

REASONS:

1. The World War III Peace Plan needs it for Change Management from Endemic Corruption to a Just World Order.
2. In 2004 Queen Elizabeth used Top Level Corruption Proof to revive active service of the Coronation Oath Enforcement Authority. They started a Corruption Remedy Process. It has continued ever since. Research Investigations discovered that the Protection Fraud Network uses Cabinet and the Judiciary to manage Endemic Corruption. Remedy Delivery needed Dismissal Executions against the Judiciary by a United Parliament, Victim Identification and Case Remedies. Remedy Co-operation by Honourable Individuals discovered a Power Imbalance for the Protection Fraud Network and the need for International Support to manage Corruption Remedies. It needed Endemic Corruption Proof against the Judiciary, and use of it by the Crown to negotiate a World War III Peace Plan for Democratic States.
3. The Protection Fraud Network made a Business Expansion Plan. Research Cases discovered that Industrial Scale Court Frauds needed Businesses Management Systems that serviced Evidence Exclusion Frauds. Expansion Preparations needed Change Management of a Business Management Standard from what serviced Problem Discovery + Remedy Action to Evidence Exclusion + Protection Frauds, and then widespread use of it. Full Expansion needed Cabinet Control. A Profit Share Preservation Plan for Top Network Agents for themselves against Cabinet Officers delayed Cabinet Control. It got Partial Expansion using some Cabinet Offices. The 1997 General Election got a Landslide Majority for Prime Minister Mr Blair and Cabinet Office for Network Agent Mr Peter Mandelson. Prime Minister Mr Blair was Totally Corrupt. He used a Formula 1 Tobacco Advertising Waiver Fraud to market Policy Enforcement Waiver Frauds. The Network knew he would demand an Extortionate Profit Share for Cabinet Control. They did not tell him. Mr Mandelson serviced a Partial Expansion for them and was Policy Enforcement Fraud Marketing Agent for Prime Minister Mr Blair. The Partial Expansion was Performance Enhancement Drugs for Sport Professionals and Fitness Fanatics. It needed Ruin Frauds against anyone who had Influencer Status for Honest Competition against Performance Enhancement Drugs. In 1998, and 2001, Corruption Scandals got Forced Dismissals from Cabinet Office. He continued to provide Fraud Management Services to the Prime Minister Mr Blair and Protection Fraud Network
4. The Life Experience got Endemic Corruption Proof for Citizen Mr Nkrumah against the Protection Fraud Network. He is a Natural Citizen. He has a good relationship with God and all others except for Evil Ones. He had BT Apprenticeship and was the model for BT Apprenticeship Marketing. He and Mo Farah could beat each other at different distances. He had Influence Status for Honest Competition against Performance Enhancement Drugs. It motivated a Ruin Fraud Conspiracy against him. It used a Copyright Piracy Framing Fraud Conspiracy that deprived hi of the BT Apprenticeship and did Career Ruin Damage. It did not stop him getting the Young Black Vote for Mr Boris Johnson in the Londonn Mayor Elections of 2004 and 2008, and Mr David Cameron in the 2010 General Election. It is Proof Positive he had Influencer Status.
5. In 2004, the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders. The Lawful Business of UK Citizens made inevitable exposure of the Election Frauds before the 2005 Referenda. They made an Election Fraud Concealment Plan. They were Sabotage Frauds against two Lawful Business Managers. They were Extradition Frauds against a UK Citizen and Imprisonment Frauds against him and a Netherlands Citizen. Everything that could go wrong for the EU Leaders did go wrong. The 1<sup>st</sup> Effort interfered with Routine Drug Imports by the Protection Fraud Network. The 2<sup>nd</sup> Effort got Immunity Frauds for Top Drug Crime Business Managers, Election Fraud Concealment Services for the EU Leaders, a Network Business Profit Share for Prime Minister Mr Blair, Cabinet Control for the Protection Fraud, a Criminal Conspiracy Proof Set for Queen Elizabeth to manage Revived Active Service of the Coronation Oath Enforcement Authority, and a Corruption Remedy Process for the People.
6. In 2006, the Remedy Process used Corruption Proof for a Dismissal Process against Prime Minister Mr Blair. He tried to stop it. He issued a Conditional Kill Order to the Secret Service against Equity Lawyer Mr Ellis. The conditions were No Missing Body + No Forensic Evidence. The Equity Lawyer knew about it and survived. Prime Minister Mr Blair was angry. He issued Ruin Fraud Orders against the Equity Lawyer. Defence Management by the Equity Lawyer got a complete set of Corruption Proof against the Ruin Fraud Conspirators. The Equity Lawyer inspired hundreds of Regulated Lawyers to service the Corruption Remedy Market. The Network could not manage Ruin Frauds against them all. They used the Law Practice Unfitness Case 9452-2006 Finding Frauds dated 2<sup>nd</sup> November 2006 against the Equity Lawyer for Career Blackmail against All Regulated professionals. They acknowledged the Citizen Bundle contained Corruption Proof against the State Prosecutor and used an Irrelevance

reason for a Citizen Bundle Exclusion Fraud. [They are in the Findings at page 2, Application paragraphs 1 – 3 and page 3, Tribunal Decision paragraph 4]. It is Obvious Frauds because Corruption Proof is never irrelevant. Corruption Claim Management by Regulated Professionals got use of the Obvious Frauds as Support Evidence for Career Ruin Blackmail by Network Agents that got Claim Sabotage Frauds by Professionals against Case Victims and then Endemic Corruption.

7. Meanwhile, the Dismissal Process got a Forced 10 Month Retirement Notice from Prime Minister Mr Blair. The Notice Period enabled use of the Leadership Contest for Integrity Tests of the Governing Majority. It discovered more than half of them were Network Agents or Network Puppets. A Corrupt Deal got Support Votes from Prime Minister Mr Blair for Candidate Mr Brown and Cabinet Office for Network Agents including Mr Mandelson.
8. Meanwhile, Prime Minister Mr Blair used the Notice Period to make Protection Fraud Arrangements in hope they would last his lifetime, and the Equity Lawyer would not survive a series of Predictable Murder Conspiracies. The Equity Lawyer used everything to get Corruption Proof for the Remedy Process.
9. No one wanted Mr Mandelson as Constituency MP. The Network had sufficient Cabinet Control for him to manage Business Expansion Plans.
10. The Land Frauds Expansion Plan had two stages. The first was Land Frauds for Big Owners against Small Businesses. The second was Land Frauds for Network Agents against the State. The first needed Business Priming Cases that identified and rewarded Corrupt Professionals and identified and penalised Honest Professionals. Defence Management by Farmer Mr Charles Sydney Ellis in the Rural Priming Case and by Turkish Cypriot + Corby Restaurateur Mr Can Say in the Town Priming Case denied Rapid Closure and delayed State Land Thefts.
11. The Blackmail Business Expansion Plan used Sex Crime Minimum Sentence Protection Frauds for Mr Epstein to get Hosting Services + Sex Activity Entrapment Services + Sex Crime Framing Fraud Services from Mr Epstein for a Blackmail Business managed by the UK Protection Fraud Network. Takeover Target Manager Lists from Top Financiers got Price Negotiations, Introduction Services from Mr Mandelson, Invitations from Mr Epstein, Sex Crime Entrapment or Sex Crime Framing Frauds against the Target Managers, Blackmail Evidence for Top Financiers and Big Profits for the UK Protection Fraud Network.
12. In June 2007, the Office Seal Collection Visit by Prime Minister Mr Brown got a Parliament Sessions Grant Briefing from Queen Elizabeth. She explained the Corruption Remedy Conditions required use of Fraud Proof against the State and Law Courts for an Integrity Investigation of the Law Courts. He made a Defence Plan. It needed Bankruptcy Frauds against the Equity Lawyer as Commitment Proof from the Law Courts to get Protection frauds from the Cabinet, and Silence Commitments from Media Managers and then a Surprise General Election. Hearing Notice Denial Frauds against the Equity Lawyer prepared for a Secret Hearing Fraud by the High Court. The Equity Lawyer found out, made a Surprise Appearance and got a Confidence Collapse + Hearing Adjournment by the Hearing Justice. Soon afterwards, Blackmail by Media Mogul used Exposure Threats to support Extortion Demands. It got a Confidence Collapse + Election Cancellation + Session Grant Conditions Acceptance by Prime Minister Mr Brown. The Integrity Investigation got Endemic Corruption Proof against the Judiciary.
13. In 2008, Mr Mandelson was given a peerage and Cabinet Office.
14. The Endemic Corruption Proof enabled use of the 2009 Expense Account Scandals and the 2010 General Election to get a Power Transfer to the Coalition Government. Network Defence Efforts included a No Cancer Treatment Kill Order on 12<sup>th</sup> June 2009 against Farmer Mr Ellis. Medical Records were Murder Proof.
15. In 2016, the Network recovered Cabinet Control under Prime Minister Mrs May. Lord Mandelson managed the Expansion Plan for State Land Thefts. The Priming Case used many thousand Forged Tenancies. Forgery Complaints by Citizen Mr Nkrumah motivated Ruin Frauds against him. The Remedy Delivery needed Dismissal Executions against the Judiciary on a Monday, and a Framing Fraud Listing on the Thursday for Victim Identification + Corruption Findings + Case Remedies + Mass Publicity. January 2025 got Remedy Delivery Commitments from the UK Cabinet with a Trial Listing of Framing Frauds 2023 0058 against Mr Nkrumah. Remedy Sabotage Frauds by the UK Cabinet used Harassment Claim CM25F90597 Restraint Frauds and Breach Framing Frauds 01KW1226225 + 01KW1237025 to get Imprisonment Frauds. Remedy Delivery Denial Frauds got the Epstein Scandal + Mandelson Scandal + Corruption Dismissal against Prime Minister Sir Keir Starmer. It is an Apparently Shambolic Process because the Peace Plan States want everything needed for Change Management from Endemic Corruption to a Just World Order.
16. The Peace Plan States want Audio Records of the Claim Discontinuance Hearing and Counterclaim Hearing.
17. Citizen Mr Nkrumah will do everything he can to get the Hearing Audio Records for the Peace Plan States.