

CROWN CASE FOR MAFIA STYLE RACKETEERING 2000-10!

“Give me \$200,000 or 2 blocks of your subdivision or I will smash your head in.”

The smart QLS law reform Judge Pat Shanahan chose this case as the best case to prove the crime that **legal abandonment is fraud**. To mean, after 14 Judges and the Supreme Court Judges MacKenzie, White and Byrnes 3 step mediation, CBA disclosure and 5 yr gaol term penalty direction; 10 YRS ON, why has our ex-QDPP Prosecution Barrister been the only criminal to go to prison?

DAVIDA WAS THE ACTOR NOT THE PRINCIPAL.

| | |
|---|---|
|  | 27-12-2010 Australian Government Australian Taxation Office |
| Reply to: | GPO Box 9977 PERTH WA 6848 |
| Our reference: | 1011207845488 |
| Case ID: | 1-1KXEXA9 |
| Contact officer: | Pam McLean |
| Phone: | 08 9268 8053 |
| Fax: | 08 9268 8202 |
| Principle investigator 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. Phone: (07) 32135181 | |
| For a professional FOI solution contact; Chartered Accountant; Tim Allen to explain his written damages confession on CBA / CIB influence and corruption that has put undue pressure on our lives Phone: (07) 3352 5288 Fax: (07) 3356 5115 Email: tallen@eisa.net.au P.O. Box 1431 Stafford Q 4053 | |

S
I
C
K

S
A
B
O
T
A
G
E

S
T
Y
L
E

STEP 1. Then Premier and Solicitor Peter Beattie offered his Community Cabinet and said **“Find the solution.”** The result:-

STEP 2. The Lord Mayor Campbell Newman (LMCN) under Police supervision as a pre-election **town planning act of reform** in a heartbeat promised a (Courier Mail) press release. 8yrs on, the Courier Mail report, they are still waiting for (the ATO style) confirmation to run the follow up, **future charges are pending story** on our MOB Barrister Sept 14 2002 P14.

STEP 3. The need for LMCN's confirmation:- A. To expose the 'Site Solutions' scam to abandon, litigate and liquidate our subdivision to become creditors to make a planned **\$4.4million profit for the crime cartel**. B. Why did the BCC legal team under the direction of Solicitor Geoff Evans abandon this LMCN / BCC case by calling security to have our team **evicted from the BCC admin building?**

JUSTICE

EARN

HOW TO WIN THIS CROWN CASE!

1. A, As a developer, Crown consultant on prison reform and primary witness, my then wife Janice who had contracted breast cancer, as our office manager and co-director of our group of companies, Janice cracked under the fear of a slow death and filed for divorce, taking all the cash. **This made our HEHS superfund a prime target for organised crime.** To explain:- Police Assistant Commissioner Pat Doonan's staff officer Insp. Ray Loader said **“If you had paid the Head Contractor Rob Wilson (HC) (his kickbacks and bribes) he would have stopped trying to beat you up. Better you had paid. The chance of you meeting Doonan will not happen.”** Thanks to the Premier's team, Doonan apologised and resigned, **but no expected charges have been laid.** B, After Doonan confessed he used the crime of 'abuse of public office' and 'obstruction of justice' on then Chief of Staff Peter Martin to close this case. We were told this case will not be reopened despite Com. John Hopgood's direction to me to set out this case for the CIB Det. Mark Hughes to lay charges. Hopgood's second in command Insp. Les Hopkins directed **“The CMC should investigate this case.”** Now acting Insp. Janelle Harm, then direction as standard Police procedure:- **Unless new evidence is found to reopen this case!** Here is the new evidence:- Due to the ATO compliance law, the ATO claim we owe \$460,311.30 for our HEHS superfund 2002-3 income tax return. As ASIC explained quote **“This is a Police (Doonan Risk Management) matter.”** With the Supreme

Court warning that the penalty for this crime is a five year gaol term. C, To mean, it may be okay to treat us as a confessed CBA circus and to steal from our HEHS superfund run 22 block subdivision, **but the Crown do not see the theft from the ATO as a joke.** D, The good news; after 8yrs of reported CPA / ATO, CIB, Fraud Squad and Police Risk Management cover-ups, Davida's QDPP release scam '**not to sue Police for false arrest**' (*when the intent was to discredit our good name*) and the CBA '**deed of compromise**' to pay \$25,000 to admit liability and to blame and sack the CBA Loans Manager James Pitman, we have found a new accountant prepared to file our 2002-3 on HEHS income tax returns. Under our specific direction to expose our previous accountant Tim Allen's '**damages confession**' / Mafia style '**Site Solutions**' scam. **This is no isolated case;** we are one of many similar victims that require a Crown / ATO correction. Starting with the \$30,000 come-on style bribe. As QLS law reform Judge Pat Shanahan said "**Look at the obvious.**" The need to study law, where the evidence becomes so overwhelming and compelling you realise the Crown solution, to think like a chess player, to attack, attack and attack and gain a checkmate, **not a planned stalemate by legal abandonment.** E, As proof, SC Judge John Muir asked the obvious question "**Why liquidate your own construction company Badja Pty Ltd for \$10,000?**" The answer; to highlight the EPA Section 32 \$10,000 waste management scam to support the LMCN / BCC Site Inspection team and Courier Mail press release for Police admin assistance to show how to solve this Crown case. As the EPA forum team leader confessed "**We are toothless tigers.**" (TBC) The classic case of do not shoot the message boy. **I just follow our team's direction to win.** To expose the model or method used to become creditors of our 22 block subdivision, **to pay the kickbacks and bribes.**

2. A, As our Solicitor Reg Klinedon from Bain Gasteen said quote "**\$10,000 is throwaway money in cases of this kind. I will swear in court I did the best I could.**" When in fact Klinedon did not have the courage as a Solicitor to stand up to the HC Mafia style / James Conomos Solicitor style racketeering. But Klinedon directed we expose the 3yr farce of Case 422/2000-2 Magistrate Court Holland Park. The Court transcript holds the key to the HC perjury and demise. This in brief was explained by Magistrate Ian Austin's statement "**I do not care what (anyone from) the Police Minister down has to say**" and the Legal Services Commission (LSC) inability to listen and gather intelligence, we believe due to the CBA / Police Risk Management protection:- As Davida's act of legal abandonment. Davida was blackmailed by the CBA cartel to prevent Davida going to prison for her other confessed 6 bank \$1.3million forgery and fraud scams. In the end Davida served a 6mth prison term **but only for this scam.** The good news is; step by step this case moves forward and evolves. B, The Prosecution Dept. said quote "**We need hard headed business people like you who never give up.**" The Prosecution Barrister said with a look that could kill "**Just keep telling the truth and never give up.**" **NO WAY!** C, The so called '**Minister for Nothing**' Chris Cummings said as proof "**You cannot beat organised crime.**" In a way he was correct, like Janice, I too began to suffer with depression and sought help from Dr. Frank Walsh psychologist. Frank advised "**It's only over when it's over and it's not over yet. You have the power within you to solve this case. I can only rule you are of sound mind. I cannot solve your legal problems for you.**" (*The need to dig deep.*) The door was opened with Community Cabinet's invitation in studying our case **to give hope!** To work with the Cabinet Ministers and top public servants, to ask questions and to listen and learn. To study criminology, where I learnt not to

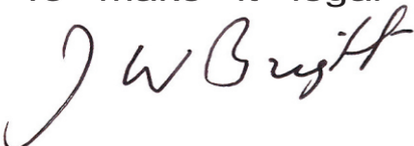
fight organised crime, to destroy the evidence but to work with and for the crime cartel to expose the laundered money trail and the court transcripts. Grahame Ledwidge Credit Manager for the CBA was aware we were paying up to 300% over cost for extras and directed we engage a new and more experienced engineer John Koek from Baseline Civil Engineers. Koek said in brief **“You must finish the subdivision, pay out the subcontractors and then lay fraud charges, if not you could go broke.”** We followed his advice to the letter. Commander Hopgood agreed to Koek’s direction and gave me CIB Det. Mark Hughes to finish the task **but Doonan unlawfully closed this case and thus he protected the crime cartel.** Therefore we have the case best described by Davida as **“You suffer from information overload,”** or as Judge Shanahan said **“This is the best case for law reform, etc.”** D, We gave into the violence on our worksite, over the subcontractors, my family and partner. So much CIB style proof and court transcripts that cannot continue to be ignored. ASIC c/o Helen Armfield asked the question **“How come this case was not solved 4yrs ago?”** Refer to the Crown witness, retired Area Commander Steve Pettinger’s statement **“This is a civil matter outside the control of the Queensland Police.”** Hence the obvious need from LMCN’s Courier Mail’s press release. E, Study the Police union report provided by Asst. Insp. Mike Ede Prosecution Dept. Tank St. Bne, backed up by the Asst. Comm. (Police Ethical Standard Command) Peter Martin’s 9 Police Crime Reports. The Police union tactical solution for Belmont to be given its own Police Station or to upgrade Chandler admin to a fully equipped Police Station. Their motive, Police were forced to respond to our Belmont calls for help from Wynnum, Capalaba, Cleveland, My Gravatt, Camp Hill, Stones Corner, Dutton Park and Police Headquarters. The best response time was 30 minutes. Martin found there was poor coordination and direction. We fled Bne. for the security of the Sunshine Coast. Under the Police Commissioner Bob Atkinson’s direction **“Keep your local Police Station up to date.”** We were evicted from the Caloundra Police Station on a regular basis, the main excuse given **“Take this mess back to Bne where it belongs.”** Caloundra Police Insp. John Earea’s classic quote in trying to help **“This is my Police Station I make the decisions here.”** Only to be overruled by Doonan who also moved to the Sunshine Coast.

3. A, Under the pressure of endless violence, the nun-chucker attack and my then partner’s multiple suicide attempts, with the after effects of a bad divorce, I caved in to the **‘Site Solutions’** scam. The good news came with the BCC / EPA / waste management style Police backup to catch the criminals and save the Crown, ATO and BCC billions of dollars. The need to focus on the **‘Site Solutions’** scam. The offer made as in our Baseline Civil Engineers report the so called civil engineer Brad Jones agreed that on payment to him of \$30,000 he offered this 3 step solution. (i) **All violence would stop immediately but it only got worse.** (ii) **No more extras would need to be paid.** We paid in the area of \$255,000 with claims up to 300% over cost for extras. Ask why has this key evidence been ignored to self fund the HC legal costs? We paid in the area of \$250,000 for our then legal costs. Then under Police Minister Judy Spence’s direction we volunteered this \$1million budget **that has all but destroyed our lives.** (iii) **The project would finish on time, an expected 4mth period, extended to 16mths.** B, At first we had no knowledge we were up against **a crime cartel of such magnitude**, but the cracks began to appear, first to be seen as a joke, then denial. C, One fact remained constant, almost everyone has been prepared to offer an apology except for the HC, Jones and the nun-chucker attackers and the Head Contractor’s Solicitor

James Conomos (*who threatened to sue me, but this would only expose the Head Contractor's perjury and prove our case*). The original project engineer Greg Henwood said **"You will be able to claim on my indemnity insurance AND I WILL LOSE MY NO CLAIM BONUS."** Obviously with Davida in control of our legal team District Court Judge Brabazon's quote to Davida **"This is not the way to do it"** was the tip of the iceberg. (TBC)

4. A, Again focus on criminology, the cartel's action was to destroy and cover-up all Crown evidence, where we have worked with the cartel to monitor the facts of the laundered money trail and the court transcripts. To explain, if you put rubbish into a courtroom, you cannot satisfy the court Registrars. They were our backup. (Well done) The Bne and HP court Registrars were smart enough in mediation to request this **'technical device'**. **The need to support Police consultants with a special ability to set out this case, win for the Crown and smash organised crime.** B, Asst. Comm. Ian Stewart tried to keep this case light-hearted explaining that kickbacks and bribes are the normal way that business is done. To mean, **how far do these kickbacks and bribes go?** Focus on the Arbitration Court, the Arbitrator confessed due to Davida's QDPP influence and her obvious legal seniority to be guided by her direction. This created a procedure to rubber stamp this fraud all the way up the legal ladder, in the end to fool Chief Justice Paul deJerseys panel of three. The panel believing that no further investigation needed to be taken, **but too many questions have been left unanswered.** C, As a guide think corruption, fraud and then racketeering. Try and find the term racketeering or the RICO Act in Australian law. Under the guide known by the CIB as Holistic Natural Justice, study Fraud Squad Det. Heath's statement **"The need to get your (RICO) act together, if not you will be out the door so fast your bum will not touch the ground."** He added **"If you do not have a copy of the (fraudulent CBA) bank loan agreement you do not have a (Crown) case."** In summing up the above clues, we have lost a \$4.4m subdivision **by a RICO fraudulent CBA Crown case**, we have been falsely charged for theft, child assault and child molestation. In giving an apology, this in no way covers our **demand for justice**. Consider the Police statement from senior administration **"The safest place for a criminal to hide is inside the Queensland Police Force,"** adding **"What makes you think you can trust me?"** The Police Officer concerned was trying to emphasise the fact that we must bypass the Police Risk Management and BCC legal team, to follow the lead from the Queensland Premier **"To find the solution."** My offer is to volunteer my time and a million dollar budget for the LMCN / BCC / Courier Mail press release to support the QLS, Bar Association and Qld DPP Prosecution Dept. **to work in town planning law reform.** Hopgood and his team need to get the credit along with the 4th Assistant Commissioner **'whistleblowers'** direction to use **the Judicial Review Act**. Police are unable to smash organised crime until they have all technical devices available to them. This means the Qld. Cabinet must introduce the RICO Act to work to SAA style standards to support the Criminal Code, then we can live in peace on the Sunshine Coast as the Police Commissioner Bob Atkinson directed, thanks to the Community Cabinet's direction and protection. (*Ten years on*)

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