

THE QUEEN OF QDPP TORTS!

The Courier Mail reported; criminal charges are pending!

Premier Newman, Police and all banks as promised, must provide ACCC style customer service / Court Registrars protection proceedings, via the **Vexatious Litigants Procedure Act**. Because Davida, the prisoner worked for the CBA using the scam to work as our senior legal counsel from \$20 p/h, instead of her normal rate of \$3,000 a day. Premier Newman via the Police and Law Reform Judge Pat Shanahan have confirmed this is a scam too good to refuse. Due to Davida's motive to gain a CBA arranged pardon for her 6 bank \$1.3m scams. As proof, the pardon only lasted 2yrs, due to the Justice Minister Rod Welford and Assistant Commissioner Pat Doonan's official apology for '**abuse of public office**' and '**obstruction of justice**' to their then junior Chief of Staff Sup. Peter Martin. Martin was ordered to use the fraudulent excuse quote "**Due to Police availability and time this case is closed.**" Therefore, Police Minister Spence advised that we volunteer this Police requested \$million budget to assist Police in laying criminal charges. The NAB were not happy for good reason:- A tort means (i) find the victim (ii) sign the victim (iii) grab the malpractice profit from an undervalued settlement and run. In more detail:-

S study
M
A
R
T

N
A
T
I
O
N
A
L
R
A
L

1. Davida destroyed the last known copy of our Crown evidence of a CBA proven illegal and incomplete subdivision loan agreement from our files **under her care and protection**. Refer Supreme Court Judge Margaret White's failed request for Supreme Court CBA discovery. As Fraud Squad Det. Sgt. Brett Heath put it "**If you do not have a copy you do not have a case.**" **NO!** Criminal Code Sect. 391 & 399 prove the evidence was abandoned.
2. The tort (*legal scam*) was to ensure on CBA payment of \$25,000 we had no further legal claims on the CBA. **NO!** This proves our uptown lawyer Reg Klieidon's legal procedure to first prove **CBA liability as the 1st step by law to prove guilt, so that the other superfund beneficiary victims identified in the loan agreement as the \$850,000 group can process their claim.**
- 3/ The obvious CBA scam; if they cannot win by checkmate then:-

JUSTICE EARN



13-02-2013
Australian Government
Australian Taxation Office

Reply to: GPO Box 9977, Perth WA 6848
or P.O. Box 1271, Albury NSW 2640
1800 199 010 - 1800 060 063

Our ref:1011207845488. The Tax Office has now provided a new reference No 7101602548036. The motive it would appear, to destroy all evidence of the ATO staff across Australia who acted as whistleblowers to support Colonel/Judge Shanahan's, ATO Tony Coburn and Area Commander John Hopgoods findings that this is the best case for QLS law reform to prove the ATO, superfunds, subcontractors and mothers are **all victims to the site solution's protection racket.**

Stewart Spence Atkinson Doonan Mother

Bright →

Bright accepts apology for mother's ATO / CBA / QDPP Davida William's scam on Rod Welford → Ref Policelink 131444

Check Insp. B W Cross 6 photo re-enactment of bikie nun-chucker attack.

★ THE SCAM OF A STALEMATE! ★

4. a/ To mean, follow the ASIC / **criminology procedure**. **The motive exposes the criminal.**
b/ Note, this is a separate crime to our Head Contractor Rob Wilson's perjury and confession of guilt via his Solicitors who live in fear of the Court transcripts proof of perjury and a QLS prosecution procedure. To mean, '**They must first defend the law**' or face a 5yr gaol term as the penalty to their crime. Therefore, they explained in detail to our Solicitor Adam Sambrook of Grants Lawyers, how the '**Site Solutions**' protection racket works. Sambrook said "**This case is over my head.**" He gave it to the Bar Association via the key Barristers Jeremy Sweeny, Paul McQuade and Ken Barlow who obtained Supreme Court Judge Ken Mackenzie's mediation order to discover this superfund scam.



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 Groots 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)

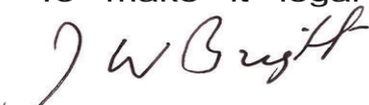
Please explain why Judge Mackenzie's procedure was personally abandoned by Chief Justice Paul deJersey? This in brief leaves the next step to the ACCC / ASIC to act for the Crown to protect all mothers from the fear of losing their home by standover, intimidation and malpractice techniques. Today I have both mum's signed agreement on the detail and power of attorney as her official carer.

5. Please talk to her attorney's Denise Maxwell and deGroots Lawyers and my son Aran for some limited background information to protect her estate from extortion. How in brief, in failing to gain our 22 block subdivision as planned creditors the crime cartel's fallback plan was to steal my mother's home.
6. You will need to check **all contracts in detail** and the Police Admin, Union, Prosecution, Police Media, the Accountant Tim Allen's damages report and the engineering SAA, EPA **\$10,000 insurance protection procedure paid as a commercial decision to prove guilt.*****
7. You will need to confirm Davida was a Barrister in the Crown Prosecution Dept. who crossed over to work as a MOB / tort Barrister and had the capacity in our case to create the domino effect by cheating the initial Engineering Arbitration Court by abandonment of evidence. Davida cheated 14 Judges including the key **liquidation** by Supreme Court Judge John Muir (*who confirmed, he did not understand CBA Pitman's motive to self liquidate a \$4.4m project for \$10,000*). As the primary victim and witness I am the key crown witness that can give full disclosure.
8. Let's get personal:- we all have mothers. I made my mother a promise and yes I will keep it on the condition, **you abide by the law.***** Davida, faced with no option in forging my manager Gary Armstrong's signature via the NAB for \$198,000, broke down and confessed guilt but did not give full disclosure. Therefore, how many crimes has Davida committed? I know of a few! Her key confession fits exactly into the Court Registrars Supreme Court mediation conclusion that Davida carried out a Vexatious Litigants Act that has been extended to allow criminal charges to be laid with the Vexatious Litigants Procedure Act to how our HEHS superfund profit was stolen.
9. Hence the 10yrs where no accountant could complete our file in fear of the crime cartel's intimidation and death threats, sadly ignored by the Police. Therefore, we have not only lost the bulk of our superfund profit and 'fire sale' reward to our beneficiaries, if you continue to ignore this QLS exposed insurance fraud test case.*** We will have lost our \$1m Police requested budget and we will be victims to your stupidity **to allow Police and Court reported planned sabotage on a work site to become fraudulent creditors.*****
10. Our model Court Registrars test case is to allow the criminals to provide this CBA self help evidence to reform superfunds, the ATO and Treasury Dept. to save \$billions. As my mother explained in brief to my son Aran, **'your Father was falsely charged 3 times for theft, child assault and the child molestation to create his character assassination to protect the Commonwealth Bank's confessed self-greed and self-gain.'** Therefore mum lost an estimated \$125,000 HEHS superfund reward.

Mum added, 'Aran is now beginning to realise what a sick legal world we live in, when you automatically blame the victims instead of identifying the motive for the Commonwealth Bank to:-

COVER UP IT'S HIDDEN LOAN MISTAKE.'

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

To make it legal

Signed John Bright



**CRIME PREVENTION
IS THE SOLUTION**

Email: brights@live.com.au
Website: www.all-fraud.net
1 Manley Drive
Montville Qld 4560
Ph: (07) 5478 5906