

2022 003098 New Evidence Notice + B01B0837 Remedy Refusal Fraud Appeal Grounds 25<sup>th</sup> November 2022

Appeal to the Central London County Court Designated Judges Mr Dight + Mr Backhouse + Mr Luba against the Romford County Court Case B01B0837 Legal Assistance Denial Fraud + Case Management Incapacity Exploitation Fraud + Sale Order Breach Contempt Investigation Refusal Fraud and the Pending Investigation Eviction Enforcement Stay Refusal Fraud on 25<sup>th</sup> November 2022 of District Judge

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

### Remedy Proposals

1. Conflicted Interest Admission + Conflict Disqualification Recusal + Remedy Only Jurisdiction Limit Admission + Court Motion Enforcement Stay Order by Central London County Court Designated Judges Mr Dight, Mr Backhouse and Mr Luba for Citizen Mr Sood against 2<sup>nd</sup> Trustee Son Mr Vishal Sood for the Stated Reason that
  - 1.1. The Coronation Oath Enforcement Authority use the Corruption Remedy proof Standard. It is Official Records that are Justice Proof for Honourable Officers of Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. In 2004 they got Corruption Proof and used it to start a Corruption Remedy Process. It has continued ever since. Citizens give Privilege Waivers and Confidentiality Waivers and Case Authority that enabled use of the truth, whole truth and nothing but the truth for Integrity Tests of the Authorities.
  - 1.2. Integrity Tests got Compelling Proof that Law Court Judges use Ministry of Justice resources to sell Protection Frauds that get Fee Income and Crime Businesses that get Crime Management Profits.
  - 1.3. Corruption Investigations can start at the beginning with the Original Crimes and work forward, in the middle and work backwards and forward, or at the end with Money Laundering and Contempt Immunity Frauds, and work backwards.
  - 1.4. A decision was made to use cases that got Immunity Fraud Proof and Money Laundering Proof. A decision was made to use the cases of Mr Sham Pal Sood for the Stated Reasons:
    - 1.4.1. He has Management Capacity for Ordinary Living and Simple Cases
    - 1.4.2. He has Management Incapacity for Complex Cases
    - 1.4.3. The Trust Fraud Managers are his 1<sup>st</sup> and 2<sup>nd</sup> Trustee Sons
    - 1.4.4. The Family History is Kindness Proof and Generosity Proof for the Father against the Sons that will ensure Scandal Exposure will get a Sympathetic Response from the People for the Father against the Sons

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1.4.5. The Trust Estate was Residential Investment Properties and a Family Home. One of the Residential Investment Properties and the Family Home are still in the name of the Trustee. It enables use of Title Transfer Orders of the Investment Property and Family Home. It enables a Consequential Damage Investigation to discover whether there are any Innocent Parties that will be affected by fraud Findings and Title Restitution of the Other Trust Assets.

1.4.6. The Total Stupidity of the Trustee Sons made it inevitable they would continue with the Trust Frauds and Court Frauds until completion of the Integrity Tests.

1.5. The Coronation Oath Enforcement Authority needed Personal Responsibility Proof against Identifiable Individuals for Known Court Frauds. It needed case Process Denial Fraud Proof against Identifiable Supervision Judges. It needed Hearing Audio record proof against Hearing Judges.

1.6. Top Judges used Case Process Denial Frauds to avoid hearing Audio record proof against themselves. They used Hearing Orders and Case Allocations that got Audio Record Proof against Lower Rank Judges.

1.7. The Contempt Claim KB 2022 003098 of the Cabinet against Equity Lawyer Mr Ellis got High Court Hearing in Royal Court 13 on 23<sup>rd</sup> November 2022. It got Audio Record Proof against Justice Mr Soole and an Adjournment Order to 10.30 on Monday 28<sup>th</sup> November 2022.

1.8. Family Estate Trust Frauds got the B01B08937 Sale Orders + Sale Refusals that are Order Breach Contempt Proof against the Trustee Son and Bank of Scotland. They got Contempt Immunity Fraud Proof + Family Home Eviction Warrant Fraud Conspiracy + Eviction Appointment Notice Fraud Proof + Appointment Notice Denial Fraud Proof + Ambush Eviction against the 2<sup>nd</sup> Trustee Son and Law Courts. The Case History is Attempted Murder Conspiracy Proof against the Trustee Son and the Law Courts.

1.9. KB 2022 003098 got the Audio Record on Wednesday 23<sup>rd</sup> November 2022. B01B0837 hearing got a Personal Appearance + Serious Case Admission + Engagement Refusal by the 2<sup>nd</sup> Trustee Son. It got Respondent Party Exclusion Fraud Proof + Applicant Legal Assistant Exclusion Fraud and Audio Record Fraud Proof against District Judge Mr Franklin Evans.

1.10. KB 2022 003098 Claim Counsel Mr Eardley, the Attorney General and Cabinet had notice of the B01B0837 on 25<sup>th</sup> November 2022 for use at the Adjourned Hearing

2. Contempt Directions 1 Hour Hearing at 2 p.m. in Royal Court 51 on December 2022