

This document has Advice Status Only until used by the Citizen

All Charges No Jurisdiction Plea + No Liability Plea + Contempt Fraud Counter Charge

Applications for Corruption Findings + Remedy Orders

Grounds: Fraudulent Breaches of Natural Justice + Human Rights + Overriding Justice Objective

Remedy Proposals

1. Notorious Case History Finding + Conflicted Interest Finding + Credible Neutrality Breach Finding + Conflict Jurisdiction Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Contempt Investigation Order + Pending Remedies Enforcement Stay Protection for the Defendant against the State for the REASON: The Court has Judicial Knowledge that: A series of cases got No Court Records Claims by Court Offices and Court Record Claims by the State and Contempt Remedy Denial Fraud Proof + Trial Fraud Proof for Mr Brian Pead against the Law Courts. The Coronation Oath Enforcement Authority has Corruption Remedy Jurisdictions that govern Parliament Session Powers. They manage the Profession Authority responsibilities of Parliament. In 2004 they used Top-Level Corruption Proof to start a Corruption Remedy Process that has continued ever since. In 2019, Mr Pead discovered the Coronation Oath Enforcement Authority and the Remedy Process. Remedy Co-operation from Mr Pead got the information used for the Framing Fraud 2018 0417 Dismissal Application Advice 4th July 2019 and the Contempt Remedy Application Advice dated 25th July 2019 of Equity Lawyer Mr Ellis that got Partial Acceptance + Co-operation Failures that is evidence by the Urgent Application dated 29th July 2019 by Mr Pead. In 2023 the Remedy Process got Endemic Corruption Proof against the Judiciary. King Charles used it to negotiate the World War III Peace Plan for Democratic States. The December G7 Summit got Agreement Signatures. The Peace Agreement requires Sovereign States to destroy the Protection Fraud Networks that manage Endemic Corruption, recover control of State Budgets, resource World War III Defences and resource a Just World Order. The Management Agreement got Test Case Status for the UK and Test Manager Status for the Coronation Oath Enforcement Authority. The Remedy Agreement got Remedy Enforcement against Fraud Profiteers and Penal Enforcement against Corrupt Leaders. The Delivery Agreement got Delivery Commitments, some of which are conditional. The Publicity Agreement required Whole Plan Secrecy there was enough Stage Plan Success Publicity for Whole Plan Publicity. Commitment Deliveries by Japan and the USA got Remedy Enforcement against Fraud Profiteers. It financed the Remedy Budgets for the Post Office Scandal and Contaminated Blood Scandal. The Corruption Exposure enabled the 2024 General Election to destroy the capacity of the Protection Fraud Network to use the Conservative Party as a Control Agent against Parliament and got a Forced Dependency on the Labour Party. The 2024 Parliament Session Grant had Corruption Remedy Conditions that were designed to destroy the capacity of the Protection Fraud Network to use it as a Control Agent. Condition Braches got Remedy Denial Fraud Findings against the Cabinet and the Default Dismissal Penalty against Prime Minister Sir Keir Starmer. Dismissal Execution needed International Support. In January 2025 the Peace Plan States supported the UK Opposition Leaders using the Child Prostitution Scandal to extort Remedy Delivery Commitments from the UK Cabinet. Remedy Denial Frauds got the Epstein Scandal + Mandelson Scandal + Leadership Frauds Scandal. They got Confidence Collapses + Fraud Service Refusals + Partial Remedies by Criminals + Investigators + Prosecutors + Adjudicators. The cases of Mr Pead will be used to assess the difference that Remedy Co-operation made to Case Outcomes and decide Remedy Precedents.
2. Contempt Investigation Order + Investigation Resource Reference to Parliament
3. Contempt Investigation 1 Hour Directions Hearing Order at on June 2019