

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

36CJ2485825 Remedy Co-operation Confirmation from Equity Lawyer for Citizen Mr Pead. 1st June 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

Courtesy Notice to: World War III Peace Plan States:

1. Citizen Mr Pead has a Good Intellect and Communication Skills. The Proof Positive includes books about:
 - 1.1. The 1989 Hillsborough Scandal – Manslaughter Protection Frauds for Police Officers that used Liability Framing Frauds against Live Victims and Dead Victims
 - 1.2. The 1998 Murder Protection Fraud for Police Officers that used the Murder Victim’s Body for a Murder Framing Fraud against Mr Tony Maritin
2. Mr Pead was a Successful Professional. He knew about the Low-Level Corruption Controls. He did not know that the Protection Fraud Network were the Endemic Corruption Managers. He did not know the Coronation Oath Enforcement Authority was the Top-Level Corruption Controller, or the Remedy Co-operation they needed.
3. He did not know that that in 2004 the preparations for the European Referenda got Election Fraud Proof against European Leaders. The Lawful Business of UK Citizens made inevitable the exposure of the Election Frauds. The EU Leaders made an Election Fraud Concealment Plan. It used Sabotage Frauds against the Lawful Business. They were Imprisonment Frauds against two Lawful Business Managers. One was a UK Citizen and the other a Netherlands Citizen. They used Netherlands Judge Trials because UK Jury Trials were an Exposure Risk. They needed Extradition Frauds against the UK Citizen. They did not have an Extradition Treaty or the time to make one. They used Armed Netherlands Police on UK Soil to supervise UK Customs and Kent Police managing a Kidnap Extradition Fraud against the UK Citizen. UK Customs knew that all States used Kidnap Extradition Frauds. It was the first Joint Kidnap Extradition Frauds by EU States. UK Customs did not believe that is what it was. They thought it was cover for a Criminal Investigation into the Drug Crimes Business of Top Police, Top Customs and Top Judges. They managed Investigation Sabotage Frauds that exposed the Drug Crime Business, and the Protection Fraud Business managed by Cabinet Officers and Top Judges. Prime Minister Mr Blair demanded a Profit Share. Equity Lawyer Mr Ellis gave the Corruption Proof to Queen Elizabeth. She revived active service of the Coronation Oath Enforcement Authority and start a Corruption Remedy Process that has continued ever since. It was a Power Struggle between the Protection Fraud Network and Coronation Oath Enforcement Authority for control of Parliament. Corruption Remedies needed International Support. Queen Elizabeth and Prince Charles managed a Remedy Co-operation Test of World Leaders. They used the Political Prisoner Proof and the Commonwealth Conference. It got 40,000 Imprisonment Fraud Releases.
4. In 2006, the Remedy Process got the Forced 10 Months Retirement Notice from Prime Minister Mr Blair. It enabled use of the Leadership Contest for an Integrity Test of the Governing Majority. It discovered that more than half were Network Agents or Network Puppets.
5. In 2006, a Sex Crime against a Disabled Student got an Investigation Commitment from Mr Pead. It motivated Protection Fraud Demands by Corruption Officers that got Ruin Frauds against him. He did not know the Remedy Process got Top -Level Commitment to the Ruin Frauds.
6. In 2007, a Leadership Deal got Support Votes from Prime Minister Mr Blair for Mr Brown and Cabinet Office for Protection Fraud Network Agents. The Top Agent was Mr Peter Mandelson. No one wanted him as Constituency MP. He supervised Network Agents who had Cabinet Office. In 2008, he was given a peerage and Cabinet Office.
7. In 2007, the Parliament Session Grant had Corruption Remedy Conditions. High Court Judgments were Self Evident Fraud Proof against the Judiciary. The Remedy Conditions required use of them for a Corruption Investigation. Prime Minister Mr Brown tried to resist but submitted.
8. In 2013, Mr Pead took a close interest in the Murder Framing Fraud against Mr Tony Martin.
9. In 2019, the Ruin Frauds against Mr Pead did not fizzle out. It was Proof Positive that Corrupt Officers involved in the Murder Framing Fraud against Mr Tony Martin were Top Network Agents 20 years later. The Equity Lawyer wanted the Mr Pead Cases for the Endemic Corruption Proof Set that the Crown needed to negotiate the World War III Peace Plan Agreements. Chronic Stress made Mr Pead incapable of Remedy Co-operation. The Pead Cases were not in the Endemic Corruption Proof Set used to get the 2023 World War III Peace Plan for Democratic States.
10. In May 2026, Mr Pead had recovered enough to cope with Remedy Co-operation. The Mr Pead Cases are a Comparator Set for the Remedy Process Cases. The Ruin Frauds against him started with the Corruption Dismissal of Prime Minister Mr Blair and continued throughout Celebrity Paedophile Scandals + Many Scandals + End Stage Scandals: Epstein Scandal + Mandelson Scandal + Starmer Scandal + Trump Treason Deal Scandal.
11. Mr Pead has agreed to conduct Personal Recovery Research and service Remedy Delivery + Remedy Publicity.