

LEARN HOW FORMER POLICE COMMISSIONER ATKINSON'S POLICE RISK MANAGEMENT/OPEN DOOR CRIME POLICY WORKS

& why Prof. Pathè reported this Policy has been abandoned!

Thanks to this forensic/ACCC/ATO proof beyond doubt. Just confirm Wilson's handwriting.

JOHN BRIGHT + *Shareholder*
10 Dairy Swamp Road
Balmout .

T/A BADJA PTY LTD

RE Value of pipes Incorrectly deducted from tender Price \$34,502.00
Interest as per General Condition of Contract A.S. 2124 - 1992
Clause 42.9

Amount Outstanding from November 98	\$34,502.00
Six monthly Compounding Interest at 18%	3,060.00

Amount Outstanding from June 99	\$37,560.00
Six monthly Compounding interest at 18%	3,380.40

Amount outstanding From December 99	\$40,940.04
Six monthly Compounding interest at 18%	3,684.60

Amount Outstanding from June 2000	\$44,624.64
six monthly Compounding interest at 18 %	1,338.33

Total Amount Due at August 2000 \$47,962.97

This amount has been outstanding from
November and December 98

*please pay
these overdue
Amounts*

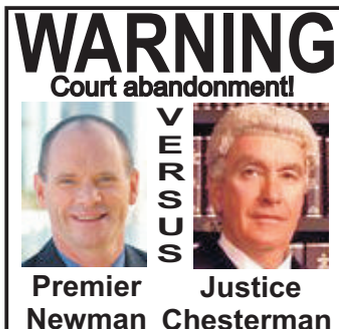
[Handwritten signature]

Copy of this fraudulent invoice was used as part of a bikie extortion demand. This was despite Atkinson's arranged Asst. Comm. Pat Doonan's apology & resignation. Atkinson admitted due to Doonan's excellent Police record, no further action would be taken. Atkinson gave a clue, quote, "**You are not broke. You can live on what money you have left!**" To mean, after the effect of the '**Site Solution Protection racket**' this meant then Chief of Staff, Supt. Peter Martin down, **believed this invoice was an authentic CBA approved invoice due for payment. Doonan's Police Risk Management team never checked or acknowledged the existence of this invoice. Have you? Obviously not!** This QLS approved evidence proves self entrapment and the gross incompetence of Chief Justice Paul de Jersey's failure to support Justice Ken MacKenzie's (*under witness*) request to enforce his '**mediation order**'. (*Refer to the ACCC/LBB of scams, Pg 16, available free at your local Police Station*) As a result we have spent in the area of \$900,000 in legal costs and administration over the past 14 years to support the ATO Tax Evasion team leader, Tony Coburn, ph 07 3213 5181. Because Coburn was told by his boss, quote, "**To stay out of it**". **'It'**, to mean, Atkinson's Police Risk Management policy was to protect the credibility of his staff in preference to the QLS Policy to '**first defend the law**'. The ATO estimate their lost revenue, due to the '**Site Solution Protection racket**', at \$460,311 out of a 22 block subdivision, valued on completion at \$4.4ml. Thank smart Justice Byrne's standard 3 step procedure for Prof. Pathè's approved ACCC/ATO teamwork model, to assist Prem Newman to provide his promised press release to lay criminal charges for this QLS Law Reform. Thus expose multiple known criminals via the '**law of association**' and prevent bikie standover and extortion tactics, with the '**law of accession**'. The principal, Rob Wilson, who ordered the bikie attack is as guilty as the actors, hence the need for the '**law of abandonment**', to complete the QLS smart army Col/Judge Pat Shanahan's 3rd step ordered procedure.

WHY NEWMAN'S CABINET STAFF FEAR OF PROF. Pathè's FORENSIC QUESTIONNAIRE? FOR CMC REVIEW ON BIKIE EXTORTION!



MUM AT 94YRS OF AGE



1. Known as the QLS best brief for Law Reform because it exposes this case to both Premier Beattie and Newman's Supreme Court satisfaction. (i) This is a bikie enforced '**Site Solution Protection racket**'. (TBC) (ii) The ACCC/LBB of Scams approved by smart Police / BCC, EPA, CBA and ATO, etc. **identified this unapproved \$47,962.97 fraudulent invoice as an obvious bikie extortion demand**, used on both my Mother, in her home and me at my home at 110 Dairy Swamp Rd, Belmont, Bne, and more. *** (iii) This ACCC/ATO Scam also exposed Atkinson's protection of Doonan's



confessed mistake, not to check Det. Kidd, Heath and Insp. Ray Loader's mistakes. This mistake led to Asst. Comm. Pat Doonan, who under Police Comm. Atkinson's direction; apologised, then resigned in line with LSC / QDPP policies, because Justice Min. Rod Welford's Staff did not have a clue to the details of this Protection Racket. Welford, therefore took the blame, apologised and directed Police Min Spence be in charge of this case and then he resigned as Minister for the Crown. (iv) This was also due to the fact Welford was tricked by the CBA Credit Manager, Grahame Ledwidge, to offer protection and a pardon under conditions. The conditions were; our ex QDPP Barrister, now a self confessed forger, fraudster and felon, best known as Davida Ellen Williams, would run this scam to forgo her normal rate as a Barrister working for \$3000 to \$4000 a day, to run this scam to work for \$20 an hour. A deal too good for me to refuse. She had access to our legal file and destroyed the last known copy of the illegal CBA Bank Loan Agreement. The scam was to sell our proposed subdivision land without title and deposit to a value of \$850,000. **This led us to gain proof of Davida's insider trading.** ***

2. a/ Our Solicitor, Adam Sambrook, of Grants Lawyers advised this agreement was deemed to be illegal in its current form to gain approval for the CBA Loan. However, Snr Credit Manager, Chris Watts, had no choice but to fix these mistakes to make the Loan Agreement legal. As further proof of self entrapment, the CBA paid me (**one victim only**) \$25,000 to compensate for their mistake. b/ The mistake was to provide a fraudulent deed of compromise. *** This deed of compromise left the case open for my Mother and all other superfund victims, including the ATO with their estimated loss of \$460,311, to claim for their just reward. c/ The bank admitted liability but not full blame, because:- **THE BANK MISTAKE CAUSED ATKINSON TO CREATE AN OPEN DOOR POLICY ALLOWING THE CRIME CARTEL TO OPERATE WITH FULL POLICE/QDPP PROTECTION. ATKINSON OFFICIALLY CLOSED THIS CASE AFTER DOONAN'S TEAM FAILED FOUR TIMES TO PUT OUR TEAM IN PRISON BY FRAUDULENTLY ATTEMPTING TO ASSASSINATE THE CHARACTER OF OUR TEAM.** (TBC)
3. a/ The Principal and Head Contractor, Rob Wilson, also known as Rob Wilson's Plant Hire and S/E Civil and Drainage, is also reported as currently being liquidated by Boral, via one of its subsidiary companies. The '**Site Solution**' Civil Engineer, Brad Jones, used his 3 step, \$30,000 offer, which we paid. Jones promised (i) Rob Wilson's violence on the Subcontractors and myself would stop immediately as confirmed by CIB Det. Tuddenham (ii) The project would finish on time with a 4mth completion date (*not 16mths*) (iii) No more extras would be paid. None of these promises happened, proving Jones' guilt of the '**Site Solutions**' Protection racket. b/ Police abandonment is best known as C.C. Sect 399. This means that this QLS dream case is proven because Police abandonment is proof of fraud. The withdrawal of Police protection meant we had to provide 24hr security with a guard dog. This made the crime cartel aware we had no Police protection. You may be confused, that is why this is fraud, to mean to trick, cheat and deceive. All you have to do is just follow the money trail like a bloodhound. c/ The clue is to follow the valuation by law. The total value of our subdivision was worth \$4.4m and the ATO estimated loss as to be expected, was later estimated to be \$460,311. You need to fill in the gaps like any equation to gain the solution.
4. a/ Instead of the Fraud Squad being of help, Det. Heath only had **one Police Risk Management interest, to protect Kidd's obvious screw-up to try and charge the victim of the 'Site Solution Protection racket'**. To do this, all Heath wanted to know, did I have any additional copies of the CBA bank loan agreement, where Davida had destroyed the last copy from our legal file. Therefore, please explain why Heath stated, quote, "**If you do not have a copy of the Bank Loan Agreement you do not have a case!**" No! We won a similar case previously where the evidence was fraudulently destroyed. This is a common occurrence for Solicitors to fraudulently advise their clients, quote, "**I do not recall.**" (*I know nothing*). The good news; the money trail proved the case and will do the same here. Just remember, do not trust the people you trust the most.

These are the people you have to be wary of because you trust them with your money and **you do not check the facts until it is too late!** As any smart Judge will tell you, to keep an open mind, we all must be treated as equals; therefore, we just followed orders to create a bypass to ensure justice was served. b/ The smart Police Media Admin / whistleblowers advised the need for a Criminology Report under the supervision of Criminologist, Prof Paul Wilson, but the Criminology students, working out of Police HQ, Roma St made a joke out of this case using the excuse, quote, **“Binge drinking is our area of expertise.”** (TBC) c/ Therefore, we advertised in the Courier Mail for a Criminologist to prepare a report, but when the applicants studied the case and saw the CBA involvement they refused our request. *(We previously received legal advice that we cannot beat the Commonwealth Bank but we certainly can resolve some of their customer relation problems.)* d/ Imagine our frustration. So what happened next? Remember as a Company Director for both our Construction Company, Badja Pty Ltd and our HEHS Superfund, my obligations were to ensure all beneficiaries are compensated. **This means, Atkinson's comment to live on what money we have left cannot be used as an excuse to cheat our Superfund beneficiaries and the ATO out of their just reward nor an excuse that nothing should be done. By law, neglect is not a form of defense.**

5. a/ Hence, the importance of all valuations and the money trail. All of this is commonplace to Civil Engineers like Newman, who has complete clarity as you can see. Well done! Having worked in the Inspection Section of the BCC and later in simulation, our area of R&D, as a standard role was to **check the checklist**, also known as to **teach the teacher principle**. Our SAA/ TGA role is to exhaust each standard procedure one step at a time. For example, the now Cabinet Staff proposal was to blame the victim. Clearly, we have been cheated out of millions of dollars, so please take note of the above training DVD in reference to the **universal style Mental Health Act**. b/ As Cabinet Minister's Staff; when you cannot solve a problem being young, inexperienced and untrained in racketeering procedures, it is commonplace to panic and push the emergency button and have the Police take the victim away to gain a Psych Report. Three times I have had to prove I am of sound mind and I have always been of sound mind. The good news is that Dr Hudson-Jessop's Psych Report explained our case in her own special way, quote, **“Shit Happens!”** Therefore, you must understand what Dr Hudson-Jessop means, and then you will have the solution to this racket.
6. a/ Hence, the importance of the Accountant's involvement and his written '**damages report**' that explains this conspiracy:- Turn to the weak and vulnerable, my Mother is now 94 years of age. At 80, my Mother agreed to mortgage her home to support me through a bad divorce. In brief, my wife, with breast cancer, the fear of death and a dislike as Company Director being in charge of Credit Control, Debt Collection and the never ending problems of damaged goods in transit, combined with teenage children, had had enough and wanted out of the marriage. I was told by Relationships Australia, and Dr Frank Walsh, Clinical Psychologist, '**Your wife does not love you anymore and to move on.**' I was faced with divorce conditions. I was told by our Legal Counsel in setting up our registered companies and the HEHS Self Managed Superfund Investment Plan, '**We are happy to assist you but warned if you ever divorce it will be a legal nightmare.**' Jan signed over her half share of the superfund and under legal counsel direction I was made sole Director of the superfund. I had no idea the initial legal work was totally stuffed up by both our Legal Counsel and the ATO. I was then told as a sole Director I cannot run a superfund and therefore the legal suggestion was our registered company HEHS Pty Ltd was to be made sole Director. For 12yrs, with a witness, I went to all ATO offices I could find in S/E Qld for advice to resolve our taxation problems and was continually told **“Mr Bright, if you don't leave this office now, I will call the Police.”** Tony Coburn's tax avoidance team listened to our story and promised to find a solution. This in brief led to our Accountant's damages report. (i) Our first problem was Janice Bright, my then wife, directed she wanted 2 properties, a house, a farm for her dexter cattle and all the cash. Then, just prior to the Settlement, Jan stated her Mother said, **“You did not get enough,”** and demanded more cash. Janice advised me because of our teenage children, I could keep our Primary business, Healthequip, intact, but I was left asset rich and cash poor. In brief, I had no cash to replace our fast selling lines and this led to the demise of Healthequip. In brief, it was all downhill from there. My point being, my best option was to develop our 5 acre property at 110 Dairy Swamp Rd, as the area had been re-zoned for future urban. **The Head Contractors saw me as a primary target for the 'Site Solution Protection racket', and yes, they were right!** Therefore, our Accountant, Tim Allen, offered to arrange a home mortgage loan on my Mother's home for the maximum of \$110,000, but warned, if the mortgage is not paid back your Mother will lose her home. **These were desperate times.** We needed the extra funds to cover the fraudulent claims for 300% on extras over and above 5% of cost. This was fraudulently valued at \$255,000 on our 22 block subdivision. This was to fund the Head Contractors' legal costs referred to in the building industry **as a self funded crime**. Hence, to ensure the crime cartel's success, the Accountant made my Mother a Shareholder of Badja Pty Ltd, as he stated, '**to have a hold on me**'. This scam was not very bright as most people would know only a Company Director is responsible for paying Company debts, but despite this, Wilson tried to use the Shareholder Home Mortgage Loan scam. This is part of the 100 scams Davida used to destroy our lives. That is part of the reason why Cabinet Staff believe I am crazy, because this was all part of Davida's skill as a Public Prosecution expert to trick, cheat and deceive. **Davida was as cunning as a rattlesnake. Like I said, the Cabinet Minister's Staff of McArdle and Powell both pushed the button to call the Police.** b/ To be specific, Cabinet Minister's Staff must fully understand the Sub-prime Mortgage Loan scam and the Ponzi scam and the need for the International RICO Act,

due to lack of Police training in crime prevention, Premier Newman and Superfund victims have big problems. For example, I spent 16 days in a Mental Ward. The worst 16 days of my life. Far worse than any prison or Correction Centre I have worked in as an Official Prison Reform Consultant and also as a supplier to other distributors that have helped to convert prisons into Correctional Centres. c/ As anyone who has worked in the Justice system will tell you, the value, of the **'Crime Control Correction Model'**. Using this model, step: (i) We were told of the bikie extortion detail. We protected the crime scene. (ii) To control the mistakes. (iii) To gain a correction. In our case we are looking at the skill of a trained ex-QDPP Barrister who had up to a hundred ways to escape detection so we had to use up to 100 equivalent ways to prove guilt. Imagine how it feels to be the **'victim'**, when we have received countless apologies and all we have been officially told by Comm. Atkinson, is to walk away with what money we have left.

7. a/ Police Comm. Atkinson drew special attention to the fact that the Police Force must take note of the QLS Law Reform findings. Each day you learn and you must keep learning. Dr Pathè has advised the **'Police Risk Management Dept'** has been disbanded. One reason being, their policies were proven to aid the crime cartel, where 4 times Doonan's team tried to give our team criminal records to attempt character assassination.
b/ Therefore, we draw your attention to Kidd's previous boss, Snr Det. Sgt Leigh Gorrie's advice, **that time and patience, or better known as natural or holistic justice, will solve this case. This means, to never give up on the truth no matter what the cost.** I also made a promise to my Mother, one day **I will pay you back for all the hard work you have done.** Working with the AIS, as anyone who has run a marathon knows, the importance is to hold something in reserve. To give it that one last kick and break the opposition's spirit. Work with me and we can smash a major town planning and subdivision construction industry racket. This is not so much a Police crime, but a Police Policy mismanagement mistake. Risk implies, to win, you have to take a risk to get a solution. Some Police, like Kidd and Heath, push the suspect in the belief they will get a confession of guilt. As they say, there are no shortcuts for hard work. Under the support of Court Registrar's frustration, with cases like 422/2000-2, a 3 year case finally thrown out of Court over Kidd's Police / CBA confirmed \$10,000 EPA Sect 32 scam. It's obvious the EPA Sect. 32 scam is being ignored, but we have photos to prove the protection barriers were purposely removed prior to a thunderstorm, to flood the footpath, drains and roads to sabotage the work site, to liquidate Badja Pty Ltd, so as to become creditors. Being given legal advice, we did the obvious and ran this test case model, commonly referred to by the AMA as a **'stress test'**.
8. Even Det. Heath admitted, it is not advisable to go around accusing people of lying, racketeering and fraud. Heath advised, you must say the Head Contractor perjured himself, which we can prove without doubt, as Judge Pat Shanahan confirmed, it's all in the court transcripts. The initial official Police excuse was given by Area Commander, Steve Pettinger, who stated **"This is a civil matter outside the control of the Qld Police"**. Obviously ours is a test case model where Police cannot lay criminal charges unless the criminal evidence is recorded in the ATO money trail and in our case, the Court transcripts. This is why we self liquidated our Construction Company over a \$10,000 test case. To my absolute amazement, Justice Muir questioned, but like so many Judges, **he had the solution but never pressed home the advantage.** As a Cardiologist said to me at an AMA Trade Show, to use a stress test to test the human heart, opens all Doctors and their support team to be sued, but how else can you prove the efficiency of your heart? Your heart is the only muscle in your body that never rests. Chief Justice, Paul de Jersey, despite all my begging in Court, ignored our 1st three Barristers, Barlow, Sweeney and McQuade's direction. Their opinion was obvious. This case would never be solved in a Supreme Court. Police Min. Spence suggested we set aside a Police budget. We believe a \$1m budget will cover costs, but it is very hard, despite gaining numerous apologies to gain a full confession of guilt, because with a crime cartel, or a conspiracy using the best minds available to hide the truth, it proved too hard for ex-Police Comm. Bob Atkinson to resolve. Thanks to our new Police Comm. Ian Stewart, in principle, he agreed.
9. Therefore, working in Health Care and Rescue Management and seeing the progress made in the Qld Fire & Rescue Services and Prison Reform, as simulation is our area of expertise, we encourage you to watch the suggested DVD. This explains the enormous pressure put on the Police Service, where our ex-QDPP/Crown Prosecutor, Davida Williams, used a similar scam to stay out of prison, for her 6 bank \$1.3m fraudulent cover-up by using this model, **THE TRUTH IS WHAT 'SHE' MAKES IT**, as seen in this training DVD.
10. The QLS / Prof. Pathè's outcome is the same as ours, (i) to convert Criminal Code Sect. 399 into law, described by Judge Shanahan as the **'law of abandonment'**. (ii) Support the ASIC Perth investigation team, who asked the question, where ASIC Bne. failed, quote **"But who stole your money?" To mean, (a) check the valuation construction cost.** (b) **Check the final valuation of the property and reimburse the Superfund / ATO victims.** (iii) To do this think smart and introduce the International Racketeering Influenced Corrupt Organisation Act.

ALSO KNOWN AS THE RICO ACT.

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

Email:
brights@live.com.au
Website:
www.all-fraud.net