

Dear _____,

By law please examine this new evidence / No 11. After the threat by the Head Contractor Rob Wilson "Give me \$200,000 or 2 blocks of land or I will smash your head in!", the Premier's solution was to volunteer. To mean, to expose this standover, on refusing to pay another \$200,000 on top of the \$255,000 overcharge on a \$368,000 contract:-

1. I was then framed by CIB Detective Inspector Trevor Kidd, transferred to Mt Isa.
2. His motive, to protect Rob Wilson's town planning ruse to become a creditor of our subdivision by false liquidation to pay the kickbacks and bribes.
3. As proof, study the DPP release scam to try to blacken our good name with now three false charges to give me a criminal record, so you would not believe any of my claims.
4. I was then told by the Police Inspector Ray Loader "If you had paid the money (bribe) the Head Contractor would have stopped trying to beat you up!" The Inspector's direction "Better pay."
5. Following the Crown / QLS Defence Force principle to hold the line, honest Police attempted to lay fraud charges, to expose this town planning ruse. Due to the cover-up scam, the Crown failed as our ex-DPP Barrister / ex-Public Prosecutor (a plant) Davida Williams aka Wilson, Bennett, O'Connor, Armstrong etc, pleaded guilty to forgery and fraud to a \$1.3million six bank investment scam. Davida was part of a DPP plea bargaining cartel. To mean, Davida was sent to prison for another scam, but why abandon ours? Hence this exposes the CBA / BCC / EPA and IPA insurance scam test case model. \$10,000 was paid as a commercial decision to hold our business as a trigger illegally used by S. C. Judge John Muir to liquidate our construction company Badja Pty Ltd, thus prove their guilt.
6. This proves a cartel. The DPP / CMC and CIB conspired to cheat the Australian Tax Office and destroy our lives. As proof, it is now time to investigate Supreme Court Judge Kenneth MacKenzie's mediation order that exposes the Crown / QLS / Police confirmed best case for town planning law reform. Hence the Qld. Premier's team invited me to a Community Cabinet meeting to solve this case. Ex-Premier Peter Beattie listened and offered his cabinet as legal protection to me and ordered "Find a solution." His three best Minister's direction is evidence for this case.
7. Minister Rod Welford a reported Uni law friend of Davida Williams was personally involved. He apologised, and as proof stood down as Justice / DPP Minister, moving sideways to Education Minister. He did the right thing, he directed "The Qld Police are now in charge of this case."
8. The smart Qld Police Minister Judy Spence gave us the perfect model or test case to follow. Therefore under the Premier's legal umbrella Police Commissioner Bob Atkinson acted immediately to gain confirmation from the BCC administration and introduced me to the Police Chief of Staff Superintendent Peter Martin, as yes, this is a Police staff correction case as well. Peter introduced me to Senior Detective Sergeant Darren Soppa of the Fraud Squad who put Detective Sergeant Brett Heath in charge of this case. Brett gave both the model clue and test case correction. Brett said "Get your act together (now exposing eight acts / loopholes to ATO fraud and his threat) or you will be out the door so fast your bum will not touch the ground." Brett then committed fraud by his act of abandonment in stating "If you do not have a copy of the (illegal) Commonwealth Bank loan agreement (to sell land without title and deposit) you do not have a case." Brett ignored CBA Grahame Ledwidge's 'contempt of court' to pay \$25,000 to admit liability to destroy the evidence. As the smart Magistrate Registrars explained "Study the first three acts, the Fair Trading, Vexatious and CMC Acts", to learn in brief there are three types of law to defeat this cartel. A) Criminal law taken seriously by most Police listed under the criminal code. B) Fair Trading law taken as a joke explained as a 'bank circus' by the CBA mediation expert Chris Watts. The act reads in brief, it is not a crime to make a mistake, to cover it up is a crime, and each time you cover up this mistake it adds to the victims reward. This means the proven fraudsters or their DPP plea-bargaining agent Davida Williams must refund all her proceeds from this crime. C) The Crown / QLS / Qld Police / BCC-IID 'whistleblower' has requested that we set out this case so the Queensland Police get the credit for this \$10,000 insurance scam test case model for an engineering / Arbitration / Union law reform requiring the study of SAA Rules and Regulations and standard engineering procedure. Thanks to the local Wynnum Police, reference smart Senior Constable Max Williams Crime Prevention Program to use Section 32 of the EP Act to prevent this \$10,000 insurance scam to flood roads by removing bales of hay prior to heavy rain to destroy the construction site to send the developer broke by planned liquidation as per Supreme Court Judge John Muir's proof of our test case model. The contrived creditors expected a \$4million profit to pay the planned bribes. As proof, after 4 years delay Area Commander / Superintendent Steve Pettinger explained standard Police failure quote "This is a civil matter go and get legal advice." So it may

be, but then it is also a criminal matter. Hence smart Barrister Paul McQuades opinion **"You will not get justice in the Supreme Court. You will need to get Supreme Court Judge Kenneth McPherson's mediation order."** Therefore we provided two affidavits in brief to the Judge. Affidavit **a)** the standard procedure to state we had the money to pay (*all false and lawful claims*), **b)** to expose what 80% of Police, legal counsel, federal, state members and local councillors will tell you, you **cannot control thuggery and violence on construction sites.** As proof, as an ex-ETU union rep who worked directly for Nev Warburton also an ETU rep, prior to becoming the Queensland Police Minister. Police Commissioner Bob Atkinson can confirm I was personally involved in converting prisons to correctional centres. To mean, **yes we can control violence on construction sites.**

9. The third minister Chris Cummins said **"You cannot beat organised crime"**, and was known as the **'Minister for Nothing'**. His cop-out quote **"If you do not leave my office I will call the Police."** Hence our sympathy and support to the local Caloundra, Kawana and Maroochydore Police Stations under the control at the time of Assistant Commissioner Pat Doonan.
10. Now look at the new evidence. As a developer we made a promise to put the well-being of our subdivision buyers in front of our own to ensure the contracts they signed would be honoured in full. As Dr. Frank Walsh psychologist put it **"It's only over when it's over. I cannot solve your legal problems for you. I can only state you are of sound mind and you have the power within you."**
11. The Police Minister and Commissioner arranged for the Assistant Commissioner Pat Doonan to give his apology for **'obstruction of justice'** and **'abuse of public office'** as **photographed below.**



Official CIB photograph where nun-chucker failed to smash my head in just grazing my nose causing one drop of blood to land on my shirt.

Doonan said the obvious **"I outrank Chief of Staff Superintendent Peter Martin."** Peter said as an excuse for failing us **"We did the best we could according to Police availability and time."** The Police Commissioner Bob Atkinson stated **"I am not prepared to go up against Pat Doonan."** Therefore, using Doonan's clue we were given the solution from another Assistant Commissioner of Police requesting a **'whistleblower'** status to protect his identity, he explained the Police standard problem quote **"One mistake is just covered up by another and another."** His direction as an expert, to study the **'Judicial Review Act'**. With 14 Judges and Magistrates involved, I will try to be brief. Following the lead of S.C. Judge Kenneth Mackenzie's mediation order the Crown / QLS Police case is based on the court transcript. Mackenzie directed to mediate; Muir said **"I have no understanding or clarity (To mean, as to why Badja Pty Ltd is to be liquidated to create a Crown / QLS / EPA Section 32 correction to prevent liquidation to smash this cartel.)** Margaret White directed to gain disclosure, but failed to act. Byrne warned the penalty for this crime is a five year gaol term. Judges McPherson JA and Chesterman J sat in shock and silence as Chief Justice Paul deJersey gagged discovery and disclosure to defeat the smart team at the Legal Services Commission, reference Barrister Scott McLean's direction for holistic or natural justice based on the LSC **'whistleblower's'** direction **"You may have got your Barrister into prison but you won't get your money back, so why do you waste your time?"** To apply the Integrated Planning Act and **ACCC 'Little Black Book of Scams' upgrade for fair trading!**

12. As the Assistant Commission put it **"Our job is to prevent crime."** Today this is called smart law or law reform. As Judge Pat Shanahan explained **"You must prove abandonment is fraud."** Perhaps this will help us gain closure, it has been reported that Judge MacKenzie has gone on morning walks with Chief Justice Paul deJersey to try and resolve this case, so I ask you to consider are the 14 Judges and Magistrates in this case cowards, or as the EPA forum said quote **"The EPA are toothless tigers."** Why will Lord Mayor Campbell Newman not keep his promise to gain EPA approval for his site inspection team to gain approval of Section 32 of the EP Act to prevent this town planning scam causing an estimated 36% increase in the price of subdivision land?

To make it legal signed John Bright

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