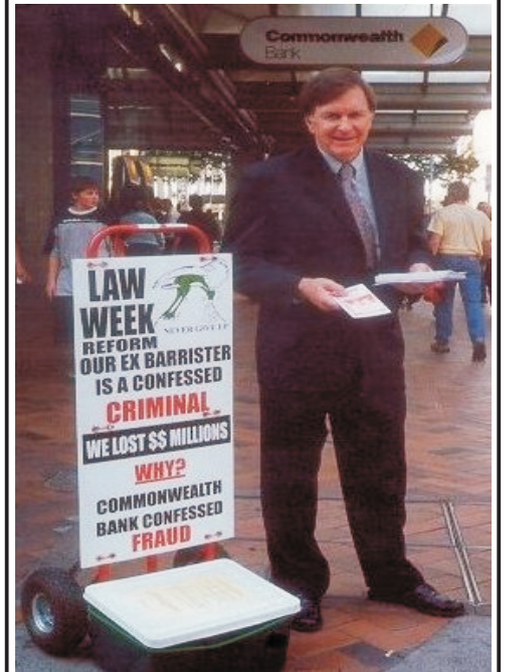


BY QLS, ATO (PEACEMAKER) SUPREME COURT ORDERED MEDIATION,

All Police must assist our Police admin, union, prosecution, media, ATO, civil engineers and EPA insurance scam **'whistleblowers'** to expose 'the Police availability and cost scam.' This scam was used on (PESC) Assistant Commissioner Peter Martin to ignore the Premier's Community Cabinet peacemaker solution to expose organised crime. As a prison reform, wellbeing Crown consultant, retired union rep. and primary victim and witness we took advice from the then Police Minister Judy Spence to help provide peace by volunteering this \$million budget. To have the CIB Det. Mark Hughes expose Fraud Squad Det. Brett Heath for protecting the CBA led cartel by hiding the faulty bank loan agreement. Refer Criminal Code Sect. 399, where fraud and racketeering charges must be laid for this internal money laundering QDPP plea-bargain. We must expose this **'Site Solutions'** scam. This \$10,000 to \$460,311.30 EPA / ATO model liquidation case that costs the Crown, Treasury Dept, ATO and the superfund industry in general \$billions in lost revenue. This is better known to Police as the **town planning protection racket**. As proof:- we must provide this QDPP correction. How the QDPP failed to use the CMC and LSC to check the facts to make peace.

22-06-2011
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



CHECK WEAPON AND INVOICE



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TEP 1/ Simulation is our area of expertise. Take the case of a woman's lover being charged and framed for killing his lover's husband. Then after his trial and execution the ex-wife confessed **"I killed my husband!"** The importance for the Premier's Community Cabinet, CMC, LSC, Police Ethical Standard Command and the standard Police checklist to ensure one QDPP mistake does not create another and another.

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TEP 2/ Why the QLS, ATO, court Registrars request for a technical device to protect the Crown from QDPP mistakes in trusting Davida. The wife was told she would receive a pardon, clearly this proves the DPP broke the law, but the DPP is the law unto itself, refer 1C. That is why the QLS law reform Judge Pat Shanahan ruled **our case is the best case for law reform**. As our ex-QDPP

Barrister Davida Williams AKA Wilson and Armstrong, etc. is now a confessed forger, fraudster and felon who tricked the Justice Minister, then Rod Welford into gaining a pardon for 2yrs only until Welford's correction to apologise to me, to have the Police lay charges (*refer to Police Commissioner Bob Atkinson's intention*) and then resign as Justice Minister. Davida was both blackmailed and protected by the CBA crime cartel and automatically backed up by the Police 'Risk Management' Dept. Davida was offered a pardon for her 6 bank \$1.3million scams on the condition she abandoned this Crown / ATO case.

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TEP 3/ I was told outside the CBA Queen Street Bne, if this was Melbourne, I would be blown away in the street, but as this is Queensland **the CIB could take care of us**. After we refused to pay \$200,000 or give 2 blocks of land **for BCC town planning protection**, I suffered an in-home invasion and nun-chucker attack and extortion demand over an unapproved invoice for \$47,692 left at the scene of the crime and also at my now 91yr old mother's home with further threats, also ignored by the CIB. Therefore, then Lord Mayor Campbell Newman under Police supervision promised a (*town planning / racketeering style*) press release.

JUSTICE EARN

CHIEF JUSTICE DEJERSEY, JUDGE MUIR, NEWMAN & THE BCC SOLICITORS MUST APOLOGISE.

1. A Why the Cabinet Minister **'whistleblower'** confirmed **"You cannot beat organised crime."** Instead of the now CIB Det. Insp. Trevor Kidd going after the nun-chucker attackers as standard Police procedure, ask why I was framed and charged for (i) theft, (ii) child assault, (iii) child molestation to try and put me in prison (*3 times*). The scam was to destroy my good name and credibility to prevent me acting as a Crown consultant, primary victim and witness to smash this crime cartel.

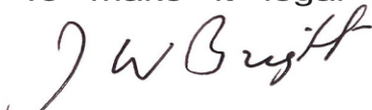
This goes to the heart of our legal system. We must also expose another false QDPP release scam not to sue 'Risk Management' Police for false arrest if all charges are dropped. Senior Police advise major Police Stations write out around 4 releases a month. B/ The Police Minister Spence and Police Commissioner Bob Atkinson as a result of the Premier's peaceful correction conducted an internal investigation and had Police Assistant Commissioner Pat Doonan give me a formal apology as he was in charge of the Police '**Risk Management**' / **crime cartel** that tried to frame me. Doonan then resigned. This was due to a large degree to Welford's apology, confession of guilt and the 4th Assistant Commissioner of Police '**whistleblowers**' evidence to confirm Insp. Ray Loader's Staff Officer to Doonan's confession of guilt. (TBC) C/ Based on both Davida's confession of guilt and the intelligence gained by the Bne. and HP Magistrate Court Registrars advice in brief, we cannot give legal advice but we suggest you study the Vexatious Litigants, Fair Trading and CMC Acts. This means as the QLS Law Reform Judge Pat Shanahan and the 4th Police Assistant Commissioner on this case have explained our judicial system must correct the QDPP plea-bargain that was run by Davida to trick the Justice Minister. This will prevent the crime cartel controlling the kickbacks and bribes as stolen from all victims including both the Crown via the ATO and in our case the HEHS superfund beneficiaries. Where the CMC and LSC have failed to interview the Police 'Risk Management' victims and to take advantage of the Fair Trading / Trade Practices Act to have the crime cartel pay back all stolen money, legal costs and loss of opportunities at the Supreme Court pleasure to ensure peace and justice is served. With this law reform to protect Magistrates and Judges from confessed fraudsters and criminals like Davida. Davida after 3yrs with Case 422/2000-2 HP caused Magistrate Ian Austin to state "**I do not care what (anyone from) the Police Minister down had to say.**" Therefore Judge Shanahan directed, to look at the obvious. If a Magistrate is so frustrated he ignored what is best understood as CC Sect 399 and not allow Cabinet Ministers evidence as proof, then the judicial system must not be over ridden by the Vexatious Litigants Act without the approval of the Judicial Review Act to examine this QDPP plea-bargain scam, to protect the Justice Minister from fraud charges. Note; Chris Watts for the CBA first confessed this to be a bank circus, to run the case around and around in court until both the key Magistrates and Judges became so frustrated with this corrupt legal system they just gave up on all defendants. As our case has been proved with Supreme Court Judge Margaret White's CBA contempt of court to fail to gain disclosure in reference the CBA's liability payment for \$25,000, also refer District Court Judge Charles Brabazon's backup statement quote "**This is not the way to do it.**" D/ The Courier Mail reported 14th Sept 2002, extra charges would be laid but this is where the BCC Solicitor Geoff Evans acted to protect the crime cartel and threw our team out of his office. In brief, **Newman broke his promise and abandoned us**. Refer BCC admin officer's statement "**I wish I could get a BCC project to finish on time and on budget.**" Evans as legal agent for the BCC must act to support BCC site inspector, EPA Sect. 32 team leader, insurance assessor and insurance broker, Police admin, union, prosecution and media crime circuit correction. For this hidden Crown evidence again refer CC Sect 399. In brief, to frame the innocent to expose the QDPP mistake to pay the kickbacks and bribes to organised crime.

2. A/ Chief Justice Paul deJersey must also apologise for his team's abandonment, in particular SC Judge John Muir who failed to apologise for being tricked like Rod Welford and correct his now proven mistake when he asked the obvious question, refer his Court transcripts to illegally liquidate our construction company Badja Pty Ltd over an obvious \$10,000 EPA insurance scam test case. When our 22 block subdivision was valued at \$4.4million on completion. Refer our then uptown Solicitors Bain Gasteen and Reg Klieidon Solicitor's quote "**\$10,000 is throwaway money in cases of this kind,**" adding "**I will swear in court I did the best I could.**" But when it came to DC Judge Brabazon his quote in summing up "**This is not the way to do it.**" To mean, Kleidon abandoned our case as proof of fraud. B/ Having worked in an SAA style testing Lab we focused on the key points of law, the \$10,000 EPA scam to run the '**Site Solutions**' scam which we have explained at least 100 times, again refer CC Sect 399 **to hide Crown evidence**. The evidence was hidden in a plea-bargain scam. Davida confessed it the best and said "**You would be surprised what goes on behind closed doors.**" The difference between an open court and full transparency and court transcripts as opposed to a MOB Barrister / CBA spy acting for our HEHS superfund town planning development blackmailed by the CBA confessed criminal in Grahame Ledwidge who paid \$25,000 to admit liability to a now hidden bank loan agreement. As proof, refer CIB Det. **Heath's details in hiding the evidence**. (TBC) Our CBA bank Rescue Management plan to bypass the bank's mistake and pay the superfund beneficiaries direct was overruled as the QLS Law reform Judge Pat Shanahan explained as the obvious stupidity of Ledwidge to add one mistake to another.

Shanahan explained Ledwidge should have said **"To redraft the sales contracts, have the new contracts signed and then rip up the old contracts."** But Ledwidge just said **"Rip up the contracts or I will close your account apart from a small housing loan."** (i) We only ripped up one contract for Tim Allen our accountant and paid him \$10,000 to lose an estimated \$125,000 (*valuation by law*) to gain Tim's damages confession of guilt as a qualified accountant to expose this ATO scam. Tim then reported the CIB Det. told him to keep his mouth shut. As Proof, Tim has failed to file our 2002-3 on tax returns. If this laundered money trail was set out as requested it will confirm we do exist and we are not transparent. We can prove without doubt a crime cartel does exist and we can save the Crown, ATO and the superfund industry billions of dollars. (ii) All other sales contracts were ignored by the CBA and as director for the superfund I hold the CBA accountable as part of our CBA James Pitman's Rescue Management plan. (iii) We have since paid out the CBA reported small housing loan. D/ As I have also explained at least 100 times two lines were missing from the bank loan agreement. As it read, we had to sell land without title and deposit to gain approval for the loan. Where not one Police Officer, CIB Det. or Federal Police Officer married to a CBA employee would buy land at a **'fire sale'** price of \$75,000 without title and deposit. Chris Watts, boss to Grahame Ledwidge amended the bank loan agreement to make it legal to finish the **'Site Solutions'** scam to prove this Crown ATO fraud / racketeering case as ordered by our correction team of experts. E/ It is standard legal procedure for most Solicitors to bring up the high costs of legal defence (*after 10yrs this laundered money trail is proof of guilt*). Most Solicitors will advise their clients in brief **"We have the ability to delay the court process, in our case with 14 Judges (7 Supreme Court) but the good news, in the end justice will prevail.** We have proved it can be a long journey, hence we appreciate the Prosecution Barrister's advice **"Just keep telling the truth, never give up on the truth."** F/ I believe with this above Crown evidence Police Commissioner Bob Atkinson offered hope for peace and asked the obvious question **"If you have enough money to keep writing these Police Crime Reports is it not better to just retire and live on the Sunshine Coast with what money you have left?"** How do I answer his question (i) the need to do your duty to provide peace, (ii) as the QLS put it **"Just do the obvious"** (iii) I have proved without doubt I am innocent of all false charges but as the QLS put it **"I must prove your abandonment is fraud,"** (iv) again simulation is our area of expertise, previously going up against 2 QC's, after 6yrs I won, but on the last day I cracked under the pressure and I settled for peanuts. As the QC's argued my customers may have broken a franchise agreement and set up in opposition but you cannot force them to buy from you, therefore is it not better to keep your ongoing business. So I ask you a similar QC style question. What is this ATO case about? What is a super fund? Is it not a fund to ensure peace, to protect us when we retire as we have, to pay our medical costs, to help live with quality of life and dignity and not to have to keep begging for justice? In brief, super funds must be protected at all cost and **we must have ATO closure!** *** G/ I accepted peanuts again from the CBA to pay me \$25,000, as I was told by my Solicitor Reg Klinedon **"You must prove bank liability as the first step by law to prove guilt."** Step one has been achieved. Step 2, as agents for our HEHS superfund I have received an apology from (i) the CBA, (ii) the Justice / QDPP Minister (iii) the Police 'Risk Management' Asst, Commissioner. Therefore if we are to forego our current legal system and accept the QDPP plea-bargain we must do so with the confidence that the plea-bargain is not a scam run behind closed doors to destroy the innocent and make us victims of crime, **AS THIS QLS, ATO, EPA SITE SOLUTIONS SCAM HAS PROVED.** The Premier's peaceful solution is to support Tony Coburn, Bne ATO investigator who unlike the rest of the Supreme Court gallery did not think it was a joke when I stated **my Barrister is a criminal.** Tony and his team took the time to listen and agreed to look into our case. As I recall Tony said **"I was called into my boss's office and told to keep out of it."** QLS **'whistleblower'** proof ATO abandonment for 10yrs is fraud. As the Fraud Squad and Police administration tried to explain as standard Police procedure, 'you must get your (*International RICO*) act together or you will be out the door so fast your bum will not touch the ground.' To create the law of abandonment in honour of QLS Law reform Colonel/Judge Pat Shanahan (*the best*)

SO WE CAN LIVE IN PEACE.

To make it legal



Signed John Bright



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