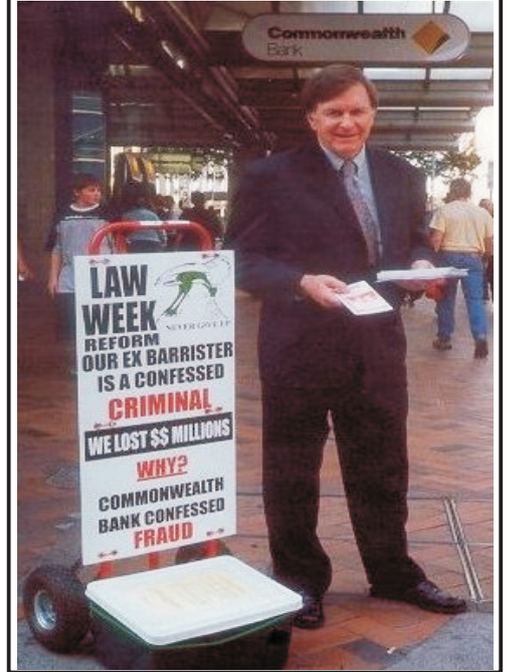


# WHAT PART OF THIS QDPP PLEA-BARGAINING SCAM BY AUTOMATIC POLICE PROTECTION DO YOU NOT UNDERSTAND?

Criminal Code Section 399 explains how our ex-QDPP Barrister Davida Williams, a confessed fraudster hid this plea-bargain scam from 14 Judges (7 S. Court)! Police admin using Commander Hopgood's checklist procedure acted on our accountant Tim Allen's \$10,000 paid for damages confession via Police (i) Union (ii) prosecution (iii) Media backup (TBC). QLS Law Reform Judge / Col. Pat Shanahan ruled, this QDPP (*plea-bargain*) scam is the best case for law reform. The need to introduce the RICO Act to prevent this political QDPP Vexatious Litigants Act style fraud by the laws of (i) association (ii) accession (iii) abandonment (*to complete the set*). No Judge can rule on Fraud Squad protection by abandonment to hide this political approved CBA loan agreement scam. Therefore smart S. C. Judge John Byrne warned the penalty for uninformed Politicians to trick him is a 5yr gaol term. Therefore he directed (*to present this politically approved town planning subdivision scam in a SAA style*) 3 step testing procedure:-

01-06-2011  
Australian Government  
Australian Taxation Office  
Reply to: GPO Box 9977, Perth WA 6848  
Our reference: 1011207845488  
Tony Coburn ATO Investigator / Supreme Court witness. The fraud to expose violence to gain brown paper bag cash payments. Ph: (07) 32135181



As proof of a crime cartel:-

**S** TEP 1/ The Fitzgerald model corruption report exposed standard self-greed and self-gain for Lewis to build a corruption cartel, today called '**Police Risk Management**', to receive all corrupt political payments. Police reform starting with scam (i) banning the free lunch scam for restaurant protection. Scam (ii) do not DOB in a mate / just keep your mouth shut. (As '**whistleblower**' proof abandonment is fraud) Scam (iii) wait for Police Risk Management orders.\*\*\* Therefore, the Police Assistant Commissioner **witness** and '**whistleblowers**' solution:-

The ATO must use the Judicial Review Act to expose and eradicate QDPP / CMC / Police cartels.

**S** TEP 2/ Police Insp. Ray Loader (*like the 'bagman' Jack Herbert*) as Assistant Commissioner Pat Doonan's Risk Management Staff Officer said "**If you had paid the \$200,000 (or given 2 blocks of land) the Head Contractor Rob Wilson would have stopped trying to beat you up.**" (Refer 9 Police crime / union / prosecution / media reports.)

Adding the threat "**Better you had paid.**"

**S** TEP 3/ Now consider ASIC's question, "**Who stole your money?**" As a BCC land developer / HEHS superfund victim and prison reform consultant, I was told by Rob Wilson (HC) "**Give me \$200,000 or 2 blocks of land or I will smash your head in.**" Then I was approached by the engineer Brad Jones who trades as '**Site Solutions**' a standard '**come-on scam**' for a \$30,000 recorded money laundering payment, Jones explained all subdivisions have extras and to avoid violence / racketeering to finish on time and near budget (*as proof to make an ATO estimated \$460,311.30 tax payment*) he would protect me from Wilson (*this is proof of a protection racket*).

# JUSTICE EARN

## HOW JONES MISAPPROPRIATED THIS ATO \$460,311.30 PROFIT!

1. A/ With this proven ATO / CMC / QDPP lack of accountability for more than 10yrs as seen in the Court transcripts, the laundered money trail, the QLS law reform to the QDPP plea-bargain scam, Bne and HP Magistrate Court Registrars Supreme Court mediation order, this caused the Police admin **alarm bells to ring loud and clear**. So as proof of fraud, why did the Supreme and District Court Registrar Ian Mitchell direct **to rip up this Crown evidence?**

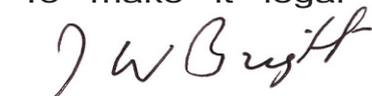
As smart Judge Pat Shanahan explained the obvious. To mean:- everyone knows kickbacks and bribes exist, but how do you prove it? Common chess style logic dictates we have to decide whose side you are on. Abandonment of the truth or to expose the truth. **Justice Minister Rod Welford run this plea-bargain scam, apologised and resigned to allow the Qld. Police to reform this plea-bargain scam.** Welford, as a friend and workmate at the time had no idea Davida was blackmailed by the CBA to stay out of prison for her 6 bank / \$1.3million scams. **G. L. directed Davida to continue to work as a MOB Barrister to abandon our case.** How did the crime cartel use the law to get away with this crime? The answer is in C.C. Section 399 and the 3 step delayed and hidden CBA records. Their latest CBA scam to hide more Crown evidence. By law, the CBA only have to go back 7yrs with their bank records. They do not have to go back to 2002-3 and beyond to gain the information for the ATO to prove how the \$460,311.30 valued payment was stolen. **Action speak louder than words.** Our current accountant at first directed he would need our records for only a short period. So consider why after 13mths has he requested '**whistleblower**' protection? When he advised that the Commonwealth Bank in only going back 7yrs, to mean 2011 less 7 = 2004 on. He therefore has no way of completing our tax returns in full. So as Crown evidence please explain why our accountant reported he was forced to sign yet another Commonwealth Bank release, **where Suncorp required no such release**, but there is the crime. Why did the CBA refuse to give a copy of this bank release to our accountant (*refer C.C. Section 399*). Have my efforts to smash organised crime failed or are you smart enough to match the intelligence of the Police admin, union, prosecution, media and QLS, etc? Ask why Davida cracked and confessed guilt but was stopped from giving a full confession of guilt to this plea-bargaining scam **after she confessed the detail to me?** Therefore Police admin directed me as the key primary witness to set out this Crown case to lay fraud charges. B/ Understand change for the better, to bypass the QDPP / Police Risk Management scam and to work with Rescue Management. As a wellbeing / prison reform consultant, our area of expertise is to gain natural / holistic justice. As standard Church procedure I was directed to just **keep the faith**. I will not fail if ATO teamwork is supplied, but so far this ATO abandonment has achieved **a planned CBA legal stalemate**. Therefore no-one will face a 5yr gaol term as the penalty for this ATO tax fraud. C/ I prevented being framed for (i) theft (ii) child assault (iii) with Channel 7 TV involvement Doonan's Risk Management team was in a panic, as proof, they upgraded the alleged assault to child molestation, which has proved to be a sick joke. The good news, the 4<sup>th</sup> Assistant Commissioner of Police as a witness volunteered '**whistleblower**' support. In brief, like many Police he was aware of Insp. Loader's detail. This has given me great comfort but because the Assistant Commissioner lives in fear you will need to study his advice. (TBC) This is called '**dirty politics**' as Davida explained "**You would be surprised what goes on behind closed doors.**" To mean, **the Courts are bypassed by this official plea-bargaining scam to keep Davida out of prison to protect the political kickbacks and bribes and to protect organised crime.** That is why it is common knowledge as the '**whistleblower**' Cabinet Minister said "**You cannot beat organised crime.**" **YES WE CAN, BY CONTROLLING THE PLEA-BARGAINING SCAMS.** Independent Judges must approve the plea-bargain detail and not allow Welford to be tricked in overriding the 14 Judges decisions on this case as USA President Obama reported "**No-one has the right to override our judicial system**" (*the need for this standard Police checklist*). This is why our previous honest Barrister Paul McQuade's opinion was:- **you will not get justice in the Supreme Court, you need to gain Supreme Court Judge Ken MacKenzie's mediation order.** This order is needed to reverse this corrupt Vexatious Litigants Act to give power back to the judicial system with the Judicial Review Act to give Police '**whistleblowers**' and their agents the ability not only to prove their total innocence but as the Crown primary witness to assist the Qld. Police / ATO lay fraud / racketeering charges. D/ You will need to study (i) criminology (ii) mathematics (iii) to balance both the law and our books by official bank approved land valuation. We had three valuations over a period of time to ensure success. Based on criminology, we did not fight the cartel, as smart engineer John Koek explained, you could sack Wilson (HC) or you could let him finish this '**Site Solutions**' scam. (i) To lay charges (ii) to prove guilt (iii) if we had failed to use this model then Koek said "**You could go broke.**" The Police Minister Judy Spence with backup from the Police Commissioner Bob Atkinson **nailed the solution**. As Judy suggested, to set aside (i) this (\$1million) budget or (ii) this James Pitman approved bank business plan (iii) as any Nerd or smart chess player will explain, to think 5 moves ahead for this standard model, **to know what is going to happen before it happens.** This model is called a checkmate or entrapment. Most criminals are like poor chess players, they fell for this \$10,000 model trap, even Supreme Court Judge John Muir confessed his ignorance and despite his illegal liquidation of our 22 block subdivision over a \$10,000 EPA Section 32 insurance scam, he has made no attempt to rebuff this claim.

He therefore has supported organised crime by abandonment, as determined by the QLS investigation.

2. A/ This crime is simple enough, it's covered in C.C. Section 399 with a CBA payment (i) for \$25,000 for a **'deed of compromise'**, the bank's obvious mistake to pay one victim only but (ii) to leave the door open for the bank Rescue Management plan as approved in general by everyone in the Commonwealth Bank except the confessed criminal Grahame Ledwidge who as Credit Manager acted for confessed self-greed and self-gain and directed the sales contracts to be **illegally ripped up**. (TBC) (iii) With criminology and standard testing procedures you do not blow your budget in the hope that the CIB Det. Mark Hughes would be successful in setting out this Crown case. We have at least 20 ways to win this case. This is called collecting intelligence, to use expert witnesses, for example with James Pitman, the CBA Loans / Relationship Manager's direction and support to protect him. We therefore bypassed this bank hidden and faulty bank subdivision loan agreement, our motive and goal, to give the subdivision profit to the HEHS superfund beneficiaries, the same model to pay flood victims direct to bypass the insurance scams, kickbacks and bribes, via a **'fire sale'** price of \$75,000 a block to make both a profit of an estimate \$125,000 per block when the land was sold on completion and to gain the \$800,000 pre-sale contracts **to gain the bank loan approval**. This Crown information was hidden by the Fraud Squad Det. Sgt. Brett Heath as evidence to prove Supreme Court Judge John Byrne was tricked, cheated and deceived by this Police Risk Management scam to protect the kickbacks and bribes. Chris Watts, GL boss amended this hidden bank loan agreement to make it legal. As Chris said quote **"It was always the banks intention to give you the loan."** B/ Based on teamwork for natural holistic justice more good news for the ATO law reform. Most people are not aware the Magistrate Court Registrars, Bne and HP are aware of the loophole in the Vexatious Litigants Act, that every Qld Judge is controlled by the Justice Minister. That in brief is why Rod Welford (i) apologised, (ii) ruled the Queensland Police are in charge of this case for being conned by both Grahame Ledwidge and Davida in this QDPP plea-bargaining scam, (iii) Welford directing **"The Qld Police are now in charge of this case."** C/ We now believe based on this evidence, we have the full support of the Labor Party, NLP, Greens and Independents to standardise plea-bargaining as per the International RICO Act. As proof therefore, the Premier's team was made aware where the Premier directed me quote **"To use his cabinet to find the solution."** D/ The LNP, now run by ex-Lord Mayor Campbell Newman under Police supervision, BCC site inspection approval and EPA direction promised a press release to smash this town planning protection racket. Both Campbell and our legal team ran into a brick wall with the BCC legal team run by Geoff Evans Solicitor for the BCC throwing our team out of his office. I therefore believe it would be a political nightmare if Campbell Newman continues to break his promise to expose this town planning racketeering style **'Site Solutions'** scam, when all he has to do is to endorse this Courier Mail requested press release for additional charges to be laid. Like Assistant Commissioner Pat Doonan confessed, he is guilty of **'abuse of public office'** and **'obstruction of justice'**, Campbell Newman by his abandonment has proved he is guilty and this will be a political nightmare if he fails to support this Police / BCC / EPA initiative. The Greens and Independents have tried their best to help, but in line with the Police Commissioner Bob Atkinson's question **"Is it worth all the trouble?"** As Chris Watts for the CBA confessed, but now denies he said it quote **"This is a bank circus I do not wish to be part of."** But as proof, he changed the hidden loan agreement to make it legal to provide the loan and finish the subdivision. By law this is called self entrapment. So in conclusion, the QLS have identified that our judicial system with court transcripts and the exposure of the laundered money trail satisfies our safety requirements. Davida's prison term has enabled the Qld. Police to support the Premier via the Community Cabinet. This is to ensure the protection of the Justice Minister with the standard Police checklist procedure. This will prevent the **'Site Solutions'** scam to steal our HEHS superfund profit and ATO estimated tax returns. This model is a major step forward in the QLS law reform and our motive for supplying this Police \$million budget to smash the lowlife filth and scum that have tried to put me in prison and destroyed the lives of my family, friends and workmates.

**I REST MY CASE.**

To make it legal



Signed John Bright



Email: [brights@live.com.au](mailto:brights@live.com.au)

Website: [www.all-fraud.net](http://www.all-fraud.net)

1 Manley Drive  
Montville Qld 4560

Ph: (07) 5478 5906