

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

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

Magistrates Court

Mr Brian Pead v State

Harassment Framing Fraud 36CJ2485825

Brief Statement of Equity Lawyer Mr Ellis

28<sup>th</sup> May 2026

Mr Edward Ellis of 15 Portreath Place, Broomfield Chelmsford CM1 4DL –07788271717 +[edward.w.ellis@gmail.com](mailto:edward.w.ellis@gmail.com)

1. The UK Top Corruption Controls are the Coronation Oath for Equity Governance using the Common Law, Parliament Session Decisions made by the Coronation Oath Enforcement Authority and General Elections that change Governing Majorities and stop Power Concentration in Unrepresentative Minorities.
2. The Crown has a Parliament Sessions Power Limit. It is too important for one person to manage. It needs Quality Controls for every stage of the Decision Process. The Common Law provides the Quality Controls. They are Jurisdiction Separation of investigation, prosecution, defence, trial adjudication and appeal adjudication. They use the Corruption Remedy Proof Standard. They are use of the truth, whole truth and nothing but the truth about Case Facts for Integrity Tests of the Authorities to get Proof Sets that meet the Corruption Remedy Proof Standard.
3. Investigation Jurisdiction needs a Confidentiality Waiver, Privilege Waiver and Priority Waiver from the Case Owner for the People, and then Integrity Test Management. The Case Owner gets Citizen Status and Passive Protection Rights that are an Integrity Test of the Cabinet. An Equity Lawyer is anyone who has the competence and commitment to manage Integrity Tests that got Corruption Remedy Standard Proof Sets. Equity Lawyer Status gets Active Protection Rights. The Parliament Session Grant has Corruption Remedy Conditions. They define the Active Protection Rights. They are Power Use Prohibitions. One is a Legal Service Crime Prosecution Prohibition. Another is a Civil Contempt Enforcement Prohibition. Case Management by the Equity Lawyer motivates Corrupt Officers to demand Protection Fraud that needed use of Civil Contempt Powers with all decisions signed by Judges.
4. The Crown has Prosecution Jurisdiction. It is the power to use Corruption Remedy Standard Proof Sets for Trial Orders by the Parliament Sessions Court of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. The Lord Archbishops are Court Lawyers, one for the Trial Court and the other the Appeal Court. The 24 Lord Bishops are a Jury Panel. They provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors. When they are busy, they provide two Trial Juries of up to 8 and one Appeal Jury of up to 8. The Corruption Remedy Proof Standard eliminates the need for Witness Attendances, Credibility Findings and Personal Case Presentation. It enables Trial Orders by the Crown to get a Trial Verdict and Appeal Decision in 7 and 10 days.
5. Integrity Tests that get Remedy Denial Fraud Proof against Parliament validate a Prohibition Waiver. It enables Case Management by the Equity Lawyer to get Civil Contempt Enforcement Frauds that are Endemic Corruption Proof against the Judiciary. The Crown uses it to get an International Agreement for Corruption Remedies.
6. In 2004, Top Level Corruption Proof got a Corruption Remedy Process. In 2023, the Equity Lawyer got completion of an Endemic Corruption Proof Set against the Judiciary. King Charles used it to negotiate the World War III Peace Plan for Democratic States. It got International Support for the Dismissal Process against the Endemic Corruption Remedy Managers in Parliament. The 2024 General Election damaged them. The Dismissal Process against Prime Minister Sir Keir Starmer is Work In Progress.

**Mr Brian Pead.**

7. The Protection Fraud Network managed Endemic Corruption. The Remedy Process motivated Corrupt Officers to demand Protection Frauds. A Sex Crime against a Disabled Student got Remedy Action by Headmaster Mr Pead. Protection Fraud Demands by Guilty Individuals got the Ruin Fraud Conspiracy against Mr Pead. Remedy Process Successes motivated Repeat Oppression Frauds against Exposure Risks. Mr Pead was one. In 2019, he discovered the Coronation Oath Enforcement Authority. He denied them use of the cases. Co-operation Failures by him will not stop a Corruption Investigation into All Connected Cases.