

Fraud Appeal 2024 002801 Permission Refusal Hearing Request

28<sup>th</sup> February 2025

*Child Prostitution Enquiry Case Notice*

From: Citizen Father Beneficiary Mr Sood

To: Parliament Sessions Court + Supreme Court + Court of Appeal + Trustee Son Mr Sood

Fraud Appeal 2024 002801 Permission Refusal Hearing Request for BRIEF REASONS + LONGER REASONS:

BRIEF REASONS

1. Corruption Remedies needs Dismissal Executions by a United Parliament against the Judiciary, Victim Identification and Case Remedies. False Record Frauds to conceal Guilty Individuals. The Dismissal Executions need Personal Responsibility Proof against Identifiable Individuals for Known Court Frauds. Case Management gets it against Supervision Judges. Case Hearing Audio Records are Personal Responsibility Proof against Identifiable Judges.
2. The Trustee Son, Mr Vishal Sood, committed:
  - 2.1. Accounting Frauds + Asset Thefts against the Father Beneficiary, Mr Sham Sood and
  - 2.2. Taxation Frauds against the State
3. Remedy Claims and Fraud Appeals got Remedy Denial Fraud Proof against the Regulated Lawyers, State and Law Courts. They qualify as Known Court Frauds for the purposes of the Corruption Remedy Process.
4. The 2024 002801 Permission Refusal Hearing Request will get a Hearing Denial Fraud Proof, or Hearing Audio Record Denial Fraud Proof or Hearing Personal Responsibility Proof against the Hearing Judge.
5. The Permission Refusal Hearing cannot credibly ignore the Application for a Certificate that Trust Frauds, Tax Frauds and Remedy Denial Frauds have General Public Importance. General Public Importance Certificate Denial Frauds by Court of Appeal Judges are Supreme Court Remedy Access Denial Frauds.

LONGER REASONS

6. The Coronation Oath Enforcement Authority has Corruption Remedy Jurisdictions that govern Parliament Session Powers. They manage the Profession Authority Responsibilities of Parliament.
7. The Politicians made the Dictator Governance Plan for Western Europe. They agreed the European Constitution. It vested a Remedy Monopoly in the State. It used Sabotage Frauds against the Coronation Oath Enforcement Authority. They used 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. They needed the Citizen to give a Confidentiality Waiver and Privilege Waiver and Case Use Permit for Integrity Tests of the Authorities that get Corruption Remedy Standard Proof Sets. It needs Judgment Services by Equity Lawyers. The Sabotage Frauds used a Proof Burden Reversal Fraud for the Client against Regulated Lawyers. It was a Judgment Service Penalty Fraud against Regulated Lawyers. It forced the Defence Response by Regulated Lawyers of a Judgment Service Refusal and Advice Only Limit. It denied the Judgment Service Expertise and Confidence Base needed to qualify as an Equity Lawyer. They charge Huge Costs for creating File Records that are Responsibility Denial Proof for the Lawyer against the Client. The intent was that everyone would forget how to service the Coronation Oath Enforcement Authority. The Sabotage Frauds used Education Frauds. They omitted from the Academic Curricula and Profession Authority Curricula any mention of the Corruption Remedy Proof Standard or Coronation Oath Enforcement Authority. The intent was that everyone would forget they existed.
8. The Predictable Result was that Politicians lost control to Crime Partnerships of State Officers and Law Court Judges. In every Member State of the European Union the Crime Partnerships developed Protection Fraud Networks to provide Support Services and manage Co-ordinated Corruption. They had National Crime Businesses managed by Top State Officers and Top Judges. They sold Market Frauds to

Fraud Appeal 2024 002801 Permission Refusal Hearing Request

28<sup>th</sup> February 2025

Organised Crime, provided Protection Frauds for the Corrupt Officers, and traded Glittering Career Guarantees and Job Profits for Fraud Services by Corrupt Parliamentarians. General Elections got Governing Majorities that were subject to Remedy Denial Fraud Majorities controlled by the Protection Fraud Networks.

9. In 2004 the preparations for the European Referenda got Election Fraud Conspiracy Proof against European Leaders. The Lawful Business of UK Citizens made inevitable the exposure of Election Frauds. The European Leaders made an Election Fraud Concealment Plan. It used Extradition Frauds by the UK and Netherlands against a UK Citizen and Imprisonment Frauds by the Netherlands against him and his Distribution Manager who was a Dutch Citizen. The 1<sup>st</sup> Extradition Frauds accidentally discovered the UK National Drug Crime Business managed by Top Police, Top Customs and Top Judges. The 2<sup>nd</sup> Extradition Fraud Plan got Immunity Frauds for the Drug Business, Extradition Fraud Services for the European Leaders, a Network Crime Profit Share for Prime Minister Mr Blair, Cabinet Control for the Network and Proof Sets that enabled revived active service of the Coronation Oath Enforcement Authority and a Corruption Remedy Process.
10. Corruption Remedies needed investigation of the structure and strength of the Protection Fraud Network and then Total Destruction of it. It needed Dismissal Executions against the Judiciary by a United Parliament, Victim Identification and Case Remedies. They need an Invalidity Presumption for the Victim and Citizen against Legislations, Regulation, Policy and Precedent that is subject to Rebuttal Proof Positive by the Liable Party.
11. The Strength Investigations discovered the Protection Fraud Network had Cabinet Control and Parliament Control and Corruption Damage needed an International Agreement for Remedy Enforcement against Fraud Profiteers. It needed Fraud Conspiracy Proof against the Judiciary and use of it for the Corrupt Judiciary Scandal, Imprisonment Fraud Scandal, Protection Fraud Scandal, Enforcement Fraud Scandal and Agreement Negotiations. Dismissal Executions against the Judiciary by a United Parliament would make it easier to manage the Agreement Negotiations. Dismissal Denial Protection Frauds by a Divided Parliament created the need for a Trusted Agent with International Credibility to manage Agreement Negotiations. General Election Successes in 2010 and 2015 got International Credibility and the Premier Office for Mr David Cameron. From 2010 to 2016 Remedy Cooperation as Prime Minister got Trusted Agent Status for him. A Peerage qualified him for office as Secretary of State for Foreign and Commonwealth Affairs. He asked 'Who Controls Your Sovereign Powers?' It got Power Boasts by World Leaders. He explained the UK Cabinet had lost control to the Protection Fraud Network. He presented the Corruption Proof and Benefit Burden Accounts. He explained that the Official Frauds for the Fraud Beneficiary against the Victim were Budget Frauds against the Cabinet. It got Same Problem Admissions by World Leaders and the International Agreement. In December 2023 the G7 Summit got the Agreement Signatures.
12. The International Agreement got Damage Payments for the Post Office Scandal and Health Scandals. It got an increase in the MP Retirement Rate, an Incredible Choice and Split Conservative Values Majority Vote that enabled a Minority Vote to get a Landslide Novice Governing Majority led by the Top Network Agent, Sir Keir Starmer. The Network had lost Parliament Control but kept Cabinet Control with support by some of the Opposition Grandees.
13. Remedy Commitments by the UK Opposition Leaders validated use of the Child Prostitution Scandal to make Corruption Remedies the Key Issue for the next General Election. It validated use of Session Powers to get Forced Unity in Parliament for Remedy Management. A Scandal Series prepares for the Dismissal Executions. The choice is Dismissal Executions against the Judiciary in the Current Session or a General Election Key Issue that gets Voluntary Remedy Commitments from Honourable Candidates and Forced Remedy Commitments from Corrupt Candidates.
14. The Church of England Scandal, Cumbria Sex Predation Scandal, Child Prostitution Scandal, Armed Forces Scandal and Prison Pregnancy Management Scandal are part of the Scandal Series.
15. The Dismissal Executions against the Judiciary will use the Audio Records got by Citizen Mr Sood.