

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

Treason Claim Fee Remission Denial Fraud Complaint

29th May 2026

From: Equity Lawyer Mr Edward Ellis -15 Portreath Place Broomfield Chelmsford CM1 4DL –
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To: State Officers + Law Officers + Ministry of Justice + High Court + Cabinet + Peace Plan States
Complaint: High Court Fee Remission Certificate Issue Denial Frauds by Fee Administration Officers
Fraud Motive: Protection Frauds for Law Court Judges and Cabinet Officers who are Endemic Corruption Managers
Fraud Method: The Fee Remission Certificate Denial Fraud is the first in the series of Process Denial Frauds that prevents Personal Identification of Law Court Judges who are the Middle Rank Managers of Endemic Corruption. Process Denial Fraud Orders from Law Court Judges get Process Denial Frauds by Administration Officers. In the case of Impoverished Victims, the 1st Process is Court Fee Remission.

Context:

The World War II Peace Settlement had Fundamental Flaws. The Human Rights Declaration omitted Case Priority Rights for the Victim and Citizen and Top-Level Corruption Controls that are Credibly Independent of the State, Law Courts, Cabinet and Parliament. The Declaration Signatories gave and got Mutual Approval of the Fundamental Flaws and used them to develop Dictator Powers. The UK was a Unique Case. It was a Declaration Signatory that had a Top-Level Corruption Control that is Credibly Independent. It is the Coronation Oath Enforcement Authority. They manage the Profession Authority responsibilities of Parliament. They govern Parliament Session Powers. The Service Quality Controls include use Case Facts for Integrity Tests to get Proof Sets that meet the Corruption Remedy Proof Standard. The Integrity Tests needed Judgment Services by Equity Lawyer. Judgment Service Penalty Frauds against Regulated Lawyers deterred the Skill Development needed for a Regulated Lawyer to achieve Equity Lawyer Status. It denied a Reliable Supply of Equity Lawyers and Admissible Evidence and got a Dormancy Period for the Coronation Oath Enforcement Authority. In 2004, the preparations for the European Referenda got Election Fraud Proof against European Leaders including Prime Minister Mr Blair. Exposure of the Election Frauds would get a Landslide Rejection of the European Constitution Dictator Powers. The Lawful Business of UK Citizens was an Exposure Certainty. The EU Leaders made an Election Fraud Concealment Plan. It used Extradition Frauds + Imprisonment Frauds against two Lawful Business Managers. Equity Lawyer Mr Ellis and Queen Elizabeth used it to revive active service of the Coronation Oath Enforcement Authority and start a Corruption Remedy Process. Remedies against UK Endemic Corruption Managers needed International Support. Queen Elizabeth and Prince Charles used the Commonwealth Conference for a Co-operation Test of World Leaders. It got Imprisonment Fraud Releases for 40,000 People. Elizabeth and Charles procured International Support for various stages of the Corruption Remedy Process. In 2023, Charles negotiated the World War II Peace Agreement for Democratic States. 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. Peace Plan Deliveries by Japan and the USA financed Remedy Budgets for the Post Office Scandal and Contaminated Blood Scandal. Corruption Exposure enabled the 2024 General Election to weaken the UK Protection Fraud Network. Corruption Remedies needed a Killer Blow. In January 2025, the Peace Plan States supported UK Opposition Leaders in use of the Child Prostitution Scandal to extort Remedy Delivery Commitments from the UK Cabinet. They were Commitment Frauds. Their Absolute Priority was Remedy Sabotage Frauds. They needed Epstein File Concealment Frauds by the USA. It needed a Treason Deal with USA President Mr Trump. They made Lord Mandelson the Concealment Manager and gave him the office of UK Ambassador to the USA. He negotiated the Treason Deal. It 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 the North Atlantic Treaty Organisation. In July 2025, Remedy Delivery Denial Frauds in the UK got Fraud Findings against the UK Cabinet + Default Dismissal Penalty against Prime Minister Sir Keir Starmer + Epstein Scandal + Mandelson Scandal + Leadership Frauds Scandal. Treason Deal Failures + Corruption Exposure motivated a Self Defence Plan by USA President Mr Trump. It needed War Frauds + Massive Bombardment + Total Victory + Dictated Peace Terms + War Hero Status for Treason Immunity. A Total Victory Failure created the need for the USA State Visit by King Charles that enabled the USA Senate to evidence their commitment to the Peace Plan.

Leadership Failures by the Governing Majority created the need for Election Defeats to get a Leadership Contest. The Governance Fraud Claim prepared for it. Crown Court Stamps on High Court Claim Papers got Confidence Collapses + Fraud Service Refusals by State Officers. The Proof Positive is the Mental Health Fraud Release of Citizen Ms Kellner Johnson on Filing Day 22 + Fee Remission Enquiry Email on Filing Day 30. The Plea Hearing on 4th June 2026 will discover what it gets from the Framing Fraud 36CJ2485825 Prosecutors + Magistrates Court Judges.