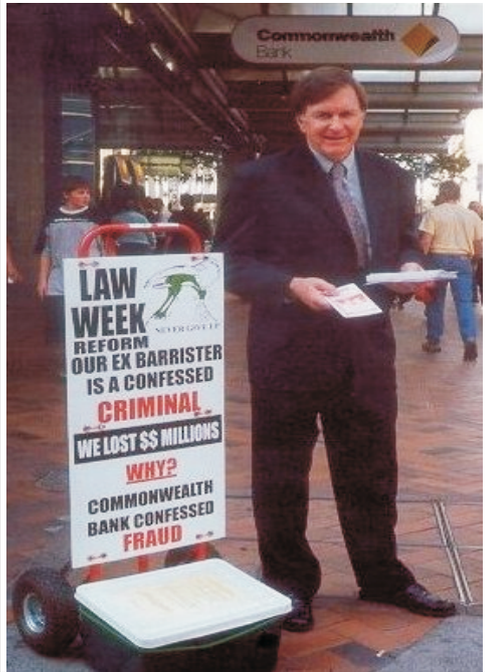


# WHY ACCEPT NEIGHBOURHOOD WATCH / HOME SAFETY, AND POLICE / PREVENTION QLS STYLE CRIME REPORTS?

Via letter to the editor with an ATO / wellbeing, prison / law reform consultant's solution under smart Hinterland editor Michael Berry's advice:- "**The Range News are better suited to fight for a cause!**" For the Sunshine Coast Daily to back-up and copy this format to resolve this superfund scam as promised by the Courier Mail to solve this ATO case. By taking the lead from our smart Police Commissioner Bob Atkinson who has acknowledged I act for our HEHS superfund victims of a Police / QDPP / CBA racketeering scam. Via an in-home invasion / nun-chucker attack for kickbacks and bribes; **refer 9 official Police Crime Reports and the Supreme Court Judge Ken MacKenzie's ordered mediation via Supreme Court Judge John Byrne's 3 step procedure:-**

24-05-2011  
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



**S** TEP 1/ As the then Premier, Peter Beattie put it 'to use his cabinet ministers to find this (QDPP / Police admin, Police union and Police media TBC rescue team) solution'.

**S** TEP 2/ The then Lord Mayor Campbell Newman (under Police supervision with BCC site inspector and EPA support) **promised a press release**. \*\*\* This draft answers the Courier Mail's direction that further (town planning style racketeering) charges must be laid.

**S** TEP 3/ The smart QLS are now running regular bus tours to expose, educate and train the general public that **the Fitzgerald Report on QDPP / Police run racketeering for kickbacks and bribes is still a reality and operates today! Hence the need to get onboard with a smart Solicitor.**

## JUSTICE EARN

# WHY CROWN CHARGES MUST BE LAID.

1. A/ Why did Police admin allocate CIB Det. Mark Hughes to set out this Crown / ATO case? Why did Hughes fail? This was due to the Assistant Commissioner Pat Doonan who apologised to me for '**obstruction of justice**', '**abuse of public office**' and then **resigned**. Doonan was in charge of a Police Risk Management procedure that was also used on the now Assistant Commissioner Peter Martin to fraudulently close this ATO case with a similar **Police cost and time scam**. When by standard clinical psychology as the ATO will confirm **a crime is only over when it's over and it's not over yet**. The Crown has to be paid \$460,311.30 if their valuation is correct. To explain, the need is to copy the fire / rescue department to first save lives or perhaps better understood by prison / law reform with the crime, control and correction model, to create correctional centres to catch, contain, educate, train and rehabilitate criminals. B/ As further proof this ATO crime is real the Police Minister then Judy Spence directed I set aside this (\$1million) budget to prove what the ATO / Crown have supplied as evidence and use standard ATO procedures, where the ATO estimate their loss for our 2002-3 HEHS superfund tax return at \$460,311.30. We agree under the condition that we are victims in common and if we stand together as one **this case will be resolved!** C/ The Police Minister and Commissioner therefore had Doonan apologise and resign due to the Police crime cartel made up of:- CIB Det. Insp. Trevor Kidd now transferred to Mt Isa. As proof, he tried to frame me for theft. You must study the facts and Davida Williams ex-QDPP Barrister's release scam / not to sue Police for false arrest.

Then Fraud Squad Det. Sgt. Brett Heath who has confessed guilt to Criminal Code Section 399, to hide a Commonwealth Bank confessed illegal loan agreement from the ATO / Crown to enable the **'Site Solutions'** scam to steal our 22 block subdivision run by our superfund to pay the kickbacks and bribes. Then Assistant Commissioner Pat Doonan's staff officer Insp. Ray Loader who directed quote **"If you had paid the Head Contractor \$200,000 or given 2 blocks of land the Head Contractor would have stopped trying to beat you up. Better you had paid. \*\*\* The chance of you meeting Pat Doonan will not happen."** See photograph of this event on our website as proof. D/ Atkinson needed what is called natural or holistic justice to gain the whole truth, nothing but the truth. Where the CBA corrupted this case by blackmailing and bribing our defence Barrister Davida Williams as part of a QDPP plea-bargaining scam between Grahame Ledwidge for the CBA, then Justice Minister Rod Welford who has since apologised and resigned and Davida. The plea-bargaining scam meant in brief, Davida would be given a pardon for confessing guilt to her 6 bank \$1.3million scams. Note; this equals 6 scams at \$200,000 each. As Davida confessed she had been given protection in the District Court but feared the Supreme Court where no protection would be given. E/ Thanks to the Premier, his cabinet, Lord Mayor, Police admin, union and media, \*\*\* the QLS have exposed the Fitzgerald Report to educate, train and reform the QDPP how to first acknowledge the 3 step Supreme Court ordered procedure by Judge Byrne (i) Identify there is a crime (ii) process the charges (iii) catch and charge the criminals. As proof as the Police Commissioner put it **"No charges will be laid at this time"** as more evidence had to be collected against the now confessed MOB Barrister who was protected by the QDPP, Police and CBA cartel. Davida as a trained Public Prosecutor and now a confessed bank forger and fraudster worked as a bank agent to pay back the stolen money as part of her \$1.3million 6 bank scams and then destroy our Crown / ATO multiple \$10,000 model EPA Section 32 / **'Site Solutions'** case in an attempt to gain her standard \$200,000 payment as her normal share for her legal fraud to abandon the evidence to be put in front of the 14 Judges involved in this case. This is the tip of the QDPP plea-bargaining scam. The obvious question as the QLS put it **"Who checks the QDPP plea-bargaining procedure?"** The obvious answer; Neighbourhood Watch. F/ In the end, the CBA confessed liability and for the past 10yrs have done all within their power to get even and to put me in prison for theft, child assault and child molestation. Understand the Commonwealth Bank is not the criminal, Grahame Ledwidge as Credit Manager took it on himself to go against both Senior and Junior Management and staff for confessed self-greed and self-gain to try and destroy our credibility to hide his ongoing multiple mistakes. My argument is not with the CBA, it's my duty to prove how the CBA was tricked, cheated and deceived and how the loans officer James Pitman said it best **"You must find someone in the bank to listen to your story so that justice can be done."**

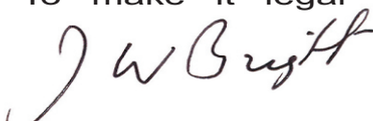
2. A/ I was told on the 20<sup>th</sup> May 2011, my now 91yr old mother Ada May Bright is in hospital with fluid on the lung. Mum has come out of intensive care and we hope is on the road to recovery. As a young man I made a promise to my mother to reward her for all her hard work via our superfund as a beneficiary for supporting our health care business trading as Healthequip. Healthequip was sacrificed to ensure we had a budget to fight the Commonwealth Bank, to prove Grahame Ledwidge's guilt. As mum said **"As 3<sup>rd</sup> generation bank customers, you would think the bank could do much better than this."** To mean, Ledwidge admitted blame, paid \$25,000 to one victim only, sacked the Loans Officer James Pitman and blamed him, closed my bank account and as the QLS confirmed completely stuffed up the loan agreement with one mistake after another, and he totally forgot about the possibility that the ATO would claim for \$460,311.30. In brief, the ATO are covered by common law and the Fair Trading Act. For the ATO to be paid; they have to prove CBA guilt; then finally justice will be served. To make it clear, Ledwidge is guilty of the crime as ruled by Judge John McGill as Solicitor's self-greed and self-gain. To mean, Ledwidge destroyed anyone that got in his way. That is why the QLS directed via Judge Pat Shanahan **"This is the best case for law reform."** The Premier's solution therefore is the balance of law, to just balance the books with the use of the bank approved land valuations. It is not enough to prove we are innocent of all false charges. We have to prove how the CBA in defending their illegal loan agreement left the door open for the Head Contractor Rob Wilson to run the **'Site Solutions'** scam. This means, the need for the QLS style education and training to rehabilitate the criminals, where most Judges understand the Nigerian inheritance scam and with a greater degree of difficulty a lesser understanding of the sub-prime mortgage loan and Ponzi scams. Supreme Court Judge John Muir confessed his ignorance when it came to the **'Site Solutions'** scam but despite this he liquidated our 22 block subdivision over a fraudulent

\$10,000 EPA insurance scam, where most smart town planning, civil engineers and local site inspectors are familiar with this scam. Therefore the BCC administration officer / **'whistleblower'** tried to help in setting out the Crown case stating **"I wish I could get a council project to finish on time and on cost."** B/ In simple terms, our subdivision was run under the control of organised crime. As proof, the cost and time was allowed to blow out to 10yrs to create what we have called all-fraud, to abandon, litigate, liquidate = fraud. The scam, to own our subdivision and then as creditors, to sell our \$4.4million subdivision to pay the kickbacks and bribes. The principle of law is based on intent. **To survive, we were forced into a fire sale. On the condition:- the superfund profit was passed onto our superfund beneficiaries.** \*\*\* Rather than the Loans Officer, who was close to a breakdown with reduced staffing levels having to modify the faulty loan agreement, we agreed that this procedure would be satisfactory for the pre-sale of \$800,000 worth of land to provide the bank loan. So, you tell me what part of this 10yr scam don't you understand? More important, why does the ATO protect this 10yr ATO scam? C/ This caused the Police Risk Management to have the CIB Det. act in the mistaken belief they were protecting the Crown's interest. As proof, our accountant Tim Allen reported the CIB told him quote **"To keep your mouth shut."** To mean, Risk Management is the direct opposite to Rescue Management as a healthcare, wellbeing, prison reform consultant, **saving lives is our goal, not destroying lives to cover up mistakes.** So the Premier's mathematical solution is by bank approved official valuations, as standard bank procedure. D/ As ASIC put it **'the Police must find the stolen money'**, or as the QLS put it **'you must do the obvious and prove abandonment is fraud.'** As Mark Hughes failed to complete his task, **you just use another crime circuit to prove guilt.** \*\*\* As the Premier confirmed quote **"Volunteers do it best."** Therefore, as standard Police backup procedure to use volunteers who do their duty by law with the aid of neighbourhood watch and a promised newspaper press release; together with teamwork we can solve this crime. E/ As a smart TV executive put it, **'when the bubble bursts it will be a feeding frenzy.'** We agree with the Crown and the QLS that this is the best case for law reform, e.g. the **International RICO Act and the law of abandonment.** So do not be afraid to do your duty and support the intelligence of the smart Magistrate Court Registrars Brisbane and Holland Park who tried to explain Davida's confession of guilt. As they explained the solution is in studying the Vexatious Litigants, Fair Trading and CMC Acts. There is much to learn. To try and simplify, Davida as a Vexatious Litigant has ignored the Fair Trading and CMC Acts and as the Assistant Commissioner of Police **'whistleblower'** explained, this must be resolved by **the Judicial Review Act** where all criminals must refund their stolen money with legal costs and lost opportunities as ruled by smart Judges like Supreme Court Judge John Byrne who had absolutely no idea of the **'Site Solutions'** scam but he had a fallback plan and warned that the penalty in trying to deceive him, is a 5yr gaol term. It's obvious that the ATO, CBA, BCC and ourselves are the victims and Grahame Ledwidge through his obvious stupidity allowed Rob Wilson via the so called engineer Brad Jones to run the **'Site Solutions'** scam. Because of the law as it stands, this is treated as an engineering Arbitration scam where some Police mistakenly believe this is outside the control of the Queensland Police Force. **Surely you understand this fraud to cheat, trick and deceive Queensland Police.**

3. A/ Due to the medical emergency of my mother's health, I request (i) the Commonwealth Bank makes a formal apology to my mother. Mum, who trusts the bank but not the proven and confessed criminal of Grahame Ledwidge who allowed the ATO and her profit to be stolen. (ii) Therefore charges must now be laid when you have availed yourself of our expertise and also as the key primary witness, to ask us any outstanding questions you may have following this formula or model.

## WHAT PART OF THIS ATO 10YR SCAM DO YOU NOT UNDERSTAND?

To make it legal

  
Signed John Bright



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