

HOW TO JUSTIFY THIS COMMUNITY CABINET REQUEST?

To volunteer this \$million Police budget to lay criminal charges for this 'Site Solutions' protection racket causing an ATO estimated HEHS superfund loss of \$460,311!

SMART / NATURAL

LEGAL SERVICE COMM, ASIC, CMC, Police & QDPP

1

Investment have proved guilt by Criminal Code Sect 391 and 399.
This is Crown proof of criminal evidence abandonment!

QDPP

Underworld 2/ The QLS reported '**best case**' model known as a cover up to drop fraudulent criminal charges that proved my character assassination.

Initiative

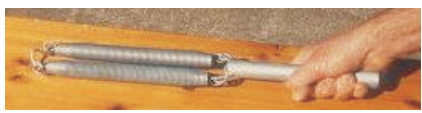
Disclosed 3/ Premier Newman must keep his BCC / IID '**picnic in the park**' promise, upgraded to a Community Cabinet request to provide a press release and confirm Police Commissioner Ian Stewart's findings via the latest '**vexatious procedure act**'.

As S/fund

Tax

Evasion

JUSTICE EARN



16-01-2013
 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. Thanks to our ATO case officer Paul Conde Hobart's frustration and agreement with Chermiside / Bne ATO whistleblower's direction, refer our evidence dated 07-11-2012. Conde has confirmed his plan to resign the same day. This supports Colonel / Judge Shanahan's, ATO Tony Coburn and Area Commander John Hopgood's findings that this is the best QLS case for law reform. To prove the ATO, superfunds, subcontractors and mothers are **all victims to this site solution 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 WHOLE TRUTH!



4. a/ Become our fraudster's legal nightmare:- **never give up!**
 b/ The QDPP accepted a struck off and now proven ex-QDPP MOB Barrister / prisoner who acted as our legal counsel, using the scam to work for \$20 p/h. Davida reported by the Courier Mail to be Davida Wilson, Williams and Gary Armstrong, etc, a self confessed forger, fraudster and felon, **who is awaiting these now proven criminal charges.** ***
5. a/ Davida explained how the CBA blackmailed her over her 6 bank \$1.3m scams, as proof of the **law of accession**. Grahame Ledwidge the principal and Davida the actor, who destroyed the bank loan agreement **held in her care!** This key Crown evidence meant we had to sell land without title and deposit, to gain the bank loan.
 b/ On the CBA condition, Davida tricked the then Justice Minister Rod Welford, who apologised for arranging Davida's 2yr pardon. Welford gave this case to the Police and then resigned. The QDPP excuse for abandonment was because Davida was an ex-Uni law student friend to Welford.
6. Therefore the QLS Law Reform Judge / Colonel Pat Shanahan's CBA / RICO solution is for me as primary witness and victim based on new evidence procedure to set out this case via Area Commander John Hopgood and PESC Assistant Commissioner Peter Martin to instruct CIB Detective Mark Hughes to finalise his Police investigation to lay criminal charges.
7. Davida also tricked Supreme Court Judge John Muir by fraudulent litigation to gain liquidation of our 22 block subdivision to gain an estimated \$4.4m tax free profit via the '**Site Solutions**' protection racket. Muir admitted **he did not understand!** Now explained as criminal evidence abandonment for the CBA payment of \$25,000. To admit liability but as Commissioner Stewart explained, the Police Risk Management Department via Assistant Commissioner Doonan's apology model was to try and cover up a CBA loan mistake. **BUT THERE IS MORE!** →

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 P.M. Gillard's Prof. P. Wilson criminologist
work experience student's, S. Court, QLS & Police direction.
Thanks to the caring BCC / IID, DVA, RAAF, RSL Gold Card No QX072250. (Side 2)

HOW THE 'VEXATIOUS PROCEDURE ACT' SOLVES ATO FRAUD!

8. a/ As a proven prison to correctional centre reform consultant, we were given multiple legal advice. Due to the SAA style, QLS, Supreme Court Judge John Byrnes 5yr gaol term warning for Solicitors and now Barristers to standardise and '**first defend the law**', therefore the Head Contractors Solicitor's advised our then Solicitor Adam Sambrook how their client Rob Wilson acted as a '**bagman**' for the crime cartel and planned to run the '**Site Solutions**' protection racket:- (i) For me to pay the \$30,000 trigger to Brad Jones **for his civil engineering protection racket to prevent Wilson's sabotage**. *** As proof, refer plumber's unsolved court case for Wilson's non payment to prevent completion. (ii) The hidden Baseline Civil Engineers report. (iii) The Police Admin, Union, Prosecution and Media reports on **missing Police Crime Reports**. (iv) Tim Allen, our Accountant's \$10,000 paid for '**damages report**' and Allen's failure to complete our 2002-3 superfund tax return.
b/ This was due to a flow on effect as the Engineering Arbitrator Ian Miller explained, **he followed Davida's direction as Senior Legal Counsel**. ***
c/ This set up a chain reaction followed by Magistrate Ian Austin Holland Park, quote "**I do not care what (anyone from) the Police Minister down had to say.**" Then District Court Judge Charles Brabazon's quote "**Not the way to do it.**" Then the Fraud Squad Detective Sergeant Brett heath's failure was to enforce Criminal Code Sect. 399. His infamous quote "**If you do not have a copy of the bank loan agreement you do not have a case.**" (TBC)
d/ This exposed Davida's contempt of court to Supreme Court Judges Mackenzie and White's mediation and disclosure orders to prove the CBA \$25,000 payment proved:-
9. a/ This CBA cover up allowed the crime cartel to become fraudulent creditors of both our 22 block subdivision and my mother's home **as a backup scam**. This caused my mother's fear of losing her home to pay the alleged ATO \$460,311 plus costs. (TBC)
b/ The scam was to prevent our BCC on-maintenance to become creditors to sell off the subdivision to pay the kickbacks and bribes. Due to the Fraud Squad and QDPP failure to act on their release, (*yet another of Davida's scams*) we must therefore plea-bargain and focus on a lesser charge of money laundering via tax evasion.
c/ Then move forward to expose the '**Site Solutions**' protection racket.
10. This CBA customer **self help protection model** must be used via the Premier, Treasury Department, ATO, ASIC and Commonwealth Ombudsman's teamwork down to instruct the QDPP, CMC, LSC and Police to study our Criminal Code Sect. 391 and 399 **evidence of abandonment**.

TO LAY ALL-FRAUD CHARGES!

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.



To make it legal
John Bright
Signed John Bright

**CRIME PREVENTION
IS THE SOLUTION**

Email: brights@live.com.au
Website: www.all-fraud.net
1 Manley Drive
Montville Qld 4560
Ph: (07) 5478 5906