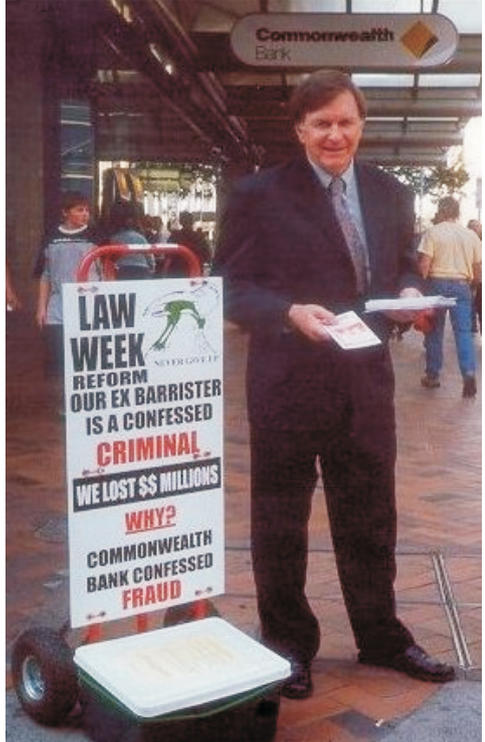


# CAMPBELL NEWMAN'S PROMISED PRESS RELEASE:-

to expose, this town planning, racketeering / self entrapment or correction model to create 'fire sale' victims out of ongoing **flood victims**. This EPA Section 32 scam was used to flood our property with silt and sand by removing all physical and legal protection barriers to own our homes, farms, commercial buildings and superfunds, as bank influenced creditors to pay the kickbacks and bribes. As a Crown prison reform / wellbeing consultant, flood victim and witness, I was directed by the Qld. Premier, Police / admin / union / media and S. Court to set out this Crown case. In studying criminology, the Crime Prevention Unit (CPU), and Crime Stoppers, I acted on these models with the aid of Police approved BCC / Standards Assoc. of Australia (SAA) model 3 step legal testing procedure:-

30-03-2011  
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/TV management reported:- "When the bubble bursts it will be a feeding frenzy." But organised crime pays for protection via kickbacks and bribes called **a self funded crime cartel**. **How do we assist Police charge this protection cartel?**

**S**TEP 2/Clinical psychologist Dr. Frank Walsh explained the Premier's solution "**It's only over when it's over but it's not over yet. You have the power within you.**" To act now! To distance yourself from corruption before it's too late, **the need to be accountable**. For example; all Doctors interviewed have said the same "**I cannot solve your legal problems for you.**" Police Commissioner Bob Atkinson directed **we should take notice of the QLS Law Reform Judge Pat Shanahan. (The best!)**

**S**TEP 3A/ Judge Shanahan studied this unsolved crime that involves 14 Judges. He confirmed this is the best case for (*Racketeering / fire sale / bank influenced / corrupt organisations / RICO Act*) law reform. B. This scam was run by the high profile ex-QDPP MOB Barrister Davida Williams who worked for the Crown and QDPP and is now a broken self confessed forger, fraudster and felon. The ATO came to our aid and provided their valuation and estimated loss for our 2002-3 HEHS superfund tax returns / corrupt 'fire sale' loss of \$460,311.30 and therefore has solved the Magistrate Court Registrars request for a 'technical device' or law reform model.

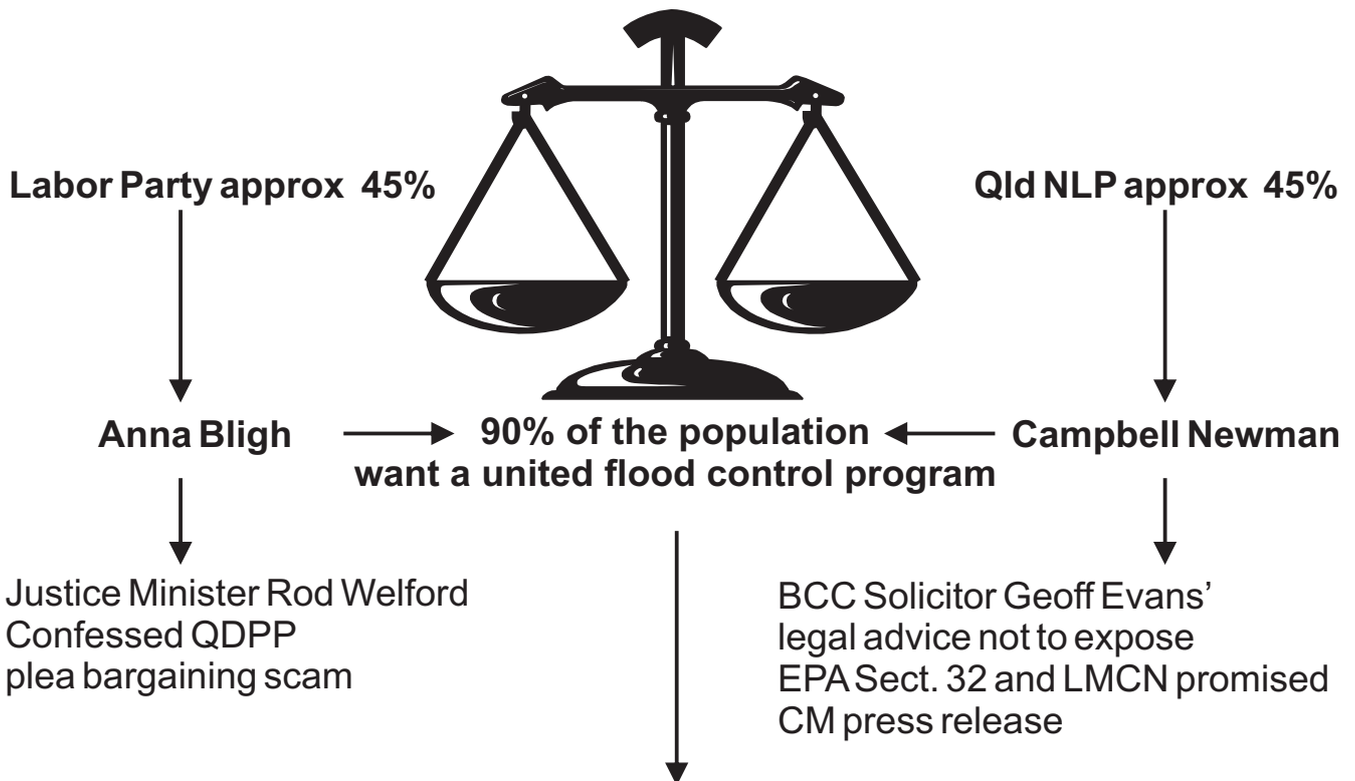
# JUSTICE EARN

## HOW THIS QDPP PLEA BARGAINING SCAM WORKS!

Solution 1A/. Then Justice Minister Rod Welford apologised and directed the Qld Police are in charge of this case. As normal, he resigned as Justice Minister, in brief because he admitted he had been tricked, cheated and deceived in a scam hatched up between his ex-University law friend Davida (*known by at least 5 names*) and Grahame Ledwidge, Credit Manager for the Commonwealth Bank. The scam was for Davida to receive a suspended gaol term sentence or pardon for her 6 bank, \$1.3million scams **providing Davida destroyed this Crown case**. In brief, as proved by the Fraud Squad to destroy the Commonwealth Bank illegal subdivision loan agreement as it was held under Davida's standard legal procedure to be used as evidence in this Crown case. Davida in confessing guilt was ordered never to practice law again and serve 6mths of her 3yr gaol term **for her 6 bank scam only**. \*\*\* Davida has never been charged as per the Courier Mail (CM) press report 14/09/2002 where other LMCN referred charges are still pending. (TBC)

B/. Hence the need to support the Qld Police, CM reporters and **'whistleblowers'** who have also promised to follow up the LMCN promised **no justice on town planning racketeering style press report.** (Apparently still waiting on Campbell Newman)

C/. My son Aran, who was talking to me on the phone when the nun-chucker extortion attack occurred (due to the aid of mediation with his ex-University mates), said **"Study the conspiracy theory."** To see the big picture, **why and how did 14 Judges fail to miss the plot big time?** The clue in brief, this is a model for \$billion town planning scams. Hence the Crown / CPU unit / RICO attempt to fight self funded crime cartels. The need to consider the balance, in line with the NSW latest election, with the damage done to the NSW Labor Party caused by political based corruption, eventuated in a massive swing by voters and the need to discover how organised crime controls the final political outcome. The Crown has identified the need for our case as the so called best case for the International RICO Act style law reform.



Who will control the kickbacks and bribes for the 1-10% organised crime protection vote? The need is for this Crown / Treasury Dept. / ATO case. Examine this MOB Barrister Davida's model protection / racketeering cash flow & abandonment of legal procedures.

Proof with a public service introduction to 14 Judges transcript style samples!

**EVIDENCE 1.**

Public service:- EPA forum Team Leader quote **"The EPA are toothless tigers."** This is an honest admission of guilt as explained in moving from private practice to the public service!

**EVIDENCE 2.**

Arbitration order Engineering House Bne:- Davida explained, as Senior Legal Counsel, the Arbitrator would follow her lead. Why **ZERO** result? This is proof of legal abandonment and wasted legal costs.

### EVIDENCE 3.

Magistrate Court Ian Austin sample as key Magistrate to the Bne and Holland Park Vexatious Litigants cases. His proof of total frustration with his classic legal statement in this 3yr farce of Case 422/2000-2 **“I do not care what (anyone from) the Police Minister down has to say.”** Sadly Davida acted for the crime cartel. This is proof by what is generally accepted in the CIB as quote, **'natural justice'** (*holistic justice*). Austin was tricked, cheated and deceived as acknowledged by the Bne and Holland Park Magistrate Court Registrars whose request was to move forward to international standards and the RICO style law reform.

### EVIDENCE 4.

District Court Judge Charles Brabazon's best example for District Court Judges ruled of Davida's farce not to run the CIB, BCC site inspectors, independent engineering report, insurance assessors and CBA Rescue Management plan, said to Davida **“This is not the way to do it.”** (As QLS proof, *Davida purposely abandoned our case as part of the CBA / QDPP plea bargaining scam, for Davida to stay out of prison.*) In brief, Brabazon left this case to the Crown to run this now \$1.3million 6 bank cover up scam to abandon, litigate and liquidate = fraud. A **'Site Solutions'** / forced **'fire sale'** / racketeering self funded crime where the CBA paid me \$25,000 to admit liability and blame and sack their Loans / Relationship Manager James Pitman. (TBC) This was automatically elevated to the Supreme Court jurisdiction. Davida explained she felt safe in the District Court to run her scams as a minor misdemeanour but explained her fear in running scams over \$250,000 and having to defend herself in the Supreme Court. (TBC)

### EVIDENCE 5A.

After the CIB tried to frame me for theft, child assault and then with TV's Channel 7 involvement and threats to go to air, I was charged with child molestation. The CIB came after my Healthequip Manager Gary Armstrong. The CIB tried to charge Armstrong with a \$198,000 NAB forgery. The good news being, this led to Davida's confessed forgery, to try and rip off the NAB. It went all downhill for Davida from there. **The \$200,000 or 2 blocks of land kickbacks and bribes were now exposed to the experts but so far have never been exposed to you, the voting public.** Hence the importance is to provide either the Premier's racketeering charges or Lord Mayor's promised Courier Mail press release.

B. For legal advice the need is to study 4 key Acts. (TBC) The key Vexatious Litigants Act Section 3 (2). **An order under this section shall be made only upon the application of the Attorney General, etc.**

### EVIDENCE 6A.

Supreme Court sample:- Davida confessed how and why the Vexatious Litigants Act came about. In brief, this act was to control Supreme Court Judges who had a leaning towards the Green movement and anti-development. Davida described the case of the Bne to Gold Coast 4 lane highway development where it was alleged the Green vote destroyed both the Labor and NLP with 90% of the vote. Both parties failed to build the 4 lane highway, where with a 2 lane highway it was normal to experience 2-3hrs delay on a regular basis.

B. Davida explained the down side of this act, in brief, to take away control of the Supreme Court and give the power to the Justice Minister who could control a negative outcome by abandonment or no justice as Judge Shanahan explained **“The need to prove abandonment is fraud.”** The scam is designed to pay kickbacks and bribes to control our democratic system, but as our case has proved the need for violence. Intimidation, standover tactics and bullying as confirmed in our 9 Police Crime and Police union reports.

(TBC) The Premier's public service team picked up the need to gain the Premier's direction, in line with his cabinet, LMCN and CBA **'whistleblowers'** direction.

- C. Many crimes however are resolved as a result of a mistake. If the 2 lines had not been left out of our CBA loan agreement to sell proposed subdivision land to the value of \$800,000 to prove the viability of this project we would not have been given the opportunity to assist in law reform. For example, Grahame Ledwidge in an attempt to cover up bank mistakes said **"Breast cancer and divorce is a death sentence"** and he almost succeeded by creating this fraudulent **'fire sale'**. This created Crown proof as our HEHS superfund beneficiaries including the ATO \$460,311.30 official valuation claim has not been received. Our original accountant has now requested **'whistleblower'** protection. As he said in brief, the CIB Det. told him TO KEEP HIS MOUTH SHUT. We were warned outside the Commonwealth Bank 240 Queen St in Brisbane, in brief, **"If this was Melbourne you would be blown away in the street, but as this was Qld. the CIB could take care of it."** To mean, the CIB tried their utmost to give me a criminal record to abandon this Crown case **to give the standard impression that crime cartels do not exist in Queensland.** CBA Senior Credit Manager Chris Watts said **"This is a bank circus I do not wish to be part of."** Would you blame him? But as proof of Crown entrapment Watts changed this faulty loan agreement and made it possible by his correction and self entrapment to create a **'fire sale'** solution. Normally Chris Watts would be responsible for the mediation and **'deed of compromise'** payment, but he left it to Ledwidge to compound his mistakes. (TBC)

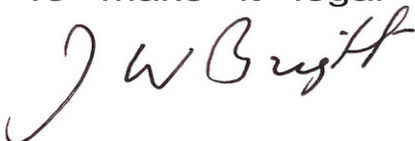
EVIDENCE 7A. Handing out so called Police Crime Reports outside the ATO office Anzac Square Bne it was reported by an ATO officer quote **"There is a religious nut outside who wants to pay his income tax."** (In brief, under Supreme Court mediation direction.) Fortunately Tony Coburn's investigation team studied these Police Crime Reports. The good news Coburn worked in the Supreme Court on a regular basis for the tax office and was present when I said in brief to the Judge **'My Barrister is a criminal.'** You need to understand the Supreme Court system; this was a standard pre-trial valuation to decide who the best Judge was, with the expertise to judge these cases. As a result the Courtroom was full of QCs, Barristers and Solicitors who laughed at my statement thinking this was a joke. My Barrister however had confessed and did act as a MOB Barrister. Coburn knowing the case in brief offered his assistance but it's obvious the CBA led crime cartel stopped the ATO from making any further investigations. Today our 3 accountants working on this case have been directed to work via the ATO office in Perth WA, as far away from the crime scene as possible. We live in hope that our life's work has not been wasted and that the \$million budget we volunteered in support of then Police Minister Judy Spence's request to gain the Premier's / Lord Mayor Campbell Newman's solution will be resolved when our current 3 accountants are able to run an audit to prove without doubt Supreme Court Judge John Byrnes' 5yr gaol term penalty for this scam.

- B. The last bank officer that listened to our case summed up by saying  
**"YOU WERE THE FALL GUY."**

With proof of a self funded scam / crime

## **WE HAD TO PAY FOR THE CBA CONFESSED MISTAKES!**

To make it legal



Signed John Bright

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