

- From: Equity Lawyer Mr Edward Ellis + Citizen Ms Kellner Johnson
To: State Officers + Law Officers + Peace Plan State Leaders
Legal Service Charity or Contentious Lawyers or Kings Counsel for Citizen Ms Kellner Johnson
Harassment CM25F90597 Claimant Lawyers Morgan Wiseman for Citizen Defendant Mr Nkrumah
1. Fraud Conspiracy Finding + Contempt Investigation Order for the Citizen and People against the State
 2. Evidence Preservation + Witness Protection Priority Orders for the Witness and Citizen against the State
 3. Electronic Communications Sabotage Investigation Priority Order for the Citizen against the State
 4. Remedy Process Cases Unencrypted Communications Order for the Citizen against All Others

REASONS:

1. Fraud Management is easy for Empowered Criminals and Personal Responsibility Proof against Identifiable Individuals is hard for the Citizen. It is an Accountability Imbalance. The Common Law has an Imbalance Remedy. The Start Position of the Evidence Balance is a Validity Presumption for the Citizen and Credibility Presumption for the State both of which are subject to Rebuttal Proof Positive. The Imbalance Remedy is that Fraud Proof of anything gets a Proof Burden Reveal for the Fraud Victim against the Fraud Manager and the Fraud Beneficiary. It uses a Fraud Presumption of everything for the Fraud Victim that is subject to Rebuttal Proof Positive. In practice Fraud Conspiracy Proof against the State and Law Courts gets a Rebuttable Incredibility Handicap.
2. The Coronation Oath Enforcement Authority manage the Profession Authority responsibilities of Parliament. They use the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts get a Corruption Remedy Process. It uses Research Investigations to discover the structure and strength of the Corruption Managers. They start at the Lowest Jurisdiction and work up the Jurisdiction Hierarchy with Remedy Co-operation Tests. Failure Results get the Next Test. Endemic Corruption needs Mass Remedy Delivery. The Standard Procedure is Dismissal Executions against the Judiciary by a United Parliament, Victim Identification, Case Remedies and an International Plan for World Peace and a Just Order. A Parliament Unity Failure creates the need for a Special Procedure. It needs Endemic Corruption Proof against the Judiciary and use of it by the Crown to get a World Peace Agreement.
3. In 2004, the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Union Leaders including Prime Minister Mr Blair. The Lawful Business of UK Citizens made inevitable exposure of the Election Frauds. The EU Leaders made an Election Fraud Concealment Plan. It used Sabotage Frauds against the Lawful Business. They were Imprisonment Frauds against two Lawful Business Managers. One was a UK Citizen and the other a Netherlands Citizen. They used Netherlands Judge Trials because UK Jury Trials were an Exposure Risk. They did not have an Extradition Treaty or time to make one. They needed Extradition Frauds against the UK Citizen. Everything that could go wrong for the EU Leaders did go wrong. The 1st Effort used Armed Dutch Police on UK Soil to supervise UK Customs and Kent Police in a Kidnap Extradition Fraud against the UK Citizen. It interfered with Routine Drug Trafficking by Endemic Corruption Managers. Sabotage Efforts by them revealed that is what they were. The 2nd Effort got an Extradition Agreement for the UK and Netherlands, first use of it for an Extradition Arrest Warrant Fraud against the UK Citizen, Immunity Frauds for the Endemic Corruption Managers, Election Fraud Concealment Services for the European Leaders, an Endemic Corruption Profit Share for Prime Minister Mr Blair, Cabinet Control for the Endemic Corruption Managers, a Criminal Conspiracy Proof Set against a serving UK Prime Minister that supported a Governance Fraud Complaint by Equity Lawyer Mr Ellis that enabled Queen Elizabeth to revive active service of the Coronation Oath Enforcement Authority and them to service a Corruption Remedy Process for the People.
4. Equity Lawyer Mr Ellis provided Support Services for the Remedy Process. He made Policy Decisions. One replaced Credibility Irrelevance Proof with Credibility Proof in as many cases as possible. Another reduced to a minimum dependence on Election Communications Sabotage Fraud Presumptions. There were more.
5. In 2023, King Charles got the World War III Peace Plan for Democratic States. In 2025 it got the Dismissal Decision against Prime Minister Sir Keir Starmer and Other Endemic Corruption Managers. The Fraud Proof that got the Dismissal Decisions validates Electronic Communications Sabotage Fraud Presumptions for the People of:
 - 5.1. 2 Attachment Removals from the Royal Commission Email sent at 17.12 on Monday 18th May 2026 by the Equity Lawyer to the Public Domain Address List. There was No Attachment Removal from the MP Address List. He relies on the City Library for Email Attachment. He entered Address Lists + Subject + 2 Attachments to get Draft Emails in case he was Timed Out and needed the mobile to enter content and send.
 - 5.2. The Encrypted Protected Email at 11.39 from the Harassment CM25F90597 Claimant Lawyers. It validates the Unencrypted Communications Demand by Equity Lawyer Mr Ellis and Citizen Mr Nkrumah.