Evening, Commission. A reminder about the “redress” scheme in W.A and the backflip by the state government here to reduce the maximum amount payable to people who were the subject of institutional abuse here in W.A as wards of the state. This statutory compensatory scheme was lower eventually than the maximum for criminal injuries compensation here. Until the law changed in W.A., limitation periods prevented many historical common law claims. Meanwhile, I draw your attention to the High Court decision in the Bennett case on breach of fiduciary duty by the State of W.A. All the best in your work.