

PLEASE EXPLAIN YOUR ATO / POLICE SIMULATION POLICY!

(Side 1)

STUDY
ARCHANTRAM

1. As simulation is our area of expertise, Premier Newman promised a superfund protection press release. This will assist Andrew Powell our local member.
2. To explain, where superfunds stand with Supreme Court orders for:- (i) mediation, (ii) discovery to their unanswered questions, (iii) to this QLS confirmed best case for ATO style law reform.
3. Where we volunteered this \$1m Police Minister Spence's requested budget to assist CIB Det. Mark Hughes.

JUSTICE EARN



16-04-2013
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



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

★ HOW TO LAY SUBDIVISION RACKETEERING CHARGES! ★

4. a/ (i) Where Supreme Court Judge Ken Mackenzie under dual witness explained how Chief Justice Paul de Jersey on early morning walks together prevented Mackenzie from acting on our superfund mediation order. (ii) Where Supreme Court Judge Margaret White failed to act on her CBA disclosure order. (iii) Why the CBA paid \$25,000 to admit liability for a tort to sack and blame their Loans Manager James Pitman for his solution to our CBA loan mistake! This led to Supreme Court Judge John Muir's unanswered question **"Why would you self liquidate your (superfund run 22 block) subdivision for \$10,000?"** Our reason, to create a money trail to expose the \$10,000 fraudulent insurance trigger to the EPA Sect. 32 sabotage model (see hidden photos of sabotage). The original scam was to delay completion of our subdivision to become fraudulent liquidation creditors to pay the kickbacks and bribes to the bank, Barrister and **'bagman'** cartel and thus create an ATO loss estimated at \$460,311. Now revised to \$16,426.10 including penalties for late lodgement. As Tim Allen our Accountant at that time reported he lived in fear of the cartel's **SAD JUSTICE (stupidity, abandonment and denial)** after we paid him \$10,000 to write what he called as proof his **'damages report'**. *** Allen's superfund loss was in the area of \$125,000, similar to the rest of the CBA \$850,000 loan mistake group. As further proof, Allen refused to file our tax returns in a manner to highlight the laundered money trail (known as a forensic report). b/ This is also called the crime, control, correction, model or circuit. This R & D, SAA and ATO **'whistleblower'** test case was run under the direction of the Wynnum District Police Area Commander Hopgood, Police Union, Prosecution and Media direction. **Being told of the racket**, we acted as normal, as Prison Reform Consultants via simulation using the same model, to reform prisons to correctional centres. To use this money correction model, to encourage criminals like our ex-QDPP MOB Barrister Davida Williams, the **'bagman'** / racketeer with CBA confirmed liability **to go after our superfund profits to break this crime cycle.** c/ Based on the standard legal opinion **"No matter how sound your case you will not beat a City Hall, CBA, Police Risk Management led cartel policy."** A **SAD POLICY**, we believe is the backbone to racketeering in the building, town planning and subdivision industry. This is known internationally as **the RICO Act** or as the **'Old Boys Club'**.
5. Currently referred to officially by Police Admin as (i) a civil matter outside the control of the Queensland Police. (ii) Due to Police availability and time this (PESC) case is closed. (iii) **Hence our personally volunteered \$1m budget to assist Police.**



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

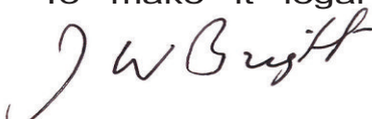
PERJURY TO HIDE SABOTAGE
PHOTOS
G Kopp BCC site insp. identified
\$10,000 EPA court liquidation
model for Wynnum Police

Solicitor Denise Maxwell / (Criminal) Estate Solicitors Snr. Associate, de Groot's 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)

- (iv) If only the Police and the 14 Judges had known then that Davida was a MOB Barrister who was blackmailed by the CBA to stay out of prison. *** (v) That the Police Risk Management Dept. (*to defend Det. Kidd's mistake*) would sink so low and be so stupid to try and charge our correction team with NAB forgery, theft, child assault upgraded in a panic to child molestation to prevent Channel 7 TV News going to air. This C.C. Sect. 399 **'evidence abandonment scam'** worked.
6. Our claim:- We can expose a billion dollar racketeering industry, *** by following the ATO evidence procedure. Unlike the Qld Police Risk Management Dept., BCC / IID, CBA, CMC, LSC, PESC and the key Supreme Court mediation abandonment, **the ATO do not give up!** What we require is ATO / Supreme Court simulation **to focus on the facts!** (i) Not only have we lost our superfund profit, we have just been notified by our new tax consultant **'Explore Super'** that the ATO now plan to fine us an extra \$18,736 but he added **"We can contest this penalty."** Because our original Accountant Allen (*for over 20yrs*) wrote a **'damages report'** that has never reached the Supreme Court along with other related key reports because of the Qld Police Risk Management policy to cover up their Detectives **mistake to charge / imprison the victim instead of the criminals.** Fortunately our ATO laundered money trail will prove this QLS law reform case. Therefore, Police must stand firm behind C.C. Sect 399. To use this ATO loss in the area of \$400,000, to prove the **'Site Solutions'** protection racket is real. (ii) The key question is, will Premier Newman act, if **'Powell'** resolves any unanswered questions similar to the Storm Investment Scam, where the CBA can make \$billions in profit by aiding known criminals as this QLS test case proves? (iii) Powell must follow the ASIC lead **'Find the stolen money and you find the criminals!'**
7. Now is the time to act because for the past 10yrs we have lived outside and inside the various tax offices (i) We gained **'whistleblowers'** support from Bne Tony Coburn's tax avoidance team but Coburn explained his boss told him, quote, **"To stay out of it."** (ii) The retail tax office Adelaide St. Bne Manager repeatedly said under witness **"Mr Bright! If you do not leave this office now (With absolutely no offer of assistance) I will call the Police!"** (iv) So please explain why Assistant Comm. Peter Martin from the PESC closed this case? Martin will be forced to admit C.C. Sect. 200 & 205, he was ordered to abandon us by then Assistant Comm. Pat Doonan, who explained, Martin was only the Chief of Staff and Doonan overruled him.
8. Therefore, smart Supreme Court Judge John Byrne warned the penalty for this crime is a 5yr gaol term, so check (i) who went to prison for this **'Site Solutions'** protection racket? (ii) Why the Qld Police did not check the ATO alleged loss in the area of \$400,000. (iii) The Court Registrars request to study the Fair Trading Act etc, to refund these profits from crime from a \$4.4m subdivision to pay our superfund beneficiaries and thus any ATO stolen profits?
9. QC Walter Sofronoff is correct **"With mediation the solution is somewhere in the middle."** As then Police Commissioner Atkinson explained and Stewart has confirmed, senior management e.g. Prime Ministers and Premiers etc, cannot personally solve the problems of the world. They are only as good as their support team.
10. Focus:- Both Judges Mackenzie and Shanahan have passed away but before Shanahan died he studied the 14 Judges transcripts. Yes, it took a lot of work and he ruled **"Look at the obvious. You must prove abandonment is fraud!"** As primary victim and witness, in most cases I was in the courtroom, year after year after year and I knew exactly what Shanahan meant! Nowhere will you find a solution to Mackenzie's **'mediation order'**. To mean, you cannot solve a crime by doing nothing **but you can create an illusion that this case is solved by doing nothing.** ***
This is another **SAD** story for **SAD** justice, a case of **STUPIDITY, ABANDONMENT AND DENIAL!**
As proved by the **'Old Boys Club'** in apologising for their C.C. Sect. 200 & 205 mistakes.

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

To make it legal


Signed John Bright



**CRIME PREVENTION
IS THE SOLUTION**

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