

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

The People v The Judiciary
Equity Lawyer Mr Edward Ellis 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

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

Action Request from Equity Lawyer to Citizen Mr McMaster

19th June 2026

From: Equity Lawyer Mr Edward Ellis To: Citizen Mr Iain McMaster

Action Requests:

1. Fraud Appeal against the Investigation Fraud + Prosecution Fraud + Trial Fraud that in 2010 got a No Case Finding Failure and 4 Month Trial in Southwark Crown Court that on the Same Evidence ended with an Acquittal Direction from the Trial Judges for Mr McMaster against the State with intent that the Court of Appeal have an opportunity to set Remedy Precedents using Invalidity Findings + Fraud Findings + Revocation Orders + Remedy Investigation Orders + Investigation Resource Reference to Parliament
2. A Governance Fraud Claim against the State and Cabinet to get Bias Fraud Findings + Damage Findings + Contempt Findings + Remedy Entitlement Findings + Contempt Liability Order + Reputation Restoration Order + Liberty Restoration Order + Estate Restoration Order + Remedy Investigation + Investigation Resource Reference to Parliament

REASONS:

1. In 2023, King Charles used Endemic Corruption Proof against the Judiciary to negotiate the World War III Peace Plan for Democratic States. The Peace Agreement requires Sovereign States to recover 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 Corruption Remy Test Case Status for the UK and Test Manager Status for the UK Coronation Oath Enforcement Authority.
2. The Peace Plan needs Precedent Cases that use Corruption Remedies for the Case Victims and Budget Fraud Recovery for the State against Fraud Managers and Fraud Beneficiaries. Notorious Cases that got Public Outrage will be useful.
3. In 1999, Norfolk Police needed Murder Protection Frauds. They moved the Victims Body to a Norfolk Farm and used it for a Murder Framing Fraud against Farm Owner Mr Tony Martin. It was a Notorious Case that got Public Outrage. Case Management by Regulated Lawyer Mr McMaster who was a Legal Service Charity Employee got Appeal Services from Counsel. The Financial Collapse of the Legal Service Charity got continued Case Management Services by Mr McMaster.
4. All of it got an Appeal Permission and a Mental Incapacity Trial Issue Waiver that got a Conviction Reduction from Murder to Manslaughter and Forced Early Release for Mr Martin. Mr McMaster gave Media Interviews before and after the Forced Release.
5. A Junior Officer who needed or serviced the 1999 Murder Protection Frauds rose in the ranks, became a Top Agent of the Protection Fraud Network in Norfolk, and has procured or managed Protection Frauds from 1999 to 2026.
6. Meanwhile, in 2004, the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. The Lawful Business of UK Citizens made inevitable the exposure of the Election Frauds before the 2005 European Referenda. The European Leaders made an Election Fraud Concealment Plan. It used Imprisonment Frauds against two of the Lawful Budiness Managers. They used Netherland 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. The 1 Extradition Effort used a Drug Crime Framing Fraud and Armed Netherlands Police on UK soil to supervise UK Customs and Kent Police in a Kidnap Extradition Fraud. The EU Leaders and the Netherlands Investigators did not know that a complex series of events discovered the Extradition Target would have nothing to do with drug for profit, when threatened with violence or under police supervision. It got Incredible Target Statius for him in Drug Investigations. Top Police, Top Customs and Top Judges were the Top UK Drug Dealers. They used his address as the Decoy Address on the Carrier Movement Records for more than 70 Drug Shipments. They did so because, if anything went wrong, the Incredible Target Status would ensure the Decoy Address Investigations got Dead End Results. UK Customs knew that all States used Kidnap Extradition Frauds. It was the first Joint Extradition fraud by EU States. UK Customs did not believe that was what it was. They knew that a Crime Complaint by the Extradition Target had got the Incredible Target Status. They thought he had discovered Decoy Address Frauds, filed a Crime Complaint and was assisting a Decoy Address Fraud Investigation. They got News Coverage for a Big Drugs Bust + International Co-operation and took control to manage Decoy Address Investigation Frauds. The Extradition Target was in a UK Prison, had Jury Trial Rights and an Investigation Record that was Innocence Proof for him and Guilt Proof against the Investigation Officers. The 2nd Extradition Effort got Immunity Frauds for the Top Drug Dealers, Election Fraud

Action Request from Equity Lawyer to Citizen Mr McMaster

19th June 2026

Concealment Services for the EU Leaders, an Extradition Treaty for the UK and Netherlands, use of it for the 1st Treaty Warrant against the Extradition Fraud Victim, Protection Fraud Network Business Profit Share for Prime Minister Mr Blair, Cabinet Control for the Protection Fraud Network, and Criminal Conspiracy Proof against a serving Prime Minister that enabled Equity Lawyer Mr Ellis and Queen Elizabeth to revive active service of the Coronation Oath Enforcement Authority and start a Corruption Remedy Process for the People.

7. The Corruption Remedy Process used Research Investigations to discover the structure and strength of the Protection Fraud Network and then Remedy Delivery. The Standard Procedure requires Dismissal Executions against the Judiciary by United Parliament, Victim Identification and Case Remedies, a World War III Peace Plan for Democratic States and a Just World Order. A Parliament Unity Failure creates the need for a Special Procedure. It uses Endemic Corruption Proof against the Judiciary to get the Peace Plan Agreement and use it for Remedy Delivery.
8. The Protection Fraud Network had a Costs Control Policy. It used Paedophile Entrapment Frauds and Paedophile Framing Frauds to get Blackmail Victims. It used Appointment frauds for Blackmail Victims that got Puppet Officers and a Reliable Supply of Fraud Services an No Profit Share Cost. Sex Crime Protection Frauds for Notorious Celebrities provided Constant Reassurance for the Puppet Officers.
9. In 2006, Sex Complaints by a Disabled Student got an Investigation Reference to Headmaster Mr Brian Pead, and a Ruin Fraud Conspiracy by the Protection Fraud Network against him. He did not know about the Coronation Oath Enforcement Authority or the Corruption Remedy Process.
10. In 2006, the Remedy Process got a Forced 10 Month Retirement Notice from Prime Minister Mr Blair. It enabled use of the Leadership Contest for an Integrity Test of the Governing Majority. It discovered more than half were Network Agents or Network Puppets. A Leadership Deal got Support Votes for Candidate Mr Brown and Cabinet Office for Network Agents including Mr Peter Mandelson. The 2007 Parliament Session Grant imposed Corruption Remedy Conditions. They required a Corruption Investigation of the Law Courts using Self Evident Judgement Fraud Proof against the High Court. In 2008, Citizen Cases managed by Equity Lawyer Mr Ellis and Corruption Investigation of the Law Courts both got Sessin Condition Breach Proof against the Cabinet. It validated preparations for the 2009 Expense Account Scandal that enabled the 2010 General Election to get a Power Transfer to the Coalition Government.
11. One the evidence available, the Murder Framing Fraud Appeal Services by Mr McMaster motivated the 2010 Trial Frauds against him. He did not know about the Coronation Oath Enforcement Authority or the Corruption Remedy Process.
12. In 2011 and 2012, the Remedy Process made progress that included exposure of Sex Crime by Notorious Celebrities. That might have got a Natural End to the Ruin Frauds against Mr Pead, but he did not know that.
13. In 2013, Mr Pead met Mr Tony Martin and wrote the book Murder Hoax. It motivated another Ruin Fraud Conspiracy against Mr Pead by the Protection Fraud Network for the 1999 Murder Framing Fraud Managers. The Harassment Framing Fraud 36CT2485825 is the last one so far. In late May 2026 Mr Pead gave use of it to the Coronation Oath Enforcement Authority. On 4th June 2026 the Plea Hearing got a Jurisdiction Deficit Finding by the Crown Prosecutor and Jurisdiction Reference + 2nd July 2026 Bail Return Date to Norwich Crown Court.
14. In 2023, King Charles negotiated the World War III Peace Plan for Democratic States. It got Corruption T=Remedy test Case Status for the UK and Test Manager Status for the Coronation Oath Enforcement Authority.
15. The Peace Plan States used Various Events to get the UK 3.5% Defence Budget Commitment. In January 2025, they support the UK Opposition Leaders in use of the Child Prostitution Scandal to extort Remedy Delivery Commitments from the UK Cabinet. A Treason Deal got Big Bribes for USA President Mr Trump, Epstein File Concealment Frauds for the UK Cabinet, Defence Sabotage Frauds for Russia against Ukraine, Western Europe and NATO and Money Laundering for Trump Family Members because State Officers and Trump Employees were an Exposure Risk. Deal Failures motivated a Treason Defence Plan by USA President Mr Trump. It needed Iran War Frauds + Massive Bombardment + Total Victory + War Hero Treason Immunity. It failed. It got War Monger Status and added War Budget Fraud Proof to the other Budget Fraud Proofs. The Peace Plan States need UK Budget Fraud Proof against Mr Mandelson and Prime Minister Sir Keir Starmer to prepare for the Treason Investigations by the UK Parliament and USA Senate.
16. Cases 22CA1074323 + 41CT1354226 + 36 CT2485825 + Nkrumah Cases + Others got Recent Fraud Proof that link to Old Fraud Proof and can service the Treason Investigations. The Action Request Reason are Corruption Remedy Briefing that the UK is preparing for Budget Fraud Recovery.