

Fraud Appeal 2022 001411 Dismissal Hearing Demand + Representations 9th November 2022

The Fraud Appeal KB 2022 001411 Without Hearing Permission Refusal + Unintelligible Case Reason
dated 8th November 2022 of Lord Justice Popplewell

Dismissal Hearing Demand by Citizen Mr Sood

Proposals

1. Corruption Case Finding + Conflicted Interest Finding + Conflict Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Conflict Qualification Failure Finding + Remedy Only Jurisdiction Limit Breach Finding + Appeal Permission Refusal Invalidity Finding + Fraud Finding + Conspiracy Finding + Contempt Finding + Remedy Entitlement Finding + Appeal Permission Refusal Revocation + Appeal Permission for Citizen Mr Sood against Trustee Son Mr Sood for the Stated Reason that the Trust Frauds and Contempt Frauds got Conflict Qualification Fraud Proof and Immunity Fraud Proof against the County Court, High Court and the Court of Appeal. Other Cases got Compelling Proof that Top Police, Top Customs and Top Judges were and are the Top Drug Dealers. The Top Drug Sales went with Protection Frauds. The Rotherham Enquiry got Compelling Proof that the Protection Frauds included Child Prostitution and the Top-Level Protection frauds came from the Cabinet and Opposition Leader Sir Keir Starmer. All of it is Relevant Evidence for Office Unfitness Dismissal Decisions against Law Court Judges that will get either Dismissal Executions that are Justice Proof for the Cabinet or Dismissal Failure Protection Fraud Proof against the Cabinet, and the Default Penalty of a Dismissal Decision against Prime Minister Mr Sunak.
2. Appeal Directions 1 Hour Hearing in Royal Court 73 at 2 p.m. on November 2022

Representations

The Hearing Demand is an Integrity Test in the Tenure Period of Prime Minister Mr Sunak. It will get either Justice Proof for the Law Courts or Remedy Denial Fraud Proof and them, and Dismissal Decisions against Law Court Judges with Execution Responsibility Findings against the Cabinet. A Dismissal Success will be Justice Proof for the Cabinet. A Dismissal Failure will be Protection Fraud Proof that gets the Default Penalty of a Dismissal Decision against the Prime Minister.

Citizens got Corruption Proof against the State, Profession Authorities and Law Courts. The Crown used it for Trial Orders of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. Corruption Proof got Corruption Findings, Remedy Entitlement Findings, Investigation Priority Findings to discover who was responsible and Dismissal Remedy Priority Findings against Law Court Judges with execution Responsibility Findings against the Cabinet. Dismissal Failures were Protection Frauds Proof against the Cabinet. It got the Default Penalty of Dismissal Decisions against Prime Minister Mr Johnson. Dismissal Failures were Protection Fraud Proof against the Governing Majority and Opposition Minority. Dismissal Help Requests by Governing Majority Back Benchers got Help Refusals by Opposition Leader Sir Keir Starmer. In 2012 Integrity Tests used Compelling Corruption Proof. It got Protection Fraud Proof against the Sussex Police Chief Constable, Investigation Officers, Sussex Crown Prosecution Chief, Case

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Prosecutors and Opposition Leader when he was Director of Public Prosecutions. The Shared Priority of the Opposition Leader and Cabinet was Protection Fraud Concealment. They made an Election Fraud Plan and a Blame Judges Plan. Revenue Termination Blackmail by the Cabinet and Big Business got Protection Fraud Non – Disclosure Propaganda Services from the BBC and Independent Media

Top Police, Top Customs and Top Judges were and are the Top Drug Dealers. The Top Drug Sales went with Protection Frauds that include Child Prostitution and Everything Else. The Protection Frauds needed a Reliable Supply of Top Quality Chemically Traceable Drugs for Framing Frauds against Honest Officers. The Reliable Supplies needed a Production Business. Top Quality needed Sussex Sites to access Sussex Water. Top Judges insisted they had Appointment Powers for the Business Manager because they did not trust anyone else to pay them. They appointed a Known Dangerous Criminal. He and Guilty Officers wanted Protection Frauds that would last their lifetimes. The Compelling Corruption Proof was the Convictions Record of the Known Dangerous Criminal that got a Statutory Prohibition against Firearms Possession with a Minimum Penalty of 5 Year's Imprisonment and 2 Firearms Receipts. In June 2002 Firearms Theft by the Known Dangerous Criminal got Firearms Theft + Firearms Possession Protection Fraud Proof against Sussex Police. Receipt 0223607 that listed the Stolen Firearms and the Known Dangerous Criminal as Possessor. Physical Possession of the Original Receipt by the Known Dangerous Criminal was Protection Fraud Proof for him and the Guilty Officers. Receipt 0223608 listed the Firearms Cabinet from which they were stolen and the Lawful Possession Agent as Possessor. The Seizure Officers went to Lewes Armoury with intent to put the Stolen Firearms in the Cabinet and pretend nothing had happened. Everything that could go wrong did go wrong. They had no key. The Unlock Procedure required the presence of the Owner to identify Missing Contents and Unlawful Contents, if any. No one dare conduct a With Owner Opening Process because it defeated the purposes of the Protection Fraud. No one dare conduct a Without Owner Opening Process because the Known Dangerous Criminal might have put evidence in the Cabinet that they could not ignore. The Stolen Firearms, Cabinet, Receipts, Armoury Records, Inspection Records and Much More were Criminal Conspiracy Proof and Protection Fraud Proof against Guilty Officers and Sussex Police. In late 2008 a New Armourer issued a Goods Collection Time Limit + Default Destruction Penalty Notice. It listed the Stolen Firearms and Cabinet. Questions by the Owner got Receipt Releases in January 2009 by the Armourer. He had a Protection Fraud Proof Set and gave use of it to the Coronation Oath Enforcement Authority. Integrity Tests used it and got Protection Fraud Proof against All Authorities with Accountability Powers. The Protection Fraud Network has a Costs Control Policy. It uses Paedophile Entrapment Frauds and Paedophile Framing Frauds to get Puppet Personalities, and Key Office Appointment Frauds to get Puppet Officers and Fraud Services at No Profit Share Cost. They use Bribery and Blackmail to get Puppet Politicians to get Remedy Denial Fraud Majorities against Governing Majorities. Political Incompetence got a Forced Resignation from Prime Minister Mrs May. The Total Desperation of the Governing Majority and Leadership Deals got the Uncontested Election and Premier Office for MP Mr Sunak. The Leadership Deals required Cabinet Office for Network Puppets. He needs Deal releases. The Equity Lawyer has prepared cases that will get Deal Releases and Justice Proof for him or a Protection Fraud Default Dismissal against him.