

CRIME STOPPER WARNING

Do not ignore Police Assistant Commissioner 'whistleblower' anti-racketeering solution!

HOW TO USE THIS QLS AND ATO CRIME!

A QDPP plea-bargaining scam organised by a QDPP MOB Barrister, now felon to cheat the Treasury Dept. for \$460,311.30 by ATO abandonment. Focus on this Commonwealth Bank superfund racketeering to ignore Criminal Code Sect 399 (3 step hidden Crown evidence). This is also known as 'obstruction of justice' to override our judicial system. ***

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STEP 1/ Use the **Integrated** Planning (IPA) Act solution to expose this ex-QDPP Barrister Davida Williams' plea-bargaining scam by CBA blackmail not to lay further Crown charges **but to provide the opposite; a pardon.** The crime is to crucify all victims in common for bank protection.

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STEP 2/ Think Rescue Management, not Risk Management, best explained by the S. Court Registrar's direction "**Throw these (official) Police Crime Reports (Crown evidence) in the bin.**"

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STEP 3/ Under smart S. Court standard mediation and disclosure orders, the Magistrate Court Registrar Bne and HP requested this Rescue Management "**Technical device**" for this obvious **plea-bargaining reform.*****

01-08-2011



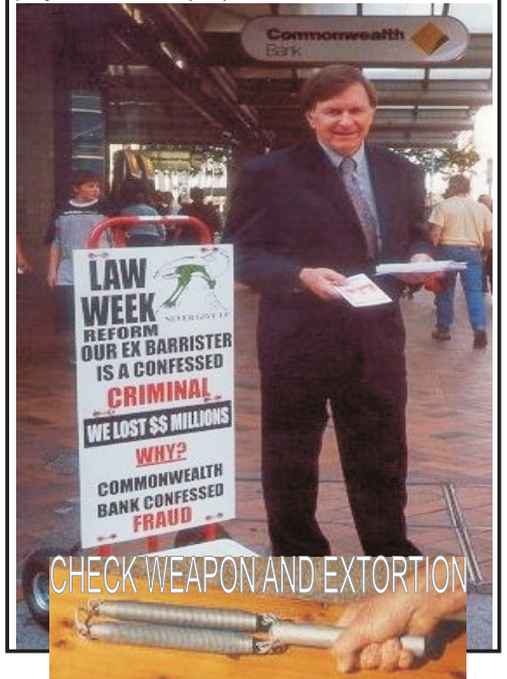
Australian Government

Australian Taxation Office

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Tony Coburn ATO Investigator / Supreme Court witness. The fraud to expose violence to gain brown paper bag cash payments. Ph: (07) 32135181



JUSTICE EARN

WHY QLS APPROVED IPA SOLUTION?

1. A/ To reform the Vexatious Litigants Act that caused the Justice Minister to be tricked, cheated and deceived into giving a pardon. Why reform and correct the act to include the SAA style testing procedure and protection to our \$10,000 EPA Section 32 Police, BCC, insurance assessor, civil engineers and QLS approved model as ordered to lay Crown correction charges. To fix the '**Site Solutions**' scam with this ATO Rescue Management international solution. The Racketeering Influenced Corrupt Organisation (RICO) Act. As the CBA has confirmed liability by payment of \$25,000 and sacking their Loans Manager, the bank was forced to rely on the Fraud Squad Det. Brett Heath to hide this Crown evidence of their fraudulent loan agreement to prevent the CBA crime cartel having to confirm full blame to all HEHS superfund victim including the ATO claim for \$460,311.30. Therefore we must educate, train and reform the acts for all Police, CMC, Fair Trading, ATO, ASIC, ACCC, APRA, LSC and bank staff **about the need to balance the books by accountant's accountability and not allow their right of abandonment to court Registrars confirmed bank self-greed and self-gain by perjury and contempt of court procedures to pay kickbacks and bribes at the expense of the bank customers.** To manufacture superfund victims and ATO fall guys by this bank loan agreement liability. The fraud is to sell land without title and deposit as this subdivision loan agreement read.*** B/ The S. Court must disclose S. Court affidavit 4461/2001 that in brief 2 lines were left out of our CBA bank subdivision loan agreement. As proof, the smart banks Solicitor Clarke and Kann followed the QLS direction to provide the affidavit to act in a QLS, SAA, IPA, ATO, ASIC, ACCC, APRA, LSC, CMC and Police teamwork manner (i) to first defend the law (ii) to correct the law (iii) to ensure justice is done and the ATO / Police get their just reward! ***

C/ The CBA under Clarke and Kann legal advice have confirmed liability, the 1st step by law to prove guilt. The bank Solicitor's then acted to provide the 2nd step by law with this affidavit to ensure the success of the 3rd step by law, the standard minimum 5yr gaol term as a warning by the smart S. Court Judge John Byrne as **the penalty for this crime**. In conclusion, this proves the CBA crime cartel acted outside the protection of the law and proved to be **low life filth and scum**. This International RICO Act must be used to standardise the Premier's direction to find the solution in **his Community Cabinet correction**. In brief, why the Assistant Commissioner Pat Doonan was exposed by all other Police Ministers and senior Police Commissioners down involved in this case and why Doonan apologised for **'abuse of public office'** and **'obstruction of justice'** to run this Police Risk Management scam to have me falsely charged for theft, child assault and when that failed as proof with the **QDPP release**, Doonan panicked with Channel 7's involvement, so the Police scam was fraudulently upgraded to child molestation. The obvious reason, to damage my good name, to destroy this Crown and ATO test case model, to protect the kickbacks and bribes for a planned \$4.4million profit. *** In line with the racketeering demand **"Give me \$200,000 or 2 blocks of land or I will smash your head in."**

2. A/ We were then threatened outside the CBA 240 Queen St Brisbane **"If this was Melbourne you would be blown away in the street, but as this is Queensland the CIB can take care of you."** **So for the Police to reclaim the streets**, the Police must first reform their fraudulent Risk Management procedure which is not an easy job as Police Commissioner Bob Atkinson has confirmed. Hence this Premier's requested solution. B/ As proof 10yrs on:- after we paid the so called civil engineer Brad Jones, who trades as Site Solutions (*this gives the clue and motive*) \$30,000 to run the **'Site Solutions'** scam. You must now by law read the S. Court affidavit 4461/2001 to learn how the 14 Judges (*7 S. Court Judges*) have been tricked, cheated and deceived. This is why Clarke and Kann resigned as the CBA legal counsel on this case. By law, our judicial, Police and democratic system must not give automatic protection to criminals that **pass off as senior legal counsel**, e.g. Barristers or QCs. C/ The need to study both criminology and the crime circuit in full, to listen to all the experts like us and accept help from all 'whistleblowers' and volunteers as crown evidence. This is known in the crime industry as natural or holistic justice. Therefore it is understood as the gathering of intelligence. In brief, you know what is going to happen before it happens. You can then plan 5 moves ahead to catch the criminals (*refer accountant, insurance and civil engineering reports as key or pivotal Crown evidence*). As the **'whistleblower'** QDPP Prosecution Barrister said as a SAA style standard (i) Never give up. (ii) Keep telling the truth. (iii) We need hard headed business people like you. (iv) This is also called, **doing your duty!** (v) Make no mistakes; this is a war against well organised crime. ***
3. A/ **Our area of expertise is simulation**. As a Crown prison reform consultant you need to work inside the prison, Police union, BCC inspection and testing section as I have to be called upon to help reform prisons into correctional centres which is a major step forward. To help build the Police Academy at Oxley, Parliament House, etc, and to support Police Youth Clubs, the Police union and media as sponsors and supporters to educate, train and mediate until a solution is found. B/ To explain and focus on the detail. The Bne ASIC investigator Helen Armfield was able to establish how the initial 4yrs of this Police investigation was wasted. This was caused by (i) the Police Area Commander Superintendent Steve Pettinger's fraudulent or mistaken direction to his staff and the victims, quote **"This case is a civil matter outside the control of the Queensland Police."** (ii) The Perth ASIC investigation 2010 listened to our case and confirmed ASIC had no education or training in the area of the International RICO Act and the importance to resolve the payments of kickbacks and bribes that led to the obvious ATO theft. I was therefore asked the obvious question **"But who stole your money?"** C/ The need to understand:- (i) The concept of Police psychology in creating **'Crime Stoppers'** to welcome all Crown evidence and support subject to this Police approved checklist. (ii) The standard QLS direction by the primary witness to direct legal counsel. (iii) The student to teacher relationship to teach the ASIC student (iv) how to think (v) where to look (vi) how to succeed. The answer being, **with bank approved land valuations**. In our case we gained 3 valuations to prove guilt. If you lack the ability to understand then you must call in all the experts. This is generally referred to as teamwork to reduce your workload and get a better result or solution, sometimes called perfection. The need in this case for a Police Minister approved \$1million volunteered budget by us to gain a BCC Campbell Newman town planning promised press release, local site inspector, civil engineering, EPA, insurance assessor, technical support and guidance by the smart replacement Area Commander Superintendent John Hopgood's direction, to train his CIB Det. Mark Hughes, how to build a Crown case with the support of all these experts. Hopgood explained this procedure as a standard Police checklist, to lay criminal charges. D/ The good news, the Premier's direction to use his Community Cabinet to find this solution. To simplify, I have to prove a CBA crime cartel does exist **and to name and shame**.

E/ This is a good time to have you read and study the books '**Broken Lives**' and '**Loss of Innocence**' to learn what it is like to suffer ongoing in-home invasions culminating in Det. Kidd's hidden nun-chucker attack, the nightmare of reliving the moment with the endless dream that someone is trying to beat you up. Hence the obvious solution, to be awake at 3:15am and to work as a volunteer and as a team member. For example, having worked as a coach and being guided by the AIS, AMA and Pharmacy Guild you learn about the hostility by some people who would rather die than visit their local Doctor as they live in fear of hearing more bad news, but in studying psychology, by doing nothing, nothing will happen and things may only get worse. **The need therefore, to work with psychologists and medical Doctors to gain the best action plan.** *** As proof, help is out there with the QLS and LSC with special law reform cases like ours. F/ As law reform Judge Pat Shanahan and the Fraud Squad is my guide, as they explained the proof is in the above detail, the court transcripts and perjury that **the LSC ignored and continue to ignore today.** Hence the need to concentrate more on the ATO laundered money trail. The importance as the Police Commissioner put it in brief, there is a need to take notice of Judge Shanahan who directed:- (i) To look at how the 14 Judges on this case were deceived by one of their own (ii) the typical knife in the back by Davida who originally planned to become a Magistrate but who crossed over to become a MOB Barrister **where most of her crimes will never be exposed.** (iii) Our Crown case started in small steps, Civil Arbitration Engineering House Brisbane and then the Magistrate Court HP where Magistrate Ian Austin said in brief, this is not a joke you have been charged by the CIB (*now Det. Insp. Trevor Kidd / transferred to Mt Isa*) so get yourself legal counsel and get back in this court room and defend yourself. (iv) We believe we have now proved Kidd is a confessed fraudster and racketeer who as proof tried to frame me to give me a criminal record **to protect the kickbacks and bribes.** (v) He tried to frame me on the basis I stole an excavator bucket 300mm in width, a handmade second hand unit valued at about \$250 and abandoned onsite for 8mths for anyone to steal at their leisure. (vi) The BCC site inspector in an effort to gain BCC approval directed I remove all obstacles and obstructions from the work site. To be specific, Kidd was responsible for colluding with the Head Contractor / '**bagman**' Rob Wilson where Rob Wilson was given legal advice that in not paying one cent for the hire of our tip truck and excavator for 16mths hire, he should have made some form of payment for the hire of our equipment as this left the way open for us to prove our racketeering Crown case where Kidd took the first step in this Police Risk Management / '**Site Solutions**' scam. (vii) You need to study the now Crown evidence to build this case to prove the CBA crime cartel does exist. (viii) Hence our case is now built on C.C. Sect 399 as the QLS reform is trying to explain. If you do not have the decency to act on this Crown evidence then you also are guilty by abandonment and the need to reform the law. (ix) Senior Police '**whistleblowers**' report this is a common Police Risk Management procedure to lay false charges in the general belief the criminal will crack under pressure but with our rebuttal we have proved the opposite. Kidd's intention was to protect the kickbacks and bribes therefore **patience and time will be the judge to this crime.** G/ The most common form of defence was fraudulent, for the NAB, CBA, ASIC, ATO and the BCC legal team, who worked against the then Lord Mayor Campbell Newman who promised a (*law reform style*) press release, was to direct me:- (i) leave this office immediately or we will call security or Police. (ii) Therefore, they have not complied with the Supreme Court and Police administration '**mediation order**'. (iii) When the latest ASIC advice quote "**This is a Police matter.**" Where we stand united behind the honest Police, union and media / Crime Stopper's warning to expose the Police Risk Management cartel, to at first assist CIB Det. Mark Hughes to lay Crown charges not just for fraud, but for racketeering in line with the '**Site Solutions**' scam. H/ **YOU CANNOT COLLECT THIS ATO DEBT UNLESS YOU USE TEAMWORK.** (i) Act on our accountant Tim Allen's original '**damages confession**'. The ATO policy today is to allow Allen to abandon our case and thus **abandon racketeering charges.** (ii) You must acknowledge and act on the civil engineers reports. (iii) You must acknowledge and act on the insurance assessor and broker's commercial decision to pay the EPA insurance scam and by understanding criminology not to abandon the details but to encompass all the details to ensure this crown case is won.

4. A/ In line with the IPA Act to integrate civil engineering and criminology you may best understand this model as the crime, control and correction model. B/ I put it to you, to satisfy the needs of a High School student you cannot solve a crime or riddle if the student is not allowed to examine all the evidence. Therefore, (i) based on the initial valuation to build our subdivision in 4mths, not 16mths the bank was aware that the original valuation for the project was ignored and that extras were being paid out at up to 300% over cost. (ii) This was done to run what is called a self funded crime. (iii) Therefore our new project engineer John Koek directed yet another key pivotal point by law, "**You must pay out all the subcontractors and finish the subdivision (then armed with this Crown evidence and laundered money trail) you must lay charges. If not you could go broke.**"

(iv) As Koek said in brief, under your direction I can just take over from the Head Contractor and complete the subdivision. I therefore directed Koek to ensure the subdivision was completed and racketeering charges were laid. (v) This detail was given to Det. Hughes but Det. Hughes will confirm this case was closed due to the scam of Police availability and time on our now Assistant Police Commissioner Peter Martin (PESC) being directed by Assistant Commissioner Pat Doonan when Martin was only Chief of Staff and just did as ordered. (vi) To mean, this case is yet to be solved and the CBA crime cartel warrant this Supreme Court 5yr gaol term. My reason for volunteering this million dollar Police budget is to support the Police administration to solve this case. C/ The **'Site Solutions'** scam is a town planning version or simulation of a much larger scam (i) best understood by a combination of sabotage and insider trading, for example, it's normal for professionals such as Doctors, Dentists, Architects and Solicitors, etc in planning for retirement to engage a much younger willing to learn professional, to train and with proven modern techniques and training to buy into the business, normally as a junior partner. (ii) In our case at Healthequip we sold a 10% share where the junior partner worked as a sales manager, but was forced to share his office with his secretary, who was warned by the sales manager to quote **"Keep your mouth shut or you will lose your job."** As his secretary was forced to listen to his phone calls, where she had proof, just prior to computers that as our sales manager, **he ran a separate set of books**. His scam was to sell to a select group of our distributors at around our cost to ultimately send the business broke so that when we went broke these distributors would be loyal to him and help him buy the business. **This is also called a self funded crime**. (iii) The good news, our secretary was honest and (*like me for the past 10yrs*) would lay awake night after night until her husband told her to go direct to me to expose this scam. (iv) I then consulted my accountant and Solicitor and the sales manager was terminated immediately but as a junior partner there was a considerable legal cost to rebuild the business. Fortunately with introducing computers it's not so easy **to cook the books**. (v) Running up to five small businesses at the one time I can explain a range of scams, all built around the act of sabotage and insider trading. Hence the importance of the Magistrate Court Registrar's direction to study the Fair Trading Act. Working in the prison system it's amazing how many fraudsters will serve a short prison term only to brag on their release that these stolen funds are available as **the profits from crime**.

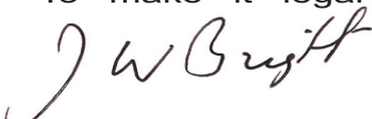
5. Please consider and explain, A/ why have we gained Police, union and media support? (i) Why the need to follow the CBA led crime cartel circuit? (ii) The need to consider having won an 8 day defamation case due mainly to the CIB act of abandonment to Crown evidence. Why after 10yrs have the CBA crime cartel refused to sue me for slander? (iii) As the QLS Judge Shanahan put it **"Look at the obvious."** I am telling the truth, the crime cartel are lowlife filth and scum. Hence the need for me to explain what it is like to be a victim of crime, to again urge you to read books like **'Broken Lives'** and **'Loss of Innocence'** and this time to add **'The Power of One'** to first act with your head and to use your intelligence and then act with your heart and never give up. Then consider how can 14 Judges be so easily tricked, cheated and deceived? (iv) In law they talk of a pivotal point, thankfully Supreme Court Judge John Muir confirmed his confusion, he admitted he did not understand the obvious, our action plan but despite this he liquidated Badja Pty Ltd for \$10,000 as throw away money as part of the **'Site Solutions'** scam to gain a possible \$4.4million profit for organised crime. (v) The cartel was led by our ex-Crown / QDPP Barrister who worked in the Prosecution Dept. and knew what is called **'the tricks of the trade'**. (vi) So, Grahame Ledwidge the Credit Manager in an effort to try and cover up his stupidity and ongoing mistakes blackmailed Davida to work for the CBA. (vii) Thanks to the team effort, to the Labor Party **Community Cabinet** and the LNP **'Picnic in the Park'** I obtained both the Premier's and the now would be Premier Campbell Newman's support to, in brief, to use the Queensland Cabinet to solve this case. To try and keep it as brief as possible, but Justice Minister and BCC administrator apologised for Davida's pardon in running the **'Site Solutions'** scam. This confirmed the ASIC finding **that this is a Police matter to lay criminal charges**. (viii) This is where Inspector Ray Loader was pushed by me and revealed his involvement that if we had paid the \$200,000 or 2 blocks of land Rob Wilson would have not needed the support of the nun-chucker attack armed with the extortion demand. (ix) This crime cartel requested support from the Police admin, union and media to sue me but this time for slander and defamation but their request was turned down because I believe honest Police believed this Crown evidence that I support CIB Det. Mark Hughes today and where the 2nd in charge to Hopgood Insp. Les Hopkins directed a CMC investigation. So despite the fact that I am innocent of all false charges, **I was framed by the CBA cartel, to hide this Crown evidence**. B/ I stand ready to defend this Crown ATO case. (i) This cartel is either, lowlife filth and scum or was tricked, cheated or deceived as the 14 Judges and the QLS have directed I prove. (ii) To mean, as the crime cartel have refused to use their own funds to sue me then as the QLS have directed, I have proved the cartel's abandonment is proof of fraud.

C/ JUSTICE CAN ONLY BE DONE WHEN JUSTICE IS SERVED; BANK STAFF, POLICE, BARRISTER'S, QC'S AND JUDGES MUST NOT BE FORCED TO LIVE WITH THE FEAR OF CORRUPTION, IGNORANCE AND COMPLACENCY. BY LAW, IGNORANCE IS NOT A FORM OF DEFENCE. AS PROOF, WE CAN ONLY LOSE, IF THE ATO AND SUPREME COURT REGISTRARS CONTINUE TO ABANDON SAA / IPA / CRIMINAL CODE PROCEDURES. DO NOT CONTINUE TO THROW CROWN VOLUNTEERS AND WITNESSES OUT OF YOUR OFFICE, SUPPORT THE POLICE CHECKLIST, HOLD THE BLUE LINE AND WE WILL WIN. IF YOU NEED HELP, WE STAND READY TO DO OUR DUTY, AS WE SEE FIT. AS ALWAYS WE HOLD WHISTLEBLOWERS IN RESERVE.***

6. A/ We were given sound legal advice, you will not beat the Commonwealth Bank. What the Commonwealth Bank has been able to achieve is a stalemate but we have the advantage of Crown evidence. With the nun-chucker attack it came with the extortion demand fraudulently seen as an invoice approved by the Commonwealth Bank for \$47,692. This invoice was also sent to my now 91yr old mother. Mum was told in brief; the lenders had a hold on her home as she was made a 1% shareholder of Badja Pty Ltd, our development company. Mum will explain she was not aware of this fact, but she was told that if she did not pay the \$47,692, mum as a shareholder would lose her home. The scam being, when only directors are accountable for company debts (bank approved invoices). They claimed her home was guarantee for the loan. In return, we offered the CBA Rescue Management plan. We also offered similar terms and conditions to other superfund beneficiaries; the plan was to sell land below cost, understood as a fire sale value of \$75,000 a block. To sell at their convenience on completion of the subdivision from \$200,000 a block, to make on average \$125,000 profit. In line with our accountant Tim Allen who provided at a cost of \$10,000 a **'damages confession'**. This confession is part of the Crown evidence that the ATO can prove, has been held under the direction that Tim Allen advised he was told by CIB Detectives to quote **"Keep your mouth shut."** To mean, as proof the ATO have advised me that by law it's my responsibility to file my HEHS superfund tax returns from 2002-3 on. When for the past 10yrs I have lived at the Australia Tax Office, Police Headquarters, Supreme, District and Magistrates Courts and Engineering House where I believe the best example I was given was an ATO **'whistleblower'** that said quote **"There is a religious nut outside that wants to pay his tax."** This was followed up by the ATO tax investigator Tony Coburn who was witness to our Supreme Court case and offered help but was told by his boss, quote **"To keep out of it."** I believe Judge Shanahan's advice; **this is the best case for law reform**. There will always be a need for humanity and for forgiveness and for Justice Minister's in some situations to provide a pardon. **A pardon cannot be supplied unless all Crown evidence is studied in great detail as it obviously overrules our judicial system.** Then Justice Minister Rod Welford apologised for being tricked, cheated and deceived by Davida, who was reported to be a previous University law friend and QDPP workmate, but under the direction of the CBA Davida was able to act as a confessed MOB Barrister. Doonan was in charge of Police Risk Management and has now apologised for cheating the then Chief of Staff Superintendent Peter Martin. Peter Martin after Doonan's demise has been promoted to Assistant Commissioner of Police and is responsible for the Police Ethical Standard Command. Therefore, it is his duty to enforce the Premier's solution to lay criminal charges against the CBA / Police Risk Management crime cartel. This is the obvious reason for the Crown / ATO stalemate and QLS direction that this is the best case for law reform. It can be made simple for all honest Police and the DPP.

PLEA-BARGAINING CAN ONLY BE GRANTED WHEN WE HAVE A FOOLPROOF SYSTEM, WHERE EVERY FACET HAS BEEN TESTED AND APPROVED. BEST UNDERSTOOD AS NATURAL AND HOLISTIC JUSTICE, A MATHEMATICAL SOLUTION TO ENFORCE ACCOUNTANTS TO BE ACCOUNTABLE AND BALANCE THE BOOKS BY LAW, AS IN OTHER PROFESSIONS.

To make it legal



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