

Before Judge on July 2021

Upon considering the Sale Negligence Claim E02YM867 Directions Questionnaire and Disclosure Report dated Remedy Proposals dated 30th June 2021 of the Citizen Beneficiary Father Mr Sham Pal Sood and the Questionnaire Response from the Sale Lawyers known as Ross Coates Solicitors

1. Curt Motion Defendant Party Status Order + Law Firm Joint Liability Partner Status Within 7 Days Disclosure Order for Citizen Client Mr Sood against Sale Lawyer Mr Ross Coates for the Stated Reason that:
 - 1.1. The Citizen Client has Limited Literacy and Limited Management Capacity and in ignorance used the Trading Name of Harmony Solicitors for the Defendant Party instead of Ross Coates Solicitors.
 - 1.2. The web site of Ross Coates Solicitors reveals that Mr Ross Coates has Partner Status but does not make clear who else has Partner Status with Joint Liability Risk and Defendant Party Status Rights.
2. Court Motion Disclosure Order that Sale Lawyer Mr Ross Coates do within 7 days file and serve an Explanation Statement why the Court should not make a Joint Management Order for Trust Claim Fraud B01B0837 + Sale Negligence Claim E02YM867 and a Case Transfer Order to Central London County Court for the Stated Reason
3. Court Motion E02YM867 Court Records Within 14 Days Disclosure Order + Order Breach Contempt Penalty Warning for the Parties against the Chief Executive Officer of the County Court for the Stated Reasons

Stated Reasons

4. The Citizen, Crown and Lord Bishops have Corruption Control Jurisdictions that govern Parliament Session Powers. They use the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. An Equity Lawyer is anyone who has the commitment and expertise to get Proof Sets that meet the Corruption Remedy Standard and then knows how to use it to service the Parliament Session Jurisdictions.
5. The Case Explanation by Equity Lawyer Mr Ellis reveals that since 2004 the Parliament Session Jurisdictions have managed a Corruption Remedy Process. It needed to achieve Total Destruction of the Protection Fraud Network. It sold Market Frauds to Organised Crime, provided Protection Frauds for the Corrupt Officers who managed them and traded Glittering Career Guarantees and Job Profits in exchange for Fraud Services in Parliament. General Elections got Governing Majorities that were subject to Remedy Denial Fraud Majorities controlled by the Protection Fraud Network.
6. In each Parliament Session the Remedy Process used Test Cases to get Proof Sets that met the Corruption Remedy Proof Standard. The Crown and Lord Bishops used the Accumulated Test Results to decide the Remedy Conditions for the Next Session.
7. The Remedy Priorities were to get a Governing Majority to service Remedy Preparations and then Dismissal Cases against Top Judges by Parliament.

8. The 2010 Session Priorities got Remedy Co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Mr Miliband.
9. The 2015 Session Priority was to get Complete Proof Sets for Dismissal Cases against Top Judges in Parliament. In 2015 a European Referenda Commitment + Remain Campaign Commitment got a Governing Majority for Prime Minister Mr Cameron. He could not manage the European Referenda and Top Judge Dismissals at the same time. The Corruption Exposure of the Top Judge Dismissals was likely to increase the leave Vote. He made a Priority Decision for the European Referenda against Top Judge Dismissals.
10. The Protection Fraud Network made a Corruption Continuity Plan. It included a Ruin Fraud Conspiracy against Prime Minister Mr Cameron. It needed Internet Publicity by an Innocent Agent, Censorship Motive Proof against the Prime Minister, a Framing Fraud against the Innocent Agent and exposure of it timed to do maximum damage to the Prime Minister. Panama Papers Week prepared for Framing Fraud Exposure Week that did not happen. Equity Lawyer Mr Ellis found the case. The Innocent Agent co-operated. They got Criminal Conspiracy Proof against the Law Courts in time to stop Framing Fraud Exposure Week
11. Prime Minister Mr Cameron led the Remain Campaign, lost and resigned. It was an Honourable Resignation. It got a 5 Year Delay in the Remedy Process. The Protection Fraud Network needed Immunity Frauds from the Next Prime Minister. They bought Leadership Votes for Home Secretary MP Mrs May because she had managed the Ruin Fraud Conspiracy against Prime Minister Mr Cameron.
12. The Protection Fraud Network use the Financial Service Professions to identify Asset Theft Targets. Fraud Immunity Proof for Victims against Financial Service Agents and the Law Courts was a Big Career Risk for Low Rank Judges.
13. Trust Capital Account Denial Frauds + Income Account Denial Frauds + Taxation Account Denial Frauds + Asset Thefts by Younger Trustee Son Mr Vishal Sood, who is a Financial Services Professional, motivated Estate Control Demands by the Beneficiary Father that got the Trist Claim Fraud B01B0837 by the Trustee Son. The Consequential Damage included s Forced Sale of an Estate Asset held by the Older Trustee Son Mr Ritesh Sood. A Power of Attorney got Sale Control for the Beneficiary Father. The Title had a Parking Space Alienation Prohibition. A Prohibition Breach was Sale Negligence that got a Parking Space Claim and the Sale Negligence Settlement and Settlement Breach Claim E02YM867.
14. Trist Claim Fraud B01B0837 got Consent Sale Orders and Sale Order Breach Contempt Frauds by the Younger Trustee Son and Bank of Scotland, and Contempt Immunity Proof against the Law Courts. An Eviction Application that used Mortgage Defaults but failed to mention Order Breach Contempt Frauds caused the Mortgage Defaults is Aggravated Contempt Fraud Proof against the Younger Trustee Son. On 1st June 2021 a Contempt Remedy Application got a Hearing Adjournment that has not yet been listed. The dignity of the Law Courts requires Joint Management of All Connected Cases.