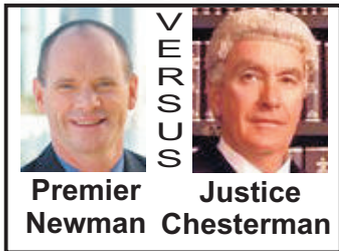


AS SEEN ON TV:- PROOF OF FRAUD SQUAD'S FAILURE TO THE DUE PROCESS / QUOTE



1. "If you do not have a copy of the CBA loan agreement you do not have a case" (Brett Heath). Yes we do!!!

START WITH REFORM!

2. QC SG Walter Sofronoff's ANSWER
(Abandonment Neglect Stupidity Work Experience Reform)

"Mediation means to meet somewhere in the middle."

Also known as Police psychology, natural and holistic justice.

BY LAW YOU MUST CHECK EVERY FACT.

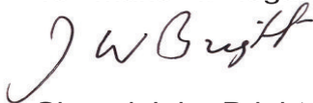
- Dr. Frank Walsh clinical psychologist's first step **"It's only over when it's over and it's not over yet."**
3. In brief, Newman has admitted he has no option, he has to support Chesterman in principle but the QLS Law Reform is in the middle. As Colonel/Judge Pat Shanahan for the QLS put it **"Look at the obvious."** Superfund Fraud Squad abandonment, neglect and stupidity cost society hundreds of billions of dollars worldwide. Therefore Chesterman has to admit Newman's figures and Army model intelligence is correct. ASIC focus on **"Where did the money go?"**
 4. Therefore, thanks to the Community Cabinet and Picnic in the Park models (i) former Premier Beattie directed **"Find the solution."** (ii) Therefore, then Police Minister Spence directed 'as I am a superfund Director, victim and witness I volunteer this (\$1million) budget.' (iii) Newman as Lord Mayor promised a 'whistleblower' pre-election style press release.
 5. Shanahan explained:- (i) **"You must prove abandonment is fraud."** The proof is in CC Sect 399. He directed we must check our 14 Judges transcripts and follow the (ATO laundered) money trail. Shanahan, the ATO and ASIC found Fraud Squad / CMC incompetence:- (ii) Focus on Chesterman's court transcripts where as a panel of 3 Judges he was called to strike off our former Barrister from the Bar. The first reported Barrister struck off in Qld for the past 70yrs. (iii) This proves the ASIC / CALDB were used as a liquidation scam to our subdivision to make an estimated \$4.4m profit in becoming fraudulent creditors.*** Known by BCC site inspectors as the 'Site Solutions' protection racket. Judge Muir created the scam by ignoring his own question, in brief **"Why would you self liquidate Badja Pty Ltd for \$10,000?"** (iv) This is a QDPP test case to allow us to act as a Crown simulation R & D style expert witness (*simulation is our area of expertise*). Thus expose Davida's scam to work for \$20 p/h instead of her normal rate of \$3,000 a day. (v) Her major motives were, a/ to walk free with a fraudulent QDPP plea-bargain scam for her 6 bank \$1.3m confessed forgery and fraud. (TBC) Aided and abetted by the Fraud Squad then Det. Sgt. Brett Heath's quote as above. Therefore, Davida's task was to destroy the last known copy of the illegal and fraudulent CBA loan agreement to sell our 22 block subdivision without title and deposit from our files . b/ This is why the NAB are not happy!
 6. (i) The good news, we have a bypass solution thanks to Ministers Simpson, McArdle & Powell, we now have Prof. M Pathè, both criminologist and psychiatrist who officially is acting for Newman, QDPP, QPS, Police Union, Police Prosecution & Police Media. (ii) At first I was told their teams quote, a/ (CIB Kidd / Fraud Squad Heath's mind-set) **"Shit happens."** b/ **"It's not that we don't believe you, but you will not get justice."***** (iii) Their original motive is best understood as now retired Police Comm. Bob Atkinson said, step by step prior to his retirement. a/ **"You are not broke."** (*This proves the ASIC / CALDB liquidation was a 'Site Solutions' protection racket.*) b/ **"Why don't you retire and live on the Sunshine Coast?"** (*Like Newman, this is proof I do my duty and keep my promise to provide my Mother a superfund.*) c/ **"And live on what money you have left."** (*In brief, Atkinson agreed with now smart Comm. Stewart's 'whistleblower' advice,*** exposing obvious CIB / Fraud Squad mistakes covered by Doonan's and Welford's apology and resignation for CC Sect. 200, 205, 391 & 399.*)
 7. (i) Hence Newman's now 'Beyond Blue' style task to break this QDPP / Fraud Squad / Supreme Court ordered mediation over this fraudulent plea-bargain deadlock and stalemate. (ii) **Newman and Chesterman must agree to act on Dr. Pathè's findings.***** As part of her team, this is our obvious proposal. (iii) Thanks to the Bar Association support and FOI, Chesterman must be made aware of the facts of our 24 step solution. (iv) This principle is best understood as the domino effect. Yes, the weak link is identified in 'Engineering Arbitration'. Supreme Court Judge's like Chesterman are fast to confirm they are not civil engineers / BCC / SAA / EPA / IPA style site inspectors or town planners and do not have the Court Registrars report on the ATO 'whistleblowers' detail to the \$460,311 estimated superfund tax loss for the Treasury Dept's. correction.

This was due because the Fraud Squad were not aware they would be exposed by the Supreme Court / Court Registrars requirements to act on the Vexatious, Fair Trading, CMC **Act's procedure**, to notify the ATO to prove the ACCC LBB, pg16 law reform. In a nutshell, this is a case of Newman's Army style intelligence, also called ATO self help. How success builds success **if you use Newman's initiative, the Treasury Dept. will gain their just reward!*****

8. (i) Ian Miller, Engineering Arbitrator explained he was tricked by Davida who passed off as Senior Legal Counsel. (ii) It got worse; our previous Barristers exposed illegal caveats to prevent the sale of our subdivision, **this sabotage scam to send us bankrupt**. (iii) The Magistrate Court transcripts in HP & Bne. exposed the CIB / Fraud Squad's ignored multiple perjury, run by the Head Contractor and both his and our legal counsel's teams. (iv) In the District Court as proof, Davida just abandoned our case against the Project Engineer Greg Henwood where the CBA valuation team JF & Pike proved extras were paid at up to 300% over cost **to self fund this crime**. (v) Our then Solicitor Reg Klieidon said, quote **"I will swear in court I did the best I could."** How could he have done that when he sent his Article Clerk known to me as David, to watch this scam unfold? David explained **'This is normal procedure.'** (vi) D.C. Judge Brabazon was obviously furious and warned Davida **"This is not the way to do it."** Where was Brabazon's backup and law reform?
9. (I) Yes! Supreme Court Justice White's CBA \$25,000 failed **'disclosure order'** proves **the CBA is in contempt of court**. Therefore, smart Justice Byrne warned the penalty for this (CBA) cover-up is a 5yr jail term. (ii) Justice Chesterman should have found the motive why Davida gave up on her reported plan to become a Magistrate and crossed over to trade as a **QDPP inside trader and MOB Barrister**. As a proven criminal what choice did she have but to be used and abused by organised crime?
10. (I) Note: with the CBA failure to support its management and 3rd generation bank customers, the CBA are now our biggest Aust. Company. Unlike BHP, what do they produce? Besides admitting liability, quote **"We make mistakes"** by law this cover up is a definition of fraud. To mean, to hide their loan agreement that led to my Mother phoning Dr. Pathè who now also supports my 94yr old Mother who lived in fear because of the home mortgage scams as backup scams, she would lose her home and be forced to live in a Caravan Park. (ii) Where our CBA Loans and Relationship Manager James Pitman was sacked because of our confirmed Solicitors Adam Sambrook **'fire sale'** Rescue Management plan to pass the profits directly to the superfund beneficiaries valued on average at \$125,000 each exposed by our Accountant Tim Allen's **'damage report'** and identified by experts as a **'bank circus'**. (iii) Pitman therefore in a nutshell directed to do the obvious, to use the Bank Manager who was the official witness to the bank mediation. This CBA **'whistleblower'** explained he was transferred to another section of the bank. Like Kidd was transferred to Mt Isa to give the illusion racketeering and corruption do not exist. (iv) We have a chain of **'whistleblowers'** headed by our smart Premier Newman who also is trained to follow intelligent orders at great risk to his personal wellbeing and mental health. Hence, his **'Beyond Blue'** style support where Channel 7 TV again reported the detail that it is only 7-10% of the community, the obvious leaders like Minister's Simpson, McArdle & Powell, superfund management and Directors like myself live in fear of ongoing bkie style standover tactics and extortion. The extortion proof of \$47,692 was ignored by the Fraud Squad **ANSWER**, for **Abandonment, Neglect and Stupidity** for the smart Police Media's solution to gain criminology **Work Experience Reform**; who work out of Police HQ to set out this case and lay criminal charges. Their motive, **to improve Police efficiency**.*** (v) Now thanks to Chesterman's court transcripts he has confirmed by law **IGNORANCE IS NO DEFENCE**.*** (vi) Chesterman has a specific task to operate with complete clarity and understanding, why he was chosen as a 3 Judge panel to work with McPherson to question why Chief Justice Paul deJersey ignored and gagged **Justice Ken Mackenzie's mediation order**.*** (vii) Mackenzie exposed this evidence to me under witness outside the CBA 240 Queen St Bne. (viii) Federal and State Attorney General's George Brandis & Jarrod Biejie & Police Minister Jack Dempsey MP, with the assistance Police Comm. Ian Stewart down are now acting to explain why Commission of Police Service Reviews and Reviews of Crime and Misconduct Commission **'returned to sender'** our sealed unopened evidence of how Police have been stood down and resigned for breaking CC Sect. 200, 205, 391 & 399, identified as

PREMIER NEWMAN'S (INTELLIGENCE) ANSWER!

To make it legal



Signed John Bright

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.



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