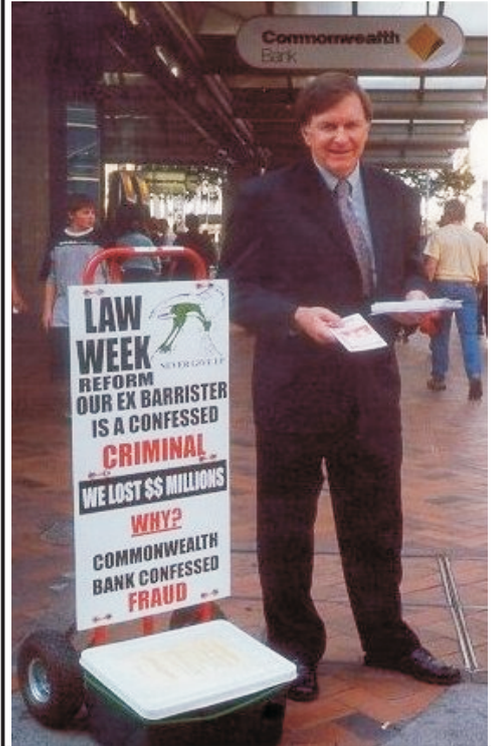


# HOW THIS ATO LOSS ASSESSMENT FOR \$460,311.30 PROVES:-

this mathematical, Crown, S. Court, Police admin, union, media and QLS law reform case or riddle to introduce both the (*International*) Racketeering Influenced Corrupt Organisation (RICO) Act and Australian Law of Abandonment to complete the set to solve the Head Contractor (HC) Rob Wilson's town planning / '**Site Solutions**' / HEHS superfund scam. Under smart S. Court Judge John Byrnes 3 step standard procedure:-

29-04-2011  
Australian Government  
Australian Taxation Office  
Reply to: GPO Box 9977, Perth 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



**S**TEP 1/ **His crime equation and Premiers solution is a 5yr gaol term.** This equals the penalty for a 22 block subdivision valued at \$4.4million on completion that should have produced an ATO estimated \$460,311.30 payment but as Crown victims in common:-

**S**TEP 2/ The above figure would only apply if SAA style Arbitration procedures had been applied and our 22 block subdivision had been run in a tradesperson like manner. To mean, all trades people were paid by the CBA via the HC who **held back payment** and used force on the subcontractors to hold them **off the worksite for 16mths**. \*\*\* Refer Criminal Code Sect 391 on the definition of theft by abandonment, Sect 399 **fraudulent concealment of particular (bank) documents**.

**S**TEP 3/ With the aid of 9 Police Crime Reports (*refer Church Minister's key report*), the court transcripts and the laundered money trail, we have proved to Police / BCC satisfaction how our subdivision was run under violence, standover, bullying and Commonwealth Bank blackmail tactics on the subcontractors, the developer and **ex-QDPP legal counsel** making sure the subdivision was built just short of completion to prevent the subcontractors turning on the mains power and water supply to gain the final BCC approval and Campbell Newman's promised press release.

## JUSTICE EARN

## THE SCAM TO GAIN LIQUIDATION

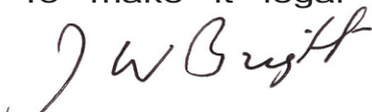
- 1) A) So the HC could then act as creditors to turn on the power and water supply, to sell off the 22 block subdivision to pay the kickbacks and bribes. The scam or model was to own our 22 block subdivision by using a \$10,000 EPA Section 32 insurance scam. As District Court Judge Charles Brabazon put it to our MOB Barrister and now confessed criminal Davida Williams "**This is not the way to do it.**" B) This is called the '**Site Solutions**' scam. Now consider; as the developer, what options did I and S. Court Judge John Muir have? Note, the Project Engineer Greg Henwood was employed by the HC and assisted in this scam. As Crown evidence, you need to acknowledge the CBA directed to employ a new engineer John Koek as the subdivision would normally be completed in 6 weeks but was fraudulently extended to 16mths. As John Koek put it; you have two options. Option 1/ to pay out the original HC to create a full and detailed case, which we have done **to lay Crown charges** or option 2/ to sack the HC and have John Koek instruct the subcontractors to finish the subdivision **and then lay charges**. C/ This Crown case can be won in three key areas (i) the area of arbitration via the electrician (ii) the area of arbitration via the plumber/drainer (iii) the classic denial by the Area Commander Steve Pettinger; his quote and motive for Police abandonment "**This is a civil matter outside the control of the Queensland Police.**" Where ASIC have advised quote "**This is a Police matter.**" The Police Risk Management section in protecting the interests of the Commonwealth Bank were in fact protecting organised crime for the kickbacks and bribes supplied by this self funded / cruise control style scam. As Insp. Les Hopkins put it as part of the new Area Commander John Hopgood's backup team, the CMC need to investigate this case **to check these facts**. To mean, without the BCC approval to provide '**on-maintenance**' (*a BCC town planning procedure*) **no land sale contracts can be approved to sell land to prevent forced liquidation**.
- 2) A) As QLS Law Reform Judge Pat Shanahan put it "**Look at the obvious.**" This created what is called a '**fire sale**'. To mean, to gut the subdivision, **to sell below cost to gain bank approval to supply the loan**.

Where under normal circumstances the land would have been sold from \$200,000 a block, but at \$75,000 a block this exposed the act of kindness as approved by the CBA Relationship Manager James Pitman. To offer this **'fire sale'** to my family, friends, workmates and HEHS superfund beneficiaries to the value of \$800,000 to prove CBA viability to gain the bank loan. For example, we signed a contract with our accountant Tim Allen for \$75,000 so with time and patience he could resell at \$200,000 and make a profit in the area of \$125,000. B) As proof, the HC was told his **'Site Solutions'** scam had failed. We followed John Koek's direction and moved forward and used our **'fire sale'** to gut our subdivision. By the time the HC became the creditor of the subdivision all 22 blocks apart from our home had been sold. Where we paid our accountant \$10,000 to provide his **'damages confession'** to lose the \$125,000 as the CBA, c/o Grahame Ledwidge (GL) directed all sales contracts to gain the loan approval had to be ripped up. **GL proved his total incompetence by continuing to add to the bank's mistakes by trying to cover up mistakes;** which is the definition of fraud. Please refer to the act. The only contract ripped up was by Tim Allen to prove Commonwealth Bank guilt, to expose the faulty subdivision loan agreement. C) As Judge Shanahan directed, GL should have said **'to redraft the loan agreement, have the new contract signed, then rip up the old contracts.'** As Shanahan as a Law Reform / Fair Trading expert reported **"This is the best case for law reform"** to make change for the better, the need as the Court Registrars directed; to study the act. **To mean, where possible the truth must prevail.** D) We created what is called a stalemate. As a Crown prison reform and wellbeing consultant my credibility will lead to this Crown success. The longer this case drags on is proof we are totally innocent but with the CBA paying \$25,000 to admit liability and in paying \$30,000 to the so called engineer Brad Jones to initiate the 'Site Solutions' scam and with S. Court Judge John Muir's direction that he had no idea of this law reform model causing him to ask 'why would you self liquidate Badja Pty Ltd (*your own construction company*) for \$10,000?' Having worked in a testing laboratory and BCC inspection section I agreed with Judge Shanahan's direction to prove (*your*) abandonment is fraud. To prove with a \$10,000 test case model this is the best case for law reform to introduce the RICO Act but just like the Queensland Police admin, union and media were abandoned by the actions of the confessed MOB Barrister blackmailed by the CBA via the Justice Minister Rod Welford to stay out of prison for her 6 bank \$1.3million bank fraud on the condition she paid back the money she stole and destroyed our Crown case to expose the kickbacks and bribes. Referred to as a QDPP plea-bargain.

- 3) A) Today, after 12mths of pressure on our now 3 accountants, who now also wish (*I am told*) to gain **'whistleblower'** protection along with the 4<sup>th</sup> Assistant Commissioner of Police and CBA bank staff, as we have concrete proof that the Commonwealth Bank are lowlife filth and scum. The CBA via GL confessed self-greed and self-gain to destroy our lives and assist in this **'Site Solutions'** scam. All the witnesses in this case have given an apology for their abandonment. My 91yr old mother and I are the only Commonwealth Bank customers who have the courage to stand up to well organised crime. We were told outside the Commonwealth Bank **"If this was Melbourne you would be blown away in the street but as this is Queensland the CIB can take care of us."** As proof, the CIB (best known as the Police Risk Management Department) tried to frame me for theft, child assault and child molestation in the Supreme Court coffee shop. Even Chief Justice Paul deJersey turned and ran when he could have acted like Judge Byrne to resolve this Crown case and ensure this ATO claim was paid via the CBA as the principal actors by the laws of association and accession and the need for the law of abandonment under the QLS Judge Shanahan's law reform direction. B) Chris Watts, boss to GL put it **"This is a bank circus I do not wish to be part of."** As proof this is a bank circus, Watts amended the now hidden loan agreement to make it legal to fund our loan to gain BCC **'on-maintenance'**. This is called self entrapment where the ATO as co-defendants must collect our taxes to pay the Australian Treasury Dept. C) As the smart and caring Magistrate Court Registrars Brisbane and Holland Park directed, you will need to study the Vexatious Litigants Act (*David's loophole to override the Justice Minister Rod Welford and all 14 Qld Judges on this case*), the Fair Trading and CMC Acts in line with the 4<sup>th</sup> Police Assistant Commissioner **'whistleblowers'** direction to use the Judicial Review Act and the Premier Anna Bligh's now solution to use the Queensland Floods Commission of Inquiry via the Police / BCC directed EPA Section 32 to remove protection barriers, both physical and legal to flood the BCC footpaths and roads as the BCC are also victims in common where Campbell Newman has promised to expose this scam on behalf of the Queensland Police as the Premier's Community Cabinet solution. We were invited to volunteer this \$1million budget to prove guilt as the Treasury Dept. and HEHS superfund victims must be paid **their just reward**. D) As the Prosecution, QDPP and all experts will confirm,

**TIME AND PATIENCE WILL SOLVE THIS CASE. NEVER STOP ASKING QUESTIONS UNTIL YOU UNDERSTAND YOUR ACT OF ABANDONMENT IS THE CRIME. TO BE PROVEN INNOCENT IS NOT ENOUGH, WE MUST PROVE GUILT BEYOND DOUBT. GET INVOLVED, YOUR TEAMWORK IS THE ONLY SOLUTION.**

To make it legal



Signed John Bright



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