

HOW TO REFORM ATO / SUPERFUND RACKETEERING

and support HP, Bne and Nambour Magistrate Court Registrar's request for a technical device.

The international solution known as the Racketeering Influenced Corrupt Organisation (RICO) Act to solve this \$4.4million scam to use a BCC / Police confirmed \$10,000 EPA Sect. 32 scam to become fraudulent creditors and thereby cheat the ATO out of \$460,311.30. Refer S.C. Judge John Muir's question in brief, **why would you self liquidate your subdivision by non payment of \$10,000?** QLS law reform Judge Pat Shanahan explained as our 2nd key Crown witness (CW) "**Look at the obvious.**" (*Test the ATO scam as CBA victims in common, as we cannot pay as our profit was fraudulently stolen*) Therefore, we paid Tim Allen our accountant this \$10,000 to replace his ATO disclaimer (*cover-up*) with his damages confession of guilt to make all accountants accountable by law. **We volunteered to save the Crown \$billions in lost revenue.** Instead of Muir creating a correction, he created a '**travesty of justice**' and thus proved how legal counsel can trick, cheat and deceive. The need therefore for natural and holistic justice to test all facets in full to gain a SAA, civil engineering, insurance and ATO / CBA compliance. This is known as a Crown volunteered reform test case, to explain:-



03-10-2011
 Australian Government
 Australian Taxation Office



Reply to: GPO Box 9977, Perth WA 6848
 Our ref: 1011207845488 or Phone ATO investigator S. Court witness & whistleblower Tony Coburn on 07 3213 5181 to expose fraud and solution to brown paper bag cash payments.



Spence, Atkinson, Doonan apologise for ATO / CBA scam

Bright accepts apology for mother & ATO superfund victims →



CHECK WEAPON AND EXTORTION

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STEP 1/ ATO management and court Registrars cannot give legal advice (*QLS, LSC, DPP and ASIC proof of legal abandonment 10yrs on*). **Thank their JP team of volunteers who helped make this reform.**

STEP 2/ Registrars therefore suggested a bypass to study this RICO solution, to reform the Vexatious Litigants, Fair Trading (TPA) and CMC Acts. Nambour added "**Just keep doing what you are doing**" (*until you correct S.C. Judge Muir's act of abandonment*).

STEP 3/ The Nambour Registrar suggested, you need to gain your local member's, print and TV media's support. Now follow this lead. The then Premier / Solicitor Peter Beattie directed

JUSTICE EARN HOW TO FIND THE SOLUTION,

by using his Community Cabinet!

- (i) All TV executives listened with great interest, the best quote, "**When the bubble bursts, it will be a feeding frenzy.**" (ii) The Courier Mail reporter promised a follow-up (*a BCC admin*) story where extra charges are pending. **Why the 10yrs delay?** (iii) As proof, smart S.C. Judge John Byrne warned the penalty for this (*unsolved*) crime is a (*minimum*) 5yr gaol term.
- A/ **Why use criminology and stay with this SAA / simulated crime circuit?** Our original smart and honest Barrister Paul McQuade's opinion as proof as 3rd CW said "**You will not get justice in the Supreme Court. You will need to gain S.C. Judge Ken MacKenzie's mediation order.**" McQuade achieved this; well done! **But, then I was on my own,** to follow Dr. Frank Walsh clinical psychologists' advice, in brief, **to also focus on the solution, why 14 Judges abandoned this QLS / ATO test case!**

B/ The need to know how this injustice started with the 3yr farce as proof and why Mag. Ian Austin said in total frustration Case 422/2000-2 HP **"I do not care what (anyone from) the Police Minister down has to say."** Police Minister Judy Spence Community Cabinet response (*refer above photo*) said in brief, to volunteer this (\$million) budget. As the Premier said **"Volunteers do it best."** Our goal to prove our ex-QDPP Barrister Davida Williams was low life filth and scum who as the *1st defendant* as a trained Crown Public Prosecutor failed and went to prison **for a totally separate crime organised behind CBA closed doors and hidden as a QDPP plea bargain.** Davida then ran the QDPP release scam as she was blackmailed by the CBA to hide the faulty bank loan agreement that allowed this **'Site Solutions'** scam, **to at first gain a fraudulent pardon.** The scam in dropping the fraudulent Police charges for theft (*then child assault, then upgraded in frustration to child molestation*) **on the condition no Police (Assistant Commissioner Pat Doonan down) would be charged for false arrest.** *** This scam was to create the illusion as a Crown prison reform consultant, primary witness and victim that if I was to be given a false criminal record, I would not be allowed to set out this case as ordered by Area Commander Superintendent John Hopgood, our 4th CW. Refer his team Insp. Les Hopkins and Janelle Harm to train CIB Det. Mark Hughes, how to lay criminal charges against this crime cartel:- for corrupt town planning and this racketeering construction / subdivision industry scam best understood as the **'Site Solutions'** scam. The 4th firm of Solicitors trading as James Conomos as *2nd defendant* allowed his staff to hide behind perjury and the **'Site Solutions'** scam in Case 422/2000-2 HP. As proof, where the first 3 firms of Solicitors acted for the crown by order of the QLS, LSC and QDPP TO FIRST DEFEND THE LAW. To expose what they believed:- **their clients are criminals,** to my then Solicitor, Grants Lawyers. Refer Solicitor Adam Sambrook 5th CW, who said in brief, **this case is over my head, you need to engage uptown lawyers.** Sambrook arranged with Bain Gasteen for Solicitor Reg Klieidon as the 6th CW who said in brief, **"\$10,000 is throwaway money in (QLS) test cases of this kind. I will swear in court, I did the best I could."** Klieidon directed me to have the LSC go after James Conomos **but the LSC refused to sit down and mediate the facts of this case. This was confirmed by Chief Justice Paul deJersey and his panel of 3 'court transcripts'.** Davida was seen as a QDPP embarrassment, especially to the Justice Minister Rod Welford, who apologised for being tricked **into arranging her fraudulent pardon.** C/ Davida acted as a MOB Barrister and was a political time bomb. As proof, D.C. Judge Charles Brabazon berated Davida for her act of legal abandonment, but his only response to Davida **"That's not the way to do it."** This allowed the Project Engineer Greg Henwood to escape criminal charges after I allowed him to pay out extras at up to 300% over cost to self fund this **'Site Solutions'** scam to prove guilt. Henwood admitted guilt and said, quote **"I will have to claim on my indemnity insurance and I will lose my no claim bonus."** (TBC) Note; Henwood was employed by the Head Contractor / **'bagman'** Robert Wilson and followed his terms and conditions to pay the extras to self fund this scam and pay the kickbacks and bribes called self entrapment or natural / holistic justice. You need to study criminology and chess to plan 5 moves ahead to set traps. As proof, **the best bait is greed,** refer Judge John McGill's ruling on Solicitors self greed. Therefore I believe the then Justice Minister Rod Welford as the 7th CW will come forward and explain how he gave this case to the then Police Minister Spence and resigned to become Education Minister.

3. A/ The Head Contractor / **'bagman'** Rob Wilson 3rd *defendant*, refer now Assistant Commissioner Peter Martin as 8th CW will explain the 9 Police Crime Reports where Wilson used violence and racketeering and said to me quote **"Give me \$200,000 or 2 blocks of land or I will smash your head in."** This was to gain our HEHS superfund profit. Martin with my volunteered help can explain how the Police union supporters and Prosecution section were transferred and prevented from assisting in laying charges against this crime cartel. The key point by law was the standover tactics to the electrical engineer, 9th CW, electrician 10th CW and the plumber/drainier 11th CW. Refer all-fraud.net website for further details. Wilson's goal was to have the subcontractors build the subdivision at all costs but with violence confirmed by the CIB these subcontractors could not complete the subdivision to gain BCC approval. Then Wilson could act as creditors to then gain final council approval to sell off the subdivision and pay the kickbacks and bribes, known in the industry as the **'Site Solutions'** scam. You can save time if you go straight to the court detail of the plumber suing the Head Contractor as 1st defendant where Wilson was paid via the bank with my approval but held back payment to the plumber to prevent completion. **This is called in prison reform as the crime, control, correction model.**

In the building industry it's called the '**Site Solutions**' scam. As further proof, see our new project engineer's report, refer Baseline Civil Engineers. Also see CA Insurance Broker and assessor's refusal to pay this \$10,000 scam, where our backup and fallback plan that proves Judge Muir's act of liquidating Badja Pty Ltd was illegal and unlawful. As the insurance broker paid this \$10,000 as a commercial decision to hold our ongoing business, as I was given legal advice, "**You will not win against the Commonwealth Bank.**" So I accepted the Magistrate Court's challenge as a prison reform consultant who was fed up with fraud crimes being treated as a joke, as our smart ATO '**whistleblower**' and Supreme Court witness Tony Coburn can confirm. Where legal counsel laughed when I said my Barrister is a criminal, therefore all cases in front of these 14 Judges must be ruled as a mistrial and further Crown charges must be laid.

4. *4th defendant* Brad Jones (so called civil engineer) his actions have been described as a disgrace to all engineers. Trading as '**Site Solutions**', the need to know how he fitted into this crime equation as proof of guilt for what is called a come-on scam. Ask why I paid him \$30,000 to prove guilt. Jones organised what is known as a protection racket (i) all Rob Wilson's ongoing violence would stop immediately, (ii) our 22 block subdivision would be completed on time; (iii) no further extras would be needed. **After I paid the initial \$30,000 the opposite happened.** (iv) Wilson's violence got worse and culminated in the in-home invasion and nun-chucker attack, (v) the extras climbed to \$255,000 with proven claims up to 300% over cost. The need is to understand how law approved valuations are calculated. Refer JF & Pike civil engineers valuation to buy our subdivision as our neighbours subdivision engineers as one of several bank approved valuations. (vi) The subdivision should have been completed in 4mths, so ask why it was extended to 16mths.
5. *At 5th defendant* CBA via Credit Manager Grahame Ledwidge whose procedure was to blackmail Davida, to have Davida trick Rod Welford to provide a pardon. This was confirmed via Davida's confession, the Magistrate Court Registrar and Rod Welford's apology and resignation. This involves the Vexatious Litigants Act scam, to give the option to the Justice Minister to override the findings of the 14 Judges and Magistrates involved in this case without being accountable and transparent apart from the Community Cabinet in being accountable to the Premier of Queensland who asked for this solution. The bank made a mistake and left 2 lines out of the loan agreement, to have us sell \$800,000 worth of land as part of our 22 block subdivision to prove our credibility and capacity to run and succeed in this venture. But as soon as I read the CBA loan agreement it was obvious 2 lines were missing. I therefore said to the Loans Manager James Pitman (11th CW) also known as the bank Relationship Manager, the term to mean to show kindness to major bank accounts, to reduce bank business stuff-ups. But sadly the bank policy changed from a checklist procedure to an automatic device or ATM approach, to cut testing staff and increase profits forcing the Police Risk Management Department to cover up the banks mistakes. As proof James Pitman said "**If you want the loan then do as the loan agreement reads.**" To my surprise my Solicitor Adam Sambrook directed that with a contract to a contract you can sell land without title and deposit and therefore the banks mistake could be rectified. **This is where the bubble burst and the Fair Trading Act came into play.** Judge Shanahan confirmed Ledwidge directed to rip up the contracts or he would close my bank accounts apart from a small housing loan. This loan was part of our HEHS superfund which we have since paid out. The QLS in the act to first defend the law exposed this corrupt legal counsel and came to our aid, well done! Shanahan directed we all study the 14 Judges transcript and the laundered money trail. This includes the ATO claim for \$460,311.30 for our 2002-3 HEHS superfund income tax return. If the ATO fail to act then the ATO have also refused to first defend the law. B/As added proof, the smart and honest CBA Solicitors Clarke and Kann as the 12th CW provide Supreme Court affidavit 4461/2001, well done! This was to ensure they did not receive a 5yr gaol term and did their best to ensure you study the reason why the CBA paid me \$25,000 to admit liability to one victim only, where by law all other victims can now claim. Clarke and Kann then resigned as bank Solicitors. C/ Chris Watts CBA Senior Credit Manager as the *5th defendant* upgraded the CBA loan to make it legal. In brief, by requesting \$2,000 deposits and resolving the problems in gaining BCC approval to sell the subdivision, but by this time the damage was done and we have been forced to live with this confessed Commonwealth Bank circus.
6. *6th defendant* the CMC. Their act in brief is to ensure the Police Department first defend the law in line with Criminal Code Sect. 399.

So let's focus on Doonan, he gave his apology for what is called Police Risk Management. As the ASIC investigator Helen Armfield was able to identify with her question "**How come this case was not solved 4yrs ago?**" The answer in brief, the then Area Commander Superintendent Steve Pettinger said "**This case is a civil matter outside the control of the Queensland Police.**" No! That is why at least 6 Solicitors starting from the Premier Peter Beattie, Rod Welford and the Community Cabinet down have directed me to find this solution.

7. 7th defendant now CIB Det. Insp. Trevor Kidd who was transferred to Mt Isa after the QDPP scam to try and give me a criminal record. Think what drove me to Dr. Frank Walsh obviously suffering with depression where the CIB can prove with approved telephone tapping how I was rung night after night up to 5 or 6 times a night up until 1am. Where previously my wife divorced as a breast cancer victim where I ran up to 5 businesses at the same time. In running HEHS our main objective was **prevention**, to teach the teacher our health care program as major sponsors for the AMA and Pharmacy Guild where as a team we have saved countless lives, e.g. suicide. After working in the inspection and testing laboratories, perhaps best understood in gaining approval for therapeutic goods, we worked in prison reform on a technical basis. In brief, to out think the criminal mind, **to sacrifice a \$10,000 EPA model to crack a \$billion BCC / town planning fraud.**
 8. As the now Premier Anna Bligh put it, to the ex-Lord Mayor Campbell Newman as the 8th defendant if you want to run the show be an open book. Newman at a '**picnic in the park**' under Police supervision made me a promise to write a press report (*for the Courier Mail*). The Courier Mail reported additional charges would be laid. The Courier Mail have now been made aware of Doonan's cover-up and have promised a written response to Newman's promise. Fellow Assistant Commissioner Ian Stewart asked the question "**Is not kickbacks and bribes the way business is done?**" In Stewart's support the 4th Assistant Commissioner of Police acting as a '**whistleblower**', living in fear of Police Risk Management gave the solution in confidence to use the Judicial Review Act as we do not have the international RICO Act.
 9. Insp. Ray Loader as the 9th defendant and acting as Doonan's Staff Officer directed if I paid the \$200,000 or 2 blocks of land Wilson's violence would have stopped. (TBC) As Davida said to me in brief as another reason why she confessed guilt, "**You suffer from information overload.**"
 10. Fraud Squad Det. Brett Heath as the 10th defendant acted on behalf of Police Risk Management and focussed on one key interest, to ensure all copies of the CBA bank loan agreement had been destroyed, which went directly against S.C. Judge Margaret White's direction to the CBA to disclose why the bank paid me \$25,000. The solution to this crime is to read the bank loan agreement where Heath made sure all copies were hidden from our court system. Hence the Police term of Risk Management that opens the door to organised crime instead of the obvious Police Rescue Management policy. Heath acted to defend his college and workmate Det. Kidd who had acted to put me in prison or at least give me a criminal record so that you would abandon this case. As the Supreme Court Registrar put it "**To throw this evidence in the bin.**" As proof with a 10yr delay the need to fully investigate the crime circuit. Please note, the next best step to winning is a stalemate as one ATO investigator put it "**You have suffered enough**" and came up with a suggestion that this ATO case should be closed. So please consider, as Dr. Frank Walsh put it "**I cannot solve your legal problems, as the son of a WO1 in the RAAF, it is okay to tell the truth.**" I BEG YOU TO CONSIDER NO ONE HAS THE RIGHT TO STEAL MY MOTHERS HEHS SUPERFUND BENEFIT AND OTHERS, THEN VALUED FROM \$125,000 PER PERSON BY LAW.
- PS. In respect to my researcher and proof reader Graeme Keir, an industrial chemist, caught up as an industrial Ponzi victim, he has died with cancer. As an avid Liberal supporter his heart was broken by the Federal Liberal Member Peter Slipper in charging Graeme with being a public nuisance, **in requesting law reform to protect our superfund's.**

To make it legal


Signed John Bright



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