

## Equity Governance Recovery Help Request

29<sup>th</sup> July 2024

From Equity Lawyer Mr Edward Ellis  
To Roman Catholic Priest Father Francis Higgins

1. Please ask the Cardinal:
  - 1.1. if anyone brought to his attention the Royal Commission Email sent at 16.43 on 19<sup>th</sup> July 2024. The Help Request Service Email attaches the Royal Commission Email + Acknowledgments. It evidences an Address Error got an Address Not Found Message for the Cardinal. It was a Lucky Error. It was a Case Reference Test of Churches Together for him, the Crown and Parliament Sessions Court
  - 1.2. to get an Equity Recovery Plan Briefing from the Crown if he has not had one
2. Please ask Churches Together if they Case Management Assistance for the Hustings Negligence Claim. It was Lucky Negligence. The Hustings Negligence Claim got Legal Status to Candidates, Media Managers, Church, State and Citizen. It got Claim Issue Denial Fraud Proof against the Law Courts. It got Official Record Status for All Case Papers of All Parties. The Official Record have Admissible Evidence Status in the Parliament Sessions Court. They manage the Profession Fitness Responsibilities for Parliament. They decide the Corruption Remedy Priorities for each Parliament Session. The Lord Archbishops serve as Court Lawyers, One for the Trial Court and the other for the Appeal Court. The 24 Lord Bishops provide up to 12 Trial Jurors and up to 12 others as Appeal Jurors. Crown Privilege and the Credible Neutrality Obligation prevents them from providing Case Management for Churches Together. The Crown and Parliament Sessions Court are servicing an Equity Governance Recovery Plan. It relied on enough people knowing what to do. No one expected it to take 65 years to reach this stage. In 2004 there were more than enough who knew what to do. Most of them have died or lost the capacity to serve. The Dictator Plan used a Corruption Remedy Monopoly for the State and Propaganda Monopoly for Top Media Mangers. The inevitable result is Election Frauds. Fair Elections needs Party Equality for:
  - 2.1. The Voter v Candidates,
  - 2.2. The Independent Candidate v Major Parties,
  - 2.3. The Candidates v Media
  - 2.4. The Remedy Proposals of the Citizen v Issue Priorities of Election ManagersThe People need a Credibly Neutral Party to provide Equality Services for Election Parties. Churches Together has potential to serve as the Credibly Neutral Party. The Hustings Negligence Claim got a Confidence Collapse by the Hustings Managers. All they need is a Confidence Boost. No one expects Genius Services. All they need do is ask everyone to consider what Election Parties need for Credible Equality and who can serve as the Credibly Neutral Agent. Everyone knows it is them. Anyone can help a Party make Independent Proposals or help Parties to collaborate and make Shared Proposals. Good Manners needs Proposal Acknowledgments. Use of the Case Headings for the Hustings Negligence Case Papers will get Relevant Evidence Status in the Heading Cases. It is how the Citizen gets Notice Proof against the Law Courts in Issue Denial Fraud Cases. The Address List includes the Lord Lieutenants. They have a Disclosure Obligation to the Crown.
3. Please share the Remedy Proposals for the Broomfield Clergy with everyone. The Parent, Church and School helped the child prepare for Personal Responsibility and Common Law Practice. The Dictator Plan replaced it with Dictator Compliance. The Good Will Message was all the Clergy could do until the Remedy Process got this far. Now they can help revive Personal Responsibility and Common Law Practice. It is Remedy Management.