

Parliament Sessions Court
High Court + Criminal Courts
High Court
Family + Crown Court
County Court
County Court
Magistrates Court
Ministry of Justice

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
Citizen Mrs Theodorou v Enfield Council
Mr Brian Pead v State
Equity Lawyer v Ministry of Justice

Corruption Remedies
Fraud Claim KB 2026 Framing Fraud 22CA1074323
Governance Fraud Claim KB 2026
Frauds CM25F90597+01KW1226225+01KW1237025
Bankruptcy Fraud 2026 0012
Governance Fraud Claim N00CL318
Harassment Framing Fraud 36CJ2485825
Fee Remission Denial Fraud Complaint

Harassment Framing Fraud 326CJ2485825 + All Cases Additional Evidence + Filing Notice

29th May 2026

Additional Evidence

1. The Standard Procedure requires use of Mass Publicity for Remedy Denial Fraud Proof against Parliament for a Session Refusal to get a Forced General and Power Transfer to a New Governing Majority.
2. In 2023, the World War III Peace Plan got Corruption Remedy test Case Status for the UK and Test Manager for the Coronation Oath Enforcement Authority. In January 2025, the Peace Plan States supported the UK Opposition Leaders in use of the Child Prostitution Scandal to extort Remedy Delivery Commitment from the UK Cabinet.
3. In July 2025, they required Dismissal Executions against the Judiciary by Parliament, and then Victim Identification and Case Remedies by the Law Courts. They were Commitment Frauds. They needed Remedy Denial Frauds. They needed Epstein File Concealment Frauds by USA Authorities. It needed a Treason Deal that got Big Bribes for USA President Mr Trump, Epstein File Concealment Frauds for the UK Cabinet and Defence Sabotage Frauds for Russia against Ukraine, Western Europe and NATO and Bribe Money Laundering by Trump Family Members because USA Officers and Trump Employees were an Exposure Risk. The UK Cabinet made Lord Mandelson the Treason Deal Manager and gave him the office of UK Ambassador to the USA. Everything that could go wrong for the Treason Conspirators did go wrong. In July 2025, Remedy Delivery failures got Remedy Denial Fraud Findings against the UK Cabinet + Default Dismissal Penalty against Prime Minister Sir Keir Starmer + Epstein Scandal + Mandelson Scandal + Leadership Contest Denial Fraud Scandal. In 2026, Election Defeats got preparations for a Forced Leadership Contest.
4. The Peace Plan States needed an opportunity for the USA Senate to demonstrate commitment to the Peace Plan. The State Visit of King Charles got that opportunity.
5. In 2026, the Treason Deal Proof validated the Standard Procedure of a Session Refusal + Forced General Election. The Parliament Sessions Court did not do that. The Session Grant Reason is that the UK is the only Peace Plan State that has a Top-Level Corruption Controller with Parliament Session Powers. They needed to know how Corruption Remedies could be managed without Parliament Session Powers.
6. Corruption Remedies needed Election Defeats for the Governing Majority to get a Forced Parliamentary By Election for the Makerfield Constituency and then a Forced Leadership Contest.
7. Remedy Case Process Denial Frauds are Standard Procedure by Endemic Corruption Managers. The Treason Claim of Equity Lawyer Mr Ellis prepared for the Forced By Election and Forced Leadership Contest. Crown Court Stamps on Treason Case Documents are Document Existence Admission Proof for the Equity Lawyer, Citizens and Peace Plan States against the Ministry of Justice and Law Courts. They got Confidence Collapses by State Officers to provide Fraud Services.
8. On Filing Day 23 it got the Mental Health Imprisonment Fraud Release for Citizen Ms Kellner Johnson
9. On Filing Day 30 it got a Case Management Enquiry Email from the Royal Courts Fee Officers that asked whether the Crown Court Stamp on Treason Claim Papers validated a Fee Remission Denial Fraud. The Enquiry Response is the Fee Remission Denial Fraud Complaint + Immunity Negotiations Offer.
10. The Peace Plan States are interested to know the Case Management Response of Harassment Framing Fraud 36CJ2485825 Prosecutors and Judges at the Plea Hearing on 4th June 2026. The only change in Case Documents a Date Change from 25, 26 and 27 to 28 May 2026 and the addition of Case Reference 36CJ2485825.

Filing Notice

2026 05 28 All Cases + Brief Statement of Equity Lawyer Mr Ellis for Citizens v State

2026 05 28 All Cases + Evidence Access Consent Notices from Equity Lawyer + Citizens

2026 05 28 All Cases + Filing Notice + Best Advice from Equity Lawyer Mr Ellis

2026 05 28 Harassment 36CJ2485825 Defence Statement + Fraud Counter Charge + Remedy Proposals of Mr Pead v State

2026 05 29 Treason Claim Fee Remission Denial Fraud Complaint of Equity Lawyer v State Officers

2026 05 29 All Cases + Treason Immunity Negotiation Offer of Equity Lawyer v Endemic Corruption Managers