

WHY INTRODUCE – THIS QLS COURT CIRCUIT – BREAKER

Min. McArdle & Powell's
QPS forensic report
Prof. Pathè's confirmed

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Sabotage
EPA vandalism
Litigation
Liquidation

TO LET JUSTICE FLOW?

To the Premier's requested solution to the 'Site Solutions protection racket' used on subcontractors, developers and superfunds. Bill Hoffman, Editor Sunshine Coast Daily reports "Rorting in the Qld building industry costs the state \$1.25b a year."

By Newman's new
'Scamwatch' accountability
via Chief Justice Carmody's

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Correct ATO fraud
Malpractice & corruption
Complete LSCommission
BEST CASE

Where Davida is the first Barrister in Qld to go to prison in 70yrs via a QDPP plea-bargain scam
TO HIDE HER CRIME 'BLACK HOLE SECRET'.

1. a/ Prof. Pathè's obvious forensic question "How do you know the 'Site Solutions protection racket' exists?" As a HEHS superfund Director, I also worked as a prison reform consultant to help replace Risk with Rescue Management. I was approached by Brad Jones, trading as 'Site Solutions', where Jones told me for a payment of \$30,000, as a Civil Engineer he would ensure (i) the Head Contractor Rob Wilson's violence would stop immediately. (ii) The project would finish on time. (iii) No more extras would need to be paid. b/ (i) This is known as a 'come-on scam' too good to be true! Yes! I paid \$30,000 to create a legal money trail to prove guilt. (ii) So please explain what part of this scam do you not understand? (iii) To mean, what other reason can you give for me to pay a 3rd Civil Engineer \$30,000? (iv) Yes! We used the standard 'crime control correction model and created a crime prevention / bypass plan.' The major difference between Risk and Rescue Management, to save lives not **destroy them**. (v) We took advice from the key BCC Site Insp. Gary Kopp, via the QPS Wynnum Dist. Admin teamwork, **the best**. They provided a copy of the EPA Sect. 32 as proof of **sabotage**. (vi) We took advice from the CBA Project Engineers JF & Pike, before, during and after valuations, to expose extras were paid at up to 300% over cost. This was confirmed by Baseline Civil Engineers costing, to supply and install an appropriate dead end sign. Check our website for details. How much would you pay to supply and install a dead end sign? (TBC) (vii) Due to this standard court QLS warning of a 5yr jail term to all Solicitors "To first defend the law," Wilson's own Solicitors, told our Solicitor Adam Sambrook, that they could not defend Wilson and explained the 'Site Solutions protection racket' in detail. Therefore:- Wilson's own Solicitors believed their client was guilty of EPA sabotage and perjury (refer key HP case 422/2000-2 and more).*** Yes! Known as the Legal Services Commission **self regulation** or a legal court circuit breaker or bypass. Wilson's initial Solicitors were honest and used their own judgement to save court time and reduce costs. Wilson's final Solicitor, trading as James Conomos was aware of Wilson's perjury but covered it up. (viii) This means, Solicitors can be held accountable for malpractice and from the 1st July 2014, known as corruption and rorting the ATO system. Refer International RICO Act and therefore by the Law of Association with **known criminals**, the Law of Accession, the actor is as guilty as the **principal**. Law Reform Judge Pat Shanahan backed up by Justice Byrne and Dist. Court Judge Brabazon advised the need for this 3 step Arbitration reform. Therefore the need to support Criminal Code Sect. 399, as this is a legal 'black hole' where most Police confirm the Fair Trading Act to give the victims their stolen money back is treated as a joke. Or in our case a 'CBA bank circus'. Hence the obvious need for the 'Law of Abandonment' to show Rescue Management style humanity and forgiveness to the victims of crime. To prove, not all victims are stupid and therefore they deserve not to be ripped off and cheated. We used what is known by the CIB and Fraud Squad as natural or holistic justice to let this case run its natural course and gain a balanced solution. c/ This gains both the former Labor Party Premier Beattie's arbitration solution and Campbell Newman's promised BCC / LNP town planning press report to break the problem into pieces and to solve each piece at a time. We now have an all party balanced environmental QLS court circuit breaker to smash organised crime and gain the full Greens, PUP and Independent parties support. (TBC)

2. a/ As an example; to expose the QPS Risk Management Dept's failure to expose and solve this \$1.25b Treasury Dept. **'black hole'** each year. The QPS official excuse is **"This is a civil matter outside the control of the Queensland Police."** b/ As smart and brave Dr. Hudson-Jessop put it **"Shit happens."** This is part of Prof. Pathè's forensic report still in progress. As further proof, Asst. Comm. PESC, then Chief of Staff Supt. Peter Martin was ordered by his then boss Asst. Comm. Pat Doonan to say **"Due to Police availability and time this case is closed."**

Do you see Newman's solution? c/ That is why then Police Comm. Bob Atkinson had Doonan apologise and resign over C.C. Sect 200 & 205, but added due to Doonan's previous excellent record, no further action would be taken, creating an obvious cover-up or **corrupt result**. Pathè has therefore confirmed this Dept. and QPS policy has been abandoned in line



with the CMC corruption and rorting reform, where previous decisions must be overturned. Dr. Ken Levy's excuse was **"I have too many people telling me what to do."** d/ As our Forensic Case Officer, Phil Rigby confirmed, this is all part of this billion dollar **'black hole'** crime industry. Therefore, under Community Cabinet / Supreme Court direction, then Police Minister Judy Spence acted on the Justice Minister Rod Welford's apology for Davida's CBA plea-bargaining scam and directed that I act as a **'whistleblower'** and I volunteer this \$1m Police requested budget. The budget is designed to reform corruption, known as a QDPP plea-bargain done as Davida explained **"Behind closed doors"**, to be replaced with an open court / open door policy for you to study, **also known as Scamwatch accountability.** e/ This is in support of the QDPP Prosecution Dept's direction in brief (i) **"We need hard headed business people like you who never give up"** (*on our promises*). (ii) Adding **"Just keep telling the truth"** (*Yes we will*). (iii) We will not fail, as we act for all **'whistleblowers' / volunteers**, superfund victims (*their loss estimated at \$125,000 each*) and ATO fraud, to cheat the Treasury Dept. of an estimated ATO \$460,311 loss on this subdivision alone. (TBC) (iv) This proves construction site sabotage, intimidation and violence is known as rorting the system and was aided by a CBA known criminal. Exposed by the NAB legal team (*well done*). A known felon, Davida Ellen Williams, (*known by 5 names*), as a key ex-QDPP Barrister at law, was **working as a skilled Crown Prosecution expert in insider trading.** Davida admitted she was given protection to a District Court level from prosecution. Davida explained that is why she kept her 6 scams to \$200,000 for each scam, but confessed with 6 scams totalling \$1.3m this forced her to be accountable in the Supreme Court where no protection was given. Most of these scams pre-dated our involvement with her, and proof of her court malpractice was evident when fronting the 14 Judges on our case. Therefore, Davida was given a prison sentence as a warning **'To keep her mouth shut'**.

3. a/ Another example of malpractice; in Court of Appeal Justice John Muir's criticism of the new Chief Justice Carmody's appointment. Was Justice Muir's motive that he was fearful of being exposed, in failing to provide justice? For example:- our obvious Badja Pty Ltd construction company, BCC/ QPS ordered liquidation test case, to have Muir expose this \$10,000 money trail as an EPA Sect. 32 sabotage trigger. We believe he was neglectful in his duties as a Court of Appeal Judge, by confirming in court this was an obvious test case, yet to be resolved to BCC / SAA satisfaction, confirmed by Insp Gary Kopp. **This proves Hoffman's case, Site Inspector's can be trusted to protect subcontractors' lives and well-being, if the QPS speak out and lay criminal charges.** Having worked in the BCC inspection section, we were fully accountable for our actions with full detailed SAA reports. b/ As our Solicitor Reg Klinedon promised **"I will swear in court I did the best I could."** To mean, to expose his statement **"\$10,000 is throwaway money in test cases of this kind."** Therefore, we continued down this path to volunteer \$30,000 and \$25,000 payments, to create the money trail to solve this case, based on standard criminology procedures. b/ Our Accountant, Tim Allen, provided a **'damages report'**, best understood in balancing the books, but have you read this report? Allen reported he was warned by the CBA and CIB, in brief, if he wanted to trade as an Accountant to keep his mouth shut. The result, Allen went into a panic and refused to do any further work for us. (TBC) c/ Note; our area of R&D is simulation, to mean, AMA / Pharmacy Guild style healthcare and prevention. Refer Minister Terry White, previous Minister for Welfare, who was our original sponsor. This supports our best case example of Premier Newman's civil engineering SAA, TGA style testing procedures in line with the Hippocratic Oath. We are acting under court Registrars direction, to study the Vexatious Litigants, Fair Trading and CMC Acts, via the ACCC / LBB of Scams Pg16, via Scamwatch, to expose a bikie led nun-chucker attack with a fraudulent invoice for \$47,692.97, ignored by now Det. Insp. Trevor

Kidd. Kidd was transferred to Mt Isa. Note; Kidd's alleged fraudulent theft charges of an excavator bucket, as a scam to hide this extortion demand was thrown out of court. This is why the QLS investigated this case for law reform, where his fellow Police advised, Kidd has a lot to answer to, for Police mismanagement.

4. a/ Again, thanks to Bill Hoffman, Editor of the Sunshine Coast Daily, June 14 2014. He confirmed our Minister's McArdle and Powell's ordered QPS forensic investigation **“Rorting in the Qld building industry has cost the state (Aust Treasury Dept) \$1.25b a year, a savage toll on subbies.”** As proof, with 9 Police Crime Reports, some of which went missing. (TBC) Refer QDPP Prosecution report, Asst. Insp. Mike Ede did his best as a **'whistleblower'**, but was reportedly transferred from the Prosecution Dept. Obviously this protects this criminal black hole. Please act on the victims in common principle, step by step to solve this case. b/ The obvious questions you should be asking, (i) ASIC Bne., Helen Armfield, early in this investigation asked, **“How come this case was not solved 4yrs ago?”** Refer PESC Martin's above detail and cover-up fraud. (ii) ASIC Perth, question **“But who stole your money?”** The answer is simple enough, start with the CBA/ JF & Pike's valuations prior to, during the construction phase and on completion. Get the full holistic picture where JF & Pike exposed extras paid out at up to 300% over cost. Known in the industry as a self funded crime, to pay for fraudulent litigation, to gain fraudulent liquidation to become creditors, to pay the kickbacks and bribes. In time, the coin will drop and you will realise this is part of a billion dollar criminal black hole. This scam was approved by the then project engineer Greg Henwood, employed by Wilson under his terms and conditions. Therefore, District Court Judge Brabazon warned Davida **“This is not the way to do it.”** To mean, to abandon our case in court as legal malpractice / corruption or rorting the system. The motive, for Wilson to gain \$255,000 in extras to fund his fraudulent legal costs, to become creditors of our subdivision, to pay his kickbacks and bribes. Whatever was needed to hide or abandon this case, known as C.C. Sect. 399. Hence, the QLS next step to create the law of abandonment, to complete the set of Association, Accession and Abandonment, to enable the QPS to lay successful criminal charges. First we have to ensure the Civil Engineering Arbitration Rules & Regulations are complied with under Justice Byrne and District Court Judge Brabazon's direction. (iii) Now a much tougher prosecution challenge and question for you to ask. Why would the CBA Credit Manager, Grahame Ledwidge, wish to blackmail Davida to run the scam too good to be true, to work for me at \$20 p/h to gain access to our legal file, to destroy our last copy of the CBA loan agreement? (iv) Yes, the answer lies in the obvious. As the CIB confirmed, the bank loan agreement direction, to sell our 22 block subdivision to the value of \$850,000, without title and deposit to gain approval for the CBA bank loan is illegal. Therefore, this case was given to the Fraud Squad as a case of deception, illusions and scams. To mean, in brief, do not trust the people you trust the most. This is a classic case of insider trading, or an inside job. As standard procedure, **trust only the facts.**
5. a/ Therefore, our 3 white faced Barristers, Barlow, Sweeney and McQuade's final opinion and direction was to gain Justice Ken Mackenzie's mediation order and revision, (*refer back to paragraph 3c/*). This is known as information overload and a key motive of court failure. Judges' minds can only store so much information. Hence, you must be sure each step of this case is understood before you can move forward. So please consider Chris Watts as Snr. Credit Manager's key input. He was disgusted with the handling of the bank loan agreement. Instead of coming clean and admitting full blame, the CBA has a lot to answer for. Justice White wanted the CBA to explain why they paid me \$25,000. The CBA, by not giving full discovery and disclosure, are in contempt of court, with a standard penalty ranging from 5-10yrs. b/ Hence, Speaker Simpson's input, to have her parents listen to our case, who in brief suggested our faith will solve this case. Using a simulated example; **you cannot be a little bit pregnant.** The CBA has admitted liability, but has abandoned their responsibilities. c/ You have to feel sorry for Fraud Squad Det. Sgt. Brett Heath, who was put in charge of this case. On the one hand he was given the task to solve this case and on the other hand he was told to cover it up. This was due to Doonan's Staff Officer, Insp. Ray Loader, who at best showed neglect and incompetence, confirmed by another Asst. Comm. **'whistleblower'**. In brief, Loader ignored (i) the \$200,000 extortion demand. (ii) The \$47,692.97 fraudulent invoice, known as an ACCC / LBB of Scams pg16 scam. (TBC) Heath's proof of a cover-up came in his statement, quote **“If you do not have a copy of the bank loan agreement, you do not have a case.”** I can assure you, having won a similar case as Judge Shanahan explained for the QPS, the money trail and court transcripts will solve this case, but first you have to look at the evidence.

6. a/ Dr. Pathè and her team have confirmed without doubt, there is an obvious Political motive under the CBA direction to abandon this case, but without realising the full implications in safeguarding the biggest bank in Australia, the QPS have opened the door to organised crime and created a billion dollar black hole. It's not a case of winning or losing, this is a case of a stalemate, a standoff or a copout. Please understand Bob Atkinson's final statement when he said, quote **"You're not broke, why don't you just retire and live on the Sunshine Coast."** b/ As a point of law, I have been notified on several occasions, that I have **to prove that I have the ability to pay. Atkinson has confirmed this fact. So consider, why would I volunteer \$1m as requested by Police Minister Spence, to solve this case when Justice Muir liquidated our construction company, over a \$10,000 BCC/QPS test case?** The solution to this case comes in our legal process of discovery and disclosure. The facts are; that our insurance company, Coathups & Associates, first refused Wilson's demand on this EPA Sect. 32 scam, but finally agreed to pay \$10,000 as a commercial decision only, to keep our ongoing business. In other words, Justice John Muir was never given the factual information. We understand this, as the crime control correction model. **To put controls in place to catch the criminal, to make it easy for the QPS to lay criminal charges.**
7. Our current Police Comm. Ian Stewart put it as both a question and solution **"Is not racketeering the way business is done?"** To satisfy/answer Comm. Stewart, Justice Mackenzie, now deceased, under witness outside the CBA 240 Queen St, Bne., stated he went on morning walks with Chief Justice Paul de Jersey and was given what you call political sensitive direction to ignore his mediation order. Why was this court procedure ignored, and why wasn't there a follow up on Mackenzie's court directed mediation order? In brief, Mackenzie apologised and left it to me to resolve.
8. It became obvious when Davida was stood down from the Bar and went to prison, any debate of Davida's crimes were hidden in this criminal \$1b black hole. Davida, working out of our office and using my Secretary to do her typing, exposed a great deal more detail into organised crime. In particular, the need to follow up cases where Davida directed prisoners who had little or no credibility in our legal system to provide her with the Power of Attorney to act on their behalf and claim their houses or any other assets, to be used as kickbacks and bribes to the Warders, who found her the victims. It is obvious Davida was a MOB Barrister for hire, who prayed on the sick and elderly.
9. No better example than my now 94yr old Mother, victim of a **'shareholder home mortgage loan scam'**. This scam was to create the illusion as a shareholder of Badja Pty Ltd, **as a fraudulent condition to gain her home loan**, that if she did not pay the failed Badja Pty Ltd \$47,692.97 invoice, as a CBA fraudulent invoice, she would lose her home and be forced to live in a caravan park. The reality of this QLS case is based on the wisdom of an Army Colonel in Judge Pat Shanahan. He ruled this case to be the best case for law reform, as it is obvious Davida was blackmailed by the CBA initially to stay out of prison for her 6 bank \$1.3m scams. This is to mean, Davida had the capacity to come up with a relentless list of scams that have succeeded in making fools out of 14 Judges, including a panel of three, Chief Justice Paul de Jersey, Justices' Chesterman and McPherson.
10. Based on the QPS advice to contact Scamwatch, with a proven billion dollar black hole in the building and construction industry, the QPS can no longer use the excuse that this is a civil matter outside the control of the Queensland Police. The QLS have shown great initiative in studying our case and recommending the obvious outcome for the Qld. Parliament to initiate the International RICO Act into common law.
- I put it to you, only a fool will accept this QPS forensic report on the basis, quote
"YOU WILL NOT GET JUSTICE" - WHEN JUSTICE IS THE ONLY SOLUTION.

FOR NEWMAN TO GAIN  JUSTICE FOR ALL.

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

CRIME PREVENTION IS THE SOLUTION

To make it legal


Signed John Bright

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