

Parliament Session Court
Supreme Court + Court of Appeal
High Court
High Court
High Court

The People v Top Judges
Equity Lawyer v Cabinet
Equity Lawyer v Sir Keir Starmer
Citizen Dr Spivack v Cabinet + Electoral Commission
Citizen Ms Davies v Worcester Council + Cabinet + Others

Corruption Remedy Process
Fraud Appeals 2023 000569 + 0174
Contempt Claim 2022 002595
Election Hustings Negligence Claim
Taxation Fraud Contempt Claim

Chancery Court

Beneficiary Mr Sham Sood v Trustee Mr Vischal Sood

Trust Claim PT 2024 000393

Metropolitan Police

Citizen Mr Katsiaounis v Complainant

Investigation 01 YE 15441 23

Trust Claim PT 2024 000393 Case Email Attachment of Equity Lawyer to Davis Solicitors LLP

23rd August 2024

From Equity Lawyer Mr Edward Ellis to Case Representatives Davis Solicitors LLP + Manager Ms Ballard

Grateful Thanks for getting issue of Case PT 2024 000393 for Mr Sham Sood. He is a Good Man. He has Limited Case Management Capacity. Corruption Stress compromises the Self – Control needed for Conflict Case Management. It makes him a Nightmare Client.

Polite Request that Mr Sham Sood print + sign both pages of this document + produce one good quality pdf of both signed pages of this document + send it as email attachment to the Equity Lawyer and Case Representatives as Case Instructions Authority from him to Equity Lawyer Mr Ellis and a No Direct Contact Commitment from him to the Case Manager and Representatives.

Reasons

1. The 2024 Parliament Session Grant required Forced Corruption Remedies by Parliament and Integrity Tests by Citizens. The Parliament Sessions Court used a Forced Unfitness Case against Top BBC Presenter Mr Hugh Edwards to get Forced Preparations by the BBC for the Dismissal Process against Prime Minister Sir Keir Starmer. The 2024 Forced Session Remedies include 20,000 Releases of Political Prisoners. Some of them are Victims of Imprisonment Frauds procured by the Director of Public Prosecutions and Release Denial Frauds by the Opposition Leader when Sir Keir Starmer held those offices. The Dismissal Preparations include News Coverage for the Misrepresentation Fraud that the Release Reason is not Imprisonment Frauds and Release Delay Frauds by him but Prison Capacity Failures by the Previous Government.
2. The 2024 Session Integrity Tests by Citizens so far have got Issue Denial Fraud Proof against the Law Courts.
3. The Criminal Investigation 01 YE 15441 23 got Written Notice that the Defence Evidence includes Case Files and Audio Records that are Fraud Conspiracy Proof against the State, Profession Authority and Law Courts. It got a Recorded Interview Refusal and Immediate Reference of All Case Papers to Metropolitan Police Commissioner Sir Mark Rowley, and Carefully Time References by him to Prime Minister Sir Keir Starmer.
4. The Council Tax Liability Fraud against Citizen Ms Davies used what is either a Liability Order Forgery by Worcester City Council or a Records Destruction Fraud by Worcester Magistrates Court. The Fraud Notice Email got Bounce Messages from All 32 City Councillors. The fraud Notice + Bounce Message Email to Hereford County Councillors got a Confidence Collapse and Case Withdrawal on 19th August 2024 from Duke Bailiffs.
5. The Trusts Frauds against Mr Sham Sood were used for Integrity Tests in Previous Parliament Sessions but not in 2024 because he is a Nightmare Client. He paid £4,000 to Regulated Lawyers and got Trust Case Reference PT 2024 000393. The Parliament Session Court can use it for Integrity Tests

Circumstances

The Crown has Parliament Session Powers. The Coronation Oath Enforcement Authority decides how they are used. They decide the Corruption Remedy Conditions for Parliament Session Grants. They use Forced General Elections to stop Power Concentration in Unrepresentative Minorities. They get Forced General Elections by the 5 Year Time Limit and Parliament Session Refusals. They used Corruption Exposure to get a Forced Increase in the MP Retirement Rate of MPs so that the General Election gets a Power Transfer. In 2009 the Expense Account Scandal got an increase in the MP Retirement Rate from 15% to 30%. It enabled the 2010 General Election get a Power Transfer to a Coalition Government. The Session Priority was a Corruption Investigation of the Law Courts by the Lord Chancellor for the Crown. It needed to discover the structure and strength of the Protection Fraud Network that sold Court Frauds. It got

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Full Co-operation from Prime Minister Mr Cameron, Deputy Prime Minister Mr Clegg and Opposition Leader Sir Keir Starmer. They investigated who in their own Political Parties was working for the Protection Fraud Network.

The 2015 Parliament Session Priority was Credibility recovery for the Authorities. It needed Dismissal Executions against Top Judges by a United Parliament, Victim Identification and Case remedies. The Session Grant Conditions required Top Judges to set a New Fraud Invalidity Precedent [Sharland v Sharland] and a New Conflict Disqualification Precedent [Emerald Supplies v British Airways] and get Case Issue Rights for the Citizen against the State, Profession Authorities and Law Courts. The Key Implementation was the Case Approval Powers Revocation for the Citizen against High Court Masters. It enabled Corruption Case Filing by the Citizen to force Corrupt Officers to choose between making a Conflict Disqualification Admission and committing a Conflict Qualification Fraud to get the Case Control needed for Issue Denial Frauds + Dismissal Frauds + Restraint Frauds against the Citizen. The Session Grant included a Test Year to discover whether the Forced Precedents and Caser Issue Rights got Voluntary Remedy Proof for the Law Courts or Continuing Corruption Proof against them. Voluntary remedy Proof eliminated the need for Dismissal Executions against Top Judges. Corruption Continuity Proof needed Dismissal Executions against them. All Test Cases got Continuing Corruption Proof.

The European Referenda Commitment enabled the 2015 General Election to get a Governing Majority for Prime Minister Mr Cameron. He knew the Top Judge Dismissal Executions would get Corruption Exposure and increase the Leave Vote. He wanted to remain in the European Union. He used the Case Test Year for the European Referenda, led the Remain Campaign, lost and resigned. It was an Honourable Resignation. The Dismissal Executions was the next item on the Session Agenda. The Protection Fraud Network needed to stop it. They bought Leadership Election Votes for MP Mrs May because she was one of them. It got an 8 Year Delay in Corruption Remedies.

In 2017 Continuing Corruption Proof got a Forced Surprise General Election called by Prime Minister Mrs May. She needed to avoid Mass Publicity for Corruption Exposure and a Session Refusal. In 2019 Continuing Corruption Proof got a Forced Resignation from Prime Minister Mrs May and a Forced General Election. In 2021 Continuing Corruption Proof got a Dismissal Decision against Prime Minister Mr Johnson. The Dismissal Failure was Protection Fraud Proof against Opposition leader Sir Keir Starmer. He kept Prime Minister Mr Johnson in power for 1 year while using the Covid Regulation Breach Party Scandal for Dismissal Pretence Efforts. It created the need for the Parliament Session Court to manage Forced Unity for Corruption Exposure. It needed an Imprisonment Fraud Case that got Fraud Conspiracy Proof against Top Judges at every stage of the investigation, prosecution, trial adjudication and appeal adjudication. It needed use of it for Political Prisoner Finding + Protection Fraud Finding + Enforcement Fraud Findings + Unfit Judiciary Finding. It needed Exposure Blackmail to get Finding Pronouncements by Parliament with Mass Publicity. In May 2023 it got the Forced Unfitness Pronouncement by Opposition Leader Sir Keir Starmer, In July August and September 2023 it got Forced Mass Publicity for the 17 Years' Imprisonment Fraud Case, Police Video Concealment Case, Forced Prisoner Drug Addiction and Drug Habit Finance Extortion Frauds by Prison Officers against Prisoner Family Members. In December 2023 the G7 Summit to get an International Agreement for Remedy Enforcement against Fraud Profiteers. In 2024 the Parliament Session Court used the Post Office Scandal and Health Scandals to get Forced Mass Publicity for Corruption Exposure, Forced MP Retirements and a Timed Out Parliament to get Forced General Election. An Incredible Choice and a Split Conservative Values Vote Majority enabled a Minority Vote to get a Landslide Governing Majority led by Sir Keir Starmer. The Dismissal of him is Work In Progress.