

Crown	Parliament Supreme Court Court of Appeal High Court	The People v Top Judges Equity Lawyer Mr Ellis v Solicitor General Equity Lawyer Mr Ellis v Solicitor General Equity Lawyer Mr Ellis v Solicitor General	Corruption Remedy Royal Commission Contempt Fraud Appeal 2020 0055 + 0186 Fraud Appeal 2020 0396 + 2069 + PI 10063 + YYYY + ZZZZ Contempt Claim Fraud 2020 000286
	Court of Appeal High Court County Court	Citizen Father Mr Sood v Prime Minister + Others Citizen Father Mr Sood v Prime Minister + Others Citizen Father v Trustee Son + Bank of Scotland	Remedy Denial Fraud Appeal 2020 0742 Corruption Claim 2020 000968 Trust B01B0937 + Mortgage F01PP7696
	High Court County Court County Court County Court	Citizen Mr Yediayli v Buyers + Prime Minister Citizen Mr Yediayli v Buyers Citizen Mr Hastunct v Eatsnow Estates Limited Citizen Mr Serbert v Realgold Developments	Shop Theft + Corruption Claims 2019 003741 + 003984 Shop Theft Claim G02ED632 Lease Forfeit Claim Fraud F02ED0793 Lease Forfeit Claim + Justice Perversion Fraud G00CR488

Royal Commission + Trust Claim Application Hearing Purpose Disclosure Demand 14th March 2021

Without Prejudice to Invalidity Arguments + Contempt and Terrorism Penalty Warning

Supreme Court Witness Protection Application Notice from Equity Lawyer Mr Ellis for Citizen Mr Sood

B01B0837 Unidentified Application Hearing Notice dated 8th March 2021 Purpose Disclosure Demand

From Citizen Father Mr Sood To Clerkenwell and Shoreditch County Court

For the Stated Reasons that

1. Court Frauds include the use of Application Hearing Denial Frauds for the Fraud Manager against the Fraud Victim and then Unidentified Hearing Notices that enable Hearing Ambush Frauds by the Fraud Manager against the Fraud Victim
2. The Application Hearing Notice does not disclose whether it is for the Beneficiary Father or Trustee Son. Both have filed Application Notices with the County Court. The Beneficiary Father served all of his Application Notices on the Trustee Son but does not know whether he has received service of All Application Notices of the Trustee Son.
3. The Beneficiary Father and Parliament Session Jurisdictions need to know whether or not the Unidentified Application Hearing Notice is to enable the Hearing Event for a Hearing Ambush Fraud by the Trustee Sons and County Court against the Beneficiary Father.
4. The Similar Fact Land Fraud Cases got Hearing Denial Fraud Proof for Citizen Victims against Guilty Parties and the County Court. All Interested Parties and County Courts need notice that the Trust Claim Fraud got a Hearing Notice for an Unidentified Application and got the Prompt Response of a Hearing Purpose Disclosure Demand by the Beneficiary Father.
5. The Trust Claim Fraud B01B0837 and Mortgage Claim Fraud F01PP7696 and Connected Cases got Fraud Conspiracy Proof for the Beneficiary Father Mr Sood against the Trustee Son Mr Sood, Representatives, Bank of Scotland and County Court. It included Sale Order Breach Contempt Fraud Proof against the Trustee Son and Bank of Scotland and Contempt Immunity Fraud Proof against the County Court.
6. The Citizen, Crown and Lord Bishops have Corruption Control Jurisdictions that govern Parliament Session Decisions. Since 2004 they have managed a Corruption Remedy Process that uses Investigation Services by Equity lawyer Mr Ellis.
7. The Parliament Session Agreement between the Crown and Prime Minister required Corruption Remedies before the Session End. The Default Penalty is a Parliament Session Refusal and Forced General Election with Mass Publicity for the Corruption proof and Remedy Denial Fraud Proof. Corruption Remedies needed either Case Remedies by the Law Courts or Remedy Denial Fraud Proof against the Law Courts. Equity Lawyer Mr Ellis prepared the Land Fraud Cases as Test Cases.