

WHY HAVE A SUPREME COURT IF YOU ABANDON THEIR DIRECTION? WHY WE VOLUNTEERED THIS \$1M POLICE CONSULTANT BUDGET?

17yrs on, to support Prime Minister Gillard's 'Forced fire sale model / RICO style report' and Qld. Premier Newman's promised press release for this hidden PESC report by Asst. Com. Martin.

TO LAY CRIMINAL CHARGES!

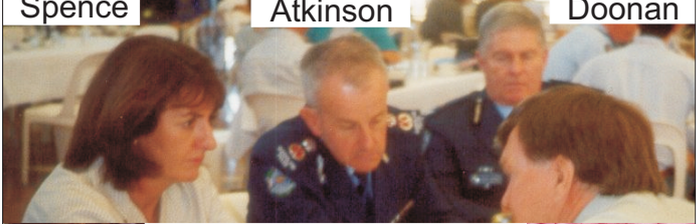
The scam explained by the QLS, 6 key Solicitors, refer CBA Solicitors C&K's S.Court Affidavit 4461/2001, the new Project Engineer, smart Insurance Assessor 'correction plan' and our Accountant's 'damages report' to sabotage our 22 block subdivision to become fraudulent creditors, to sell it off for a planned \$4.4m profit, to pay

THE KICKBACKS & BRIBES & AUTOMATICALLY CHEAT THE ATO!

Then gather all this natural and holistic evidence to correct the Police and QDPP procedures as ordered. To explain how the 'Site Solutions' scam works, after the BCC / Police supplied the EPA \$10,000 SAA model evidence, for us as both primary victims and witnesses to set out this town planning scam for the CIB Det.

Mark Hughes.***

	25-05-2012	Reply to: GPO Box 9977, Perth WA 6848 or P.O. Box 1271, Albury NSW 2640 1800 199 010 - 1800 060 063
	Australian Government Australian Taxation Office	
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 <p style="text-align: center;">"Who stole your money?"</p>		

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

Using photo re-enactment of hidden Police Crime Reports!

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step 1/ Federal Police abandonment, care of Det. Ben Moses / Spring Hill, quote **"This is a Queensland Police matter."** So where are their 9 Police Crime Reports to solve this case?

step 2/ Therefore former Premier Peter Beattie offered his cabinet, quote **"To find a solution."** To P. Commander Pettinger's fraudulent (*civil matter*) excuse identified by ASIC causing a 4yr delay. The Justice Minister Rod Welford apologised and gave this case to the Police Minister Judy Spence who advised I set aside this Police SAA consultant style budget. As Welford confessed liability because of the fact **he was not a town planning expert** and was easily tricked, cheated and deceived by his Uni law student friend and QDPP Prosecution Barrister / workmate who conned me and set me up with a scam to work for \$20 p/h, only to learn Davida was a confessed bank forger, where the CBA forced her to work as a fraudster to destroy this Crown evidence and case and be rewarded in a QDPP plea-bargain 3yr non gaol term sentence. (TBC) The scam was to cover up their bank loan mistake. As proof, the Fraud Squad, Det. Sgt. Brett Heath on behalf of the CBA, made sure all bank copies were destroyed to protect CIB Det. Trevor Kidd who was protected by the QDPP release **not to sue Police for false arrest.*** The penalty should be imposed on the criminal not the victim.**

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step 3/ Welford resigned to protect Australia's largest bank and the Fraud Squad / CIB protection scam. This is a CBA, construction, subdivision, ATO / S-Fund scam to

JUSTICE EARN



WHAT DO YOU FEAR THE MOST?

1. a/ Legal, Police and humanitarian abandonment! To mean, to correct the Police procedure, **first find the facts, then you must check the facts.** Do you think our Prime Minister, Q. Premiers, P. Admin, P. Union, P/QDPP Prosecution, P. Media, ATO, James Pitman and a long list of 'whistleblowers' are stupid? **NO**, they confirm **this QLS law reform Judge Pat Shanahan's finding and Army style tenacity and leadership.** (i) Banks must pay for their mistakes, **one mistake at a time.** (ii) This is the best case to prove abandonment is fraud. As proof:- (iii) Do you think the CBA would pay \$25,000 to admit liability, guilt and sack and blame their Loans Manager James Pitman unless there was good reason to do so?

The solution is found in this key question **'Would you buy land without title and deposit?'** As ordered by the CBA faulty loan agreement, also fraudulently destroyed as part of the CBA / Police Risk Management program. **NO**, it's obvious you would instruct the CBA as we did, to make the loan agreement both complete and legal. Therein lies the original bank mistake by Ledwidge to direct us to rip up the modified sales agreement or our bank account would be closed. This opened the door to the **'Site Solutions'** scam. b/ After 40yrs of AAA+ service it was all downhill from there, instead of a bank correction, one mistake was used to cover up the next. For example, this CBA mistake led to a scam to try and steal my mother's home. We have set out most of this detail in our all-fraud.net website. c/ As one Senior Police Officer gave his first clue and said **"What makes you think you can trust me?"** To mean, he was ordered to keep his mouth shut. Officially, this is called **Police Risk Management**. Another Assistant Commissioner of Police, who knew this case well, offered his advice as a **'whistleblower'** to use the **'Judicial Review Act'**. (TBC)

2. a/ We have been proven innocent of 4 fraudulent QDPP / Police / CIB charges organised in the main by Davida under CBA direction as the bank had a hold on Davida over her \$198,000 forgery of our HEHS manager Gary Armstrong's signature to cheat the NAB. We can prove the CBA forced Davida to act as fraudulent legal counsel via **'QDPP insider trading'** to work as a trained Crown Public Prosecutor to assist in this scam to give our correction team of prison reform consultants a fraudulent criminal record 4 times, for forgery, theft, child assault upgraded in a panic (*when Channel 7 TV News Dept. became involved*) to child molestation. Now after 10yrs the ATO claim \$460,311 for our 2002-3 HEHS superfund tax return. But nowhere has this evidence been revealed to the 14 Judges on this case, **who are still waiting for the Supreme Court mediation order / PESC result to be enforced as standard Crown procedure**. To mean, the original \$30,000 payment for what is called a **'come-on'** scam to set up the **'Site Solutions'** scam in using our \$255,000 payment for claims for extras at up to 300% over cost, for what is called a **'self funded crime'** or **'Site Solutions'** scam. b/ Under prison reform direction, we suggest you use the crime, control, correction, model to explain why we have been thrown out of all ATO retail and Government (*staff only offices*) from Chermside to Mt Gravatt, Brisbane and been investigated Australia wide from Brisbane to Hobart, Sydney to Perth, **when this case could have been solved 10yrs ago if the ATO had agreed to follow this Supreme Court mediation order**.*** Why have a Supreme Court if you abandon their direction? To explain, S. Court confirmed CBA contempt of court to S.C. Judge Margaret White's question in brief **'Why did the bank pay you (as one victim only) \$25,000?'** To mean, we accepted the \$25,000 on legal advice as **the first step by law**, to admit liability and guilt. **The second step**; where the bank admitted liability to one victim, means, by law all other victims including my mother and the ATO would receive their just reward. **The third step**, where we were given legal advice how to solve this case but directed by the Bar Association **that not one Qld Barrister would defend this case against the Commonwealth Bank due to the fact that this case proves the CBA control the Police Risk Management Dept**.*** who are given the power best explained as the Racketeering Influenced Corrupt Organisation (*RICO*) Act, to destroy the bank's own customers in support of the shareholders profits and the top end of town.
3. a/ So based on multiple CBA, legal, Police **'whistleblower'** and Magistrate Court Registrars direction to provide a, quote, **'technical device'**. This proves a CBA led crime cartel exists; Therefore we stood outside the Brisbane tax offices and the CBA 240 Queen St. and called out at the top of our voice **"The Commonwealth Bank are confessed criminals. Do not trust this bank, Please support the Queensland Police to lay criminal charges."** b/ As ordered by the Police Commander John Hopgood, who, based on the key evidence that our Barrister was a criminal, that he should act to overrule Pettinger's obvious mistake as confirmed by the ASIC Investigator Helen Armfield, in allowing 4yrs for this subdivision scam **to be completed and hidden from our legal system**. As proof, according to all Police this ATO scam exposing a claim for \$460,311 is officially closed by both Federal and State Police. Therefore, we upset the crime cartel and were warned outside the Commonwealth Bank **"If this was Melbourne you would be blown away in the street but as this is Queensland the CIB can take care of you."** Therefore, the proof is in the fraudulent QDPP release where CIB Det. Insp. Trevor Kidd did his best to give me a fraudulent criminal record. This scam was protected by the Fraud Squad Det. Sgt. Brett Heath, by the hidden CBA loan agreement and making sure all copies were destroyed and could not be used against the bank. This is the technical information that needs to be reported by the PESC but was covered up by the Assistant Commissioner Pat Doonan's confessed **'abuse of public office'** and **'obstruction of justice'**. Therefore, the QLS law reform solution is found in introducing the RICO Act to work in conjunction with SAA standing procedures through whatever technical consultants are required to act in a **'Police like manner'** to smash this low life filth that use a bikie and Maori or Tongan to attack the primary victims, where the key Police Crime Reports as explained by honest Police, best explained in a Police Union report, supported by the Police Media and other Police who have studied and checked these facts. **These facts that were hidden from the 14 Judges on this case**.

4. a/ Fortunately the banks written confession of guilt was not destroyed by Davida and is available **as new Crown evidence**. This confirms the CBA Credit Manager Grahame Ledwidge's statement **"I work for the shareholders profits and the top end of town,"** By law this has been identified as a crime of self-greed and self-gain. b/ **It should be noted that Judges cannot rule by abandonment**. The good news, that research, development and simulation is my area of expertise. The best example as demonstrated by the smart Supreme Court Judge John Byrne, who saw through this CBA scam and warned the penalty for this crime, is a 5yr gaol term. His key procedure is in support of the ATO, the Prime Minister and Premiers down to assist the ATO bring closure to this **'Site Solutions'** scam. c/ Based on what is known as a smart state approach, a Commonwealth Bank **'stress test'** must be run on our Australia's largest bank, as this case has proven, **they have failed to be accountable and transparent to their customers and the ATO**. They have failed to follow the QLS lead to **'first defend the law'**.
5. a/ In support of our Police Commissioner Bob Atkinson, whose direction in brief, is to demonstrate humanity and humility to allow all independent retirees to live with dignity and to live off their life savings as Atkinson put it, in brief, **'To live on what money you have left of your HEHS superfund.'** The Crown, ATO / superfund conditions must apply:- after all victims including my mother and ATO have received their just reward and a most welcome apology as my mother put it **"You would think as 3rd generation customers, the bank would do much better than this."** **YES IT CAN!** I do believe in what James Pitman advised me when we set up this **'bank Rescue Management plan'**, only for Grahame Ledwidge to make sure it failed by ordering the amended sales contracts to be ripped up, or the penalty, would be my bank account would be closed. In brief this means, **Ledwidge was passing the bank mistake onto the victims**. Therefore Pitman's sound advice that it was my duty to find someone in the Commonwealth Bank (*and now the ATO*) to listen to our story **and only then justice will be done**. Racketeering and fraud costs the banks billions of dollars, I support the honest hard working Prosecution Barrister's statement **"We need hard headed business people like you who never give up."** As clinical psychologist Dr. Frank Walsh explained the obvious **"It's only over when it's over and it's not over yet."** Adding at a later date **"I cannot solve your legal problems for you; I can only state you are of sound mind and have the power within you to solve this case."** Walsh summed up by stating in brief that I was the son of a WO1 in the RAAF and that I was drilled over and over to follow orders and do my duty, **to ensure this Supreme Court correction**.
6. a/ Our findings and solution are, as a detailed investigation of the various Police Departments, the Police Union reported that the Police inefficiency is caused in the Police Prosecution Dept's. inability to gain all Police records, explaining the inefficiency where the 9 Police Crime Reports were collected from a general area covering Police HQ through to Cleveland, Mt Gravatt, Capalaba and Wynnum with reference to Camp Hill and Stones Corner. The recommendation being obvious, that this scam was run at 110 Dairyswamp, Rd, Belmont, and our local Police Station was in fact Police Administration on Old Cleveland, Rd, Chandler. Therefore if the Police Administration was officially expanded to operate as a local Police Station, then the local Police would have been familiar with the violence, thuggery and standover tactics, preventing the miss-management and obvious theft created by this **'Site Solutions'** scam.
7. The good news is, after 17yrs where the Police Union report exposed the inefficiency and malpractice created by the Police policy where Police Crime Reports were lost and misplaced due to Police not being accountable for a specific area, causing mental stress and early retirement, no better example than Police Insp. John Earea from Caloundra Police Station, who was forced to compete against Doonan as his Asst. Comm. Where for the past 10yrs it has been common for Police to grab our Supreme Court directed consultants report sometimes ripping it up in front of my face and throwing it in the waste paper basket and demanding that I leave the Police Station or I would be charged again. (TBC) Hence Insp. John Earea's statement quote **"This is my Police Station, I make the decisions here,"** when that was obviously not the case. The good news today, by focusing on the Nambour Police Station with the support of the Magistrate Court Registrar and his team of JP's, the now Snr. Sgt. who listened to my story made the point **of thanking me for our help. How good it feels as a multiple victim of crime to be thanked for our help with the knowledge that the Magistrate Court Registrar has given his support**. We believe with the support of the QLS Parliament will act to introduce the RICO Act as a smart way to smash organised crime.

CRIME PREVENTION IS THE SOLUTION.



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To make it legal

Signed John Bright