

SUPREME COURT WARNING TO SUPERFUND INVESTMENT SCAM!

How ASIC, QLS, ATO and now BCC prove this CBA scam to pay \$25,000 to admit liability as the first step to hide our superfund profit, as the '**profit from crime**' from the Crown!

18-06-2012
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/ ASIC Bne office asked the key question and gave the clue "**How come this (convoluted) case was not solved 4yrs ago?**" **To mean, why was this case allowed to spiral out of control?**

Step 2/ ASIC Perth listened to this town planning convoluted ATO scam then asked the second key question / clue "**But who stole your money?**" Therefore, I had to explain to ASIC:- why the need for the International Racketeering Influenced Corrupt Organisation (RICO) Act. The obvious Fraud Squad legal solution by natural, holistic and rebuttal style justice to their direction "**Get your (RICO) act together or you will be out the door so fast, your bum will not touch the ground.**"

Step 3/ After starting our S-fund subdivision investment project in Sept 1995 the now BCC Lord Mayor Graham Quirk has finally acknowledged our correspondence dated 25/05/2012 and wrote in brief, "**I appreciate your bringing this to my attention.**" **To mean, the BCC share the same loss to organised crime.** Therefore this is the first step by the BCC Lord Mayor to prove **a crime does exist**, where our previous Lord Mayor and now Premier Campbell Newman promised me under Police supervision, a press release. This release would be based on the hidden PESC report from Police Assistant Commissioner Peter Martin. The Premier could then explain to Parliament how to solve this '**Site Solutions**' scam. The good news, our Prime Minister Julia Gillard representing our 3rd tier of Government gave a similar news release to explain **why tax evasion?**

JUSTICE EARN



HOW FORCED 'FIRE SALES' CHEAT THE CROWN!

a/ As simulation is our specific area of expertise I was engaged by our team leader Police Area Commander John Hopgood to train his CIB Det. Mark Hughes how to use SAA / BCC style inspection methods to prove how this town planning / subdivision racket works. Where the QLS directed "**To look at the obvious.**" To mean, to assimilate this crime to make it easy for you to understand '**A convoluted crime**'! (i) Police Commissioner Terry Lewis could not have acted on his own to run an illegal gambling, prostitution and drug related cartel. As proof, his Inspection and Testing Officer Insp Jack Herbert confessed that he acted as Lewis's '**bagman**'; therefore as a condition to prevent a long prison term he rolled over to become a QDPP '**whistleblower**'. (ii) Due to the forced apology from Assistant Commissioner Pat Doonan the then Police Minister Judy Spence directed me to volunteer this (\$1m) budget.

We have now identified for the Crown all aspects of a similar town planning racket under the disguise of the Police Risk Management Dept. In brief, their official act is to protect Police mistakes but to be more exact, the reality is they protect the top end of town's mistakes and in so doing open the door to well organised crime. In brief, **they sabotage our justice system.** E.g. where the Head Contractor Rob Wilson acted as the 'bagman' to run the 'Site Solutions' scam reinforced by **bikie style violence and standover tactics.***** b/ How would you feel to be attacked by two thugs, one obviously a bikie armed with a nun-chucker, the other either a Tongan or Maori, a huge man who did not need a weapon. He just stood at the doorway of my home as backup. I was twice their age. As Wilson's \$200,000 extortion demand failed, these thugs came with a false invoice from Wilson for \$47,692.97. So you tell me what would you do? We offer these four options.

1. Option 1, Doonan's Staff Officer Insp Ray Loader, just like Jack Herbert obviously made a huge mistake, or was it just a case of **not checking the CBA money trail?** To use the standard Police excuse, quote, **"This is a civil matter outside the control of the Queensland Police."** To mean:- that this is not the job of the Police to follow the money trail, **it's the job for a trained Accountant, Loss Adjustor or Insurance Assessor.** Hence the need of our insurance broker to act on our behalf to support the Crown to prove this \$10,000 EPA scam. We also paid our Accountant Tim Allen \$10,000 to provide a 'damages confession of guilt'. So consider Allen reported that both the CBA and the CIB told him in brief **'If you want to trade as an accountant, stay out of this case and keep your mouth shut.'** Therefore the solution is obvious, the Police Commissioner Bob Atkinson directed I report all this detail to my local Nambour Police Station (*as Palmwood does not have the trained staff to handle this case*). This is called delegation, to mean, Atkinson needs the support and teamwork of the local Police whose solution is simple. To contact out new Accountant Denis P Donovan 4/40 Howard St. Nambour Q 4560, Ph (07) 5476 4154, and as Allen has reported he lives in fear of organised crime, have Donovan set out the details as to how the profits of our crime were used to run the 'Site Solutions' scam and how this cheated the ATO, the crown and BCC as victims in common. (i) Start with the CBA payment structure to prove without doubt **Wilson's claim for \$47,692.97 was a scam.** Instead Loader explained the obvious **"If you had paid the \$200,000 (or given 2 blocks of your proposed subdivision) to (the bagman) Rob Wilson this would have prevented Wilson from trying to beat you up."** To mean, **NO CRIME WOULD BE RECORDED AND NO CASE WOULD NEED TO BE ANSWERED.** This would mean all Wilson's demands would be seen as legal but the facts are **this is proof of a town planning protection racket.** Identified by the BCC / IID via the BCC Site Inspector and the local Wynnum Police who supplied a copy of the EPA Sect. 32 to be used as crown evidence. Therefore Police Risk Management went into action and now CIB Det. Insp. Trevor Kidd was transferred to Mt Isa, after the QDPP release to drop fraudulent charges against me. MOB Barrister Davida Ellen Williams as a confessed forger and fraudster was best known as Davida. Davida organised the conditions, clue and scam:- to do nothing, to act with complete abandonment, when Kidd tried to frame me for a convoluted crime to steal an excavator bucket abandoned onsite for 8mths. (i) When Wilson never paid for the hire of our tip truck and excavator for the 16mths hire. (TBC) (ii) When the QDPP agreed with Criminal Code Sect. 391 that the excavator bucket had been abandoned onsite for 8mths (*but there is more relevant detail hidden from the 14 Judges*). (iii) Wilson also perjured himself more than once to convolute this case, to run it out of control with the aid of his 4th Solicitor trading under the name of James Conomos. After his first three Solicitors refused to run this 'Site Solutions' scam where our MOB Barrister aided and abetted by the fact that Police do not have the RICO Act to enforce racketeering charges. Therefore Davida confessed, quote, **"You suffer from information overload."** To mean, if I was given 'whistleblower' status from the Crown we could expose at least 20 scams. Hence the death threats and multiple warnings to our team to keep our mouths shut.*** (iv) So please explain why do you ignore the obvious Supreme Court ordered mediation, disclosure and discovery?

Judge Pat Shanahan's opinion was supported by Police Commissioner Bob Atkinson's quote **"We must take note of QLS Law Reform Judge Pat Shanahan's opinion."** The Judge's most relevant quote **"This is the best case for (RICO Act style) law reform. (Currently under his investigation at that time) (v) In brief to support smart Supreme Court Judge John Byrne's warning of a 5yr gaol term penalty for this crime. (vi) The scam or crime is so obvious:- a stalemate is not a solution it is proof of fraud, as no-one wins, only the crime cartel but a checkmate gives a clear result! A RESULT IS THE ONLY SOLUTION SO MOVE FORWARD TO THE NEXT OPINION.**

- Opinion 2. Focus on the solution:- The CBA Credit Manager Grahame Ledwidge did Loaders work for him.*** To prove a scam does exist Ledwidge acknowledged the bank standard (SAA style) procedure to check the Civil Engineers JF & Pike's valuation to run the subdivision. The subdivision was both well over budget and time. Ledwidge therefore did the obvious and directed we engage a new and more experienced Project Engineer to replace Greg Henwood who we had allowed to pay extras at up to 300% over cost to prove his guilt. This was to expose the Civil Engineer brad Jones who was running the **'Site Solutions'** scam. Hence the need to study basic criminology as we did and under Police Media direction ask for Prof. Paul Wilson's criminology report (*apparently still in the system*). We had also been advised by the Qld. Bar Association **'whistleblower'**, in brief **'You will not beat the CBA.'** Therefore we did the obvious, we let this crime run its natural course, best understood as CBA self entrapment again proving the scam to send us bankrupt, to become creditors, to sell off the subdivision to pay the kickbacks and bribes. **I do believe however, the CBA acted more by neglect and stupidity than intent.** The bank's primary motive was to hide their illegal incomplete loan to sell land without title and deposit ignoring their original Solicitor Clarke and Kann's legal advice as set out in brief in Supreme Court affidavit 4461/2001. Therefore under Supreme Court mediation the Bne and HP Magistrate Court Registrars explained the need for a technical device, in brief, **to unscramble this convoluted mess.** So right from the start we worked to a CBA Rescue Management plan endorsed by (i) the first three Head Contractor Solicitors under the supervision of our local Solicitor Adam Sambrook from Grants Lawyers who were directed to first defend the law by the QLS. To mean, to prevent a LSC style Supreme Court 5yr gaol term. Please you must check these key facts. (ii) Then under the CBA Relationship / Loans Manager James Pitman's direction who did his job to show kindness and understanding to protect out HEHS superfund and a long term AAA+ bank family of 3rd generation bank customers who demand better service from their bank. We believe this will be achieved as this RICO style correction has the potential to save the banks, the Local Govt., ATO and the Crown billions of dollars in our war against organised crime. As proof, prior to this bank loan disaster the regional bank Credit Manager said to me, quote **"If you want more credit all you have to do is ask."** I thanked him for his offer and explained the bank service was fine. Therefore, after the loan stuff-up with a confirmed **'fire sale'** as Ledwidge said, quote **"There is your solution. You have \$1.2m worth of stock; just convert your stock into cash."** We continued this program onto our HEHS superfund beneficiaries to sell land below cost, for in general \$75,000 a block to make the beneficiaries in the area of \$125,000 a block but as Judge Pat Shanahan explained there was yet another bank stuff-up, Ledwidge overruled Pitman and demanded these amended sales contracts be ripped up without the approval of the buyers that signed the contract, thereby cheating the superfund beneficiaries. As Gary Armstrong, my HEHS Manager explained instead of the superfund beneficiaries contesting their lawful claim Gary explained if the benefit of \$125,000 was put into a bucket, only then they would collect their just reward. Clearly the superfund beneficiaries were cheated by the action of the Commonwealth Bank with the added threat if I did not rip up the contracts they would close my account apart from a small housing loan which they did anyway. (iii) John Koek's explanation hidden from the 14 Judges explained how Wilson, Henwood and Jones planned a self funded crime as their part of the crime cartel. To be exact they ran the **'Site Solutions'** scam. In brief, if we could not complete the subdivision and gain BCC **'on maintenance'** we could not gain BCC approval to sell our subdivision.

This case was all too much for our local Solicitor Adam Sambrook; so with new legal counsel Bain Gasteen now trading as Cooper Grace Ward, it was all downhill from there. Refer District Court Judge Charles Brabazon's quote "**This is not the way to do it.**" Our then Solicitor Reg Klinedon failed to appear in court knowing Davida's obvious MOB Barrister's abandonment procedure. (iv) As Dr. Frank Walsh Clinical psychologist would say "**Why are we here? Stay focused.**" Koek's smart direction was in line with our CBA Rescue Management program. (v) To finish the subdivision and collect all this Crown evidence for the Police to lay criminal charges, if not we could go broke. **That is where the justice system has let us down**, where we were charged for a string of fraudulent criminal offences to destroy this Crown case as proved by tax fraud. Again Koek's method was obvious. As the new project / Civil Engineer, with my help we could bypass the Head Contractor / '**bagman**' and pay the subcontractors direct. The Head Contractor Wilson was able to sabotage the project at will, which is why the Police supplied a copy of the EPA Sect 32 as evidence to be used in laying criminal charges. (vi) As proof of above, the plumber / drainer then Col Rosenlund from Narangba did the obvious and sued both the developer and Head Contractor for **non-payment**. Hence you have no choice but to study the 14 Judges court transcripts and laundered ATO money trail or agree with our Accountant Tim Allen's '**damages report**' under criminal code sect. 399 where this evidence was hidden from the 14 Judges. (vii) This brings us to Commissioner Atkinson's delegation for the local Police at Nambour **to take control**. This is known in the Justice system as the crime, control, correction model, or as the Police Union put it to become a '**Police Force**' not a '**Police joke**', or as puppets to organised crime. (viii) As Hopgood is now retires his then second in charge Insp Les Hopkins directed a CMC report, and now Insp Janelle Harm also reported with this new evidence this case should be reopened. This case has proved the power of this CBA led cartel to ignore and overrule Supreme Court direction, not once but on each and every occasion. So with proof of a complete breakdown of our legal system this leads us to the next option, to bypass both the failure of the CMC and LSC best understood as '**contempt of court**' to Supreme Court orders.

3. Option 3. We have proved the current Police practice is to treat this '**Site Solutions**' scam as, quote "**A civil matter outside the control of the Queensland Police.**" Therefore the obvious need for a technical consultant to teach our local Police how to use the existing Criminal Code Sect 391 and 399 via the Fraud Squad direction to have Parliament upgrade the law to SAA / BCC style standards **to encompass racketeering on construction sites** (RICO Act), (i) To prevent the reoccurrence of the CBA or any bank trying to enforce an illegal or incomplete loan, in our case to sell land without title and deposit to the value of \$850,000 to gain approval to fund this loan. (ii) For the bank to pay \$25,000 **to one victim only** to admit liability to all victims including the Crown and then to engage a known MOB Barrister (*protected by the bank*) to work as a trained crown Public Prosecutor, an inside trader in both the QDPP and Police Risk Management Dept. to defraud the Crown with the '**Site Solutions**' scam. (iii) As yet another Minister of the Church can be called as witness, the Rev Michael Chamberlain of '**the dingo killed my baby**' fame, he has just reported how it took 32yrs. As the life of a victim, he offered hope for all victims as we all suffered the same. He reported as we have, he was also given legal advice how you will not get justice in the Supreme Court.*** Refer our smart Barrister Paul McQuade's opinion, therefore no matter what the odds the Reverend's direction '**Never give up on the truth**'. The CBA confessed it made a mistake and admitted they never said I was a fool but sadly the bank victims are left to clean up their mess. (iv) as crown evidence I would like to quote our Previous Premier Jo Bejalke Peterson's classic statement "**You cannot unscramble scrambled eggs.**" It took a smart Solicitor as an ex-Qld Premier Wayne Goss to run the Fitzgerald Report and gain the respect and support of the QLS to prove how our complete legal system, the QDPP, Police, CMC, LSC, etc down were controlled by kickbacks and bribes, so why would Judge Shanahan rule on QLS unsolved crimes, "**This is the best case for law reform.**" (v) I put it to you the scam is to make this ATO case, Police Service and our superfund loss out to be a joke.

The scam is to trick you into ripping up this evidence in total frustration and yes, to abandon this case. Therefore Judge Shanahan directed me to prove **“Abandonment is fraud.”** This will be explained in Option 4.

4. Option 4a. Again back to Dr. Frank Walsh's solution, he said **“I cannot solve your legal problems for you. All I can say you are of sound mind and you have the power within you to solve this case.”** (i) Please follow up this lead, clue or simulation procedure to train all Police, law and criminology students, etc, how to solve convoluted crimes (*to solve the unsolvable*). The obvious solution is to give the solution to an unsolved crime. So please just be patient. Approx. 7yrs ago I watched a DVD based on a true story, if you can identify the name it would be ideal to be used in crime reform to solve fraud, Australia's No1 crime.*** (ii) A husband and wife worked as a lighthouse keeper, where they rescued a shipwrecked sailor. The wife nursed the sailor back to good health and in the process, they became lovers. Shortly after the lighthouse keeper's husband was murdered. The shipwrecked sailor was charged by the Crown, found guilty and executed, only to be told later by the grieving wife, **“I killed my husband, because he slept with my sister.”** Only for the Crown to rule justice had been served and the wife was never charged for **either murder**. The legal solution or court Registrars technical device is to bypass the first murder to prove the second murder. To mean, the wife was responsible for the fraudulent execution of the shipwrecked sailor but was protected because the Crown did not wish to appear accountable for their failure to correctly run the case. b/ Hence the Bne and HP Magistrate Court Registrars need to be guided by the full resources of the law, best understood as natural holistic justice. Judge Shanahan explained the fraud in brief **'You do not always see the obvious when your primary motive is to cover up a mistake, especially if your Police Risk Management procedure depends on hiding that mistake.'** Therefore you have no choice but to go back and check the facts. A simple AMA style procedure is to use a multi-functional bypass or to piggyback the ATO or BCC site inspection claim with an SAA style outcome. Is it possible you can be so stupid to keep throwing this Supreme Court ordered mediation detail in your rubbish bin and never be held accountable? **NO!** Police are starting to realise their mistakes, to check Insp Ray Loader who denied justice because of his neglect to prove Det. Kidd's fraud acknowledged by the Qld DPP, but protected by a scam not to sue Police for false arrest as part of this Police Risk Management convoluted procedure:- as proof, (i) the \$47,692.97 claim is fraudulent (ii) Wilson's written claim **“this is theft”** is fraudulent. (iii) If you do not solve this case your act of abandonment is proof abandonment is fraud. (iv) Will it take a total of 32yrs for you to copy the Lindy Chamberlain Coroner's report and gain the International RICO Act solution to bypass the kickbacks and bribes to learn and earn your clients respect? Please note, we came up with this concept long before Woolworths latest marketing program **'earn and learn'**. (v) We can never destroy organised crime but we can create a tolerance and understanding **to prevent the most common racket in the building, construction and superfund industry** via insider trading by both civil and legal sabotage to the project to become fraudulent creditors to sell off the project to pay the kickbacks and bribes. (vi) As this \$10,000 EPA Sect. 32 Supreme Court Judge John Muir trigger and question on same proves. Muir set out this case but like Magistrate Ian Austin and District Court Judge Charles Brabazon identified the crime but not the solution. (vii) As a Crown volunteer, primary witness, victim and **'whistleblower'**, why abandon me **WHEN I AM YOUR SOLUTION TO SOLVE THIS CROWN CASE?** (viii) Think of the movie **'Sliding Doors'** instead of following Austin, Brabazon and Muir to

ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

To make it legal



Signed John Bright



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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

Dear Lord Mayor Graham Quirk,

Many thanks for your letter dated 1-6-2012 to acknowledge a town planning scam does exist. There is no doubt in my mind having a grandfather, an engineer from Sheffield University who taught me the value to solve riddles as a child the key to listen. My father who worked in the BCC Town Planning Dept. taught me the golden rule '**never trust the people you trust the most**' either by neglect or intent, they can do the most damage as our '**Site Solutions**' scam has proved.

I was forced by Magistrate Ian Austin due to a breakdown by the QDPP to defend this CIB scam where an ex-QDPP MOB Barrister tried to destroy our lives. Having worked in both the BCC inspection section and an EPA style testing laboratory I learnt the value of SAA rules and regulations. I therefore support the BCC Site Inspector and local Wynnum Police who combined to expose this EPA Sect. 32 scam to sabotage the roads, footpaths and drainage system by removing all protection from heavy rain and flooding to cause silt and sand to delay completion of our proposed 22 block subdivision situated at 110 Dairyswamp Rd Belmont. The scam, as explained by the QLS and at least 6 Solicitors and civil engineers down to become creditors of the subdivision to sell it off to pay the kickbacks and bribes. I therefore urge you to support your BCC/IID, your site inspectors and smart local Police to stand up for your voters, your ratepayers who suffer as superfund victims who rely on the building, construction and subdivision industry as you do to ensure our quality of life. I urge you to support the push for the RICO Act. We cannot stop bokie style racketeering but it can be reduced to a level to reduce forced '**fire sales**' and planned liquidation causing the loss to both the ATO and Treasury Depts. from the three levels of Government After 17yrs of obvious depression, **please help me gain closure as I act for all-fraud superfund victims of crime.**

Yours in good health

John Bright