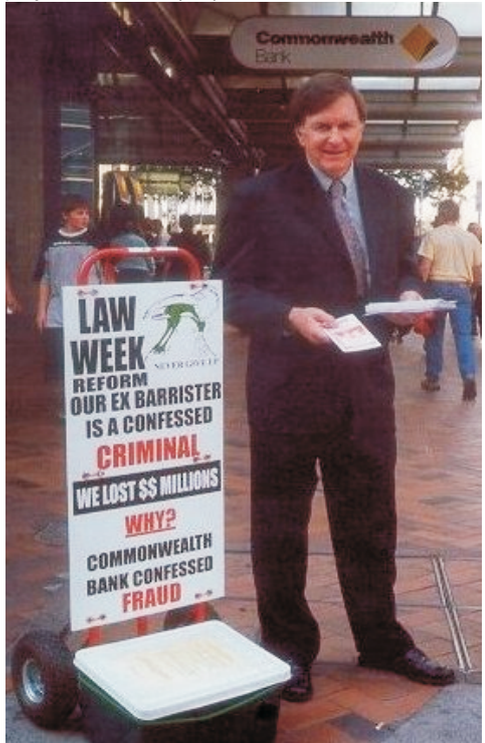


COMMISSION OF INQUIRY INTO FLOOD DISASTERS

This is an extension of Qld Premier's 10yr solution to QLS Law Reform Col / Judge Pat Shanahan's review on 14 Judges: refer FIRE / 'FLOODBUG' SCAMS, SITE SOLUTIONS SCAMS AND ALL-FRAUD to abandon, litigate, liquidate = fraud where it's common for management and staff to report **"If I speak out (act as a 'whistleblower') it will cost me my job!"** How can we work for both the victims and the Crown? When we suffered false CBA 'deed of compromise', theft, child assault and child molestation charges! When our original accountant lives in fear and our CBA Loans and Relationship Manager James Pitman was sacked **for just doing his job!** S. Court Judge John Byrne warned **"The penalty for this crime is a 5yr gaol term"** and directed **this 3 step procedure and Premier's solution.**

16-02-2011
Australian Government
Australian Taxation Office
Reply to: GPO Box 9977, Pth WA 6848
Our reference: 1011207845488
Case ID: 1-1KXEXA9
Tony Coburn ATO Investigator / Supreme Court witness. The fraud to expose violence to gain brown paper bag cash payments. Ph: (07) 32135181



STEP 1/ Why are all accountants not given automatic Crown protection to expose ATO fraud? As proof, why are accountants forced to hide behind an ATO disclaimer? We paid our accountant \$10,000 for a damages confession! To expose the engineers, doctors, the Church as witness, The EPA forum, local Government BCC Town Planners, our insurance assessor, hydrologist and official valuers reports to give Crown evidence. To the Qld Premier's solution to S C Judge John Muir's confessed ignorance to our \$10,000 court test case model correction! (TBC)

STEP 2/ The need therefore for S C Judge Ken MacKenzie's mediation order to explain the FLOODBUG principle. To expose the laundered ATO / HEHS superfund claim for \$460,311.30 **as proof by abandonment of our accountant's hidden tax returns.**

STEP 3/ This 8yr ATO / Courier Mail promised press release 14-09-2002 to provide details of further charges to be laid demonstrates the L.M.C.N. political fear of the BCC / EPA Law Reform to expose the CBA led crime cartel that hid the smart civil engineers, insurance assessors and accountants Crown evidence with a '**deed of compromise' scam** from Case 422/2000-2 HP Magistrate Court to gain a \$10,000 liquidation trigger run by the ex-QDPP MOB Barrister and confessed CBA blackmail fraudster Davida Williams. Davida's plea-bargaining scam was to gain a 3yr suspended sentence.

JUSTICE EARN

how at first, Davida walked FREE!

1. A/ So please volunteer as we have to support Col / QLS Law Reform Judge Pat Shanahan's holistic / natural justice to support Major Gen Mick Slater and Justice Cate Holmes. To go where honest Cabinet Ministers expose the problem, quote **"You cannot beat organised crime."** (Modern term- the conspiracy theory.) (TBC) Hence, united we stand and divided we fall. The value of teamwork, criminology and forward planning with Army intelligence to volunteer beyond the call of duty for the ATO to make it happen by equal force and law reform. **Just do the right thing!** B/ Stop blaming me as the official Crown consultant, court reporter and primary victim and witness ordered by Police admin to set out this case for CIB Det. Mark Hughes. We were supported by the Qld Premier and team to use our Community Cabinet in full to quote **"Find the solution."** To what Police admin identified as an **EPA Section 32 scam**. In brief, to illegally flood our roads and footpaths and obviously our 22 block subdivision / HEHS superfund as beneficiaries with silt and sand (see photos as proof) by removing all protection barriers, e.g. sandbags and staked bales of hay, etc, prior to a heavy rain event. To mean, to use the force of nature to destroy our property, e.g. home, farm, factory, subdivision, superfund or ATO /

Treasury Dept income. (As we are all victims to this scam.) C/ The scam to abandon, then litigate to gain as proof S C Judge John Muir's fraudulent \$10,000 model liquidation (*acknowledged legal joke*) for our planned court test case. (*Having worked in a testing laboratory it's normal to run a Vexatious Litigants, Fair Trading and CMC Act Magistrate Court Registrars test case to prove their theory, model and Davida's confession is correct.*) The scam / legal joke to claim our \$4.4million property valued on completion as fraudulent creditors to sell it off to pay the racketeering kickbacks and bribes. Our Solicitor, Adam Sambrook for Grants Lawyers explained why the first 3 Solicitors for our Head Contractor, now 'bagman' Rob Wilson refused to run his 'Site Solutions' scam and suffer a 5yr gaol term. As the QLS direct:- Solicitors must first defend the law and direct known criminals to plead guilty. To do the best they can to defend the criminal's rights and not cover up their client's perjury in court **as in our case!** D/ Study International and so called smart law. Colonel/Judge Shanahan has done all the hard work. He explained **"This is the best case for (the Racketeering Influenced Corrupt Organisation / RICO Act style) law reform."** The need to expand our current laws of **association and accession to cover abandonment for racketeering reform.***** As proof, ask why racketeering laws are not used and accepted as standard crime prevention procedures in Australia?

2. **A/ We must be used as a model in this flood disaster inquiry as ATO / Crown abandonment is the act of fraud.** We have been victims of 4 cyclones, tornado's or floods and therefore as a standard result, we just sat there in shock. When our friends came in mass with a big flat top truck and moved us out with what was left of our possessions. Our roof was leaning against the Yeronga Railway Station on the other side of Fairfield Road as photographed in the local Bne afternoon Telegraph Newspaper. As further proof on another occasion in moving north to Belli Creek it took 5 of us with 3 chainsaws and a stick raker fitted to a tractor, a full day just to reach our front gate just 800mtrs away. Where hardly a leaf was left on a tree and one side of the trees were hail damaged. Three months later, the trees that were still standing looked like lollipops as the new branches began to grow. Yes, we know what it is like to be a Queenslander, **to tuff it out and not give up, never realising this opened the door to well organised crime. Today Police have sworn an oath to protect us from crime.***** Police, in standing united agree we must take note of QLS Judge Shanahan's law review of all 14 Judges involvement and this multiple confessed crime cartel correction. Shanahan's advice was simple, as he said **"Your story is so unbelievable it's believable. You must prove (Crown) abandonment is fraud."** Shanahan directed in brief, you must follow the (ATO) money trail and study the court transcripts. **The scam in brief is to trust the crime cartel. Do nothing and nothing will happen.** B/ Davida Williams **plea-bargaining scam** as an ex-QDPP Barrister trained as a Crown / Public Prosecutor was not only to destroy her own client but was driven by a plea-bargaining deal **to protect the CBA 'deed of compromise' scam** with the CBA offer for Davida to stay out of prison for her \$1.3million 6 bank scam. The CBA paid me \$25,000 to admit liability by law, but only paid one victim. Grahame Ledwidge acted for Chris Watts; his boss and proved his incompetence; by law all victims have to be paid including the ATO. When our then accountant provided his \$10,000 paid for 'damages confession' this led to the CBA threats to our accountant, bullying and standover tactics and breakdown with the CBA. As proof, Grahame Ledwidge closed our CBA account. When we are one of many HEHS superfund victims. For example, the ATO claim for \$460,311.30 as an estimated figure to establish an ATO claim or model. Davida's scam was to work via Police Risk Management. As one Senior Police 'whistleblower' said, to give me a clue, being aware of the internal Police Risk Management program or better understood as Police insider trading **"Just because I wear a Police uniform, what makes you think you can trust me?" To mean, to solve our case.** As Police Insp Ray Loader Staff Officer to Assistant Commissioner Pat Doonan said as proof **"If you had paid the \$200,000 or given 2 blocks of land to the HC Rob Wilson, he would have stopped trying to beat you up. Better you had paid"** adding **"the chance of you meeting Doonan will not happen."**

Now the need for patience, Davida explained her motive for the \$200,000 claims. Davida confessed she felt confident in the District Court but was fearful of the Supreme Court. The importance to realise the subcontractors also worked under bullying, extortion and thuggery as proven by the CIB direction that the electrician could have laid assault charges with 4 witnesses and our Church Minister's family as witness to this ongoing violence. As a result, thanks to Police Minister Judy Spence and the Police Commissioner Bob Atkinson, Doonan apologised for **'abuse of public office and obstruction of justice'** and then resigned. The Courier Mail reported further charges are pending. Then the 4th Assistant Commissioner of Police, another **'whistleblower'** disgusted with Police Insp Loader's actions directed the use of the Judicial review Act to solve this case or obviously this Commission on Flood Disasters is a Premier's appropriate correction to this EPA Section 32 liquidation trigger and crime where the EPA Team Leader to their forum explained **"The EPA are toothless tigers."** (TBC) C/ Davida's Police Risk Management scam was to give me a criminal record to cover up the **'CBA 'deed of compromise'** scam with fraudulent theft, child assault and then when Channel 7 TV looked like running the scam on TV News the Police Risk Management cartel panicked and upgraded the charge to child molestation to create an illusion of a criminal record to damage my good name. The motive, to prevent the success to this Crown / ATO case. This means both the HEHS superfund and the ATO have lost \$millions in this 22 block subdivision scam to become creditors, to own the total subdivision as creditors, then to sell it off to pay the kickbacks and bribes. Our Solicitor Adam Sambrook said **"This case is over my head"** and directed Bain Gasteen Solicitors as uptown Solicitors with the experience to run this case. Hence this 14 Judge CBA confessed circus or legal stalemate with a fallback scam, **if the crime cartel fail then no-one goes to prison and all is abandoned to protect the crime cartel.***** D/ As Police admin, union and Police media agree we have to follow the QLS Judge Shanahan's direction and orders to the letter but you need to consider our State Cabinet Ministers as all Doctors and the Church have confirmed to our regular requests for help **"We cannot solve your legal problems for you."** Will the commission on flood disasters stand by our Premier, LMCN, the HEHS victims and the ATO? We have proof, not only to lay fraud charges but racketeering charges to introduce the RICO Act into Australian / ATO style law reform to make us as one with most developed laws and regulations in line with the SAA rules and regulations.

3. A/ The good news; our fall back plan:- the ATO Act overrules the State Vexatious Litigants Act that gave power as Davida explained and the Bne and HP smart court Registrars also confirmed to run this scam. (TBC) Police as a standard procedure have judged I am of sound mind but acknowledge we do suffer with depression and despair. The best example was when my partner Noelene Lambert a nurse failed her suicide attempts. **How close it was to burn off the vacuum cleaner hosepipe on the exhaust pipe of her 4x4, alone in an industrial estate at between 1 and 3am.** Her mistake, instead of using a proven garden hose pipe; Noelene and Insp John Earea Caloundra Police Station can explain the scam. **To kick you in the guts when you are down in the hope you will not get up.** Where the low life filth even tried to steal my now 91yr old mother's home with fraud, extortion, caveat and 1% shareholder scams as verified by Barrister Paul McQuade's lifting of the caveat. This is gutter / bank / town planning / EPA politics of the lowest kind, so much is hidden with planned liquidation. Again the scam to own our life's work and savings as a healthcare and prison reform consultant. How can I give into organised crime? Our HEHS superfund beneficiaries, my mother, family, staff, accountant, supporters and the ATO have not received their just reward. B/ Despite the fact for the past 8yrs we have begged the BCC, CBA and ATO to listen and act by law. **To test our case in our court system,** 14 Judges later:- we have proved thanks to S C Judge Margaret White's abandonment of CBA contempt of court and the 4th Assistant Commissioner of Police Judicial Review Act, according to S C Judge John Byrne, the penalty for this crime is a 5yr gaol term. To date, no-one has gone to prison for this crime.*** Davida was finally banned for life to practice law and was gaoled for her 6 bank \$1.3million scam. Please, as Judge Shanahan directed **"Do not ignore the obvious."** We have 9 Police Crime Reports and a

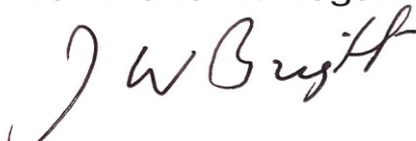
Police union report to prove, for example, now CIB Det Insp Trevor Kidd's guilt, who was transferred to Mt Isa. As proven by the QDPP release scam; refer Criminal Code Section 391 on abandonment, not to sue Qld Police for false arrest, a scam that was run by Davida. Most likely you were influenced by the CBA / QDPP plea-bargaining scam. The motive, Davida would go free for a \$1.3million 6 bank scam where the NAB exposed their contempt and in return Davida would destroy all copies of out bank loan agreement from our file in her possession. The agreement read that proposed subdivision land would be sold without title and deposit as a condition to provide the loan. Davida was directed as a Crown / State Prosecutor expert to do all within her power to give me a criminal record, to destroy this Crown, ATO case. As the CBA Senior Credit Manager Chris Watts said, quote **"This is a bank circus I do not wish to be part of."** But Chris, as Grahame Ledwidge's boss changed the hidden bank loan agreement to make it possible for the subdivision to be completed, as Chris also said **"It was always the bank's intention to provide the loan,"** which he did. C/ We will win based on criminology, mathematics and forward planning with the help of the ATO case exposing multiple entrapment, e.g. as another example of many, the Police also identified the \$47,692 false extortion invoice (*not approved by the project engineer John Koek or the CBA*). As Crown evidence that was left with the hidden nun-chucker attack in my home and also copies were sent to my mother demanding that she should pay, or as a 1% shareholder, given as a condition to mum's loan, mum would lose her home if she did not pay this extortion demand. I therefore believe James Pitman's CBA direction is correct. We have been given extra CBA **'whistleblower'** support, but with caution. All I can say at this time, the CBA **'whistleblower'** was witness to the CBA cartel.*** As Pitman confirmed in brief, there are honest bank management and staff who have offered help as our ATO case proceeds I believe they will introduce bank self help reform to protect long term bank customers where 2 lines were missing from the CBA subdivision bank loan agreement. Therefore we volunteered this \$1million Police Minister directed budget

TO HELP US HELP YOU.

4. A/ Dr. Frank Walsh, clinical psychologist explained (i) we must be responsible for our own actions, (ii) Frank explained our motive with words to this effect:- as the son of a WO1 in the RAAF as a parachute instructor, who drilled me over and over, it was my nature to protect my mother; even more after my father died.*** As a direct result I was charged as a crown / ATO volunteer and witness with child molestation. When I handed out mass produced Police Crime Reports on how I got my own Barrister into prison. My motive, to teach, educate and train future High School law students the need to ask their teachers to explain the necessity **to study the facts**. I asked the CIB Detectives the obvious question **"Who would molest children in the Supreme Court coffee shop at 10am, who were supervised by their two teachers, sitting at the next table and surrounded with QC's who were obviously aware of our conversation to volunteer prison reform?"** Therefore the CIB Detectives agreed the charges were a fabrication, they apologised and left the solution to the Qld Premier's team, the Police Commissioner Bob Atkinson, L.M.C.N. and the Courier Mail to resolve as promised. As a result of trusting Davida, I confess I was tricked, cheated and deceived.

**WE HOLD THE LINE UNTIL YOUR HELP COMES,
AS THE SHOCK OF 'FLOODBUG' RACKETEERING
BECOMES A REALITY!**

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