

The Corruption Remedy Process caused a series of Confidence Collapses to ripple through the Protection Fraud Network. Some of the Corrupt Judges adopt a False Persona for Court Frauds, cannot maintain them and deliver Farce Performances. On 17<sup>th</sup> December 2021 the Trust Asset Sale Claim Fraud B01B0837 Order Breach Contempt Remedy Applications of the Citizen Father Beneficiary Mr Sham Sood got one. Judge Lethem entered Royal Court 51 as if he were a Rock Star meeting an Adoring Audience. Nothing could be further from the truth. The Hearing Frauds included a Contempt Remedy Application Adjournment and Case Reservation Fraud to himself. He appeared to be Totally Oblivious of a Total Breakdown in the Protection Fraud Market Protocol in a set of Connected Cases that linked the Sood Family Estate to Many Other Cases. Also, he was Totally Oblivious the Cabinet needed Taxation Immunity Fraud Proof against Law Court Judges.

Mr Sham Pal Sood was born into a Poor Indian Family on an Unknown Date in 1952. He had Limited Education. In 1976 he spoke No English when he came to the United Kingdom for an Arranged Marriage. He made a success of work and marriage. He and his wife had 4 children. Medical Negligence took his wife. He used the Negligence Damages to finance the education of the children and establish Family Trusts. The 2 Older Sons were the Estate Trustees. They had Financial Service Qualifications. They expected Fraud Profits. They committed Capital Account Frauds + Income Account Frauds + Taxation Account Frauds + Distribution Account Frauds against the Father Beneficiary and State. They sold the Wealth Details of Ruin Fraud Targets to Top Judges. They expected Immunity Frauds against All Victims including the Father Beneficiary. The Protection Fraud Market Protocol requires Case Management by Qualified Lawyers as an Immunity Fraud Condition. The Trustee Sons did not want to pay Qualified Lawyers. The result was a mixture of Case Management by them and Qualified Lawyers. A Replacement Trusteeship Offer and Refinance Borrowing by the Loyal Youngest Son, Mr Aman Sood, got a Complete Set of Fraud Conspiracy Proof for the Father Beneficiary and Coronation Oath Enforcement Authority against the Trustee Sons, Trustee Lawyers, Beneficiary Lawyers, Lenders and the Law Courts. It enables use of Trust Claim Fraud B01B0837 and Sale Negligence Settlement Claim E02YM867 and Mortgage Default Claim F1PP7696 for 2021 Parliament Session Remedy Performance Tests. Trust Beneficiary Status created a Damage Limitation Care Duty for the Father Beneficiary against the Trustee, Trustee Lawyers, Beneficiary Lawyers and Law Courts. Trust Claim Fraud B01B0837 failed to get the Damage Limitation Proof of the use of Trustee Replacement Powers. Instead, it got the Ruin Fraud Damage Proof of Sale Costs and Sale Disposal Capital Tax Liabilities by use of Sale Powers for Sale Directions Order Frauds. The Trustee Sons ignored the Protection Fraud Network Protocol. The Law Court Judges have to explain the Asset Sale Orders that are Trust Fraud Proof against the Younger Trustee Son, and the Sale Negligence Settlement Breach Claim that got Fraud Conspiracy Proof against the Older Trustee Son, Sale Lawyers and Law Courts, and the Mortgage Default Possession Claim Fraud that got a Repayment Refusal Notice Fraud dated 16<sup>th</sup> December 2020 from the Bank of Scotland to the Father Beneficiary.

Other Cases got Similar Fact Fraud Conspiracy Proof. All of them are fit for the 2021 Parliament Session Remedy Priority Tests. Top Judges and the Kenneth Noy Crime Gang traded Protection Frauds and Crime Services. It does not matter whether the Crime Gang still uses the name. Top Judges relied on Prime Minister

Mrs May for Protection Frauds. In 2019 Remedy Process got a Forced Resignation from her. Top Judges made an Intimidation Fraud Plan to silence Corruption Victims. It needed an Intimidation Fraud Victim to give Internet Publicity to the Intimidation Frauds and the Intimidation Agent. They chose Mr Lee Cant as the Intimidation Fraud Target. He had provided Accounting Services for Junior Gang Members before he discovered the connection between them. They had no intention of paying. He got Service Fee Judgements and a Security Order. They relied on Corrupt Judges for Release Frauds. The Crime Gang used Professional Thug Mr Seton to service the Intimidation Fraud Plan with Kill Threats, Grievous Bodily Harm, Events Witness Evidence, Electronic Evidence and Hospital Admission Records. A Friend helped Mr Cant get Investigation Denial Fraud Proof and Protection Denial Fraud Proof against the Metropolitan Police, County Court, High Court and Court of Appeal. A Confidence Collapse by Top Judges got Damage Limitation Action using a Minimal Assault Charge against Professional thug Mr Seton. A Confidence Collapse by Crown Prosecutors required Additional Investigations. Equity Lawyer Mr Ellis service ed them. He used an Events Witness Statement to make a Negotiation Proposal for Full Disclosure by Professional Thug Mr Seton how he got Protection Frauds from the State and Law Courts in exchange for Immunity Terms. It got a Confidence Collapse and Case Withdrawal by the State. The Protection Denial Fraud Appeals continued to get Fraud Conspiracy Proof against the Court of Appeal and Supreme Court. On 15<sup>th</sup> November 2021 a Confidence Collapse got use of the Protection Denial Fraud Appeal for a Legal Action Case Reference against the Equity Lawyer and Mr Cant from the Supreme Court to the Cabinet. They wanted use of Contempt Claim Fraud 2020 000286 Suspended Imprisonment for an Immediate Imprisonment Fraud against the Equity Lawyer. They had no hope. The Parliament Session Agreements between the Crown and Prime Minister provide Special Protection Rights. They include a Legal Service Crime Prosecution Prohibition and Civil Contempt Penalty Enforcement Prohibition for the Equity Lawyer against the Cabinet. Original Records were Forensic Test Material and Record Fraud Conspiracy Proof for Corruption Victims against the Law Courts. Top Judges made Forensic Test Sabotage Fraud Plans. They needed Physical Possession for Evidence Destruction and Evidence Substitution. The Shop Theft Claim 2019 003741 got 2 Backdated Forged Orders. The Seal Ink was Forensic Test Material. Sale Enforcement Fraud G02EC632 failed to get the Original Records. It got a High Court 2019 003741 Jurisdiction Finding + G02EC632 Jurisdiction Deficit Finding for a Case Transfer by the County Court to the High Court. Eviction Claim Fraud D9QZ495Q got a Judgment Fraud + Costs Fraud for the Tenant against the Landlord. The High Court Fraud Appeal QB 2018 0239 by the Landlord got an Appeal Dismissal Fraud and Costs Fraud for the Tenant. A Confidence Collapse used Substitute Case Records by the High Court for Total Denial of the Fraud Appeal. The Enforcement Fraud F00LE923 in the County Court includes the Fraud Appeal QB 2018 0239 Costs Order that the High Court deny having made.

The Divorce ZC14D02308 Property Fraud Remedy Application did not get a Hearing Notice for 6<sup>th</sup> January 2022. Citizen Mrs Theodorou attend a Local Hospital for Medical Tests. The Cabinet can use the Taxation Immunity Fraud Conspiracy Proof the case got against Mr Theodorou, Lawyers and Family Court Judges. Many Cases got Much More. The choice for All Test Case Judges is between Fraud Remedies and Fraud Enforcement. The Remedy Process has what it needs for the next set of Parliament Session Decisions