

## The Gold Standard?

Published by *inCOMPLIANCE*

September 2021

Article looks back at UK Bribery Act, now in its 11<sup>th</sup> year, and how it was considered to be the 'gold standard' for anti-corruption by its supporters, who had been calling for a much-needed overhaul to the existing legislation. As the Bribery Act has resulted in so few prosecutions by the Crown Prosecution Service (CPS) and Serious Fraud Office (SFO), the article considers why the legislation — thought to be some of the toughest in the world — has sought so few convictions in practice. Special attention is given to the role that deferred prosecution agreements (DPAs) have played in the low number of prosecutions and how DPAs combined with the organization's cooperation with the SFO often results in charges being dropped.

*This article was first published in inCOMPLIANCE, the official publication of the International Compliance Association, [www.int-comp.org](http://www.int-comp.org).*

### [The Gold Standard?](#)

---

## CONTACTS

For more information, contact your Katten attorney or any of the following attorneys.



**Neil Robson**

+44 (0) 20 7776 7666

[neil.robson@katten.co.uk](mailto:neil.robson@katten.co.uk)

Attorney advertising. Published as a source of information only. The material contained herein is not to be construed as legal advice or opinion.

©2025 Katten Muchin Rosenman LLP.

All rights reserved. Katten refers to Katten Muchin Rosenman LLP and the affiliated partnership as explained at [katten.com/disclaimer](https://katten.com/disclaimer).