Crown Parliame

Parliament

Supreme Court Court of Appeal High Court County Court Magistrates Court

The People v Top Judges

Equity Lawyer v Cabinet + Others
Equity Lawyer v Cabinet
Equity Lawyer v Cabinet + Opposition Leader
Equity Lawyer v Former Prime Minister + Opposition Leader
Equity Lawyer v State

Corruption Remedy Royal Commission

Fraud Appeals x 3
Fraud Appeals 2023 000569
Contempt Cases 2022 002595 + 003098
Governance fraud Claim J00RM833
Assault Framing Fraud 22 CA 10743 23

10th April 2023

Judiciary Recruiting

Reverend Carolyn Tibbott,

The Remedy Process needs Mass Remedies of Industrial Scale Corruption by the Regulated Professions. The Remedy Plan is very simple. It needs Competent Individuals to accept Personal Responsibility for Remedy Management with Quality Controls. It needs separation of cases into the Simple and the Complex.

A Simple Case is one in which the Victim make demands for Interim Remedies that the Liable Parties have the wit to meet. It needs a Satisfaction Assessment Period before Final Closure. In the early stages Remedy Disbelief will get Modest Demands. Interim Remedies will convert Remedy Disbelief into Remedy Belief and inspire Bigger Demands. The Satisfaction Assessment Period will prevent Premature Final Closure in cases where Chronic Immaturity or Severe Damage prevents the Victim coping with Remedy Management. The Remedy Process needs to avoid Premature Closure that has effect as a Remedy Denial Fraud.

In many cases the Victims will be so glad to get on with their lives they achieve Satisfaction Closure and have no interest in the process needed for Final Closure. Most of them will not know when achieve Satisfaction Closure. Most of them will realise they have it when they have no interest in spending time on Further Remedies. The Satisfaction Assessment Period will be an Anxious Time for some of the Liable Parties. When they su8spect they have Satisfaction Closure, they might not dare risk starting a Final Closure Process in case it stimulates Further Demands. In a small proportion of the cases, which can be a large number, the Victims will never get Satisfaction Closure because of Inherent Inadequacy or Stress Damage.

The Remedy Process needs a Replacement Judiciary that is about 80 % Disclosure Judges and 20% Adjudication Judges. The challenge for the Disclosure Judges is getting a Simple Case Classification for cases with Complex Details. It requires Disclosure Orders with the Default Penalty of a Liability Order. It needs careful management. The Remedy Process needs to avoid Order Breach Penalties against anyone who lacks the Case Management Capacity for Order Compliance.

The Protection Fraud Network used Idiot Officers to get Unquestioning Obedience. In some cases, they used Idiot Criminals to get Unquestioning Management of Crime Businesses. The Remedy Process needed an Efficient Method to help most people distinguish between Clever Management and Remorseless Stupidity. The phrases Idiot Criminal, Idiot Officer and Idiot Judge serve that purpose.

The Protection Fraud Network used Idiot Criminals to beget Unquestioning Management of Crime Bu8sinesses and Idiot Officers to get Unquestioning Obedience to Fraud Orders. Some of the Idiot Officers are Idiot Judges. The Remedy Process needs to avoid Penalty Liability Orders that deny Full Disclosure about Appointment Processes that got the Idiot Criminals, Idiot Officers and Idiot Judges.

The Simple Cases will need Astute Management. The Remedy Process needs Remedy Belief Recovery by everyone. It needs to avoid a transfer of Remedy Disbelief from the Victims to Responsible Individuals. Religious Leaders can help recruit Disclosure Judges. Some will have talent to serve as Adjudication Judges