

POLICE ADMIN REQUEST HELP TO COLLECT CROWN REVENUE!

With combined Police Union, Prosecution and Police Media crime reports for QLS continuance via the 'law of accession' to expose a minimum 4 way convoluted, Racketeering Influenced Corrupt Organisation Act style scam! Therefore, we acted on our Head Contractor's first 3 Solicitors 'whistleblowers' opinion to copy the QLS direction 'to first defend the law'. To mean, for Solicitors to ignore false profits and self gain as Supreme Court Judge John Byrne confirmed with a 5yr gaol term warning as the penalty for this crime. This is supported by the CBA's own Solicitors Clarke and Kann, who acted totally independent of the bank, due to the Credit Manager Grahame Ledwidge's obvious stupidity and greed, to ignore their legal advice. Clarke and Kann therefore supplied Supreme Court affidavit 4461/2001 to explain why they resigned as bank Solicitors.

11-07-2012
 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. ↑

Clue 1/ All these brave Solicitors refused to assist the Head Contractor run the 'Site Solutions' scam, for false profit and self gain and gave the details of this scam to our Solicitor.

Clue 2/ As proven prison reform consultants, simulation is our area of expertise. Consider our 'front door style protection' to fight crime. With an inside job 'passing off' as a friend, Head Contractor and ex-QDPP Barrister, we invited these then unidentified fraudsters into our home and our lives. We gave them the key to steal our subdivision style superfund. Local Police advised the Head Contractor's claim was correct. Police are powerless to act against organised crime on a construction site. Refer 9 Police Crime Reports on subdivision standover tactics.*** Therefore Police Admin ordered me to set out this case for CIB Det. Mark Hughes to lay criminal charges. Thanks to the BCC site inspector, BCC / IID and local Wynnum Police under Supreme Court Judge Ken Mackenzie's 'mediation order' via the Bne and H.P. Magistrate Court Registrars direction and the QLS volunteered support, we gathered this EPA Sect. 32 Police confirmed fraudulent liquidation trigger.*** This hidden Criminal Code Sect. 399 evidence is needed to lay criminal charges.

Clue 3/ The ATO have offered a bypass and the best option with their estimated loss of \$460,311 to our superfund as victims in common. This has the potential for the local, State and Federal Govt. to collect \$billions in lost revenue. Known as the profits from crime. Therefore as the CBA has now confirmed

JUSTICE EARN



★ HOW TO FOLLOW LEGAL ADVICE ★

Focus on the solution:- Who would you trust with your superfund and what happens when your bank of 40yrs makes ongoing mistakes to cover up their first mistake, as this QLS / Crown law case has proved? Ledwidge, our CBA Credit Manager acted on his own initiative,*** like a poor golfer, he lost direction and got lost in the trees. The harder he tried to work for confessed "Bank self-greed and self-gain" he just dug a hole he could not get out of, referred to in law as self entrapment.***

As our local Solicitor Adam Sambrook from Grants Lawyers reported “**This case is over my head.**” To mean, it was time for an uptown lawyer. The result was, a Supreme Court '**mediation order**' thanks to our smart Barrister Paul McQuade. Therefore, the QLS volunteered Army Colonel/Judge Pat Shanahan to help resolve:-

Crime 1/ (C1) To explain **why abandonment is fraud?** E.g. would a credible bank expect its third generation bank customers to sell proposed subdivision land without title and deposit, to the value of \$850,000, to gain approval for their loan? NO! Then when challenged the CBA admitted liability, then when challenged again the bank's crime was to ensure all bank copies of the loan agreement were destroyed. (*Refer CC399*) The first and second step by law to prove bank guilt as the Fraud Squad explained “**If you do not have a copy you do not have a case.**” No! We have won a similar case as Judge Shanahan explained by following the court transcripts and the (*ATO*) laundered money trail.

C2. 10yrs on, 14 Judges later, would a credible bank now explain why our shocked witness reported a crazy lady with big red lips screamed at her (*outside the CBA 240 Queen St, Bne*) “**If this was Melbourne, you would be blown away in the street, but as this was Queensland,**
***** the CIB can take care of you.*****

C3. Therefore, in line with the law of accession:- the CBA is as guilty as the CBA blackmailed now ex-QDPP MOB Barrister, best known as Davida, a now felon who used QDPP '**character assassination**' on her own clients to hide this key CBA Crown evidence.

***** FIND A CBA COPY AND SOLVE THE CRIME.*****

C4. **Learn how the CIB failed the Crown?** The CIB attempted to charge our HEHS Pty Ltd / trading as Healthequip Manager Gary Armstrong for the \$198,000 NAB scam when our ex-QDPP Barrister forged Armstrong's signature, **an obvious crime, as part of her 6 bank \$1.3m**
*****QDPP plea-bargain scam.*****

C5. The CBA via Ledwidge had Davida trick her Uni law friend, then Justice Minister Rod Welford in a 4 way RICO style scam.

C6. (i) Welford believed despite the NAB's hostile objection over their \$198,000 loss the CBA would act for the 6 banks and give Davida a pardon for her 3yr prison sentence (*no prison term*) on the condition Davida apologised and agreed to repay all stolen money. (ii) Welford was not aware that Davida confessed to me, the CBA had done a deal with her to run a scam to destroy the Crown evidence. To mean, Davida offered to work for me as an in-house Barrister directly out of our office for \$20 an hour. A scam too good to refuse, but at the time, we did not know her motive was to destroy our evidence and our case and that way Davida would stay out of prison for her 6 bank scam / **a totally different scam.**

C7. Therefore Welford apologised to me direct. As he thought he was just doing a favour for an ex-Uni law friend who had run off the rails. (TBC) So Welford attempted to correct his mistake. He gave this ongoing case to the Police Minister Judy Spence. Spence listened and acknowledged the difficulty and suggested we volunteer this (*\$1m*) Police budget to solve this case. Welford then resigned as Justice Minister and shortly after retired from Politics. **This is a typical example of what is called dirty politics, to use friendship with a Minister of the Crown (insider trading) to destroy your clients lives.**

C8. Therefore Police Commissioner Bob Atkinson gave this case to the now (PESC) integrity Assistant Commissioner Peter Martin who is still receiving regular ongoing Crown evidence concerning racketeering and corruption against the Police Risk Management Dept. (*proof of CIB and Fraud Squad character assassination*). **The CMC and LSC have totally ignored this ATO requested evidence.**

C9. This is QLS proof that this is not a simple case, where frustrated Police need your help, **as 14 Judges so far have been tricked, cheated and deceived and fell like dominos.** (i) Supreme Court Judge John Muir did the most damage; he identified the EPA Sect. 32 \$10,000 BCC / site inspection Wynnum Police model liquidation trigger that sent a signal to the QLS law reform via the standard Police Admin checklist procedure, to automatically check all major unsolved scams ignored by the LSC and CMC. Well done! (ii) As Dr. Frank Walsh clinical psychologist would say “**It's never over until it's over and it's not over yet. You have the power within you to solve this case.**”

(iii) As proof, the Crown provided a panel of three Judges led by Chief Justice Paul deJersey who failed to ask the obvious question of Davida. **Why would you forgo your goal to become a Magistrate in preference to act as a MOB Barrister?** Davida was primed and ready to confess all, but instead, Davida's plea-bargain was cancelled and Davida served a 6mth gaol term **to ensure she kept her mouth shut**, to protect the CBA led crime cartel. (iv) Therefore, Assistant Commissioner Pat Doonan apologised for 'abuse of public office' 'obstruction of justice' and 'character assassination' and resigned. **This is also referred to as a bank circus, to run its clients and customers around in circles until they abandon the case. This will not happen, if the ATO hold their ground and re-direct their demand payments to the CBA led crime cartel and thus provide justice for all.**

C10. As Davida confessed to me **“You suffer from information overload.”** There is so much more I would like to explain, hence the court procedure to provide a 'mediation order'. In support of James Pitman as Loans / Relationship Manager for the CBA, quote, **“You must find someone in the bank to listen to your story, only then will justice be done.”**

This means, until you learn how to listen this will remain an unsolved crime.*** Therefore, the ATO must accept part of the blame; their act of abandonment for the past 10yrs is fraud. When all they had to do is to officially refer this case to a trained consultant in town planning subdivision scams similar to the witnesses ignored by Magistrate Ian Austin in case 422/2000-2, H. Park.

C11. By law (i) no-one knows the facts of the case better than the primary witness. (ii) As primary witness it's my job to direct my Solicitor, then Adam Sambrook who confessed **“This case is over my head.”** In brief, to mean, (iii) armed with a Supreme Court 'mediation order' Police Admin asked for help to assist CIB Det. Mark Hughes to lay criminal charges. Like Davida you must ask Mark Hughes why he failed to solve this case. (iv) Therefore, I have to set out this case in a way for high school / law students, the general public, Police, Judges and banks so they can all understand. In brief, **we were guided by CIB Snr Sgt Leigh Gowrie to use natural and holistic justice with patience and time to solve this case.** We will win because the banks, the ATO and all superfunds are the biggest losers. We represent an EPA \$10,000 test case model set up under the direction of the Wynnum Police under mediation with the BCC site inspector. (TBC) We believe Pitman's solution to provide bank productivity and efficiency and to learn how to gather Army style intelligence will prevail.

C12. We must follow the defense principle:- **'The mind is better than the bullet, because while the bank is shooting at the customer and the customer is shooting at the bank, the criminals used this diversion, to steal the profits of our HEHS superfund and thus cheat the ATO.'** Therefore, the solution is to be found with the use of Police intelligence to follow the smart Supreme Court Judge John Byrne's 3 step procedure.

(I) **THE CHESS MODEL**:- the key or standard procedure to plan or think 5 moves ahead. It's to do with the balance or simple mathematics **to see the end result.** In setting up an exchange we must correct the bank's first mistake. The bank is then forced to react to our move. This creates a chain reaction. After those 5 basic moves (*or 14 Judges involvement*) there will be a result that will affect the balance of the game. One side will have an advantage or suffer a loss. If all goes to plan, we will have an advantage (*the bank has admitted liability for destroying the evidence CC Sect 399*). We now need to press home that advantage for the Crown to receive their just reward but we must be mindful that this was never an equal contest as Ledwidge confessed in brief, **'I work for bank self-greed and self-gain.'** Therefore, the bank must be accountable and transparent by law to the Crown and must answer Supreme Court Judge Margaret White's 'disclosure order' to the CBA

*****“Why did the CBA pay John Bright \$25,000?”*****

Now move to the next step

(ii) **THE CRIMINOLOGY MODEL**:- **this is the Police nightmare, you may know the truth but how do you prove it?** How do you know what is going to happen before it happens, or as Judge Shanahan put it **“To see the obvious?”** One day you will discover your mistake. **You did not ask for or listen to all the facts!** The 'Site Solutions' scam is real. It is not a bank circus or an illusion but you must accept the fact that with one phone call to 'Police Risk Management' this case could be solved. As Police, like everyone else make mistakes, the down side **the victims have to pay.** Therefore:-

(iii) **THE QLS LAW REFORM MODEL**. In brief, again no one knows the facts of this case better than the primary witness, but as a primary witness we have proved our innocence not once but on 4 occasions from all the CIB can throw at us. This is best understood as '**character assassination**'. So how can we prove we were framed?

(iv) Look at the obvious motives a/ to protect the CBA loan agreement mistake. As proof, we can prove all copies including our copy were illegally destroyed. b/ The motive given by Ledwidge, quote, "**To protect the shareholders profits and the top end of town**" or "**We do not give disclosure to banks business.**" Yes, by law that is a crime. Refer Judge John McGill's ruling on Solicitors self-greed and self-gain. c/ The ripple effect that the CBA provided a protection umbrella for all the low-life filth and scum to crawl under and be protected by both the CBA and Police Risk Management. So what we have in reality is an '**innocence project**'. To mean, how do we defend the victims of crime, if up to 99% of criminals walk free, because the facts of the case have been abandoned, due to the Police excuse "**According to Police availability and time this case is closed.**"

C13. Society has to decide who are the real criminals? I put it to you, this case is based on bank intelligence, from the 99% of bank management and staff, verses the bank stupidity of Grahame Ledwidge, whose aim was to destroy bank customers that follow legal advice supported by the Crown. (i) On the principle of information overload to follow the holistic approach the TV executive explained '**When the bubble bursts it will be a feeding frenzy**'. The need therefore to explain marketing principles. Our motive is to give the ATO and the Crown the solution. The marketing principle is **to give the customer what they want**. Again there are 3 basic steps, a/, the '**lose-lose**' principle (*everyone loses, except the racketeers*).

Step b/, the '**win-lose**' principle, the bank believes they have won by satisfying the shareholders at the expense of the victims, the bank customer and their ATO beneficiaries.

Step c/, The '**win-win**' principle, this is achieved by the CBA employing a Loans / Relationship Manager who faced with staff cutbacks and given an incomplete illegal loan agreement apologised and said, quote, "**If you want the loan just do as the loan agreement reads.**" But I replied in words to the effect, '**Based on legal advice, the loan agreement is both illegal and incomplete.**' But as proof, I was given legal advice that, in brief, a Solicitors job is to fix mistakes within the law and that subject to a contract to acknowledge that mistake that land can be sold without title and deposit. Where Judge Shanahan explained Ledwidge directed to rip up the contracts or he would close our account apart from a small housing loan, which he did anyway!

Step d/, Therefore, we paid our accountant \$10,000 to rip up his contract and to write a '**damages confession**' to forgo his profit of an estimated \$125,000 in buying the land at this '**fire sale**' price. The other superfund beneficiaries, who also signed contracts, are still waiting for their just reward. Therefore, I act for the superfund beneficiaries, in particular for my mother, who at the time was in urgent need of medical care, only to be scammed in yet another scam in mortgaging her home, **to try and steal her home**. Refer; mum was made a 1% shareholder of Badja Pty Ltd, our construction company, **as a mortgage condition**. The scam being, that as a shareholder her legal responsibilities were the same as a Badja company director and if she did not pay the fraudulent demand for \$47,692 that came with a nun-chucker attack, then she would lose her home. An obvious sign the crime cartel were losing control of this scam and were in panic mode. Hence, Judge Shanahan's opinion is that this is the best case under his then investigation for law reform. To either complete the set of the law of association, accession and abandonment, or copy the international Racketeering Influenced Corrupt Organisation Act or as Dr. Frank Walsh would say in line with the multi-functional approach "**Use both.**"

ABANDONED, LITIGATED, LIQUIDATED = ALL-FRAUD

To make it legal



Signed John Bright



**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



REPLY TO SUPREME COURT WARNING TO SUPERFUND INVESTMENT SCAM

OFFICE OF THE
LORD MAYOR
Brisbane

Copies to: Qld Premier Campbell Newman's Office
Prime Minister Julia Gillard's Office
WHY LISTEN, REACT AND REFORM?

11-07-2012

Dear Lord Mayor Graham Quirk;

Many thanks for your letter dated 1-6-2012. **Having worked in a BCC testing laboratory at Tennyson Power Station**, we dealt with the facts. 50yrs ago the BCC built power stations in the heart of Brisbane. **We tested the air, water and coal and it was obvious this was a town planning disaster.** This proves town planning scams do exist. As a result, smart laws were created by the State Govt. The EP Act and IP Act were designed to first protect the environment, on the principle that we all share the same planet and we all breathe the same air. But the top end of town saw this as anti-development, supporting the green movement. In brief, the Integrated Planning Act was designed to improve productivity and efficiency between all three levels of Government. Why listen, react and reform? As proof, this time instead of a power supply, the Mary Valley was to be dammed to service Brisbane's water needs without proper consultation at 3 levels of Government. Based on poor town planning, this caused multiple suicides and the change of Government. In the case of testing Brisbane power stations, it was also agreed all backyard incinerators and in general open fires, for example bonfires were banned with the added support by the AMA that backyard fireworks were also banned and left to the licenced professionals.

In the prison system there is a principle called the '**benefit of doubt**' meaning it is better to let 99 criminals walk free, than to put **one honest person in prison**. The obvious problem, this creates injustice for the victim, to mean, **the victim has to pay for the judges mistake**. Until you suffer '**character assassination**' in trying to gain justice, you do not fully understand. So please consider the literal definition of fraud is to **trick, cheat and deceive**. The legal definition is more specific:- **It's okay to make a mistake but if you cover up that mistake, that is the definition of fraud**. (TBC) Previously the BCC kept building power stations, only to sit there as white elephants. Faced with unwanted state and council owned buildings, as a result I was summoned to assist, thanks to the BCC, we helped build the first 3 indoor cricket stadiums in Brisbane, using previously abandoned State Government industrial buildings funded at a low interest rate of around 3.3 % as a business incentive to support our manufacturing sector.

I also worked in prison reform as a consultant, to build correctional centres. Based on the fact, that as a teenager my best mate's father was Controller General of Prisons and it was common practice to rule with an iron fist. **Obviously there is a need for new smart laws to balance the need of smart town planning to restrict the flow of corruption to organised crime.** Today we follow an incentive program to try and encourage rehabilitation back into society. Another mate's father was Chief Purchasing Officer for the public service, where I listened to stories of corruption. As a Purchasing Officer, it is common practice with the tender to build in kickbacks and bribes as an accepted protection racket. Working in the BCC Inspection Section, it was widely accepted as a standard joke, **but today I have the evidence to prove it. I paid \$30,000 to prevent physical violence, backed up by extras claimed at up to 300% over cost.** Now exposed by the ATO with their claimed loss of \$460,311. I urge you therefore not to copy the disaster of the Brisbane power stations or the unwanted and wasted buildings, described as **Brisbane white elephants** and the disaster to dam the Mary Valley. Based on SAA inspection and CBA approved valuations, where the CBA directed me to replace the Project Engineer Greg Henwood with a more senior Engineer and an Accountant's report backed up by the insurance assessor, thus expose the '**Site Solutions**' scam. Therefore please support the Queensland Premier Campbell Newman's promised press release with an official BCC / IID report on how the '**Site Solutions**' scam works. Like most Queenslanders we keep our promise, we need that BCC / IID report as Crown evidence.

*****I therefore wait for the BCC / IID to contact me to bring closure to this ATO scam.*****

Yours in good health

John Bright