

Parliament Sessions Court	The People v Top Judges	Corruption Remedy Process
Court of Appeal	Beneficiary Mr Sood v Trustee Mr Sood	Trust Fraud Appeal
Supreme + Appeal + High Courts	Equity Lawyer v Cabinet + Keir Starmer	2022 002595 + Appeals 2023 00569 + 0174
Appeal + Crown Courts	Citizen Mr Nkrumah v Police + Cabinet	2024 1159 + 2022 0043 + 2023 0058 + 1180
Chancery Court + County Court	Citizen Mr Sood v Trustee Mr Sood	Appeal 2024 000292 + Claims 2024 000393 + B01B0837
County Court	Citizen Mr Cant v Hackney Council	Claim Frauds H5DE8G7R + K8DE4Y44 + L9DE379W
Metropolitan Police	Citizen Mr Katsiaounis v Complainant	Investigation 01 YE 15441 23 Frauds
Metropolitan Police	Citizen Mr Nkrumah v Complainant	CAD 4224 01Nov24 + CAD 8820/05Nov24 + 01KW 6359 24

Court of Appeal Trust Fraud Appeal Statement

20<sup>th</sup> December 2024

Statement of Citizen Beneficiary Father Mr Sham Pal Sood of 114 Park Lane, HORNCHURCH, Essex RM11 1BE

*Lived Experience enables the Citizen to understand Complex Issues.*

*Limited Communication Skills prevent him from explaining them. Case Records prove them.*

1. Citizen Mr Sham Pal Sood was born into a poor family in the Punjab on an uncertain date in late 1952. He had little education. In 1976 he spoke no English when he came to the UK for an Arranged Marriage. He made a success of the marriage, learning Basic English, getting employment, supporting his wife and 4 children. Medical Negligence caused her death. He gave up work and care for the children. He used Medical Negligence Damages to buy Residential Properties and found a Family Trust. He did not have Trust Management Skills or what they were. He appointed his 2 Elder Sons as Estate Trustees. He helped them get Financial Profession Employment. They used Client Wealth Details to identify Ruin Fraud Targets and sold the information to the Protection Fraud Network. They committed Trust Frauds against him and Taxation Frauds against the State. Legal Action by the Father got Justice Process Contempt Fraud Proof against them, Their Representatives, His Representatives, and Contempt Immunity Fraud Proof against the Law Courts.
2. In 2020 he discovered the Coronation Oath Enforcement Authority, and the Corruption Remedy Process they manage. They service the Justice Priority of the People. They need Injustice Notices and use of cases for Integrity Tests of the Authorities. Individuals give Integrity Test Management and get Citizen Status. The Coronation Oath Enforcement Authority uses the Parliament Session Powers to get Injustice Remedies. Remedy Claims by Citizens are Integrity Tests for the Authority. Integrity Test Cases of Mr Sham Sood and many others got Corruption proof against the State and Profession Authorities and Remedy Denial Fraud Proof against the Law Courts. Remedy Delivery needed Dismissal Executions against Top Judges by a United Parliament, Victim Identification and Case Remedies. In 2021 Dismissal Failures were Protection Fraud Proof against the Governing Majority and Opposition Minority denied a United Parliament. It created the need for Forced Remedies. They needed Imprisonment Fraud Proof against the Judiciary and use of it for Imprisonment Fraud Findings + Protection Fraud Findings + Enforcement Fraud Findings + Unfitness Findings by the Parliament Session Court for the People against the Judiciary, Corruption Exposure Blackmail to get Findings Pronouncements by Parliament with Mass Publicity. Contempt Claims 2022 002595 + 003098 + Fraud Appeals 2023 000569 + 0174 of Equity Lawyer Mr Ellis and the Cabinet got the Imprisonment Fraud Proof, Findings Set, Findings Pronouncements and Mass Publicity. The 17 Years Imprisonment Fraud, Police Station Sex Crime Video Concealment Frauds and Forced Prison Drug Habit Enforcement Frauds were used for Mass Publicity. In December 2023 it enabled the G7 Summit to get an International Agreement for Remedy Enforcement against Fraud Profiteers. In 2024 it enabled exposure of the Post Office Scandal and Health Scandals with Fraud Damages from Fraud Profiteers. It got an increase in the Retirement Rate of Governing Majority MPs, an Incredible Choice and Split Conservative Values Vote that enabled a Minority Vote to get a Landslide Novice Governing Majority led by Sir Keir Starmer. He and the Cabinet thought they had 5 years in office and a Legacy Majority that would last enable them to keep it much longer. They did not know that the Protection Fraud Proof got against them was Admissible Evidence for Unfitness Cases against them.
3. The 2024 Parliament Session Grant Corruption Remedy Conditions required the Mass Release of 20,000 Political

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Prisoners. Use of the Overcrowding Reason instead of the Imprisonment Fraud Reason and Release Priority for Guilty Criminals instead of Imprisonment Fraud Victims was a Remedy Condition Breach. The Lead Breach Motive was that service from 2008 to 2013 as Director of Public Prosecutions got Imprisonment Fraud Liability for Prime Minister Sir Keir Starmer. The Session Grant Condition Breaches validated an Unfitness Trial Order by the Parliament Session Court for the People against the Cabinet. It got Unfitness Finding + Remedy Priority Finding for a Remedy Delivery Test of the Cabinet and Law Courts. The Test Set-Up Condition were:

- 3.1. Use of Investigation 01 YE1544123 for Production Demands by the Accused for Corruption Proof as Defence Evidence. They got Case References from the Investigator to Superiors. Injustice Frauds rely on Evidence Frauds of Concealment + Distortion + Fabrication. The hardest to manage is Criminal Interview Audio Record Frauds in the Crown Court. No one wanted responsibility for creation Interview Audio Records of Corruption Proof Production Demands or Demand Failures that were Fraud Conspiracy Proof against the Defender and Investigator. It got Case References by Commissioner Rank Police to Home Secretary Ms Yvette Cooper and Prime Minister Sir Keir Starmer.
- 3.2. Use of Investigation 01 YE1544123 for Test Case Additional Evidence Notices that got Case References to Commissioner Rank Police and the Cabinet
- 3.3. Use of Royal Commission Emails from Equity Lawyer Mr Ellis and Test Case Notices as Forced Remedy Notice Proof for the People against the Cabinet and Parliament.
- 3.4. Use of Mass Publicity for the Cabinet Bribery Scandal in the twelfth week after the General Election as Forced Remedy Notice Proof for the People against the Judiciary. It prevents a repeat of the 2019 Remedy Process. Fraud Proof got an Unfitness case and Dismissal Decision against Prime Minister Mrs May and Joint Liability Investigation of the Cabinet. Fraud Notice Denials got a No Liability Presumption for Cabinet Officers that was subject to Rebuttal Proof Positive. Mass Publicity for the Fraud Notice Denials got No Rebuttal Proof Positive and an Uncontested Fraud Notice Denial Finding + No Joint Liability Finding. It validated the Leadership Contest and a Session Grant that required the Forced Winter General Election.
4. All Test Cases got Remedy Denial Fraud Proof against the Law Courts and Enforcement Fraud Proof against the Guilty No Hoper Judges including Career Blackmailees. Trust Fraud Remedy Case B01B0837 + PT 2024 000393 Applications + Appeals got Case Management Fraud Proof for the Citizen beneficiary Father against His Representatives who were Regulated Lawyers, and Enforcement Fraud Conspiracy Proof against the Trustee Sons, Supervision Judges and Case Judges. The B01B0837 Appeals got Process Denial Fraud Proof against the County Court, Chancery Court and Court of Appeal. The Fraud Appeal CH 2024 000292 got a Pending Appeal Case Stay Denial Fraud + Reason Fraud dated 11<sup>th</sup> December 2024 and then an Appeal Permission Denial Fraud + Totally Without Merit Certification Fraud + Reasons Fraud dated 18<sup>th</sup> December 2024 respectively by Justices Mr Mellor and Mr Miles. Regulation Frauds required Separate Appeals to the Court of Appeal.
5. Revenue Denial Frauds + Asset Thefts + Remedy Claim Costs did more than £2,000,000 Damages to the Citizen. Taxation Frauds did Unquantified Damages to the State of Tax Losses + State Benefit Costs. The choice for the Cabinet and Court of Appeal is Just Remedies or Fraud Enforcement.