

NEWMAN'S PARALLEL TEAMWORK SOLUTION TO WORKSITE



1. a/ Break this Police Risk Management ATO problem into pieces and solve each scam at a time! b/ Study this draft for the Crown's Prof. Pathè's criminology correction! c/ **It's the detail that solves the crime!** Therefore we volunteered former Police Minister Spence's requested (\$1m) budget because it's our duty as Directors to protect our Mother, Superfund and ATO victims. d/ Under QLS direction to prove '**abandonment is fraud**' and follow the 14 Judges court transcripts and detail on this **ATO model** estimated tax loss of \$460,311. We are proven victims in common with the ATO. Therefore, we must work in parallel as a team to win!



RACKETS



2. a/ Focus on CIB Det. Insp. Trevor Kidd, at best, confirmed incompetence or his scam best known as '**Crown character assassination**', to fraudulently charge me with the theft of a 300mm excavator bucket, instead of the BCC/Wynnum Police direction to expose this (*EPA Model*) '**Site Solution**' protection racket also known as the International RICO Act. b/ Refer to Mag. Ian Austin's quote "**I do not care what (anyone from) the Police Minister down has to say**" in case 422 2000-2 H.P. Det. Kidd's case was thrown out of Court over C.C. Sect. 391. To mean, the excavator bucket was ruled to be abandoned on site for 8mths. c/ Pathè will confirm how we worked under the direction of the BCC Site Insp. Gary Kopp's SAA R&R, to gain final BCC approval to sell and thus make both the Superfund and ATO profit. d/ But first, Kopp ordered we had to clear the site of \$30,000 worth of smashed concrete pipes and this excavator bucket, etc. Therefore, as proof refer to the 9 Police Crime Reports. The key reports, were reported by the Police Union and Prosecution Dept. as either lost or destroyed. To mean, the detail of the 30 tonne excavator attack and death threats where 6 Police cars arrived and the Police Sgt. in charge warned me to gain 24hrs security with a guard dog. **It was a nightmare**. The Sgt. gave both the report and solution:- because I also lived on this subdivision construction site the Police could not protect my home from ongoing excavator attacks! This was confirmed by the then Area Commander Steve Pettinger's quote "**This is a civil matter outside the control of the Qld Police**". Asst. Comm. Doonan had the then Chief of Staff., Supt. Peter Martin fraudulently close this Police Risk Management investigation with his admitted scam "**According to Police availability and time, this case is closed**". The end result, we had to live in fear and also remove \$30,000 worth of smashed concrete pipes, the abandoned excavator bucket and more!
3. a/ Remember, we are looking at the actions of a convicted criminal with the skill of a QDPP Public Prosecutor with up to 100 unsolved scams, but the good news, we have up to 100 ways to solve this protection racket. b/ This is referred to as information overload. It creates overwhelming confusion and fear in the hearts and minds of Ministers like the key EPA Minister Andrew Powell **and his staff**, who, with other Ministers like McArdle and Simpson, have cried out for Prof. Pathè's correction and training for the Police Prosecution Dept. to understand the sabotage effect if these EPA Sect. 32 details are ignored. This is called Police Rescue Management, to lay criminal charges to enforce the Fair Trading Act to have our stolen money refunded. Thanks to Justice Ken McKenzie's Court Registrar's '**mediation order**'.
4. a/ Thanks to the QLS direction for Solicitors to '**first defend the Law**'. In brief, the H.C. Rob Wilson's first 3 Solicitors were all made aware of the '**Site Solution**' Protection Racket and all lived in fear of a 5yr jail term. Therefore, they told our Solicitor the details and they then resigned. b/ Police cannot lay criminal charges without proof, so I was directed by the CIB, QLS, (*BCC/Site, Project & CBA*) engineers to let this case run its natural or holistic course, to record this ATO loss and the Court transcripts to lay criminal charges. I was also told by all Crown '**whistleblowers**', "**They do not want you to win**". The obvious motive and scam, the crime cartel wants to share in this \$4.4m racket. c/ The good news is that ex-Justice Min. Welford exposed Davida's 6 bank \$1.3m scam. This was only a diversion to protect the Site Solution protection racket. This case was originally referred to as a CBA circus, but smart Dr. Hudson-Jessop listened to the above detail and referred to it as "**Shit happens**". To mean, when the CBA continued to cover up their confirmed mistake with more mistakes, then shit happens.

As Dr. Frank Walsh, a trained Psychologist, advised, **“Focus, why are we here?”** To gain the EPA Minister's order and direction in simulation with the Fraud Squad Det. Sgt. Brett Heath's quote **“To get your (EPA) act together or you'll be out the door so fast your bum will not touch the ground”**.

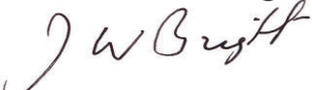
5. Focus on the above photo of the excavator and the H.C.'s son-in-law. This photo proves 2 key perjuries (i) The H.C. said in Court **“I did not use your excavator”**, but the photo proves they did! (ii) I took the photo to prove the trench was not part of the contract. It was another diversion like the EPA Sect. 32 sabotage model with a 4mths to 16mths delay, this would create a liquidation scam. *** This was exposed in the 3 Site Engineers' reports Davida hid from the Courts. (iii) Now consider:- with proof Wilson used our earth moving equipment including an 8 tonne tip truck; how did he pay for the 16mths hire? Yes, the obvious scam. He left the 300mm excavator bucket as full payment, but when we produced the photo in Court his Solicitors, James Conomos' staff panicked. The H.C. then made an offer to pay \$25,000 for the hire. Yes! The H.C.'s case was falling apart, but Davida via the QDPP and Police Risk Management Dept. used C.C. Sect. 399. To mean, this proves **abandonment is fraud**. As confirmed by the then Police Comm. Bob Atkinson's statement in part **“You are not broke. Just live on what money you have left!”** This is in simulation with the ATO tax loss of \$460,311 where the ATO must support their own Tax Evasion Team. (TBC)
6. a/ A JP listened to our story and asked the obvious question **“What part of this case do they not understand?”** Hence Newman's nightmare. Most bikies are honest, therefore focus on High Court Judge Kirby's solution:- 95% of Judges would rather see criminals walk free than put one honest person in prison. Therefore, Newman's obvious correction **'what about the 95% of victims?'** According to the Fair Trading Act, (*referred to as a Smart Act*) **each time a mistake is covered up this adds to the victim's reward**. b/ We are starting to get to the heart of this matter. Most smart Police agree the Fair Trading Act is treated as a joke. This means, the ACCC, LBB of Scams pg. 16, ASIC, APRA, who act for the FTA and ATO, are treated as a joke. So, consider working in prison reform, R&D with **'simulation'** our area of expertise, the solution is simple. **GET YOUR FACTS RIGHT**.
7. a/ By law, no one knows and can argue the details of this case better than I can. Best explained to Pathè as the **'light bulb principle'**. Once you see the light the message is clear. **You never give up!** b/ Davida confirmed to me face to face this legal joke. **“You would be surprised what goes on behind closed doors!”** To mean, Davida, as a common criminal, worked as our Barrister. She became a servant of a crime cartel, then of organised crime. Therefore focus on Fraud Squad Det. Heath's simulation. **“If you do not have a copy of the CBA Loan Agreement you do not have a case.”** Yes we do! We won a similar case before; the proof was provided via the money trail.
8. So consider Justice Margaret White's CBA contempt of Court – not to gain her standard answer as to why the CBA paid me \$25,000 to admit liability, but not full blame. Is it fair James Pitman was blamed and sacked for his solution quote, **“You must find someone in the CBA to listen to your story (the full story, not just the part you want to hear). Only then justice will be done.”**
9. The estimated loss to the Superfund victims, is \$125,000 each and the ATO \$460,311. This is only a small fraction of our loss. Pathè's Crown case will formalise Newman's correction to the SAA/EPA/ATO/RICO Act Law Reform.
10. **PROOF BY THE LAW OF ACCESSION (THE PRINCIPLE IS AS GUILTY AS THE ACTOR) THIS CRIME CARTEL WERE ABLE TO HIDE BEHIND THE CBA'S LIABILITY - AS VICTIMS IN COMMON, ALL HAVE TO BE COMPENSATED EQUALLY. MY LEGAL COUNSEL TOLD ME YOU WILL NOT BEAT THE CBA. THEREFORE, WE SET AN ATO PRECEDENCE,**

THAT WILL STAND UP IN COURT.

FOR NEWMAN TO GAIN  JUSTICE FOR ALL.

**TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.
CRIME PREVENTION IS THE SOLUTION**

To make it legal


Signed John Bright

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