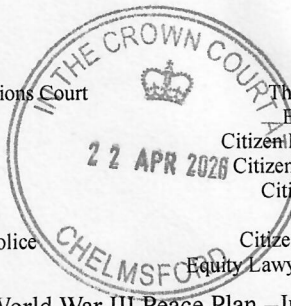


Parliament Sessions Court  
Crown Court  
County Court  
County Court  
Family Court  
Crown Court  
Hertfordshire Police



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 + Remedy Delivery Management

17<sup>th</sup> April 2026

From: Equity Lawyer Mr Ellis To: State Officers, Law Officers, Citizens and Peace Plan State Heads

1. In 2004, the preparations for the European Referenda got Election Fraud Proof against European Leaders including Prime Minister Mr Blair. The Election Fraud Concealment Plan got Criminal Conspiracy Proof against them, Queen Elizabeth used it to revive active service of the Coronation Oath Enforcement Authority and start a Corruption Remedy Process. It needed Research Investigations to discover the structure and strength of the Protection Fraud Network that managed Endemic Corruption and then Remedy Delivery. The Standard Procedure is Dismissal Executions against the Judiciary by a United Parliament, Victim Identification, Case Remedies and an International Agreement for a Just World Order. A Power Imbalance that gets Parliament Unity Failure creates the need a Special Procedure. It needs Endemic Corruption Proof against the Judiciary to get the International Agreement for a Just World Order, and use of it to get a United Parliament and Remedy Delivery.
2. The Corruption Remedy Process got Endemic Corruption Proof. A Power Imbalance created the need for a Special Procedure. In 2023, King Charles negotiated the World War III Peace Agreement for Democratic States. The Peace Plan Management Agreement got Remedy Test Case Status for the UK and Test Manager Status for the UK Coronation Oath Enforcement Authority.
3. Remedy Delivery needs Precedent Cases and Trust Services. Everything that serviced the Research Investigations prepared for Remedy Delivery. The Coronation Oath Enforcement Authority does not waste anything. Some of the Remedy Rights Owners have done so. Some did so by becoming Corruption Managers.
4. Precedent Cases will cover everything from Minor Crime to Endemic Corruption. There will be Evolution Cases from Total Innocence to Total Guilt and Total Guilt to Remedy Delivery. Decision will be needed what gets a Liability Finding for the Rights Owner and what gets a Remedy Forfeit against that Rights Owner.
5. The Remedy Process got Unique Cases for use setting Remedy Precedents. The Peace Agreement got use of the Unique Cases for use establishing a Just World Order. The Plan Management got New Corruption Proof that is linked to Old UK Corruption Proof got before the Peace Agreement. It got Relevant Evidence Status for the Old UK Corruption Proof in New Remedy Cases managed by all Peace Plan States.
6. The Just World Order needs Precedent Cases that acknowledge and remedy Dictator Governance Frauds. The Dictator Governance Plan for Western Europe needed Dictator Powers for the Cabinet. It vested Unreasoned Declaration Powers in the Law Courts and used them as Case Reasons. They are Reason Frauds. It is Contagious Behaviour. The Reasoned Decision Culture changed to an Unreasoned Declaration Culture. USA President Mr Trump demonstrates it every day. He does not make Reasoned Decisions. He makes Unreasoned Declarations.
7. Corruption Remedies got Unreasoned Declaration Culture Proof. The Stop Failure Investigation NX18MZP got it against UK Authorities. Northern Ireland Alibi Proof for the Vehicle Controller validated an end to Driver Suspect Status and Relationship Management that got Witness Evidence about Key Control + Authorised Vehicle Use. It did not get that. It got Case Management that validated a Framing Fraud Investigation by the Equity Lawyer. A Case Management Agreement that the Hertfordshire County Police Investigator and the Equity Lawyer meet at an Essex County Police Station got the Framing Fraud Proof. It used Perjury + Forgery + Worcester County Criminal Court 22CA1074323 Bench Warrant Pretence Fraud for an Arrest Fraud + Arrest Validity Investigation Denial Fraud + Custody Fraud + Remand Fraud by the Hertfordshire Police Officer and Essex Police Custody Officers and a Bench Warrant Validity Investigation Denial Fraud + 22CA1074323 Trial Jurisdiction Pretence Fraud + Worcester Court Bail Surrender Order by the Remand Judge in the Essex County Criminal Court. The 22CA1074323 Fraud Appeal got No Substantive Process by Essex County Crown Court. The Bail Surrender Failure got No Substantive Process by the Worcester Court. Every stage of the process used Human Rights Disqualification Declaration Frauds. It was Automatic Behaviour. That and No Substantive Process of Stop Failure Investigation NX18MZP is the Framing Fraud Proof.
8. The Just World Order needs a Precedent Case that invalidates Unreasoned Declaration Frauds. Ideal Case are:
  - 8.1. Law Practice Unfitness Case 2006 9452 of Equity Lawyer Mr Ellis v UK Law Society. The Case Findings acknowledge the Equity Lawyer's Bundle was Corruption Evidence against the State Prosecutor. The Bundle Exclusion used an Irrelevance Reason. It is Self-Evident Fraud Proof because Corruption Evidence is never irrelevant. The Irrelevance Reason is an Unreasoned Declaration Fraud.
  - 8.2. Stop Failure Investigation NX18MZP + 22CA1074323 Frauds