

Filing + Service Notice of

2026 06 24 Cases 36CJ2485825 + 2023 1180 + 01KW01410721 Statement of Equity Lawyer Mr Ellis

2026 06 24 Cases 36CJ2485825 + 2023 1180 + 01KW01410721 Statement of Citizen Mr McMaster

2026 06 24 Cases 36CJ2485825 + 2023 1180 + 01KW01410721 Statement of Citizen Mr Nkrumah

2026 06 24 Cases 36CJ2485825 + 2023 1180 + 01KW01410721 Statement of Citizen Mr Pead

REASON:

1. Dignity Recovery for the UK People needs Corruption Remedies.
2. Corruption Remedies needs the Statement Filing by the Equity Lawyer. He has Personal Authority for Statement Filing in his case and Urgency Authority for Statement Filing for Citizen Mr Pead and Mr Nkrumah. The Urgency is that the Judiciary has time to consider servicing Dignitary Recovery for the People by use of the Crown Court Hearings on 2nd and 4th July 2026 for the Voluntary Remedies of Victim Identification and Case Remedies.
3. In 2023, King Charles used Endemic Corruption Remedies to negotiate the World War III Peace Plan for Democratic States. It got the International Support needed for Corruption Remedies and Dignity Recovery.
4. Commitment Deliveries by Japan and the USA forced Fraud Profiteers to finance the Remedy Budgets for the Post Office Scandal and Contaminated Blood Scandal. It got Corruption Exposure, an increase in the MP Retirement Rate, an Incredible Choice and a Split Conservative Values Majority Vote than enabled a Minority Vote to get a Landslide Governing Majority led by Top Network Agent Sir Keir Starmer.
5. The Parliament Sessions Court and King Charles used the 2024 Parliament Session Grant for Corruption Remedies and Dignity Recovery. They required 20,000 Imprisonment Fraud Releases and Remedy Delivery: Dismissal Executions against the Judiciary, Victim Identification and Case Remedies. 3,500 Guilty Prisoner Releases for the Overcrowding Reason was a Grant Condition Breach. It got a Remedy Denial Fraud Finding against the Cabinet and Default Dismissal Penalty against Prime Minister Sir Keir Starmer and a Leadership Farce Scandal that is Protection Fraud Proof against the Landslide Majority.
6. Dignity Recovery for the UK People needed King Charles to use International Support to manage the Epstein Scandal + Mandelson Scandal + Starmer Scandal + Leadership Farce Scandal to get the Forced Resignation Announcement on 22nd June 2024 from Prime Minister Sir Keir Starmer
7. Dignity Recover for the People needs
 - 7.1. Voluntary Remedies by the Judiciary evidenced by use of the Crown Court Hearings on 2nd and 4th July 2026 for Victim Identification and Case Remedies and then Dismissal Executions by Parliament
OR
 - 7.2. International Support for King Charles to manage Dismissal Executions by the Renegade Parliament and then Victim Identification and Case Remedies by the Judiciary.
8. The Case Papers are in the Jury Oriented Style. It is a Context Explanation + Case Explanation + Remedy Proposals, use of the 3rd Person because Jurors use the 3rd Person when talking about everyone else in the caser and identifies Familiar Phrases with Capital Letters. They can listen to a Competent Advocate use the Familiar Phrases for Case Presentation and then recognise the Familiar Phrases when they see them in the Case Papers. All of it helps Jury Conversations get the Case Findings proposed by the Equity Lawyer for the Citizen. Self-Explaining Documents assist Case Management by the Crown. The World War III Peace Plan got Corruption Test Case Status for the UK, Test Manager Status for the Coronation Oath Enforcement Authority, Interested Party Status for the Peace Plan States and the Common Law for Top Level Corruption Controllers.
9. Self-Explaining Documents with Case Management Proposals from the Equity Lawyer are an Adverse Criticism Risk Control for the Crown and Parliament Session Court. King Charles can forward them to the Peace Plan Leaders and ask for Proposals Responses before the Case Filing Date with the Parliament Sessions Court. The most important response so far has been a Management Request not to use a Parliament Session Refusal and Forced General Election for Dismissal Execution against Prime Minister Sir Keir Starmer. The Request Reason is that the Peece Plan States do not have Top Corruption Controllers with Parliament Session Powers. They needed a Dismissal Success without use of them.
10. The Self – Explaining Documents force Confidence Collapses and Case Refusals by Judges with Permanent Appointments forces user of Career Blackmail to get Enforcement Frauds by Permanent Appointment Applicants.