

COMMUNITY AFFAIRS COMMITTEE BROKEN RIGHTS.

Was in a panicky when sending you a bundle of documents by registered mail dated 28<sup>th</sup> JULY 2003.I was also concerned that you would not accept my documents out of time. Please feel free to return any documents which are irrevelevant.

I would like to submit a suggestion to the relevant body in respect of the way in which victims of both SEXUAL & PHYSICAL ASSAULT IN INSTUTIONS ARE BEING TREATED. Expecially in respect of matters many years ago.

As it now stands solicitors are taking advantage of those who have had their lives shattered physiologically. Although there is over whelming evidence & in some cases the (FACTS SPEAK FOR THEM SELVES) They are not in a position to finance any legal action.

The fact is that a solicitor acting on A NO WIN NO PAY BACIS may seem attractive to some how ever the fact is plaintive are being manipulated into settling out of court & at the same time are sworn to secrecy. THIS IS NOT JUSTICE.

It is my opinion that all victims of child SEX & PHYSICAL ABUSE IN INSTITUTIONS should be entitled to a fair & reasonable hearing by an appointed body Who could investigate complaints before moving to the courts.

It is common knowledge that the victims are not in a position to personally fund legal action so what chance do they have of a fair hearing.

The NO WIN NO PAY is a load of garbage all this does is allow solicitors to run up hundreds of thousands of dollars in legal fees & to ensure them selves payment they manipulate their clients into settling out of court for much less than what they would be entitled to while at the same time receiving max payments for legal fees. HONESTLY WHAT CHANCE DOES ANY VICTIM OF LONG STANDING HAVE.

It is my opinion that all INSTITUIONAL CHILD ABUSE should be heard in a court on the condition that there is sufficient evidence. The guilty party should not be allowed to avoid prosecution & the victims should not be denyed justice.

RESPECTFULLY

R.W.GREEN