

Fraud Interim Remedy Application Advocacy Instructions of Citizen Ms Kellner Johnson

18th May 2026

From: Equity Lawyer Mr Edward Ellis + Citizen Ms Kellner Johnson

To: Legal Service Charity or Contentious Lawyers or Kings Counsel

Interim Remedy Application Advocacy Instructions

1. The UK Cabinet cannot deny that 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 Controllers for the People that were Credibly Independent of the State, Law Courts, Cabinet and Parliament. The Declaration Signatories gave and got Mutual Approval of the Fundamental Flaws and used them to develop Dictator Powers.
2. The UK Cabinet cannot deny it was Totally Predictable that in all Declaration Signatory States the Politicians would lose control to Crime Partnerships of State Officers and Law Court Judges. They would develop Protection Fraud Networks to provide Support Services and manage Co-ordinated Corruption. They would sell Market Frauds to Organised Crime, provide# Protection Frauds for the Corrupt Officers who manage them and trade Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. General Elections would get Governing Majorities that were subject to Remedy Denial Majorities controlled by the Protection Fraud Networks.
3. The Cabinet cannot deny that the UK Protection Fraud Network had Inconsistent Priorities. One was Business Expansion Plans that needed Cabinet Control. The other was a Profit Preservation Plan for Top Network Agents that needed Profit Share Limit against the Cabinet. The Profit Share Plan had priority until the Network forced a Puppet Prime Minister to yield Cabinet Control for No Profit Share.
4. The UK Cabinet cannot deny that in 1956 the Suez Scandal was a disgraceful end to the Colonial Era for the UK and France. They exploited the Fundamental Flaws to make a Dictator Governance Plan for Western Europe. It vested Dictator Powers in the State. It used Sabotage Frauds against Leadership Competitors. The Sabotage Frauds against Religious Leaders was Sex Crime Investigation Denial Frauds with intent to do Reputation Damage. The Sabotage Frauds against the UK Coronation Oath Enforcement Authority were Evidence Frauds and Education Frauds. Evidence Frauds were Judgment Advice Penalty Frauds against Regulated Lawyers. It denied Integrity Test Management Services needed to get Corruption Remedy Standard Proof Sets that were Admissible Evidence for Parliament Session Decisions by the Crown and Parliament Sessions Court. It got a Dormancy Period for the Coronation Oath Enforcement Authority. The intent was that everyone forgets how to service it, and Management Expertise die with Queen Elizabeth. Education Frauds omitted any mention of the Coronation Oath Enforcement Authority in Academic Curricula and Profession Governance Curricula. The intent was everyone forgets it existed.
5. The UK Cabinet cannot deny that the Gnostic Christians made an Equity Governance Recovery Plan. It had two strategies that exploited Fundamental Flaws in the Dictator Governance Plan. The 1st Fundamental Flaw was that it was a Civil Dictatorship that needed Electronic Signature Dictator Powers for Blackmail Frauds by State Officers against the Citizen. They were to be Immediate Obedience Demands supported by Electronic Signature Dictator Power Misuse Threats for Financial Asset Losses. The Remedy Strategy was for the Citizen to develop the capacity for Advanced Electronic Signatures, provide Sophisticated Services that enabled Prosperous Individuals to manage Tax Haven Estates from their homes and use Taxation Starvation to force change from Dictator Governance to Equity Governance. The 2nd Fundamental Flaw was the inevitability that the Protection Fraud Network would get Cabinet Control. The Remedy Strategy was to get Criminal Conspiracy against a serving Prime Minister, revive active service of the Coronation Oath Enforcement Authority and manage a Corruption Remedy Process. It needed Research Investigations to discover the structure and strength of the Protection Fraud Network and then Remedy Delivery. The Standard Procedure was Dismissal Executions against the Judiciary by a United Parliament, Victim Identification and Case Remedies and a World War III Peace Plan for Democratic States to manage a Just World Order. The Peace Agreement requires Sovereign States to destroy the Protection Fraud Networks that manage Endemic Corruption, recover control of State Budgets, resource World War III Defences and a resource a Just World Order. The Management Agreement needs to get Test Case Status for the UK and a Test Manager Status for the Coronation Oath Enforcement Authority, Interested Party Status for Peace Plan States and Common Law Governance of Top Corruption Controllers. The Remedy Agreement gets Remedy Enforcement against Fraud Profiteers and Penal Enforcement against Corrupt Leaders. The Delivery Agreement gets Delivery Commitments some of which are conditional on Peace Plan Stage Successes. The Publicity Agreement gets Whole Plan Secrecy and Plan Stage Publicity until there has been enough for Whole Plan Publicity. A Parliament Unity Failure gets a Special Procedure. It needs Endemic Corruption Proof against the Judiciary use of it by the UK Crown to negotiate the World War III Peace Plan for Democratic States, get Test Case Status for the UK and Test Manager Status for the Coronation Oath Enforcement Authority and Commitment Deliveries that get Remedy Enforcement against

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Fraud Profiteers that finance Remedy Budgets for Scandal Exposure that increases the MP Retirement Rate and uses one or more Power Transfers get Remedy Delivery by a Governing Majority.

6. The UK Cabinet cannot deny that the 1997 General Election got a Landslide Governing Majority led by Prime Minister Mr Blair and Cabinet Office for Protection Fraud Network Agent Mr Peter Mandelson. The Profit Preservation Plan had priority because they knew Prime Minister Mr Blair would demand an Extortionate Share. Mr Blair sold a Tobacco Advertising Prohibition Waiver Fraud to the Formula 1 Racing World Championship for £1,000,000 and used it for Waiver Fraud Marketing. Mr Mandelson managed Waiver Fraud Marketing and Network Business Expansion Plan for Performance Enhancing Drugs to Sports Professionals and Fitness Fanatics. In 1998, the Scandal Dismissal did not stop him managing both Fraud Businesses.
7. The UK Cabinet cannot deny that in 2000, Osteopath Profession Governance Fraud Complaints in more than 200 Constituencies got a Corruption Debate + Investigation Commitment from Health Minister Ms Yvette Copper for the Cabinet + Pending Investigation Adjournment + Protection Fraud Bribery of the Cabinet by the Pharmaceutical Industry + Investigation Denial Frauds + Adjourned Debate Failure + Remedy Denial Frauds from 200 to 2026 by Cabinets and Parliament that are Protection Frauds for the Medical Profession and Pharmaceutical Industry.
8. The UK Cabinet cannot deny the Corruption Debate in Parliament coincided with the Baby Sunaina Chaudhari Case that got Mass Publicity for Protect Marches against Baby Murder + Human Organ Theft Scandal. The Medical Records are Murder Proof + Human Organ Theft Proof. The Court Records are Protection Fraud Proof against the State and Law Courts.
9. The Cabinet cannot deny the use of Health Dictator Powers by a succession of Cabinets for Mental Health Frauds against Victims who are a Corruption Exposure Risk.
10. The Cabinet cannot deny that the 2001 General Election Victory for Mr Blair got Cabinet Office for Mr Mandelson until a Scandal Dismissal. He continued Fraud Business Manager for the Prime Minister and Network
11. The Cabinet cannot deny that in 2004, the preparations for the European Referenda got Election Fraud Proof against European Leaders, including UK Prime Minister Mr Blair. The Lawful Business of UK Citizens made exposure of the Election Frauds inevitable. The European Leaders made an Election Fraud Concealment Plan. It needed Sabotage Frauds against the Lawful Business. It used Imprisonment Frauds against two Lawful Business Managers. One was a UK Citizen and the other a Netherlands Citizen. They used Netherlands Judge Trials because UK Jury Trials were an Exposure Risk. They needed an Extradition Fraud against the UK Citizen. They did not have a UK + Netherlands Extradition Treaty or the time to make one. The 1st Effort used Armed Netherlands Police to supervise UK Customs and Kent Police in a Kidnap Extradition Fraud against the UK Citizen. Everything that could go wrong for the EU Leaders did go wrong. It interfered with Routine Import Crimes by Top Drug Dealers. Protection Fraud revealed they were Top Police, Top Customs and Top Judges, and the Protection Fraud Network. The 2nd Effort got Immunity frauds for the Top Drug Dealers, Election Fraud Concealment Services for the EU Leaders, a Network Business Profit Share for Prime Minister Mr Blair, Cabinet Control for the Protection Fraud Network and a Criminal Conspiracy Proof Set that got revived active service for the Coronation Oath Enforcement Authority and a Corruption Remedy Process for the People.
12. In 2006, the Remedy Process used Corruption proof to get a Forced 10 Month Retirement Notice from Prime Minister Mr Blair. The Notice Period enabled use of the Leadership Contest for an Integrity Investigation of the Governing Majority It discovered more than half were Network Agents or Network Puppets.
13. In 2023 King Charles used Endemic Corruption proof against the Judiciary to negotiate the World War III Peace Plan. It got Remedy Budgets for the Post Office Scandal and Contaminated Blood Scandal. The 2024 General Election broke Parliament Control for the Network by use of the Conservative Party, forced dependency on the Labour Party. The Cabinet Office Dismissal Process against Network Agents is in progress.
Citizen Susanne Kellner – Johnson
14. The Cabinet cannot deny that the Governance Fraud Claim of Citizen Ms Kellner – Johnson is a Test Case for the World War III Peace Plan. The Medical Records from 1998 to 20026 are Health Fraud Proof + Protection Fraud Proof. They reveal when the Remedy Process from 2004 to 2026 got Confidence Collapses + Remedy Co-operation by Case Doctors that motivated Remedy Sabotage Fraud Orders from the Protection Fraud Network. The Remedy Sabotage Frauds included Withdrawal Treatment Sabotage Frauds.
15. The Cabinet cannot deny that the Citizen's Case has Special Interest for the Peace Plan States because it evidences the use of Deportation Blackmail Frauds against EU Citizens before and after the Brexit Deal.