



13-09-2010  
 Australian Government  
 Australian Taxation Office

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**S**ilence  
**A**bandonment  
**D**enial  
**JUSTICE EARN**

## WHY THE ATO SUPERFUND RESCUE MANAGEMENT ACT?

### WHY CRIMINAL CODE CORRECTION TO S. 391 ON ABANDONMENT OF POLICE EVIDENCE EPA S.32 STYLE SCAM?

Learn how this ATO Act requires Parliament to act on 8 years of abandonment to:-

1. In force our accountant's Crown evidence to expose this Police, CIB and Fraud Squad Detectives cartel who contaminated the evidence and destroyed the crime scene to protect the kickbacks and bribes from this town planning '**Site Solutions**' money laundering scam.
2. Convict the cartel and have their proceeds from crime refunded to all Crown / ATO and civil HEHS superfund victims. The procedure is called Holistic / Natural Justice, best understood as the Fair Trading Act or Lemon Laws. To mean, it is not a crime to make a bank mistake but it is a crime to cover up a bank mistake by both money laundering and tax evasion. **Fraud is forever. This evidence will never go away, it just adds to the ATO reward.**
3. Thank and support the smart Supreme Court **Judge John Byrne's court transcripts** and criminology (*FOI style*) forward direction to predict future events. The Judge used the three step crime, control and correction model and procedure to advise the correction or penalty for this crime to date is a **5 YEAR GAOL TERM**. The procedure is also called working backwards from the solution to find the cause.
4. Support the then Premier Peter Beattie's requested solution, to use his cabinet Ministers for Parliament to learn. How, in following Police orders, we can control the cartel by compliance with the standard (*SAA style*) ATO procedure. To collect taxes for the Crown and improve protection from violence and our quality of life. To prove ATO's 8 years of failure by abandonment of our accountant Tim Allen's damages confession and 2002 -2010 primary Crown evidence. This is the act of Treasury Department fraud. Therefore:- Supreme Court mediation order **Step 1A**, we proved all our HEHS superfund beneficiaries are completely innocent and Davida Wilson's guilt. After 10 years of Police, CIB and QDPP led scams refer Police Assistant Commissioner Peter Martin (PESC) official Police Crime Reports. E.g. three times as the HEHS superfund Director I was falsely charged for theft, child assault and child molestation to create the illusion that as a criminal our superfund could not be trusted to perform. YES IT CAN! Despite the fact, we were given QDPP and Police protection with a release to drop charges, if we did not sue the Police for false arrest. This scam was run not once but three times. This proves the cartel's guilt. The motive was to attack honest Police and '**whistleblowers**' in the Police admin, union and media. Officials that agreed fraud charges should be laid and a CMC / ATO investigation take place against the CBA led cartel who used a CBA '**deed of compromise**' to admit blame by payment of \$25,000 to one victim that by law opens the door for the other victims to claim damages including the ATO to gain their just reward. (TBC) Please learn from this legal argument, rebuttal or Crown evidence how this cartel led by a confessed legal fraudster in Davida Wilson prevented the ATO payment. Because the profit was stolen by the money laundering, tax evasion, '**Site Solutions**' scam for kickbacks and bribes. **Step 1B**, smart and independent legal experts, Barristers Ken Barlow, Paul McQuade and the Bar Association '**whistleblowers**' opinions in brief "**You will not get justice in the Supreme Court, you will need to gain S. C. Judge Ken MacKenzie's mediation order.**" The legal reason is found in the Vexatious Litigants Act. Davida's act to gain a pardon was an act of fraud. To mean, initially Davida was given a suspended gaol term. (TBC) Do you understand this

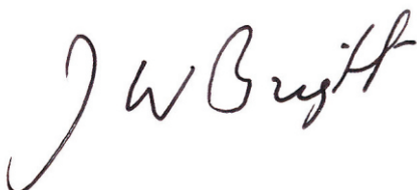
is a serious QDPP scam to allow criminals to walk free? **Step 2A**, to mean, due to the Vexatious Litigants Act to allow a false pardon. Parliament is the only body with the power to reverse the then Justice Minister Rod Welford's confessed mistake. Rod is obviously too ashamed to admit guilt to the general public because of the obvious political damage. Davida was reported to be a University law student friend and QDPP workmate. Davida took advantage of her friendship with Rod and confessed to me how she tricked, cheated and deceived him. Look at the evidence, Davida was blackmailed over another six bank \$1.3million scam. Her crime was to forge our HEHS Manager Gary Armstrong's signature. This is also called the act of passing off. Remember this clue; refer **Step 2L** as further proof of guilt. Davida was faced with entrapment of her own doing. **Step 2B**, Davida explained how the Queensland DPP / CBA cartel colluded to run the obvious scam **as a blackmail form of plea bargaining**. To either accept a 3 year gaol term, and go straight to prison for her crime of trying to rip off 6 banks or receive a suspended gaol term sentence with the condition, she abandoned our case against the CBA led cartel. This is where we have further proof that demonstrates how low the CBA Credit Manager Grahame Ledwidge will go to contaminate and destroy Crown evidence for the Arbitration, Magistrates, District and Supreme Courts. **Step 2C**, with so much evidence, it is not a matter of what I put into this brief; it's a matter of what to leave out. To mean, how do you work in parallel in an effort not to confuse you when we have to follow a crime circuit. To show leadership the scam was given a name and direction by the Brisbane and Holland Park Magistrate Court Registrars. Their challenge to me; to find a **'technical device'**. E.g. to assist Police admin expose the EPA Section 32 / **'Site Solutions'** scam. (TBC) This is the motive why our legal team demonstrated their fear and belief they could not achieve a satisfactory solution. Why the Queensland Police gave this case to me to prove a bank cartel fraud. Again study criminology. **Do not trust the people you trust the most, trust only the (obvious) facts of this case**. As primary HEHS Director, witness and victim I am the only person by law who has the ability to give a full account of all the facts and must be consulted. As medical support, as Dr. Frank Walsh psychologist explained **"You have the power within you. Focus on the solution."** \*\*\* The solution is found in:- **Step 2D, The QLS red flag procedure or checklist!** This was run by Law Reform Judge and ex-Army Colonel Pat Shanahan. **The best of the best**. The Judge's opinion was that this is the best case for **Parliament's law reform to prove stalemate style abandonment is fraud**. (*No-one wins*.) This must be resolved by an act of Parliament. Now work in parallel to make the final political decisions. The need to break down this case into sections. **Step 2E**, This section is to deal directly with the Police. Police Commissioner Bob Atkinson's direction finished up with the Fraud Squad Detective Sergeant Brett Heath. As the Detective directly in charge of the case at the coal face. Judge and test him by his actions and statements. *Statement 1*, he said to me **"If you do not have a copy of the bank loan agreement you do not have a case."** (*I agree*) Davida, as senior legal counsel asked for and was handed our complete file where on its return **the CBA bank loan agreement had been removed**. I put it to you that Detective Heath was aware of this fact, but he had to be sure we did not have a copy, to ensure our case would fail. We can prove a CBA loan agreement existed, so what were the conditions of the CBA loan agreement? Refer S.C. Judge Margaret White's failed **'disclosure order'** on the Commonwealth Bank. This is called **CBA contempt of court, and warrants a 5-10 year gaol term**. *Statement 2*, **"Get your act together or you will be out the door so fast your bum will not touch the ground."** In line with the RICO Act we have given the act the name as part of the ATO superfund reform the Rescue Management Act. It could also be called on a broader scale the **Act of Abandonment** to complete the set of three, the Laws of **Association, Accession and Abandonment**. (TBC) *Statement 3*, In front of the Queensland Police Headquarters away from the camera but with a witness to this event I was abused and threatened by Heath. He threatened the Police union would support him, where in fact as Police union sponsors and supporters the Police union came to our aid 10 years ago. Well done! (TBC) They supported the Police Prosecution Department, refer Assistant Inspector Mike Ede but he was treated with contempt as a **'whistleblower'** and abandoned to the Police Rail section. **Step 2F**, to try and gain your continuity and understanding go back to the CBA Loans Manager James Pitman, his statement, 1, **"If you want the loan agreement (knowing it was incomplete and poorly written) just do as the loan agreement reads."** To mean, I had to sell subdivision land without title and deposit to the value of \$800,000 to gain approval for the CBA loan. So Pitman, my Solicitor then Adam Sambrook from Grants Lawyers and myself came up with a bank business plan or rescue test case, described by Sambrook as a buyers **'contract to a contract'** which was signed by the buyers to gain the \$800,000 approval by Pitman. These buyer's contracts are legal but were ignored by the CBA, this is an act of CBA fraud. *Statement 2*, **"You will need someone in the bank to listen to your story so justice will be done."** We have someone in the Commonwealth Bank as Senior Management who volunteered as **'whistleblowers'** and offered help. Well done! This is separate from the Senior Credit Manager Chris Watts who is obviously entrapped in this bank fraud. *Statement 3*, James Pitman was blamed and sacked by the CBA. James reported that with major staff cutbacks he suffered stress and depression that led to his alleged mismanagement created by the extra workload. Pitman by his actions did not act as legal counsel to correct the loan agreement. An obvious legal problem out of his control. The end result, a job was found in Westpac, in a similar position in business banking where Pitman reported **"Please do not contact me further as I am in fear of losing my new job."** To mean. If Westpac learn the details of this case which they will as part of this bank FOI solution and the need to keep bank fraud cases out in the open. **Step 2G**, Now let's go back to the Vexatious Litigants Act flaw that can be solved by a Fraud Squad / court directed act. The current act gives the Justice Minister total control to give a political based pardon without a Magistrate Court Registrars approval. Quote **"Need for a technical device."** A procedure or testing device officially called **Police Risk Management**. We have a long list of Police expert proof of technical fraud. *Example 1*; Previous Superintendent Steve Pettinger who caused an ASIC reported 4 year delay, his quote in brief **"As a civil matter this is beyond**

**the control of the Queensland Police.**” Technically speaking the criminals used a **civil scam to gain a criminal result**. Do you see the difference? The need to take advantage of Davida's full confession of guilt. *Example 2*; the infamous proof and quote by Police Inspector John Earea Caloundra **“This is my Police Station I make the decisions here.”** Only to be overruled by the then Assistant Commissioner Pat Doonan who confessed to the **'abuse of public office and obstruction of justice'** (*Crown contaminated evidence*) in his statement in illegally closing this case. Doonan said **“I outrank Chief of Staff Superintendent Peter Martin.”** Peter was directed to report to me the Queensland Premier's solution, quote **“Due to Police availability and time this case is closed.”** As a result it's reported the CBA cartel feel safe as they believe this case is closed but thanks to the standard Police procedure originally enforced by the now acting inspector Janelle Harm, her direction to me was the need for me to provide new evidence so this case can be reopened. We can bury you with Police experts to prove fraud. **Step 2H**, Being directed by the Premier, let's go back to Welford's apology. To mean, to give a false pardon to Davida. Look at each procedure, Rod was entrapped like Davida, as proof **Procedure 1**; Welford gave me an apology for his mistake to trust Davida as an ex-Uni law friend and QDPP workmate. Rod like most QDPP staff was not aware Davida worked as an investment scammer and confessed MOB Barrister. To mean, Rod was easily tricked, cheated and deceived. So Rod gave me a personal apology. As proof, he directed **the Queensland Police are in charge of this case. Procedure 2**; Rod then resigned as Justice Minister but to prevent obvious political damage he did not go public. (TBC) After a suitable time gap in the hope this case would be forgotten and abandoned, he resigned as a politician to live with denial and depression. **Procedure 3**; He could go back to the voters and beg their forgiveness, to come clean and just admit he was tricked, cheated and deceived. Yes, this can still happen! The importance is however, the new Premier, Anna Bligh's solution is **transparent for the whole world to see**. To test our Crown evidence with **the Judicial Review Act** as the smart volunteered 4<sup>th</sup> Police Assistant Commissioner directed. He was backed up by the actions of the Assistant Commissioner Ian Stewart, who directed in brief **“Kickbacks and bribes are the way to do business.”** To protect the criminals by a political pardon. So, at this point in time this means the truth is not relevant to our QDPP justice system. All you have to do is the obvious, trick the Justice Minister into giving you a pardon on a political motive; for example, Commonwealth Bank self-greed and self-gain, as opposed to a SAA / engineering style standard testing or ATO mathematical money laundering procedure. **Step 2(I)**, now look at the town planning BCC/IID **red flag direction**. Our Lord Mayor Campbell Newman also an ex-Army Captain promised me a press release in line with the overwhelming proof that the **'Site Solutions'** scam is known to a team of experts. A BCC administrator / **'whistleblower'** said in brief as proof **“I wish I could get a council project to run as quoted.”** To mean, to run on cost and on time. Hence the **'Site Solutions'** scam is a major cause of building construction scams causing the council to lack funds to finance council projects that cost the community \$billions of \$dollars in fraud. **Step 2J**, You would think the BCC legal team who ran our case by the BCC Solicitor Geoff Evans would be keen to stamp out crime and corruption in the building and construction industry. When approached, subject to the Lord Mayor's promised press report as witnessed by the Police and under their direction, the BCC legal team called security to throw us out of the building. Under obvious pressure from the CBA cartel who we kept up to date on our progress to allow the CBA like Davida to confess their guilt. **Step 2K**, If you need more technical input follow Judge Shanahan's money trail and give answers in payments to \$25,000, \$30,000, \$10,000, \$255,000 and the classic Inspector Ray Loader's statement as ex-Assistant Commissioner Pat Doonan's staff officer, quote **“If you had paid the Head Contractor \$200,000 of given 2 blocks of land the Head Contractor would have stopped trying to beat you up.”** As proof, witness Peter Martin's Police Ethical Standard Command report and protection order for both my 90year old mother and myself, I was attacked by a bikie and a Maori armed with a nun-chucker. Rob Wilson had given up on his \$200,000 demand and was looking to re-engage on a lesser extortion amount of \$47,962.97 to live off the profits of crime assisted by thuggery and violence. **Step 2L**, The scam to steal my mother's home failed. This was a sad act to prey on a now 90year old ex-RAAF widow. Again refer to the PESC report to our local Minister of the Church Rev. Michael and Doris Veary as witness to the Head Contractor's violence with multiple family suicide attempts, these crimes were never ending. I believe that you should take notice of a similar case how working through mediation we proved **the act of passing off**. The principal is obvious; just never give up just keep telling the truth. As success builds success. I believe there is no joy or benefit in failure. Prison reform has taught me even fraudsters and criminals feel better in themselves when they can live in peace and obviously Magistrates and Judges feel the same. **Step 3A**, look at the premiers solution to our Magistrates, District and Supreme Court proof that abandonment by the CMC / ATO standard procedure to all victims is fraud. Magistrate Austin said in brief, **“This is not a joke you have been charged by the CIB for theft of a bucket”** (*second hand value of approx \$200*). **“Get yourself back in my court room with legal counsel and defend yourself.”** No one knew at that time Davida would prove to be a confessed forger, fraudster and now felon who was blackmailed to work as a plant or spy for the CBA cartel, but we knew enough of standard testing procedures, that if tested, we would find the truth. Davida's now confessed guilt, caused Area Commander Superintendent John Hopgood to direct me to set out this case for CIB Detective Mark Hughes to lay fraud charges. **Step 3B**, D.C. Judge Charles Brabazon said of Davida's actions in court **“That's not the way to do it.”** Obviously he was aware of her political association and protection from the Justice Minister and Department. This means the law of association and accession was broken. To mean, not one shred of our evidence was presented in court. The civil engineers, insurance assessors EPA Section 32 and accountant's non compliance to the civil engineering, EPA insurance and ATO claims were abandoned as an act of fraud. **Step 3C**, As proof, no criminology style report was given to the courts as requested by the actions of the Police media to expose the blackmail motive that drove Davida to confess guilt. I was directed by the Police

media to request the Bond and Griffiths University law students working at Police Headquarters on work experience to write a criminology style report, but I was given the excuse that the students were looking to write a report on **binge drinking** as quote **"Their area of expertise."** Again our case was abandoned. **Step 3D**, It is said the ATO have the full support of the Crown. As a healthcare expert I would like to think through AMA and Pharmacy Guild requested training procedures, I have helped them, the AIS and Police with both youth and prison reform to help create correctional centres from our outdated prison system to help save, we believe up to 100,000 lives with training staff in simulators and healthcare procedures across Australia and beyond. **I put my credit on the line to be tested.** **Step 3E**, Again, I am innocent of all false charges. As proof the ATO claim that I owe \$460,311.30 for our 2002-3 HEHS superfund tax return as claimed by the ATO principle investigator Ross Goodwin operating outside the state of Queensland. I put it to you the Queensland Premier's solution could have been found up to 10years ago by cutting the Federal and State barriers red tape with mediation. The obvious reason for the huge success of the Federal and State run Community Cabinet meetings and the Lord Mayor Campbell Newman's '**picnic in the park**' simulation. Also with simulation, to use our local Bne ATO investigation team face to face, upfront and personal. No better example than the Bne ATO investigator Tony Coburn and his team. The best, as proof, **they volunteered their lunch hours at no cost** to help, I believe to the best of their ability, but they were ordered off my case and we were abandoned like most '**whistleblowers**' who as experts are looking to make change for the better. As further proof Tony as his standard procedure was witness to the Supreme Court Judge allotment as to which Judge would handle our individual cases. This is a standard Supreme Court procedure. Tony Coburn as an ATO witness was there in the gallery when I said, quote **"My Barrister is a criminal."** Almost everyone thought it was a joke and laughter filled the court room. This act is called schadenfreude, a medical disorder to laugh at other peoples sorrow and pain. The CBA have so far been successful in arguing that based on a '**deed of compromise**' the case between the bank and myself is closed, but by law I followed the advice of the Senior Credit Manager Chris Watts and legal counsel direction. Chris said to me quote, and God strike me dead if this is not the truth, **"We must defend our mothers at all cost."** **Step 3F**, When Rob Wilson began to call on my mother, who suffers with a long list of medical problems, I made her a promise as an only son, no matter what it costs me personally, I would not give up. It's obvious, I am not a Solicitor, but as a chess player, if you are not able to gain a checkmate, the standard procedure is to settle for a stalemate. This means, there are no winners. This of course is the standard legal Risk Management business plan used by Queensland Police and must be changed to a Fire and Rescue solution for Police to do as they say and rescue victims from organised crime. The Police cartel still operates, as the tip of the iceberg to cheat the ATO out of \$billions of \$dollars. In support of the Police admin, union and media I ask you to run a test for Police at random, to explain in detail how the **sub-prime mortgage loan, Ponzi and 'Site Solutions'** scams work? According to our Police Minister, then Judy Spence's direction for a (*million dollar*) budget, so far I believe 90% of Police cannot answer these questions in detail to win in court. To mean, of course, with proof **beyond doubt.** **Step 3G**, This reform is in line with the Police Commissioner's direction to report to our local Sunshine Coast Police Stations. What we have found is most Police have little training and education in the area of scams and fraud, so their reaction has been **"To request we leave the Police Station or risk (to mean, Risk Management procedure) being charged with being a public nuisance.** Smart Police conversant with Rescue Management, the best example, Police who have volunteered to be life savers and know how it feels as we do to save lives, advised quote **"Keep doing what you are doing."** To mean, never give up on the prosecution of fraud. The fact is, as the banks are fast to confirm fraud is Australia's biggest crime and growing. As proof, this case proves the CBA are confessed fraudsters. Hence the need is for the new Education Minister to get it right, to teach and educate every high school student the basics of fraud. E.g. The CIB have already led the way to teach the importance to acknowledge '**the Nigerian inheritance scam**', the need is to expand on the ACCC's '**Little Black Book of Scams**'. Now there's a Fair Trading Act and Police and Justice Ministers solution we can be proud of. As Police Commissioner Bob Atkinson's solution, in brief:- you can retire on the Sunshine Coast (*like a normal self funded retiree*) and enjoy whatever money you have left (*in your HEHS superfund*).

### **WHEN THE ATO REWARD IS ACHIEVED!**

To make it legal



Signed John Bright

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