

PREMIER NEWMAN'S PROMISE TO MAKE SUPREME COURT MEDIATION WORK!

(Side 1)

STUDY
LAW
ARCHAN
SHANAHAN

1. To prevent a CBA/ NAB known criminal acting as a Barrister to destroy Crown / ATO / superfund evidence to this illegal funding of the BCC / IID confirmed '**Site Solutions**' protection racket.
2. When is a crime not a crime?
When it's a QDPP plea-bargain trick or illusion run by the same Barrister!
3. What did the first 5 Solicitors have to say?
Three exposed this racket of the other two Solicitors perjury and abandonment!

JUSTICE EARN



05-04-2013
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. The Tax Office has now provided a new reference No 7101602548036. The motive it would appear, to destroy all evidence of the ATO staff across Australia who acted as whistleblowers to support Colonel/Judge Shanahan's, ATO Tony Coburn and Area Commander John Hopgoods findings that this is the best case for QLS law reform to prove the ATO, superfunds, subcontractors and mothers are **all victims to the site solution's protection racket.**

Stewart Spence Atkinson Doonan Mother



Bright →

Bright accepts apology for mother's ATO / CBA / QDPP Davida William's scam on Rod Welford →
Ref Policelink 131444

Check Insp. B W Cross 6 photo re-enactment of bikie nun-chucker attack.



THE PREMIER'S REQUESTED DETAIL!



4. a/ The prisoner was first trusted by all but exposed as Davida Williams, Wilson, Bennet, O'Connor and Armstrong, etc. as both a forger and fraudster to 6 bank scams to the value of \$1.3m. This made Davida a blackmail target by the CBA Credit Manager Grahame Ledwidge. b/ Grahame Ledwidge admitted liability:- (i) by paying a \$25,000 tort. (ii) By confessing he acted for the CBA shareholders profits and the top end of town. (iii) In written evidence declaring to Justice White's CBA disclosure order "**Bank business (meaning racketeering) is none of your business.**"**** (iv) Because Grahame Ledwidge offered Davida a QDPP plea-bargain scam via the Justice Minister Rod Welford and Police Risk Management via Assistant Commissioner Pat Doonan to set aside or hold over Davida's 3yr prison term as proof for 2yrs on the condition Davida destroyed the key evidence of the fraudulent bank funded protection racket. The racket was based on the **Banker, Barrister** and '**Bagman**' cartel model. Put simply, the new Engineer John Koek reported the Head Contractor / '**bagman**' Rob Wilson extended the construction time from 4-16 months to sabotage the project. (v) Brad Jones offered a so called '**civil engineering protection**' for a \$30,000 payment where ASIC Bne identified the first 4yr delay. (vi) Police Area Commander Steve Pettinger used this fraudulent excuse quote "**This is a civil matter outside the control of the Queensland Police.**" **Anyone that believes that is a fool.** I put it to you, that Army Colonel and Judge Pat Shanahan was not a fool. I just did as he ordered "**To prove abandonment is fraud.**"
5. a/ Fortunately Premier Newman's model and Barristers Barlow, Sweeney and McQuade opinions for a Supreme Court mediation order **to break this case down into small pieces prevailed!** b/ However, normal Barristers charge upwards of \$3,000 a day. So Davida run the scam too good to refuse. To work for our superfund at \$20 p/h. Also known as legal insider trading. Davida's obvious motive was to destroy the CBA evidence and our case **to stay out of prison.***** Thus cheat the 6 banks, the Crown, our superfund and ATO as tax fraud!
6. a/ To answer Supreme Court Judge Muir's unanswered question to his fraudulent liquidation and the obvious ASIC question but who stole your superfund money? QC Walter Sofronoff taught me 30yrs ago the benefit of mediation, quote "**The solution is somewhere in the middle.**" So follow our ATO victims in common model. b/ By the laws of association, accession and the need for the law of (evidence) abandonment known as C.C. Sect 391, 399, 200 and 205.



Centrelink, ATO, S. Fund
Inheritance Scam, tort
& racketeering breach
giving options for ASIC reform to:
court registrar's passion!

PERJURY TO HIDE SABOTAGE
PHOTOS
G Kopp BCC site insp. identified
\$10,000 EPA court liquidation
model for Wynnum Police

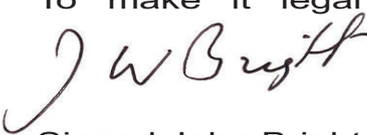
Solicitor Denise Maxwell / (Criminal) Estate Solicitors Snr. Associate, de Groot Lawyers,
Comm. Ombudsman and Centrelink Man. B. Stevens to confirm Q. Premier C. Newman's
promised 'criminal charges press release' via Police Media for Prof. P. Wilson's
criminologist work experience student's report to Supreme Court, QLS & Police direction.
Thanks to the caring BCC / IID, DVA, RAAF, RSL Gold Card No QX072250.

(Side 2)

To mean, you must listen to the primary Crown victims and the ATO witness's evidence. To learn the Court Registrars disgust to allow court procedures to extend for 10yrs without gaining a **lawful result**.
c/ The motive **to hide kickbacks and bribes by this test case fraudulent liquidation model to become creditors of our superfund run subdivision worth \$4.4m**. Again focus on the key Solicitor Adam Sambrook's evidence quote **"This case is over my head. The need for an uptown Lawyer."**
(As a standard Solicitor / Barrister's confession of guilt to abandon their client.) **You must not treat Crown witnesses as fools. Our evidence lasts forever and if studied we will not fail!**

7. a/ As Q. ex-Police Commissioner Atkinson put it **"You must trust Judge Shanahan's opinion."** In brief, what is fraud? Davida's motive as a NAB forger for \$198,000 was to stay out of prison. b/ Therefore Grahame Ledwidge ignored the smart NAB legal opinion **"Not to be so stupid to arrange for Davida's plea-bargain if she destroyed the evidence."** Hence, this Supreme Court mediation order via the Court Registrars to save the Crown costs to volunteer this \$1m Police requested budget and study the Fair Trading, Vexatious (CMC / LSC) procedure Acts.*** **(As proof, with their FOI to do nothing.)** c/ Because once Grahame Ledwidge was set on a path of bank management, staff and customer destruction to hide this bank racketeering there was no turning back. d/ As now smart Police Commissioner Ian Stewart confirmed to me **"Most crimes start of as a mistake."** (As ours did.) By law, therefore, with each covered up mistake, this is the definition of fraud and adds to the superfund / ATO reward.
8. a/ This led to the botched suicide of my then partner Noelene Lambert, a caring and loving nurse. Noelene reported she squashed the vacuum cleaner hose pipe in the rear window of her car preventing the flow of carbon monoxide, causing the hose to burn off the exhaust pipe, thus saving her life. b/ You must check the failed attempts by all counsellors and the key 14 Judges that failed to listen to the key Police Crime Report of the Rev. Michael Veary, his wife Doris and son Adam, who were also witness to the **'bagman's** violence and intimidation. Confirmed by the Police Admin, Union, Prosecution and media reports but due to Doonan's Police Risk Management Dept. this evidence never saw the light of day. c/ This led to Welford's and Doonan's apology and resignation. As proof, PESC Assistant Commissioner Peter Martin in line with the accountants, civil engineering, BCC / IID and the Wynnum Police direction to lay criminal charges never reached Premier Newman to gain his promised follow-up Courier Mail press release. The CIB explained time and patience will solve this case.
9. a/ It's human nature not to admit to your mistakes, so look at Justice Byrne's dilemma. He was aware a major crime had been committed. I must point out the **'Site Solutions'** protection racket is **I believe a \$billion industry**. So with all the key evidence being hidden or destroyed all Judge Byrne could do is to follow the lead of the evidence at hand. That as a prison reform consultant working in R and D and following all SAA style inspection principles, I need to explain what most Police and prison warders know. As a victim to a heartless criminal or **'bagman'** you are treated as a **'piece of meat'** or as his **'bitch'**. Criminals gain the obsession once that \$30,000 trigger payment was made, that I had to keep paying. b/ Yes, the nun-chucker attack was real. As proof, the endless non approved CBA invoices requesting an obvious extortion demand was relentless. The good news, the QLS direction **'to first defend the law,'** not their clients as known criminals. Therefore, 3 key Solicitors, to stay out of prison acted as **'whistleblowers'** to expose the 2 Solicitors that used perjury and abandonment to hide this **'Site Solutions'** protection racket. (James Conomos staff perjury and Reg Klinedon's abandonment)
Please note, all of the above was confirmed by another Police Assistant Commissioner too frightened to speak out, who directed the use of the **Judicial Review Act** as the Premier's requested solution!

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

To make it legal

Signed John Bright


CRIME PREVENTION
IS THE SOLUTION

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