



1. Premier Newman's promised correction to my Mother's home mortgage / s-fund scam.

2. BIKIE RACKETEERING & CORRUPTION "GIVE ME THE MONEY" REFORM!



3. For Newman's promised press release with a 24 step procedure to solve each step at a time. For this QLS ruled best case to introduce the **International Racketeering Influenced Corrupt Organisation Act**.
4. a/ It's so simple, (i) go to your local Police Station and collect your free copy of the ACCC LBB on scams and read page 16. (ii) It sets out our case as the most common small business scam. Yes, a false invoice for \$47,692 passed off as an approved CBA subdivision construction payment claim but in reality it is a **bikie extortion demand scam!** b/ The now Det. Insp. Trevor Kidd ignored this written invoice left at the scene of the crime, my Mother's home and broke CC Sect. 391. To misrepresent this case by the act of multiple abandonment. c/ Best identified as Davida Williams' QDPP release or scam not to sue Police **if the false charges are dropped**. d/ What makes this case the best QLS case for law reform is that Davida as an ex-QDPP trained Public Prosecutor and confessed forger and fraudster kept the false charges coming, **not once but 5 times**. e/ This scam is known as character assassination of your client as a Crown witness aided and abetted by this Police Risk Management **vexatious act procedure**. (i) Starting with Davida's NAB \$198,000 forgery charge. (ii) The theft of an excavator bucket; check why it was abandoned onsite? (iii) The absurd child assault charge in the Supreme Court coffee shop. (iv) Due to the Channel 7 TV News investigation Doonan upgraded this fraudulent charge to child molestation in the Supreme Court coffee shop. (v) In reporting the Justice Minister Rod Welford's and Asst. Comm. Pat Doonan's official apologies and joint resignation, I was incorrectly judged to be '**delusional and insane**'.
5. Doonan's staff officer Insp. Ray Loader explained in brief "**If you had paid the \$200,000 or given 2 blocks of our (proposed subdivision) land (as an obvious kickback and bribe) then the Head Contractor Rob Wilson (with the aid of the bikie nun-chucker attack) would have stopped trying to beat you up,**" then adding (i) "**Better you had paid.**" (ii) "**The chance of you meeting Doonan will not happen.**" (iii) **But it did happen!**
6. a/ Thanks to the then Police Comm. Bob Atkinson, he had Doonan give me an official Police Risk Management style apology for breaking CC Sect. 200, 205, 391 & 399, and then resigned. b/ Atkinson explained, because of Doonan's previous clean record **no charges would be laid**, but Atkinson added, in brief '**This QLS law reform report (into Police Risk Management vexatious act procedures) should be noted.**'*** E.g. The need to study the Vexatious Litigants Act amendment 2005, to mean, **blame or correct the mistake, not the person. We can prove the Police and Judges were deceived by Davida's Public Prosecution expertise.*****
7. a/ Therefore, our new Police Comm. Ian Stewart then an Asst. Comm. said to me, quote "**Most (Police) crimes start off as a mistake!**" b/ To mean, under a QDPP explained Barrister's direction '**Police should never blame the primary witness and victim who keeps on telling the truth**'. E.g. Local Police confirm how they ignore death threats. c/ Our key death threat under witness, is quote "**If this was Melbourne you would be blown away in the street, but as this is Qld the CIB will take care of it.**" Yes, they did. Davida run the CIB scam in working for me at \$20 p/h instead of her normal daily rate of \$3,000. Her obvious motive, with a plea-bargain deal via Welford, was to walk free for her 6 bank \$1.3m scams if she destroyed the fraudulent CBA bank loan agreement in our file, as the last known copy, confirmed by the Fraud Squad's FOI. Known as insider trading or proof for the LSC style law reform. (TBC) d/ Explained again by the QLS '**To first defend the law.**' As it is illegal for counsel, both Solicitors – Barristers and their clients to perjure themselves as self confessed criminals. E.g. As the Head Contractor Rob Wilson with his Solicitors cover-up in the H.P. case 422 / 2000-2. **Refer photo to prove perjury and unpaid use of our truck and excavator.*****

The penalty for this perjury according to Justice John Byrnes is a 5yr jail term. (TBC)

Refer Mag. Ian Austin's proof of guilt, quote **"I do not care what (anyone from) the Police Minister down (then Judy Spence) has to say."**

8. ASIC investigator Helen Armfield identified how the first Police Area Com. Steve Pettinger wasted the first 4yrs of this investigation in his quote **"This is a civil matter outside the control of the Qld Police."** If you believe that then I put it to you, you are a fool! The new Area Com. John Hopgood and his team of Inspectors Les Hopkins and now Janelle Harm, etc. directed a CIB, CMC & standard Redland Bay Mental Health assessment. Hence, the urgent need to study their FOI for the QLS identified abandonment!

9. a/ Doonan in his apology explained how he outranked then Chief of Staff Supt. Peter Martin and how Martin was ordered to say, quote **"Due to Police availability and time this case is closed."** Referred to as the **'Police iron curtain'**. b/ Police from Police HQ, Dutton Park, Stones Corner, Camp Hill, Wynnum, Capalaba, Cleveland with support from Police Admin Upper Mt Gravatt and Chandler, the Police Union, Prosecution and Media have explained in brief, Police can only act on new evidence. c/ Our best example is then Police Minister Judy Spence's direction I set aside this (\$1m) Police budget, but Mag. Ian Austin, D C Judge Charles Brabazon and in total 7 S C Judges were prevented from learning the detail to this Police Minister's requested QLS law reform model. To follow the court transcripts and the ATO laundered money trail with an estimated loss of \$460,311. As proof, refer to ATO **'whistleblower'** Tony Coburn and his team's FOI. d/ After Arbitrator Ian Miller apologised for being deceived by Davida as Snr. Legal Counsel, we were advised by the smart Justice John Byrnes to follow the standard 3 step arbitration procedure. (i) The law of association by bikie association with known criminals means, the group are identified as a crime cartel. (ii) By the law of accession the principal is as guilty as the actor. Hence, as proof, we paid \$30,000 to Brad Jones a Civil Engineer for the **'Site Solutions'** protection racket.*** (*Known as the key proof of guilt*) If you do nothing else check both JF & Pike's and Baseline Civil Engineers backup reports to the BCC site Inspector Gary Kopp's hidden Police crime reports on sabotage to the project. Tim Allen, our Accountant for 20yrs filed a **'damages report'**, but advised me, both the CBA and CIB directed, in brief **'Keep your mouth shut.'** As proof of intimidation Allen refused to complete our HEHS 2002-3 s-fund tax returns. (TBC) (iii) There is no Qld racketeering laws or the Law of Abandonment to complete the set of association, accession and abandonment, but it is covered as criminology experts report in the media, in CC Sect. 399. To mean, the Police Prosecution explained, the key Police Crime Reports on racketeering by the Rev. Michael Veary's team went missing. The motive and result **to protect Davida's QDPP / Police crime cartel.*****

10. a/ Yes I was attacked in my own home by an obvious bikie covered in tattoos, armed with a nun-chucker and backed up by a Maori or Tongan (*as big as a house*). The key to this crime, however, is the fraudulent invoice for \$47,692. So I fought back with a large kitchen knife. They both fled and decided **to take on my Mother as the soft target**. b/ My then partner, a nurse, Noelene Lambert finished up in the Mental Ward at Belmont Private Hospital after a failed suicide attempt. c/ Our then Caloundra Police Insp. John Earea tried to help but resigned on stress leave. d/ The good news, the local Caloundra Minister Mark McArdle initiated this forensic health report under the direction of our smart Prof. of criminology and Dr Michele Pathè who is in the process of setting out this case for our new Police Minister Hon Jack Dempsey MP and Federal and State Attorney General's George Brandis and Jarrod Bleijie for obvious law reform so our HEHS superfund victims can be compensated. In brief, my cousin Mark Bishop as a co-victim said to always keep something in reserve. We have major key **'whistleblowers'**, who I am proud to say have come forward and stand ready to serve. (TBC)

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.



To make it legal

John W. Bright

Signed John Bright

CRIME PREVENTION IS THE SOLUTION

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