

CROWN HALF VALUE SUPERFUND SCAM!
Commonwealth Bank scam behind my ex-QDPP Barrister going to prison!
(For this case to cool down and ensure her abandonment)

As a result of Supreme Court Judge Ken MacKenzie's mediation order, thanks to Barrister Paul McQuade, I can confirm the Crown / Treasury Department's frustration to be cheated by this ATO 'whistleblowers' example of insufficient SAA style EPA testing, Criminal Code Section 391 on abandonment of insider trading procedures. The proof is in the way the ATO calculated the \$460,311.30 claim for our HEHS superfund income tax returns for 2002-3. The:-

 29-11-2010 Australian Government Australian Taxation Office	
Reply to:	GPO Box 9977 PERTH WA 6848
Our reference:	1011207845488
Case ID:	1-1KXEXA9
Contact officer:	Pam McLean
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 solution contact; Chartered Accountant; Dennis P Donovan Email: D.P.Don@westnet.com.au Phone: (07) 5476 4154 Fax: (07) 5476 1820	

Scam to ignore the smart Bne and HP Magistrate Court Registrars request for a 'technical device' or QLS law reform Judge Pat Shanahan's procedure to prove why S C Judge John Muir, Chief Justice Paul deJersey's panel of 3, EPA, ASIC, APRA, LSC, CMC and ATO failed. Their need to test for:-

Abandonment, of Crown evidence? This is the fraud. I sat outside the Police admin office Chandler, Brisbane from 1996-2000, finally armed with 9 official Police Crime Reports culminating with an in-home invasion and nun-chucker attack. Then evicted from the ATO Adelaide Street Bne retail office from 2000-2009. My Cardiologist's advice was to rest as we expected promised CMC / ATO style help. As our Accountant Tim Allen reported he could not file our tax returns to expose the laundered money trail with a CBA warning and CIB threat to keep his mouth shut. Thus:-

Denying, S C Judge John Byrne's standard 3 step correction / warning for human rights. Now explained by the 4th Asst Comm. of Police as a 'whistleblower' the Crown must use the Judicial Review Act to reform this Vexatious Litigants Act scam!

JUSTICE EARN

how the QLS Law Reform's direction is to prove abandonment is fraud. The need is to hand back the power to our judicial system but this time with a Crim. Code, SAA/ EPA style checklist procedure.

Step 1. Then Wynnum Police Area Commander Sup Steve Pettinger's quote "This is a civil matter outside the control of the Queensland Police." Known as a Police copout to hide the evidence, thus protect the criminal cartel's kickbacks and bribes for \$200,000 or 2 blocks of our subdivision land. If we could not find the cash. (With divorce I was asset rich but cash poor but we did have the HEHS superfund in reserve, but look at the damage to the cheated beneficiaries.)

Step 2. How now Police Ethical Standard Command Asst Comm. Peter Martin's reason to close this Premier's directed Community Cabinet style solution is proof of fraud. Martin as previous Chief of Staff said as he was ordered by his previous boss, then Assistant Commissioner Pat Doonan to direct "According to Police availability and time this case is closed." This act of abandonment by the Police / BCC, EPA, CMC, ASIC, APRA and LSC, etc led to the ATO principle investigator Ross Goodwin being forced to guess or estimate our HEHS superfund 2002-3 claim calculated at half the value of what was left of our superfund after our loss to the 'Site Solutions' / EPA scam. To mean, billions of dollars could be collected by the ATO enforcing this QLS law reform. The Crown must not allow the ATO to treat all tax payers judged as **ATO victims in common with contempt**. As under legal advice, we had to make sure the Supreme Court was aware we had the money to pay all legitimate Badja Pty Ltd debts, **therefore the legal right not to pay the EPA scam**. S C Judge John Muir failed to understand this \$10,000 test case. This meant he liquidated a 22 block subdivision valued at \$4.4 on completion over a \$10,000 Police admin / BCC confirmed EPA Section 32 scam. This was due to the Judge trusting our defence Barrister who worked for the criminal cartel who ran the scam. We must therefore be treated by the Crown / ATO with the same level of forward planning CC / SAA/ EPA style intelligence and respect as

given to us by the Australian Federal Att. Gen Minister Robert McClland, Qld Community Cabinet, BCC Lord Mayor's office, admin and town planning inspection section, Channel 7 TV news reporters and staff, the QLS, Bar Association, Supreme Court mediation outcome, Police admin with union and media backup for **volunteering this \$million QLS style law reform rebuttal and budget after working as a Crown prison reform consultant and now as a Crown primary witness**. We were directed by the then Police Minister Judy Spence to enforce Police Comm. Bob Atkinson's correction with this budget. It is obvious Atkinson needs your help to lay charges against this Comm. Bank led cartel that have the full bank racketeering protection and influence. Hence the need is for the RICO Act to bring Australia in line with the USA and European law reform. Most of all so Atkinson can support honest Police like Martin, Hopgood, Hopkins, Harm, Ede, Earea (*Police Prosecution, union & media and the 4th Asst Comm. 'whistleblower'*) etc, **because they have been abandoned by the CMC to expose Police corruption**.

Step 3. A. Then Justice Minister Rod Welford's confession and apology for this QDPP plea bargaining scam, due to the Commonwealth Bank blackmail. For Davida to destroy all Crown evidence to receive a **free pardon** for Davida's 6 bank \$1.3million confessed bank scams working as a **forger and fraudster**. B. Police Assistant Commissioner Pat Doonan led the (CBA) Police Risk Management cartel. Doonan however was forced by Atkinson to apologise for his **'abuse of public office'** and **'obstruction of justice'**. Doonan said **"I outrank the Chief of Staff Martin."** (*But not Atkinson*) The Police Minister Judy Spence's direction to provide this (*crime reform \$1million*) **budget** confirms the DPP proven guilt of Det. Insp Trevor Kidd, Det. Sgt. Brett Heath and Doonan's Staff Officer Insp Ray Loader. Now this case is supported by the 4th Asst Comm. who does not wish to be dragged into this mess, hence his request for **'whistleblower'** protection. How do I get the message across organised crime is not a joke? See photocopy of the nun-chucker



as used in our in-home invasion. (TBC) Atkinson has not laid formal charges, due in the main to his fear, like our accountant has demonstrated of the **Comm. Bank's racketeering influence**. The bank crime, run by the Credit Manager Grahame Ledwidge and is best known as the crime of self-greed and self-gain, **to steal from their bank customers to cover up their proven mistakes**. (*The bank paid \$25,000 as the first step by law to admit liability to one victim only.*) C. As further proof, follow the bank's own action plan, to improve business banking with customer accounts offering in excess \$1million credit facilities. The standard procedure to supply a bank Relationship Manager, in our case James Pitman acted to show kindness, but was **blamed and sacked as a result of his claim with staff cutbacks to increase bank profits; this meant more mistakes were made**. As proof, 2 lines were left out of our subdivision loan agreement to sell land without title and deposit but his boss **Chris Watts fixed this mistake and is proof of his self entrapment by law**. The banks' attempt to hide this loan agreement and management cover-up has grown out of all proportion. D. Davida was forced to work under bank duress by blackmail and failed to destroy all of our Crown / ATO evidence. In confessing guilt to forgery and fraud Davida followed standard crime control correction procedures and became unstable and unpredictable, with the obvious result as a confessed MOB Barrister, the CBA were concerned she would expose the bank led cartel. As proof, Davida showed some loyalty to us as her client to explain the Vexatious Litigants Act scam and how easy it was to trick Rod Welford as an ex-University law friend and DPP workmate. Rod obviously trusted Davida at face value, as did all other Arbitrators, Magistrates and Judges. Davida in line with the Magistrate Court Registrars explained how the Vexatious Litigants Act gave total control to the Justice Minister. As seen in the **'Yes Minister'** series on TV, but this is not a joke, **to overrule every Qld Judge**. To mean, in tricking the Justice Minister you control Police Risk Management and organised crime. The solution is covered in the standard Police checklist procedure. As proof, look at the evidence presented to Commander Hopgood

- (i) Davida confessed to be a forger and fraudster.
- (ii) After 2 years delay Davida's free pardon was revoked.
- (iii) Davida will never practice law again.
- (iv) **As proof, the bank crime cartel has control;** they prevented Davida finding peace by giving a

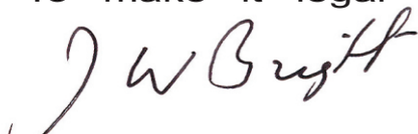
full confession of guilt and thereby expose the bank cartel. Davida was given a 6 month gaol term as a further warning of a longer gaol term if this case was not closed for good **and would never be reopened**. (To mean, Davida did not provide Crown evidence to expose the bank cartel.)

- (v) Therefore to gain the ATO profit as directed by the smart Magistrate Court Registrars you must study the CMC and Fair Trading Acts. In brief, that means the CMC must confirm Police Minister Spence's findings that our money was stolen by the bank cartel and when this stolen money is found according to the Fair Trading Act and as the profits of crime, we can gain our just reward and any ATO funds outstanding can be calculated by our current accountant Dennis Donovan.
- (vi) The question now, if you cannot trust the banking system, who can you trust? QLS Law reform Judge Pat Shanahan's solution is to look at the obvious; to reform our political system. This has come about by the Community Cabinet's success and transparency to open doors and to get to the truth. Criminals will never go away and their standover and intimidation for kickbacks and bribes will always be with us. Look at what our Supreme Court ordered mediation (*thanks to Barrister Paul McQuade*) has achieved? With the establishment of the BCC / '**picnic in the park**', under Police supervision we set our case out for Lord Mayor Campbell Newman, who in a heartbeat jumped at the chance to give a press release. In brief, to save waste and bribes in the town planning and construction industry. This leads us to the crime circuit. How could a confessed forger and fraudster as a trained Barrister specialising in public prosecution, blackmailed by the bank to gain a free pardon, set up by a Courier Mail tender advertisement for **honest legal counsel**, run this Crown case and provide justice? Davida conned me with her offer to work for \$20 per hour to run this case and win for the income tax victims and the Crown. **When the Crown's money was needed to pay the kickbacks and bribes on top of their legal costs to fund this crime, in the area of \$250,000.** This is why Shanahan ruled this is the best case for law reform. Surely you must agree with the Qld Premier and with the Police admin direction to lay fraud charges where Davida as a Public Prosecutor was the best confessed criminal **to hide this crime**.
- (vii) According to now Acting Insp. Janelle Harm's previous direction, by law to reopen this case we need either new evidence or proof our previous evidence was hidden and never tested, due to the CBA belief that in paying \$25,000 to admit liability, this prevented us as acting as agents for the superfund beneficiaries and the tax office. Again we refer back to Davida's confession '**to suffer with information overload**'. Due to the fact you are looking at up to 20 scams or 20 ways these crimes have been covered up. As an example the \$10,000 EPA Section 32 test case was given to me as written proof still in our file. Thanks to the teamwork of the BCC site inspection team and Sen. Const. Max Williams from Wynnum Police Station. Judged by the then new Wynnum Area Commander Sup. John Hopgood who directed me to instruct CIB Det. Mark Hughes how to set out this case to lay fraud charges. The key Crown witnesses Civil Engineer John Koek and the insurance assessor were never allowed by our Barrister, access to the Arbitration, Magistrates, District or Supreme Courts. The need for the Civil Engineer John Koek to explain in detail or make do with his written report on how the so called engineer Brad Jones ran the so called '**Site Solutions**' scam. **In brief, the EPA style insurance claim was refused.** It was only paid as a form of entrapment known as a test case / commercial decision to keep our insurance business because we were given legal advice from the very top:- You will not beat the Commonwealth Bank as they know every lowlife racketeering trick in the book, as this case has proved. **The need therefore to always expect the unexpected.** We did not figure that our Barrister would be a criminal and as the ASIC investigator Helen Armfield inquired how come there was a 4yr delay, it seems now that answer is obvious leaving this option open for ASIC to finalise their investigation into this now proven ATO scam **in line with the ground breaking Storm Investment scam**.
- (viii) Perhaps the Fraud Squad Det. Heath confessed guilt the best in his statement he said "**If you do not have a copy of the bank loan agreement you do not have a case.**" To mean, like any card player he was exposing his bank Risk Management hand. As proof, as Crown case after Crown case is lost by the DPP or a Judge ruling **there is not sufficient evidence to lay fraud charges**. Hence the QLS Law Reform Judge was aware that the court transcripts and the laundered money trail exposed the obvious. **There was a bank contract, so what did the contract reveal?** Like every detective novel this case gets interesting, to get you involved, to listen and to think. The Credit Manager Grahame Ledwidge had stuffed up and the bank had to come back with a fight back plan. Their case hinged on the '**deed of compromise**'. At all times I was influenced by the direction of a smart ex-Sydney CIB Det. Jack Nimmo who specialised in law reform. **His doors were held open.** As our legal Ombudsman he directed "**Forget about the money for the present and concentrate on the law and you can win this case.**" My first interest was to defend my 91yr old mother, to make

her feel proud of me. This led us to another S C Judge, Margaret White who wanted to get to the truth and asked the obvious question of the CBA to gain disclosure, to judge this case. This was not what the bank wanted, the bank refused to comply and the bank is guilty of contempt of court. The bank fraud was further proven as Grahame Ledwidge wrote **"The bank does not give disclosure to banks business,"** whereas we beg you in line with EPA / SAA standard procedures and Criminal Code S391, to study all facets of this case and direct you double check and test every component.

- (ix) As our Premier's test case solution, do not be known as the **'Minister for Nothing'** offering his advice quote **"You cannot beat organised crime."** Then adding **"If you do not leave my office I will call the Police."** You can see why the Premier's direction was **'volunteers do it best'**. We encourage the Lord Mayor Campbell Newman to provide his promised **'press release'** to support the Police Commissioner to lay fraud charges and to expose the BCC Solicitor Geoff Evans' **act of abandonment** by also relying on Council's security to throw our team out of his office, when I was following standard legal procedure to set out this case to expose corruption with the help of the BCC legal counsel for the Lord Mayor's long awaited **promised press release**.
- (x) Study what all of this has done to my family, friends, ex-fiancée Noelene Lambert's attempted suicide that almost succeeded. She managed to burn the vacuum cleaner hose off the exhaust pipe because it was more convenient than cutting a garden hose. When she tried to close the rear window of her car to prevent fresh air from coming in, it squashed the vacuum cleaner hose. Noelene reported, at first the carbon monoxide didn't feel that bad, but when the hose burnt off she decided to book herself into the Caloundra Hospital, who had her transferred to the Belmont Psychiatric Hospital. Refer Insp. John Earea Caloundra Police Station, under the control of Doonan and Earea's early retirement on stress leave. His classic admission of frustration, quote **"This is my Police Station, I make the decisions here."** No he didn't, Doonan directed the CIB in a Channel 7 TV cover-up panic to charge me with child molestation, to kill this case. As Judge Shanahan explained, **your story is so unbelievable it's believable**.
- (xi) In line with the ACCC **'Little Black Book of Scams'** the QLS have directed that all Solicitors first defend the law. To mean, to encourage the CBA to confess guilt and then to show kindness. In the bank pleading guilty, to defend the banks rights as best we can. To put procedures in place to show compassion and forgiveness, to allow the bank to assist the Crown to expose the Rob Wilson / Brad Jones **'Site Solutions'** scam, etc just like the **Nigerian inheritance scam, Ponzi and subprime mortgage loan scams that almost destroyed our world banking system but with this amendment banks will save money**. It's obvious as crime prevention, I would like to see all High School students taught these scams in school as healthcare and education has been my life and business since March 1967. So please consider the insanity that Doonan tried to have me charged with child molestation, when in fact I have spent hundreds of thousands of dollars in printing what is called Police Crime Reports in support of the ACCC / Fair Trading / **'Little Black Book of Scams'**. Please get a copy and read it. In handing out these pamphlets to High School students at the Supreme Court coffee shop, to educate students on how we were able to get our own Barrister into prison. Doonan's approach to protect the bank was to charge me with child assault, as one step up from child harassment when I specifically asked a group of students to give the pamphlets to their 2 accompanying teachers to explain how we got our own Barrister into prison. Sometime after, with the support of Channel 7 TV news reporters and staff, Doonan panicked and had the charges upgraded to child molestation. **What a sick world we live in**. As the CBA Credit Manager Grahame Ledwidge confessed **"I work for the shareholders profits and the top end of town."** Whereas, we are healthcare experts trained to improve and support the AMA, AIS and the Crown to provide quality of life.
- (xii) We can bury you in Crown evidence, but like taking a horse to water we cannot make you drink. The QLS problem is; **how can we make you test the Crown evidence?** The Reserve Bank explained it the best; in brief, **no one wants to see banks go bankrupt**; they need to make a profit as much as we do, but not at the expense of their own customers and the Crown / ATO fraud to demand me to pay \$460,311.30 when our profit was stolen for now proven **KICKBACKS AND BRIBES**.

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