

Royal Commission + Best Advice from the Equity Lawyer to the Crown and Lord Bishops 18th December 2022

The Best Advice from the Equity Lawyer to the Coronation Oath Enforcement Authority is to recruit Fit Persons for service as Common Law Lecturers and Replacement Judiciary. Recruits need Intellectual Competence and Management Competence. The Religious Leaders and Competent Congregants spend their lives discovering truth and reasoning justice. It makes them Obvious Targets. The Recruiting Process needs use of Religious Leadership for a Fitness Presumption as Common Law Lecturer and Replacement Judiciary that is subject to Rebuttal Proof. It needs a Rapid Training Program to get a Top-Quality Comparator Set of both Common Law Lecturers and Replacement Judiciary. It needs a Mandatory Requirement for Common Law Lectures with Sensible Fee Arrangements in the Continuing Professional Development Program of all Profession Authorities. It needs Part Time Appointments as Judicial Officers and Remuneration Arrangements. It needs use of the Best Advice as a Recruiting Tool.

The circumstances

1. The Glorious Revolution vested Corruption Control Jurisdictions in the Citizen, Equity Lawyer, Crown, Lord Bishops, and Lord Bishops that govern Parliament Session Powers. They use 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. The Citizen has Investigation Jurisdiction. It is the power to use a privilege waiver, confidentiality waiver and case management authority that meets the Corruption Remedy Proof Standard. It enables use of the truth, whole truth and nothing but the truth for Integrity Tests of the Authorities. The Integrity Tests get Justice Proof for Honourable Office or Corruption proof against the State and Remedy Denial fraud Proof against the Law Courts. The Citizen Jurisdiction is the Dominant Jurisdiction because all others depend on it for Admissible Evidence.
3. An Equity Lawyer is anyone with the commitment and competence for Case Management that gets Proof Sets that are Admissible Evidence for Parliament Session Decisions. Some Citizens qualify as Equity Lawyers. Most do not. The Law Professions adapted to provide enough Equity Lawyers to staff the Judiciary and the Crown and provide 1 in 100,000 of the population to service the Citizen.
4. The Crown has Prosecution Jurisdiction. It is the power to use Proof Sets that meet the Corruption Remedy Proof Standard for Trial Orders of Corruption Cases against the State and Unfitness Cases against Officers and Authorities.
5. The Lord Bishops have Court Lawyer Jurisdiction, one each for the Trial Court and Appeal Court.
6. The Lord Bishops have Adjudication Jurisdiction. There are 24 of them so that up to 12 can sit as Trial Jurors, and up to 12 others as Appeal Jurors. Crown Privilege limits disclosures by them to the Clergy.
7. The Suez Scandal was a disgraceful end to the Colonial Era. It forced the UK and France to choose a future with close relations with Colonies or the Western European States. Both chose the Western European States. It needed a Governance Method. The choice was Equity Governance using the UK Model or Dictator Governance using the French Model that Napoleon had exported to the Western European States. Equity Governance got some support from French Politicians. It was not enough to

Royal Commission + Best Advice from the Equity Lawyer to the Crown and Lord Bishops 18th December 2022

counter Negotiation Refusals by French Socialists. They made a Dictator Governance Plan. It required a Power Transfer from the Coronation Oath Enforcement Authority to the Cabinet.

8. UK Politicians made the Dictator Plan Proposals. Queen Elizabeth responded by demanding a Governance Referenda. She knew the Referenda Process would be an Education Process that got a choice between Dictator Powers for the State and Accountability Powers for the Citizen, and end with a Landslide Majority for Equity Governance. The Politicians dare not hold Governance Referenda. They used Sabotage Frauds against the Coronation Oath Enforcement Authority and phased the Dictator Governance Plan over the 45 years of her life expectancy. Education Frauds removed all mention of it from the Academic Curricula and Professional Qualification Curricula. 1960 was the last time a lecture on the Coronation Oath Enforcement Authority was heard in a UK University. A Proof Burden Reversal Fraud used a Liability Presumption Fraud for the Client that require Decision Responsibility Denial Rebuttal Proof by the Lawyer. It stopped Lawyers providing Judgment Advice at Reasonable Cost. They provided Advice Services at Exorbitant Cost because their priority was Decision Responsibility Denial. Market Changes were designed to deny anyone getting the Expertise Range needed to function as an Equity Lawyer. The intent was that deny the Prince of Wales, and everyone else, any Active Service Experience of the Coronation Oath Enforcement Authority. The Dictator Politicians wanted everyone to forget how to service the Coronation Oath Enforcement Authority and then that it existed.
9. The Gnostic Christians made an Equity Governance Recovery Plan. It needed Commitment Proof from the Crown and Citizen. The Commitment Proof from Queen Elizabeth was preservation of the Coronation Oath Enforcement Authority through a Dormancy Period that lasted 45 years, and the investiture of Charles as Prince of Wales. The Commitment Proof from him was service of the Citizen Identity in spite of the Sabotage Frauds against the Citizen by the State. He argued for Environmental Protection, accepted Racial Equality, accepted Religious Diversity, used architecture to make Proportionality Arguments, and managed the Prince of Wales Trusts. The Queen and Prince waited for the Commitment Proof from the Citizen. The Recovery Plan had two strategies. One was to develop Advanced Electronic Signature Technology, provide Sophisticated Services that enable the Prosperous Classes to manage Tax Haven Estates from their homes and use Taxation Starvation to force conversion from Dictator Governance to Equity Governance. The other was to wait until a Prime Minister was dependent on Organised Crime, get Criminal Conspiracy Proof against the Prime Minister, and use it to revive use of the Coronation Oath Enforcement Authority.
10. Advanced Electronic Signatures needed Writing Behaviour Analysis using the Pen Flightpath Data, and an Internet Service for Document Management that attached Signature to Document and provide Signature Verification. In March 1998 a Technology Partnership got Viability Proof for the Analysis Technology. The European Leaders used Market Exclusion Frauds against it.
11. In 2004 the preparations for the European referenda got Election Fraud Conspiracy Proof against European Leaders including Prime Minister Mr Blair. It got revived use of the Coronation Oath Enforcement Authority and the Corruption Remedy Process. Now it needs a Replacement Judiciary.