Crown Parliament

The People v Top Judges

Corruption Remedy Royal Commission

Supreme Court Court of Appeal High Court County Court

Equity Lawyer v Cabinet + Others Equity Lawyer v Cabinet Equity Lawyer v Cabinet + Opposition Leader Equity Lawyer v Former Prime Minister + Opposition Leader Fraud Appeals x 3 Fraud Appeals 2023 000569 Contempt Cases 2022 002595 + 003098 Governance fraud Claim J00RM833

County Court Sadhana Chaudhari Probate Estate v Bank of Scotland

Possession Claim Fraud H1PP8676

Sale Fraud Notice + Auction Lot 133 Withdrawal Demand + Risk Warning 12th April 2023

From Equity Lawyer Mr Edward William Ellis of 15 Portreath Close, Broomfield, Chelmsford CM1 4DL

07788371717 + Edward.w.ellis@gmail.com

To Savills Auctions

450 New North Road, Hainault, London Auction Lot 133 Withdrawal Demand for the Reason that:

- 1. The H1PP8676 Possession Order + Eviction are Crime Proceeds that invalidate the Auction Authority
- 2. Mrs Sadhana Chaudhari owned the freehold title to 450 New North Road subject to a Mortgage. She was a Corruption Victim. IN her lifetime she gave use of her cases for Corruption Investigations by the Coronation Oath Enforcement Authority. She made a Last Will that appointed Equity Lawyer Mr Ellis as Executor. It gave him Legal Status to continue the Corruption Investigations after her death.
- 3. The Coronation Oath Enforcement Authority has Parliament Session Powers. They manage a Corruption Remedy Process. The Citizen has Investigation Authority. It is the power to use any case, and all cases, for Integrity Tests of the Authorities. The Equity Lawyer has Case Management Expertise for Integrity Test that get Proof Sets that meet the Corruption Remedy Proof Standard. The Citizen gives Confidentiality Waivers, Privilege Waivers and Case Management Authorities that enable use of the truth, whole truth and nothing but the truth for Integrity Tests of the Authorities. They get either Justice Proof for Honourable Officers or Corruption proof against the State and Remedy Denial Fraud Proof against the Law Courts. The Crown used that for Trial Orders of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. Up to 12 Lord Bishops sit as Trial Jurors and up to 12 other Lord Bishops as Appeal Jurors. Corruption Proof get Corruption Findings, Remedy Entitlement Findings, a series of remedy priority Findings to discover who is responsible, and then Dismissal Decisions against Top State Officers and Law Court Judges with Execution Responsibility against the Cabinet. A Dismissal Failure is Protection Fraud Proof against the Cabinet. The Default Penalty is a Dismissal Decision against the Prime Minister.
- 4. Sadhana Chaudhari died on 6th December 2018.
- An Investigation Sabotage Fraud Plan by Law Court Judges used a General Civil Restraint Fraud and Probate Grant Denial Fraud against the Equity Lawyer.
- 6. Last Will Notices and a Mortgage Repayment Offer got No Response from the Bank of Scotland
- 7. A Possession Fraud Plan used:
 - 7.1. The Probate Grant Denial Fraud by the Law Courts against the Equity Lawyer
 - 7.2. The Possession Claim H1PP8676 Representation Denial Fraud against the Equity Lawyer and a Case Management Capacity Pretence Fraud + Representative Appointment Fraud for the Bank the Resident Beneficiary, Ms Neelu Berry.
 - 7.3. The H1PP8676 Audio Records are Personal Responsibility Proof against Identifiable Individuals.
- 8. The Corruption Remedy Process needs cases to set Estate Restoration Precedents.
- 9. 450 New North Road is one of the cases that was managed to set an Estate Restoration Precedents
- 10. The Equity Lawyer found a Buyer for 450 New North Road so that the Beneficiaries had the choice of keeping it or selling it. The Buyer understands the Corruption Remedy Process and remains interested.
- 11. The Best Advice is a Lot 133 Auction Withdrawal by the Auctioneers with Full Publicity
- 12. The Risk Warning is Personal Liability for All Responsible Persons