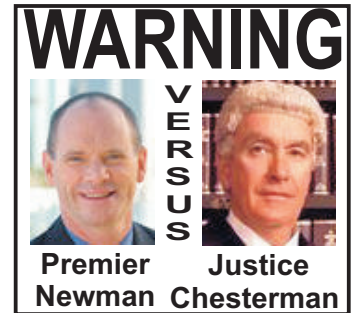


WHY IS THE POLICE, PESCC / CMC REVIEW A PERFECT SCAM?

A prejudice scam to cheat our HEHS superfund victims to protect a \$100b crime industry! As Newman said **“Break the problem into pieces (let's say 10 pieces) and solve each piece at a time.”**

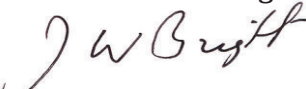


- This scam has a name:- the **'Site Solutions'** protection racket! It's a town planning, subdivision and construction industry scam to create the trick or illusion that the developer is allowed to build their project just short of completion or **'on-maintenance'**. Then Police are tricked to ignore the violence, intimidation and standover tactics to fraudulently abandon, litigate and liquidate the (*superfund*) developer. So that as creditors the crime cartel become the owners of the project and pay the kickbacks and bribes to corrupt our legal system.
- As proof:- we did not find our Barrister, our Barrister found and cheated us to work as a trained fraudulent QDPP Public Prosecutor. Best understood as QDPP insider trading to destroy both our Crown case and our lives. So far Davida Williams is the only Barrister in Qld for the past 70yrs to go to prison for the illusion that justice was served with a 6 bank \$1.3m cover up crime!
- So consider, the QLS check LSC failures to expose unsolved cases and to also create work for Solicitors and the LSC. By law, you must first defend the law, **NOT** known or self confessed criminals. In our case, the CBA admitted liability (*guilt*) by paying \$25,000, but hid the proof from 14 Judges. Therefore the CBA is in contempt of court to Justice White's **'disclosure order'**. E.g. Justice Byrne confirmed this warrants a 5yr gaol term.
- Let's start at the beginning:- in 1996, we started the construction phase of our subdivision. By 2000 this case was in the hands of the Wynnum Police Area Comm. / Supt. Steve Pettinger and the ASIC investigator Helen Armfield (*Bne*). Armfield asked the obvious question, **“How come this case was not solved 4yrs ago?”** Pettinger's excuse **“This is a civil matter outside the control of the Qld Police.”** **NO!** It's Police lack of training that hides racketeering and extortion!
- a/ The then Premier Beattie directed me to use his cabinet to find the solution. This led to the PESCC and **Police Risk Management Dept.** and the now Asst Comm. Peter Martin's quote for his then boss Asst. Comm. Pat Doonan's admitted scam **“Due to Police availability and time this case is closed.”**
b/ As Dr. Frank Walsh Clinical psychologist explained **“Its only over when it's over and it's not over yet.”** Hence Dr. Hudson-Jessop's Crown opinion **“Shit happens.”** To mean, despite 14 Judges on this case, not one Judge acted to expose this EPA / BCC / QLS and Prof. / Dr. Pathè's criminology findings that the **'Site Solutions'** protection racket exists!
c/ As proof:- The Police Risk Management Dept., CIB and QDPP led by Davida combined 4 times to try and give our team criminal records. **Hence this perfect scam.*****
d/ Davida's scam, both as a Prosecution expert and now self confessed QDPP Investment Advisor felon was checked out by another Asst. Comm. of Police **'whistleblower'** who directed the use of the Judicial Review Act. (*Well done*)
- a/ This is a **'simulation case'**, our area of expertise, as in R & D and the need to study criminology. In brief, under Police direction, having worked in the BCC inspection section, we worked with town planners and civil engineers. Therefore, BCC Site Inspector Gary Kopp explained the scam to Wynnum Police as the sabotage act of EPA Sect. 32 to gain fraudulent liquidation. Therefore under Police **written direction** we ran this \$10,000 EPA test case. In line with Kopp and Baseline Civil Engineers additional written report, both never seen in court. As proof of more C.C. Sect. 399 fraud.
b/ As a prison reform consultant, we followed CIB direction to wait for what is called natural or holistic justice, to let the crime run its natural course and record (*the ATO*) \$460,311 estimated loss as part of the \$4.4m money trail to lay criminal charges.



7. a/ Consider:- we were warned outside the CBA / ASIC office 240 Queen St. Bne. **“If this was Melbourne you would be blown away in the street, but as this is Qld the CIB will take care of it.”** As proof:- H.P. case 422/2000-2 Mag. Ian Austin warned **“Mr Bright you have been charged by the CIB for theft. This is not a joke, go and get legal counsel and defend yourself.”** CIB Det. Insp. Trevor Kidd’s fraudulent case under the protection of the Fraud Squad Det. Sgt Brett Heath was thrown out under Criminal Code Sect. 391!
 b/ However, no notice was given to the fact that our legal counsel was led by a corrupt Barrister who worked for well organised crime. As proof:- Davida at the time had the full protection and respect of the Justice Minister Rod Welford and other well known Judges, who warned me that Davida would sue me for slander. The reality is, Davida is a now self confessed forger, fraudster and QDPP investment advisor felon. How low can Davida go? (TBC)
8. a/ We were then directed by Police to gain a criminology report via the criminology students working out of Police Headquarters Roma St. Bne., under the direction of Prof. Paul Wilson. Note their excuse, **“Binge drinking is our area of expertise.”** Refer Newman's binge drinking report.***
 b/ We advertised for criminologists in the Courier Mail but as soon as we advised the CBA had admitted liability they all declined their services.
 c/ We followed Police Minister Spence's direction to volunteer this Police requested \$1m budget. This led us to Newman and his Sunshine Coast Ministers of Simpson, McArdle and the key Minister Powell, our local Member in charge of the EPA Sect. 32 liquidation scam. In turn, this led us to Prof. Pathè.
 d/ Prof. Pathè has explained the obvious problem of Police lack of training in racketeering and extortion. The standard Police approach due to their Police Risk Management training, is to blame the victim and try and classify our team as **delusional**. Hence the full Psyc report forced on me. I just follow orders, as proof, refer Newman's promised press release covering approx 300 groups of victims, like our group that demand justice by law reform. Please read Sunday Mail, Page 1, 19-01-2014. (Well done!)
9. a/ Pathè has confirmed there is a group of hardnosed Police working in Roma St. who have admitted our evidence has been x-rayed to ensure there are no bombs or strange powders etc, and **returned our factory sealed evidence unopened**.
 b/ This is further proof of C.C. Sect. 399, QLS proof of fraud by abandonment. This is to do with Newman's CMC reform.
10. a/ To mean in layman's terms, how can you smash bikie intimidation and protection rackets working for the **'Site Solutions'** protection racket if both the Police and CMC abandon our evidence. The normal Police excuse, **crime does not exist**. E.g. **“We get death threats all the time but we just ignore them.”**
 b/ Imagine how the EPA, BCC, Police and ATO inspection staff feel to think they proved an estimated \$460,311 was lost in tax evasion only to have both the ASIC (Bne only) and CBA conspire to ensure standard Policing procedures were ignored. (TBC) Costing the Federal and State Governments and local councils billion in lost revenue.
 c/ **YES!** I made a promise to my now 94yr old Mother **“One day I will pay you back for all the hard work you have done.”** To mean, \$125,000 as part of our lost HEHS superfund profit. Is it too late for mum? Dad a WO1 in RAAF drilled me over and over **“To learn from other peoples mistakes.” (Explained as the Fair Trading Act)**
 d/ Newman, by law has the solution, to use the Judicial Review Act to expose C.C. Sect. 200, 205, 391, 399 & this EPA Sect. 32 fraudulent liquidation scam.

FOR NEWMAN TO GAIN  JUSTICE FOR ALL.

To make it legal

 Signed John Bright

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

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