LNP CAMPBELL NEWMAN'S TAX BREAKING NEWS \$4.4million to \$460,311.30 protection racket to tax evasion model!

Under Queensland Police, QLS / Supreme Court (SC) ordered (BCC picnic in the park, Community Cabinet teamwork style) mediation and supervision, Newman promised this BCC town planning, site inspection 3 step arbitration, EPA Section 32, Criminal Code (CC) Sect. 399, civil engineering, insurance assessor, broker and Premier's approved (\$10,000 accountant's damages) solution. In brief; as a Crown SAA / criminology style prison reform, well-being consultant, victim and primary witnesses, we refuse to live with, the fear of future in-home invasions and nun-chucker attacks. The need is for the LNP, Labor and the Independents formula to create natural / holistic justice to combine to smash organised crime. To protect the then Justice Minister Rod Welford who admitted to me he was tricked, cheated and deceived by his ex-Uni law friend and ex-QDPP workmate aka Davida Williams, Wilson and Armstrong, etc, a confessed forger, fraudster and now felon who as a MOB Barrister was blackmailed by the CBA crime cartel to give Davida a pardon to protect the bank's mistake to try and hide their faulty loan to cover up the 'Site Solutions' scam, to pay the kickbacks and bribes that costs the Crown, Treasury Dept. and ATO \$billions in lost revenue and tax evasion:-

TEP 1/

For over 10yrs, I have refused to give up on this <u>town</u> <u>planning protection racket</u>. Super funds are used to build subdivisions, shopping centres, commercial office blocks and industrial estates, etc.

Known as money laundering for organised crime.

TEP 2/

What 3 key arbitration steps do you look for to **identify**, **correct** and **prevent** this scam?

- (i) <u>Identified</u> by the first 3 Solicitors who refused to work for our Head Contractor (HC) Rob Wilson.
- (ii) The 3 Solicitors told our Solicitor to **correct** this HC scam, to build our subdivision **just short of completion**.
- (iii) To prevent the BCC approval scam.

TEP 3/

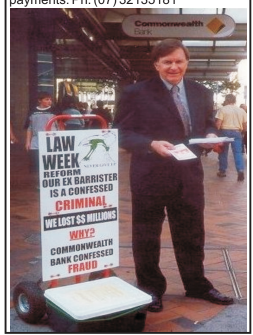
- (I) To act as fraudulent CBA led creditors.
- (ii) To sell the subdivision on completion for \$4.4million to pay the kickbacks and bribes.
- (iii) The 3 Solicitors complied with the QLS correction and the smart bank Solicitors Clarke and Kann gave Supreme Court affidavit 4461/2001.
- (iv) Then resigned as bank Solicitors (TBC).

04-07-2011 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





JUSTICE EARN

WHY THE QLS / SC 5YR GAOL TERM WARNING?

1. A/As the QLS Law Reform Judge Pat Shanahan explained "Solicitors must first defend the law / your case is the best case for (this) law reform." B/ Police admin, care of Sup. Steve Pettinger first ignored the smart Baseline Civil Engineers report but Sup. John Hopgood was not so easily fooled. Where the HC acted as the 'bagman' to hold back the CBA payment to the plumber / drainer who then sued the HC as the first defendant for non-payment. The HC used CIB confirmed violence with 4 witnesses on the electrician to hold him offsite. Then the HC demanded I pay him \$200,000 or 2 blocks of land or he would smash my head in. (TBC) C/ The Premier's directed solution is to expose this ATO / CMC / LSC fraud by racketeering and to take note of the original CIB Snr. Det. Sgt. Leigh Gowrie (refer Cleveland Bay Police Station) on this case who said quote "Time and patience will solve this crime." D/ The Police Minister then Judy Spence and Police Commissioner Bob Atkinson carried out an internal Police

investigation and asked why the Assistant Commissioner Pat Doonan's Staff Officer Insp. Ray Loader directed me to pay the \$200,000 or give 2 blocks of land to prevent further violence so that the Police could lay charges. When I refused to pay, I was then charged under the direction of Assistant Commissioner Pat Doonan with a combination of theft, child assault and then upgraded to child molestation for the obvious scam to make me out to be a criminal so that my credibility would be destroyed to prevent me exposing this CBA led cartel. After we proved our innocence, I was given a QDPP release (TBC). The Police Minister and Commissioner then had Doonan give me an apology for 'abuse of public office' to trick, cheat and deceive then Chief of Staff Sup. Peter Martin. Doonan's motive was for 'obstruction of iustice'. As proof, Doonan said "As Assistant Commissioner of Police I outrank the Chief of Staff." Martin will confirm as now Assistant Commissioner of the Police Ethical Standard Command (PESC) he stated "Due to Police availability and time (due to cost) this case is closed." Therefore the Police Minister Spence did the obvious and directed I volunteer this (\$million) budget. This was to run this 4th Asst. Comm. of Police 'whistleblowers' direction, to use the Judicial Review Act to investigate the 14 Judges (7 S. Court) correction to this S.C. Judge John Muir's \$10,000 EPA Section 32 illegal liquidation model. *** E/ I have explained SAA style testing procedures or the criminology correction approach; this allows us at least 20 crime circuits to solve these scams. The need to identify and separate the criminals from the victims and their agents. The confessed criminals are best understood as a 1% CBA led Police Risk Management crime cartel. On the other side 99% of honest Police who work for the Police admin, union, prosecution and media. Best understood as a crime prevention team. As proof, they combine to create a fight back plan as opposed to the Police Risk Management plan to expose the criminals to a minimum 5yr gaol term, who confessed to quote "To work for the top end of town, etc." In a nutshell the Crown's standard Police checklist direction is for me to educate and train all Police on 'town planning protection racket law reform'. As QLS Law Reform Judge Pat Shanahan explained "Just look at the obvious."

2. A/ (i) The first procedure or clue in setting up any business is that you cannot trade as an ATO protection racket. Hence, the business name 'Site Solutions'. The need to name and shame and to explain the scam. (ii) The HC's multiple role was to act as a bully, thug, extortionist, standover man and 'bagman'. As proof, refer to his perjury in Case 422/2000-2 Holland Park Magistrate Court. To provide the detail which after 10yrs proves what we all know. Organised crime is a \$billion business and charges must be laid. (iii) The key project engineer was Greg Henwood who organised the \$255,000 payment with extras at up to 300% over cost to self fund the crime and legal costs where we have at least 6 Solicitors to expose the key confessed head legal counsel as the MOB Barrister Davida Williams, but it is just as important to expose the HC's 4th Solicitor who trades as James Conomos who finally agreed to run the 'Site Solutions' scam. It's extremely important to acknowledge the smart firm of Solicitors Clarke and Kann who acted for the Commonwealth Bank, who had the good sense to volunteer, known as self preservation to defend their actions and prevent a gaol term by their act in providing Supreme Court affidavit 4461/2001 without any direction from the Supreme Court. This affidavit explains how this protection racket got started.*** B/ In conducting an internal investigation, again look at the obvious. (i) To explain how the protection racket operates through a small cartel under the protection of Asst. Comm. Pat Doonan, his Staff Officer Ray Loader, Det. Insp. Trevor Kidd and Fraud Squad Det. Sgt Brett Heath. (ii) The key pivotal point to identify the so called engineer Brad Jones 'come-on scam', he demanded \$30,000 up front to offer protection from the HC with a promise to finish on time and near cost but once we paid the initial \$30,000 it was all downhill. Again working in the BCC inspection section, having worked in a testing laboratory as Campbell Newman best explained after the Brisbane floods, the need to break the flood damage down into small pieces and fix each piece at a time. This crime was able to run due to what our Police Rescue Management team identified as the EPA Section 32 \$10,000 insurance scam which we ran as a test case for SC Judge John Muir to expose in court but instead he was tricked, cheated and deceived to liquidate a \$4.4million 22 block subdivision over a \$10,000 EPA claim, when we had the insurance broker CA Insurance pay the \$10,000 to provide guilt as a test case. (TBC) I am sad to report again the Rescue Management plan was questioned but Muir confirmed he did not understand our procedure. The good news came with Judge Pat Shanahan, where he sat with amazement as I explained where 14 Judges (7 Supreme Court) were tricked, cheated and deceived by the Justice Minister Rod Welford's confessed mistake and why Rod Welford's direction before he resigned as Justice Minister, was to have the Queensland Police fix his mistake. (iii) The Police, ATO, CMC and LSC were under the control of the bank's confessed self-greed and self-gain. The need to acknowledge the HEHS superfund, its beneficiaries and ATO are all victims in common. The problem started and was confirmed in the Magistrate Court Holland Park and Brisbane. Therefore the solution comes with a court Registrars request for quote "A technical device." This is best explained by the QLS. In brief, the need to bridge racketeering via civil arbitration or fraud, violence and cunning with law reform. This can be achieved by the law of abandonment and to upgrade Australian law to universal law standards with the Racketeering Influenced Corrupt Organisation Act (RICO).

- This will ensure you gain both a political and financial benefit to gain 'quality of life' as our area of expertise as a Crown wellbeing consultant. Instead of living in fear as the 4th Asst. Comm. of Police explained in requesting 'whistleblower' protection as he takes the nun-chucker attack and racketeering evidence as a probable life threatening possibility.
- 3. A/ If you think this can be laughed off as a confessed 'bank circus' I put it to you, you must follow the court transcripts and the laundered money trail and help us gain out tax returns as promised to set out the details to lay charges. Again where the Commonwealth Bank paid \$25,000 to admit liability but failed to give disclosure to Supreme Court Judge Margaret White's request. The obvious criminal defence is to abandon the truth and keep your mouth shut. Therefore no-one will serve a minimum 5yr gaol term as S.C. Judge John Byrnes penalty where \$billions are being stolen from super funds. As proof, where accountants and investment advisors on hearing of your loss will state quote "You must think long term, in the end you will get your money back." The only way by law is to listen to the Magistrate Court Registrars as they put it "I cannot give you legal advice but I direct you to study the Vexatious Litigants, Fair Trading and CMC Acts." Again, you may be confused with the 20 ways we can solve this crime. The need for the Bar Association to be instructed by Solicitors and their consultants to assimilate the QLS and first defend the law. B/In a nutshell, the Police Rescue Management plan and aim is as the ATO, CMC, LSC, ASIC and PESC have failed after 10yrs to gain the ATO Crown reward. This is how the Police media directed we will succeed. C/ The plan, to gain the assistance of the criminology and law students from Bond and Griffiths Universities who worked out of Police Headquarters Roma Street to gain 'work experience'. Our main aim, to gain the assistance of Professor Paul Wilson to set out this law reform case. As CIB Det. Mark Hughes was fraudulently taken off the case and not allowed to lay fraud and racketeering charges. The students were a disaster for three key reasons (i) they explained their area of expertise was binge drinking and showed little to no interest in our Police investigative 'whistleblower' procedure. (ii) Obviously the Police Risk Management / crime cartel department acted immediately to close this 'whistleblower' internal Police investigation. We were then supported by further information by the 4th Asst. Comm. of Police who has additional background information. (iii) Despite our volunteered \$1 million budget to our knowledge Professor Paul Wilson has repeatedly abandoned our request but we still welcome Bond and Griffith Universities political and Crown support.
- 4. A/ Therefore the need to look at Police clinical psychology "It's never over until it's over and it's not over yet." As a smart QDPP Prosecutor put it as a welcome form of encouragement "We need hard headed business people like you who never give up." As proof, I made a promise to my cheated now 91yr old mother as a HEHS superfund beneficiary mum lost an estimated \$125,000. To enable mum to live with some dignity and respect. B/ The good news came in April 2010 with the ATO demand for this payment for \$460,311.30 as their value to their estimated loss for our 2002-3 superfund tax returns. If we are to act on the law as a balance, then we put it to you the taxable profit on a 22 block subdivision valued at \$4.4million on completion based of official land valuations is in the area of \$500,000. C/ We therefore agree with the ATO investigator Tony Coburn and his team as a Supreme Court witness, who did not treat our Supreme Court case as a confessed 'bank circus'. To be specific, for Davida to run the 14 Judges (7 Supreme Court) around in circles to be so frustrated and confused to state (i) "I do not care what (anyone from) the Police Minister down has to say." (ii) "This is not the way to do it." (iii) "Why would you liquidate your own construction company Badja Pty Ltd for \$10,000" (iv) The Crown first had Davida banned from practising law for life. (v) Judge Shanahan summed up by saying "Your story is so unbelievable it's believable." The advantage Shanahan had was explained by the CIB "Time and patience will solve this crime." The classic statements "If I had known then what I know now." "We cannot change the past but we can change the future." How can you be so bloody minded and not confess to your mistakes when you allow a MOB Barrister to be blackmailed to cheat the Crown, ATO, our HEHS superfund and beneficiaries on a QDPP plea-bargaining deal to give a pardon for 2yrs only to cover up this chain of criminal events, to initially protect the Commonwealth Bank that admitted liability for a loan agreement where 2 lines were missing from that agreement. We have the evidence to prove bank entrapment, as Grahame Ledwidge's boss Chris Watts amended the loan agreement to make it possible to expose the 'Site Solutions' scam. This will give ATO closure providing the CMC, LSC and PESC use the Fair Trading and Trade Practices Acts. We stand ready to serve, to do our duty and to assist the Crown to lay racketeering and fraud charges as ordered as part of our BCC, Qld, Aus political and democratic

VEXATIOUS LITIGANTS LAW REFORM SYSTEM.

To make it legal

Signed John Bright



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