,

FOR CDPP OPINION RE DESTRUCTION OF ACCC, ASIC / CALDB, APRA, CMC / ATO TOWN PLANNING EPA / IPA EVIDENCE AND WARNING EMAIL inquiries@cdpp.gov.au Before you throw this letter in the bin and destroy Crown evidence, ask why the well informed smart and honest Qld Police admin section directed to lay fraud charges but failed to get these charges through the Qld DPP department. Consider this Crown / Premier Anna Bligh's request for open Government by her early election, promised 21-03-09. As the TV executive said "Before the bubble bursts and it becomes a feeding frenzy!" As we are both proven Qld, DPP victims of crime, consider by law NEGLECT IS NOT PROOF OF YOUR INNOCENCE. By law, your abandonment of the Premier's case is fraud. As proof, both ex-Qld DPP Minister Rod Welford soon to retire and disappear and ex-Assistant Commissioner of Police Pat Doonan have confessed guilt and apologised for Police Inspector Ray Loader's direction, to pay \$200,000 or give 2 blocks of land in line with the ex-DPP Barrister Davida Williams' \$1.3million confessed six bank scams formula / model or suffer further violence at the hands of Rob Wilson our Head Contractor. The CIB Detective Inspector Trevor Kidd made a range of false charges, through to child molestation charges in the Supreme Court coffee shop at 10:30am, supposedly in front of our best legal minds, who could act as witnesses for our defence, to try and blacken our good name so you would not believe our claims and the Fraud Squad Detective Sergeant Brett Heath's abandonment and neglect to fail to gain this evidence. This proves the Commonwealth Bank, BCC and this Police Risk Management team run a criminal cartel. Understood by S.C. Judge John Muir's question over our \$10,000 EPA insurance scam model, the Qld DPP release to drop false charges to expose S. C. Judge Margaret White's abandonment of the CBA's contempt of court, but with S.C. Judge John Byrnes 5 year gaol term warning. Thanks to the CDPP, smart Minister Rod McClelland and the Qld Premier's request for a new and honest team, the CDPP have directed their job is not to do the Police work. To mean, we must collect this evidence to smash this cartel that operates outside the Queensland law but the CDPP now advise the Australia Federal Police and other Government investment agencies are responsible for this correction.

All the CDPP have to do is present this evidence ready for trial. Thanks to the High Court Judge Susan Kiefel's direction for "additional valuation", the next step to the ACCC case as the time is right. Where Steve and Marie Gleeson in Cairns claimed the CBA approved over-valuation just for bank profit caused them a huge loss when they tried to sell their home unit at the CBA's overvaluation. Hence we would like to add our test case model with today's ACCC, better education and evidence in unjust fair trading, to the sub-prime mortgage loan scam and the Storm financial scam. All used a con known as a bank brokerage fee, kickback or bribe. Hence let's move forward to the ASIC / CALDB, APRA, CMC / ATO and EPA / IPA correction to assist Susan Kiefel to better educate the community in crime prevention / the Police Assistant Commissioner's goal. Thanks to smart engineer John Koek's / Baseline Civil Engineers hidden report to expose the 'Site Solutions' scam terms and conditions in brief also for kickbacks and bribes. Hence our payment of \$10,000 for our accountant Tim Allen's hidden 'damages confession' to expose

- 1/ Brad Jones engineer's false promise and con for our payment of \$30,000, called a 'come-on' to promise the violence and thuggery by Rob Wilson would stop. With nine official Police Crime Reports, the CIB cover-up of the nun-chucker attack, conditions only got worse.
- 2/ The false promise / con that the subdivision would finish on time in 4 months but the conditions got worse - the construction time was extended to 16 months. As John Koek confirmed "Most times I called to the construction site no workers were on site." This was an attempt to send the subcontractors and us bankrupt, (see our other subcontractor court cases as proof) to gain an expected \$4.4million tax free profit as creditors for our subdivision.
- 3/ The false promise / con no more extras would be paid (like the false 300% over cost claims) to gain another \$255,000 on top of a contract price of \$368,000. The QLS law reform Judge Pat Shanahan said "Look at the obvious." He was the only Judge to use holistic law and study the indiscretion to act on the obvious as Davida confessed guilt; her excuse quote "You suffer from information overload." As 6 legal identities, the EPA and the Police told us of the scam and with BCC site inspection help, their opinion to make this correction. Davida was a 'plant' to help prevent 14 Judges and Magistrates from understanding the fraud! Hence the Assistant Commissioner of Police 'whistleblowers' direction to study the Judicial Review Act in support of the Legal Services Commission smart Barrister Scott McLean's suggested Premier's solution for both holistic and natural justice as the key meaning and summary to the **Judicial Review Act**. As the Police administration, media and union confirm the Police need the support of every volunteer, witness or 'whistleblower' they can find. To understand our Premier's solution with a fresh election to find new Ministers we can all trust. The obvious being the Police Minister Judy Spence as Rod Welford apologised and confessed that Davida (as a reported ex-university law friend) had deceived him. But before he resigned it was confirmed the Qld Police would be in charge of this case. Hence follow their standard Police checklist direction. We request to write up our case in the ACCC 'Little Black Book of Scams' for the Fair Trading Department in honour of the Qld Law Reform Colonel/Judge Pat Shanahan (the best of the best) for your CDPP correction and support of our Magistrate Court Registrar's correction to the 3 year farce 422/2000-2 Holland Park. We await the Registrar's confirmation of this new procedure with our first draft for the law of abandonment. If you knowingly abandon evidence then by the laws of association and accession you are guilty of the law of abandonment. To mean:- first fix the Vexatious Litigants Act to prevent the Attorney General Minister being conned, then promote the Fair Trading Act to make it better for the victims for ordinary people to understand criminals cannot live off the proceeds of crime and enforce the CMC / ATO (accountant Tim Allen's damages confession) for their FOI Supreme Court disclosure to prevent the theft of our super funds, life savings, pride, decency and self respect. As directed by the BCC/IID 'whistleblower' in support of the EPA 'toothless tiger' confession of guilt. Then we can live with safety and peace and reduce racketeering with the international RICO Act correction by the CDPP Minister Rod McClelland's reform. Well done! ) WBryH

To make it legal signed John Bright

Email: brights@dodo.com.au Website: www.all-fraud.net P.O. Box 4120, Caloundra D.C. Qld 4551