

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

B01B0837 Application Notice Demand of Trustee Son Mr Vischal Sood

30th September 2024

Fraud Limited Immunity Negotiation Offer to Trustee Sons Ritesh + Vischal Sood

From Equity Lawyer Mr Edward Ellis + Citizen Beneficiary Mr Sham Sood

To Trustee Sons Mr Vischal Sood and Mr Ritesh Sood

B01B08347 Application Notice Denial Fraud Complaint + 4th October 2024 Hearing Date Notice Acknowledgement
for Trust Beneficiary Father Mr Sham Pal Sood against Trustee Son Mr Vischal Sood

All Cases Fraud Limited Immunity Negotiation Offer to Trustee Sons Ritesh + Vischal Sood

1. The Dictator Governance Plan for Western Europe denied Top Level Corruption Controls. It made inevitable a Power Transfer from Elected Politicians to Crime Partnerships of State Officers and Law Court Judges. It made inevitable the development of Protection Fraud Networks to provide Support Services and manage Co-ordinated Corruption. .
2. The UK had an Equity Governance Recovery Plan to revive the Top level Corruption Controls. It needed Criminal Conspiracy Proof against a Prime Minister when still in office, and use of it to revive the Coronation Oath Enforcement Authority and start a Corruption Remedy Process that used Live Cases for Integrity Tests.
3. Mr Sham Pal Sood was born to a poor family in the Punjab. He had little education. He came to the UK for an Arranged Marriage. He made a success of the marriage, 4 children and earned enough to support the family. He might have known something about the Dictator Governance Plan. He did not know anything about the Coronation Oath Enforcement Authority or the Equity Governance Recovery Plan. Medical Negligence caused the death of his wife. In or about 2002 the Medical Negligence Damages enabled him to found a Family Trust. He did not have the Management Capacity for Trust Accountability. He gave his 2 older sons Estate Trustee Status. They were Unfit Persons for Trustee Responsibilities.
4. In 2004 the Coronation Oath Enforcement Authority got Election Fraud Conspiracy Proof against European leaders including Prime Minister Mr Blair. They used it for a Corruption Remedy Process that has continued ever since. It used a wide variety of cases that evidenced the impact the Remedy Process had on Case Management by the Fraud Managers and Fraud Profiteers. It needed Comparator Cases that got Case Management Proof Sets without Integrity Tests and with Integrity Tests throughout the Remedy Process Period.
5. The Family Trusts got Trust Management throughout the Remedy Process Period from 2004 to 2024. It got Court Case Management Proof from 2015 to 2020 without Integrity Tests and from 2020 to 2023 with Integrity Tests. In 2024 it got Trust Breach Case Management by Regulated Lawyers without Integrity Tests of the Regulated Lawyers and the Law Courts.
6. The Case History does not validate a Full Immunity Negotiation Offer. It does validate a Negotiation Offer to the Trustee Sons for Partial Immunity in exchange for Remedy Co-operation that includes Full Disclosure.
7. In 2024 the Corruption Remedy Process removed the Conservative Party Governing Majority that the Protection Fraud Network controlled. The 2024 General Election got a Replacement Majority for the Protection Fraud Network. 12 weeks later the Mass Publicity for Bribery Questions of the Cabinet is Corruption Exposure.
8. The Equity Lawyer need care whether the Trustee Sons are too arrogant to read the Negotiation Offer, too stupid to understand it if they do, too cowardly to engage in Immunity Negotiations or too incompetent to do it well. All he need do is give Email Notice of it to the State, Law Courts, Parliament, Lord Lieutenants and the Public Domain and let the Crown and Parliament Sessions Court observe what Impact, if any, it has on the Case Management of Investigation 01 YE 15441 23, Representatives, Profession Authorities, Judges and Politicians.