

# AS SEEN ON TV:- IGNORANCE IS NO DEFENCE!



1. We agree with the QLS, this is the best case for



## LAW REFORM!

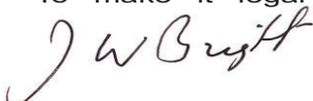
2. a/ Because the 3 Judge panel of deJersey, McPherson and Chesterman abandoned us. As proof:- **Check their court transcripts.**\*\*\* b/ Also, check our own Barrister's confession. Davida worked for the CBA as an ex-QDPP Public Prosecutor via the then Justice Minister Rod Welford under the

protection of '**Police Risk Management**' run by the then Assistant Commissioner Pat Doonan. Thanks to the Community Cabinet / Picnic in the Park procedure, previous Police Commissioner Bob Atkinson assisted to have them apologise for C.C. Sect 200, 205, 391 & 399. c/ Our Barrister, known by at least 5 names and best known as Davida Williams, a self confessed forger and fraudster, whose role was to trick and deceive me, a superfund land developer. (i) Refer our advertisement in the Courier Mail to advertise for honest legal counsel. (ii) Her scam to offer to work for \$20 p/h instead of the then normal rate of \$3,000 a day, an offer too good to be true. So, as a prison reform consultant we let this scam run its natural course. Hence the Courier Mail reported the obvious "**EXTRA CHARGES ARE PENDING**".\*\*\* d/ Davida's role as part of a '**QDPP inside trading crime cartel**' was to work as a corrupt Public Prosecutor. As proof, 4 times we were fraudulently charged for forgery, theft, child assault and child molestation. The obvious motive, **to destroy our credibility**. When this scam failed, they tried to classify me as a superfund Director, victim and Crown witness, as delusional and insane. Therefore, thanks to the Mental Health Dept., for the third time I am told I am sane and free to expose the '**Site Solutions**' **protection racket**. This time, we are now supported by criminologist and psychiatrist Professor / Dr Michele Pathè, who is now setting out this case for Newman and his team to lay criminal charges and **bring closure**.\*\*\*

3. a/ Davida is a proven criminal over a 6 bank (NAB on) scam in total for \$1.3m. This was just the tip of the iceberg. Davida had no option **but accept the CBA's offer via Ledwidge of a QDPP plea-bargaining scam if she wanted to walk free**. Obviously the NAB were not happy. The offer was, to destroy the evidence of a CBA loan agreement. A scam to sell our 22 block subdivision without title and deposit, which was held in our legal file under her protection. In return Davida would walk free for her 6 bank scams. b/ Due to the CIB / Fraud Squad C.C. Sect. 391 stuff up exposure, Davida fell apart and began to confess her crimes to me (*supported in the court process*). So to protect this QDPP crime cartel Davida was forced to serve 6mths of her 3yr prison term. The motive, to ensure she kept her mouth shut. c/ In brief, Davida worked for '**the MOB**' as a Barrister for hire. (TBC)
4. a/ Davida's role is an example of the worst kind of (*LSC style*) legal fraud. b/ As the QLS put it, '**All legal counsel and their staff must first defend the law.**' To mean, it is a crime to work through a fraudulent plea-bargain to perjure themselves to protect known criminals. c/ Therefore we acted under the direction of Justice Byrnes 3 step Arbitration procedure. In brief:- Step 1/ To use the law of association due to the bikie identified nun-chucker attack and \$47,692 extortion demand, refer ACCC / LBB on Scams Pg16. Step 2/ In this case, just as important is the Law of Accession. The CBA as principal are just as guilty as their actor Davida, due to QDPP plea-bargain. Davida with the aid of the Head Contractor Rob Wilson and Civil Engineer Brad Jones for a payment of \$30,000 by us ran the '**Site Solutions**' protection racket. Therefore, Step 3/ The need for law reform to support C.C. Sect 399 to prevent the Police Admin, PESC / CMC excuses, first identified by ASIC as quote "**This is a civil matter outside the control of the Queensland Police.**" (TBC) Therefore, thanks to (AIR) and international law research (Refer RICO Act) we used the holistic style '**crime control correction model**'. As QC Sol. Gen. Walter Sofronoff explained to me as his then client "**Mediation means to meet somewhere in the middle.**" d/ Hence, the smart Police Media's summation to this Police Admin, Union and Prosecution reports to this Police Risk Management form of a cover-up. Best explained as the **ANSWER** approach (*of Abandonment, Neglect, Stupidity, Work, Experience, Reform*).
5. a/ No better example than Barristers Barlow, Sweeney & McQuade's look of fear and white faced as I was told as the years pass by "**You will not beat the CBA.**" b/ Hence my Church upbringing kicked in, quote "**The world may seem a strange place, just remember keep the faith.**"
6. a/ Hence, I was fast to volunteer this Police Minister Spence directed (\$1m) budget. b/ As a senior '**whistleblower**' from the CBA put it "**This is a bank circus I do not wish to be part of.**" As proof, Grahame Ledwidge Credit Manager was left to clean up his own mess (*that Chris Watts would normally handle*). Ledwidge made one mistake after another. c/ The loans / Relationship Manager James Pitman, in brief, agreed to a Rescue Management plan. d/ A plan to bypass the bank's loan mistake. Refer quote

- “This is what Solicitors do, fix mistakes,”** but instead of backing Pitman and their 3<sup>rd</sup> generation bank customer's legal advice, Ledwidge said and we can prove it **“If you do not rip up the (amended) sales contracts we will close your CBA account apart from a small housing loan.”**
7. a/ So as just one crime sample, as any Solicitor will confirm **'If I rip up a legal sales contract without the buyer's permission then I have broken the law'**. b/ Therefore Ledwidge's boss Chris Watts resolved this fraudulent bank loan agreement / bank circus with the assistance of our Accountant Tim Allen, who was paid \$10,000 to prove bank fraud as the only superfund beneficiary to rip up his contract and lose an estimated \$115,000. Also confirmed by the official CBA **'whistleblower'** witness who reported when he spoke out he was transferred to another section of the bank. Therefore, you must confirm C./C. Sect.399, why was this evidence never seen in court???
  8. a/ Watts amended the CBA loan agreement, **the original hidden from the courts, as contempt of court**. Judge Shanahan confirmed, it was too late, the damage was done. b/ As proof, not one superfund beneficiary received one cent as part of their superfund reward for their lifelong support and hard work. **How sick is that???** c/ So the CBA just chose to tuff it out, as most bank customers / superfund beneficiaries faced with obsessive legal costs and knowledge of bkie protection give up. Their quote **“If the money is left in a bucket, we will come and collect it.”** Hence, smart Justice Ken Mackenzie's mediation order, where the court Registrars at HP, Bne and Nambour advised the need to study the Vexatious Litigants (*new amendment*), Fair Trading and CMC Acts. As a key example, with 14 Judges, Case 422/2000-2 Holland Park was stretched out for 3yrs by Davida who ignored multiple perjuries. Hence the frustration of the court Registrars to gain closure. d/ This case is much like a game of chess, move and counter move, but with one great difference. On no account can we allow a legal stalemate as former Premier Peter Beattie put it, quote (i) **“Find the solution.”** (ii) Therefore Newman has no option but to use his role as Premier **to force a result**.\*\*\* (iii) Fortunately we do have laws in place, as another Police Assistant Commissioner **'whistleblower'** checked out this Police Risk Management fraud and his advice for Newman (*good advice*) to use the **'Judicial Review Act'**.
  9. a/ Hence deJersey now admits to the media the importance of freedom of the press. To keep on telling the truth, which I have done for the past 10-15yrs both inside and outside of the CBA / ASIC 240 Queen St. Bne., and the ATO Bne. The ATO ignored their own tax evasion expert Tony Coburn who can confirm their estimated tax loss of \$460,311 due to this **'Site Solutions'** protection racket. Hence the QLS direction to prove Chief Justice Paul deJerseys abandonment of Mackenzie's court ordered mediation **under dual witness**, is fraud. b/ So start with your ACCC / LBB of Scams available **free at your local Police Station**.
  10. a/ Then consider the ASIC question **“Where did the money go?”** It's reported the CBA made \$2.2bn the last qtr and is expecting an \$8.1bn annual profit. b/ The Solicitors, Maurice Blackburn for the Storm Investment scam are reported to have been offered \$68m by the CBA, but claim the CBA created a loss of \$800m. c/ We took legal advice from our Solicitor Reg Klieidon similar to the Bible approach, **to sacrifice my claim for the good of others**. As their superfund Director I must be accountable to prove bank liability and guilt by their CBA payment of \$25,000. By law, the CBA must be accountable to at least match this payment to the superfund victims, as per our photograph on our website. d/ Therefore, Dr Pathè needs your full support. A long list of Crown witnesses and supporters were victimised. E.g. former Police Commissioner Bob Atkinson, Area Commander John Hopgood and his team and local Caloundra Police Insp. John Earea who tried to care for my partner, a nurse, Noelene Lambert, who was unable to handle the Police reported and ignored death threats, extortion and who failed in her suicide attempts and finished up in a mental ward at Belmont Private Hospital. Hence the importance of Rev. Michael Veary's team, in reference the assault and extortion, hidden from the courts. Hence Earea's classic quote **“This is my Police Station, I make the decisions here.”** Only to apologise and resign on stress leave as another reported **Police Beyond Blue victim**. e/ Banks can make a good profit without cheating, sacking or transferring their own staff, customers, ATO, ASIC / CALDB\*\*\*, APRA, ACCC, etc and Project Engineers who can prove extras were paid at 300% over cost to fund this superfund scam. f/ Most Site Inspectors, Police and court Registrars agree with Newman. The ACCC led Fair Trading Act to get your stolen money back is treated as a joke, as proved by Chief Justice Paul deJerseys fraudulent abandonment of Justice Ken Mackenzie's mediation order. Therefore, Premier Newman's role as promised is to work as a universal **'whistleblower'** and court Registrars requested sponsor for this QLS law reform.

To make it legal



Signed John Bright

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



**CRIME PREVENTION IS THE SOLUTION**

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