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1. On Monday 22<sup>nd</sup> June 2026, the Corruption Remedy Process got the Forced Resignation from Prime Minister Sir Keir Starmer. News Coverage that is a Leadership Farce Acknowledgment + Corruption Concealment Propaganda. The Judiciary can use the Crown Court Hearings on 2<sup>nd</sup> and 6<sup>th</sup> July 2026 for Voluntary Remedies using Victim Identification and Case Remedies or wait to see if the Leadership Farce gets Protection Frauds.
2. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against the European Union Leaders. The Lawful Business of UK Citizens made inevitable exposure of the Election Frauds. The EU Leaders made an Election Fraud Concealment Plan. It used Sabotage Frauds against the Lawful Business. They were Imprisonment Frauds against two Lawful Business Managers. Everything that could go wrong for the EU Leaders did go wrong. It got Criminal Conspiracy Proof against them. Equity Lawyer Mr Ellis and Queen Elizabeth used it to revive active service of the Coronation Oath Enforcement Authority and start a Corruption Remedy Process. It discovered the Crown needed International Support to manage Corruption Remedies.
3. In 2023, King Charles used Endemic Corruption Proof against the Judiciary to negotiate the World War III Peace Agreement for Democratic States. The Management Agreement got Corruption Remedy Test Case Status for the UK, Test Manager Status for the Coronation Oath Enforcement Authority, Interested Party Status for the Peace Plan States and Common Law for the Top Corruption Controllers that will force Universal Use of the Common Law.
4. Commitment Deliveries by Japan and the USA got Damage Payments from Fraud Profiteers that financed the Remedy Budgets for the Post Office Scandal and Contaminated Blood Scandal. Corruption Exposure enabled the 2024 General Election to break Parliament Control by the Conservative Party for the Protection Fraud Network. The 2024 Parliament Session Grant imposed conditions that forced the Labour Party to choose between Just Remedies or Fraud Enforcement. Network Agents had Cabinet Control. Grant Condition Breaches got Remedy Denial Fraud Findings by the Parliament Sessions Court against the Cabinet and Default Dismissal Penalty against Prime Minister Sir Keir Starmer.
5. The Labour Party had a Landslide Majority but were Totally Incapable of manging Dismissal Execution. It created the need for a Pincer Operation by Peace Plan Leaders and UK Citizens. The Peace Plan Leaders extorted Express Commitments from the UK Cabinet for the 3.5% Defence Budget and Remedy Delivery: Dismissal Executions against the Judiciary by Parliament with Victim Identification and Case Remedies. Commitment Delivery needed and end to Industrial Scale Budget Frauds and Total Destruction of the Protection Fraud Network, or Protection Frauds that needed Epstein File Concealment Frauds. They chose Protection Frauds. They made Lord Mandelson the Epstein File Concealment Manager and gave him the office of UK Ambassador to the USA.
6. Let us acknowledge where it all started. Mankind discovered Justice Management enables Specialised Labour that gets Wealth Creation. Justice is what is reasonable in the circumstances of the case. The circumstance of an Ice Age + Food Scarcity forced Small Groups. An Immediate Food Shortage validated Baby Sacrifice. Reason: Mother + Baby need 5,000 calories a day and make No Viable Contribution to Food Gathering. Mother Alone needs 2,500 calories and can make a Viable Contribution to Food Gathering. The Ice Age ended and increased the food supply. It supported Larger Groups. It invalidated Baby Sacrifices. Justice Management did not adapt to the change in circumstances. Baby Sacrifice was the Stress Response that Small Groups brought to Larger Groups. They needed Group Cohesion. They developed Religious Practice for Group Cohesion with Baby Sacrifice the Stress Response to Disease + Famine + War. Many Groups might have renounced Baby Sacrifice, but is so, they were not powerful enough to make that Standard Practice. Writing was developed. The Hebrew Tribe lived in the are where it was developed. They renounced Baby Sacrifice and wrote about it. The Hebrews Tribe had an increase in the Survival Rate. Stress Conditions motivated Adoption Decisions of the Hebrew Tribe by Young Fertile Mothers to protect their children. The choice for Fit Men was to accept the Adoption Decision or lose their women. The Survival Raste and Adoption Rate got Top Power Status for the Hebrew Tribe. A Hebrew Tribe Civil War was a bigger risk than an Inter Tribe War. They made a Civil War Control Plan. It replaced the War God with the Peace God and used a Common Law for Peace Management. It created Nation Powers. The rest of history has between the struggle to control Nation Powers. The Roman British Gnostic Christians took the Hebrew Legacy, gave Legal Status to the People in All Cases, imposed a Peace Management Obligation for the People on whoever had Remedy Powers and provided the Common Law for Case Management. The World War III Peace Plan is latest episode in Nation Power History. It got the UK Leadership Farce. Will it get Voluntary Remedies from the Judiciary.