ATO compliance checklist and brief for Lord Mayor Campbell Newman (LMCN) promised press release on WASTE, CORRUPTION & SUBDIVISION RACKETEERING for this ASIC / CMC / ATO / Police correction for our RACKETEERING INFLUENCED CORRUPT ORGANISATION ACT, RICO / EPA & BCC TEST CASE.



03-11-2010
Australian Government
Australian Taxation Office

Reply to: GPO Box 9977

PERTH WA 6848

Our reference: 1011207845488

Case ID: 1-1KXEXA9
Contact officer: Pam McLean
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Case Officer at 06-05-2010

Case Officer at 06-05-2010 Vanja Stok Penrith Office NSW

Tony Coburn ATO Investigator / Supreme Court witness. The fraud to expose violence to gain brown paper bag cash payments.

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For a professional solution contact;

Chartered Accountant; Dennis P Donovan

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Phone: (07) 5476 4154 Fax: (07) 5476 1820 s cam to become owners of our 22 block Belmont subdivision as creditors by planned default. This is a form of subdivision money laundering and tax evasion to pay for Police / QDPP protection and ignore the ATO 2002-3 claim on our HEHS superfund for \$460,311.30 as proof of Crown lost profit to:-

bandon, litigate & liquidate our construction company Badja Pty Ltd to become \$4.4 million creditors with the 'Site Solutions' scam, to gain:-

enied, damaged & destroyed evidence to scam Supreme Court Judges Ken MacKenzie, John Muir, Margaret White, John Byrne & Chief Justice Paul deJersey's panel of 3 down!

JUSTICE



how frustrated and disillusioned BCC / ATO administrators, investigators & Police Assistant Commissioner 'whistleblowers' (definition: if you cannot do it, give it to someone that can do it.) By law, they must be directed by the Lord Mayor and the Premier to test our evidence with the aid of the 'smart state' Judicial Review Act. To control these QLS red flagged CMC / ATO / QDPP inside trading scams by inside help from the Police admin, union & media (the best of the rest). To have Police Inspector Ray Loader explain his extortion threats, to mean, by holistic / natural justice, his threat created an ATO legal procedure or crime circuit to use to create a crime cruise control, to automatically solve this case. This is also called QLS entrapment. To expose waste, corruption & fraud, Australia's biggest crime. Acknowledge Police Commissioner Bob Atkinson's fear of political reprisal and violence. Give this case its correct name, not fraud but racketeering. Eg Rob Wilson as Head Contractor's 'bagman' style demand "Give me \$200,000 or 2 blocks of subdivision land or I will smash your head in." As proof:-

Fact 1A: We paid \$30,000 upfront for mafia style protection. B: Judges mistakes or failure to test the QLS evidence to expose inside trading for waste, corruption or racketeering lives forever in our court transcripts to study, control and correct. C: According to the Police / QDPP checklist, Police admin Area Com. Super. John Hopgood is the first hero of this case. He directed to lay fraud charges. QLS law reform Judge Pat Shanahan, the second hero explained: 14 Judges believed the 'Site Solutions' scam instead of this town planning / civil engineering EPA Section 32 \$10,000 Police confirmed model for a court / CMC / ATO / EPA / BCC test case. To prove cartel fraud or need for the RICO Act as used in USA and Europe for standard crime control and prevention! FACT 2A: Who am I to prove cartel racketeering and fraud? As an ex-BCC employee and public servant I worked in the inspection section and a testing laboratory. Yes I am a 'whistleblower' and I have been tested. As proof of our team's ability this led to the technical evidence for billion dollar reform. Starting with all Bne based power stations, backyard incinerators, dangerous farm chemicals and cleaning solvent, etc to be banned, first from the greater Brisbane area. To help save lives, to transfer the problem of air and carbon pollution to the country in the hope trees will filter and fix our coal power supply and waste problems. Millions of dollars were spent on soot arrestors to no avail. Abandonment, denial and mother nature proved the best legal and filter solution so far. (TBC) <u>D:</u> Ignoring SAA rules and regulations in the 60's to pollute and contaminate city residential areas was a typical town planning stuff-up, or the crime of self greed for the BCC to gain the major power supply profit for the state of Queensland. Therefore perfectly sound and as new power stations were closed during their construction phase costing the community hundreds of millions of dollars. The Government learnt from this mistake. The Federal, State and local council's (BCC) need of a press release to create the EPA, to get it right the first time. This prevents waste of community funds with poor town planning carbon pollution. E: To educate and train:- starting from the 'smart state' approach as we were all taught as children in school. Australia's 3 separate gauge railway lines, state by state had to overlap capital city to capital city. This is another typical example of waste of public funds or failure to communicate, assimilate or standardise. We are Australians first. This creates the corrupt environment for crime to breed and to allow the 'Site Solutions' scam to grow and flourish. F: As a young adult, I then privatised and moved forward to study simulation / simulators (overseas) as used world-wide, in brief:- to take a product, test it and make it better. This led me to work as a Crown consultant, e.g. to help create, as part of a team, correctional centres. Our then prison system was an outdated disgrace, the need to replace violence and intimidation with humanity. We must give hope and education to all. So much work still needs to be done! In line, this time, with the Police Crime Prevention (self help) Unit. The CPU, PESC, CMC / ATO, ASIC, EPA, BCC & courts need to focus and rule on successful and EPA / RICO Act tested methods, not rule with their failure to test the evidence. In our case, a self confessed illegal Commonwealth Bank loan agreement opened the door to the 'Site Solutions' scam, as one mistake automatically leads to another. Therefore Hopgood asked me to help CIB Detective Mark Hughes to set out this fraud case. Mark confessed he found this task too hard to resolve, this was due to a political act that was out of his control. The need for Parliament to act and reform, as Judge Pat Shanahan said "Look at the obvious. This is the best case for law reform." The good news is, with the Supreme Court directed mediation we have the Premier's directed 3 step solution to standardise and use the crime, control and correction model over the political solution to use the Vexatious Litigants Act that gives full control to the Justice Minister, then Rod Welford over all Queensland Judges and Police, with no terms and conditions to get to the truth. For example, how and why was Davida given a pardon? The obvious fault, trick the Justice Minister and as a criminal you get a pardon, so in brief, this is how and why criminals get away with fraud and racketeering. FACT 2A: Our unsolved ATO compliance case proves there are 2 types of Police control groups in our Police Force. At the top, a small Police cartel known as 'Police Risk Management' B: Their role, to take risks, to try and prevent a crisis by cutting corners, to act on impulse to gain a conviction at any cost. To mean, to destroy anyone's credibility that stands in their way, as we do by attacking internal organised crime! This crime is best known and understood as the cowboy approach, to shoot to kill. To then try and destroy all Crown evidence of racketeering and fraud, as in this QLS led case. Even at the cost of ignoring Crown / ATO compliance laws, Police admin direction and looking like fools. Sometimes it works, and the gamble pays off and the risk appears to be worth it, but not in this SAA style test case. C: We worked with the second Police group, the much larger body of the Queensland Police Force, in brief, Police admin, union and media. As proof, they take the time to listen, to test and search for the truth. I am so proud to assimilate and sponsor this group over a long period as a parent starting with the Police youth clubs to gain their support and reward, well done! This group is technically known as representing 'fair trading, rescue management or the well-being approach'. Much of their time is spent in fixing Police Risk Management waste, stuff-ups and racketeering. To explain, this is why the Police Assistant Commissioner, the 4th on this case after Doonan, Martin and Stewart requested 'whistleblower' protection to assist Atkinson as a witness to expose Inspector Ray Loader's standover threats and give his solution. Obviously violence and Police intimidation is not a joke. Atkinson first exposed Doonan and then let this case run its natural course. The CPU, PESC, CMC/ATO, etc, need to prove this is a simple case of superfund fraud. The ATO have proved beyond doubt the profit from our subdivision was misplaced but without the standard CMC / ATO teamwork and support this case has not been resolved. D: The Police Risk Management group believe they are above the ATO and the law. At this point in time, due to the Vexatious Litigants Act, they are. As proof, ex-Police Assistant Commissioner Pat Doonan was able to illegally close this test case. We need therefore to first name and shame the Police cartel: Detective Inspector Trevor Kidd (transferred to Mt Isa). Fraud Squad Det. Sergeant Brett Heath, ex-Assistant Commissioner Pat Doonan (who confessed guilt for the cartel, thanks to Atkinson and the then Police Minister Judy Spence), Police Inspector Ray Loader, staff officer to Doonan (Loader acted to protect the Commonwealth Bank confessed fraudster Grahame Ledwidge who worked through blackmailing the ex-QDPP Barrister Davida Wilson, aka Williams and Gary Armstrong, etc as a self confessed forger – bank and tax fraudster – now felon. Davida worked to trick, cheat and deceive the then Justice Minister Rod Welford into believing Grahame Ledwidge, to gain Welford's false protection and give Davida a pardon). FACT 3A: The need for the then Premier Peter Beattie's requested solution, to prevent the Justice Minister giving a false pardon, disguised as a suspended gaol term sentence, rather than act on the proven technical and legal Crown evidence. So much is still hidden. B: Best understood by the Supreme Court mediation result with the Bne and HP Magistrate Court Registrars as per their quote "The need for a technical device." To mean, a device like a circuit breaker but better. Think of it as a crime cruise control. As the first step; to stop and prevent Justice Ministers giving a false pardon until a safety device is put in place. By law, all Judges and Ministers of the Crown must standardise and conform to our 3 step procedure in providing a pardon where the prisoner is given a suspended gaol term sentence.

- (i) Court Registrars approval
- (ii) QLS / Queensland Bar Association Court legal approval
- (iii) Police checklist approval

As the Police admin have confirmed they failed due to their limited experience, ignorance or fear of town planning fraud, e.g., to allow for kickbacks and bribes. (TBC) <u>C:</u> Atkinson has acknowledged our evidence but

what can he do? He allowed us time in line with the ATO extension to prove guilt beyond doubt: well done! The importance is to act on the QLS direction where Judge Pat Shanahan studied the many years of court transcripts and red flagged our case for law reform. The most obvious area for fraud is with racketeering controlled kickbacks and bribes. The most common, to bribe purchasing officers (refer to the AWB disaster to fund the war in Iraq with kickbacks and bribes, to kill Australian soldiers.), project engineers, developers or council inspectors, etc. Let's focus on the Police Inspector Ray Loader's direction to me (as the developer) to pay \$200,000 or give 2 blocks of subdivision land to prevent further nun-chucker style violence from the thugs sent by the Head Contractor Rob Wilson. (TBC) D: As proof of Police fraud:- all Police have to do is to abandon the evidence of the CBA loan agreement, Tim Allen accountant's damages confession of guilt and try to put me in prison for theft, child assault and when that failed, they tried to put me in prison for child molestation, with the use of our ex-QDPP Barrister as a trained Public Prosecutor, a plant or ex-QDPP corrupt inside trader. As proof:- Davida's original scam was to offer to work for me at \$20 per hour as our Barrister, but there were conditions. This is called a come-on scam, to make an offer too good to refuse but this created Davida's self entrapment. E: The cartel principle was to cover-up the in-home invasion, extortion and nun-chucker attack:-

- (i) Det. Kidd tried to put me in prison
- (ii) Det. Heath checked to make sure all Crown evidence and any copies against the CBA was destroyed
- (iii) Davida destroyed our evidence and made sure she tricked and made a fool of Magistrate Ian Austin To mean, she had Austin rule on an EPA procedure instead of the factual evidence of a \$10,000 commercial decision, to pay the insurance EPA Section 32 scam to prove technical guilt to self liquidate Badja Pty Ltd, like any stress test solution, we used a real crime as a model. Our then Solicitor Reg Kliedon from Bain Gasteen turned out to be a confessed coward. Kliedon said quote "I will swear in court I did the best I could." How could he do his best? When it came to court he sent his article clerk I knew as David who said "This is standard procedure", but after an hour of dressing down Davida as our Barrister Judge Charles Brabazon said of our legal counsel's actions as our case was never presented "This is not the way to do it." When I tried to talk directly to the Judge Davida just told me "Keep your mouth shut." I was in shock then as I am today. We agreed with Shanahan and Brabazon, this is proof of legal abandonment and fraud. That is why the QLS, court Registrars and Police admin directed official Crown fraud charges be laid. Police admin was confused, how do you lay fraud charges against the Commonwealth Bank ex-QDPP led cartel? Time and patience is the solution. F: This scam finally exposed the ATO compliance claims of tax evasion and obvious money laundering. The need is to understand forward strategy or the scam in detail. Eg, the difference between a checkmate solution or a stalemate scam where no one wins except the criminal Barrister who got to serve a gaol term, not for the failed CBA blackmail but for one of her other scams on 6 banks for \$1.3million. To camouflage our case, our case must be judged on the evidence or on its own merits. G: This is why the QLS directed to follow the money trail. This proof is best known as the profits from crime. Therefore balance our books by the use of the official bank directed valuations and more, as a standard condition to gain the bank loan. It's so simple, first you have to get off your backside and look and keep looking, as success builds success. As the Premier's requested solution, as a Solicitor, by law your neglect of ATO compliance is not a form of defence. Grahame Ledwidge confessed his guilt as a standard bank Risk Management procedure and more quote "I work for the shareholders profits and the top end of town." He also said "We never said we do not make mistakes, you should have known." That is why we back up the QLS reform and our previous Barristers Ken Barlow and Paul McQuade. In brief, how could they fight the Crown, when the fraudsters were seen as one and the same? As further QLS proof, defence lawyers will direct their clients "Never admit guilt." While the QLS direct their Solicitor to quote "First defend the law." That means, if you are told by your client or you learn by their perjury in court your client is guilty, then by law instead of the crime of bank, Solicitors and Barristers self-greed and self-gain, you must request your client to plead guilty, but do your best to protect and reform your criminal client to have them repent. H: The need to work in the prison system as I have. As a consultant, to understand how violence, Police threats or standover tactics and hatred towards society is not a solution but how the crime control and correction model gives the best results. Davida finally accepted this fact and was broken but was gagged by the CBA/Qld DPP from giving a full confession of guilt for obvious reasons. Silence, contempt of court or abandonment of the truth is never to solution. Always test the evidence. FACT 4A: As any smart accountant, financial expert or criminologist, etc will tell you "If it sounds too good to be true chances are its fraud." A financial expert said to me "Look at the Commonwealth Bank share price." Yes, it's too good to be true! The profit they pay at a management / CEO level leads to this obvious corruption, they can buy their way out. The bank was prepared to admit blame, the first step by law to prove guilt, so we accepted the \$25,000 offer as the legal procedure only, but obviously this was nowhere near the true value of our losses to the key HEHS superfund director / victim (myself). This was done to gain the second procedure, where all other superfund victims and their recipients and benefactors are paid in full, plus costs. This is still to happen. Police report in brief, bank Risk Management procedures are normal. In the end Davida served a 6 month gaol term of a 3 year term but has never been formally charged for working as a CBA plant, inside trader or a spy for being blackmailed by the Commonwealth Bank to do a deal with the

Justice Minister to gain a pardon for 2 years only. Then finally when the CBA scam was exposed Davida was forced to serve a prison term. (TBC) B: This is called QDPP plea-bargaining. Therein lays the act of fraud, done behind closed doors, not open and transparent for all to examine, contest and expose. All defendants have a right to be present. Once the Magistrate Ian Austin ruled in favour of our Head Contractor Rob Wilson even though we proved Rob Wilson and his legal counsel perjured themselves in court **Davida ran** this scam for the CBA. Not one Judge took the time to study the technical facts in detail except for the law reform Judge Pat Shanahan. As a totally independent Judge and Army Colonel he did so with a **Defence Force** style moral code. The best as proof like LMCN's act to volunteer in a heartbeat. Would you volunteer to die for your country and family? How would you judge Davida's duty of care to the Crown and her obvious abandonment? Again ask why Davida was given a 2 yr pardon and was not immediately banned from practicing law for life? Davida embarrassed the Queensland Bar Association, the EPA/BCC and our complete Crown legal system in tricking the engineering arbitrator and 14 Judges who all trusted Davida at her face value. Davida was valued as a Barrister in the Public Prosecutors Department, previously married to a Police Inspector with 2 wonderful sons. We all trusted Davida in the beginning but in the end we were all deceived. The old school tie, the Uni law student and QDPP workmate approach scam worked but with time and this Crown evidence I realised the golden rule:- never trust the people you trust the most, only trust the facts of this case. Time to focus; why are we here? Test this Crown evidence and remember it's only over when it's over but it's not over yet. We have proved this is a self entrapment style fraud. Once Davida crossed over to become a self confessed forger, tax fraudster and cheat, the good news for us, there is no way out. Davida accepted this fact; therefore our CBA blackmail proof will lead to our success. Therefore by law as 'whistleblowers' we must be given every opportunity to provide Crown / ATO evidence for the Treasury Department theft to go on the attack, attack, attack formula for success. This is called to do your duty for both the Crown and to protect all victims including my now 91 yr old mother who I promised I would gain her \$125,000 superfund profit as a beneficiary. The hidden and ignored violence and 1% Badja shareholder scam on my mother for Rob Wilson to try and steal her home made this case personal. Above all else WE WILL DEFEND MY MOTHER'S RIGHTS. FACT 5A: Properly presented standard legal procedures do prove guilt:-The QLS, the Arbitration 3 step rules and regulations, the Supreme Court MacKenzie's mediation direction, White's disclosure order and Byrne's 5yr gaol term warning have all been broken. B: An ATO audit, engineering, insurance and accountant Tim Allen damages confession all proves guilt beyond doubt but was denied by the CIB as evidence, eg our books do not balance. So ask, where is the missing money? As proof:check the official (money) valuation. We have not one but 3 complete subdivision valuations that prove guilt over and above the standard bank procedure to have 1 valuation to gain the subdivision bank loan. Check with the 4th BCC valuer and expert Terry Buckley, his advice "You will not beat the Commonwealth Bank." He is also a failed victim, also owed \$125,000 as a superfund beneficiary. Judge Shanahan has done his duty and homework and was prepared under QLS direction to come out and direct we clean up this mess with obvious legal support. Therein lays the problem of corrupt legal counsel. C: Ask why our civil engineering and insurance assessor's reports were denied? Refer court transcripts Case 422/2002-2 Magistrate Court Holland Park. This 3yr delay of vexatious acts drove the Brisbane and Holland Park Registrars to request "The need for a technical device." D: To mean, why deny our test case or fight back plan? Our key primary evidence: our insurance assessors (EPA style) report to pay the \$10,000 trigger used by Supreme Court Judge John Muir to liquidate our subdivision, when the insurance company had refused to pay the \$10,000. The insurance company and assessor new this was a scam. Our insurance broker and Solicitor Reg Kliedon were aware the \$10,000 was paid as a commercial decision only. Kliedon confirmed "\$10,000 is throwaway money in cases of this kind." But under pressure from Davida and the CBA Kliedon went to water and acted as a coward like Rod Welford, happy to give an apology but not prepared to act to first defend the law, but Kliedon tried to repent. With humiliation he directed we go after Rob Wilson's firm of Solicitors James Conomos whose staff were aware Rob Wilson perjured himself in court. Unlike the Legal Ombudsman Jack Nimmo the Legal Services Commission (LSC) lacked the fortitude, courage and experience of a hardnosed Sydney CIB Detective to solve this case. Check the LSC / FOI disgrace as LSC proof of incompetence, answer Supreme Court Judge John Muir's unanswered question "Why self liquidate a subdivision (worth \$4.4million) for \$10,000?" This is called a self sacrifice test case to prove guilt. That is why we used criminology with the crime, control correction model. I also automatically followed the standard principles I learned as a child in bible studies "You have to give to receive." To mean, to sacrifice my subdivision worth \$4.4million for \$10.000 in the belief if we did the opposite to what most people expected to work for and with the lowlife criminals, like Judge Pat Shanahan agreed, you would see the obvious, or come to the same conclusion, the Commonwealth Bank will stop at nothing to destroy their own customers in the name of bank selfgreed and self-gain. I still believe there are honest Treasury Department and ATO officers that do care enough to resolve this crime of tax evasion and money laundering as Crown victims in common. Tony Coburn and his ATO Brisbane based team are still the best ATO hope as Tony was witness to the Supreme Court confessed bank circus. (TBC) I am sure if Tony is given the support as a 'whistleblower' by the ATO we can smash the CBA led cartel and balance our books to expose guilt. The good news, the ATO have given us time to prove

their case for them. This is also standard Public Service procedure. This I understand is teamwork, as Chris Watts said for the CBA quote "You have a big thing about teamwork." This case will prove it. FACT 6A: ATO investigators, arbitrators, engineers, insurance companies, town planners, the EPA, BCC Lord Mayor's site inspection team, trained and educated Police as a team are not that stupid. We know and have been screaming for justice inside and outside the Commonwealth Banks, Supreme and District Courts, (talk to and examine Chief Justice Paul deJerseys panel of 3 transcripts as proof) and Police Headquarters, blowing whistles as our voices gave out and our general health suffered; refer Cardiologists report. I have stated over and over I support Queensland Police to lay fraud charges "This bank group confessed to be criminals. Do not trust this bank." B: My point, It was reported the bank engaged 4 private detectives to try and find evidence to shut us up, but they failed. We were then threatened outside the bank "If this was Melbourne we would have you blown away in the street but as this is Queensland the CIB will take care of you." As the QDPP now confirm by their release CIB Det. Kidd stitched us up big time. FACT 7A: As director of the HEHS superfund I was the key target, I was charged by the CIB with theft, child assault and when that failed upgraded to child molestation due to the Police panic that Channel 7 TV would run the truth of this story on the local TV News. This was an obvious CIB setup as part of the Police Risk Management scam run by Doonan. B: The QLS red flagged our case as Judge Shanahan said "Look at the obvious." To mean, who would trust a child molester? Even though, we have proved our complete innocence the CIB cartel plan was the mud would stick and you would back away and yes, abandon this Crown ATO case, as so far you have! C: The battle hardened Legal Ombudsman Jack Nimmo gave sound advice, the best. He said "Forget about the money for the present, concentrate on the law and you can win this case." Hence our million dollar budget is being used to run this \$10,000 EPA test case. Nimmo said to use (holistic style) natural justice, to never give up on the truth! As Dr. Frank Walsh psychologist will confirm his direction, he said in brief "As the son of a WO1 in the RAAF you are proud to protect your mother and follow their Defence Force style advice." To mean, WE WILL NOT FAIL. D: I must also thank a QDPP Prosecution Barrister. We met outside the Supreme Court, with a look that would kill she told me "Never to give up on the truth." No way! Obviously she knew our story and our goal to expose Davida as a MOB Barrister who worked for the bank cartel. E: Test and focus:- What is holistic / natural justice? It can be seen as a crime circuit with the least resistance or path to follow, or to accept the offer of self help! Judged by the hits on our website the BCC Lord Mayor and his team, as an ex-Army Captain follows Army orders and I do believe does care! As proof, in a flash, at the first opportunity he promised justice, to give a press release. His aim I believe, to expose waste, corruption in the town planning, subdivision and construction industry. An obvious billion dollar waste and crime industry, e.g. it's no secret the brown paper bag cash payments for council approval to rezone land will always be a major cause of waste and corruption, but the good news, the Lord Mayor can easily expose and red flag the 'Site Solutions' scam as concrete proof of town planning style fraud! This will make his job much easier, to support his team, to help finish town planning projects near cost (not 300% over cost to pay the kickbacks and bribes). We must draw attention to the main (violence) trigger, as a victim of this crime, the almost daily bashing on our glass sliding door and more. I was sure one day it would be smashed. The violence, standover tactics and abuse by the Head Contractor Rob Wilson on both the subcontractors and myself as the developer was well documented but hidden by the CIB. Refer court details and abandonment of the 9 official Police Crime Reports. This section of Police union support is extremely important. The Police union had to face up to the political backlash to expose the truth of insider trading. As proof, I watched the Police union reps hand shake with fear. F: Then we were offered the hope of peace and security with the 'Site Solutions' scam. To pay Brad Jones, a so called engineer, we made both the mistake and proof of this scam by paying Brad Jones \$30,000, best understood as a protection payment. Perhaps I should explain, Jones explained that all construction work has extras and if I paid the \$30,000 upfront he made a promise, the violence would stop, no other extras would be required and the project would finish on time. This of course never happened, our lives have been destroyed. All of this would have been exposed by our new project engineer John Koek of Baseline Civil Engineers if Magistrate Ian Austin and Judge Charles Brabazon and the Supreme Court etc read and tested all the evidence we tried to put in front of them. Fortunately we have enough court transcripts that hold the key to our success for the whole world to read and correct. The court transcripts are the secret to our success. This style of scam is called a comeon scam, to fund Rob Wilson's legal costs, in the area of \$250,000 to match our then fraudulent legal costs, also in the area of \$250,000. Best understood to abandon, litigate and liquidate Badja Pty Ltd as a test case for your approval to prove guilt. G: As evidence of fraud:- Police Inspector Ray Loader said quote "If you had paid the Head Contractor Rob Wilson \$200,000 or given 2 blocks of land Wilson would have stopped trying to beat you up! Better you had paid," adding "The chances of you meeting Assistant Commissioner Pat **Doonan will not happen."** How wrong he was, as all has been exposed. Thanks to the 4th Police Assistant Commissioner's disgust, who did not wish to be dragged into this mess and recommended the Judicial Review Act was the correct legal procedure to solve this case. H: In studying criminology we therefore agreed to run the \$10,000 Police Rescue Management EPA Section 32 model as directed by the Police taking the advice of the BCC site inspectors under the Lord Mayor's control. As proof, refer Wynnum Police Station, PESC, Police union and media details on our website, or just talk to us direct. FACT 8A: My Grandfather Albert Bright as an

engineer from Sheffield University had a love of mathematics, he taught me the proverb "If you have the right fulcrum (or support) and a long enough lever you can move the world." I see this to mean if the ATO are our fulcrum and we are the lever with your help we can move the world. To mean, justice is possible for all victims of crime. By law the ATO must accept our offer to collect the profit from our \$4.4million subdivision. To first expose the Police Risk Management stalemate scam, quote from Assistant Commissioner Peter Martin (PESC) previously as a Chief of Staff acting for the Premier of Queensland, his quote "According to Police availability and time this case is closed." This scam was run by his previous boss Assistant Commissioner Pat Doonan who said "I outrank the Chief of Staff." This act is known as 'abuse of public office' or 'obstruction of justice'. (TBC) If this scam is successful then it would appear that no ATO crime exists but if the Police test the ATO or the CMC / ATO test the Police as standard procedure to balance the books by credit verses debit our superfund losses will be found. To expose Tim Allen's accountants 'damages confession' and to process the past 8yrs tax returns. This means we built a crime cruise control as a test standard you can follow. FACT 9A: That is why Judge Pat Shanahan ruled in brief this is the best case for law reform as we have the Premier's solution as requested but like all Judges he left it to the QLS and Bar Association, etc, and me as a primary witness to be responsible by law to instruct legal counsel to fill in the details. (TBC) As the Prosecution Department put it "We need hard headed business people like you who do not give up." To mean, our lowlife legal counsel (Davida) was given a pardon based on the Vexatious Litigants Act or scam. The law must be reformed as Davida agreed, to cover the laws of association, accession and abandonment as part of our standard 3 step Arbitration procedure as explained by Supreme Court Judge Byrne's warning. Please note, in an attempt to gain justice a previous employee who stole cash from work and with other damming evidence our case was ruled unsuccessful because we only gave the employee 2 written warnings. We will not make that mistake again and ensure we follow the 3 step procedure to prove guilt beyond doubt. B: Refer to the Fair Trading Act and lemon laws, as victims of crime, the criminals must be forced to refund the stolen money so we can balance the books. FACT 10A: The Police media requested us to approach the Bond and Griffiths University law and criminology students that work out of Police Headquarters to write a paper on this subject as standard pro-active work experience, but they failed the test. The next step therefore lays with the real expert of this case for the LMCN to give his promised press release, to give his approval to expose the 'Site Solutions' scam. As our QLS Judge, an ex-Army Colonel ordered. The reason, to overrule the BCC legal team who in a panic, as proof, refer BCC Solicitor Geoff Evans' action to throw our team out of the building as they were fearful that the BCC will be held accountable, but consider, the BCC are victims in common with the ATO, the HEHS superfund and their beneficiaries. FACT 11A: It's reported the previous Liberal Prime Minister John Howard spoke of cutting off the air to prevent hope to expose the crime by the act of abandonment. The CBA cartel expects me to give up, but how can I help you if you cannot help yourself? The value of teamwork is self help or healthcare, our area of expertise. As AMA major sponsors follow this standard procedure, the golden rule, their Hippocratic Oath to save lives. B: In a nutshell demand a checkmate style solution; do not settle for a CMC / ATO stalemate result to this tax evasion case. We sacrificed our superfund profit with James Pitman, CBA Loan Manager's approval by volunteering to prove guilt for our community reward. C: As one ATO officer was reported to have said "There is a religious nut outside who wants to file his tax returns." I want to file our tax returns to expose the fraud. As our accountant of 20 years or more Tim Allen failed due to his reported CBA and CIB intimidation to hide the money trail. D: I demand with the greatest respect you act on the Magistrate Court Registrars request, to study the Vexatious Litigants, CMC and Fair Trading Acts. We agree with these acts. In brief, to cover up a mistake is the act of fraud; therefore we support smart Supreme Court Judge John Byrnes warning. At that time the penalty for this crime is a 5yr gaol term. Now consider *E*: The EPA ran a forum and we were invited to tell our story, the management team listened to our story in great detail and I was most impressed. I was told, as best I can recall when they realised we were up against a CBA / QDPP / Police cartel cover-up the EPA team leaders first stated "We were not always public servants (to mean, because of their special expertise they were chosen to set up the EPA but unfortunately as public servants they were not empowered to act on their intelligence gathering. To mean, they had to do as ordered.)." They therefore explained "There was a time when we worked in private practice. (To mean, we know how you feel to be abandoned.) So they summed up by saying "The EPA are toothless tigers." F: Yes! As Fraud Squad Det. Heath said "Get your act together or you will be out the door so fast your bum will not touch the ground." Hence the need is to amalgamate and standardise the EPA / RICO Act and create the 'law of abandonment'. G: What part of this \$10,000 ATO crime, control and correction model test case do you not understand? The need for LMCN to be our 3rd hero, to volunteer and resolve this case so our new Premier Anna Bligh can be ATO compliant TO BALANCE THIS CRIME WITH JUSTICE FOR ALL.

To make it legal

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Śigned John Bright

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