

It is Well Established Convention that the Adverse Criticism Risk is taken by the Equity Lawyer. It is a Risk Control for the Crown and Parliament Sessions Court.

In 2004, the Protection Fraud Network got Cabinet Control. Queen Elizabeth revied active service of the Coronation Oath Enforcement Authority and started the Corruption Remedy Process. It is a Power Struggle to recover Cabinet Control. It has continued ever since. The Remedy Process needed Research Investigations to discover the structure and strength of the Protection Fraud Network and then Remedy Delivery. The Standard Process is Dismissal Executions against the Judiciary by a United Parliament, Victim Identification, Case Remedies and a World War III Peace Plan for the Democratic States. A Peace Agreement obliges Sovereign States to destroy the Protection Fraud Networks that manage Endemic Corruption, recover control of State Budget, and resource World War III Defences and a Just World Order. The Management Agreement gets Test Case Status for the UK and Test Manager Status for the UK Coronation Oath Enforcement Authority. The Remedy Agreement gets Remedy Enforcement against Fraud Profiteers and Penal Enforcement against Corrupt Leaders. The Delivery Agreement gets Delivery Commitments some of which are conditional on Plan Successes. A Parliamentary Unity Failure creates the need for a Special Process. It needs Endemic Corruption Proof against the Judiciary. It needs use of it by the Crown to get the Peace Plan Agreements. It gets the International Support that the Crown needs to manage Dismissal Processes against a Renegade Judiciary, Renegade Cabinet and Renegade Parliament.

In 2023, the Remedy Process got Endemic Corruption Proof against the Judiciary. King Charles used it to negotiate the World War III Peace Plan. He used Citizen Mr David Cameron as Negotiation Agent. He was given a peerage and the office of Foreign Secretary. He and Prime Minister Mr Sunak used the December G7 Summit to get signatures on the Plan Agreement + Management Agreement + Remedy Agreement + Delivery Agreement.

The Peace Plan was an Instability Risk. It needed Plan Secrecy and Plan Progress Publicity until it achieved Remedy Delivery in the UK. It is 20,000 Political Prisoner Releases, Dismissal Executions against the Judiciary by a United Parliament, Victim Identification + Case Remedies.

Delivery Commitments from the USA and Japan got Damage Payments that financed Remedy Budgets for the Post Office Scandal and Contaminated Blood Scandal.

The Protection Fraud Network made a Defence Plan. It used Sabotage Frauds against Victim Cohesion in Key Cases. The Family Sabotage Frauds + Child Thefts against Citizen Mrs Theodorou and her 6 Children was the Lead Key Case. The week after the G7 Summit, the Network got a Cohesion Sabotage Fraud against the Lead Case Victims. It was a Rape Complaint Fraud 01YE1544123 against the 85-Year-Old Maternal Grandfather. Corruption Proof Production Demands by him got Evidence Production Failures + Interview Refusals + Case References by the Case Investigator up the Command Chain to the Commissioner Rank. No one wanted an Interview Audio Record of Evidence Production Demands that got Evidence Production Denial Fraud Proof against the Investigator or Production Demand Denial Fraud Proof against the Defender. Case References by Commissioner Rank Police got Investigation Fraud Proof against Home Secretary Ms Cooper and Prime Minister Sir Keir Starmer.

In January 2024, Scandal Exposure got an increase in the MP Retirement Rate, an Incredible Choice and a Split Conservative Values Majority Vote that enabled a Minority Vote to get a 2024 General Election Landslide Majority of many Novice MPs led by Sir Keir Starmer, who is the Top UK Network Agent.

The 2024 Parliament Session Grant serviced the Dismissal Process against Network Agents in the UK Cabinet. It required Remedy Delivery with 20,000 Political Prisoner Releases, Dismissal Executions against the Judiciary by a United Parliament, Victim Identification + Case Remedies. The Network Agents in the Cabinet could not acknowledge any Political Prisoners because Prime Minister Sir Keir Starmer procured thousands of Imprisonment Frauds when he was Director of Public Prosecutions. The 3,500 Guilty Prisoner Releases for the Overcrowding Reason instead of Political Prisoner Releases was Grant Condition Breach. It got a Remedy Failure Finding against the Cabinet and Default Dismissal Penalty against the Prime Minister. Crown Protection for the Media got Mass Publicity for Cabinet Bribery Questions in the week before the Annual Party Conference.

The Parliament Session Court has Dismissal Adjudication Jurisdiction but not Dismissal Execution Jurisdiction. Parliament has it, and if that fails, the Electorate has it.

The Network Agents in the Cabinet stopped a Governing Majority Leadership Contest or a No Confidence Majority by the Opposition Minority + Governing Majority Deserters. It created the need for Political Management to get a Power Transferer by the Electorate to a New Governing Majority that manages Remedy Delivery. It needs Remedy Delivery Commitments from the Opposition Minority and unification of the Split Conservative Majority Vote.

In the autumn of 2024, Drug Wholesaler Mr Benjamin Koomson used the Chronically Immature Mother, Laetticia Mukasa to prostitute her 14-Year-Old Daughter. Underage Sex Questions by Citizen Mr Nkrumah got Blackmail Fraud

by the Chronically Immature Mother. Rape Complaint Fraud Threats were a Questions Deterrent. The Blackmail Complaint Statement dated 14th October 2024 by Citizen Mr Nkrumah was used as 01YE1544123 Additional Evidence by the 85 -Year - Old Man. It got Case References up the Command Chain and Child Prostitution Protection Fraud Proof against All Child Protection Authorities including the Cabinet.

The Church of England Scandal was that Sex Crime Complaints by the Victim and Bishop got Investigation Denial Fraud Proof against the State. It prepared for the US President Elect and UK Opposition Leaders to use the Child Prostitution Scandal to extort Remedy Delivery Commitments in January 2025 from the UK Cabinet. Their Absolute Priority was Remedy Sabotage Frauds in the UK and Epstein File Concealment in the USA.

The Epstein Scandal was Sex Crimes + Protection Frauds + Blackmail Frauds Business with Business Manager Status for Top UK Politicians. They appointed Peter Mandelson the Concealment Manager and gave him the office of UK Ambassador to the USA. President Trump was sworn in. A Corruption Exposure Risk Briefing by Ambassador Mandelson got a Policy Change by President Trump from File Exposure to File Concealment.

Remedy Delivery required, on Monday 14th July 2025, Dismissal Executions against the Judiciary, and on Thursday 17th July 2025, a Trial Listing of the Framing Fraud Case 2023 0058 against Citizen Mr Nkrumah. It was chosen because the Event Video was Innocence Proof for Citizen Mr Nkrumah and Guilt Proof against the Framing Fraud Conspirators. In the event of a Dismissal Success, it would be used for Corruption Findings + Remedy Precedents + Mass Publicity. In the event of a Dismissal Failure, it would be used for a Case Collapse that triggers a Network Collapse. The Cabinet needed to stop a Network Collapse. They used the Harassment CM25F90597 Claim Fraud by Chronically Immature Mother and the Family Court to provide Child Prostitution Protection Frauds for her and Drug Wholesaler. They were Child Access Restraint Frauds against Citizen Mr Nkrumah.

Monday 14th July 2025 got a Dismissal Failure. Thursday 17th July 2025 got Trial Day 1 and a Case Collapse. It was Testimony Refusals by 6 out of 7 Event Witnesses and an Investigator Production Failure by the Prosecutor. Protection Fraud Calls by the Judiciary got Fraud Commitment Conditions from the Cabinet. Trial Day 2 got Fraud Commitment Proof from the State. It was the 01YE1544123 Rape Charge Fraud against the 85-Year-Old Man and a Corruption Claim Reference Number Notice from Enfield Council to his daughter. Trial Day 3 got Fraud Commitment Proof from the Judiciary. It was a Framing Fraud Appeal Dismissal. The Cabinet needed to stop a Case Collapse getting a Network Collapse. They used a Child Contact Restraint Breach Framing Fraud for an Arrest Fraud to stop Citizen Mr Nkrumah leaving the court building a free man, and then a Charge Fraud + Remand Custody Fraud. It got Audio Records that are Fraud Commitment Proof against the Judiciary.

The Dismissal Failure and Imprisonment Frauds got Remedy Denial Fraud Findings by the Parliament Sessions Court against the Cabinet. The Default Penalty is a Repeat Dismissal Decision against the Prime Minister. Crown Protection for the Media got the September 2025 Corruption Publicity against the Prime Minister. It got the Forced Resignation from the Deputy Prime Minister, a Forced Dismissal of Ambassador Mandelson, Prison Cell Enforcement by France against Mr Sarkozy, a Confidence Collapse by the Judiciary and State, a Bail Release + State Case Collapses for Citizen Mr Nkrumah, Child Contact Offers by the Chronically Immature Mother and Christmas Day Child Access for Citizen Mr Nkrumah.

In December 2025 the Crown used a television series for a Constitutional Change Notice. It ended with Prince William in a pub saying, 'change is on the agenda'. Queen Elizabeth and Charles as Prince of Wales made the Change Plan decades ago. They needed Trigger Conditions to give the Change Notice. The Trigger Conditions are the World War III Peace Plan and enough Plan Successes.

Opposition Grandee Network Agents managed Sabotage Frauds against unification of the Conservative Values Vote. Cabinet Control by the Protection Fraud Network got a Network Connections Presumption for the People against anyone with Ministerial Experience that is subject to Rebuttal Proof Positive. It creates the need for a Risk Control against Recycled Network Agents and Recycled Network Puppets getting Cabinet Office and managing Remedy Sabotage Frauds. It validates a Better Risk Finding for a Novice Cabinet against an Experienced Cabinet. It creates the need for a Network Connections Purging Operation by All Political Parties. It can require those with Ministerial Experience to provide Network Connection Rebuttal to avoid Obsolete Politician Status. The 1997 General Election got a Novice Cabinet that went on to win the next two General Elections. It is Support Evidence for the Better Risk Finding. The Network Connection Purging Proposal + Election Management Requirements Advice by the Equity Lawyer is an Adverse Criticism Risk Control. In the event of Recycled Network Connections getting Cabinet Office and managing Remedy Sabotage Frauds, the Proposals + Advice of the Equity Lawyer will get an Adverse Criticism Risk Transfer for the Crown and Parliament Sessions Court against the Political Party Leaders.