

Parliament Sessions Court
Supreme Court + Court of Appeal
Supreme Court + Court of Appeal
High Court
High Court KB + Administrative
Chancery + County Courts
Crown + Magistrates Courts
County Court

The People v Top Judges
Equity Lawyer Mr Ellis v Cabinet
Citizen Mr Cant v Professional Thug Mr Seton
Equity Lawyer v Sir Keir Starmer
Citizen Mr Katsiaounis v Defenders + Metropolitan Police + Cabinet
Citizen Victim Mr Sham Sood v Soon Trustee Mr Vischal Sood
Citizen Mr Katsiaounis + Others v Defenders + Metropolitan Police
Citizen Mr Cant v Hackney Council

Corruption Remedies
Fraud Appeals 2023 000569 + 0174
Fraud Appeals 2019 1483 +2022 0186
Contempt Claim 2022 002595
Fraud Review + Contempt Claim
2024 PT 000393 + B01B0837
Bail Fraud 01240182125 Appeal
Account Frauds K8DE4Y44

PT 2024 000393 Draft Order Application Instructions to the Claim Representatives 30th September 2024

Before sitting in the Chancery Court from noon on 8th October 2024

Upon reading the Trust Declaration dated 13/012013, Trust Breach Remedy Claim and Particulars dated 2/5/ 2024, Claim Service Certificate dated 14/08/2024, Case Management Instructions Authority dated 23/08/2024, Remedy Process Co-operation Request to Trust Claim PT 2024 000393 Case Supervisors dated 30/082024, Trust Claim B01B0837 Draft Order dated 4/09/2024, the 2024 000393 Draft Order Application Instructions and All Cases Immunity Offer dated 30/09/2024 provided by the Beneficiary Claimant and from the Trustee Defendant

Upon the court acknowledging that the Claim Papers reveal:

1. The Coronation Oath Enforcement Authority has Corruption Control Jurisdictions that govern the Profession Authority Responsibilities of Parliament with Session Powers as Enforcement Powers. They use Reliable Objectivity the Common Law Processes of Truth Discovery and Just Reasoning and the Corruption Remedy Proof Standard. It is Official Records that are Justice Proof for Honourable Officers or Guilt Proof against Corrupt Officers and Credibility Irrelevance Proof for the Victim. The Citizen has Investigation Jurisdiction. It requires a Confidentiality Waiver, Privilege Waiver and Management Authority in any case or all cases for use of the truth, whole truth and nothing but the truth for Integrity Tests of the Authorities. The Integrity Tests get Justice Proof for Honourable Officers or Corruption Proof against the State and Remedy Denial Fraud Proof against the Law Courts. The Equity Lawyer has Integrity Test Management Jurisdiction. It requires the competence and commitment to provide Judgment Services needed for Integrity Tests to get Corruption Remedy Standard Proof Sets. The Crown has Prosecution Jurisdiction. It is the power to use Corruption Remedy Standard Proof Sets for Trial Orders by the Parliament Sessions Court of Corruption Cases against the State and Unfitness Cases against Officers and Authorities. The 2 Lord Archbishops are Court Lawyers, one for the Trial Court and the other for the Appeal Court. The 24 Lord Bishops provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors. When they are busy they split into 2 Trial Juries of 8 and 1 Appeal Jury of 8. The Corruption Remedy Proof Standard eliminates the need for Witness Attendances and Credibility Findings. It enables a Trial Order to get a Trial Verdict in 7 days and an Appeal Decision in 10 days. Corruption Proof gets Corruption Findings, Remedy Entitlement Findings, a series of Remedy Priority Findings for investigations that discover who is responsible, with Execution Responsibility against whoever has Remedy Powers. The Remedy Priority progresses Credibility Recovery for the Authorities. It needs Dismissal Executions against Law Court Judges by a United Parliament, Victim Identification and Case Remedies. A Dismissal Failure is Protection Fraud Proof against the Cabinet. The Default Penalty is a Dismissal Decision against the Prime Minister. A Dismissal Failure is Protection Fraud Proof against Parliament. The Default Penalty is a Forced Unity Process. It needs Rights Definition Fraud Proof and Rights Enforcement Fraud Proof and Imprisonment Fraud for an Equity Lawyer against Top Judges. It needs use of it for Imprisonment Fraud Findings, Protection Fraud Findings, Enforcement Fraud Findings and Unfit Judiciary Findings by the Parliament Sessions Court. It needs Corruption Exposure Blackmail to get Forced Unity for Finding Pronouncements by Parliament and Mass Publicity that uses Demonstration Cases. It gets Mass Publicity for Corruption Exposure against the State and Profession Authorities, Remedy Denial Fraud by the Law Courts, Protection Frauds by Cabinets and Parliaments, Remedy Efforts by Honourable Individuals and Mass Remedies by Parliaments. It increases the Retirement Rate of Governing Majority MPs. A Credible Choice for Voters gets a Majority Vote for a Power Transfer to a New Governing Majority. An Incredible Choice for Voters gets a New Governing Majority and Repeat Process.

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2. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. Equity Lawyer Mr Edward Ellis and Queen Elizabeth used it to revive the Coronation Oath Enforcement Authority and start a Corruption Remedy Process that has continued ever since. In 2012 an Integrity Test used Firearms Records and Witness Protection Applications to get Protection Fraud Proof against Sussex Police, Crown Prosecutors, Judges and Sir Keir Starmer as Director of Public Prosecutions.
3. Mr Sham Pal Sood has Management Capacity for Ordinary Cases but Management Incapacity for Complex Cases. He married. He and his wife had four children. Medical Negligence killed his wife. He helped his 2 older sons get Financial Service Employment. They used Client Wealth Details to identify Ruin Fraud Targets and sold Target Information to the Protection Fraud Network. He did not anticipate their criminal activity. He used Medical Negligence Damages to found a Family Trust that bought residential properties and appointed his 2 older sons as Estate Trustees. They defrauded him of assets and revenue worth at least £2,000,000 and probably £2,500,000. Legal Action got Fraud Conspiracy Proof against the Trustee Sons, Regulated Lawyers and Law Court Judges. It included Repeat Order Breach Contempt by Trustee Son Mr Vischal Sood that got Repeat Contempt Immunity Fraud Proof and Trust Breach Enforcement Fraud Proof against Law Court Judges In late 2019 and early 2020 Equity Lawyer Mr Ellis recruited Citizen Mr Sham Sood. Integrity Tests got Repeat Fraud Conspiracy Proof and Incapacity Exploitation Fraud Proof for the Father against the Trustee Sons, Representatives and Judges,
4. The Parliament Sessions Court used the Fraud Proof Sets for Dismissal Decisions against Top Judges. In 2021 Dismissal Failures were Protection Fraud Proof against the Cabinet. The Default Dismissal Decision against Prime Minister Mr Johnson got Dismissal Efforts by Honourable MPs and Protection Fraud Proof against Opposition Leader Sir Keir Starmer. He kept Mr Johnson in office while using the Covid Regulation Breach Party Scandal for a Dismissal Effort Pretence Fraud. An Imprisonment Fraud against Equity Lawyer Mr Edward Ellis got the Corruption Exposure Findings Set. The Demonstration Cases were the 17 Years Imprisonment Fraud, Police Station Video Concealment Protection Frauds and Prison Frauds. The Imprisonment Fraud Case was chosen because when Sir Keir Starmer was Director of Public Prosecutions he used the DNA Innocence Proof to procure the Release Condition that required a False Guilt Admission. In 2024 Corruption Exposure got an Incredible Choice for Voters and a Split Conservative Values Vote enabled a Minority Vote to get a Landslide Novice Governing Majority led by Sir Keir Starmer. Corruption Exposure includes Bribery Questions of the Cabinet

Findings + Orders

1. Court Fraud Allegation Finding + Conflict Disqualification Finding + Remedy Only Jurisdiction Limit Finding + Contempt Investigation Order for Trust Beneficiary Mr Sham Sood against Trustee Son Mr Vischal Sood
2. Trust Case Disclosure Order + Order Breach Contempt Penalty Warning for Trust Beneficiary Mr Sham Sood that the Trustee Son Mr Vischal Sood do within 7 days provide Complete Trust Accounts of all Capital, Income, Expenditure and Distribution from the start to date
3. Contempt Investigation Disclosure Order for the Trust Beneficiary Mr Sham Sood that the Trustee Son Mr Vischal Sood do within 7 days file and serve a Statement that explains whether he admits, denies or requires proof of trust breaches and order breach contempt and in any event, what gave him confidence for the decisions he made.
4. Contempt Investigation Resource Reference to the Cabinet
5. Contempt Directions hearing in Chancery Court at noon on October 2024