

From: Equity Lawyer Mr Edward William Ellis 7788371717 + edwarde.w.ellis@gmail.com + Broomfield CM1 4DL
To: UK Political Parties

The 2023 World Peace Agreement got Test Case Status for the UK and Test Manager Status for the Coronation Oath Enforcement Authority. The UK has a Renegade Judiciary and Renegade Cabinet. The USA has a Renegade Presidency. Renegade Authorities rely on Top Agents of the Protection Fraud Networks managing Remedy Sabotage Frauds against everyone else.

Cabinet Control is the Absolute Priority of the Protection Fraud Network. In the UK it needs Sabotage Frauds against Political Unity of the Conservative Values Majority Vote. The Coronation Oath Enforcement Authority needs to demonstrate Credible Neutrality in all stages of all processes. A Well-Established Convention obliges the Equity Lawyer to manage anything that is a Criticism Risk for the Crown and Parliament Sessions Court. Case Management Advices to Political Parties is a Criticism Risk.

The Open Advice from the Equity Lawyer is Purging Operations against Network Agents by All Political Parties.

The Conservative Grandees, who are Network Agents, have managed Sabotage Frauds against the Conservative Values Political Leaders. They convinced them that Election Success needs Ministerial Experience. Nothing could be further from the truth. The 1997 General Election got a Landslide Majority, Novice Cabinet and won 2 More General Elections. In 2004, the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders. The Lawful Business of UK Citizens made inevitable the exposure of Election Frauds. European Leaders made a Concealment Plan. It used Drug Crime Framing Frauds + Imprisonment Frauds against two Business Managers. Everything that could go wrong for the European Leaders did go wrong. The Exposure Risk needed use Judge Trials in the Netherlands and not Jury Trials in the UK. They needed Extradition Frauds. They did not have an Extradition Treaty more time to make one. They used Armed Dutch Police on UK Soil supervising UK Customs and Kent Police in a Kidnap Extradition Fraud against the UK Citizen. The European Leaders did not know that the Extradition target had Incredible Target Status for Drug Investigations. They did not know the Top Police, Top Customs and Top Judges were the Top UK Drug Dealers. They did not know the Top Drug Dealers used the address of the Extradition Target as the Decoy Address in the Carrier Movement Records of more than 70 Drug Shipments. They did so because if anything went wrong the Decoy Address Enquiries would get Dead End Results. UK Customs knew that All Sovereign States had managed Kidnap Extradition Frauds. It was the first Joint Kidnap Extradition Fraud by EU States. UK Customs did not believe that is what it was. They believed the Extradition Target had discovered use of the Decoy Address, reported it and was assisting a Decoy Address Investigation. They had a Drug Consignment in transit that used the Decoy Address. UK Customs made a Sabotage Plan. It used Media Publicity for a Big Drugs Bust + International Co-operation and then took control, and managed Investigation Sabotage Frauds. The Extradition Target was in Remand Custody in a UK Prison. He had Jury Trial Rights and an Investigation Record that was Innocence Proof for him and Guilt Proof against the Framing Fraud Conspirators. The first Extradition Fraud had failed. The second Extradition Fraud got Criminal Immunity for the Top Drug Dealers, Election Fraud Concealment Services for the European Leaders, a Profit Share for Prime Minister Mr Blair, Cabinet Control for the Protection Fraud Network, revived active service for the Coronation Oath Enforcement Authority and a Corruption Remedy Process for the People. In 2006, Prime Minister Mr Blair signed a Forced 10 Months Retirement Notice to avoid a Parliament Session Refusal and Mass Publicity for Corruption Proof against him. The Notice Period enabled a Corruption Investigation of the Governing Majority. It discovered more than half of them were Network Agents and Network Puppets. Leadership Contest Trades got Support Votes for Corruption Continuity Candidate Mr Brown and Cabinet Office for Network Agents. Peter Mandelson was the Top Agent. He used Cabinet Control for Business Expansion Plans. One converted the Costs Control Policy into a Revenue Eamer. It used Paedophile Entrapment + Paedophile Framing Frauds to get Blackmail Victims. Appointment Frauds for Blackmail Victims got Reliable Fraud Services at No Profit Share Cost. Protection Frauds for Celebrity Paedophiles was the Protection Fraud Reassurance provided for the Puppet Officers. The Paedophile Conviction of Mr Epstein was a Business Expansion Opportunity for Cabinet Officer Mr Mandelson. It got a Minimum Sentence Protection Fraud for Mr Epstein and Blackmail Fraud Services for the Protection Fraud Network. Takeover Target Manager Lists from Top Financiers got Blackmail Service Deals, Introduction Offers by Mr Mandelson, Introduction Acceptance by Blackmail Targets, Invitation Offers by Mr Epstein and Invitation Acceptance got Hosting Events that got the Blackmail Evidence. 2025 discovered the Absolute Priority of the UK Cabinet was Epstein File Concealment and Concealment Manager Status for Peter Mandelson.

From 2010 to 2015, Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband investigated who in their Political Parties were Network Agents and Network Puppets.

All of it raises Reasonable Suspicions that Network Connections got Ministerial Office.

The Best Advice is Network Agent Purging + Clean Break + Novice Cabinet + Remedy Delivery Commitments.

Network Agent Purging Advice

1. Do you admit, deny or require proof that:
 - 1.1. In 2004, the Protection Fraud Network got Cabinet Control and used it to manage Endemic Corruption?
 - 1.2. In 2004, Coronation Oath Enforcement Authority started a Corruption Remedy Process to recover Cabinet Control from the Protection Fraud Network?
 - 1.3. The Corruption Remedy Process uses
 - 1.3.1. Research Investigations to discover the structure and strength of the Protection Fraud Network
 - 1.3.2. The Remedy Delivery Standard Procedure. It is Dismissal Executions against the Judiciary by a United Parliament, Victim Identification, Case Remedies and International Agreements for a Just Order and World Peace?
 - 1.3.3. A Unity Failure by Parliament gets Forced Remedies. They use Endemic Corruption Proof against the Judiciary for Peace Negotiations by the Crown that get World Peace Agreements. The Peace Plan requires Sovereign States to manage Total Destruction of the Protection Fraud Networks that manage Endemic Corruption, recover control of State Budgets, resource World War III Defences and a Just World Order?
 - 1.4. In 2021, a Unity Failure by Parliament and created the need for a Forced Remedy Process?
 - 1.5. In 2023, Endemic Corruption Proof against the Judiciary enabled King Charles to negotiate the 2023 Peace Agreements. Citizen Mr Cameron was the Negotiation Agent. The question Who Controls Your State asked by Citizen Mr Cameron got Bower Boasts from G7 Democratic Leaders. The disclosure by Citizen Mr Cameron that the UK has a Renegade Judiciary that uses Court Powers as a Business Tool and dumps the Liability Costs on the Cabinet got Same Problem Admissions + Peace Agreement from G7 Democratic Leaders. Citizen Mr Cameron was given a peerage and the office Secretary of State for Foreign Affairs. He and Prime Minister Mr Sunak got Agreement Signatures at the December Summit. The Management Agreement got Test Case Status for the UK and Test Manager Status for the UK Coronation Oath Enforcement Authority. The Remedy Agreement got Remedy Enforcement against Fraud Profiters and Penal Enforcement against Corrupt Leaders?
 - 1.6. The Remedy Agreement got Damage Payments that financed the Remedy Budgets for the Post Office Scandal and Contaminated Blood Scandal. Corruption Exposure got an increase in the MP Retirement Rate, an Incredible Choice, a split Conservative Values majority Vote that enabled a Minority Vote to get a Landslide Majority for Sir Keir Starmer who is the Top Network Agent?
 - 1.7. The 2024 Parliament Session grant required 20,000 Political Prisoner Releases + Remedy Delivery. The 3,500 Guilty Prisoner Releases for the Overcrowding Reason was a Session Grant Breach. It got a Remedy Denial Fraud Finding against the Cabinet and Default Penalty of a Dismissal Decision against the Prime Minister. The Corruption Publicity was Bribery Questions of the Cabinet the week before the Annual Party Conference. The Church of England Scandal was that Sex Crime Complaints by Victims and Bishops got Investigation Denial Fraud Proof against the State. Test Case Manager Status enabled the Coronation Oath Enforcement Authority to get Support Services from US Presidential Elect Mr Trump for the UK Opposition Leaders that used the Child Prostitution Scandal to extort Remedy Delivery commitments from the Cabinet. It discovered the Absolute Priority of the UK Cabinet was Epstein File Concealment Frauds with Concealment Manager Status for Peter Mandelson. The Epstein Scandal was Sex Crimes + Protection Frauds + Blackmail Business Services managed by UK Cabinet Officers for Top Financiers who financed Election Campaigns. A Corruption Exposure Briefing by UK Ambassador Lord Mandelson got a Policy Change from President Trump from File Exposure to File Concealment?
2. Do you admit, deny or require proof that in the circumstances:
 - 2.1. Cabinet Control by the Protection Fraud Network raises Reasonable Presumption that Network Connections got Ministerial Office and the Reasonable Presumption is subject to Rebuttal Proof Positive?
 - 2.2. Cabinet Control by the Protection Fraud Network raises a Joint Liability Reasonable Presumption against All High Officers that use subject to Rebuttal Proof Positive?
 - 2.3. Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband all had Rebuttal Proof Positive that Network Connections did not get Leadership Offices for them?
 - 2.4. Do you have Rebuttal Proof Positive against Network Connections having got Ministerial Office and Governance Fraud Joint Liability for you?
 - 2.5. Does Election Fairness need Network Agent Purging + Clean Break + Novice Cabinet + Remedy Delivery Commitments by All Political Parties?
 - 2.6. Can you provide Rebuttal Proof Positive against Network Connections having got High Office and Joint Liability for you, and if not, will you service Election Fairness with a Voluntary Resignation of the Party Whip?