

PLEASE VOLUNTEER YOUR SUPPORT TO JUSTICE CATE HOLMES & MAJOR GEN. MICK SLATER c/o COMMISSION OF INQUIRY INTO (ATO) FLOOD DISASTER

to solve the FLOODBUG, all-fraud and 'Site Solutions' (AMA) style scam identified by the gagged insurance assessor,*** BCC site inspector for Qld Police as the Environmental Protection Act Section 32 and Dr. Frank Walsh clinical psychologist, Police Asst. Insp. Janelle Harm's standard Redland Bay Hospital Psych. Report and Belmont Hospital's Noelene Lambert's attempted suicide victim's report. This proves I am a credible Crownhealthcare consultant who was ordered by Police Commander John Hopgood to set out this case for CIB Det. Mark Hughes to lay charges. See the Crown evidence held back by the act of legal abandonment to create a stalemate form of injustice. This was explained by the QLS law reform Judge Pat Shanahan as the act of the low life filth and ex-QDPP Barrister Davida Williams who was struck off for life as a confessed 6 bank forger and (*Commonwealth Bank blackmail style*) fraudster to this crime and now felon for her other crimes. Refer 1A. First, how can we convince **the ATO to be accountable and act on this multiple Crown evidence** to support the Treasury Dept. **to better collect and manage our community income tax returns, to prevent our joint profit being stolen by well organised crime?**



02-02-2011
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

STEP 1/ Based on Army intelligence, criminology and the conspiracy theory; to gather all evidence for the AMA style ATO reform, we must assimilate a **lifesaver**. Their protection model is to confine the swimmer to swim between the flags and to signal **by raising their arm. If they cannot see you they cannot save you!**

STEP 2/ The AMA Hippocratic oath is another example that all lives are precious **and must be protected against family victims suicide attempts!**

STEP 3/ **The best example for Police education and training:-** The Fire Brigade upgrade to **Fire & Rescue**. The Ambulance driver upgrade to a **Paramedic**. The Police upgrade to a **criminologist**. To solve all fire, flood and fraud, (*racketeering crimes with no exceptions*) to civil engineering, hydrology, town planning EPA racketeering scams for the AMA to better manage depression, despair and suicides caused by ATO abandonment for the past 10yrs.***



JUSTICE EARN

how to solve this riddle and you solve the conspiracy theory. **How can a Judge correct a crime, if the Judge is not given QDPP control over people like Davida Williams? (Why was Davida treated with the same protection as a Crown / state Prosecutor?)**

1. A/ When our Crown team have identified the crime model and method to try and destroy our credibility to run our HEHS superfund / subdivision worksite or your home, farm or factory, etc, **with the intent to own the site as creditors by using the force of nature to send you broke**. In our case, with the added help of a breast cancer / fear of death and an irrational motivated divorce to dry up our credit facilities and a car body dam site in the above property to create a seepage problem prior to a heavy rain event / flood by removal of all protection barriers to flood the footpaths and roads and block the stormwater drains with silt and sand. Davida explained her Commonwealth Bank blackmail QDPP plea-bargaining details **and bank offer to stay out of prison if she plotted against us**. Known as her Vexatious Litigants Act. The need to study, the Vexatious Litigants, Fair Trading and CMC Acts. AS confirmed by the Bne and HP Magistrate Court Registrars and the 4th Police Assistant Commissioner who has requested 'whistleblower' protection. He explained the Crown / ATO must act as our lifesaver, doctor and hero's, the obvious definition of Rescue Management, our area of expertise, to

use the Judicial Review Act as the due process by law. To put it in simple terms, **all Qld Judges were Davida style QDPP puppets.***** Thanks to our then Justice Minister Rod Welford's apology for acting for Parliament and our political motive that all banks are sacred and must not be held accountable for their mistakes (*fraudulent subdivision loan agreement*) as further legal proof, our Qld inquiry into flood disasters has been given the same power as a Royal Commission. This means, Justice Cate Holmes has the power to protect both royalty and the Crown. But in reality, it was the Premier's decision under the pressure from the community to act to prevent the possibility of community unrest, a riot or a civil war that forced the Premier **to bypass Parliament and our political system to put a bank spin on the truth.** As the smart Court Registrars put it there is a need for a quote **"Technical device."** Like the CMC investigation directed by Insp. Les Hopkins, second in charge to Hopgood, to gain a CMC investigation to confirm the Police admin direction for fraud charges to be laid. To use Major Gen. Mick Slater's Army intelligence, AMA healthcare or a computer model solution. The obvious solution is forward planning / prevention to educate and train all high school students and the general public **how scams work and what to look out for and then raise your arm for help!** To prevent crime and create the 'smart State' safety net. To volunteer and support smart town planning Judges to assimilate a chess player who must think 5 moves ahead or who are trained as a criminologist, to know what is going to happen before it happens. **This is possible if you act on the scam in advance as we did, with a CBA James Pitman style Rescue Management plan.** *** Hence the value of holistic natural justice by criminology. WE MUST WORK FOR BOTH THE CRIMINALS AND THE CROWN AS PART OF OUR PRISON REFORM TRAINING PROGRAM. Best explained by our gagged new replacement Project Engineer (*under CBA direction to fix up this confessed bank circus*) Baseline Civil Engineers' John Koek acted like a lifesaver and directed to finish the subdivision, (*to stay in control*) to pay out all subcontractors and then to lay fraud charges. Adding **"If you do not, you could go broke."** Thanks to the Legal Ombudsman and ex-CIB Sydney Det. Jack Nimmo, he added in support of the then Police Minister Judy Spence's directed to volunteer this (*\$million*) budget. Nimmo said **"To forget about the money for the present and just concentrate on the law (RICO reform) and you can win this case!"** YES WE CAN AND WE WILL! If the SAA rules & regulations are used to support the Criminal Code Section 391 to act in a professional, tradesman like Police manner. You know what I mean; it's called fair play, not to trick, cheat or deceive for Grahame Ledwidge's CBA Credit Managers confessed self-greed and self-gain. His exact words were **"I work for the shareholders profits and the top end of town."** Whereas I work for the Qld Premier under the Police Commissioner, union and Police media direction. As proof:- B/As confirmed under Police supervision by the BCC / LMCN promised press release for the Courier Mail Sept. 14th 2002 **where additional charges are pending.** You need to ask why the 8yr delay? The LMCN was stopped by the BCC Solicitor Geoff Evans due to his legal advice that the BCC had ignored the EPA car body dam site, hydrologist report and BCC / Qld Police agreed EPA Section 32 and gave approval to build our subdivision without first preventing this seepage problem. Therefore, the BCC legal opinion was that the BCC were accountable to some degree by law. This is the act of town planning fraud that the LMCN can now confirm to fix the BCC mistake. The EPA forum team leader confessed **"The EPA are toothless tigers,"** but unfortunately for us organised crime was waiting and this allowed the 'Site Solutions' scam to proceed via the Head Contractor (HC) Rob Wilson whose perjury was ignored by Magistrate Ian Austin (HP). I must apologise in my last letter / email dated 21st Jan 2011 I referred to Austin as Magistrate Ian Mitchell who was the District and Supreme Court Registrar that directed in support of Davida to throw our Police Crime Reports in the bin. (*See the problem when you work outside the square*) This has been corrected on the website www.all-fraud.net. The scam was for engineer Brad Jones to run the 'Site Solutions' scam to become creditors of our subdivision, in your case your home, farm or factory, etc, to sell it off to pay the kickbacks and bribes as part of the 'conspiracy theory'. Remember this is only one model or method, but in general the crime principle is when you are down, depressed and suffer with despair there is always some lowlife filth that will kick you in the guts, or in our case attack you with a nun-chucker and demand if you will not pay \$200,000 or give 2 blocks of land, to pay the fraudulent \$47,692 as confirmed by Police prior to now CIB Det. Insp. Trevor Kidd's act and failed attempt to frame me and give me a criminal record to destroy our credibility to smash organised crime. Our case is more of a commercial case but as Judge Shanahan put it **"Your case is the best case for (RICO style) law reform."** To mean, to protect other victims when you make your claim and need to get to the truth and not some political excuse to steal your life's (*superfund*) savings. C/ The CBA, as part of a crime cartel have confessed liability as criminals in paying \$25,000 **to one victim only** and sacking their Loans / Relationship Manager James Pitman who agreed we run this Rescue Management

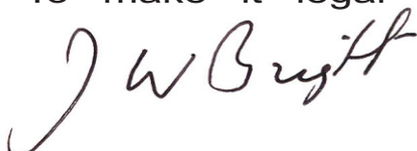
plan. This is proof of the need for the Fair Trading Act (*for increased strength for lemon laws*). To mean, it will only get worse for the CBA until they confess and repent to the whole truth, not just the part confession scam known as a '**deed of compromise**'. This compromise by law opened the door to all other victims to claim their just reward. This proves Grahame Ledwidge's obvious stupidity and his boss Chris Watts obvious intelligence in modifying the loan agreement to make it both legal and agreeable to complete our subdivision. This will enable the ATO to proceed with their \$460,311.30 claim. To mean, as the ASIC investigator from Perth asked "**Who stole your money?**" That is the Qld Premier's solution, find our stolen money known as the ATO laundered money trail, and by simple mathematics, a pure science you have smart Judge Shanahan's solution. This supports the Magistrate Court's technical device to use a Crown prison reform consultant like myself called in by Hopgood to ensure CIB Det. Mark Hughes' success. As Mark put it, crime is serious business; **it seemed at the time without the RICO Act he was powerless to win**. The CBA's motive and intent was obvious, to destroy the evidence. They compounded their crime by contempt of court to S.C. Judge Margaret White's abandonment of her disclosure order. The CBA failed to provide a copy of the faulty bank loan agreement to get to the truth as to why the CBA would pay me \$25,000. There has to be a reason. Find out the reason and you have one answer to this multiple conspiracy to explain to ASIC and the ATO, this is not just one crime but **a cartel of crimes**. D/ As proof of guilt, the CBA scam was to destroy all copies of our bank loan agreement as confirmed by the Fraud Squad Det. Sgt. Brett Heath's quote "**If you do not have a copy of the bank loan agreement you do not have a case.**" NO! For 3 key reasons, (i) we have the ATO laundered money trail (**still hidden**), (ii) we have the court transcripts and proof of **ignore perjury**, and (iii) we took 6yrs to win a similar case. Where money was paid for a service. As the ATO will prove the need to explain to a Judge, what were the CBA services provided for \$25,000? This is called **CBA self entrapment** or as Chris Watts put it "**A bank circus I do not wish to be part of.**" But by modifying the loan agreement he was automatically self entrapped. E/ Hence the need for our new accountant to work with our old accountant Tim Allen to explain his damages confession with more detail. Starting with Tim Allen accepting the \$10,000 to initiate his '**damages confession**' when we could have paid the Head Contractor \$10,000 to prevent Supreme Court Judge John Muir's liquidation of our construction company Badja Pty Ltd. F/ We had been given sound legal advice to prove the fact we had the money to pay all debts but we refused to pay for any more extras up 300% over cost or scams. So we just ran a \$10,000 criminology model test case. Unfortunately Judge Muir asked why but Davida never gave him an answer. Davida told me in court "**Keep your mouth shut.**" I have to confess, like the 14 Judges and Justice Minister I just sat there in shock and disbelief, as I accepted Davida at face value as an ex-Crown and state Prosecutor Davida knew more about the law than I did, **but in reality Davida knew how to prosecute and use the Qld Police Dept, to frame her own clients. Davida was a common criminal whose intention was to steal our superfund**. The key ATO amounts to look at to prove guilt are the \$10,000 model, the \$30,000 come-on '**Site Solutions**' scam, the \$25,000 CBA payment for a '**deed of compromise**' (ATO) scam, \$255,000 paid at up to 300% over cost to pay the HC's legal costs, the \$200,000 extortion demand, the \$47,690 false invoice that came with a nun-chucker attack identified by local Police and the Qld DPP release to drop charges (*another one of Davida's scams*). (TBC) The 1% scam to steal my mother's home and now the \$460,311.30 ATO claim for our 2002-3 HEHS superfund tax return. G/ As standard legal procedure:- Solicitors and legal counsel have the ability to delay proceedings at the Judges pleasure. In our case by ignoring the CBA's act of **contempt of court**, but in the end admit the obvious. **If you do not give up justice will prevail**. H/The ATO procedure needs to be upgraded to think both inside and outside your office walls. **It's a big world out here, as a previous public servant there is so much to learn and act on**. In brief, to examine, upgrade or replace Risk Management with AMA style Rescue Management. All we should have to do is put up our arm for help. You rescue us from crime and the Crown / ATO receive their just reward. To put it in medical terms; the need to study schadenfreude:- not to laugh at other peoples sorrow and pain, to treat us as a confessed bank circus or as a joke. Grahame Ledwidge confessed to me that banks make mistakes, therefore the ATO must not laugh at fire, flood or town planning fraud victims as a result, but the ATO are not alone. For 4yrs I sat outside Police Area Commander Steve Pettinger's admin office, finally he gave his motive for abandonment quote "**This is a civil matter outside the control of the Qld Police.**" We were obviously tricked, cheated and deceived but with proven violence, standover and bullying tactics. This was also witnessed by both Rev. Michael Veary and his wife Doris but also abandoned with yet another apology for not doing more to help. The motive given that due to Church Minister's and Priests involvement with child molestation charges the Church did not have the time to fully support our case, only refer to Police and leave it to them to resolve. Where Police report "**We get**

death threats all the time, but we do not take them seriously.” Now consider; we have received death threats and been falsely charged with theft, child assault and child molestation and received apologies from a long list of people who could have solved this case, but just abandoned us. The best examples are the CBA 'whistleblowers' and the CMC / LSC FOI reports, but according to the CIB, natural justice gives the best result. If I am not telling the truth, instead of trying to frame me with theft and molestation I should be charged with liable and defamation by the CBA cartel led by Davida, the lowlife Barrister, James Conomos, the only Solicitor prepared to run the 'Site Solutions' scam, the Head Contractor whose perjury was ignored in court, the 'Site Solutions' scam run by the engineer Brad Jones, the original project engineer Greg Henwood employed by the HC who confessed to me his professional indemnity would cover the ATO loss, Grahame Ledwidge who admitted liability for the CBA and Doonan, Loader, Kidd and Heath who gave a formal apology via Doonan for 'abuse of public office' and 'obstruction of justice' as directed by the Police Commissioner Bob Atkinson acting on behalf of the Qld Premier. I/ The ATO and my new accountant explained how the figure of \$460,311.30 was calculated. In brief, as a ballpark figure because our accountant over the past 8yrs ignored the \$10,000 payment we paid to him to give a formal 'damages confession' as part of the CBA rescue plan. This means we have bypassed Tim Allen's standard accountant's disclaimer not to be accountable for the actions of organised crime. With the help and assistance of our new accountant Tim has finally volunteered to be an ATO Crown witness. Well done! If only he had been given ATO protection 10yrs ago.

2. We believe the 4th Assistant Commissioner of Police direction to use the Judicial Review Act or this new option of a Commission of Inquiry into Flood Disasters will enable all Judges to be able to rule on the truth. What a refreshing word, to be free of all the threats of violence, intimidation, bullying and finally legal abandonment, where Judge Shanahan volunteered the truth and said “**This is the best case for (RICO) law reform.**” The Judge left it to me to use this AMA style lifesaver reform to take advantage of sound advice. Why trust holistic natural justice via Dr. Frank Walsh psychologist, who said “**I cannot solve your legal problems for you. It's only over when it's over and it's not over yet.**” As Frank would say “**Stay focused.**” Ever since the first time I was invited to visit Boggo Road gaol as an official prison reform or healthcare consultant, I believe there has to be a better way than to put a human being in a cage and to be told on no account touch his cage or the prisoner will go crazy. Then to help create correctional centres and offer hope on the understanding **we are all acting for a group of victims that our society created.***** The crime cartel started on my now 91yr old mother to try and steal her home. They used a so called gift, to become a 1% shareholder of Badja Pty Ltd (*our construction company*) as a condition when my mother mortgaged her home to buy subdivision land at a liquidated price. This James Pitman's CBA bypass was to ensure our superfund beneficiaries gained their reward. To use the basic principle of mathematics, a pure science you can trust to expose all crime cartels. After now 8yrs of ATO abandonment the need is to just balance our books. To prevent a legal stalemate that has automatically protected the Commonwealth Bank and organised crime. Finally, High Court Judge Susan Kiefel explained the need for increased valuation. This could come from Major Gen. Mick Slater, the Police Commissioner Bob Atkinson, the Premier, LMCN, Chief Justice Paul deJersey or Justice Cate Holmes. It seems the list is endless; we have the qualified valuations from official valuers as standard bank procedure to win. All the ATO require is to follow this Crown evidence as ordered and have the criminals repay our stolen money. They have the Premier's solution and we can all collect our just reward and then **WE CAN LIVE IN PEACE AS ONE ATO EMPLOYEE PUT IT “YOU HAVE SUFFERED ENOUGH.”** But I explained we do not wish to hide the truth, but to use the truth,

TO GAIN OUR JUST REWARDS.

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