

BARRISTER REFORM:- CAUSE & RESULT MODEL!

PARCIAZ-HRAS study

1. Where 14 Judges, 7 Supreme Court from Chief Justice Paul deJersey, Chesterman, McPherson, Mackenzie, Muir, White and Byrne **left this case unsolved.**
2. For this QLS, Bar Association (BA) Police directed '**Judicial Review Act**' solution!
3. The C.C. Sect 399 CBA confirmed loan mistake, caused us to sell our s-fund subdivision **under our Solicitor's direction**, without title and deposit to gain the bank loan.

JUSTICE EARN



19-03-2013
 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 SURVIVE A CORRUPT BARRISTER ★

4. a/ The result (i) the CBA requested \$850,000 buyer group became victims when the CBA ordered to rip up their **legal contracts!** Tim Allen, our Accountant was the only person to be paid \$10,000 to rip up his contract and write a '**damages report**'. So the rest of the victims can claim a minimum \$25,000 **tort** for their final loss in the area of \$125,000 each. (ii) Because the tort forced us to sell **below cost** to volunteer this \$million Police Minister requested budget. (iii) To also expose the plumber's court action. (iv) To confirm the CBA payments were held back by the Head Contractor Rob Wilson to prevent completion. (v) Wilson's motive was to gain Judge Muir's fraudulent '**test case**' liquidation. (vi) To become creditors and make the estimated profit from crime in the area of \$4.4m. (vii) Therefore the Police confirmed violence and extortion **caused us to pay** for the '**Site Solutions**' protection racket. (viii) The ex-QDPP Crown Prosecution expert known as Davida, '**the prisoner**' used her 6 bank scam prison term to hide both the Crown and Wilson's evidence known as a plea-bargain scam held behind closed doors. (ix) The prisoner also tried to give our team criminal records via Police Risk Management to destroy our credibility. (x) Solicitor Reg Klinedon of 28 Windsor Rd, Caloundra, Qld., aided and abetted the prisoner.***
- b/ Have Klinedon answer the ASIC / ATO questions "**Who stole your (superfund) money?**" This theft **caused a result** where the ATO believe they lost \$460,311. This was due to the CBA directed '**fire sale**' that enabled us to survive but cheated the superfund beneficiaries, our family and the ATO out of their just rewards. c/ So answer this key test case question "**Is it a civil matter to be covered up by the prisoner over a QDPP release not to sue the Police and CIB for proven fraudulent criminal charges to protect the profits from crime?**"
5. Premier Newman was advised by me on behalf of the BCC / IID site inspector, Wynnum District Area Commander Hopgood and promised me a Courier Mail (*criminal charges*) follow-up press release. **Read the original Courier Mail report.*****
6. The racket was first explained by Wilson's Solicitors to our local Solicitor Adam Sambrook so we could work under QLS / B.A. / PESC Assistant Commissioner Martin down, as a team via Supreme Court Judge Mackenzie's '**mediation order**' for this ATO forensic audit.

The audit to be used to introduce law reform.



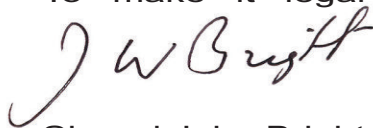
Centrelink, ATO, S. Fund
Inheritance Scam, tort
& racketeering breach
giving options for ASIC reform to:
court registrar's passion!

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)**

7. a/ Focus:- The prisoner's Solicitor Klieidon used his best defence '**not to appear in court**'. The QLS Judge Shanahan referred to this as "**The act of abandonment**", knowing the prisoner was not going to run our case. Therefore, District Court Judge Brabazon said to Davida "**That is not the way to do it.**" He gave ample time for Davida to repent and run our case. The scam, '**To be held over**' or '**to be set aside**'. Today, as always we have the evidence to win.*** Hence Shanahan's direction "**This is the best case for law reform.**"
b/ Mag. Austin ignored Criminal Code Sect. 200 (*Refusal by public officer to perform duty*), 205 (*Disobedience to lawful order issued by statutory authority*) and said "**I do not care what (anyone from) the Police Minister down has to say.**"
8. a/ As just one victim's result Mum believed, due to Wilson's fraud and extortion demands on her home loan conditions for \$110,000, that if she did not pay a fraudulent non-CBA valuer approved invoice for \$47,692 that came with the hidden nun-chucker attack and hidden Rev. Michael Veary's Police Crime Reports, then Mum believed (i) she would lose her home and be forced to live in a Caravan Park. (ii) The ATO would garnish her estate before or after her death for \$460,311. b/ A fact that both the ATO and ASIC have the power to resolve. Hence, the ASIC, ATO, CBA, Premier Newman and Police '**whistleblower**' support:-
(i) First to listen to the facts and make their own judgement.
(ii) Who tricked the Chief Justice deJersey down?
(iii) Yes, the Barrister did it!
9. a/ This, in a nutshell is Commissioner Stewart's case. As proof, one local Police Officer said:-
"But this would mean, we have to check the facts." (*It seemed all too hard!*)
b/ No! Because of this QLS, Bar Association, Supreme Court mediation and disclosure orders, our volunteered \$1m Police budget and the ATO forensic audit in progress, we must focus on the key payments of \$10,000, \$30,000 and \$255,000 to establish the triggers to this racket.
10. a/ We feel sorry for Det. Insp. Trevor Kidd, Fraud Squad Det. Sgt. Brett Heath, Doonon's Staff Officer Insp. Ray Loader and CIB Snr. Const. Mark Hughes. They acted under the control of the CBA/ Police Risk Management Dept. apology, but must have been aware of Criminal Code Sect. 200, 205, 391 and 399. This means, the CBA must by law provide all Crown evidence and is in contempt of court to Supreme Court Judge White's hidden '**disclosure order**' for their \$25,000 payment, motive and liability to prevent Wilson's profits from crime, superfund fraud and **tax evasion**. b/ The QLS, Bar Association and Commissioner Stewart and his team of Asst. Comm. '**whistleblowers**' down, Court registrars and the Church via Centacare got it right. We need a logic apocalypse (*remarkable disclosure*). To admit to the Court Registrars '**10yr delay as an illusion of justice**'.*** Where deJersey down acted on a '**Vexatious Procedure Act**' where Judge Shanahan took the time '**To discover the truth.**':- Smart Supreme Court Judge Byrne's warning that (i) the penalty for this crime to hide the evidence from the courts is a 5yr gaol term.*** (ii) Hence the law reform result for the RICO Act and the law of abandonment as he explained the standard 3 step Arbitration procedure to complete the set of laws of Association, Accession and (*evidence*) Abandonment. Commissioner Stewart was correct in his estimation "**That most crimes start off as a mistake.**" Hence the Court Registrar's advice to study the Fair Trading, CMC and now Vexatious Procedure Acts and have Police focus on the Criminal Code

**TO DEFEND OUR SUPERFUND RIGHTS.
TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.**

To make it legal

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