



Australian Government
Australian Taxation Office

Reply to: GPO Box 9977
PERTH WA 6848
Our reference: 1011207845488
Case ID: 1-1KXEXA9
Contact officer: Pam McLean
Phone: 08 9268 8053
Fax: 08 9268 8202
Ross Goodwin: ross.goodwin@ato.gov.au

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. Ph: (07) 32135181

ATO COMPLIANCE ACT REFORM

How can we pay the ATO \$460,311.30 when our HEHS superfund profit was stolen? The Police acted to defend the Crown, as we were ATO victims in common by money laundering:-

1.A) Refer to the Commonwealth Bank's '**deed of compromise**'. The outcome and solution was for the bank to pay \$25,000 to admit liability as the first step by law to prove guilt, to one victim **so all other ATO style victims can follow**. A sound legal argument using mathematics, a pure science to give a balance by law. Our aim, to prove Commonwealth Bank fraud! As a result of this fraud, the Loans Manager James Pitman was sacked by the Credit Manager Grahame Ledwidge. This crime is known as the law of accession. To mean, the principal (*architect of the scam*) is as guilty as the actor (*but there is more*). Ledwidge said to me "**We never said you were a fool**" but as the QLS law reform Judge Pat Shanahan confirmed Ledwidge's mistake was to order me "**To rip up the contracts.**" Instead of directing "**To redraft the contracts, have the new contracts signed and then rip up the old contracts.**" As proof, he added "**If you do not do as ordered, I will close your bank account except for a small home loan.**" We did as he ordered, but he still closed our account except for the small home loan. This was because of James

Pitman's neglect to fix the first bank loan agreement in a way suitable to Ledwidge's satisfaction. But our legal team, Grants Lawyers were able to fix the bank mistake, as Solicitor Adam Sambrook explained to provide a '**contract to a contract**'. To mean in brief, the first step was to fix the bank mistake so the land could be sold without title and deposit. That forced us to sell the land below its true valuation. Due to the divorce, I was without cash, this created the perfect environment for corruption and the '**Site Solutions**' scam. The original agreement was finally upgraded by the Senior Credit Manager Chris Watts, but the damage was done. Chris's written evidence directed the second group of our subdivision buyers to buy their land with a \$2,000 deposit. Despite the Head Contractor Rob Wilson's attempts to prevent completion of our subdivision by standing over the subcontractors, see website evidence as proof, we gained '**on-maintenance**' for each separate subdivision block from the BCC as a standard subdivision, town planning requirement to sell the land as normal. Our local Police, Senior Constable Max Williams, Wynnum Police Station and local council site inspectors worked as a team for the Crown. They can explain this procedure that allowed us as the developer, Badja Pty Ltd to sell the land prior to converting one complete title into 22 separate titles for the 22 block subdivision. To mean the first incomplete or illegal, then hidden CBA loan agreement meant we had to sell \$800,000 worth of land without title and deposit **as a bank condition to gain the bank approval for their loan**. But as the Fraud Squad Detective Sergeant Brett Heath said "**If you do not have a copy of the (first) bank loan agreement, you do not have a case.**" The need therefore to support Supreme Court Judge Margaret White's disclosure order on the CBA, so that the ATO Compliance Act claim for \$460,311.30 can be paid or at least they gain their share of the projected profit if you allow the stolen money to be repaid. (TBC)

B) As a Crown witness in common, this bank hidden loan agreement caused a \$million \$dollar HEHS superfund loss plus costs. This proves Grahame Ledwidge's statement that the Crown, smart Qld Police, Admin, Union and Media, the BCC site inspection team, Baseline Civil Engineers, Coathups Insurance Brokers and Insurance Assessor and our Crown legal team working under the ATO Compliance Act to gain a full ATO audit, **are not fools. Given the law, the Crown will win as there is too much for them to lose!** As proof, the Crown via the ATO has now allowed time for a full ATO audit to collect their share of their estimated loss of \$460,311.30. That is why Chris Watts said when he became involved "**This is a bank circus I do not wish to be part of.**" (*We can prove Chris did everything possible to ensure Grahame Ledwidge was held responsible for his multiple mistakes.*) Chris gave his motive as "**We must protect our mothers at all cost.**" Now Chris lives in denial. As proof, mum never got to own her block of land and share in our HEHS superfund profit. Mum was cheated with the rest of the first group of buyers who never got to own their land, priced at \$75,000 per block at below the true value of the land. This proves CBA guilty as the first amendment was agreed to by James Pitman. His motive:- to save time, as James Pitman explained with staff cutbacks "**If you want the loan, just do as the loan agreement reads.**" **We did as ordered.** This proves the Commonwealth Bank are guilty in brief by '**contempt of court**' for a five year gaol term as the Supreme Court penalty as warned by Judge John Byrne. Our correction method:- **It is better to be slow and ATO accurate than to be Commonwealth Bank fast and to look a fool.** This bank mistake allowed the '**Site Solutions**' scam to proceed. This crime is known as bank self greed and self gain. As mum put it in brief:- "**Why did the CBA try to cheat and steal from their own 3rd generation (now 4th generation) bank customers? The bank can do much better than this.**" I believe it will. As James Pitman said "**You must search the bank to find someone to listen to your story so that justice can be done.**" Now James Pitman also lives in denial. Refer QLS and Judge John McGill's ruling on self greed. No 1F and 2A.

- C) The good [news](#):- I was assisted by the Police Union, refer www.all-fraud.net website report. The Union exposed the Police prosecution scam by abandonment at Tank Street Brisbane. The Police prosecution was overruled by a Police / QDPP plea bargaining scam organised by our ex-QDPP Barrister Davida Wilson / Williams', etc, plan **to stay out of prison** for a Police / QDPP \$1.3million bank controlled inside trading scam. The scam was planned to end with a delayed prison term, two years later. To be continued (TBC).
- D) Our point is:- due to Magistrate Austin, Case 422/2000-2 Holland Park and his order in brief, **this is no joke, you have been charged by the CIB with theft. The alleged theft and detail was for a 300mm excavator bucket, which was abandoned on site for 8 months, refer Criminal Code S391 as proof. The hire of our 8ton tip truck and excavator was never paid for by the Head Contractor Rob Wilson. Rob Wilson being aware of this mistake, made an offer at a later date to pay a token hire charge. Therefore Austin directed "You get back in my Courtroom with legal counsel and defend yourself."** Austin did not know that this was a joke of the worst kind. This was a CIB / QDPP Risk Management setup to try and give me a criminal record. Their aim was to damage our good name so that you would not believe this case. To be sure of success Davida took advantage of our tendering system. To mean, we did not find Davida, the now confessed MOB Barrister Davida found us and offered a deal we could not refuse. Refer No 3D. At first it appeared that Davida worked as normal senior legal counsel until we realised **the QDPP release not to sue the Police for false arrest was a scam.** Then Davida extended the scam through 14 Judges known as the Vexatious Litigants scam that was supposed to end when Davida served her prison term for another separate bank scam which was a lesser crime to ours. Due to Davida's plea-bargaining failure to completely bankrupt us and smash our lives Davida failed as both a Crown and then MOB Barrister and as a result was banned to practice law for life.
- E) **When Gary Armstrong, my HEHS Manager was framed by Davida** and accused by the CIB of forging \$198,000 from the NAB, our smart Police team became aware **Davida worked as both a forger and fraudster for a bank controlled plea-bargaining scam.** So Davida, in the end confessed or you could say bragged to me how easy it was to run her scams and how she was able to get away with it. But Davida did not think outside the square of the Qld Police and QDPP cartel which she controlled. **The Crown, Treasury Department and ATO are the Architects of this solution and I am only the message boy.** In the construction industry the SAA rules apply. To mean, to quote SAA rules, **"You must work in a tradesman like manner."** Think of it as a cricket umpire, if you can't pick a swing ball, slow ball or spinner you make a lousy player and judge. Davida was in freefall from society as the ATO audit will expose the laundered money trail. The ATO are now aware, Davida as senior legal counsel **destroyed much of our evidence.** The main evidence destroyed for example, was the first bank loan agreement to sell land without title and deposit. This was explained by the QLS smart decision to employ Law Reform Judge Pat Shanahan. The Judge in a similar tradesman like manner explained this scam as **'the obvious'**. To act on the facts, to mean, most victims just give up. Hence the best Crown's legal advice, **keep doing what you are doing.** As Chris Watts, like Davida knew, then said **"You have a big thing about teamwork."** TEAMWORK IS THE SOLUTION. Davida explained it as **"Information overload."** To mean, why hide Supreme Court disclosure and discovery, requested but abandoned by Supreme Court Judge Margaret White's order? The Assistant Commissioner of Police **'whistleblowers'** direction was to use the Judicial Review Act as he was in despair with Police Risk Management procedures. But because of reprisal by the bank, he wants his name kept out of it.
- F) The Police Media solution was to gain Criminologist Professor Paul Wilson's team support, **who were working out of Police Headquarters and were looking to gain practical experience in criminology.** The Police Media smart team approach was to have these students assist the CIB Detective Mark Hughes set out this ground breaking case to lay fraud charges. **The criminology students failed to make a start.** This proves their lack of ability and their inexperience to gain closure. Their excuse and request was to be given cases for **'binge drinking'**, quoting **"This is our area of expertise."** Like so many victims, we were abandoned to use our own ability. As Ledwidge put it **"I work for the shareholders profit and the top end of town."** To mean, **bank customer service must come second to greed.** This admission is best known as the crime of self-greed and self-gain. Refer QLS / Judge John McGill's ruling on similar cases where Solicitors self-greed is ruled as a crime. Refer No 2A. (TBC)
- 2.A) Thanks to the QLS and law reform Judge Pat Shanahan's solution, this Crown case involves the theft of our HEHS superfund by planned liquidation of our construction company Badja Pty Ltd. **The scam was also explained by Grants Lawyers, attn: Adam Sambrook, care of the Head Contractor's first three Solicitors who did not wish to go to prison. The QLS term; 'Solicitors must first defend the law,' to mean, if they judge their client to be a criminal or to have committed a criminal act then the Solicitor must rule on the side of the law and not just work for self greed and profit. For example; the smart Commonwealth Bank Solicitor's Clarke and Kann gave Supreme Court affidavit 4461/2001 and resigned as the bank Solicitors.** This is best understood by the QLS / Legal Ombudsman / Legal Services Commission, CMC, PESK and Australian Law Reform Commission actions or **abandonment as proof of fraud.** (TBC) The method needed for the confessed criminals to win was to create a corrupt \$30,000 - \$255,000, \$200,000 or 2 blocks of land payment style crime cartel to support one crime with another, another and another called the **'come-on scam'** or the **'Site Solutions'** scam. Their aim was to become creditors of our complete 22 block subdivision at a time **just short of council approval.** To mean, with council approval to own our subdivision valued at \$4.4million to pay the kickbacks and bribes

causing an estimated loss or theft of \$460,311.30 for our 2002-3 HEHS tax returns. Therefore the need for the ATO audit then teamwork to enforce the all-fraud (*abandon, litigate, liquidate = fraud*) correction.

- B) **How else can the ATO get paid? How else can we provide proof, to put the criminals in prison as our HEHS superfund profit was stolen?** The final scam is for the ATO to close our case, e.g. to try and create the illusion that our HEHS superfund does not exist. This is similar to another six year passing off case we won, where **the money trail proved guilt**. This superfund fraud was seen by Judge Pat Shanahan as **'the obvious'**. To mean, as a trained QLS style Judge, he knew this crime as a common crime, best understood as the **brown paper bag cash payments for kickbacks and bribes**. The need therefore for the Crown to amalgamate and standardise criminal and so called civil law. **The solution is to make one law for all**, best understood as the Fair Trading Act or Trade Practices Act. **The ATO must prevent or correct crime, if it expects to collect taxes from the community**. To use the existing laws of association and accession to upgrade the law to include the USA / SEC style Racketeering Influenced Corrupt Organisation (RICO) Act to expose the **'Site Solutions'** scam. Then this racketeering style crime to become sole creditors to self fund organised crime is better exposed. **Therefore do not trust the people you trust the most, trust only the facts.**
- C) This is no normal scam, it's a cartel. What part of this cartel do you not understand? Most Town Planners and Civil Engineers do understand the **'Site Solutions'** scam, but as a Police Officer just think of this scam as **"Give me \$200,000 or 2 blocks of land or I will smash your head in,"** then we can assist you to fill in the gaps. (*Imagine how scary this is as a nun-chucker victim.*) Note; Davida worked as a Public Prosecutor and had automatic support from the Justice / DPP Minister down including every Qld Judge by law. In a flash, we could be sent to prison, but Davida is now a confessed and confirmed MOB Barrister **where no action has been taken against Davida for these crimes.**
- D) The method, theory or model used in the crime industry to solve crimes of this kind is better understood by studying psychology (*refer Dr. Frank Walsh's report*) or for criminology, the study of crime, also called natural justice. Refer Legal Ombudsman Jack Nimmo's report, in brief, to focus on the solution. If we are to succeed, we must forget about the costs for the present. Our aim is to never give up on the truth. **The facts are, the ATO funds were stolen, where is that money today?** As Dr. Frank Walsh explained **"It's never over until it's over and it's not over yet."** Hence Frank's opinion in brief:- I cannot help solve your legal problems. This was also confirmed by Police Admin attn: Sergeant Janelle Harm with a special Redland Bay Hospital medical report to confirm I am of sound mind and that I have the ability to help the Crown solve this crime on the condition the ATO replace their abandonment with ATO teamwork, e.g. our current Barrister's softly softly approach!
- E) The Qld Premier at the time Peter Beattie, also a Solicitor, listened to my story and agreed to help. He therefore ordered me "To find the solution." He offered his cabinet, then Justice / DPP Minister Rod Welford (*Refer Rod's detailed apology No 6G*) and Police Minister Judy Spence to help!
- F) Judy Spence's positive correction was for me to volunteer a (\$million \$dollar) budget. This we did to resolve the Police Admin, Union and Media's claims of insufficient trained staff and funds to pay for Police time, forcing the Police to use University students who were not fully trained. (Refer No 1F) The motive was to expose Davida's QDPP plea-bargaining scam to initially allow Davida (*our ex-QDPP Barrister, now felon for another similar crime*) to go free with no prison term for this crime. By law, as primary witness I could not let this QDPP / Police inside trading scam happen. (*Refer legal equation and solution No 5E*) To mean, our method or equation as a volunteer was:- we set out this case in a SAA style (*tradesman like manner*), pay for the hidden ATO audit **as requested CIB evidence to prove fraud!** As victims, we share or balance the profits with the ATO, Treasury Department and the Crown, due to the ATO Compliance Law and to make change best understood as **lemon laws**. This will make it easier to control organised crime and this now proven corrupt crime cartel.
- G) This helps satisfy the Police Commissioner Bob Atkinson's Community Cabinet's pressure to perform with his request for team support and backup, e.g. to change **'the obvious'** Police Risk Management procedure **to the huge success to the Fire / Rescue Management style solution**, as Atkinson explained **he would not go it alone against organised crime!** (*He may be the Police Commissioner, but criminals can get to anyone. Having worked in the prison reform system, no-one is safe.*) Therefore Atkinson made the smart choice to open the doors to someone he could trust to re-engage the now promoted Peter Martin to Assistant Commissioner of Police Ethics Standard Command (PESC). **Peter Martin is waiting for further Crown, Treasury and ATO / Federal Justice intervention and direction to help carry the burden to duty of care by leadership and to lay fraud charges.** Understand the problem, public servants follow orders. Like the CBA mistake, we followed illegal orders, but as volunteers we can use our SAA style ability to fix the problem. As directed by Judge Pat Shanahan to set out this case. This is an obvious serious internal trading scam involving both the Police and QDPP. (TBC) As volunteers we back up the Australian, Qld Community Cabinet with action to ensure justice is done! But first you must study the fraud details via Hopgood's directed standard Police checklist procedure.
- H) Judy Spence with the help of Bob Atkinson isolated the top Police Officer, the then Assistant Commissioner Pat Doonan who was in charge of what we have proved is a Police Risk Management style corrupt Crown cartel.
- I) To have Doonan give me a formal apology for **'abuse of public office'** and **'obstruction of justice'**. As Doonan went directly against the Qld Premiers, Justice, Police Ministers and Police Commissioner's order to engage then Chief of Staff Superintendent Peter Martin as this was a staff driven crime or PESC style fraud. As explained by Peter's quote **"Due to the**

lack of Police availability and time, etc” this case was closed. Thanks to the ATO Compliance Act the evidence is there for all to see and to act on and conform to the law!

- J) Now to the scam, better understood as **'Police Risk Management'** to cover up mistakes. This is explained in the Fair Trading Act as **the definition of fraud.** The fraud is to provide Police crowd control to hide community unrest and suicide attempts for depression and despair with proven CIB standover tactics. Refer Davida's QDPP release scam and Inspector John Earea's statement as Officer in Charge of the Caloundra Police Station quote **“This is my Police Station, I make the decisions here,”** only to retire early on stress leave, e.g. refer Noelene's multiple suicide attempts, refer No 6C and Police Crime Report 301 for photo details, (TBC) or as further proof to abandon ATO style Crown procedures that cost the Treasury Department at least hundreds of millions of dollars in fraud each year as **'brown paper bag'** or **'cash style'** payments. Ours is no isolated case.
- K) Doonan's scam was to say **“I outrank the Chief of Staff, etc.” To mean, by fraud Doonan illegally closed this case.** This case is still closed today waiting for this new and hidden evidence to be presented through Martin to reopen the case. We must find the Premier's lawful solution to the standard three step Supreme Court orders of mediation, disclosure and the five year gaol term as the penalty for this crime **where no-one has gone to prison for this crime.** As proof of QLS, LSC, and ALRC Crown style legal abandonment. (TBC) Refer No 6G
- L) Face up to the Dr. Frank Walsh's approach and his standard question **“Why are we here?”** This is no time to be a public servant / Police style coward! Face up to your obvious duty of care and your community responsibilities. **Your goal must be to make change for the better.** As Chris Watts CBA put it **“We must defend our mothers at all cost,”** Chris now lives in denial, but as proof look at his loan agreement correction and attempt to resolve this CBA mistake. Refer No 5D & E
- 3 A) Under legal advice, I need to explain what is called by law as **the key pivotal point.** The time at which you realise you cease to exist as a normal free person. The time at which you realise you have become a victim of crime. If we are to succeed we must work with crime prevention and law reform.
- B) Thanks to smart Barrister Paul McQuade's opinion to gain Supreme Court Judge Ken MacKenzie's mediation order and the Magistrate Court Registrars Brisbane and Holland Park request for me to provide quote **“A technical device”** (*best understood as lemon laws*) due to their combined frustration with the three year farce of Case 422/2000-2 Holland Park as part of our new Barrister Davida Wilson's Vexatious Litigants Act to tie up 14 Qld Supreme, District Court Judges and Magistrates who were tricked by the Arbitration engineering fraud controlled by Davida as Davida explained **“As Senior Legal Counsel the Arbitrator agreed to follow her direction.”** Despite our overwhelming evidence no solution was achieved and the case was abandoned. How was this able to happen? Think of Shakespeare's play **'Much to do about nothing'**. While all the time we have to pay and pay and pay.
- C) Without my knowledge I employed a criminal in Davida (*the now self confessed forger and fraudster*) not as a promised trained ex-QDPP Barrister with the skills of a Public Prosecutor but in fact I was tricked, cheated and deceived into accepting an offer to assist Davida under the Magistrate Austin's direction that as I had been falsely charged by the CIB I should engage legal counsel and be back in Austin's courtroom and defend myself. **Three years spent over an insurance scam, which we pre-arranged via the Civil Engineer and Insurance Assessor as a \$10,000 model, which has proved Supreme Court incompetence.** (*Referred to as crime prevention!*) As a result I lost my liberty and I was entrapped in this **'Site Solutions'** scam where Davida set up her crime business as a MOB Barrister.
- D) Davida's illegal honeymoon agreement or come-on scam was to work at \$20 per hour as our legal counsel with the condition I gave her an office and Gail my secretary at Davida's convenience and at our cost so Davida could rob and cheat her multiple victims at her leisure. This is best understood as an investment and ATO scammer. As time progressed, as Judge Pat Shanahan explained, when I was locked into Davida's 14 Judges controlled Vexatious Litigants Act / scam Davida then increased her \$20 per hour charge to a flat rate of \$3,000 a week, \$1,500 to go to Bain Gasteen Solicitors for Reg Klinedon who we can prove simply abandoned our case. As proof, refer smart District Court Judge Charles Brabazon's quote to Davida **“That's not the way to do it.” To mean, Davida abandoned the evidence of our case and did not present our case.**
- E) At the same time I was stood over by the Head Contractor Rob Wilson. Please see 9 Police Crime Reports and **'protection order'** for both my mother and myself as part of the Police, CIB and Fraud Squad corrupt Crown cartel, **who tried to steal my mother's home with the scam that shareholders must pay proven false invoices.** Shareholders are not responsible for real company debts, let alone forgeries by a confessed forger. This was under the control of the CBA and BCC where on three occasions I was charged with theft, child assault and child molestation. The details of this engineering, Police abandonment Arbitration scam was proved by the 4 year delay of Area Commander Steve Pettinger's quote **“This is a civil matter that does not come under the control of the Police.”** Refer CBA request for a new project Engineer's report that exposed the **'Site Solutions'** scam.
- F) Then to try and prevent Channel 7 TV going to air when the news department got involved Vivian made the quote **“I hear so many sad stories of this kind I feel so sick in the stomach I cannot sit down.”** That was when I was falsely charged with child molestation to try and discredit my good name. The scam, would you believe a child molester? **What does it take to convert the cartel's multiple apologies for self-greed and self-gain into law reform?**

4. A) At that point I was rescued by the Crown / QLS Law reform Judge Pat Shanahan who it would seem is the only Crown Judge that took the Crown / QLS Law reform approach to study my case in detail. The Judge summed up by saying **“Your story is so unbelievable it's believable. You must prove abandonment is fraud.”**
- B) For the past 10 years I have stood at the counters of Police Stations, Tax Offices, Banks, public EPA, BCC offices and utilities normally with at least one witness to try and gain justice, only in most cases to be ordered out of the Police Station, Tax Office or Bank inferring that I am some kind of public nuisance when in fact I am a Crown witness who will not fail. Today, I can produce evidence to prove I am ordered by the ATO to represent a group of HEHS superfund victims or subdivision victims who we have proved is best understood as victims of the **'Site Solutions'** scam. In brief, the scam with false invoices at up to 300% over cost covered up by Davida, to become creditors of our 22 block subdivision. Thanks to the proof of Supreme Court Judge John Muir's confessed \$10,000 model or caveat details to liquidate our subdivision. Get real, as Judge Muir asked **“Why liquidate a subdivision over \$10,000 and then volunteer \$1million to prove guilt?”** My reason, I was told by Terry Buckley, a close friend, valuer and fellow victim **“You will not win against the Commonwealth Bank,”** I respected his legal opinion as an expert and the extreme measures it would require to expose the bank, city hall and Police Risk Management fraud. Like climbing Mt Everest or sailing solo around the world. Someone had to solve this case.
- 5 A) Now 10 years later move to the facts or substance of the primary question to our case! As a developer of a 22 block subdivision or ATO Investigator or Case Officer, what would you expect our profit to be? To keep it simple a 22 block subdivision in Belmont Brisbane would have an average retail value over this period 2000-2002 of at least \$4.4million. So let's say with a gross profit of 15% the HEHS superfund profit from our subdivision should have been in the area of at least \$660,000. My point being, that today the ATO are of the belief that we should have paid \$460,311.30 for our 2002-3 HEHS superfund tax return, but again my Barrister was and is a now confessed investment scammer. That is the main reason why the Crown, Police Admin, Union and Media directed that as primary witness, I set out this case to prove fraud.
- B) The legal punch line:- the smart Supreme Court Judge John Byrne has warned the penalty for this crime is a five year gaol term. Over the past 10 years, I have proved without doubt I am innocent of all false charges. So the question is; **who are the criminals to this crime?** The need to understand Police Commissioner Bob Atkinson's input. In brief, that he was not prepared to move against a Police cartel run by Assistant Commissioner Pat Doonan, CIB Detective Inspector Trevor Kidd, Fraud Squad Detective Sergeant Brett Heath and Inspector Ray Loader, at that time. Because more Community Cabinet volunteered justice and Police Minister style evidence needs to be provided. Known as the Atkinson's softly, softly approach.
- C) As Judge Pat Shanahan explained, the cartel is protected under the disguise of Police Risk Management. To mean, in brief, as the Magistrate Court Registrars Brisbane and Holland Park explained they cannot give legal advice but directed:-
- D) The solution is to be found in studying the Fair Trading, Vexatious Litigants and CMC Acts. On investigation please refer to the Assistant Commissioner of Police **'whistleblower's'** direction that the Judicial Review Act to investigate Judicial abandonment of their duties is the reason for this law reform. The fraud was also driven by the BCC in an attempt to cover up a car body dam site explained by the Crown experts as EPA Section 32. (TBC)
- E) In a nutshell; to make it more in line with a mathematical equation:- I was going to set this case out as a detailed mathematical equation, but I have decided to wait for the ATO audit results. The ATO figure of \$460,311.30 is proof of the kind of profit that should have been made, if you remove the racketeering and standover tactics used by the corrupt legal counsel, as part of a town planning cartel. Consider this simple style equation:- to risk a five year gaol term or gain the satisfaction to rescue the group of cheated victims. This is also called simulation, as used in the prison system with our healthcare area of expertise. **Surely any High School student starting off in the crime industry can solve this style of equation.** As Judge Pat Shanahan put it in brief, just study the court transcripts and the *(laundered)* money trail and you can prove this case for the Supreme Court 5 year gaol term warning and penalty.
- 6 A) Our Accountant Tim Allen who also lives in shock and denial explained why. He said **“Do not go on a crusade with the Commonwealth Bank as I have to work with the bank on a daily basis,”** but it was the CIB reported standover tactics that prevented Tim Allen from filing our HEHS superfund tax returns after AAA+ service as explained in his damages confession **that has gained further investigation by the ATO.**
- B) After my wife Jan Bright panicked with breast cancer at the age of 42 with a family history of **early deaths and divorce**, her belief was that I thought more about work than I did about her. Dr. Frank Walsh explained; we all have a right to work and follow our beliefs. Try to explain the benefit of both. I have the right to both a private and business life to help others.
- C) As Noelene put it as a partner for the next three years, as a nurse who survived multiple suicide attempts where Noelene told me a CIB Detective rang her and told her over and over to stop me printing these Police Crime Reports or further action would be taken against her family. **Another sad story!**
- D) Then Ingrid, also a partner for 3 years told me she was threatened while handing out brochures outside the Commonwealth Bank and ASIC 240 Queen Street Brisbane, the threat was, **if this was Melbourne, we would be blown away in the street, but as this was Qld, the CIB can take care of it** *(Ingrid also lived with fear).*
- E) The Crown Supporters and Prosecution with a look that would kill just said **“Just keep telling the truth / never give up,**

keep doing what you are doing” and most important “Set out your case like a CIB diary in this www.all-fraud.net website.”

F) Why did Judge Pat Shanahan leave it to me to set out this Crown case for the CIB to prove fraud? When he could see that I was framed by the CBA, BCC and Police Risk Management cartel. It's obvious, 10 years on and the best current legal advice is:- the softly softly approach.

G) **The price we pay to gain freedom from crime.** We use SAA style evidence because of our technical style background, working in a testing laboratory and inspection section, etc, I would like you to acknowledge my Community Cabinet style approach, to gain Rod Welford's apology, as Qld Justice / DPP Minister for being tricked, cheated and deceived by Davida, who is reported to have been his University law friend and QDPP workmate. Sadly, after resigning from Politics, Rod also lives in denial. This fits the criteria for the QLS, LSC, CMC, and Federal Attorney General Minister Rod McClelland's Australian Community Cabinet meetings / ALRC style solution. Now look at the ALRC apology, it does not start off with:- as a proven Police / QDPP victim of crime I would like to help and assist you in setting out this Crown / ATO case as directed thanks to the assistance of Rod McClelland's findings as Federal Justice and DPP Minister as a result of our Australian Community Cabinet findings that the Qld Justice Minister Rod Welford was tricked, cheated and deceived by the Qld DPP / Police cartel where the ATO are anxious to collect \$460,311.30 for the Treasury Department as a result of fraud charges being laid and the successful reimbursement thanks to the Fair Trading and Trade Practices Act correction against the CBA, BCC and Qld Police Risk Management cartel under the control of our ex-QDPP Barrister and Qld Police as listed. What we received was a standard Public Service cop-out, unlike our volunteered procedure to provide \$1million to solve the '**brown paper bag**' corrupt cash payments, we received the '**Dear John letter**' as below. Please note the opening word **unfortunately**.

Dear John

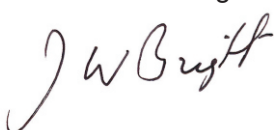
Thank you for your letter dated 9 January 2010. **Unfortunately**, the ALRC is not able to help you with this matter. The ALRC is a permanent, independent federal statutory corporation, operating under the *Australian Law Reform Commission Act 1996 (Cth)*. The ALRC conducts inquiries - known as references - into areas of law reform **at the request of the Attorney-General of Australia**. We do not have the power under our Act to conduct inquiries on our own motion. Further, the ALRC does not offer legal advice or handle complaints. It cannot intervene in individual cases and does not act as a 'watch-dog' for the legal system or the legal profession.

Regards **Jonathan Dobinson**

H) After 10 years I have finally been given an ATO Case Officer Vanja Stok out of the Penrith Office NSW. The good news is, the ATO have given us a 3 month extension to complete the ATO audit / CIB money trail. We will find the Community Cabinet solution thanks to the help and assistance AND FREEDOM OF THE PRESS. As Judy Spence explained, there is a need for volunteers to use a (\$1million) budget to smash fraud (*the 'Site Solutions' scam*) as fraud is Australia's No1 crime, where the CBA has so far succeeded to treat this crime as a bank circus. **This case proves the ATO are not fools.** We do request however, like the review of hospitals, that Tony Coburn as a Supreme Court witness to our case where the whole courtroom laughed when I said our Barrister is a (*self confessed*) criminal, Tony and his team of '**whistleblowers**' tried to help but like you hear so many times as an ex-public servant myself and prison reform consultant in the health care field, it was reported Tony was taken into his bosses office and told to keep out of it. I followed Chris Watts' direction. If you will not do it for me then **please do it for my 90 year old mother and the other victims now and in the future. No-one should be forced to be abandoned.**

I) Police Assistant Commissioner Peter Martin stands ready to serve. Look at our banking chaos today. One stockbroker Bernard Madoff was able to steal not US\$78million but an incredible US\$78billion. The USA / SEC excuse or failure to act against Madoff was seen like the Commonwealth Bank as both are seen as above the law. Please do not force the CBA staff to live with denial, depression and despair. Reform their mistakes; embrace the Fair Trading and Trade Practices Act with new '**lemon laws**'. **Finally Chief Justice Paul deJersey by his own actions to strike Davida off as a Barrister for life means the obvious, that as Davida acted as a criminal in representing our case, all cases she participated in must also be acknowledged as criminal acts. So we fall back on our previous Barrister Paul McQuade's solution, Supreme Court mediation, now under the control of the ATO, preferably with Tony Coburn, the ATO Brisbane investigator / 'whistleblower', due to being a Supreme Court witness. Also the Assistant Commissioner Peter Martin who initiated this case for the Australian and Qld Community Cabinet solution, to gain justice for all fraud victims. Most of all we wish to support the Commonwealth Bank and their staff. As the Police motto “So we can all live in peace.”**

To make it legal



Signed John Bright

Email: brights@live.com.au

Website: www.all-fraud.net

1 Manley Drive

Montville Qld 4560

Ph: (07) 5478 5906