

CHECK THIS BLACK HOLE SCAM!

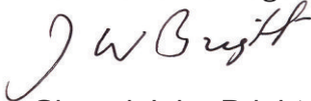
How this Supreme Court ordered mediation scam works!

1. So Supreme Court Judges cannot rule on the evidence.
2. Follow the smart Supreme Court Judge John Byrne's standard 3 step Arbitration **procedure**. (i) If you are a Police Officer follow the Criminal Code Sect. 399 **procedure to gain a result**.*** (ii) If you're a Solicitor listen to the court Registrars advice 'focus on the Vexatious Litigants Act amendment to **check the procedure to the Fair Trading and CMC Acts result**.' (iii) If you work for Scamwatch, ACCC, ASIC (*Companies Auditor Liquidation Discrepancy Board*), the ATO or as an Accountant; follow the ATO laundered money trail procedure with their estimated loss of \$460,311.
3. Do not blame the superfund victims. By law, they are the primary witnesses and will lead you to the truth.
4. Fraud is a trick or illusion. If you understand the theory you will solve this superfund scam.
5. a/ Please talk to our original Barristers Barlow, Sweeney and McQuade. In brief, they summed up by reporting '**It's all too hard. You will never beat the Commonwealth Bank head on.**' But, they gained the obvious solution. Yes, Supreme Court ordered mediation.
b/ As our new smart well informed Police Commissioner Ian Stewart confirmed "**Most crimes start off with a mistake.**" **The detail, as a consequence to this mistake is what you need to understand and discover.**
c/ Supreme Court Judge Margaret White therefore asked the CBA the initial question; "**Why did you pay Mr Bright \$25,000?**" The CBA gave the written excuse; quote "**The bank does not give disclosure to bank business.**" Clearly a case of contempt of court to all bank customers. Take the advice of the CBA Relationship Manager James Pitman who said "**You must search the bank to find someone to listen to your story and only then justice will be done.**" Hence Judge Byrne warned the penalty (*for this yet unsolved crime to assist its customers in gaining the truth*) is a 5yr jail term. This CBA procedure allowed the Head Contractor protection to run the '**Site Solutions**' protection racket.
6. a/ As any smart legal counsel will confirm, this proves CBA liability, **but the CBA is not necessarily responsible for the 'Site Solutions' protection racket.*****
b/ **Nowhere will you find a successful result to Judge Mackenzie's Supreme Court mediation order.** Chief Justice Paul deJersey reversed and dismissed Mackenzie's mediation order, presuming the bank had paid \$25,000 for full compensation, but not checking the facts.
c/ Our Barrister's fraud was to organise a QDPP plea bargain to accept guilt for her 6 bank \$1.3m scams, but in doing so covered up the much larger '**Site Solutions**' protection racket.
d/ Therefore, the Justice Minister Rod Welford apologised, gave this case to the Police Minister Judy Spence and then resigned. I then set aside a \$1m Police requested budget by Spence, to solve this case. Police Commissioner Bob Atkinson had Assistant Police Commissioner Pat Doonan apologise to me for breaking Criminal Code Sections 200, 205, 391 & 399.
e/ Atkinson explained that due to Doonan's excellent Police record and the Police Risk Management policy, no criminal charges would be laid against Doonan.
7. a/ You need to look at this scam as a crime cartel procedure. Why did Barristers Barlow, Sweeney and McQuade believe what the Mental Health Team described as '**shit happens**'?
b/ How is it possible to believe what forensic expert Dr Michele Pathè said when she tried to convince me by saying "**You will not get justice.**" This is the act of denial of justice. Then answer Dr Pathè's obvious question "**Who is responsible for the superfund scam to make a projected \$4.4m profit.**"



8. a/ As a HEHS superfund director by law I am accountable to the superfund beneficiaries where their projected profit was in the area of \$125,000 each.
 b/ In reality our case is simple to prove. As a long list of '**whistleblowers**' from Police Admin, Prosecution, Union and Media have confirmed. The official Police Crime Reports were reported lost or misplaced. The key evidence of Rev. Michael Veary's family as witness to the Head Contractor's assault and intimidation never reached the court process. This was a QDPP inside job run by Davida Ellen Williams (*an opportunist*) who as a Crown Prosecution expert planned to become a Magistrate, but crossed over to become a MOB Barrister.
 c/ The CBA Senior Manager, as witness to bank mediation came forward as a Crown witness; but apologised because in doing so the bank transferred him to another section of the bank. To mean, he was penalised for being helpful and honest.
 d/ With the money trail, the official Police Admin excuse was '**This is a civil matter outside the control of the Queensland Police.**' Further proof that '**shit happens**'.
9. a/ Dr Pathè explained the money just disappeared into a '**BLACK HOLE**'. The Perth ASIC team asked "**But who stole your money?**" The truth lays with the CBA valuer and Civil Engineers JF & Pike who advised the CBA that the Project Engineer Greg Henwood was approving extras at up to 300% over cost (*known in the trade as a self funded crime*). This meant that our subdivision was running out of control and the CBA advised me to gain a more experienced Engineer John Koek from Baseline Civil Engineers to prevent the Head Contractor Rob Wilson running the '**Site Solutions**' protection racket. I followed the advice of the CBA to seek legal advice.
 b/ Under the advice of our Solicitor Adam Sambrook, who was instructed by Rob Wilson's Solicitors, who refused to run the '**Site Solutions**' scam in fear of a 5yr jail term. I paid the Civil Engineer brad Jones \$30,000 as a key part of the money trail to help expose both perjury and entrapment in the court transcripts that are now held on file as proof. E.g. District Court Judge Brabazon's frustration to Davida's abandonment of our case against Henwood, in stating "**This is not the way to do it.**" This is an obvious Legal Services Commission case to support the QLS Law Reform to improve Barristers procedures and reform to copy the QLS direction "**To first defend the law.**"
(To make Barrister's more accountable)
10. What we have is a legal stalemate. The Police Commissioner Bob Atkinson agreed, we must take note of the QLS Law Reform Judge Pat Shanahan's opinion, but he would not go against the Police Risk Management Dept. His obvious motive being, as another Assistant Commissioner '**whistleblower**' explained, if they do, they would be sacked or transferred. Therefore Atkinson mistakenly advised me that as I was not broke to "**Retire on the Sunshine Coast and live on what money you have left.**" Under witness we can prove the death threats, violence, intimidation and the '**Site Solutions**' protection racket is real.

To make it legal



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TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.



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