



Centrelink, ATO, S. Fund  
Inheritance Scam, tort  
& racketeering breach  
giving options for ASIC reform to-  
court registrar's passion!

PERJURY TO HIDE SABOTAGE  
**PHOTOS**  
G Kopp BCC site insp. identified  
\$10,000 EPA court liquidation  
model for Wynnum Police

Solicitor Denise Maxwell / (Criminal) Estate Solicitors Snr. Associate, de Groot's Lawyers,  
Comm. Ombudsman and Centrelink Man. B. Stevens to confirm Q. Premier C. Newman's  
promised '**criminal charges press release**' via P.M. Gillard's Prof. P. Wilson criminologist  
work experience student's, S. Court, QLS & Police direction.

Thanks to the caring BCC / IID, DVA, RAAF, RSL Gold Card No QX072250. (Side 2)

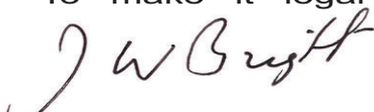
## **The Community Cabinet / ATO have no time limit on their investigations.\*\*\***

- (x) Davida Williams, Doonan and Welford apologised for '**abuse of public office**' and '**obstruction of justice**' for arranging a 2yr pardon for Davida, known by the QDPP as an ex-Uni law friend of Welford, where Davida ran numerous scams **based on QDPP protection**.\*\*\*
5. a/ Davida was blackmailed by the CBA and ordered to destroy our illegal bank loan copy to sell subdivision land without title and deposit to gain approval for the loan to build our subdivision. Our original Solicitor Adam Sambrook explained, it's a Solicitors job to fix (CBA style) mistakes with a contract to a contract to fix the 1<sup>st</sup> mistake to make the 2<sup>nd</sup> contract legal. All the Crown needs to know is that the buyers as superfund beneficiaries signed the contracts in good faith, believing at a '**fire sale**' price their profit on completion (refer several valuations) would be in the area of \$125,000 each contract. CBA Credit Manager Grahame Ledwidge's proof of fraud was to order their contracts to be ripped up. Yes! The CBA are guilty and they know it, but Ledwidge confessed in brief, quote '**he worked for the shareholders profits and the top end of town.**' b/ Pitman confirmed that his CBA business section had staff cutbacks to increase bank profits and therefore was not accountable for bank customer service to an ACCC, APRA, ASIC / CALDB, Fair Trading and Trade Practices Act standard. As Judge John McGill ruled in brief, "**Solicitors self-greed and self-gain is a crime.**" Referred to today in the media as a Solicitors picnic, known as a tort to make a quick profit and that way avoid a full CIB criminal investigation, known in the crime industry as natural or holistic justice. c/ Barrister Paul McQuade's opinion, "**You will not get justice in the Supreme Court, you must gain Mackenzie's mediation order.**" **It's important to mention Mackenzie did not specify a time limit, he did however confirm before his death, in front of two reliable witnesses Chief Justice Paul deJersey gagged his mediation order which is also confirmed by the fact that this case is still unresolved.** d/ Therefore, the Queensland Bar Association identified deJersey's action and confirmed not one Queensland Barrister will defend your case, the need to go interstate or overseas. Barrister Barlow identified his fear after winning a previous case for us, by ordering me out of his chambers. The CBA however originally agreed to provide a QC at their cost, who as I recall was QC Walter Sofronoff who we believe can assist the Police in their inquiries.
6. a/ We would urge you to remember the Head Contractor's threat (i) "**Give me \$200,000 or 2 blocks of land or I will smash your head in.**" (ii) Brad Jones proof with payment of \$30,000 and a \$255,000 payment for extras at up to 300% over cost to pay Wilson's legal cost to run this '**Site Solutions**' protection racket, which is known in the crime industry as a self funded crime. b/ By law as primary victim and witness no-one knows the facts better than I do and wherever possible I ensure I travel with a reliable witness. The biggest mistake Rob Wilson made, was similar to Germany attacking Russia in WWII. To open up a second front, as Wilson failed to gain the '**Site Solutions**' protection profit, estimated at \$4.4m, therefore, he tried to steal my Mother's home. Again, mums Solicitor Denise Maxwell abandoned her, but I will not give up on my Mother. c/ Mum mortgaged her home believing if I failed she would lose her home and be forced to live in a Caravan Park. Either before or even after her death to pay the ATO their estimated claim of \$460,311 causing our now **inheritance stuff-up**. Working in the health care and prison industry, I have a good understanding of crime prevention. Therefore, the CMC Act ensures the CMC must provide an FOI. This will confirm the Police Commissioners findings; **they rely on Police staff to be accountable**. e/ Again fast action from the CBA to ensure legal contracts have been thoroughly checked by legal counsel would have prevented this confessed bank circus. The good news is we can learn from our mistakes. We have proved thanks to the BCC / IID the existence of the '**Site Solutions**' protection racket, that is well known to town planners, civil engineers and site inspectors. They request the QDPP plea-bargaining process be amended by law. Also confirmed in today's media reports, quote "**The devil is in the detail.**" As QLS Army / Colonel Judge Pat Shanahan's report confirms:- the 14 court transcripts and a forensic

**ATO AUDIT WILL SMASH THIS SUPERFUND HIDDEN SUPERFRAUD.**

**TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.**

To make it legal



Signed John Bright



**CRIME PREVENTION  
IS THE SOLUTION**

Email: [brights@live.com.au](mailto:brights@live.com.au)

Website: [www.all-fraud.net](http://www.all-fraud.net)

1 Manley Drive

Montville Qld 4560

Ph: (07) 5478 5906