

Fraud Appeals to the Court of Appeal, Chancery Court and County Court respectively

1. against Trust Claim B01B0837 Supervision Frauds by County Court Judges with have High Court Rank
2. against Trust Claim B01B0837 Supervision Frauds by County Court Judges with County Court Rank
3. against Trust Claim B01B0837 Hearing Frauds on 4th October 2024 by District Judge

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

The Case Circumstances

1. The Father was born to a poor family in the Punjab, had basic intelligence, little education and management capacity for ordinary living. He spoke no English came to the UK for an arranged marriage. He learned Basic English, was faithful to his wife, made a success of the marriage and had 4 children.
2. Medical Negligence killed her and got Negligence Damages for him and the younger children.
3. The Father knew All Trusts created Accountability Obligations for the Trustee and Beneficiary. He did not know the 2 Older Sons were Unfit Persons to have Property Trust Powers and he had Remedy Management Incapacity for Trust Breaches. He used his share of the Negligence Damages to found a number of Property Trusts and gave Sole Trustee Status to the 2 Older Sons.
4. The Father helped them get employment as Financial Service Agents. They used Client Wealth Details to identify Ruin Fraud Targets and sold it to the Protection Fraud Network.
5. Asset Thefts and Accounting Failures were Trust Frauds by the Trustee Sons against the Beneficiary Father. Accounting Failures were Tax Frauds against the State. Legal Action got Representation Fraud Proof for the Father against Regulated Lawyers and Protection Fraud Proof and Enforcement Fraud Proof against the Law Courts.

The Corruption Remedy Process

6. The Coronation Oath Enforcement Authority has Corruption Control Jurisdictions that govern Parliament Sessions Powers. They manage the Profession Authority Responsibilities of Parliament for Top Judges, Top State Officers and Top Politicians. The Dictator Governance Plan for Western European used Sabotage Frauds to deny a Reliable Supply of Admissible Evidence that got a Dormancy Period for the Coronation Oath Enforcement Authority. It lasted 45 years.
7. In 2004, the preparations for European Referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. Equity Lawyer Mr Ellis and Queen Elizabeth used it to revive Active Service of the Coronation Oath Authority. They started a Corruption Remedy Process that has continued ever since. It needed to achieve Total Destruction of the Protection Fraud Network that sells Court Frauds. Prime Minister Mr Blair was the Top Network Agent.
8. Remedy Process Management by the Equity Lawyer included Effective Notice Proof against the Law Professions.
9. Remedy Process Defence Management needed a Ruin Frauds against Equity Lawyer Mr Ellis. Prime Minister Mr Blair was the Plan Manager. He used Key Individuals that the Equity Lawyer had known for from 7 to 28 years. Remedy Process Case Management by the Equity Lawyer got Fraud Conspiracy Proof against the Key Individuals, Regulated Lawyers, Barclays Bank, State Authorities, Law Profession Authorities, Law Courts and the Cabinet. The result was Severe Damage + Fraud Conspiracy Proof for the Equity Lawyer and a Ruin Fraud Failure by Prime Minister Mrs Blair. In 2006 the Remedy Process got a Forced Resignation from him. He procured the Profession Unfitness Framing Fraud Case 2006 9452 and the Unlimited Practice Suspension Fraud that is evidence by the Findings Fraud date 2nd November 2024. It acknowledged the Defence Bundle was Corruption Proof against the State Prosecutor. It used an Irrelevance reason for a Defence Bundle Exclusion. It was an Obvious Fraud because Corruption Proof is Never Irrelevant.

10. The Protection Fraud Network used the Disqualification Fraud Proof for Career Bribery and Career Blackmail that got Fraud Management Services by Regulated Professionals for the Protection Fraud Network against Victims and Unjust Enrichment Frauds for the Fraud Managers.
11. The Remedy Process used Mass Publicity for Corruption Exposure and Corruption Remedies that was Effective Notice to All Regulated Professionals. It includes Corruption Exposure that gets an increase in the Retirement Rate of Governing Majority MPs that enables a Credible Choice to get a Power Transfer from a Corrupt Governing Majority to a New Governing Majority.
12. The Equity Lawyer continued to service the Coronation Oath Enforcement Authority. In 2012 he managed a Firearms Corruption Case that got Fraud Conspiracy Proof against many including Sussex Police Chief Constable, Sussex Crown Prosecutors, Magistrates Court, Crown Court, Court of Appeal and the Directors of Public Prosecutions. Original Case Papers were Fingerprint Identity Proof against him.
13. In late 2019 and early 2020 Citizen Mr Sood discovered there was a Coronation Oath Enforcement Authority and it managed a Corruption Remedy Process. He gave a Privilege Waiver, Confidentiality Waiver and Management Authority that enabled Equity Lawyer Mr Edward Ellis to use the truth, whole truth and nothing but the truth for Integrity Tests that got Corruption Remedy Standard Proof of the Trust Frauds and Order Breach Contempt Frauds by the Trustee Son and Contempt Immunity Fraud Proof against the Law Courts, and the Aggravated Contempt Proof that the Later Frauds were committed after receiving Remedy Process Test Case Notices.
14. In 2021 the Parliament Session Court used the Fraud Proof Sets got by the Equity Lawyer in many cases, including those of Citizen Mr Sood for Credibility Recovery by the Authorities. It needed Dismissal Executions against Top Judges by a United Parliament, Victim Identification and Case Remedies. Dismissal Failures were Protection Fraud Proof against the Cabinet. The Default Penalty was a Dismissal Decision against Prime Minister Mr Johnson. Dismissal Help Requests by Governing Majority MPs got Help Refusals by Opposition leader Sir Keir Starmer. He used the Covid Regulation Breach Party Scandal for Dismissal Effort Pretences while managing Dismissal Sabotage Frauds. It created the need for Forced Remedies. They needed cases than enabled Imprisonment Fraud Findings + Protection Fraud Findings + Enforcement Fraud Findings + Unfit Judiciary Findings and use of Corruption Exposure Blackmail to get Findings Pronouncement by Parliament with Mass Publicity, starting with the Unfitness Pronouncement by Opposition Leader Sir Keir Starmer in May 2023. The Imprisonment Fraud against Equity Lawyer Mr Ellis got the Findings Set but the 17 Years Imprisonment Fraud was used for Mass Publicity. IN 2024 the Corruption Exposure continued with the Post Office Scandal and Health Scandals. It got an increase in the Retirement Rate of Governing Majority MPs, an Incredible Choice and a Split Conservative Majority that enabled a Minority Vote to get a Landslide Novice Majority and Premier Office for Sir Keir Starmer. The Corruption Proof and Protection Fraud Proof got against the Prime Minister when he was Director of Public Prosecutions and Opposition Leader. It enabled a Fast Track Remedy Process. It used Investigation 01 YE 15441 23 for use of Court Frauds as Defence Evidence that got Case References from the Investigator via the Metropolitan Police Commissioner to get Personal Knowledge Proof against the Home Secretary and Prime Minister, and Mass Publicity for Bribery Questions of the Cabinet in the 12th week after the General Election to discover what impact it had on Case Management of Known Court Frauds by Law Court Judges. Trust Case B010837 got Fraud Enforcement Conspiracy Proof against Supervision Judges and the Hearing Judge, and an Audio Record Identity Proof against the Hearing Judge. It enables Fraud Appeal Tests of the County Court, Chancery Court and Court of Appeal. It enables use Trust Case 2024 000393 and the Case Management Hearing on 8th October 2024 for a Contempt Remedy Test of the Chancery Court.