

Before Justice / Judge sitting in the Magistrates Court / Crown Court / High Court

Upon considering the Supreme Court + Court of Appeal + High Court + County Court + Magistrates Court 22CA1074323 Assault Framing Fraud Defence and Counterclaim Case Papers dated 23rd March and 7th April 2023 and the Blackmail Complaint Statement dated 14th October 2024 and the Bankruptcy Fraud 2026 0012 + Stop Failure Framing Fraud NX18MZP + Bench Warrant Fraud Appeal and Counterclaim 22CA1074323 + Other Cases Papers dated 24th March 2026 and the Many Cases Papers dated 6th, 10th, 13th, 15th, 17th, 22nd April 2026 and the 22CA1074323 + Governance Fraud Case Papers dated 24th, 27th, 29th April and 1st and 4th May 2026

Upon the Court having Judicial Knowledge that:

1. The World War II Peace Settlement had Fundamental Flaws. The Human Rights Declaration omitted:
 - 1.1. Case Priority Rights for the Victim and Citizen
 - 1.2. Top Level Corruption Controller for the People that is Credibility Independent of the State, Law Courts, Cabinet and Parliament
2. The Human Rights Declaration Signatory States gave and got Mutual Approval of the Fundamental Flaws and used them to develop Dictator Powers. In all Signatory States the Politicians lost control to Crime Partnerships managed by State Officers and Law Court Judges. The Crime Partnerships developed Protection Fraud Networks to provide Support Services and manage Co-ordinated Corruption.
3. The Protection Fraud Network has for decades used Cabinet Office and the Judiciary to provide Protection Frauds for Crime Businesses managed by State Officers and Law Court Judges. They sell Market Frauds to Organised Crime, provide the Protection Frauds for the Corrupt Officers who manage them and trade Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. The result is Endemic Corruption Damage in which Legislation + Regulation + Precedent + Policy + High Office are Crime Proceeds.
4. Endemic Corruption Remedies need:
 - 4.1. A Purging Operation that identifies and removes Unfit Persons from High Office
 - 4.2. Victim Identification + Case Remedies
 - 4.3. A Purging Operation that identifies and remedies Legislation + Regulation + Precedent + Policy that are Crime Proceeds
5. Endemic Corruption Remedies needed a Top-Level Corruption Controller that was 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. Parliament Time Limits and Parliament Session Powers are the Oath Enforcement Powers. The Common Law requires Integrity Controls. They are:
 - 5.1. Common Law Rights Discovery by use of Reliably Objectivity to Truth Discovery and Just Reasoning that starts at the top, works downwards, identifies and invalidates the Greatest Wrong or Lesser Good at every stage of a Conflict Case, thereby avoids a Total Breakdown of the Common Law Culture, International War, Civil War, Local Riots and Party Brawls until what remains is Open Option that is the Defined Right, or Multiple Options of Equal Validity and selects one that is the Defined Right.
 - 5.2. Common Law Rights Enforcement using:
 - 5.2.1. The Credible Neutrality Qualification for Conflict Jurisdiction Offices that is managed by
 - 5.2.1.1. a Voluntary Disclosure Obligation of anything that is or might appear to be a Conflicted Interest and a Credible Neutrality Breach and
 - 5.2.1.2. Inadmissible Status for Case Process Evidence got by a Credible Neutrality Breach
 - 5.2.2. A Referenda Mandate Requirement for anything that replaces the Common Law Integrity Controls
 - 5.2.3. Separation of the Conflict Jurisdiction Offices of Authoritative Opiner, Investigator, Prosecutor, Defender, Trial Adjudicator and Appeal Adjudicator with any Justice Office earlier in the Case Process being a Conflict Disqualification from any Justice Office later in the Case Process
 - 5.2.4. Equal Competent Management Capacity for the Case Parties using Inequality Identification and Inequality Remedies
 - 5.2.5. A Validity Investigation Obligation by everyone who assumes a Conflict Jurisdiction Office to identify and remedy any Integrity Control Breach that got Inadmissible Status for the Case Process Evidence
 - 5.2.6. The Appropriate Proof Burden Standard:
 - 5.2.6.1. The Probability Standard for Civil Claims
 - 5.2.6.2. The Beyond All Reasonable Doubt Standard for Criminal Claims

5.2.6.3. The Corruption Remedy Proof Standard for High Office Unfitness Dismissals. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim

5.2.7. The Evidence Balance of a Validity Presumption for the Citizen that is subject to Rebuttal Proof Positive and Credibility Presumption for whoever has Executive Powers that are subject to either Rebuttal Proof Positive or a Rights Definition Enforcement Restraint for the Damage Risk Control Reason

5.2.8. Education Management that enables a Bright Child to understand the Common Law by the age of 16 years and apply it at the age of 21 years

6. The UK is unique. It is both a Declaration Signatory and had a Top-Level Corruption Controller that is Credibly Independent of the State, Law Courts, Cabinet and Parliament. The Citizen has Investigation Jurisdiction. It is the right to give a Confidentiality Waiver, Privilege Waiver and Priority Waiver for the Case Owner for the People. It enables use of the truth, whole truth and nothing but the truth about the Case Facts for Integrity Test of the Authorities that get Corruption Remedy Standard Proof Sets. They are Justice Proof for Honourable Officers or Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts. The Equity Lawyer is anyone with the competence and commitment to provide the Judgment Services required to manage the Integrity Test Jurisdiction. The Crown has Prosecution Jurisdiction. It is the power to use Proof Sets to make Trial Orders for the Parliament Sessions Court of Corruption Cases against the State or Unfitness Cases against Officers and Authorities. The two Lord Archbishops are Court Lawyers, one for the Trial Court and the other for the Appeal Court. The 24 Lord Bishops are the Jury Panel. They provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors.
7. The Suez Scandal was a disgraceful end to Colonial Rule for the UK and France. They used the Fundamental Flaws to make a Dictator Governance Plan for Western Europe. It vested Dictator Powers in the Cabinet. It used Sabotage Frauds against anyone it classified as a Leadership Competitor. The Sabotage Frauds against the Religious Leaders was Sex Crime Investigation Denial Frauds with intent to do Credibility Damage. The 1st Sabotage Fraud against the Coronation Oath Enforcement Authority was Dissolution Advice from the Cabinet that got a Coronation Oath Release Condition Requirement from Queen Elizabeth. It needed a Referenda Majority for Dictator Governance against Equity Governance. The Referenda Process would be a n Education Process that ended with the choice between Dictator Powers for the State and Corruption Control Powers for the Voter. It got a Referenda Refusal by the Cabinet because it would get a Landslide Majority for Equity Governance. The 2nd Sabotage Frauds were Evidence Denial Frauds and Education Denial Frauds. The Evidence Denial Frauds used a Proof Burden Reversal Fraud for the Client that forced Case Management by the Lawyer that got Decision Responsibility Rebuttal Proof against the Client. It was a Judgment Service Penalty Fraud. It denied a Reliable Supply of the Judgement Services needed to get the Admissible Evidence that the Crown and Parliament Sessions Court needed to function. The Coronation Oath Enforcement Authority remained Credibly Independent but was in a Dormant State. The intent was that everyone forgets how to service the Coronation Oath Enforcement Authority and the death of Queen Elizabeth would complete a Management Skill Loss. Education Frauds denied any mention of it in the Academic Curricula and Profession Qualification Curricula. The intent was that everyone forgets it existed.
8. The Gnostic Christians made an Equity Governance Recovery Plan. It needed use of Criminal Conspiracy Proof against a serving Prime Minister to revive active service of the Coronation Oath Enforcement Authority, manage a Corruption Remedy Process and get Democratic States to agree a World War III Peace Plan and establish a Just World Order. In 2004, Equity Lawyer Mr Ellis got Criminal Conspiracy Proof against Prime Minister Mr Blair. Queen Elizabeth used it to revive active service of the Coronation Oath Enforcement Authority and start the Corruption Remedy Process. In 2023, the Coronation Oath Enforcement King Charles used Endemic Corruption Proof against the Judiciary to negotiate the World War III Peace Plan for Democratic States.

Upon the Court Dignity Recovery Reason validating Court Motion Orders

1. Court Motion Order for the Equity Lawyer against the Cabinet that they do within 7 days, acting by the Cabinet Secretary file and serve a Statement explaining why the court should not use the Judicial Knowledge Recitals to make the Specified Orders: a Contempt Liability Order + Special, General, Aggravated and Exemplary Remedy Orders + Liberty, Reputation and Estate Recovery Orders for the Equity Lawyer against the Cabinet
2. Penalty Warning that an Order Breach will get the Specified Orders for the Equity Lawyer against the Cabinet
3. Disclosure Order for the Equity Lawyer that the Court's Chief Administration Officer do file a Sealed Order with the Commons Speaker and Lords President so they can manage Dignity Recovery for the Parliament Courts
4. Liability Investigation Directions Hearing at noon on May 2026 in Royal Court 3