

POLICE CRIME REPORT

PROACTIVE BRIEF:-



09-11-2011
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 →

As a HEHS superfund land developer I refuse to pay \$200,000 or give 2 blocks of our subdivision on top of paying \$255,000 as extras at up to 300% over cost to the Head Contractor / 'bagman' Rob Wilson for kickbacks and bribes. **This is known as a self funded crime of racketeering.** Therefore:-

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STEP 1/ I was falsely charged with the theft of an excavator bucket, when the CIB Det. Sgt. Trevor Kidd should have charged Wilson as principle for organising the bikie / Maori in-home invasion and nun-chucker attack. As proof of my innocence, Wilson's reduced written extortion demand for \$47,692 was left at the scene of the crime, but Kidd ignored all standard investigating procedures and was intent on giving me a criminal record,

to create the illusion, I was the criminal.***

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STEP 2/ Kidd was under the illusion, that I had no political credibility, when in reality, I worked as a prison reform consultant, which led to the Premier's request **to find a solution to this crime by using the full resources of his Community Cabinet.** Previously, I was given CIB Det. Snr. Const. Mark Hughes by Area Commander Sup. John Hopgood, who requested I set out this (*racketeering*) case for the CIB to lay charges. His 2nd in charge Insp. Les Hopkins showed his frustration by directing that a CMC investigation should take place. Davida Williams forged my Healthequip manager Gary Armstrong's signature to cheat the NAB for \$198,000. This caused the CIB to falsely charge Armstrong. This case blew up in Davida's face and caused

Davida to confess to be an ex-QDPP MOB Barrister with the added skills of a Crown Public Prosecutor for CBA hire. As proof:-

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STEP 3/ Davida offered me a deal too good to refuse, to work out of our office at 478 Logan Rd Stones Corner, as our Barrister for \$20 per hour. This is now known to us as **the crime of insider trading.** Her objective, to destroy this Crown evidence and to have me sign a QDPP release to drop all fraudulent QDPP approved charges on the condition and clue

I did not sue Police for false arrest!

JUSTICE EARN



TO CHECK WEAPON AND EXTORTION

THE COVER-UP FORMULA

1. A/ The ASIC investigator Helen Armfield asked me why this case was not solved 4yrs earlier. Area Commander Sup. Steve Pettinger's excuse "**This is a civil matter outside the control of the Queensland Police.**" So please explain, **why did Armfield abandon this case?** Maybe it was to protect the CBA at the same address 240 Queen St. Bne. B/ Fraud Squad Det. Sgt. Brett Heath gave the classic 'Criminal Code' Sect. 399 confession of guilt "**If you do not have a copy of the CBA loan agreement you do not have a (Crown) case.**" This was confirmed by Supreme Court Judge Margaret White's **CBA contempt of court on her bank disclosure order.*****

C/ Now Assistant Commissioner of Police Peter Martin, then Sup. Chief of Staff was falsely ordered by his then boss Assistant Commissioner Pat Doonan to say “**According to Police availability and time this case is closed.**” Thanks to the Premier, Doonan confessed “**I outranked Martin.**” When Martin via Qld Cabinet, Police Minister then Judy Spence and Police Commissioner Bob Atkinson's direction was to solve this obvious BCC town planning, BCC / IID identified crime. Therefore Doonan was found to be guilty of 'abuse of public office' and 'obstruction of justice'. Therefore due to my credibility, accountability and transparency Doonan admitted guilt, apologised and resigned.

2. A/ After the theft charges failed to give me a criminal record, damage my good name and have 14 Judges from Chief Justice Paul de Jersey down fail to solve this case I had no option but to use **the freedom of the press**. I was driven to scream at the top of my voice outside the CBA and ASIC office, Queen St, “**Support honest Police to lay charges as this bank are criminals and low life filth and scum.**” I also stood outside the Supreme and District Courts and Police Headquarters and blew a whistle **and handed out professionally printed Police Crime Reports in brief as attached to mailed letters or refer our website**. B/ The result was not what I expected, I was falsely charged with child assault by Doonan as the Officer in Charge. The fabricated assault was alleged to have happened with a group of high school students studying law in the Supreme Court coffee shop at 10am. We sat discussing this case over a cup of coffee in full view of their two teachers sitting at the next table. When that charge failed, the crime cartel was in a panic, to hide this Crown evidence from all print media and TV reporters who frequent the Supreme Court on a regular basis to ensure the maximum transparency. C/ The Courier Mail had already promised a BCC/IID and LNP Campbell Newman's follow-up story to ensure further charges were laid (*under Police supervision*). Best explained by Vivian Channel 7 TV News reporter who said in brief “**I feel so sick in the stomach, I cannot sit down. I hear stories like this all the time but I am prevented from going on air.**” As the TV CEO's confirmed in brief, the need to burst the bubble to create a feeding frenzy better suited to a 60 Minutes program, 4 Corners or Australian Story as Dr. Frank Walsh Clinical psychologist put it “**It's only over when it's over but it's not over yet.**” D/ Therefore Doonan had my charges falsely upgraded to child molestation. I was told this obvious Police Risk Management motive by his Staff Office Insp. Ray Loader “**If you had paid the \$200,000 or given 2 blocks of land to the Head Contractor he would have stopped trying to beat you up, better you had paid. The chance of you meeting Assistant Commissioner Pat Doonan will not happen.**” This was confirmed by the 4th Assistant Commissioner of Police 'whistleblower' who was fed up with Police racketeering. In line with the Qld. Premier, then Peter Beattie, also a Solicitor's direction to use his Community Cabinet to find the solution.
3. A/ Due to the then Justice Minister Rod Welford's apology and direction, the Police Minister Judy Spence and Police Commissioner Bob Atkinson decided to have Doonan confess guilt, apologise and resign, therefore Doonan must be accountable by law. See attached photo as proof. B/ Under Spence's direction I volunteered this \$1m budget as Spence, Martin and the Police Union via the Police Prosecution Act. Insp. Mike Ede explained in more detail “**Belmont does not have a local Police Station.**” But we did have Police admin at Chandler who finally agreed to help. Martin explained the 9 Police Crime Reports were not coordinated as Police and the CIB came from Wynnum to Mt Gravatt, Cleveland to Police Headquarters Roma St. and almost every Police station in between. I was given the excuse for their failure. In brief (i) death threats on construction sites are ignored as Police are not given the power to lay charges. (ii) It just creates too much paper work (*see above as proof*), (iii) therefore the bikie Maori nun-chucker attackers were misrepresented by Kidd into the theft of an excavator bucket despite the best efforts of the local Uniting Church Minister and his family who were in the habit of walking through our construction site and were witness to the ongoing violence and standover tactics. (iv) Therefore I was given CIB Det. Mark Hughes and told to prove how this \$10,000 EPA Sect 32 model liquidation scam worked. (v) To bypass the honest Qld Police / CMC / LSC / Qld DPP and CBA management and staff. This is also called (vi) **ATO piggybacking**. (vii) Also known as value added or natural or holistic justice (*no stones will be left unturned*). (viii) The crime, control and correction (*prison reform*) model. B/ YES WE CAN WIN, as we have won before when evidence was hidden. It's a simple format to follow the BCC/IID, CBA and ATO money laundering trail where the CBA paid me \$25,000 to admit liability.

This umbrella allows all low life filth and scum to be illegally protected, this is known internationally as racketeering. I believe the best method to expose the crime cartel is with education and training, to beg you to watch the DVD 'Nothing But The Truth'. To fully understand our **proactive / Rescue Management package**, to simulate the fire / rescue service who are trained to watch '**America Burns**' and '**Hospitals Don't Burn**', to learn how the CBA contempt of court via the credit manager Grahame Ledwidge warrants a gaol term at the Supreme Court Judge's pleasure as smart Supreme Court Judge John Byrne warned, the penalty for this racketeering and cover-up is a 5yr gaol term.

4. A/ The QLS Law Reform Judge Pat Shanahan has confirmed with his QLS model **FIRST DEFEND THE LAW / CASE** also known as '**corporate greed and corruption**' via the '**Site Solutions**' scam. This time this detail was hidden from 14 Judges and Magistrates. The Q. Police admin / union and media have combined to try and explain **why this case is over their heads**.*** The best legal advice I was given to solve this Racketeering Influenced Corrupt Organisation (RICO) Act style case was by the Police media who advised I should seek help from the well known criminologist Professor Paul Wilson via the Bond and Griffiths Uni law and criminology students who worked out of Police Headquarters Roma St. Bne. In brief, I was told by the students why this case of law reform was over their heads as well. Their quote "**Binge drinking is our area of expertise**." I believe they failed to grasp the importance of this \$1b land development scam, they failed to pass on this '**dob in a criminal**' work experience project to Professor Wilson **for his correction**. B/ We also need to expose now CIB Det. Insp. Trevor Kidd who was promoted and transferred to Mt Isa in an attempt to hide the details where Kidd fabricated the excavator bucket theft charges to prevent me from exposing the 'crime cartel'. Judge Shanahan described this case as the best case for law reform. To make Police, legal counsel and accountants like Doonan, Davida, James Conomos (the '**bagman's**' lawyers, the 1st out of 4 Solicitors prepared to break the law to run the '**Site Solutions**' scam), and our accountant Tim Allen accountable to expose Police / legal council and the ATO laundered money trail. We paid Allen \$10,000 as proof for his written '**damages confession of guilt to dob in the criminals**'. *** C/ After the CBA read Allen's damages confession of guilt Allen gave me a warning (i) "**Do not go on a crusade against the CBA as I have to work with the bank on a daily basis**." To mean, this is proof of CBA blackmail as the CBA can put all accountants and the ATO out of business if they withhold bank records and contract agreements (*Ref. S. C. Judge White's CBA contempt of court to her CBA order*). (ii) Therefore Allen reported the CIB Det. in charge of his case told him to keep his mouth shut. As proof:- (iii) Allen after 20yrs of AAA+ service has refused to file our HEHS superfund for our 2002-3 income tax returns. This detail can expose the initial \$30,000 protection payment to Brad Jones, the so called civil engineer who trades as 'Site Solutions'. On checking our all-fraud.net website this will prove Crown / ATO fraud by racketeering. D/ You will be pleased to learn, thanks to the 4th Police Assistant Commissioner '**whistleblowers**' support, this CBA / Police / QDPP crime cartel is known as '**Police Risk Management**'. Where regular meetings are held in brief to cover-up corporate greed, Police and QDPP corruption. As Grahame Ledwidge credit manager for the CBA put it "**We never said we do not make mistakes. You should have known**." YES WE DID!
5. A/ So let's focus on the ASIC correction, (i) Armfield Bne. pivotal question as explained previously (ii) 8yrs on Perth WA pivotal question "**But who stole your money?**" The obvious Police checklist / CMC / LSC / EPA / QLS style solution. FIND OUR STOLEN MONEY AND YOU FIND THE CRIMINALS! Therefore, you must first follow standard (*SAA style*) bank procedure to our subdivision for a lawful valuation backed up by the ATO \$460,311 loss valuation. As the new project engineer John Koek was fast to expose with his written report and urgent need for you to read it. This was supported by the insurance broker CA Insurance, the insurance assessor, BCC / IID, BCC site inspector, the EPA forum team leader and local Police who have all tried to explain Case 422/2000-2 Holland Park Magistrate Court law reform case. The urgent need to acknowledge **the 'Site Solutions' (protection racket) scam is real**. If you continue to ignore this fact, then I put it to you, as the QLS have proved, **you are as thick as a brick and twice as stupid**.*** B/ That is why the Police admin, union and media first listened to me as a Crown prison reform consultant who has worked with the SAA rules and regulations as a primary witness and victim to solve **passing off cases** of this kind.

My S. C. Judge White's proof of guilt is in the pivotal CBA question **“Why did the CBA pay John Bright \$25,000?”** Ledwidge's written answer as proof of contempt of court **“The bank does not give disclosure to bank business.”** C/ Therefore the smart and frustrated Magistrate Court Registrar's direction from H.P., Bne. and Nambour, as ordered by Supreme Court Judge Ken. MacKenzie's mediation order. Their direction to study and quote the Fair Trading Act in brief **“It is not a crime to make a mistake but each time you cover up that mistake adds to the victims reward.”** The pivotal point being, who covered up the Commonwealth Bank loan agreement mistake to sell land without title and deposit to the value of \$850,000 to prove the viability of our subdivision to gain the bank \$550,000 loan to build our subdivision? This was not one person, this was a crime cartel. Therefore the Registrar's direction to study the Vexatious Litigants Act. This allowed the Justice Minister, then Rod Welford to be tricked by an ex-Uni law friend and workmate in Davida who was blackmailed with a plea-bargain organised by the CBA to gain an initial pardon for her 6 bank scam in total for \$1.3m. The NAB \$198,000 forgery is the best example to expose the Police Risk Management program. Fraud Squad Det. Heath confirmed if Davida who was guardian of our HEHS superfund file destroyed the bank loan agreement then the Fraud Squad had to be sure that all copies had been destroyed **if the Commonwealth Bank was to be protected from prosecution.** Judge Shanahan confirmed the abandoned ATO laundered money trail and the court transcripts will prove the existence of this crime cartel **known as corporate greed and corruption.** D/ Going back to the QLS direction for all Solicitors to first defend the law, I would put my faith in the CBA solicitors, then Clarke and Kann as they followed the QLS lead to first defend the law with their Supreme Court affidavit 4461/2001. In brief, to give a true account of the detail as to why the bank hid their loan agreement. Ledwidge's boss Chris Watts corrected this loan agreement but by this time the damage was done. **All superfund beneficiaries including the ATO have lost their just reward.** E/ Therefore the Fair Trading / Trade Practices Acts allow for all criminals and crime cartels to refund their profits from crime.*** The State of Victoria known as the banking and crime capital of Australia has led the way for the QDPP to follow, to pay the superfund beneficiaries and ATO their just reward. F/ Having proved my complete innocence to build on my credibility this case is about accountability, not to give into crime but to stand up and use the crime, control and correction prison reform model. Again I urge you to study the CBA contempt of court to hide the Crown evidence. **Simulation is our area of expertise.** Again, the importance to teach and educate our law and criminology students by watching the DVD 'Nothing But The Truth'. I will leave a copy for the Nambour Magistrate Court Registrar and the Nambour Police Station to assimilate with rape victim, e.g. the female Police Officer from Camp Hill who said in confidence **“I was raped prior to becoming a Police Officer and no action was taken. Heaven help anyone that tries to rape me now.”** Enforcing the standard rape victims statement:- **“What part of NO do you not understand?”**

6. A/ The question is, do the ATO investigation team have the courage to support **'whistleblowers'** that expose racketeers that cheat the Australian Treasury Dept. out of \$billions? As Judge Shanahan put it **“Your story is so unbelievable it's believable.”** A story or BCC/IID promised Courier Mail press release (*you will discover more than one press release*) that will train Q Police, CMC, LSC, ATO and Treasury Dept. Management and staff how to collect \$billions lost in the building and construction industries. This **'Site Solutions'** scam will make the 60 Minutes Nigerian Investment scam program, where \$10m is sent to Nigeria each month look like peanuts. B/ The QLS direction therefore to prove how it's estimated how up to 95% of society abandon legal fraud. Yes by your own inaction to do nothing when all you have to do is **'dob in the criminals'**. (i) Pick up the phone, email or write, check with the QLS Judge Shanahan's team or call the Police Commissioner Bob Atkinson direct or call to your local Police Station. Ask the Police Commissioner Bob Atkinson **“To please explain to you direct.”** Atkinson must answer your questions and I am sure in time he will. In my case I took on the nun-chucker attacker with a large kitchen knife, I was lucky I got the knife to the attacker's throat and yes I could have killed him but I let him go making sure I took careful attention in being able to describe the attackers and the design of the nun-chucker they used to try and enforce their extortion demand. (ii) Therefore this is a personal plea to Atkinson as he asked in brief **“Is it worth all the trouble?”** Atkinson gave his motive **“I am not prepared to damage the good name and reputation of the Assistant Commissioner Pat Doonan.”**

His suggestion **“Is it not better to just retire and to live on the Sunshine Coast on what money you have left.” NO!** This case is not about me. I have proved I am innocent many times. I was however given legal advice, quote, **“You will not beat the Commonwealth Bank.”** I was therefore directed via the Supreme Court to mediate with the Magistrate Court Registrars to provide a **'technical device'** to prevent a 3yr farce run by a convicted criminal who passed off as my Barrister. (iii) In brief, with the help of my so called up town Solicitors Bain Gasteen and their so called expert Reg Kliedon as our instructing Solicitor. It became obvious to Kliedon that Davida was looking to destroy our case in the District Court. Therefore their Article Clerk known to me as David advised me quote **“This is standard procedure.”** To mean, to have Judge Charles Brabazon berate Davida for about 1hr for wasting the Judge's time by not presenting but abandoning our case. Our project engineer Greg Henwood that approved the extras at up to 300% over cost was allowed to walk free. Henwood admitted blame by his quote **“I will have to claim on my indemnity insurance and I will lose my no claim bonus.”** We have a full and detailed claim for losses and lost opportunities. The pivotal point being, I have never had my day in court, I have never received justice despite being in front of 14 Judges and Magistrates. Perhaps best understood by Magistrate Ian Austin's direction to me **“This is not a joke, you have been charged by the CIB with theft, get yourself legal counsel and be back in my court room and defend yourself.”** Please note Davida's standard court procedure, to tell me quote **“To keep your mouth shut.”** (iv) Therefore Kliedon under Police direction finally acted to correct his mistake to support Davida as a MOB Barrister for hire. Therefore Kliedon directed I contact the LSC to have them go after James Conomos and staff who we can prove perjured themselves in Case 422/2000-2 to aid and abet **'bagman'** Rob Wilson. Therefore Conomos' staff broke the QLS / LSC direction to first defend the law and to expose all legal counsel involved in this **'Site Solutions'** scam. C/ This confirms why we paid \$10,000 to our accountant Tim Allen to expose the EPA Sect. 32 insurance scam. Supreme Court Judge John Muir acknowledged the insanity to liquidate a 22 block subdivision valued at \$4.4m on completion by self liquidation using a \$10,000 model. Having worked in a testing laboratory and as a standard SAA procedure, when Judge Muir fell for this liquidation scam, we supported the Premier and his Community Cabinet. We volunteered a further \$1m budget and 10yrs of our life not only to prove the Nigerian Inheritance scam, the Ponzi or sub-prime mortgage loan scam but to prove this key scam in the building and construction industry. This was identified by Brad Jones who ran the protection racket with the **'Site Solutions'** scam. With simulation, think of Edison's thousand failures to design the light bulb, to finally come up with an inert gas. The question we must ask, in representing super funds and all victims of crime, if 14 Judges have failed who can we trust? We must trust the QLS team to work as honest Solicitors to first defend the law. Imagine how many billions you can save our super funds and the Crown if you help reduce the brown paper bag payments and the kickbacks and bribes. To help me keep the Labor, Green, Independents and LNP ex-Lord Mayor Campbell Newman's BCC/IID promise to pay my mother and ATO their just reward, to help the Courier Mail keep to their promise of a follow-up story, to help the TV reporters burst the bubble. Remember fraud is forever, this ATO crime will not go away. I keep the faith, I believe one day the Prime Minister, the Premier down will be given this Community Cabinet QLS and ASIC correction to gain law reform to introduce tighter controls on fraudsters with the implementation of the RICO Act or to complete the set of laws with the Law of Association, Accession and Abandonment. Then as the Police Commissioner will confirm we can all live in peace.

HOW WOULD YOU LIKE TO BE ATTACKED IN YOUR OWN HOME BY TWO THUGS HALF YOUR AGE AND WHEN THEIR EXTORTION DEMAND FAILED AS POLICE RISK MANAGEMENT PROOF OF CORPORATE GREED YOU ARE CHARGED WITH CHILD MOLESTATION TO PROTECT THE COMMONWEALTH BANK AND ALL CRIMINALS DOWN.

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