

FRAUDULENT PARDON OVERRIDES ATO PROCEDURE

This QDPP pardon was a plea-bargain that corrupted Chief Justice deJerseys panel of 3 down. As victims in common with the ATO every crime has an equal and opposite reaction. Check C. Code Sect. 399 with S. Court perjury, contempt of court and hidden **'whistleblowers'** evidence from the QLS, Police / bank / BCC admin, town planners, EPA, IPA, civil engineers, insurance assessors and ATO superfund experts whose Crown evidence proves this ATO's estimated loss of \$460,311.30 is a racketeering model **'Site Solutions'** style scam to pay \$30,000 protection to expose \$255,000 paid in extras at up to 300% over cost to destroy our HEHS superfund profit. Therefore the QLS had Law Reform Judge Pat Shanahan explain **holistic and natural justice. How your act of abandonment is the act of fraud.** *** As I have been begging for justice inside and outside the Arb., Mag., Dist., and Sup Courts, Police Headquarters and banks for over 10yrs. Teamwork is the Premier's volunteer solution. Here is the CBA, ATO, Community Cabinet, QDPP, Court Registrars and Campbell Newman's **'picnic in the park'** style C. Mail press release / follow-up story and Rescue Management solution. **To act as one to protect all super funds:-**



09-09-2011
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.



CHECK WEAPON AND EXTORTION

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TEP 1/ Then Justice Minister Rod Welford apologised for being tricked, cheated and deceived into giving our ex-QDPP Barrister Davida Williams, an ex-Uni law friend and workmate he trusted without question a pardon. *(A big mistake, trust no-one.)*

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TEP 2/ After 2yrs the pardon was revoked because Davida confessed:- This was a blackmail style scam done behind CBA closed doors where the CBA fraudulently acted for 6 other banks that Davida tried to cheat on an average scam of \$200,000 each, in total for \$1.3million on the condition Davida paid back all bank stolen money. The smart NAB was not happy for good reason. (TBC)

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TEP 3/ Thanks to the Premier Peter Beattie and his Community Cabinet solution

JUSTICE EARN

THE PERFECT CRIME IS A PARDON

The scam, it's who you know not what you know.

Therefore

1. A/ The CBA paid me \$25,000 to admit liability for their Solicitor's Clarke and Kann Supreme Court affidavit 4461/2001 a QLS style solution for Solicitor's to first defend the law and thus expose their clients **if they believe their client is guilty**. This is the first step by law to prove guilt. The CBA must not hide step 2, of CBA and Fraud Squad perjury to hide the illegal bank loan that opened the door to organised crime. B/ You must ask why all beneficiaries including my mother, the ATO and my accountant Tim Allen, etc, have not received 1 cent profit from out 22 block subdivision valued at \$4.4million on completion? C/ Why did Fraud Squad Det. Sgt. Brett Heath who acted for the Premier, Community Cabinet and CIB Det. Mark Hughes to lay charges, **hide this bank loan agreement?**

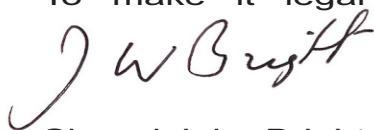
Heath also said **“If you do not get your (RICO or abandonment) act together you will be out the door so fast your bum will not touch the ground”**. (TBC) D/ Why did Tim Allen refuse to do our 2002-3 HEHS superfund tax returns? Why did Allen report the CIB Det. told him to keep his mouth shut? I believe Allen was in fear of racketeering and well organised crime **and still is today**. Why do the ATO allow an accountant's disclaimer to try and hide Allen's damages confession of guilt where we paid Allen \$10,000 to write this detail (*which has been ignored as Crown evidence*) to expose this QDPP scam? E/ Why support and enforce the EPA, IPA, SAA style ATO reform testing procedures to win this Crown case in line with other accountable professions? F/ Why be accountable and support the EPA team leader whose opinion was **“The EPA are toothless tigers”**? G/ **Check the \$30,000 protection payment to expose the \$255,000 paid in extras at up to 300% over cost in the civil engineers report ignored by Davida's confessed fraudulent action.**

2. A/ Based on this evidence and more Welford apologised to me direct and directed the Qld Police Minister Judy Spence down to be in charge on behalf of the Premier for this Crown / ATO case. Note, the Arbitrator's confession of guilt, in brief, as senior legal counsel, he was guided by Davida who has now confessed to be a fraudster and investment scammer. Note, Magistrate Ian Austin Holland Park transcript of the 3yr case 422/2000-2 stating **“I do not care what (anyone from) the Police minister down has to say”**. Backed up by District Court Judge Charles Brabazon's transcript and lecture to Davida **“This is not the way to do it”**. **To mean, to act as fraudulent legal counsel**. This, in part is the reason why Welford then resigned as Justice Minister, to become Minister for Education. B/ The S. Court Registrar was also corrupted to hide this Arbitration, Magistrate and District Court perjury, his direction in brief, **'To throw this evidence in the bin'**. As proof of guilt, many of you have followed this standard fraudulent procedure to date, **but you can repent and reform**. (*This explains the ATO staff comment that I am a religious nut*) C/ The Police Minister via Atkinson had Assistant Commissioner Pat Doonan apologise for his **'abuse of public office'** and **'obstruction of justice'** to his then junior officer Sup. / Chief of Staff Peter Martin, who acted for the Premier **to try and get to the truth**. To expose the Police Risk Management scam to destroy evidence and lay false charges to give me, the Crown witness, a criminal record. The motive was explained by Doonan's staff officer Insp. Ray Loader who identified we would not pay the \$200,000 or 2 blocks of land for the kickbacks and bribes. I was therefore fraudulently charged on 3 occasions, (i) for the theft of an excavator bucket abandoned on site, (ii) for child assault, (iii) for child molestation. D/ The importance to understand Davida's arranged QDPP release scam (*to mean, no charges would be laid against Doonan if all Police charges were dropped for trying to give me a criminal record to protect the kickbacks and bribes*). (TBC) E/ Our original Barrister Paul McQuade's opinion in brief **“You will not get justice in the Supreme Court.”** His obvious reason:- The QDPP based plea-bargain / fraud made it almost impossible for him to win. His direction therefore to gain Supreme Court Judge Ken MacKenzie's **'mediation order'**. This led to S.C. Judge Margaret White's CBA **'disclosure order'** to why the CBA paid me \$25,000 and the CBA's contempt of court response in more hidden written evidence by the Credit Manager Grahame Ledwidge, quote **“The bank does not give disclosure to bank business.”** Smart S.C. Judge John Byrne therefore warned the penalty for this (CBA) crime is a 5yr gaol term. You must therefore identify there is more than one crime. This is not the same crime but a lookalike crime or multiple \$200,000 scams. This time the motive was to steal out 22 block subdivision or HEHS superfund profit, therefore as Crown mathematical proof to identify how our \$460,311.30 for our 2002-3 HEHS superfund tax returns were stolen. **By mathematics you cannot steal one without the other**; the superfund had to make a profit to pay our income tax return. **Hence our case relies on the ATO duty of care to collect the stolen assets to pay the Treasury Department.** F/ As smart Judge Pat Shanahan put it **“This is the best case for law reform.”** That is why I agreed to support Police Minister Spence's direction to volunteer this \$million budget with this QLS / SAA / EPA Sect. 32 style test case approved by Police administration. If you do not understand the obvious, then I put it to you like Welford and deJersey, if you do not check all the fact then you too have been tricked, cheated and deceived. As proof, Judge Shanahan took the time and made the effort to study (i) the court transcripts (ii) the laundered money trail (iii) He took note of the law:- There comes a point in time, where you learn the key pivotal point of every crime. This is not a simple act of fraud. It took the experience of a qualified QDPP Barrister who worked in the prosecution department for the Crown and knew how the Police Risk Management department works, to destroy the evidence for kickbacks and bribes. Davida gave up on her goal to become a Magistrate and crossed over to become an investment scammer. G/ If you do not grasp this concept and detail of an EPA \$10,000 model that we volunteered to Judge Muir to create a false liquidation test case, perhaps best understood by Chris Watts Senior Credit Manager's **act of self entrapment in modifying the fraudulent bank loan agreement to make it appear legal to complete the subdivision and ATO scam.**

Having worked in a testing laboratory, it is normal to run test cases of this kind. To own our subdivision as creditors, to sell it off to pay the kickbacks and bribes. If you do not understand, you have failed to listen to at least 6 Solicitors who do not wish to go to prison, as all have followed the QLS law reform direction to **first defend the law and expose their corrupt clients and in so doing expose this corrupt Police Risk Management policy.**

3. A/ We therefore support the honest Police administration, Police union and Police media to in turn support both Judy Spence and Campbell Newman to expose this BCC / RICO model of \$billion corruption and fraud in the town planning, building, construction and SAA style inspection industry. B/ **Perhaps the best example of Police reform is to protect all Crown witnesses.** The best and smartest witness is ex-Police Sup. John Hopgood backed up by his Inspectors Les Hopkins and Janelle Harm who relied on the CIB Det. Mark Hughes to unravel this fraud case, that was originally destroyed over a period of 4yrs as identified by the ASIC investigator Helen Armfield, who asked the question **"Why was this case not solved 4yrs ago?"** The answer to her question being, our then Area Commander / Sup. Steve Pettinger's fraudulent direction, quote **"This case is a civil matter outside the control of the Qld Police."** Therefore I strongly recommend Hopgood's team be called upon to assist the Crown recover the ATO loss. C/ Let's focus on the legal hero's of this case, the Brisbane and Holland Park Magistrate Court Registrars as they said in brief under Supreme Court mediation as ordered **'We cannot give legal advice but we suggest you read the Vexatious Litigants, Fair Trading and CMC Acts'**. In line with the 4th Assistant Commissioner of Police who as a **'whistleblower'** expressed his disgust with Police Risk Management procedures to expose Insp. Ray Loader, Fraud Squad Det. Sgt. Brett Heath and CIB Insp. Trevor Kidd who aided and abetted the **'bagman'** and Head Contractor Rob Wilson. As confirmed by the CIB where Wilson used standover tactics and extortion. Possibly best understood by Wilson holding back bank payments to the plumber / drainer whose court action proves we could not gain initial council approval and therefore the scam to liquidate the subdivision again by self entrapment proves our Crown case. We appreciate the assistance of Assistant Commissioner Ian Stewart where he tried to relieve some of the pressure in acknowledging the fact that in general many Police who work at the coal face do believe that kickbacks and bribes are the way business is done. This I believe is one of the reasons why Peter Martin was promoted to Assistant Commissioner of Police in charge of Police Ethical Standard Command as a rising star in the Qld Police Force, who must act in line with the QLS reform to prevent ongoing depression and Police such as Insp. John Earea retiring on reported stress leave, as our local Insp. for Caloundra. Earea made the statement quote **"This is my Police Station, I make the decisions here,"** only to have Assistant Commissioner Doonan transfer to the Sunshine Coast and again use his **'abuse of public office'** and **'obstruction of justice'**, to prevent Earea exposing Police corruption.
4. A/ The good news comes with the **'Community Cabinet'** and the BCC **'picnic in the park'** approach, to talk to the decision makers face to face and to expose the Commonwealth Bank for making me the fall guy after 40yrs of AAA service with their defective subdivision bank loan demanding **that I sell land without title and deposit to gain approval for the loan and therefore sack their loans manager James Pitman and try and make my life into a confessed bank circus.** The ATO investigator Tony Coburn was part of the court gallery when I stated to the Judge **"My Barrister is a criminal"**, the gallery made up of mainly legal counsel waiting to be allocated Judges for their individual cases broke out in laughter, **but this was not a joke.** Davida Williams by this time had confessed to be a forger, fraudster and investment scammer. So in conclusion, thanks to the Qld Premier, Police Commissioner Bob Atkinson asked the question **"Is it worth all the trouble (to mean, to fight this corrupt fraudulent system) is it not better to just retire on the Sunshine Coast and to live on what money you have left?"** Obviously suffering depression like many victims of ATO fraud I sought help from Dr. Frank Walsh clinical psychologist. He summed up by saying, in brief **"As the son of a WO1 in the RAAF, its okay to tell the truth. I cannot solve your legal problems for you; you have the power within you to solve this case."** Therefore with the support of the Law Reform Judge Pat Shanahan and his direction **"You must prove abandonment is fraud."** I therefore beg you, in turning 70yrs of age, do not abandon me, and do not let me take this \$billion racketeering solution to my grave. In support of the QLS law reform Judge Pat Shanahan, also an Army Colonel who served in Vietnam. Why did the QDPP allow a criminal Davida Williams to act as my Barrister? **FIRST DEFEND THE LAW.**

To make it legal



Signed John Bright



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