

AS SEEN ON TV



Premier Newman **Justice Chesterman**
What did now CMC/ Dr. Ken Levy say?

TO THE FIRST EXTORTION DEMAND!

1. Give me \$200,000 or 2 blocks of land or I will smash your head in!



2. Then the bikie thugs demanded \$47,692, now identified as a CBA fraudulent Police approved invoice scam or ACCC / LBB of pg16 scams as part of a ASIC / CALDB, EPA Sect. 32 **\$10,000 model liquidation scam** to become fraudulent creditors of our subdivision to pay the kickbacks and

BRIBES.

3. Police Insp. Ray Loader fell for this scam. As proof, he said **“If you had paid Rob Wilson (our Head Contractor) he would have stopped trying to beat you up. Better you had paid, etc.”** Yes we did pay. As proof, (i) refer CBA / Civil Engineers JF & Pike's valuation that exposed extras for \$255,000 at 300% over cost and the need for a new Project Engineer's report. (TBC) (ii) We paid Civil Engineer Brad Jones \$30,000 to expose his **'Site Solutions'** protection racket. (Called a come-on scam) (iii) We paid our Accountant Tim Allen \$10,000 for his damage's report. As proof, the ATO reported an estimated \$460,311 tax loss. (iv) As a prison reform consultant, I was taught Police can only lay criminal charges based on the laundered money trail hard evidence, backed up by the Criminal Code detail. **Yes, we have won a similar mediation 6yr test case before, where the evidence was hidden by a key \$12,000 payment and the law of physics, which proves guilt, as action creates reaction.*****

4. a/ The need to explain what C.C. Sect. 200, 205, 391 & 399 means to this case. We used the Community Cabinet / Picnic in the Park intelligence models to gain support from Premier's Beattie to Newman and Independent MP's Cunningham and Wellington, the QLS and Bar Association down to gain their official legal opinion.*** **“You will not solve this case in the Supreme Court. You will need a Supreme Court mediation order.”** (TBC) Because we have too much evidence, called information overload or this QLS identified best case for law reform. b/ Hence the obvious solution to gain Supreme Court Judge Ken Mackenzie's **'mediation order' which we achieved.** The court Registrars from HP, Bne and Nambour advised with the failure of 14 Judges on this case **“We need a sponsor.”** Due to the abuse of the acts (i) The Vexatious Litigants, by an ex-QDPP crime cartel. (ii) CMC. (iii) Better explained by the ACCC run Fair Trading Act detail in their LBB of Scams Pg16, **available free at your local Police Station.** Police believe the Fair Trading Act **to give your stolen money back is treated**

ASA JOKE!

5. a/ This was exposed by Judge Pat Shanahan via the QLS where Chief Justice Paul deJersey under dual witness ordered Justice Ken Mackenzie to abandon his mediation order. deJersey believed that due to the CBA payment of \$25,000 as compensation to me, as one victim only, to this superfund scam, the CBA did not have to explain Supreme Court Judge Margaret White's CBA disclosure order as backup to Mackenzie's mediation order. Court of Appeal Justice Muir confirmed this \$10,000 crime control correction model referred to as **'throw away money in test cases of this kind'** by our Solicitor to run this prison reform case. To mean, no Judge ever discovered our motive to prove guilt by running a repetitive \$10,000 test case model. As proof, smart Justice Byrne warned **“If you are not telling the truth, the penalty for this crime is a 5yr jail term.” So I keep telling the truth.** b/ This was referred to by the CBA Senior Management **'whistleblower'** (who also confirmed our support for teamwork) as **'a bank circus I do not wish to be part of.'** c/ This left no option for the Police Admin, Union, Prosecution and Media to report via a Police Assistant Commissioner **'whistleblower'** for Newman to use the **'Judicial Review Act'**. d/ Prof. - Dr Pathè has proof where the Police / CMC review boards returned our simulation and training evidence unopened and undiscovered. (TBC) To expose this Police / CMC / ATO loss estimated at \$460,311 due to this **'Site Solutions'** protection racket solution, known as a piggyback or bypass simulation model. Google (Hospitals Don't Burn / Changeling, training videos.)

6. a/ Therefore ex-Police Commissioner Bob Atkinson had Assistant Commissioner Pat Doonan apologise for his Staff Officer Ray Loader's ACCC mistake. b/ Atkinson advised no charges would be laid at this time due to Doonan's excellent record but this detail is known as (i) abuse of public office, (ii) obstruction of justice, (iii) caused by Doonan's Police Risk Management policy to protect now Det. Insp. Trevor Kidd's proven C.C. Sect. 391, where Kidd went out of his way to try and give me a

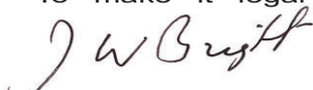
FRAUDULENT CRIMINAL RECORD.

As proof, Police Risk Management tried to serve our team with 4 fraudulent criminal charges and to create the illusion that I am delusional and of unsound mind. So that we could not be used as key Crown witnesses to expose the '**Site Solutions**' protection racket that provides obvious kickbacks and bribes as part of this QDPP inside trading or LSC scam. c/ As the Fraud Squad Det. Sgt. Heath put it "**Get your (RICO) act together, etc.**" To mean, **the courts want answers not apologies**. For this SAA approach to this BCC, EPA Sect. 32 sabotage liquidation scam.

7. a/ The then Justice Minister Rod Welford apologised for the fraudulent plea-bargain via C.C. Sect. 399 to hide the key evidence from the courts due to deJersey, McPherson and Chesterman's obvious mistake to believe that the CBA in paying \$25,000 had cleared all legal liabilities for their loan mistake.*** b/ Not knowing this key evidence hidden from them that as a HEHS superfund Director my first duty was to sacrifice my CBA claim for the good of our superfund beneficiaries. The principle I learnt as a child in bible studies, explained under legal advice from our original Solicitor Adam Sambrook who was notified by Rob Wilson's team of Solicitors how the '**Site Solutions**' protection racket works. c/ Under CIB direction via the original CIB Snr. Det. Sgt. Leigh Gowrie, I just let this scam run its natural or holistic course so that criminal charges can be laid, as reported by the Courier Mail and Newman's promised follow-up press release, now via Dr. Pathè.
8. It comes down to basic accountancy, balancing the books, criminology and simulation, our area of R & D, or as Justice Byrne put it "**Follow the standard 3 step arbitration procedure.**" Our role:- to simplify this case, like the basic rules of cricket. **YES, NO or WAIT.** (i) **YES!** We win. (ii) **NO!** We lose. (iii) **WAIT!** To resolve this **legal / Parliament stalemate**. Hence the ACCC / ASIC / ATO unanswered questions; where did the \$460,311 estimated tax evasion go? It is not good enough to blame Tony Coburn and his tax evasion team who volunteered to act as '**whistleblowers**', only to be told like our Accountant Tim Allen, to keep his mouth shut or to stay out of it. As the ATO Retail Management put it "**Mr bright, leave this office now or we will call the Police.**"
9. a/ Then Police Minister Spence requested we volunteer this \$1m Police budget that proves by law the ASIC / CALDB liquidation was a scam, because we had the money to run this crime control correction model and we could have easily paid the \$10,000 EPA scam. (TBC) The then Director General at the Dept. of Justice Dr. Ken Levy who worked directly under the Justice Minister Rod Welford who admitted he was tricked and deceived by Davida Ellen Williams. Therefore Dr. Levy reported at the relevant Community Cabinet meeting "**There were just too many people telling me what to do.**" b/ Hence the direction of Dr. Frank Walsh a Clinical Psychologist, quote "**To focus!**" To ask the obvious question, "**Why are we here**"? c/ My first role as a superfund Director is to protect my superfund beneficiaries / and my promise to my Mother who to date have not received one cent of their expected return of \$125,000 each. This is part of a now hidden CBA loan agreement to gain \$850,000 worth of pre-sales (*without title and deposit*) to gain approval for the bank loan.
10. a/ This will, I hope, take the pressure off our Crown experts, where Dr. Pathè like Premier Newman, **has promised a result**. Dr. Pathè warned that this is not the first time she has had to stand up to well organised crime. We do believe that the bulk of you do not fully understand the detail of racketeering until it happens to you, with a gun in your face, or in our case with a nun-chucker attack; I was able to defend myself with a large kitchen knife held at the attacker's throat. It seemed therefore, this was their last resort; this was the only way this crime cartel could gain a free subdivision, as fraudulent creditors. As their ASIC / CALDB (*Companies Auditors Liquidators Discrepancy Board*) had gained their planned liquidation, but the crime cartel ignored the CBA Rescue Management plan agreed to by the Relationship Manager James Pitman to dump the subdivision at a fire sale price to the key superfund beneficiaries. Rob Wilson and his crime cartel were too stupid to try and use fraudulent caveats to prevent BCC on-maintenance approval so we sold the land prior to their planned liquidation. Unfortunately Credit Manager Grahame Ledwidge broke the law by overruling James Pitman in directing we rip up the amended contracts to correct this bank circus. This means, in brief:-

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

To make it legal



Signed John Bright



CRIME PREVENTION IS THE SOLUTION

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