

1. Fair Trials need experts, investigators, prosecutors, defenders trial adjudicators and appeal adjudicators that have the Credible Neutrality Qualification for Conflict Jurisdiction Office, and Party Equality.
2. The Jurisdiction Deficit Defence is that Conflicted Interests are a Conflict Jurisdiction Disqualification against the UK Authorities and USA Authorities, have created Party Inequalities and made Inequality Remedies impossible.
3. The Jurisdiction Deficit Defence Evidence of Equity Lawyer Mr Ellis is that:
  - 3.1. The World War II Peace Settlement had a Fundamental Flaw. The Human Rights Declaration omitted Case Priority Rights for the Victim and Citizen. The omission vested Case Priority Powers in the State. The Declaration Signatories gave and got Mutual Approval of Case Priority Powers for the State. All Signatory States used Case Priority Powers to develop Dictator Powers and lost control of them to Crime Partnerships of State Officers and Law Court Judges. The Crime Partnerships developed Protection Fraud Networks to provide Support Services and manage Co-ordinated Corruption. They sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who managed them and traded Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. General Elections got Governing Majorities that were subject to Remedy Denial Majorities. Remedy Denial Frauds caused Small Problems to become Big Problems.
  - 3.2. In 1956, the Suez Scandal motivated the UK and France to make a Dictator Governance Plan for Western Europe. It used Sabotage Frauds against Leadership Competitors. The Sabotage Frauds against Religious Leaders was Sex Crime Investigation Denial Frauds with intent to do Ruin Fraud Damage. The Sabotage Frauds against the Coronation Oath Enforcement Authority. It was Dissolution Advice by the Cabinet. It got a Coronation Oath Release Condition from Queen Elizabeth. It needed a Referenda Majority for Dictator Governance against Equity Governance. Referenda Process would be an Education Process that ended with the choice between Dictator Powers for the State and Corruption Remedy Powers for the Voter. Everyone knew it would get a Landslide Majority for Equity Governance against Dictator Governance. The Cabinet dare not hold the Governance Referenda. They used Evidence Frauds and Education Frauds against the Coronation Oath Enforcement Authority. The Education frauds denied any mention of the Coronation Oath Enforcement Authority in Academic Curricula and Profession Qualification Curricula. The intent was that everyone for get it existed. The Evidence Frauds were Judgment Service Penalty Frauds against Regulated Lawyers. It deterred Integrity Test Management and denied a Reliable Supply of Admissible Evidence for Parliament Session Decisions. The intent was that everyone forgets how to service the Coronation Oath Enforcement Authority. Queen Elizabeth had Case Management Expertise. It forced an increase of Plan Execution from about 15 years to the 45 years of her Life Expectancy. It got a Dormancy Period for the Coronation Oath Enforcement Authority. She survived and an extra 18 years.
  - 3.3. Ther Gnostic Christians made an Equity Governance Recovery Plan. It had two strategies. One was for the Citizen to develop Advanced Electronic Signatures Technology, use it to provide Sophisticated Services that enabled the Prosperous Classes to manage Tax Haven Estates from their homes, and use Taxation Starvation to force conversion from Dictator Governance to Equity Governance. The other was to wait until the Protection Fraud Network had Cabinet Control, get Criminal Conspiracy Proof against a serving Prime Minister, use it to revive active service of the Coronation Oath Enforcement Authority, start a Corruption Remedy Process for the People and continue until it got a World War III Peace Plan and a Just World Order.
  - 3.4. The Remedy Process needs Research Investigations into 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 a Just World Order. It needs a Plan Agreement that Sovereign States 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 Coronation Oath Enforcement Authority. The Remedy Agreement gets Remedy Enforcement against Fraud Profiteers and Penal Enforcement against Criminal Leaders. The Delivery Agreement gets Delivery Commitments some of which are conditional on Corruption Remedy Successes. A Parliament Unity Failure creates the need for a Special Process that gets International Support that enables the Crown to manage a Poer Transfer for Honourable Politicians against the Protection Fraud Network. It needs Endemic Corruption Proof against the Judiciary, and use of it by the Crown to get the World War III Peace Agreements.

- 3.5. In 2004, the preparations for the European Referenda got Election Fraud Proof against European Leaders. They had Inconsistent Priorities. They wanted Blackmail Powers for the State Officer against the Citizen. They were Immediate Obedience Demands supported by Financial Loss Threats using Electronic Signature Dictator Powers. Blackmail Power Exposure would have got choice between Dictator Powers for the State and Financial Security for the Voter and a Landside Rejection of Dictator Powers. They needed Dictator Power Concealment Frauds to get a Dictator Power Acceptance Majority. The Lawful Business of UK Citizens made inevitable exposure of the Election Frauds. The European Leaders made an Election Fraud Concealment Plan. It used Sabotage Frauds against the Lawful Business. It was Drug Crime Framing Frauds + Imprisonment Frauds against two Lawful Business Managers. Everything that could go wrong for the European Leaders. The First Effort failed. It discovered the Protection Fraud Network provided Protection frauds for a Drug Crime Business managed by Top Police, Top Customs and Top Judges. The Second Effort got Immunity Frauds for the Top Drug Dealers, Election Fraud Services for the European Leaders, a Network Business Profit Share for Prime Minister Mr Blair, Cabinet Control for the Network, revived active service of the Coronation Oath Enforcement Authority and a Corruption Remedy Process for the People.
- 3.6. In 2006, Corruption Proof got a Forced 10 Months' Retirement Notice from Prime Minister Mr. Blair. The Notice Period enable use of the Leadership Contest for an Integrity Investigation of the Governing Majority. It discovered more than half were Network Agents or Network Puppets. Leaders Deals got Support Votes for Candidate Mr Brown and Cabinet Office for Network Agents. Top Network Agent Mr Mandelson got Cabinet Office in 2007 and used it to manage Business Expansions for the Network. One was a Blackmail Business. Negotiation Services by him got Sex Crime Minimum Sentence Protection Frauds for Mr Epstein and Support Services from Mr Epstein for the Blackmail Fraud Business of the UK Network. Take Over Target Manager Lists from Top Financiers got Deal Negotiations with Mr Mandelson. An Introduction Offer from Mr Mandelson got Introduction Acceptance from the Victims, Invitations from Mr Epstein, Invitation Acceptance by the Victims, Host Services by Mr Epstein that got the Blackmail Evidence for the Top Financiers and Blackmail Profits for the Protection Fraud Network.
- 3.7. The 2009 Expense Accounts Scandal enabled the 2010 General Election to get a Power Transfer to the Coalition Government. The Parliament Session Grant required a Long Session of 2 ½ years for a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. It got Remedy Co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Milband. They investigated who in their Political Parties were Network Agents and Network Puppets.
- 3.8. In 2015 the Parliament Session Grant required Set Conditions for Dismissal Executions against the Judiciary. They included a 1 Year Conditions Test Period for Equity Lawyers. The Corruption Exposure of Judiciary Dismissal Executions would increase the Rejection Votes in the European Referenda. It motivated Prime Minister Mr Cameron to use the Test Year for the European Referenda. He led the Remain Campaign lost and resigned. The Network needed to stop the Judiciary Dismissal Executions. They bought Leadership Support Votes for Candidate Mrs May because she was one of them.
- 3.9. In 2019, Corruption Proof got a Forced Resignation against Prime Minister Mrs May and a Parliament Session Grant that required a General Election before the Year End. Scandal Exposure Threats against Prince Andrew by the Network were a Blackmail Effort against the Crown failed stop the Forced General Election.
- 3.10. In 2021, the Judiciary Dismissal Execution Failures got Remedy Denial Fraud Findings against the Cabinet, the Default Dismissal Penalty against Prime Minister Mr Johnson. The Dismissal Failure got a Remedy Denial Fraud Proof against Parliament and the Special Process.
- 3.11. In 2023, the Coronation Oath Enforcement Authority got Endemic Corruption Proof against the Judiciary. King Charles used it to negotiate the World War III Peace Plan. Citizen Mr David Cameron was Negotiation Agent. The question 'Who Controls Your State' asked by him got Power Boasts from the Democratic State Leaders. The disclosure by him that the UK had a Renegade Judiciary that uses Court Powers as a Private Business Tool and dumps the Liability Costs on the Cabinet got Same Problem Admissions + Plan Agreements from Democratic State Leaders. Citizen Mr Cameron was given a peerage and the office of Secretary of State for Foreign and Commonwealth Affairs. He and Prime Minister Mr Sunak attended the December G7 Summit and got the Agreement Signatures. The Remedy Agreement got Damage Payments from Fraud Profiteers that financed the
- 3.12. In 2026 the Epstein + Mandelson Scandals enable Unfair Trial Defences for Mr Mountbatten Windsor.