

Notices that:

1. The Protection Fraud Network managed Endemic Corruption for so long that it has created the need for a Network Connections Purging Operation by All Political Parties
2. High State Office, Judicial Office, Ministerial Office, Network Policy Support and Big Election Funding Procurement get a Network Connections Presumption that is subject to Rebuttal Proof Positive.
3. A Network Connections Rebuttal Proof Failure gets Obsolete Status?

Purging Enquiry: Do you have Rebuttal Proof against a Network Connections Presumption?

Equity Governance Fitness Enquiries:

1. Do you admit, deny or require proof that:
  - 1.1. between 1687 and 1689 the Glorious Revolution got the Crown Powers Limit to Parliament Session Grants and the Coronation Oath Enforcement Authority to manage the Power Misuse Risk + Adverse Criticism Risk.
  - 1.2. The Risk Controls are use of the Corruption Remedy Proof Standard and Jurisdiction Separation.
  - 1.3. The Corruption Remedy Proof Standard is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof against the Victim. It eliminates the need for Witness Attendances, Personal Case Presentation or Credibility Findings. It enables Trial Orders to get a Trial Verdict in 7 Days and an Appeal Decision in 10 Days.
  - 1.4. The Jurisdiction Separation is Investigation Jurisdiction for the Citizen, Integrity Test Management Jurisdiction for the Equity Lawyer, Prosecution Jurisdiction for the Crown, Adjudication Management Jurisdiction in the Parliament Sessions Courts that have Court Lawyers staffed by 2 Lord Archbishops, one for the Trial Court and the other for the Appeal Court and a Jury Panel of 24 Lord Bishops. They provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors. When they are busy, they provide 2 Trial Juries of up to 8 and 1 Appeal Jury of up to 8?
  - 1.5. The qualification for Investigation Jurisdiction is a Confidentiality Waiver, Privilege Waiver and Case Priority Waiver that gets Citizen Status for the Case Owner and Integrity Test Management Rights for the People against the Authorities. It enables use of the truth, nothing but the truth and nothing but the truth of the Case Facts for Integrity Tests that meet the Corruption Remedy Proof Standard. The Integrity Test gets Justice Proof for Honourable Officers or Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts.
  - 1.6. The qualification for Integrity Test Management Jurisdiction is the competence, commitment and courage to provide the Judgment Services needed for Integrity Test Management that gets Corruption Remedy Standard Proof. It gets Equity Lawyer Status.
  - 1.7. The qualification for Prosecution Jurisdiction is a Lawful Succession to Crown Powers.
  - 1.8. The qualification for Adjudication Management Jurisdiction is everything needed to attain the office of Lord Archbishop of York or Canterbury
  - 1.9. The qualification for Adjudication Jurisdiction is everything needed to attain the office of Lord Bishop
2. Do you admit, deny or require proof that the Coronation Oath Enforcement Authority used Corruption Cases to manage Party Equality between the People and Authority by imposing a set of Constitutional Conventions, called the Checks and Balances, that were intended to prevent Unfit Persons achieving High Office?
3. Do you admit deny or require proof that the Western European States made a Dictator Governance Plan that required Sabotage Frauds against Leadership Competitors and classified Religious Leaders and the Coronation Oath as Leadership Competitors?
4. Do you admit, deny or require proof that the Sabotage Frauds against the Religious Leaders was Sex Crime Investigation Denial Frauds by the State?
5. Do you admit, deny or require proof that:
  - 5.1. The Sabotage Frauds against the Coronation Oath Enforcement Authority was Dissolution Advice by the Cabinet that got a Coronation Oath Release Condition by Queen Elizabeth?
  - 5.2. The Release Condition required a Governance Referenda Majority for Dictator Governance against Equity Governance?
  - 5.3. The Cabinet dare not conduct Governance Referenda because they would be an Education Process that ended with the choice between Dictator Powers for the State and Corruption Control Powers for the Voter that would get a Landslide Rejection against Dictator Governance?
  - 5.4. The Cabinet used Evidence Frauds and Education Frauds against the Coronation Oath Enforcement Authority?

- 5.5. The Evidence Frauds used Judgment Advice Penalty Frauds against Regulated Lawyers with intent to deny the Judgment Services needed for Integrity Tests and a Reliable Supply of Admissible Evidence for Parliament Session Decisions by the Crown and Parliament Sessions Court until no one knew how to service the Coronation Oath Enforcement Authority?
- 5.6. The Education Frauds denied any mention of the Coronation Oath Enforcement Authority in the Academic Curricula and Profession Qualification Curricula with intent that no one knew it existed?
- 5.7. The Referenda Failure increased the Dictator Plan Completion Period from 10 to 15 years to 45 years, which was the life expectancy of Queen Elizabeth?
6. Do you admit, deny or require proof that:
  - 6.1. The Gnostic Christians made an Equity Governance Recovery Plan?
  - 6.2. It had two strategies that exploited Fundamental Weaknesses, one being that a Civil Dictatorship needed Blackmail Powers for State Officers against the Citizen that made Immediate Obedience Demands supported by Financial Loss Threats using Electronic Signature Dictator Powers, and the other was the inevitability that the Politicians would lose control to Crime Partnerships Of State Officers and Law Court Judges, they would develop a Protection Fraud Network to provide Support Services and manage Co-ordinated Corruption and get control of the State, Law Courts and Parliament?
  - 6.3. One Strategy was for the Citizen to develop Advanced Electronic Signature Technology, use it to provide Sophisticated Services that enable the Prosperous Classes to manage Tax Haven Estates from their homes and use Taxation Starvation to force conversion from Dictator Governance to Equity Governance?
  - 6.4. Another Strategy was to wait until a servicing Prime Minister was dependent on the Protection Fraud Network, get Criminal Conspiracy Proof, revive active service of the Coronation Oath Enforcement Authority and start a Corruption Remedy Process for the People?
  - 6.5. The Corruption Remedy Process needs Research Investigations to discover the strength and structure of the Protection Fraud Network and then Remedy Delivery?
  - 6.6. The Remedy Delivery Special Procedure requires Dismissal Executions against the Judiciary by a Unites Parliament, Victim Identification, Case Remedies and World War III Peace Plan for the Democratic States?
  - 6.7. The Peace Plan is a Plan Agreement + Management Agreement + Remedy Agreement + Delivery Agreement. The Plan Agreement requires Sovereign States to destroy the Protection Fraud Networks that manage Endemic Corruption, recover control of State Budgets, 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 Fraud Enforcement against Fraud Profiteers and Penal Enforcement against Corrupt Leaders. The Delivery Agreement gets Delivery Commitments, some of which are conditional on Plan Successes?
7. Do you admit deny or require proof that:
  - 7.1. In 2021, a Parliament Unity Failure created the need for the Special Procedure?
  - 7.2. In 2023, the Coronation Oath Enforcement Authority got completion of Endemic Corruption Proof against the Judiciary. King Charles used it to negotiate the World War III Peace Plan. Citizen Mr. David Cameron was the Negotiation Agent. The question Who Controls Your State by him got Power Boasts from G7 Democratic Leaders. He disclosed the UK has a Renegade UK Judiciary that uses Court Powers as a Private Business Tool, dumps Liability Costs on the Cabinet and makes Just Governance impossible. It got Same Problem Admissions + Peace Plan Agreement from the G7 Democratic Leaders and then Other Democratic Leaders?
  - 7.3. Delivery Commitments from the USA and Japan got Damage Payments from Fraud Profiteers that financed the Post Office Scandal and Contaminated Blood Scandal, Corruption Exposure increased the MP Retirement Rate, got an Incredible Choice for the 2024 General Election and a Split Conservative Values Vote that enabled a Minority Vote to return a Landslide Governing Majority let by Network Agent Sir Keir Starmer and Other Network Agents?
  - 7.4. The 2024 Parliament Session Grant require 20,000 Political Prisoner Releases + Remedy Delivery that were guaranteed to get Protection Fraud Proof against the Cabinet and the Default Dismissal Penalty against Prime Minister Sor Keir Starmer?
  - 7.5. In January 2025 the USA President Elect and UK Opposition Leaders used the Child Prostitution Scandal to extort Remedy Delivery Commitments from the Cabinet that got Protection Fraud Proof against the Cabinet?
  - 7.6. The Epstein Scandal is Sex Crimes + Protection Frauds + Blackmail Fraud Business with UK Top Politicians as Business Managers?
  - 7.7. All of it requires Purging Operations against Network Connections in All States to get a Just World Order?