

Parliament Sessions Court
High Court + Criminal Courts
High Court
Family + Crown Court
County Court
Magistrates Court

The People v The Judiciary
Equity Lawyer Mr Edward Ellis v Cabinet
Citizen Ms Kellner – Johnson v Cabinet
Citizen Mr Nkrumah v Ms Mukasa + State
Citizen Mr Ms Davies v Worcester City Council
Mr Brian Pead v State

Corruption Remedies
Fraud Claim KB 2026 Framing Fraud 22CA1074323
Governance Fraud Claim KB 2026
Frauds CM25F90597+01KW1226225+01KW1237025
Bankruptcy Fraud 2026 0012
Harassment Framing Fraud

Evidence Access Consent Notices

27th May 2026

Take Notice that the Case Papers of Citizens include Evidence Access Authorities for whoever needs it. Examples:

1. The Protection Fraud Network manage Endemic Corruption. They use Cabinet Office and the Judiciary to provide Protection Frauds for Crime Businesses managed by State Officers and Law Court Judges.
2. Business Expansion Plans user Priming Case to identify and reward Corrupt Professionals and identify and penalise Honest Professionals. Mr Peter Mandelson managed Expansion Plans. They were Performance Enhancing Drug for Sports Professionals and Fitness Fanatics + Land Frauds for Big Owners and Small Businesses + Family Sabotage Frauds and Child Thefts that got Big Care Budgets, Budget Fraud Profits with Expatriation Frauds that got Money Laundering Services for Top Agents from Sovereign States + Land Frauds for Network Agents against the State + Blackmail Frauds that used Minimum Sentence Protection Frauds for Mr Epstein from the USA Authorities to get Sex Crime Entrapment + Sex Crime Framing Frauds + Blackmail Materiel for Top Financiers wo used Election Campaign Contributions to buy Protection Frauds.
3. In 2004, the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. They needed Dictator Power Concealment Frauds to get a Referenda Acceptance of Dictator Powers. The Lawful Business of UK Citizens was an Exposure Risk. The Election Fraud Concealment Plan used Imprisonment Frauds against two Lawful Business Managers. Everything that could go wrong for the EU Leaders did go wrong. It got Criminal Conspiracy Proof against EU Leaders. Equity Lawyer Mr Ellis gave it to Queen Elizabeth. She revived active service of the Coronation Oath Enforcement Authority and started a Corruption Remedy Process. Equity Lawyer Mr Ellis provided Support Services. It motivated Remedy Sabotage Frauds by the Endemic Corruption Managers.
4. Equity Lawyer Mr Ellis got Ruin Fraud Conspiracy Proof against the State, Law Courts, Cabinets and Parliaments. A Bankruptcy Fraud Conspiracy failed. Everyone serviced the Set-Up Condition. No one wanted Completion Responsibility. The Set-Up Frauds were Repeat Copyright Theft Attempts + Technology Business Sabotage Frauds + Probate Frauds + Bank Credit Misrepresentation Frauds + Tax Frauds + Client Money Thefts by Regulated Lawyers + Law Profession Disqualification Frauds. The Equity Lawyer used the process to get Fraud Conspiracy Proof. A series of Ruin Fraud Conspiracies failed. The Best Evidence are the NHS Patient 6328556020 Medical Records. They are Murder Conspiracy Proof + Murder Concealment Fraud Proof + Murder Survival Proof. More than 50 Renal Team Medics have Murder Witness Status. In 2019, Equity Lawyer Mr Ellis got the Corruption Proof. It got the Forced Resignation from Prime Minister Mrs May and Forced General Election. Leadership Contest Deals got Support Votes and Premier Office for MP Mr Johnson and Cabinet Office for Protection Fraud Network Agents and Protection Frauds for the Judiciary. In October 2019, the Parliament Session Grant required a General Election before the Year End. On 12th December 2019 the General Election got a Big Governing Majority for Prime Minister Mr Johnson. The Parliament Session Grant required a Corruption Investigation of the Law Courts. There was a Direct Conflict between the Protection Fraud Commitments to the Judiciary and Corruption Remedy Commitments to the Crown. Prime Minister Mr Johnson needed to stop the Equity Lawyer servicing the Corruption Remedy Process. He issued a Poison Kill Order against the Equity Lawyer. The Equity Lawyer met Corruption Victims in a café across the road from the Royal Court of Justice. On 17, 18 or 19th December 2019 a Secret Service Officer or Agent joined them and gave the Equity Lawyer a poisoned a cup of tea. The Poison Damage was Big Molecules Crisis and Reducing Blood Pressure Crisis. The choice for Medics was Notice Nothing + Do Nothing, Mental Health Frauds to deprive the Victim of the Legal Capacity for Remedy Action and Career Suicide by providing Effective Treatment. In week 6 to 7 the body expelled the Big Molecules and did Rupture Damage to the Sweat Glands. The Equity Lawyer broke about 2,500 Scabs on his back and thighs. It enabled Repeat Use of the Ruptured Sweat Glands, saved the rest of his skin and his life. The Sweat Gland Ruptures ended. There was a Brief Interval and then Toxin Dumps did Skin Damage. No Action got Skin Rot. The Remedy Action was Skin Breaks + Squeezed Out Poison + Skin Repairs. In April 2020, the Equity Lawyer had End Stage Kidney Failure. The Root Case was Excess Adrenalin in Puberty. It burnt holes in the organs. Every heartbeat for more than 50 years increased the holes in the kidneys. The Toxin Dumps coincided with the End Stage Kidney Failure. The Equity Lawyer thought the Toxin Dumps were part of the Kidney Failure. An Emergency Admission to Broomfield Hospital got Dialysis Treatment. A Kill Order from Prime Minister Mr Johnson got a Prescription Fraud for a Lethal Drug that bonded Urea to Red Blood Cells. The Murder Method was to rot the body from the Blood Cell Out. The Covid Emergenecy denied use of Secret Service Doctors to service the Kill Order. They had to rely on the Local Renal Team. They could cope with Treatment Denial Frauds for Murder Concealment. Not enough of them

Parliament Sessions Court
High Court + Criminal Courts
High Court
Family + Crown Court
County Court
Magistrates Court

The People v The Judiciary
Equity Lawyer Mr Edward Ellis v Cabinet
Citizen Ms Kellner – Johnson v Cabinet
Citizen Mr Nkrumah v Ms Mukasa + State
Citizen Mr Ms Davies v Worcester City Council
Mr Brian Pead v State

Corruption Remedies
Fraud Claim KB 2026 Framing Fraud 22CA1074323
Governance Fraud Claim KB 2026
Frauds CM25F90597+01KW1226225+01KW1237025
Bankruptcy Fraud 2026 0012
Harassment Framing Fraud

Evidence Access Consent Notices

27th May 2026

could cope with Murder Management. Suspicious Behaviour by the Drugs Nurse got Questions by the Equity Lawyer and a Case Reference by her to the Renal Doctors. Prescription Fraud Murder Questions by the Equity Lawyer got Response Refusals and Attempted Murder Termination by the Renal Doctors. In November 2023, the Renal Consultant said that a True Diagnosis of the Poison Damage would get a Prison Sentence for him. Renal Records are Reducing Blood Pressure Proof + Remedy Treatment Denial Proof for the next 5 years, 7 months and 24 days until on 6th January 2026. It was a Dialysis Treatment Day. The Total Collapse was onto a Dialysis Bed. The Renal Team needed to avoid a Hospital Death and gave Immediate Treatment. 4 days Hospital Treatment got Normal Blood Pressure. Meanwhile, Investigation Services by the Equity Lawyer got Proof Sets that the Coronation Oath Enforcement Authority used for Remedy Management. In 2025 and 2026 the Epstein Scandal + Mandelson Scandal + Dismissal Process against Prime Minister Sir Keir Starmer were Work In Progress. A Mental Health Fraud against the Equity Lawyer failed because more than 50 Renal Team Medica has Witness Status on a Murder Case. In 2026, and Arrest Fraud Order from Prime Minister Sir Keir Starmer got Arrest Fraud Responsibility Refusals by All Relevant Officers.

5. Citizen Mr Nkrumah got Case Records from 2002. Mr Nkrumah could beat Mo Farah at some distances, had a BT Apprenticeship, was the Marketing Model for the BT Apprenticeship and had a good relationship with God. He did not need Performance Enhancing Drugs. He had Influencer Status and was an Exposure Risk. The Expansion Plan used Ruin Frauds against Exposure Risks. The Ruin Fraud against Mr Nkrumah was a Copyright Piracy Framing Fraud that lost the BT Apprenticeship and did Career Ruin Damage. He retained Influencer Status. He helped to get the Young Black Vote in the 2004 + 2008 London Mayor Elections for MP Mr Boris Johnson and the 2010 General Election for MP Mr David Cameron. Between 2010 and 2015 the Remedy Process Total Co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband. It stopped the Land Theft Expansion Plan for Top Network Agents against the State. The Coronation Oath Enforcement Authority could rely on whoever won the 2015 General Election for Remedy Delivery. It needed Dismissal Executions against the Judiciary by a United Parliament, Victim Identification, Case Remedies and a Peace Plan for Democratic States to manage World War III Defences and Just World Order. The European Referenda Commitment got the Election Victory for Prime Minister Mr Cameron. The Parliament Session Grant had Corruption Remedy Conditions. They were Set-Up Conditions included a Test Case Year that got either Remedy Delivery from the Judiciary or Remedy Denial Fraud Proof for Dismissal Executions against them. Prime Minister knew it would get Remedy Delivery Denial Fraud Proof, and the Dismissal Executions would get Corruption Exposure that increases the Leave Vote in the European Referenda. He used the Test Case Year for the European Referenda, led the Remain Campaign, lost and resigned. It was an Honourable Resignation. The Protection Fraud Network needed to stop the Dismissal Executions against the Judiciary. They bought Leadership Votes for MP Mrs May because she was one of them. It enabled Lord Mandelson to manage the Land Theft Expansion Plan for Top Network Agents. Many thousand Forged Leases by Housing Officers got Forgery Complaints by Citizen Mr Nkrumah that motivated a Ruin Fraud Conspiracy against him that got Child Prostitution Protection Fraud Proof against them.
6. Citizen Ms Theodorou got Case Records from 2014 to 2026. She has the Expansion Plan Priming Case for Family Sabotage Frauds + Child Thefts. Her 6 children had 3 Cypriot Grandparents. It was the Test Case that got Money Laundering Services from Cypriot State Officers for Top Network Agents. Police Frauds included use Protection Pretence Frauds to get consent for Panic Alarms that serviced Electronic Surveillance Frauds against Victims.
7. Citizen Ms Davies got Case Records that are Council Tax Liability Order Forgery Proof against Worcester City Council and Forgery Protection Fraud Proof against the State, Law Courts, Cabinets and Parliament
8. Many Citizens got Case Records that are Similar Fact Fraud Proof against the Authorities. Citizen Ms Kellner-Johnson got Mental Health Fraud Conspiracy Proof from 1998 to 2026. Deportation Blackmail from UK to Austria denied the Coronation Oath Enforcement use of her case. On 4th May 2026, progress with the Dismissal Execution against Prime Minister Sir Keir Starmer got use of her case. 18 days later it got a Wrong Admission + Voluntary Release + Considerate Behaviour from Bradford District NHS Trust.
9. In 2019, Victim Mr Brian Pead discovered the Coronation Oath Enforcement Authority and Remedy Process. Remedy Co-operation Refusals deny him Citizen Status. His cases are too important to ignore. The Remedy Process will use them. The Harassment Case will discover whether it gets Remedy Co-operation from him.