

HOW QLS SOLVE ATO S.FUND RACKET

Army Colonel / Judge Pat Shanahan identified how 14 Judges on this case were misled:-

04-06-2012
 Australian Government
 Australian Taxation Office

Reply to: GPO Box 9977, Perth WA 6848
 or P.O. Box 1271, Albury NSW 2640
 1800 199 010 - 1800 060 063

Our ref:1011207845488 or Phone Paul Conde complaints 132569 ext 10353 - PO Box 9990 Hobart Tas, for ATO approved solution to protect Bne. ATO investigator Tony Coburn and his team 07 3213 5181 as a S. Court witness to confirm (i) yes my Barrister is a criminal. (ii) Under witness Coburn has been refused the right to act as a 'whistleblower'. (iii) Conde has written to me to withdraw this crown evidence, as proof of 10yrs of Police threats and cover up's to cheat the Treasury Dept. the Perth ATO estimate at \$460,311. So answer the Perth ASIC question "Who stole your money?"

Spence Atkinson Doonan



Bright accepts apology for mother's ATO / CBA / QDPP Davida William's MOB Barrister scam!
 Ref Policelink 131444

Insp. B W Cross 6 photo re-enactment of bikie nun-chucker attack. ↑

Step 1/ Start with the hidden invoice left at the scene of the crime and a copy at my mother's home for \$47,692.97 with the attached hand written statement (*sample*).

this is theft

Step 2/ Check all court transcripts to confirm this key crown evidence was also hidden from all 14 Judges, e.g. refer Board of Professional Engineers of Qld, reference 7040.189, Baseline Consulting P/L reference R0094, 21-12-2000. Quote "At the point of my engagement on the project, the project was out of control, to the point that Mr R Wilson believed he had sole right to control all aspects of the site and it's construction and was very hostile to my involvement on the project" (*to mean, Wilson acted above the law*).

Step 3/ Therefore Police must confirm:- (i) this invoice was not approved by the project engineer, banks engineer JF & Pike and the CBA for payment! (ii) This theft claim is Rob Wilson's handwriting, (iii) Doonan's Staff Officer Insp. Ray Loader's mistake, was he assumed this invoice was approved for payment, **he just failed to check the facts**. He then directed, I should pay to prevent Rob Wilson's **threat to beat me up**. Where the key Rev. Michael Veary's Police Crime Report on Wilson's attack in my front yard was reported missing by a Police investigation led by the Police Union, Prosecution and Police Media who are still waiting on the Police preferred criminologist report from Professor Paul Wilson via his Uni students who work out of Police HQ Roma Street Bne. Call me anytime and I will be there in a heartbeat.

JUSTICE EARN



THE INVOICE WAS A FRAUD!

Therefore this is proof of a bikie extortion racket!

1. a/ The original CIB Detective in charge of **this hidden bikie extortion attack** Snr Sgt Leigh Gowrie gave the clue "**Time and patience will solve this case,**" to CIB Sgt Trevor Kidd's QDPP explained release and cover-up. b/ Unlike the CBA, who confessed liability and guilt to ignore their own Solicitors Clarke and Kann's legal advice:- refer S.Court affidavit 4461/2001. Learn the reason why Clarke and Kann resigned as bank Solicitors. We followed legal advice from the QLS and at least 6 Solicitors, creating this '**innocence project**'. This proves a CBA led crime cartel exists either by neglect or intent. The motive given:-

'For bank self-greed and self-gain.'

c/ Therefore Assistant Commissioner Pat Doonan apologised to me direct for **'abuse of public office'** and **'obstruction of justice'** under the cover of **'Police Risk Management'** that created this act of **sabotage** to our 22 block subdivision. Atkinson explained due to Doonan's excellent Police record and years of service no charges would be laid. Doonan's crime was to order his then Jnr. Spt. Peter Martin / Chief of Staff *** now Assistant Commissioner of the PESC to state, quote **"Due to Police availability and time, this case is closed."** Therefore the Qld Premier Campbell Newman as BCC Lord Mayor, under Police supervision promised a press release as a follow up story for the Courier Mail to lay additional charges against our MOB Barrister best known as Davida the confessed forger, fraudster and now felon. Therefore understand the sabotage theory and you understand the crime. Smart S.Court Judge John Byrne was not fooled by this sabotage. He used the standard simulation model and warned the penalty for this (*unsolved LSC, CMC, ATO*) **CRIME IS A 5YR GAOL TERM.**

2. a/ Most experienced chess players learn at High School the need to think 5 moves ahead of your opponent, in our case a fraudulent ex-QDPP Crown Public Prosecution expert best known as Davida, an inside trader in the QDPP and Police Risk Management Dept. who organised and supported 4 false criminal charges against our proven prison reform consultant's team, (i) for CIB alleged forgery against my Manager and superfund victim Gary Armstrong (*where Davida confessed to be the forger*). (ii) CIB alleged theft of an excavator bucket where the QDPP identified the CIB case was fraudulent to cover up the extortion attempt **that finally led to the bikie protection racket.***** (iii) CIB alleged child assault. Could you believe this attack was alleged to have occurred in the Supreme Court coffee shop at 10am when my intention was as a specialist in healthcare procedures to educate the High School students looking to study law, to work with their two teachers sitting at the next table, to explain how we got our own Barrister into prison? The first reported Barrister in Qld to go to prison in the past 60yrs. **Davida's scam to destroy her own client was falling apart and so was her reported health, both mental and physical.** Therefore a Channel 7 TV News reporter began to take interest. Davida was forced to rely on Doonan's Police Risk Management Dept. to upgrade the assault to child molestation. (iv) My assistant warned me that she was told, in brief, by a lady screaming at her outside the Commonwealth Bank 240 Queen Street, Bne, **'If this was Melbourne you would be blown away in the street but as this was Queensland, the CIB could take care of you.'** The CIB cartel plan was proven, to try and give our team fraudulent criminal records, so that you would not believe our superfund extortion case! b/ Smart Police within Police Admin, Union, Prosecution and P-Media best understood these scams by studying Criminal Code Sect. 391 and 399 to identify the abandonment and hidden key Police Crime Reports. Ask why the key Police Crime Report by the Rev. Michael Veary's family on the Head Contractor Rob Wilson's attack in my front yard went missing and follow up PESC Crime Reports for the then Premier Peter Beattie were ignored and **illegally closed by Doonan?***** c/ Our last case of this kind was against a corrupt Pharmacy Guild / Board Member who purchased a Healthequip franchise, then after a Pharmacy Guild approved training program, he then passed off with a look alike name Healthfitequip that sat directly under Healthequip in the phone book where we gained a QC opinion that this was the act of passing off. We won the contested case over a 6yr period via the money trail. The chemist was banned from both the Pharmacy Guild and Board and agreed to pay damages. d/ As the Guild Qc's agreed the damages done to us was devastating but not as bad as being falsely charged with **'child molestation'**. As Judge Shanahan and my Manager Gary Armstrong agreed, we are dealing with some very sick criminals who will use every trick in the book to smash our HEHS superfund for CBA confessed self-greed and self-gain, making this QLS case the best case for ATO style RICO Act law reform. e/ As one ATO officer agreed, **"You have suffered enough,"** but please understand our AIS marathon theory and model to win gold for Australia and rid ourselves of **'Police Risk Management to gain Police Rescue Management'** and simulate the success of the Fire / Rescue Dept. who now spend more time with road trauma saving lives than putting out fires creating a multifunctional or win-win self help situation. To also mean, don't try to start a marathon **you know you cannot finish.** For example, we support ATO **'whistleblower'** Tony Coburn who was told by his staff **"There is a religious nut outside who wants to pay his tax."**

As a fellow **'whistleblower'** he offered help but was overruled by his boss, Tony I promise you we have the evidence to win and pay our ATO reward. As confirmed by the Bne and HP Court Registrars, the solution is found in the Fair Trading Act. **The principle being obvious, the money will come from the profits of crime.** But first you must follow the QLS lead (i) first defend the law (ii) confirm the **'Site Solutions'** scam is a well established scam used in the town planning, construction and subdivision racketeering industry, best known internationally as the RICO Act. (iii) Hence the QLS smart law reform direction, to think 5 moves ahead of the crime cartel. To simulate a cricket coach and set the field according to the bowlers requirements, not to change the field after you have realised your mistake. **Again proving the 'Smart State' approach,** as the local Nambour Police have demonstrated in taking the time to study our reports and not throw them in the bin immediately, as previously reported in reference the breakdown and early retirement of Insp. John Earea at Caloundra Police Station. This was reported to Police Commissioner Atkinson. f/ Therefore you will also need to support our first Barrister on this case. Paul McQuade's opinion **"You will not get justice in the Supreme Court. You will need to gain a Supreme Court mediation order."** We have gained this Bne and HP Magistrate Court requested **'technical device'** and need to work closely with the court Registrars. Now at Nambour Magistrate Court to protect the 14 Judges **that were tricked, cheated and deceived in series instead of acting as free standing Judges in parallel.***** As proof, you must study the FOI Act in reference the LSC and CMC Act to abandon this case. As you will learn from the Supreme Court transcripts of Chief Justice Paul deJersey and his panel of three (*the safety valves*) to fail to listen and debate the true story why Davida was banned from practising law for life. Such is the power of well organised crime where deJersey prevented his two associated Judges from questioning the victim to establish the motive as to why Davida chose a life of crime as more rewarding than her previous goal to become a Magistrate.

3. a/ Focus on Magistrate Ian Austin Case 422/2000-2, he confirmed the CIB sabotage with his opening statement in brief, **'You have been charged by the CIB (by now Det. Insp. Trevor Kidd Mt Isa) with theft. This is not a joke. (NO! We have proved this is a CIB crime that warrants a 5yr Supreme Court gaol term.) Get yourself legal counsel, get back into my courtroom and defend yourself.'** b/ We fell for this sabotage scam to employ Davida, a now confessed forger, fraudster and felon, who run the scam to work for us not at the normal \$3,000 a day but for \$20 an hour. Like they say with most scams; this was a deal too good to refuse. This is proof of fraud. Her condition was (i) she would work out of our office; (ii) we would supply Gail my Secretary, as her personal assistant, most times it was arranged when I was out of the office, (iii) our complete file would be handed to her only to find out later that this is the act on insider trading. To sabotage and destroy our ATO / Crown evidence. c/ As further proof:- The Fraud Squad Det. Sgt. Brett Heath made it clear, in brief, **'If you do not have a copy of the (fraudulent) bank loan agreement to sell land without title and deposit you do not have a case.'** Heath's only interest was to ensure Police Risk Management, to mean, Davida had destroyed all bank copies of the faulty loan agreement. But as you will understand the ATO money trail provides holistic or multifunctional proof how payments were made to organised crime and why Tim Allen our Accountant filed a **'damages report'** and reported he was warned by the CIB to **'Keep your mouth shut.'** The obvious reason for Tim Allen not filing our 2002-3 HEHS superfund tax returns and 10yrs of Police Risk Management bank protection. d/ Hence the need to study the Police criminal Code Sect. 391 and 399 based on abandonment and hidden Crown evidence to simulate how Police expose by law the **'Site Solutions'** scam via the act of confirmed CBA corruption in paying \$25,000 to admit bank liability and blaming and sacking their Loans / Relationship Manager James Pitman. Best explained in International law as the Racketeering Influenced Corrupt Organisation (RICO) Act. Therefore the Perth ASIC Office asked the question **"But who stole your money?"** Remember the CIB Det. L Gowrie's direction **"Time and patience will solve this case."**

Therefore study:-

4. a/ Davida called this Justice Dept. crime, control, correction model, information overload. At first we had no idea Davida was a criminal, until the first clue, the moment we entered the courtroom and sat there in shock and disbelief, Davida just looked at me and demanded **"Keep your mouth shut."**

As a result of not presenting our case with complete abandonment of the facts, District Court Judge Charles Brabazon berated Davida for an hour and a half and said **“This is not the way to do it.”** If only he had copied or simulated Supreme Court Judge John Byrne's warning that the penalty for this crime is a 5yr gaol term. To mean, to protect the Project Engineer Greg Henwood who agreed in brief to run the **'Site Solutions'** scam, (i) to allow extras to be paid at up to 300% over cost, (ii) to create a \$255,000 slush fund, best known as a self funded crime to pay the legal costs. The BCC site inspector explained to the Wynnum Police, then Snr. Const. Max Williams how this well oiled town planning, crime cartel scam run via the services of the civil engineer Brad Jones who trades under the name of **'Site Solutions'**. In brief, to work for the Head Contractor to extort the developer **by sabotaging the project.** (TBC) In our case Const. Williams provided a copy of the EP Act Sect. 32 which in brief to explain to a novice. It is the duty of the Head Contractor to protect the work site from heavy rain to prevent silt and sand flooding the roads, footpaths and drains but in our case we can prove with photographic evidence ignored by Magistrate Austin that **all barriers were removed to sabotage the project.** (iii) Therefore we were directed by the new Project Civil Engineer John Koek from Baseline Consulting P/L the need to finish the subdivision, to pay all subcontractors, and then sell off the project to repay the bank and HEHS superfund beneficiaries who would obviously pay the ATO reward **and then lay criminal charges.***** If not the project would go broke. **Therefore the insurance assessor who was also aware of this scam agreed to pay the \$10,000 insurance claim as a commercial decision only.***** Our motive being, that Magistrate Austin would listen to the evidence provided by Baseline Consulting, the Queensland Police, (*acting for the BCC/IID*) the insurance assessor and my Accountant Tim Allen's **'damages confession'**. That is why the Justice Minister Rod Welford apologised and gave this case to the Police Minister Judy Spence, who directed I set aside this (\$1m) budget but where Magistrate Austin proved that he was tricked, cheated and deceived by Davida in his statement **“I do not care what (anyone from) the Police Minister down has to say.”** b/ Today we are told officially by both the Federal and State Police, this case is closed and cannot be reopened **without this new evidence.** The obvious joke being, that the real crime is based on the principle of series and parallel, to mean, if Magistrate Austin had not been tricked, cheated and deceived none of the other 13 Judges that followed Davida's path would have been deceived. The ATO in following standard procedures to gain their reward as estimated at \$460,311 is the new evidence where we agree with a long list of experts that with an estimation of 20 scams, today we agree with Baseline Consulting's findings
THAT CRIMINAL CHARGES MUST BE LAID AND IN SO DOING THE ASIC QUESTIONED LOSS CAN BE FOUND FROM THE PROFITS OF CRIME, TO PAY THE HEHS SUPERFUND VICTIMS AND THE ATO THEIR JUST REWARD. AGAIN, I REFER TO THE POLICE FRUSTRATION TO RIP UP THIS SUPREME COURT DETAIL TO LAY CRIMINAL CHARGES AND NEED TO INTRODUCE THE RICO ACT TO SMASH BIKIE PROTECTION ON WORK SITES, WHERE THE CURRENT POLICE POLICY AS CONFIRMED BY SUPERINTENDENT / AREA COMMANDER STEVE PETTINGER'S QUOTE **“THIS IS A CIVIL MATTER OUTSIDE THE CONTROL OF THE QUEENSLAND POLICE.”** HENCE THE CURRENT DIRECTION BY POLICE TO BE RENAMED A **'POLICE FORCE'** BUT USING THE MIND OF A CHESS PLAYER I WOULD LIKE TO ADD AS A WHISTLEBLOWER WE LED THE WAY BY EXAMPLE TO VOLUNTEER OUR LIFE SAVINGS / SUPERFUND TO WIN THIS CROWN CASE FOR RICO LAW REFORM FOR ALL-FRAUD VICTIMS! TO MEAN, THOSE OF US WHO WERE:-

ABANDONED, LITIGATED, LIQUIDATED = ALL-FRAUD.



**CRIME PREVENTION
IS THE SOLUTION**

Email: brights@live.com.au
Website: www.all-fraud.net
1 Manley Drive
Montville Qld 4560
Ph: (07) 5478 5906

To make it legal

A handwritten signature in black ink that reads "John Bright".

Signed John Bright