

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 + Trustee Fitness Investigation

17th April 2026

Trustee Fitness Investigation by Equity Lawyer Mr Ellis

1. Trust Breach Suspicion Finding + Damage Risk Finding + Damage Avoidance Priority Finding for the Citizen and People against Endemic Corruption Managers
2. Damage Control Notice of an Unfitness Risk in the case of someone who was, and might still be, a Reliable Trustee
3. Damage Control by concealment who is the Unfitness Risk with Reserved Powers for Identity Disclosure
4. Investigation Order for the Citizen and People against Endemic Corruption Managers
5. Investigation Priority for discover whether a Communications Channel Owner has had a Personality Change from Reliably Decent to Totally Perverse or has lost control to someone who is Totally Perverse, and if so, what part, if any, the Communications Channel Owner played in creation of the Personality Change Evidence
6. Investigation Initiative that discovers what impact, if any, this document has on the Personality Change Evidence
Context Reasons +

1. The UK has a Top-Level Corruption Controller that is Credibly Independent of the State, Law Courts, Cabinet and Parliament. It is the Coronation Oath Enforcement Authority. The Coronation Oath is for Equity Governance using the Common Law. It has Corruption Remedy Jurisdictions that govern Parliament Session Powers. The Integrity Controls are the Parliament Session Power Limit of the Crown, the Common Law, the Jurisdiction Separation needed to control Rights Enforcement Powers and the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers.
2. In 2004, the preparations for the European Referenda got Election Fraud Proof against the European Union Leaders including Prime Minister Mr Blair. The Lawful Business of UK Citizens made inevitable exposure of the Election Frauds before the European Referenda. The European Union Leaders made an Election Fraud Concealment Plan. It got Criminal Conspiracy against them. Queen Elizabeth used it to revive active service of the Coronation Oath Enforcement Authority and start a Corruption Remedy Process. It has continued ever since. Power Imbalances in the UK created the need for International Support to manage Corruption Remedies. In 2023, King Charles used Endemic Corruption Proof against the Judiciary to negotiate the World War III Peace Agreement for Democratic States. It got Damage Payments that financed Remedy Budgets for the Post Office Scandal and the Contaminated Blood Scandal. It enabled the 2024 General Election to weaken the Endemic Corruption Managers. The 2024 Parliament Session Grant was designed to break the rest. In January 2025, US President Elect Mr Trump represented the Peace Plan States when he and UK Opposition Leaders extort Remedy Delivery Commitments from the UK Cabinet. He, UK Prime Minister Sir Keir Starmer and Top Network Agent Lord Mandelson made a Treason Deal. It got Big Bribes for Mr Trump, Epstein File Concealment Frauds for the Network and Defence Sabotage Frauds for Russia against Ukraine, Western Europe and NATO, and Bribe Money Laundering for the Trump Family. Treason Deal Failures were a Penalty Risk that got a Partnership collapsed. The US President made a Treason Defence Plan. It needed War Frauds + Blitzkrieg Success + War Hero Status + War Hero Immunity. Blitzkrieg Failures + Peace Management Failures added War Monger Liability to the Treason Liability. War Frauds delayed the Dismissal Process against UK Prime Minister Sir Keir Starmer. Meanwhile, the Treason Partners needed Poison Treatment Denial Frauds to kill Equity Lawyer. He survived because the Poison Damage Collapse on 6th January 2026 in Broomfield Hospital created the need to avoid a Hospital Death. The Treason Partners needed a Mental Health Fraud against him. It failed because the Renal Team of 50 doctors and nurses knew they had Witness Status in a Murder Case and the Medical Records were Murder Conspiracy Proof + Murder Concealment Fraud Proof + Murder Survival Proof. Arrest Fraud Demands by the Prime Minister got Arrest Fraud Refusals by All Relevant Officers. Mandelson Crime Evidence Offers by the Equity Lawyer got Evidence Rejection Fraud Proof against UK Authorities. Trump Family Members had a Confidence Collapse in the capacity of the US President to delivery Money Laundering Immunity.

Personality Change Evidence Reasons

3. The Corruption Remedy Process prepared for Remedy Delivery. Case Owners and Service Providers have Trustee Status. The Murder Survival and Arrest Fraud Refusals motivated Sabotage Frauds by the Network against Remedy Delivery. Communications from a Trustee evidenced a Personality Change from Reliable Decency to Remorseless Perversity. The Trustee denied the existence, relevance and probity of all evidence that got and serviced the Peace Plan including those got in the Trustee's Case. The priority was to get False Evidence for Relation Termination and then Reputation Damage. The Equity Lawyer requires Honest Process for termination or continuity of the relation.