

RE-ENACTMENT OF ATO TAX FRAUD

The Vexatious act to hide official Police Crime Reports that expose the ATO frustration and quick fix model to claim \$460,311 as half of what is left of our HEHS superfund to put pressure on us as victims to explain ASIC's question and solution **"But who stole your money?"** To mean, how do the ATO find a legal way to be paid for their loss?

16-05-2012
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

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Using photo re-enactment of hidden Police Crime Reports!

step 1/ Our current Premier Campbell Newman under Police supervision promised a press release (or copy of the Police Ethics Standard Command report) for the Courier Mail follow up story where more successful criminal charges were promised against our corrupt ex-QDPP Barrister (now felon) Davida Ellen Williams. The report to confirm the BCC / IID identified town planning / **'Site Solutions'** scam via the BCC / Police teamwork offering the EPA Sect. 32 \$10,000 correction model.

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step 2/ Newman has already set out the solution in brief:- to break the problem into pieces, (starting with the QDPP, then Police) and to solve each piece at a time. So we volunteered this Police Minister Judy Spence's **\$1million budget as ordered**. Newman can thank us in due course for volunteering to smash one of Australia's biggest construction, subdivision, ATO and superfund scams. The Prime Minister Julia Gillard has already confirmed. (Due to the bikie protection racket) **This created a force (CBA) 'fire sale' that caused the loss to the ATO, Treasury dept. and crown as victims in common with our superfund.**

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step 3/ The need to introduce clinical psychology, criminology and ATO law reform to

JUSTICE EARN



HOW A CRIME EXISTS!

1. a/ The ATO identified a loss exists, but the Federal Police run the abandonment scam **'This is a Qld Police matter.'** Why did both the Federal and State Police officially abandon this case? Despite the Premier's request for the PESC report provided by the now Assistant Commissioner Peter Martin. Where Assistant Commissioner Pat Doonan in charge of Police Risk Management has proved his role was to protect the banks and the top end of town. Doonan was therefore forced to apologise in front of the Police Minister and Commissioner for **'abuse of public office'** and **'obstruction of justice'**. His reason, because he ordered then Supt. Martin as Chief of Staff to say quote **"Due to Police availability and time this case is closed."** (Best described by QLS Judge Pat Shanahan as proof **abandonment is fraud.**) b/ Does this mean:- (i) An ATO claim did not exist? (ii) That an estimated loss of \$460,311 is not important? (iii) Or was it just sloppy Police Risk Management? Hence the need to study the law. (iv) To first create a Supreme Court mediation order to gain a rebuttal. (v) Let's focus on this ATO loss, Criminal Code Sect. 391 and 399 and Supreme Court Judge John Byrne's intelligence (the best). (vi) By law it said in brief **'No-one knows the case better than the primary witness (and victim).'** **I will defend my rights no matter what the cost.** So we must prove how this \$4.4m **'Site Solutions'** scam works by simple abandonment of the Crown evidence to use fraudulent litigation with a fraudulent \$10,000 model liquidation scam which was exposed by Supreme Court Judge John Muir's unanswered question, **"Why would you liquidate your own construction company (Badja Pty Ltd) for \$10,000?"**

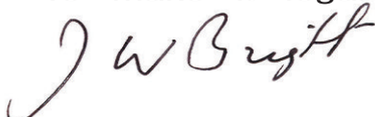
2. a/ We have demonstrated natural / holistic justice as ordered by the Crown. As Crown consultants to teach and educate Police, Supreme Court coffee shop 15yr old High School students and Police HQ law and criminology students up how to lay criminal charges. Only to be fraudulently charged with child assault upgraded to child molestation. Hence the fraudulent QDPP release, to protect this fraudulent Police Risk Management act **forced on Doonan to protect the Commonwealth Bank's mistake to cheat the ATO**. As Chris Watts Senior Credit Manager acknowledged, quote **"You have a big thing about teamwork."** b/ Therefore, the 14 Judges on this case and the Court Registrars request for us to provide quote, **"A technical device"** (*best understood as ATO law reform*). Therefore the support from the QLS, Police Admin, P. Union, P. & QDPP Prosecution and P. Media for Criminologist Prof. Paul Wilson to use his law and criminology students who were given the opportunity to work out of Police HQ Roma Street, who when asked to set out this ATO law reform case needed guidance and direction from the three new Premiers. As the students used the excuse quote **"Our area of expertise is binge drinking."** Therefore they failed this Crown self help test to act in a legal (*first defend the law*) manner in line with the Arbitration / SAA / QLS / Police checklist style testing procedure. Yes! The need to be accountable. As I was brought up with an Army, Navy and Air Force family background as the son of a WO1 in the RAAF I was drilled over and over to follow orders and to keep my promise to my mother **to protect her superfund benefit, and others and to prevent the scam to try and steal my mother's home**. This is all part of the hidden Police / ATO evidence to find the funds to pay the obvious kickbacks and bribes to be used to hide the evidence to protect this crime cartel after I refused to pay the \$200,000 or 2 blocks of land. **This initiated the 9 Police Crime Reports where the key evidence has been hidden from all 14 Judges**. c/ The good news is, we have the law to protect us. Today best known as an **'Innocence Project'**. To mean, as proven innocent **who is guilty?** This scam is a disgrace. We have been proven innocent of 4 fraudulent charges down, when our goal was to educate, train and reform the law, **only to be charged with child molestation. How sick is that?** Our new Premier Newman has promised a press release, **now the voters have given him the power to do so and thereby expose the 'Site Solutions' scam**.
3. a/ As QLS Judge Shanahan and Police Commissioner Bob Atkinson agreed the need to look at the obvious. I jumped at the self help chance to volunteer this \$1million budget to set out this case for the Crown to lay criminal charges as ordered. To the shock of our Accountants from Tim Allen down in his \$10,000 paid for **'damages report'**. All Crown reports were ignored. It was interesting to note on today's news that Accountants and Solicitors are referred to as **'the gate'**, that allows our justice system to function correctly. To mean, to study the new Project Engineer, Insurance Assessor and PESC style evidence to solve this case. To date the CBA have been able to tough it out and get away with this **QLS identified abandonment scam**. As further proof, where Mag. Ian Austin Case 422/2000-2 was obviously tricked, cheated and deceived by the CIB Det. Trevor Kidd and our own Barrister, best known as Davida the fraudster, who was engaged by the CBA to sabotage our case. **If not, Davida would have been faced with further follow-up criminal charges**. b/ Consider what does it take to be ruled by the QLS as the best case for (*RICO style*) law reform? What would you require as proof? c/ The skills of a well trained Public Prosecutor like Davida but who failed to get me into prison on 4 fraudulent charges. As Police Commissioner Bob Atkinson's proof, most Qld Police Officers have proved they are confused and frustrated and I have been thrown out of more Police Stations than you could imagine. In Noosa with a witness I was even escorted by local Police out of town when I tried to set out this case of fraud at an EPA seminar. Smart Police however have seen the solution and directed me back to the source to Police HQ attn. Assistant Commissioner Peter Martin stating **"This case is over my head."** So answer, what is the purpose of the PESC? I believe, to provide an integrity or ethical report for Supreme Court Judge Mackenzie to study in line with his mediation order. Referred to by Davida as information overload where the Qld Bar Association **'whistleblower'** protected our two previous Barristers Ken Barlow and Paul McQuade. To explain in brief, the Bar Association **'whistleblower'** confirmed **"Not one Qld Barrister will defend your case, you will need to go interstate of possibly overseas."** McQuade was able to gain a **'mediation order'** as any Police Officer or inspection officer will confirm, this order cannot be abandoned and yet it was confirmed by Supreme Court Judge Ken Mackenzie outside the Commonwealth Bank that he had met with Chief Justice Paul deJersey, where they went on early morning walks on a regular basis to discuss this case but it becomes obvious, when you study deJersey's panel of three court transcripts, in de-barring Davida for life, that due to the reality of life the bank customers must pay for the banks mistakes, **causing this ATO tax evasion as proof**. d/ I am pleased to report, this case is not over my head. I was made for this case. You could say today I live to solve this Vexatious act. I will not be bullied, stood over or broken. The need to work with a Supreme Court expert who understands the need for a signal, motive, model or rebuttal.
- e/ Therefore we have the answer in Supreme Court Judge John Byrne, who saw through the scam, illusion, trick or deception. Just like a computer, **put rubbish into a court and you get rubbish out**. Therefore, the Court Registrars direction, via Supreme Court Judge Ken Mackenzie's mediation order, for this Racketeering Influenced Corrupt Organisation Act (RICO) style **'technical device'**.

f/ To translate this so a 15yr old can understand, there is no better example as the Police Commissioner Bob Atkinson explained, to rely on our local Police Station and Magistrate Court at Nambour, who will confirm their new evidence of their frustration and inability to solve this case, but in brief, as I explained I know the facts as I was there when Doonan apologised, when the local Police Sergeant informed me Doonan as his boss just retired **and left this case unsolved.** g/ The solution comes with simulation or simulated figures best understood by the QLS direction to study the ATO laundered money trail. Having worked in the BCC Inspection Section to understand the SAA Rules and regulations and then in a testing lab, then studying overseas in Japanese and Chinese Universities and working as a Crown prison reform consultant I fully understand what Judge Byrne was able to confirm in one key fact. **A crime does exist,***** with his warning that the penalty for this crime is a 5yr gaol term. Therefore, if you lack the ability to explain who is responsible for this crime, then you have confirmed Judge Shanahan's law reform direction **to prove your abandonment is fraud. You must be accountable to all tax payers.*****

4. a/ Therefore the panic in the CBA, to hide the evidence after they had paid \$25,000 to admit liability and guilt. To this day they have tried to cover up each mistake with another mistake, which according to the Fair Trading Act is the definition of fraud. Please check the act. The final insult to Supreme Court Judge Margaret White who questioned why the bank paid \$25,000, Grahame Ledwidge Credit Manager for the Commonwealth Bank wrote **"The bank does not give disclosure to bank business."** TO confirm Ledwidge's motive in his statement quote **"We never said we did not make mistakes, you should have known."** In stating **"I work for the shareholders profits and the top end of town,"** b/ Today senior Police **'whistleblowers'** have identified this is **'Police Risk Management'**, known by law as the crime of self-greed and self-gain. Refer to Judge John McGill's ruling on Solicitors self-greed and self-gain and the Crowns direction for the legal argument to create the Vexatious Litigants, Fair Trading, CMC, Judicial Review and Trade Practices Acts to enable the ACCC, ASIC, APRA, LSC and a long list of Ombudsmen who were all supported by six Solicitors who live in fear of a 5yr gaol term. As our Solicitor Reg Klieidon explained, after the success of our Barrister going to prison, that the next Solicitor involved in this scam was the Solicitor who acted for our Head Contractor and **'bagman'** Rob Wilson, his last Solicitor who traded under the name of James Conomos who in brief was aware Wilson perjured himself in court and his Solicitor covered it up. **Why abandoned by the LSC?** As Judge Shanahan put it, **the proof is in the court transcripts for whole world to see,** (But you will never know unless you read it. *Therein lies the LSC fraud*) but we should also follow the ATO laundered money trail to start with the \$30,000 come-on scam and \$255,000 payments at up to 300% over cost. c/ **Therefore the Police Media request credibility,** the key to all marketing success, to find someone credible, to match the corruption of the Commonwealth Bank. The smart move to engage the criminology and law students who work out of Police HQ in conjunction with the Police Media and the need for them to track down the evidence with the approval of Prof. Paul Wilson, who I am sure is the perfect Crown consultant who can operate without bias to expose the Commonwealth Bank who are prepared to destroy their own third generation customers when the banks motive was to cover up their own confessed mistakes **for self-greed and self-gain.**
5. a/ So in brief, it all comes down to, **how do you fight corruption?***** We were given legal advice on how to win, **but we were warned, you will not beat the Commonwealth Bank.** b/ As proof, Prof. Paul Wilson will need to open his heart and show compassion. In the past Wilson has abandoned us and followed the standard University criteria where we have run numerous tests **"Students must ignore any outside influence to expand their mind, to think outside the square."** Best understood as a fixed Uni **'CRITERION'**, to mean, **principle taken as standard in judging.** As proof, we get the fraudulent justice we deserve. Therefore the prosecution support from both the Police and QDPP down. c/ **CRIME PREVENTION IS THE ATO SOLUTION** (i) We have ATO proof a CBA led crime cartel has existed through the Police Risk Management Department. (ii) The initial Courier Mail report was correct, extra criminal charges must be laid to expose this CBA led QDPP plea-bargain. (iii) A trick or scam for Davida to gain an initial pardon for a 6 bank \$1.3m scam on the condition **she sabotaged our case, abandoned the Crown evidence causing the ATO loss estimated at \$460,311.** (iv) As proof, please explain why 2yrs after Davida was charged with a 3yr suspended gaol term, Davida was imprisoned for a 6mth gaol term. I put it to you as Davida confessed her guilt to me direct; the CBA's motive was to have the CIB attempt to give me a criminal record to destroy our good name so that criminal charges would not be laid against the Commonwealth Bank. The people have voted in a new Qld Premier who promised me a press release for Police integrity to protect honest Police, who are wanting to uphold this QLS / RICO law reform.

TO MAKE A BETTER PRODUCT!

To make it legal



Signed John Bright



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