

# PREMIER NEWMAN'S SCAMWATCH CORRECTION PROMISE!

(Side 1)

1. ACCC advise "If you spot a scam spread the word."  
E.g. To expose my mother's ignored home loan mortgage scam!
2. Hence under Supreme Court ordered mediation ex-Police Minister Judy Spence requested this (\$1m) volunteered Police budget. As proof, via neighbourhood / Scamwatch and the CBA ordered disclosure to their payment of \$25,000 to admit liability to their mistake that created the mortgage loan scam.



## JUSTICE EARN

22-05-2013  
 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. ★ THIS SCAM HELD BEHIND CLOSED DOORS! ★

3. Preface:- a/ fraud is well known as Australia's biggest crime but do not underestimate racketeering. Hence the International RICO Act, to use the scam under the protection of violence and extortion behind closed doors. b/ Hence the importance of '**whistleblowers**'.\*\*\* Via holistic / natural justice and simulation, our area of expertise. c/ E.g. Previous Cabinet Minister Chris Cummings listened to our '**Site Solutions**' protection racket case. Cummings, known as the Minister for nothing said "**You cannot beat organised crime.**" Cummings then threatened to call the Police giving the usual excuse also used at the Montville Neighbourhood watch meeting. Where our local Police Sergeant refused to admit racketeering exists. So please study criminology and the Police, BCC / IID project engineer's site inspection advice. The best form of defense is to pay some extortion demands as we did to have the evidence to lay criminal charges. d/ Explained as the laundered ATO money trail, Criminal Code Sect. 399 and the ACCC false billing scam.\*\*\* This scam tricked, cheated and deceived Police Assistant Commissioner Pat Doonan's Staff Officer Insp. Ray Loader as confirmed by another Police Assistant Commissioner, CBA and ATO '**whistleblowers**', etc.
4. a/ Standard CBA procedure is to pay only CBA/ JF & Pike approved Project Engineer's invoices and not to pay fraudulent invoices designed to trick our justice system. **Best understood as extortion demands to offer protection!** b/ As a result our plan and motive is to upgrade the ACCC '**Little Black Book of Scams**' a pocket / sized guide to spotting, avoiding and reporting consumer fraud, to a SAA, ASIC, International SEC standard to include superfund, town planning and subdivision protection racket scams. As confirmed by our QLS checking procedure and quote "**This is the best case for law reform.**" Yes we agree, thanks to now Cabinet Minister's Simpson and Powell that they must by law help Premier Newman keep his promise to inform the media with a promised follow-up press release to the Courier Mail report that additional charges are pending. In reference, the first MOB Barrister to be disbarred and sent to prison for her self-confessed forgery, fraud and in brief, inside trading as legal counsel to trick, cheat and deceive, in our case 14 Judges from Chief Justice Paul deJersey down. Because of the obvious reason as an ex-QDPP Crown Public Prosecutor all the above Judges **trusted her judgement without question.** deJersey ignored our previous Barrister Paul McQuade's opinion to gain Supreme Court Ken Mackenzie's mediation order that led to Supreme Court Margaret White's CBA disclosure order where Supreme Court Judge Muir was tricked by this \$10,000 Police identified EPA Sect. 32 scam.
5. a/ So on the basis of telling it like it is, known as to just focus on the facts of this case, with a change of Government, Minister Simpson supported her parents direction for me to go to Church and pray (*to mean, only a miracle will solve this case*). Could it be, if we simulate the ACCC direction and to do as ordered by the Police Administration, we will find the Premier's requested solution? **We estimate, we are looking at a minimum of 20 scams.** Remember, Davida was an expert in laying Crown prosecution charges and confessed her guilt to me, giving much of the detail.



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

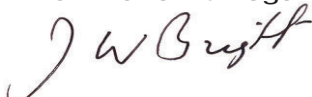
PERJURY TO HIDE SABOTAGE  
**PHOTOS**  
G Kopp BCC site insp. identified  
\$10,000 EPA court liquidation  
model for Wynnum Police

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)

- This proves without doubt, she was a MOB Barrister for hire. As proof, at first she was able to deceive the Justice Minister Rod Welford and gain a suspended sentence for a 6 bank total \$1.3m package of scams, but finally to prevent Davida exposing the '**Site Solutions**' protection racket, she was given a 6mth jail term, in brief, to prove **abandonment is fraud**. To mean, to cool down and realise if she exposed any further Crown evidence this would expose racketeering in our Police and justice system. This is commonly referred to as the **Police Risk Management section**. b/ Our local Church of England Priest at Nambour listened to our story and as a result I was told by his staff quote "**We have faith in our legal system.**" So in brief, all further support was denied. The Catholic Church offered sound advice and directed our local Dr. Michael Simpson at Montville Medical Centre to file a report which explained our dilemma. The good news came from the Uniting Church, from the Rev. Michael Veary and his family, who were witness to the ongoing violence and extortion that Assistant Commissioner Peter Martin (PESC) confirmed by the Police Prosecution was apparently lost in the system, but no internal investigation has ever been made except for another Police Assistant Commissioner '**whistleblower's**' support.
6. a/ Remember Davida's scam was to work for \$20 p/h instead of the usual \$3,000 a day, **a scam too good to refuse**. To destroy the CBA loan agreement where 2 lines were missing, that made the loan agreement both **fraudulent and illegal**. To mean, it did not comply with Police ethical standards. b/ You cannot ignore the fact, that Davida as a know criminal to the NAB and CBA also hid the \$30,000 upfront payment to establish the '**Site Solutions**' protection racket. This is known as the job implication scam to become the Head Contractor of the project to act as the '**bagman**' to pay the kickbacks and bribes.
  7. a/ The EPA Sect. 32 scam involved a \$10,000 payment where the BCC / IID site inspector Gary Kopp assisted Snr. Const. Max Williams who provided me with a copy of the EPA Sect. 32 as evidence for the Crown. This scam was used as the \$10,000 trigger by Supreme Court Judge Muir to fraudulently liquidate our 22 block subdivision. b/ Our insurance broker had the insurance company pay the \$10,000 as a commercial decision after refusing initially to pay this claim. Their motive, was a commercial decision to hold our business and for us to prove this EPA scam for Wilson to become fraudulent creditors to pay the kickbacks and bribes, as previously advised with the assistance of both Solicitors Sambrook and **Kleidon who stated the obvious**, quote "**\$10,000 is throwaway money in test cases of this kind.**" (TBC)
  8. a/ Now look at the ATO, what have they done to back Tony Coburn and his tax evasion team to allow Coburn to check the facts and smash organised crime? The standard approach of total ATO abandonment. b/ What have ASIC done to expose organised crime? (i) Helen Armfield exposed the 4yr delay that the Police official excuse is quote "**This is a civil matter outside the control of the Queensland Police.**" If you believe fraud and racketeering is a civil matter, then I put it to you, you have been deceived. (ii) The ASIC standard procedure is, quote "**Find the stolen money and you find the criminals.**" (iii) CBA Relationship Manager James Pitman explained "**To find someone in the CBA to listen to your story and only then justice will be done.**" Yes we have a key '**whistleblower**'. By law, just refer to all approved valuations and start off with JF & Pike who exposed the fraudulent extras to the CBA who directed me to gain a more senior Engineer in John Koek, **whose report to this date has been totally ignored.**\*\*\*
  9. For the CPA reform we have employed 5 Accountants, (i) the first forgot to check our group of companies and we were forced to pay \$50,000 in payroll tax when if we had been notified earlier we would have made changes to our company structure and stayed under the payroll tax limit. (ii) Our 2<sup>nd</sup> Accountant was offered a job in Canberra, failed to register our completed tax return and we were notified by the tax office we had to pay a late lodgement fee. (iii) Tim Allen our next Accountant wrote a '**damages report**' and due to Davida this never reached the 14 Judges on this case. (iv) Donovan employed legal counsel to amend our superfund only to promise for 2yrs under witness to file our tax returns. Breaking his promise this led to ASIC de-registering our registered company and superfund. (v) After finally being able to pay our tax return calculated by Explorer Super I have been told by them I can contest all additional charges where the ATO and ASIC have refused our Supreme Court ordered mediation to gain both Premier's Beattie and Newman's promised solution.
  10. The good news is, this case is being evaluated by the Acute Care Team of the Mental Health Service, based on Supreme Court Judge John Byrnes step by step procedure. I would like to explain our mental health procedure. (i) My ex-wife of 23yrs, after suffering breast cancer, panicked at the thought of death and requested me for the sake of our two children Aran and Belinda, to gain assistance from the clinical psychologist Dr. Frank Walsh, who in brief stated "**I cannot solve your legal problems.**" (ii) The legal problems caused by the CBA and the '**Site Solutions**' protection racket caused my then partner Noelene Lambert, in a failed suicide attempt, to seek psychiatric care at Belmont Hospital. (iii) Inspector Janelle Harm followed standard Police procedure for me to gain a psych report from Redland Bay Hospital. (iv) Yesterday, I have again volunteered to the Acute Care Team Medical Health Service to follow all standard procedures to expose what we all know and unfortunately treat as a joke. That fraud is Australia's No1 crime. As a prison consultant, one of the first things you learn, that **fraudsters are the most hated in the prison system** because of the fact they brag **how they trick the system**. Their procedure is to hide their profits from crime and after a comparatively short prison term, generally spent out on the farm, they leave the correctional centre

**TO LIVE OFF THE PROFITS FROM CRIME.**  
**TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.**

To make it legal

  
Signed John Bright



CRIME PREVENTION IS THE SOLUTION

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