Cases.

In the 17 century the Ottoman Empire wanted Local Muslim Populations in all Empire Lands. The Say Family moved to Cyprus and became Fully Integrated with the Greek Cypriots. They had a Cypriot Muslim Identity of Turkish Origin. The Best Land had Water Supplies throughout the Growing Season. The Say Family had for generations, and possibly centuries owned some of the Best Land. It was 10 miles within the Greek Area. The financed Charity Relief for the Greek Orthodox Church. Turkey made a Deep-Sea Oil Exploitation Plan. It needed an Oil Rights Acknowledgement for Turkey from a Weak Northern Cyprus State. In 1974, the Greek Coup caused Political Instability that forced the Say Family to leave the Family Farm and go to Northern Cyprus. Turkey used it for a Plunder Invasion, stole Factory Systems, forced Cypriots to do Turkish National Service and recognised the Northern Cyprus State. United Cyprus Arguments by some Say Family Members got Pariah Status for all of them in Northern Cyprus. It motivated the son Mr Can Say to become an Economic Migrant to UK. He, his wife and young son came with nothing but Personal Skills and an Integration Mindset. Business Accounts + Payment got National Insurance Numbers and Full Integration. Within two years he saved £20,000, bought a Fast-Food Business in a Corby Suburb, trebled the turnover in 3 months, got a Success Reputation and bought Corby Town Centre Business. They Local Managers made a Land Fraud Plan. It used an Illegal Immigrant Presumption for an Illegal Immigrant Arrest Fraud + Deportation Fraud with intent to commit Asset Thefts and use Stolen Success Business Accounts for Rent Increase Frauds against All Town Centre Tenants. It failed. The 1960 Peace Agreement Citizenship Claim by Mr Say got Grateful Thanks from Immigration Officers who used it for many hundred Case Closures. Land Securities realised Fraud Management Research needed a Competent Defender, recognised Mr Say as a Competent Defender, did not tell him, and used his case for Research Testing of all combination of Agent and Fraud. Test Result did not get Possession Enforcement because the Next Test needed Continuing Possession. The Research Result was

1. Honest Business Systems service Remedy Management by System Controllers and
2. Corrupt Business Systems need
 - 2.1. Business Systems that manage Evidence Exclusion Frauds to get Protection Frauds from Corrupt Judges.
 - 2.2. Exploits the Standard Stress Response of the Vast Majority. It 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.
 - 2.3. Frustrates the Special Stress Response of Very Few. It is Problem Acknowledgment + Remedy Co-operation.
 - 2.4. Exploits the Standard Remedy Demand of the Vast Majority is Something Familiar that services the Standard Stress Response.
 - 2.5. Frustrates the Special Remedy Demand of the Very Few. It is Proportionate Remedies + Viable Just Peace
 - 2.6. Remedy Sabotage using Interpretation Frauds + No Evidence Pretence Frauds + Evidence Production Demand Mantras by anyone with Remedy Responsibility who are Responsibility Refusers

The Protection Fraud Network needed Cabinet Control to manage Business Expansion Plans. It needed a Cabinet Share Limit + Top Agent Share Guarantee. In 2004, Prime Minister Mr Blair discovered the Protection Fraud Network and demanded a Profit Share. In 2006, the Corruption Dismissal of him used a Forced 10 Month Retirement Notice to get a Leadership Contest. Leadership Deals got Support Votes for Candidate MP Mr Brown and Cabinet Officer for Protection Fraud Agents with a Cabinet Share Limit + Top Agent Share Guarantee. Peter Mandelson was the Top Agent. No one wanted him as MP. In 2008 he was given a peerage. He managed Business Expansion Plans.