

HIRED MUSCLE TALK

'Give me \$200,000 or 2 blocks of land or I will smash your head in.'

This was for Davida Williams' criminal obsession as an ex-QDPP MOB Barrister AKA a confessed \$198,000 forger for \$1.3million 6 bank fraud / now felon. Davida's crime, was to use her fraudulent racketeering influence with the then Justice Minister Rod Welford. In brief, **Davida had the same power by fraud as the Justice Minister to run a plea-bargaining scam to try and stay out of prison.** The scam only lasted for 2yrs. Thanks to Supreme Court Judge Ken MacKenzie's mediation order, the Magistrate Court Registrars Bne and H.P. requested we find quote a **"Technical device."** Judge Pat Shanahan for the QLS directed we prove **"Legal abandonment is fraud."** Then Premier Peter Beattie offered his Community Cabinet and directed **"To find the solution."** It came with the international law called the **Racketeering Influenced Corrupt Organisation (RICO) Act.**

CHECK THESE FACTS AND MOVE FORWARD!

	05-01-2011 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
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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	

S TEP 1/ Terms and conditions for Bne and H.P. Magistrate Court Registrars **request for the QDPP plea-bargaining reform.** To understand the principle of this Crown scam:- all fraud cases are an illusion! What you see is not reality. You only saw what Davida the fraudster believes you wanted to see. The hard work was done. E.g. **The classic scam, you can trust Davida therefore there is no need to check the facts of this case.** Until Davida's forgery forced Davida to confess her CBA motivated guilt. To hide a fraudulent CBA subdivision **'Site Solutions'** scam. When Davida's Police Risk Management cartel failed to give me a criminal record for theft, child assault / molestation charges, her motive was to destroy my good name and credibility to run this Crown case. The cartel tried to steal my mother's home to find other ways **to fund the kickbacks and bribes.**

S TEP 2/ Now by the law of accession, you must act on this new evidence or you will be seen as guilty as the CBA principal Grahame Ledwidge, who paid \$25,000 to admit liability, where S.C. Judge John Byrne warned the penalty for this crime is a 5 yr gaol term.

S TEP 3/ Given this new evidence and information, you must volunteer your intelligence and training to reopen and solve this old Crown, and now ASIC style solution / ATO case. Refer CIB Det. Mark Hughes, Attn. Assistant Commissioner Peter Martin (PESC) Roma St. Bne who will require the Federal, State and Local Governments to act with the RICO Act style coordination.

JUSTICE EARN

how to win this Crown case!

First admit you trusted Davida as I did and therefore agree to this QDPP court Registrars technical reform to prevent and fix your mistakes.

FEDERAL GOVERNMENT:- You will need to study criminology and concentrate on holistic natural justice!

1. **A.** For every crime or fraud case, there is a mark, a primary victim and therefore a primary witness. You need to understand the model, design or theory of the scam. If you are not a card player check with Wikipedia website and study the French word **'misère'**, to mean, to win you have to work in reverse. You will not win by using the high cards. When you are dealt all the rubbish and waste cards **(of life)** by using / losing every trick you win.*** To also mean, **it is not a crime to make a mistake, but it is the crime of fraud to hide your mistake.** **B.** The need to study simulation, our area of expertise:- To mean, in our case in building our Bne subdivision for our HEHS superfund, the Head Contractor Rob Wilson's goal should have been **to finish his contract, get paid and make a profit.** With wet weather, this opened the door to the **'Site Solutions'** scam. To work with the force of nature to remove all barriers with the intent to flood our subdivision, to own the subdivision as creditors. Then pay the RICO style kickbacks and bribes to the CBA led cartel. As

set out by the BCC Site Inspection team, refer Lord Mayor Campbell Newman (LMCN) promised Courier Mail press release and the Police who directed me to use the EPA Section 32 as Crown evidence to prove guilt. C. The ATO claim that they have lost \$460,311.30 for our 2002-3 HEHS superfund tax returns. The ATO compliance law proves there is a Crown case to be answered. **To work in a SAA style accountant like manner to balance the books and prove guilt.** D. Standard Supreme Court mediation as ordered by Judge Mackenzie reveals the standard QC opinion that will need to be upgraded. There are 3 options; option 1, The proven CBA cartel is telling the truth, I am a thief that assaulted school children in the Supreme Court coffee shop. When that charge failed, the CIB then claimed I molested school children in the Supreme Court coffee shop in full view of their 2 teachers and a room full of legal counsel. (*The obvious motive, to try and blacken my good name. How sick is that?*) Option 2, As the victim acting for the Crown, Qld DPP release to drop fraudulent charges, the ATO and our HEHS superfund / beneficiaries, we are telling the truth. I handed out RICO style pamphlets to high school students studying law at the Supreme Court coffee shop. I directed the students to ask their teachers to study our case, where we got our own Barrister into prison as the first step in law and prison reform. **We can save billions of dollars to spend more money on education than building more correctional centres.** (*Refer USA / California prison reform.*) Premier Peter Beattie agreed and said **"Volunteers do it best."** We follow an action plan. (TBC) Option 3, The truth is somewhere in the middle. But thanks to smart law reform Judge Pat Shanahan and the court Registrar's request there is a 4th option and a 4th Assistant Commissioner of Police 'whistleblower' support:- Despite having 14 Judges study this case, the Crown, ATO, QLS and BCC will argue **this case has never been run or tested in court.** As proof, **check the laundered money trail and the court transcripts.** (i) The Qld Police admin and civil engineering cases were both abandoned. (ii) Davida scammed the civil engineer / arbitrator. As Davida confessed, **the arbitrator was influenced to allow Davida to control his court and not gain an Arbitration finding.** Davida rubber stamped this court abandonment approach all the way up the legal ladder to trick, cheat and deceive Chief Justice Paul deJerseys' panel of 3 who did not believe in trying to save time that any further investigation was needed. Just one example, D.C. Judge Charles Brabazon's quote when Davida failed to run our case Brabazon summed up by saying to Davida **"That is not the way to do it."** But he did not enforce a legal penalty for non-compliance. Davida confessed she ran \$200,000 scams to keep her out of the Supreme Court as Davida believed the District Court was easier to defraud by legal abandonment. (iii) Called the right to justice:- as long as the ATO demand compliance to the ATO tax laws, then as victims in common **we can piggyback their claim.** We must however rely on our current laws and 'whistleblower' assistance to use the Vexatious Litigants***, CMC, Judicial Review, Fair Trading and TP Acts **to gain our just reward.** To allow the upgrade of the ACCC 'Little Black Book of Scams' to cover town planning scams and to upgrade Criminal Code Sect 391 **as we are all victims.** E, As proven superfund victims ASIC listened to our case and asked the standard question **"Who stole your money?"** Then replied **"This is a Police matter."** The Federal Community Cabinet, attn. Attorney General Rod McClland direction in brief, to follow the crime circuit and fix the fault. The Federal Police directed **"This is a State Government / Police matter"**:-

2. A, The good news is, that with the Supreme Court ordered mediation, thanks to our then Barrister's Barlow and McQuade we have followed the RICO Act. This will prevent the waste of time of 14 Judges and free up our legal system. It will ensure the Qld Police Minister, Police Commissioner, PESAC Assistant Commissioner Martin, Stewart and the 4th Assistant Commissioner 'whistleblower', admin, union, and media have Crown protection to expose and resolve bank RICO Acts on the Police Risk Management Department, then Assistant Commissioner Pat Doonan and the CMC mistake to be influenced by the CBA to hide their confessed, corrupt, fraudulent subdivision loan agreement that allowed the 'Site Solutions' scam to operate under their protection and cover. **To mean, to steal the ATO funds.** Where to further explain the ASIC question:- most of our profit was lost in dumping our subdivision at cost, near cost or below cost to pay the fraudulent legal costs, as we had no RICO Act protection, as the Fraud Squad Det. Brett Heath has confirmed, due to the confessed CBA cartel fraud. B, Under normal circumstances, when the ex-QDPP Barrister and Prosecution expert confessed to being a forger, fraudster and now felon, all cases Davida run should have automatically been ruled as being in contempt of court, but you see **this is QDPP plea-bargaining fraud.** C, **This is a blatant disgrace to the due process of law.** As Davida confessed, this was due to the

protection of the Vexatious Litigants Act in giving power to the Justice Minister this automatically protected Davida due to her influence, but only for a period of 2yrs as reported by the Courier Mail. D, I must give you a warning, not everyone can identify with 'misère' and they refused to play. Perhaps the best example is the LMCN who prefers to play with the high cards, or as the CBA put it **'the top end of town'**. Hence the BCC Solicitor's fraudulent advice to abandon this **'Site Solutions'** scam that impacts on almost all construction sites as an obvious \$billion crime industry where very few people are prepared to work with the waste products of this community. E, To follow the teach the teacher principle, to keep it simple so a high school student can understand, this case does not have a simple ASIC style answer, e.g. he or she did it.

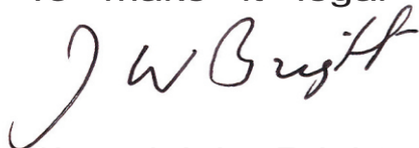
3. A, Working in the area of simulation (*Research & Development*) means to take a product and to make it better, e.g. to take the current law and find the fault and then reform the law. B, For example, take the theft of a \$50 bank note, if the thief is not caught in the act, how can Police prove the \$50 note is your money when possession is 90% of the law? The obvious problem, how do Police prove ownership of the \$50 note? So working in simulation, if a criminal wanted to steal a block of proposed subdivision land, how would that be possible? Again look at the theory first, and then test the theory. C, The need to explain the **'Site Solutions'** scam over and over and over until you can resolve this case. The theory is, the HC uses the developer's money, in our case Badja Pty Ltd acted for our HEHS superfund to build our 22 block subdivision. The scam is for the HC to use our money to all but finish the subdivision, and then prevent the subcontractors turning on the power and water supply. So in brief, if the developer does not gain council subdivision approval he cannot sell the land and the HC will become the creditor to pay back the kickbacks and bribes to run the scam. The term **'on-maintenance'** is designed to prevent this scam. D, In line with the ATO compliance laws we have the SAA Rules and Regulations which translates that the worksite is run in a tradesman like manner. To mean, this expected 4mths subdivision took 16mths to complete, so it is easily identified as not being compliant with standard building procedures. This becomes a BCC Local Govt. matter.
4. A, The key evidence comes with the way the HC tricked, cheated and deceived the subcontractors. In our case, to keep it brief, we have proof that CIB Det. Ian Tuddenham directed the HC could have been charged by the electrician for trying to beat him up in front of 4 witnesses including the electrical engineer and myself, to prevent the electrician completing the subdivision and turning on the power. B, In our case, we paid the HC the funds for the plumber / drainer Col Roselund from Strathpine. Col believed the HC that he had not been paid, but he later apologised to me direct, that he should have come to me and checked to ensure the HC was telling the truth, **but in going to his Solicitor, this provides ideal records**. This is best understood as the **'poor me'** scam, but by the due process of law there has only been one Judge, QLS Judge Pat Shanahan who studied the 14 Judges detail. That means, **hard work gives the desired result**. D, The Police check the Police checklist principle, e.g. the 4th Assistant Commissioner of Police and **'whistleblower'** checked the facts, in particular Police Insp. Ray Loader's detail. In brief, Rob Wilson gave the illusion he could be trusted, the standard **'poor me'** scam was used again, he convinced a number of Police and CIB Detectives that I had not paid him, when all you have to do is look at the laundered money trail and court transcripts as Judge Shanahan directed. Loader just shot from the hip, either he just abandoned the facts, failed to study the detail or he was directed to protect the CBA cartel. The case of criminal neglect, fraud or racketeering to protect the kickbacks and bribes. E, So it comes back to the BCC Site Inspection team who directed the local Police to tell me to use the EPA Section 32 to solve this case and to pass this detail on to LMCN where we have further **'whistleblowers'** if help is needed. F, LMCN jumped at the chance to give a Courier Mail style press release. His abandonment to provide details to the Courier Mail follow up story for further charges to be laid for Davida's criminal abandonment, refer Courier Mail Sept 14th 2002, page 14. This is obvious proof of the CBA cartel influence on the BCC's legal team, c/o BCC Solicitor Geoff Evans' act to have security evict us from the building when BCC admin offered support with their quote **"I wish I could get a BCC project to finish on time and on budget."** To mean, by ATO compliance with standard SAA procedures under the control of the BCC, this allows all contractors to maintain a licence to operate. The LMCN's action is in line with James Pitman, CBA Loans Manager, the Police union rep. and Police staff, down to the Church Minister and his wife who were witness to the HC's violence, but they live in fear of a nun-chucker style of attack or to be transferred or demoted for standing up to the CBA / Police Risk

Management cartel, or also to be falsely charged for theft, child assault / molestation to create the illusion as so called criminals they cannot be trusted as a Crown witness. In brief, no one has been given the chance to tell the truth, understood as a stalemate or planned legal abandonment. G, After 4yrs of delay the ASIC Bne. investigator Helen Armfield asked the question **“How come this case was not resolved 4yrs ago?”** The answer was supplied by the Police Area Commander Steve Pettinger, his quote **“This is a civil matter outside the control of the Qld Police.”** H, My question therefore, when the ASIC investigators from Perth Attn. Sarah Diamond and Erin Fewster now rule this is a Police matter where the Area Commander John Hopgood was backed up by the Premier, Justice Minister, Police Minister and Police Commissioner Bob Atkinson to have the CIB Det. Mark Hughes lay fraud charges, is this not proof that with Doonan closing this case he has proved Police abandonment is fraud? I, Again review this case, the CBA made a mistake or perhaps it was a planned mistake, to give me a bank loan agreement that caused a long delay in gaining bank final approval. My point is, that I was given legal advice to ensure the Crown was aware that the HEHS superfund had funds in reserve to build the subdivision without calling on the bank loan, but why would we expose or risk our superfund as Chris Watts, Grahame Ledwidge's boss confirmed **it was always the banks intention to provide the loan.** (After Watts amended the loan agreement)

5. A, So to get to the truth. I was dragged into this so called bank circus under the direction of Magistrate Ian Austin, Case 422/2000-2. His direction, **“You have been charged by the CIB, get yourself legal counsel and be back in my courtroom and defend yourself,”** but in reality Austin was tricked and deceived by the CIB Det. Trevor Kidd who tried to frame me for the theft of an excavator bucket that was abandoned on-site for 8mths, when the bucket was returned and where in fact the HC never paid for the use of our 8ton tip truck and excavator for 16mths hire. When in fact Kidd was called on-site to support the Qld Police to lay criminal charges against the HC who provided a written illegal unapproved invoice to the hired muscle that attacked me with a nun-chucker and where Kidd made no effort to identify these thugs and have them charged with racketeering and extortion.
6. A, As Dr. Frank Walsh psychologist would say, **“Let's focus, why are we here?”** To support the next step, to gain LMCN's press release for the Courier Mail who have asked the question like the Police administration, how do you condense this case into a press release. I have been told many times this case needs A Current Affair or ABC Australian Story's approach. We have been approached to make a training DVD, in reference to the incomplete QC approach, refer section 1. D, and also to make a movie. I mention this, as I am happy to support this project. Like the movie **'The Bank'** where the victim's father committed suicide, like me, this drove the victim to seek revenge. In my case, due to the CBA cartel and Police Risk Management, my partner only survived a suicide attempt by her inexperience in using a vacuum cleaner hose instead of a garden hose pipe. My mother, family, accountant and friends have all had to endure the threats of hired muscle and intimidation. 10yrs on the ATO, maybe a strange bed mate, but with the obvious QDPP plea-bargaining scam no one has bothered to check these facts, to steal our joint HEHS superfund and ATO profit to fund the RICO style kickbacks and bribes and need for Parliament to introduce the RICO Act into Australian law, to smash organised crime who have smashed our HEHS superfund and

OUR FUTURE HOPES AND DREAMS!

To make it legal



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