

Crown Parliament The People v Top Judges Corruption Remedy Royal Commission
Administrative Court
Citizen Mr Sham Pal Sood
Ministry of Justice + Cabinet + Opposition Leader
Ilford North MP + House of Commons Speaker
Contempt Fraud Judicial Review
Claimant
1st + 2nd + 3rd Defendants
1st and 2nd Interested Parties

Royal Commission + Condolences + Remedy Denial Fraud Judicial Review Grounds + Proposals 18th September 2022

Complaint that Remedies Denial Fraud by the Cabinet needs this document in the Mourning Period

Grateful Thanks for the Business-As-Usual Declaration for Crown and People made by King Charles III

Judicial Review of the Remedies Denial Fraud Administrative Decision Set from 6th September 2022 and continuously thereafter that consists of the Conflict Qualification Fraud + Crown and Parliament Superior Jurisdiction Pending Conflict Remedies Enforcement Stay Protection Breach Contempt Fraud + Evidence Exclusion Frauds + Incapacity Exploitation Fraud by the Cabinet using as agents the Supervising Judges of the Court of Appeal and State Officers of the Ministry of Justice evidenced by the CA 2022 001411 Priority Decision for Appeal Bundle Regulation Enforcement Dismissal Threat against the Appeal Regulation Waiver Application of Citizen Mr Sood namely the Court of Appeal Civil Office Manager Mr M o Chowdhury

Grounds: Fraudulent Breaches of Natural Justice + Human Rights + Overriding Justice Objective

The Draft Order Stated Reasons are the Grounds Details

Remedy Proposals in a Draft Order

1. Jurisdiction Superiority Acknowledgement for:
 - 1.1. The Superior Jurisdictions of the Citizen, Crown, Lord Archbishops and Lord Bishops that are collectively known as the Coronation Oath Enforcement Authority against the Inferior Jurisdiction of Parliament
 - 1.2. The Superior Jurisdiction of Parliament against the Inferior Jurisdictions of the Law Courts
 - 1.3. The Superior Jurisdictions of the Law Courts against the Inferior Jurisdictions of the State and Profession Authorities
 - 1.4. The Superior Jurisdictions of the State and Profession Authorities respectively against the Individual and the Registered Professional
2. Superior Jurisdiction Pending Remedies Enforcement Stay Protection Rights Acknowledgement for the Citizen against All Inferior Jurisdictions
3. Jurisdiction Superiority Acknowledgement for the Corruption Case of the Citizen against All Cases of the State and Law Courts for the Stated Reason that the Individual gives a privilege Waiver and Confidentiality Waiver and Case Use Authority that enables use of any case and all cases for Integrity Test that get Proof Sets that meet the Corruption Remedy Proof Standard and are therefore Admissible Evidence for Parliament Session Decisions made by the Coronation Oath Enforcement Authority.
4. Corruption Remedy Process Acknowledgement for the Coronation Oath Enforcement Authority against All Inferior Jurisdictions

5. Corruption Remedy Process Case Finding for the Contempt Immunity Fraud Appeals QA 2022 000007 and CA 2022 001411 of Citizen + Father + Trust Beneficiary Mr Sood against the Trust Asset Sale Claim Fraud B01B0837 of his 2nd Son + Trustee, Mr Vischal Sood, for the Stated Reason
6. Crown and Parliament Protection Entitlement Finding + Crown and Parliament Protection Enforcement Entitlement Finding + Crown and Parliament Protection Enforcement Accountability Entitlement Finding + Court of Appeal 2022 001411 Conflict Disqualification Finding + Court of Appeal 2022 001411 Remedy Only Jurisdiction Limit Finding + Court of Appeal 2022 001411 Conflict Qualification Fraud Finding + Court of Appeal 2022 001411 Remedy Only Jurisdiction Limit Breach Finding + Crown and Protection Breach Finding + Crown and Parliament Protection Enforcement Accountability Breach Finding + Court of Appeal 2022 001411 Conflict Qualification Fraud Finding + Court of Appeal 2022 001411 Remedy Only Jurisdiction Limit Breach Finding + Fraud Finding + Conspiracy Finding + Contempt Fraud Conspiracy Finding + Contempt Liability Order + Contempt Remedy Order for Citizen Mr Sham Pal Sood against the Ministry of Justice, Cabinet and Opposition Leader for the Stated Reasons
7. 2022 001411 Priority Decision for the Appeal Regulation Waiver Application of Citizen Mr Sham Pal Sood against the Regulation Enforcement of the Ministry of Justice State Officer known as Court of Appeal Civil Office Manager Mr Mo Chowdhury for the Stated Reasons
8. Pending Remedies Enforcement Stay Protection Orders for Citizens Mr Patrick Coyle, Ms Michelle Davies, Mr Ediz Hastunc, Mr Akwasi Nkrumah, Mrs Androulla Theodorou and Mr Francis Zarb, and Equity Lawyer Mr Edward Ellis against All Inferior Jurisdictions
9. Protection Orders for All Other Citizens against All Inferior Jurisdictions

Stated Reasons

The Sood Family Trust Cases

1. The Father was born in late 1952 to a poor Indian family. He had a very limited education. In 1976 he spoke no English when he came to the UK as a lawful Immigrant for an Arranged Marriage. He made a success of learning Basic English, getting employment, the marriage and material care responsibilities for 4 children. Events revealed he had Management Incapacity for Complex Cases.
2. Medical Negligence for the death of the late Mrs Sood got Medical Damages for the Father and 3 Younger Children. The Father used his damages for a Family Trust that financed Property Purchases. The Family Income supported the Father and 4 children. Trust Successes need the Trustees to have Asset Management Skills and Accounting Skills and the Beneficiary to have Accountability Management Skills. The Father appointed his 1st and 2nd Sons as Estate Trustees. They committed Trust Frauds against the Father. The Emotional Challenge and Accountability

Management Incapacity prevented him managing Damage Limitation and Loss Recovery. The Trustee Sons got Financial Service Qualifications.

3. Law Court Judges managed Ruin Frauds against Citizens. Financial Service Agents were Target Spotters provided Client Wealth Details got Fraud Profits and Immunity Frauds from the Law Courts. The Family Trust Cases got Case Management Fraud Conspiracy Proof for the Father against the 2nd Trustee Son, Claim Lawyers and Defence Lawyers, and Contempt Immunity Fraud Proof for the Father against the Law Courts.
4. The Trust Asset Sale Claim Fraud B01B0837 by the 2nd Son, Defence Case Management Frauds by the Defence Lawyers and Trust Accountability Denial Frauds County Court extorted a Consent Sale Order in 2015 from the Father. It was an Additional Trust Fraud against him.
5. The Father required a Flat Sale by his 1st Son, Mr Ritesh Sood, to finance the BOB0857 Defence Case. The Lease Title prohibited separation of the Garage from the Flat. Title Separation got a Reduced Sale Price. A Prohibited Title Separation Claim by the Buyer got a Sale Negligence Settlement and Settlement Default and Default Claim E02YM867 by the Father against the Trust Lawyers. A Payment Denial Fraud and E02YM867 Accountability Denial Frauds are Contempt Immunity Fraud Proof for the Father and Trust Lawyers, 1st Trustee Son and County Court.
6. The 2017 BO1B0837 Amended Sale Order was an Additional Trust Fraud against the Father.
7. The Youngest Child, Mr Amman Sood, is the 3rd Son. He raised Mortgage Offers and acted as Purchase Agent for the Father that got Repeated Sale Order Breach Fraud Conspiracy Proof for the Father against the 2nd Trustee Son, Case Lawyers and Bank of Scotland as Mortgagee, and Law Courts. Mortgage Repayment Refusals and Default Possession Claim F1PP7696 are Contempt Fraud Conspiracy Proof against the Bank of Scotland and Law Courts.

The Corruption Remedy Process of the Coronation Oath Enforcement Authority

8. The December 2019 Parliament Session Priority was Remedy Proof for the Law Courts or Criminal Conspiracy Proof for Dismissal Cases against Law Court Judges. It needed Session Priority Test Cases to get Remedy Proof for the Law Courts or Remedy Denial Fraud Proof against them.
9. In January 2020 the Father discovered the Coronation Oath Enforcement Authority and Corruption Remedy Process. A Privilege Status, Confidentiality Waiver and Case Management Authority by him got Citizen Status, General Protection Rights from Parliament and the Crown, Protection Enforcement by the Cabinet, Enforcement Accountability by the Opposition Leader and Case Management by Equity Lawyer Mr Ellis. General Protection Rights enable Integrity Tests that get Justice Proof for the Cabinet or Opposition Leader or Protection Breach Contempt Fraud Proof against them. The Case Management by the Equity Lawyer for Citizens including the Father got Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts. The

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Crown used it for Trial Orders of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. It got Corruption Findings, Remedy Entitlement Findings, Investigation Priority Findings to identify Responsible Individuals.

10. The 2021 Parliament Session Priority was Remedy Delivery. The Coronation Oath Enforcement Authority used the Proof Sets for Dismissal Priority Findings against Law Court Judges with Execution Responsibility Findings against the Cabinet. Dismissal Failures got Protection Fraud Proof against the Cabinet and the Default Penalty of a Dismissal Priority Decision against Prime Minister Mr Johnson. A Dismissal Failure was Protection Fraud Proof against most of the Governing Majority and Opposition Minority including Opposition Leader Sir Keir Starmer. Dismissal Help Requests by Governing Majority Back Benchers got Request Refusals by the Opposition Leader because an Integrity Test got Protection Fraud Proof against him. Protection Fraud Concealment was the Shared Priority of the Cabinet and Opposition Leader. They made an Election Fraud Plan. It used Revenue Termination Blackmail by the Cabinet and Big Business that got Protection Fraud Non-Disclosure Propaganda Services from the BBC and Commercial Media.
11. 2022 Local Election Integrity Tests got Prohibited Question Fraud Proof that was Election Fraud Conspiracy Proof for the Coronation Oath Enforcement Authority against the Media, Law Courts, Cabinet and Opposition Leader. The Cabinet ignored Local Elections Defeats.
12. The 2022 Parliament Session Priority is Remedy Delivery. It needed a Forced Resignation from Prime Minister Mr Johnson and Special Measures Decisions against the State, Profession Authorities and Law Courts with a Priority Decision against the Metropolitan Police. Integrity Tests got Fraud Continuity Proof for Citizens against the Metropolitan Police, Other State Authorities, Profession Authorities, Law Courts and Cabinet. Two By Election defeats got 50 Government Office Resignations and a Forced Resignation from Prime Minister Mr Johnson.
13. Leadership Contest Integrity Tests got Prohibited Questions Proof that was Election Fraud Conspiracy Proof for the Coronation Oath Enforcement Authority against the Media, Law Courts and Contest Managers. On 6th September 2022 the office of Prime Minister passed from MP Mr Johnson to the Contest Winner, MP Ms Truss.
14. The 2022 001411 Priority Decision for the Regulation Enforcement Administrative Decision against the Appeal Regulation Waiver Application Adjudication is Remedy Denial Fraud Proof and Protection Breach Fraud Proof. Other Cases got Fraud Continuity Proof + Protection Breach Fraud Proof for the Coronation Oath Enforcement Authority. It validates use of Fraud Remedy Claims that get either Remedy Proof for force the State, Profession Authorities, Law Court Judges, Cabinet Officers, Opposition Leader or Parliament or Fraud Conspiracy Proof for the Coronation Oath Enforcement against them.