

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+ 2023 1180 +  
Bankruptcy Fraud 2026 0012  
Governance Fraud Claim N00CL318  
Harassment Framing Fraud 36CJ2485825

Courtesy Notice + Service Notice from Equity Lawyer to Prison Governor + Prisoner

29<sup>th</sup> June 2026

From: Equity Lawyer Mr Edward Ellis of 15 Portreath Place, Broomfield Chelmsford Essex CM1 4DL +  
07788371717 + <[edward.w.ellis@gmail.com](mailto:edward.w.ellis@gmail.com)>

To: HM Maghaberry Governor + Prisoner Sir Jeffery Donaldson

Courtesy Notice that it is in everyone's best interest that Sir Jeffery Donaldson has an Update Notice of the Peace Plan and a Service Opportunity. The Enclosed Documents are the Update Notice. The Immunity Negotiation Offer is a Service Opportunity. The choices are very simple:

1. Separate Management of any Sex Crime Appeal from the Immunity Negotiations
2. Conflict Jurisdiction Disqualification Appeal Advice from the Equity Lawyer that Sir Jeffery can accept or reject.

This is not fanciful. The conversion from Dictator Governance to Equity Governance is a Power Transfer from Parliament to the Judiciary. The Dictator Governance Plan got Endemic Corruption Proof against Governing Majorities in general, and Landslide Governing Majority in particular. The UK Landslide Majorities got in 1997 and 2024 demonstrate it very well. The Peace Plan needs Remedy Precedents. It will need a Conflict Jurisdiction Disqualifications Precedent Set. There needs to be a clear understanding that a Jurisdiction Appeal and a Liability Appeal are two different things. It will be in the best interests of everyone if the Precedent Cases use Conflict Disqualification Appeal Managers who were Not Involved in the Liability Case and use Case Management Evidence from the Liability Defenders.

It will not be surprising if the Conviction + Imprisonment causes anger or depression that compromise the ability of HM Maghaberry to make decisions. If so, please managed him out of it.

It will not be surprising if some of the anger is directed at the Defence Lawyers. If so, please help him to make a Co-operation Decision. It needs Disclosure Authority from Sir Jeffery to the Liability Defenders. The issue is not whether Sex Crime Details are Validity Proof for, or Invalidity Proof against, the Investigation + Prosecution + Adjudication. The issue is whether the Northern Ireland Corruption Investigations that serviced the World War III Peace Plan got Relevant Evidence that can be used for a Conflict Jurisdiction Disqualification Appeal by Sir Jeffery.

It is very convenient that Case Management Authority from a Citizen for Fraud Investigations got Fraud Proof and a Surgery Meeting that got Corruption Findings by the Local MP. It is particularly convenient that the Citizen was David Barr and the MP was Sir Jeffery Donaldson. It does not matter what they thought of each other at the time, or whether Sir Jeffery has forgotten Mr Barr. It matters that Remedy Co-operation from Mr Barr increases the Case Management Options for Sir Jeffery. The Peace Plan needs Remedy Precedents that encourage Conflict Disqualification Appeals. One needs to be that a Conflict Disqualification Appeals is No Sentence Increase Risk. Another needs to be that a Conflict Disqualification Appeal gets an Automatic Time Extension for a Liability Appeal.

It might help to remind Sir Jeffery that Equity Lawyer Mr Ellis got the Corruption Proof that in 2006 got the 10 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. The Notice Period enabled Mr Blair to make Protection Arrangements that he hoped would last his lifetime. One was a Law Practice Disqualification Fraud against the Equity Lawyer. Another was the Legal Service Act 2007 that got Unqualified Legal Service Crime Powers for use against him. The Parliament Session Grants imposed an Unqualified Legal Service Prosecution Prohibition for Equity Lawyers. It enabled Unqualified Case Management by the Equity Lawyer to force Corrupt Officers to make Protection Demands that needed use of Civil Court Contempt Powers to get Fraud Proof against Top Judges. Parliament Session Grant Conditions included a Civil Contempt Enforcement Prohibition. Remedy Failures using the Standard Procedure created the need for the Special Procedure. It needed a Civil Contempt Prohibition Waiver from the Equity Lawyer to validate a Prohibition Waiver from the Crown to the Cabinet. Imprisonment Frauds against the Equity Lawyer completed the Endemic Corruption Proof for the World War III Peace Plan and got Remedy Co-operation from Officers and Prisoners for Corruption Investigations.

Polite Request that the Governor and Sir Jeffery ensure All Officers and All Prisoners know about the Peace Plan. Please find out what anyone has that can service the Peace Plan.

Service Notice of:

2026 06 29 Treason Immunity Negotiation Offer from Equity Lawyer Mr Ellis v Sir Jeffery Donaldson

2026 07 01 Oral Representations Request for Peace Plan Leaders of Citizens Mr Pead + Mr Nkrumah v State

2026 07 01 Remedy Delivery Proposals from the Equity Lawyer for Peace Plan Leaders