

Complainant: Citizen Beneficiary Father Mr Sham Sood

Complainees: Regulated Lawyers known as Davis Solicitors LLP + Representative Ms Nancy Ballard

Complaint: Justice Process Aggravated Contempt using Obvious Fraud + Obvious Management Incapacity for Remedy Incapacity Exploitation + Remedy Delay + Excess Charge Unjust Enrichment + Valid Instructions Rejection + Representation Denial by Case Abandonment

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.
6. In August 2023, a Brief Case Explanation + Representation Request by the Father got an Advanced Payment Demand by the Lawyers + Payment Instalments by the Father + Case Instructions from the Father + Trust Claim Form and Particulars dated 2nd May 2024 and Filing by the Lawyers that got Chancery Court Case Reference PT2024 000393. The Claim Particulars are Knowledge Proof that the Case History got Corruption Remedy Standard Proof Sets that are Admissible Evidence the Coronation Oath Enforcement Authority. The Case Management is Incapacity Exploitation Fraud and Unjust Enrichment Proof. The Simple Accounting is Limited Capacity Acknowledgement Proof. The Case Management Instructions Authority dated 23 August 2024 from the Father to Equity Lawyer Mr Ellis and Remedy Draft Order Application Instructions from the Equity Lawyer got Instructions Rejection Proof, Remedy Co-operation Proof, an Additional Costs Demand and Service Termination that was 7 days before the Case Management Hearing listed for 8th October 2024.

Aggravated Circumstances

1. 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.
2. 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.
3. Remedy Process Management by the Equity Lawyer included Effective Notice Proof against the Law Professions.

