

WHY IS THIS POLICE / CMC REVIEW A PERFECT RICO SCAM?

Proof in this case, the ATO estimate their loss at \$460,311.

What is the standard Police procedure broken by the now CIB Det. Insp. Trevor Kidd aided by the Fraud Squad Det. Sgt. Brett Heath's scam "If you do not have a copy of the CBA loan agreement you do not have a case." Except when we can prove the loan agreement was fraudulently destroyed. Both under the protection of the coordinated Police Risk Management Dept. via Assistant Commissioner Pat Doonan's confirmed C.C. Sect. 200, 205, 391 & 399 confession of guilt. This is confirmed by the ex-Justice Minister Welford's apology, resignation and request for this Police correction. Best understood as grass roots policing, or even better, to piggyback the ATO proof that this RICO scam costs the tax office an estimated loss of \$460.311 as part of a \$4.4m money trail. Justice Chesterman, as part of an expert panel of 3 Judges, with deJersey and McPherson's transcripts prove, they ignored and abandoned this evidence. Therefore, by ATO law I must be accountable to balance the HEHS superfund books and expose this ATO loss. This means, the Federal Government laws will expose this QDPP RICO (*Racketeering Influenced Corrupt Organisation*) Act scam. So, answer Prof. Pathè's questions:-

1. What did the bikie extortionists look like? (i) Ask Kidd to provide the standard identy-kit artwork to identify the criminals. (ii) Why did Police Insp. John Earea, Caloundra, accept a handmade copy of the weapon used on me to help identify the criminals? (iii) What led Earea to retire on stress leave?
2. Let's go back to the beginning and expose the motive that led to the bikie extortion. CIB Det. Ian Tuddenham Wynnum explained the Electrician can lay assault charges against the Head Contractor Rob Wilson. Tuddenham's motive:- there were 4 witnesses, the Electrician, his wife, our Electrical Engineer***, and myself, (*and more witnessed attacks*) who saw Wilson's standover tactics to prevent the Electricians access to the worksite from 4 to 16 mths in total to prevent the Electrician turning on the power to gain **completion and final payment**. This is a common **2 way scam** to cheat both the subcontractors and the developer.***
3. Supt. Chief of Staff Peter Martin reported the Rev. Michael Veary, his wife Doris and son Adam's Police Crime Reports of the Head Contractor's ongoing violence on me has gone missing. This is the key report of the 9 Police Crime Reports supplied to solve the '**Site Solutions**' protection racket. Refer Police Union and Prosecution report Tank Street Bne. via Act. Insp. Mike Ede who was reported transferred to the Railway Section.
4. a/ Col Rosenlund Plumber / Drainer (*Strathpine*) came to me 6mths after the project was completed and asked the obvious question, "**How come you did not pay me?**" I explained the obvious. I paid the H.C. subject to both the Project Engineers and CBA Site Inspectors JF & Pike's **approval of the H.C.'s invoices**.*** The scam being the H.C. did not pay the subcontractors, which is a far too common crime! Rosenlund explained, in the past the H.C. had worked for him, therefore he trusted Wilson. Insp. Ray Loader, like a number of cheated Police on this case also trusted the H.C.
b/ At that time Loader did not have the ACCC – LBB of Scams pg16, a must for all Police training and Police work. The good news, you can now check this detail. In law, this is called the key pivotal point. As proof, Rosenlund sued both the developer and H.C. as co-defendants for non-payment. Hence the need for grass roots **ACCC style teamwork on ATO training to follow the \$4.4m money trail**.***
5. The BCC Site Inspector Gary Kopp explained to the Wynnum Police Snr. Const. Max Williams to go straight to the EPA Sect. 32 sabotage style \$10,000 liquidation scam test case! Therefore Williams provided the written EPA evidence as proof, well done! However, due to Davida's cunning, Court of Appeal Judge Muir totally ignored his obvious question as to why we ran this obvious \$10,000 EPA test case. Therefore check the court transcripts and **the court Registrars non payment detail**.*** This explains how the Police / QDPP process fails our SAA style procedure. Known to Newman as



Chesterman style of abandonment to check the facts.

6. a/ The Wynnum area Comm. Supt. Steve Pettinger's excuse for failure (*to call in trained experts*) quote **"This is a civil (engineering) matter outside the control of the Qld. Police."** Also refer Mag. Ian Austin's civil engineering abandonment as proof in Case 422/2000-2.
 b/ Hence, smart and brave Dr. Hudson-Jessop's well thought out quote to the point **"Shit happens."** Newman, by law has the power to support the QLS Army Colonel / Judge Shanahan's direction to prove C.C. Sect. 399. In brief, to mean court abandonment of this Crown / ATO evidence is fraud. (TBC)
7. Hence the first rule to gain a balanced judicial result is to listen to the facts. Davida's role as a self confessed MOB Barrister was to ensure all Judges never heard the facts to create a legal stalemate. Now, thanks to many hard working honest Police / **'whistleblowers'** and there are many, they explain the problem. E.g. Insp. Janelle Harm **"We cannot reopen this case without new evidence."** To mean, when a Police case is closed its closed despite the fact that C.C. Sect 399 is proof of fraud. As no court saw the original Crown evidence and **proof of perjury.*****
8. a/ Now Asst. Comm. Peter Martin was ordered by his then boss, Asst. Comm. Doonan to run the scam, quote **"Due to Police availability and time this case is closed."** Doonan confirmed C.C. Sect. 200 & 205, quote **"As Asst. Comm. of Police I outranked Chief of Staff Supt Martin."**
 b/ Police Comm. Bob Atkinson confirmed he was not prepared to move against Doonan because of his excellent Police record. To mean, Doonan had followed what he believed was standard Police Risk Management procedures. Therefore Atkinson was prepared to accept Doonan's full apology and resignation, but Atkinson added, quote **"You're not broke. Why don't you just retire on the Sunshine Coast and live on what money you have left!"**
 c/ By law, as the superfund Director I am accountable to ensure the superfund victims are paid. So far due to the loss of our superfund profit, the victims have not received one cent in payment.
9. a/ Snr. Credit Manager Chris Watts referred to this case as quote **"A bank circus I do not wish to be part of."** As obvious proof, look at his standard obligations, he refused to be present at the CBA mediation. He gave this mess back to his junior Credit Manager Grahame Ledwidge who compounded his mistakes by ignoring the Loan / Relationship Manager James Pitman's correction to the bank loan agreement. The agreement in brief read, we had to sell our yet unbuilt subdivision to the value of \$850,000 without title and deposit to gain approval for the loan.
 b/ Yes, Pitman was guilty to force the fraudulent loan agreement on us but it turns out, you can sell land without title and deposit, e.g. with a contract to a contract, to cover up the bank mistakes.
 c/ However Ledwidge directed I rip up the legal sales contracts, which is an obvious crime. He sacked his Loans Manager and paid me \$25,000 to admit liability. He proved our Solicitor's advice to gain proof of liability, quote **"The first step by law to prove guilt."** The second step with proof of CBA liability we sacrificed our claim to prove the superfund victims are entitled to their loss, officially valued on average at \$125,000 each.
10. a/ You must study deJersey, Chesterman and McPherson's court transcripts known as **'victims abandonment'**. Pathè's team has exposed the obvious. This \$100b crime cartel do not want you to win. The classic example of it's not what you know, but who you know. It's the court Registrars responsibility to create efficiency and **resolve obvious court stalemates**. Their advice **"You need a sponsor."** Newman has not given up on us as both Lord Mayor and Premier, he has not given up on these superfund victims and as Director of our superfund we will not give up on him.

We are one!

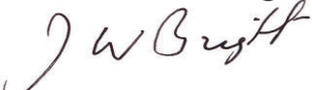
b/ Newman has the town planning knowledge that you may lack. He now has the evidence to lay RICO charges. As proof, to have Parliament introduce the International RICO Act to help Police Admin with crime prevention. This is all part of our AMA style Prof. / Dr. Pathè Psyc and criminology report as part of our healthcare well-being program. We volunteered this Police Minister Spence Police requested \$1m budget as for 40yrs this was part of our area of prison reform and staff training to reform prisons into correctional centres.

I SPENT AUSTRALIA DAY, WORKING FOR LAW REFORM FOR ALL AUSTRALIANS.

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