COUNCIL FOR THE NATIONAL INTEREST

6TH May 2018 SUNDAY FORUM

"THE COURT OF INJUSTICE"

SPEAKERS - DR AUGUSTO ZIMMERMAN MR RUSSELL GOODRICK

SUMMARY - WEAKNESS OF PRESENT COURT ADJUDICATIONS

- 1. RESTRAINING ORDERS NOW TOO EASILY OBTAINED (without evidence)
- 2. "NO FAULT" DIVORCE (Justice Murphy 1975) -
 - The main factor involved is "easy" separation
 - Destroys contractual weight and obligations of marriage

3. PERVERSE INCENTIVES

- (a) Malicious intent by one party too readily accepted without proof
- (b) Results, rewards the most selfish person.
- (c) No right of review for the aggrieved party.

4. MAGISTRATES RULINGS ARE FINAL

- (a) Court Coat of Arms MON DIEU ET MON DROIT now a "mockery"
- (b) Rulings often made with knowledge of deliberate wrongful accusations
- (c) Cost of Litigation too high against aggrieved party.
- (d) Need to establish accountability Punish Perjury.
- (e) Custody should only be awarded to responsible /caring party.

RECOMMENDFATIONS TO FEDERAL ATTORNEY GENERAL (be included in current review process)

1. ESTABLISH - A FAMILY LAW COURT DECISION REVIEW TRIBUNAL

State Governments to appoint/maintain

Disputed Cases to be reviewed after 2 years
and 5 years
beyond original decision

TRIBUNAL POWERS

- (a) Prefer Perjury charges against any respondent
- (b) Revise or reverse custody/access to children
- (c) Intervene in administration of Violent Restraining Order Policy and direct changes be implemented by State Police
- (d) Recommend replacement of presiding Magistrates where performance in adjudication is less than satisfactory.

For discussion/decision or submission to Attorney General.