

SCAMWATCH: WHEN IS A CRIME NOT A CRIME?

Is it when you fall for the fraud, trick or illusion that the victims are insane because they want justice? Please refer Acting Dir. of Mental Health, Dr. Michele Pathè. The QLS Law reform Judge Pat Shanahan explained to me, **“To look at the obvious. Your story is so unbelievable it's believable (to legal counsel). You must prove abandonment is fraud.”** Under the protection of the Mental Health Act, we were given a Case Officer Phil Rigby who has now explained that due to the psychiatrist Dr. Pamela Hudson-Jessop, (*referred to as Pam*). Pam has ruled I am **'delusional.'** Therefore Phil warned in acting as a HEHS superfund land developer, if I am to persist in acting for the superfund beneficiaries as photographed below



with the exception of our Accountant Tim Allen (*not in the photo*) who has also lost a superfund gift in the area of \$125,000, then there is a strong possibility I will be held down, given a needle and continue to be held behind steel bars. **Unless of course Pam can prove the above victims are also delusional for wanting justice.*****

1. Therefore consider as a now retired prison reform consultant, previously working in healthcare – TGA style R&D; we believe you test everything to ensure **you save people's lives in line with Pam's hippocratic oath.** That is why we accepted legal advice to accept \$25,000 from the CBA to admit liability as the first step by law to prove bank guilt.
2. Why the CBA refused to answer Supreme Court Judge Margaret White's question to the CBA **“Why did the bank pay Mr. Bright \$25,000?”**
3. The answer:- for the bank to cover up and destroy all copies of the bank loan agreement mistake, to force us to sell our proposed subdivision land without title and deposit to gain approval for the bank loan.
4. The obvious cover up was carried out by the MOB Barrister and now self confessed forger, fraudster and felon, ex-QDPP Public Prosecutor Davida Ellen Williams.
5. Pam has ruled our all-fraud website presentation is poorly written. I agree that the website needs editing **or a lawful Barrister to run this case.** We were given advice by another accountant that people will not read more than 10 lines and to try and compress our story into a flyer format, but without the full detail **this has only caused confusion.**

6. This CBA, Police Admin and **David's scam of a QDPP release / style confusion** opened the door to organised crime, to what is known in the subdivision and construction industry, as the '**Site Solutions**' protection racket. The racket; to gain fraudulent liquidation via the Police explained EPA Sect. 32 sabotage model. Thus gain fraudulent liquidation to become creditors to a subdivision worth \$4.4m. **The profits to be split up as kickbacks and bribes.**
7. Pam does not appear to have had training in subdivision scams, where fraud is well known to be Australia's biggest crime. Fortunately, Pam is being guided by Michele; who is also a Professor in criminology. So please consider what the CBA Credit Manager Grahame Ledwidge said "**We never said you were a fool, but you should have known.**" To mean:- **banks do make mistakes.**
8. **We see our action as a healthcare style crime management procedure.** I have been forced to give up my obligations as a superfund Director to protect the victims. Michele has therefore overruled Pam to make room for further legal mediation.
9. As former Police Commissioner Bob Atkinson confirmed, we must take note of the QLS Law reform findings. The Mental Health Act must take notice of the '**whistleblowers**' from Police Administration, Prosecution, Union and Media and the CBA Senior Management. The QDPP must consider our case on the facts that Criminal Code Sect. 200, 205, 391 & 399 has been broken. Davida Ellen Williams, whose procedure is known as '**abuse of public office**', caused the 14 Judges on this case to be tricked, cheated and deceived. Psychiatrists like Pam use a similar method, by **treating a symptom, instead of looking for the cause of a problem.**
10. Phil agrees; he has a conscience and therefore has former Premier Peter Beattie's Community Cabinet solution. Our now Premier Campbell Newman made a pre-election promise, explained **to break the problem up into small pieces and to fix each piece at a time.** He promised to write a follow-up press release for Davida Ellen Williams to receive further criminal charges separate from her 6 bank \$1.3m scams, that were used to cover up the '**Site Solutions**' protection racket. This is why Michele believes we will not get justice and urges me to give up on **our holistic law reform**, as obviously this could lead to a complete mental breakdown and therefore as Atkinson advised, to protect Assistant Commissioner Pat Doonan's risk management mistake "**It's better to retire and live on the Sunshine Coast with what money you have left.**" The CIB advice is known as '**natural justice**', as quoted "**With the use of patience and time we will solve this case.**" The reality is, we can only protect our superfund victims if we follow our original Barristers' Barlow, Sweeny and McQuade's opinion in gaining Supreme Court ordered mediation. Subject to this Supreme Court Judge Ken Mackenzie's order, I beg you to check the facts of this case and give us the protection of the International Racketeering Influenced Corrupt Organisation Act, as per the advice of the Fraud Squad,

QUOTE:

"TO GET YOUR ACT TOGETHER."

To make it legal



Signed John Bright

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TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.



CRIME PREVENTION IS THE SOLUTION