

Royal Commission + QA 2022 000007 Contempt Remedy DRAFT Order + Reasons 14<sup>th</sup> March 2022

Before

Upon

Hearing Transcript Production Waiver + Pending Transcript Production Bundle Filing Time  
General Extension for the Stated Reason that:

1. The December 2019 Parliament Session Priority was to get Remedy Proof for the Law Courts or Remedy Denial Fraud Proof for Dismissal Cases against Top Judges in Parliament. Session Priority Test Cases got Criminal Conspiracy Proof. The 2021 Parliament Session Priority is Remedy Deliveries.
2. Citizen Mr Sood has cases:
  - 2.1. Sale Negligence Claim E04YM867, Mortgage Possession Claim F1PP7696,
  - 2.2. Trust Asset Sale Claim Fraud B01B0837,
  - 2.3. Corruption Claim 2020 000968
  - 2.4. Fraud Appeals 2020 0742
  - 2.5. Fraud Appeal QA 2022 000007
  - 2.6. Excess Speed Framing Fraud 422100280818
  - 2.7. Income Tax Assessment Fraud UTR 1424040554 Appeal.
3. Citizen Mr Sood used his cases for 2019 and 2021 Parliament Session Priority Tests. They got Order Breach Contempt Fraud Conspiracy Proof against the Trustee Son, Bank of Scotland, Representatives and Law Courts and Contempt Immunity Fraud Proof against the Law Courts.
4. Corrupt Officers used Identity Record Frauds and Case Misrepresentation Frauds as Protection Frauds. The QA 2022 000007 Enforcement Stay Refusal + No Merit Declaration are Immunity Fraud Proof for the Coronation Oath Enforcement Authority against the High Court. The Reasons contain what purports to be a Bundle Fling Order + Hearing Transcript Order. It is a Set Up Condition Record Fraud for a Compliance Failure Dismissal Fraud. It requires the Citizen to get a Hearing Transcript from the Supervising Judges and Case Judges who have managed all of the Court Frauds. The QA 2022 000007 Hearing Demand dated 13th February 2022 failed to get a Substantive Response or Hearing Date
5. Efficient Case Management needs discovery of the outcome of the B01B837 Contempt Remedy Application in the County Court and the Enforcement Stay Denial Fraud Appeal in the Court of Appeal