

Parliament Sessions Court
UK Authorities
USA Senate
UK Authorities
UK Authorities

The People v Judiciary + Cabinet
The People v Prime Minister Sir Keir Starmer + Other Top Network Agents
The People v USA President Mr Trump
The People v Mr Mandelson
The People v Former Prime Ministers + Mr Blair + Mr Brown + Mrs May + Mr Johnson

Corruption Remedies
Treason
Treason Impeachment
Treason
Treason

Treason Charges + Sample Evidence DRAFT for UK Cases + USA Cases

11th March 2026

1. Treason committed by using High Office for Personal Benefit Frauds against Just Governance for the People
 - 1.1. Business Deals that used Cabinet Office to trade Crime Protection Frauds to get Crime Profits
 - 1.2. Business Deals that used Cabinet Office to trade War Frauds to get Crime Profits
2. Treason committed by

Sample Evidence

1. The World War II Peace Settlement had Fundamental Flaws. The Human Rights Declaration omitted Case Priority Rights for the Victim and Citizen and Top-Level Corruption Controls for the People against High Officers. The Declaration Signatories gave and got Mutual Approval of the Fundamental Flaws and used them to develop Dictator Powers. In all Signatory States the Politicians lost control 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 controlled by the Protection Fraud Networks.
2. Protection Fraud Networks traded Election Campaign Contributions at every level of governance in exchange for Cabinet Office for Network Agents and or Policy Frauds and or Protection Frauds from the Election Winner. They ranged from the Express Specified Frauds to Implied Unspecified Frauds.
3. The UK and USA Constitutions had Fundamental Flaws. The UK Flaws influenced the USA Flaws. The Flaws reflected the Power Imbalances between the Top Governors when the Constitutional Balances were set.
 - 3.1. The UK Constitution had a Top-Level Corruption Controller. It is the Coronation Oath Enforcement Authority got by the 1689 Glorious Revolution. The Top Governors experienced the English Civil War when they were children. It transferred Dictator Powers from the Crown to Parliament. When they were Common Consent got the Restoration with an Unspecified Limit for Crown Powers. Charles II was clever enough to respect the Unspecified Limit. His heir, James II was not. He was of the same generation as the Top Governors but had learnt nothing. He planned to tax a Protestant Population and spend the money on a massive Roman Catholic Cathedral. It was a Civil War Risk. The Top Governors wanted Him Out + No Civil War. The Gnostic Christian Equity Lawyers masterminded the process that persuaded him to Vacate England, use it for an Abdication Finding + Lawful Succession Finding for his daughter and her husband, with a Parliament Session Limit to Crown Powers and a Coronation Oath Enforcement Authority as a Risk Control against Crown Errors. One Fundamental Flaw was the Low Literacy Rate when it was created. Many could explain the Coronation Oath Enforcement Authority, but few could service it. The Coronation Oath Enforcement Authority was a Top-Level Corruption Controller that relied on Religious Leaders had Publicity Powers. Market Changes and Technology Changes got Publicity Power Transfers to the Press, Radio, Television and the Internet. Market Changes got Power Transfer to Big Business. The Glorious Revolution Masterminds knew there were Fundamental Flaws. It was the best they could do at the time.....
 - 3.2. The USA Constitution has Fundamental Flaws. It has a Constitutional Bias for Commercial Managers against All Others. It does not have a Top-Level Corruption Controller that is Credibly Independent of the State, Law Courts and Congress. Most of the time the Presidential Election gets control the Senate, which is in effect, the Top-Level Corruption Controllers. The Constitution Definers knew about the Fundamental Flaws. It was the best they could do at the time.
4. The Accused exploited the Constitution Flaws to manage Governance Frauds against the People and get Personal Benefits for themselves.....