

FOCUS ON PREMIER NEWMAN'S CORRECTION PROMISE! DO NOT BLAME THE VICTIMS; MAKE THE CRIMINALS PAY!

(Side 1)

1. Say it again and again and again until you get it right!



JUSTICE EARN



16-05-2013
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.**



★ Check Insp. B W Cross 6 photo re-enactment of bikie nun-chucker attack. ★ ★ TO MAKE THE CRIMINALS PAY! ★

2. a/ Thanks to Minister Fiona Simpson EPA Minister Andrew Powell has been made aware of the '**Site Solutions**' protection racket with an upfront payment of \$30,000 to the Civil Engineer Brad Jones. b/ Better understood by Police as the EPA Sect. 32 **act of sabotage**. To gain fraudulent liquidation to become creditors of the project. This scam allows the crime cartel to have the funds to bribe any Government official or their staff *** that stands in their way.
3. a/ Also called a LSC style self funded crime. The Head Contractor Rob Wilson claimed up to 300% for extras in total \$255,000 and was paid via his Project Engineer Greg Henwood who he engaged under Wilson's terms and conditions. b/ So the CBA realising JF & Pike's valuation was ignored directed we employ a more senior Project Engineer '**John Koek**' who filed a report and all extortion stopped immediately. So Wilson then demanded;

"Give me \$200,000 or 2 blocks of land or I will smash your head in."
4. a/ The problem for the Justice and Police Dept. and the victims of crime is we know the detail of how fraud and racketeering is Australia's biggest crime, **but how do we prove it in a court of law as ordered by the Crown?** b/ The Crown / QLS Army Colonel / Judge Pat Shanahan investigated our unsolved case. It was reported Queensland's first Barrister in 70yrs has gone to prison as a self confessed forger, fraudster and now felon, but this is the tip of the iceberg. Davida was at the top of her game and had the skills of a Crown Public Prosecutor. c/ As proof, we were fraudulently charged 4 times with Davida's NAB forgery for \$198,000, theft, child assault and the most damaging 'child molestation'. d/ we proved without doubt we were totally innocent. Best understood as **SAD** justice (*stupidity, abandonment, denial*). As I explained, to the Detectives in charge of the molestation case, **"Where was it that I was reported to have molested a school girl?"** They replied **"At the Magistrate Court coffee shop."** I replied **"No! It was the Supreme Court coffee shop at 10:00am where I sat with a witness and overheard a High School group of students studying law, with 2 teachers sitting at the adjacent table."** So I turned to them and said **"How would you like to learn how we got our own Barrister into prison? Please give these pamphlets to your teachers and have them explain the detail."** The Detectives agreed with us. It was an obvious cover up, in a panic to prevent Channel 7 TV News going to air on this case! Hence, the importance of Criminal Code Sect 391 & 399 of Police Crime Reports and LSC / CMC / CBA FOI detail and we have the '**whistleblowers**' to prove it.***
5. a/ As a pupil of Dr. Frank Walsh, a Clinical Psychologist you need to study basic humanity. Given a choice, you do not go after the thug or bully; it's human nature to go after the victim and to kick them in the guts when they are down. b/ As proof of CBA self-greed and self-gain, the CBA Credit Manager Grahame Ledwidge and boss to our Loans and Relationship Manager James Pitman said to me **"Breast cancer and divorce is a death sentence."** Ledwidge set out to prove it. He also said **"I work for the CBA's shareholders profits and the top end of town."** c/ Focus on Minister Simpson and her parents who listened to our story. Her Father a retired MP agreed, our case seemed hopeless →

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

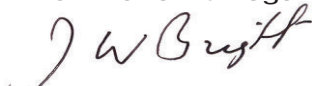
PERJURY TO HIDE SABOTAGE
PHOTOS
G Kopp BCC site insp. identified
\$10,000 EPA court liquidation
model for Wynnum Police

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)

- because with 14 Judges on this case not one had received the evidence, as the evidence was hidden by Davida in several ways.*** So I was advised by Fiona's Father "To go to Church and pray (for an obvious miracle)." Refer the missing Rev. Michael Veary's Police Crime Report. (TBC) d/ I had been given CIB Det. Snr. Const. Mark Hughes but at the time we both had a lot to learn about setting out cases ready for trial. For example the Church of England Counsellor refused to read our Community Cabinet crime reports. The Counsellor said "I have faith in our legal system." The legal system is not to blame, it's the procedure within the legal system that is to blame. Both Police Commissioner's Bob Atkinson and Ian Stewart explained it in brief, "Most crimes start off with a mistake." According to the Fair Trading Act, it's the cover-up that's referred to as proof of fraud.
6. a/ Go back to Dr. Frank Walsh's quote "It's never over until it's over and it's not over yet." Our prison reform 'crime control correction' model is based on the BCC / IID, SAA rules and regulations. b/ The ATO piggyback approach to compare JF & Pike's CBA approved valuations with the ATO claim they lost \$460,311 and our Explorer Super valued tax return of \$16,426. 10. Better understood by the QLS and smart Police as the laundered money trail or as our previous QC Walter Sofronoff would put it with our Supreme Court mediation order "The solution is somewhere in the middle."
 7. a/ So as Judge Shanahan advised, "Just look at the obvious." The Court Registrar's direction to gain a sponsor (e.g. Premier or Cabinet Minister.) to correct this Vexatious Procedure Act; refer 2005 amendment as the proof of law reform. CPA Accountant Dietrich said three times the ATO have reported that a sole partner cannot run a superfund. Three times we have been asked via our accountants to amend our legal structure. We need to explain this detail but in brief, on changing our superfund over due to divorce to act under the control of our HEHS Pty Ltd company to make it legal, Accountant Donovan had me sign and pay for the Pty Ltd ownership only to be fraudulently advised for the past 2yrs our tax returns would be completed under witness in the following 2wks, but because Donovan never completed the tax returns **ASIC deregistered our company on 30-06-2012, without knowledge or notification.** This deregistration in turn cancelled our superfund. This exposes the fraud where the ATO claimed the maximum amount possible at \$460,311 but despite our endless pleas to file our tax returns the tax office and ASIC repeatedly threw us out of their offices with no explanation. b/ Do you understand this vexatious act? **YES or NO?** We must make it clear at all times in volunteering this \$1m Police requested budget that we have acted in good faith via three Accountants to file our superfund tax returns. As Judge Shanahan put it as the (laundered) money trail and the court transcripts where our case was never presented to the 14 Judges on this case.***
 8. a/ So in brief, this is proof of Criminal Code Sect. 399. As the H.P., Bne. and Nambour court Registrars have confirmed. Explained by studying the Vexatious Procedure Act amendment 2005, the Fair Trading and CMC Acts, but this requires the original Community Cabinet and Supreme Court mediation and disclosure orders to be enforced. b/ However, due to Davida being removed from the Bar and serving a prison term Chief Justice Paul deJersey denied the due process to allow this evidence to be revealed in the Supreme Court.
 9. a/ Judge Shanahan checked the 14 Judges court transcripts and identified the fraud. b/ Acting jointly for the Crown and QLS, as to be expected, despite Police Commissioner Bob Atkinson's confirmed support Atkinson did not wish to move against Doonan due to his excellent Police record and no resolution could be found, so Judge Shanahan directed me to prove "Abandonment is fraud."
 10. So focus on Premier Newman's promised correction, all sections of the Police Force have been implicated. Finally the Police Media's advice was for Professor Paul Wilson's work experience criminology students to set out this case ready for trial. The criminology representative explained **binge drinking was their area of expertise and unless they get a direction from Prof. Paul Wilson all support was denied.** Hence, we rely on Premier Newman via Minister Andrew Powell to sponsor this Community Cabinet request or 'picnic in the park' simulation

TO MAKE THE CRIMINALS PAY.
TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

To make it legal



Signed John Bright



CRIME PREVENTION IS THE SOLUTION

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