

From: Equity Lawyer Mr Ellis To: World War III Peace Plan Signatory State Heads

1. Courts Dignity Recovery DRAFT Order dated 4th May 2026 + Filing and Service Notice by Royal Commission Email from the Equity Lawyer to the Cabinet, Law Courts and all other Public Domain List Addressees and the Parliament List Addressees
2. Notice Filing by UK Parliament with the Crown
3. Issues Investigation Notice + Response Opportunity with a Short Time Limit from the Crown:
 - 3.1. To the UK Cabinet as Corruption Remedy Test Case Defendant
 - 3.2. To the World War III Peace Plan Signatory States as Corruption Remedy Interested Parties
4. Issues Investigation Priority Notice from the Crown to the UK Cabinet + Peace Plan States that:
 - 4.1. The Proposals Response acknowledge that Endemic Corruption created a Recovery Plan for the Justice Management Authorities, the Peace Plan Agreements were the first and everything since then has been Practice Management
 - 4.2. The Proposals Response sets a Practice Precedent that can be applied at every level
 - 4.3. The Practice Precedent starts with a Validity Investigation to discover whether anything is an Integrity Control Breach at Common Law, Invalidity Remedies if needed, and then proceeds with Conflict Discovery that identifies Common Agreement and the Conflict Limits.
 - 4.4. Conflict Discovery establish:
 - 4.4.1. Whether there is Common Agreement that Contempt Remedy Powers be used for Dignity Recovery and
 - 4.4.2. If so, whether the lead is by Parliament or the Law Courts or both together and
 - 4.4.3. In either event, whether there be a Lead Case of the Citizen and
 - 4.4.4. If so, whether it be the Fraud Claim of Equity Lawyer Mr Ellis v UK Cabinet or Another Case, and
 - 4.4.5. In either event, whether the Lead Case is the Consent Evidence for Dignity Recovery Management and
 - 4.4.6. In any event, what is the Publicity Management
5. Counter Proposal Notices from the UK Cabinet and or Interested Parties to the Crown
6. Counter Proposal Notices from the Crown to All Parties and the Equity Lawyer as the People's Representative
7. Case Filing by the Crown with the Parliament Sessions Court Counter Response Notices from the Crown to All Parties and the Equity Lawyer as the People's Representative
8. Dignity Recovery Adjudication by the Parliament Sessions Court for the Corruption Remedy Test Case of the UK that serves as a Dignity Recovery Precedent for the Peace Plan Signatories and All Others
9. Test Case Dignity Recovery Execution by the UK Authorities
10. Publicity Management using the World War III Peace Negotiations

REASONS:

1. The World War III Peace Negotiations are a chance review Peace Management Lessons of history.
2. The World War II Peace Agreement had Fundamental Flaws. The Human Rights Declaration omitted Case Priority Rights for the Victim and Citizen and Top-Level Corruption Controllers for the People that are Credibly Independent of the State, Law Courts, Cabinet and Parliament. The Declaration Signatories gave and got Mutual; Approval of the Fundamental Flaws and use 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.
3. The UK is unique. It is a Declaration Signatory with a Top-Level Corruption Control Adjudicator that is Credibly Independent of the State, Law Courts, Cabinet and Parliament but an Executor that is not. Top Level Dismissal Failures by Parliament create a Dismissal Dependency on the Electorate. It is best available but is not good enough. The People need Top Level Dismissals to be governed by Legal Process not Political Chance.
4. Governance Changes need a Change Consensus by the Governing Class. They find it easy to agree the principle and hard to agree practice management. Most of the time they need a disaster to agree practice management.
5. The Hebrews made a Peace Plan for Twelve Tribes. It used a Common Law. Adjudication of the principles that defined the Common Law is easy. Adjudication of simple cases is easy. Hard Cases are not. Most of the time there has been a minority of Hard Cases. Widespread Adoption of the Common Law created Nation Powers.
6. Since then, the Hardest Case has been Nation Power Possession Rights. Crown Succession Rights are a Risk Control against Succession Wars. Anointed Successions are a Risk Control against Succession Breaches. The

Hebrews had two kingdoms. In a 250-year period Anointed Successions got Peaceful Successions for the one and Unanointed Successions got Coupe Successions for the other.

7. The Roman British received Gnostic Christianity. Some of them used it to develop the Common Law. Withdrawal of Roman Legions created a Power Vacuum and a War Risk. Tribe Chiefs were the Governing Class. Gnostic Christians developed Routine Trade, explained Dispute Resolution by the Tribe Chief was a Tribe Instability Risk and offered Dispute Resolution Services by a Visiting Trader as the Risk Control. It got widespread acceptance. Eventually, it enabled England to develop the Labour Specialisation needed for Top Quality Art, and Voluntary Tax Payment that ended Armed Tax Collection.
8. William the Conqueror knew that England was wealthy but not why. He made a Succession Claim, invaded, won, imposed Dictator Governance, used labour for Castle Building, needed Armed Tax Collectors and killed the goose that laid the golden egg. Many Barons had to subsidise English Estates with revenue from their Foreign Estates.
9. William the Conqueror dare not risk One General controlling the Entire Army. He divided the army. He controlled part of it and Border Barons the rest. Most of the Border Barons surrounded North Wales.
10. William the Conqueror dare not risk a North Wales Invasion. An Invasion Success would have been easy. It needed assembly of 1,000 men in Cheshire, a crossing by 500 men of the River Dee for 1 mile from what is now Heswall or 6 miles from what is now Hoylake, to the North Wales Lowland, establishment of a Base Camp and Rapid Reinforcement by the other 500 men. North Wales could not resist the Occupying Force of 1,000 men supported by the Border Barons. The Invasion Risk was Total Collapse of the Sheep Supply. It was a Riot Risk for Central England. The Common Law got a Relatively Free Labour Market that enabled North Wales to produce a surplus of 10,000 sheep a year for the Central England Market. Sheep Dealers congregated flocks at Wrexham and walked them via Whitchurch to Newport for the Autumn Auctions. They sent 150 sheep a day for 7 weeks from mid-September to the first week in November. It was a vital supply of 1 sheep for every 20 people in Central England.
11. William the Conqueror dare not risk use of the Border Baron Armies for a North Wales Invasion or risk interfering with the Border Baron Armies. They remained in place for 200 years.
12. William the Conqueror and his Governing Class had a Common Consensus. They did not get what they bargained for when they invaded England. It was not as rich as they expected it to be. They asked where the money was. The English Counties that are now Shropshire and Cheshire and Northeast Welsh Counties that are now Clwyd and Powys are Border Counties. They had a Local Legend that the North Welsh Sheep Dealers managed some of the Invasion Generation into realising what had happened. It got the Domesday Survey. It detailed the Material Assets but not the Missing Management Assets. William the Conqueror died. William II succeeded. He was not a Fit Person for Regime Change. He continued the Invasion Plan for North England. His homosexuality and atheism offended the Barons and Bishops. The Governing Class had a Common Consensus. The need for Regime Change and a Succession Coup to get a Change Manager. The result was a Succession Coup that killed William II, got the Crown for Henry I and the Historical Record by a Monk that acknowledged the Invasion Wrongs. Corruption Remedies needed Crown Stability and then a Rights Redefinition Process. They managed Crown Stability but not the Rights Redefinition Process. A shipwreck killed the Prince and caused a Succession War that lasted 19 years. It got Henry II. He was the Biggest Landowner in Europe with holdings in every Sovereign State from the Mediterranean Sea to the Arctic Ocean. They were Dictator States. He envied the Equity Governance of North Wales. He used Jury Trial Rights in Crown Courts to manage a Power Transfer for Crown Courts against Church Courts and for the Jury against the Judge. He discovered the Common Law needed Law Professions that were Credibly Independent of the State and Law Courts. Dictator Governance denied the Credible Independence and degraded the Law Professions. It took another 100 years to unite England and Wales under One Crown, dismantle Border Baron Armies and manage a Right Re-definition.
13. The Peace Management Lessons for the World War III Peace Negotiations are that Dictator Regimes can get power, the Governing Classes recognise the need for Change Management that needs Outside Help. The World War III Plan of Russia and China needed the Ukraine Invasion to get a Blitzkrieg Success, provoke Arms Stock Exhaustion by NATO, use Cyber Attacks to stop Arms Replenishment and dictate Peace Terms. It failed. They bought the Hamas Raid on Israel and believed 250 Hostages would prevent Effective Responses. It failed. Israel responded with Hostage Return Demands and Hostage Sacrifices by Mass Bombardment of Hostage Locations. The Treason Deal by Mandelson, Starmer, Trump and Putin failed.
14. The Governing Class of Germany in 1941, and Japan in 1942 knew they could not win World War II or how to stop it. The Governing Classes of Russia, China and Iran know they need Change Management from Dictator Governance to Equity Governance. The World War III Peace Negotiations are a chance to help them manage it.