

Parliament Sessions Court  
Supreme Court  
Supreme + Appeal + High Courts  
Appeal + Crown Courts  
Chancery Court + County Court  
Administrative  
County Court  
Metropolitan Police

The People v Top Judges  
Beneficiary Mr Sood v Trustee Mr Sood  
Equity Lawyer v Cabinet + Keir Starmer  
Citizen Mr Nkrumah v Police + Cabinet  
Citizen Mr Sood v Trustee Mr Sood  
Citizen Mr Sood v Justice Ministry  
Citizen Mr Cant v Hackney Council  
Citizen v Complainant

Corruption Remedy Process  
Trust Fraud Appeal  
2022 002595 + Appeals 2023 00569 + 0174  
2024 1159 + 2022 0043 + 2023 0058 + 1180  
Appeal 2024 000292 + Claims 2024 000393 + B01B0837  
Trust Fraud Appeal 2024 000393 Judicial Review  
Claim Frauds H5DE8G7R + K8DE4Y44 + L9DE379W  
Investigation 01 YE 15441 23 + 01KW635924 + 01KW140125

Trust Fraud Claim KB 2023 001609 Default Judgment Support Statement of Citizen Mr Sood 2<sup>nd</sup> April 2025

*Corruption Remedy Test Case Notice + Contempt Penalty Warning to Fraud Profiteers, State and Courts*

Statement of Claimant Mr Sham Pal Sood of

No Fixed Abode + 114 Park Lane, HORNCHURCH, Essex RM11 1BE + spsmor@yahoo.com + 07407003799

1. In late 1952 Mr Sham Pal Sood was born to a poor family in the Punjab. He had very little education. In 1976 he spoke no English when came to the UK for an Arranged Marriage. He made a success of the marriage, finding employment and supporting his wife and 4 children. Medical Negligence caused the death of the late Mrs Sood and got a Damages Payment that her widow, Mr Sham Sood used to support the 4 children. He did not have or know about the Skill Sets for Trust Management. He founded a Family Property Trust and appointed his sons the Estate Trustees. They committed Trust Frauds against him and Taxation Frauds against the State and got Immunity Frauds from the State and Law Courts.

2. The Trust Claim 2023 001609 got Case Papers Service Proof and Other Cases got Notice Proof for the Claimant against the Defendant. A Defence Filing Failure by the Defendant got Default Judgment Rights for the Claimant. The Hearing Best Advice is a Default Judgment + Contempt Remedy Orders + Appeal Permission by the Court

The Notice to Admit or Deny or Require Proof of the facts and documents dated 2<sup>nd</sup> April 2025 reads as follows:

1. The Coronation Oath Enforcement Authority has Parliament Session Powers that govern Parliament Session Powers. In 2004 they used Top Level Corruption Proof to start a Corruption Remedy Process. It uses Privilege Waivers, Confidentiality Waivers and Case Priority Waivers by the Case Owner for the People that enables Integrity Tests of the Authorities. They get Proof Sets that meet 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.
2. Waiver Sets from Citizens enabled Fraud Cases to get Corruption Proof against Fraud Profiteers and the State, Remedy Denial Fraud Proof against the Law Courts and Protection Fraud Proof against Cabinets and Parliaments. The Waiver Set from Citizen Mr Sham Sood enabled the Trust Fraud Cases to get Fraud Profiteer Status for his Trustee Sons and a complete set of Corruption Proof, Remedy Denial Fraud Proof and Protection Fraud Proof.
3. Queen Elizabeth and King Charles used the Proof Sets to make Trial Orders by the Parliament Sessions Court of Corruption Cases against the State and Unfitness Cases against Officers and Authorities.
4. The Standard Procedure for Corruption Remedies needed Dismissal Executions against Top Judges by a United Parliament, Victim Identification, Case Remedies and an International Agreement for Remedy Enforcement against Fraud Profiteers. Protection Frauds by Parliament created for a Special Procedure. It needed Imprisonment Fraud Proof + Other Fraud Proof against Top Judges to get Forced Pronouncements by Parliament of a Judicial Unfitness Finding, Police Protection Fraud Finding and Prison Enforcement Fraud Finding all with Mass Publicity. It needed use of the 17 Years Imprisonment Fraud Case, Police Station Video Concealment Protection Fraud Case and Prisoner Drug Habit Cost Extortion Fraud Case for Mass Publicity that got Public Outrage Proof. It got the International Agreement and a Signing Event at the G7 Summit in December 2024.
5. Co-ordinated Case Management of Family Court ZW14D02308 + ZW15C000062 + FD20P00642 + County Court K8DE4Y44 + H5DE8G7R + L9DE379W + J00CM673 + J00RM833 High Court Queens Bench 2022 002595 + 003098 + Crown Court 2022 0043 + FC ZW23C50347+ High Court Kings Bench 2023 001609 + Crown Court 2023 0058 + 1180 + Court of Appeal CA 2023 000569 + Supreme Court 2023 0174 + Central Family Court 168716745307219 + Metropolitan Police MP Investigation 01YE1544123 + KB 2024 000705 + 004256 + High Court Chancery Court Claim CH 2024 000393 + Chancery Court Appeal CH 2024 000292 + CA 2024 001156 + 002801 + MP 01KW635924 + 01KW140125 + KB 2025 000674 + 000715 + CA 2025 000041 + Other Cases by Equity Lawyer Mr Ellis, Citizens Mr Cant, Mr Katsiaounis, Mr Nkrumah, Mr Sood, Mrs Theodorou and Others and the Cabinet got Fraud Proof Sets that got Family Sabotage Frauds, Property Frauds, Drug Crimes and Child Prostitution all of which got Corruption Proof and Protection Fraud Proof against the State and Judiciary. All of them got Personal Responsibility Proof against Identifiable Judges for Known Court Frauds that are needed for the Dismissal Executions against Top Judges. The Automatic Default Judgment Denial is Repeat Fraud Proof against the High Court. The Default Judgment Hearing will get an Audio Record of a Default Judgment + Appeal Permission that is Justice Proof for the High Court or a Default Judgment Refusal Fraud Proof against the High Court.