

“GIVE ME \$200,000 OR 2 BLOCKS OF LAND OR I WILL SMASH YOUR HEAD IN!”

This makes you accountable by law to act on this evidence

Under Justice Byrne's '**contempt of court**' warning of a 5yr jail term if I am not telling the truth, Byrne ordered me to use this 3 step arbitration procedure! This was due partly to D.C. Judge Brabazon's warning to our now proven MOB Barrister, Davida Ellen Williams “**This is not the way to do it,**” to mean, Davida's malpractice.

1. a/ This is not a joke or definitely not a delusion. This is best known as (i) a '**travesty of justice**' by '**character assassination**'. (ii) As proof, the Mental Health expert Dr. Hudson-Jessop confirmed to me, quote “**Shit happens.**” (iii) QPS forensic expert Prof./Dr. M Pathè confirmed “**Your legal system failed you.**” (iv) Therefore, this is an uncompleted or work in progress '**Judicial Review Act**' draft, for the BCC Site Insp, QPS Wynnum District & QLS Law Reform test case to expose racketeering and corruption via proven '**legal malpractice**' on construction sites. The result, our HEHS superfund profit was stolen. b/ Our first 3 honest Barrister's; white faced Barlow, Sweeney & McQuade gained Supreme Court ordered mediation from Justice Ken Mackenzie & CBA discovery by Justice Margaret White's unanswered question “**Why did the CBA pay \$25,000 (to the sole Director of our superfund and not the victims direct in full) and sack their Loans Manager James Pitman?**” (TBC) c/ This is the first step by law to prove CBA liability as directed by our then Solicitor Reg Klinedon, but due to Davida's Snr legal counsel direction, Klinedon then abandoned us. (TBC)

2. a/ As Judge Pat Shanahan for the QLS investigation into court irregularities put it, “**Look at the obvious.**”

Then former Premier Beattie offered me QPS Comm. Bob Atkinson, to have Asst. Comm. Pat Doonan apologise and resign. Atkinson stating in brief '**Due to Doonan's previous excellent record no further action would be taken.**' (*We have proved this QPS case was closed illegally.*) Doonan took the blame for his Staff Officer,



Ray Loader who said “**If you had paid the Head Contractor, Rob Wilson the \$200,000, he would have stopped trying to beat you up. Better you had paid. The chance of you meeting Doonan will not happen!**” Also CIB Det. Insp Trevor Kidd's fraudulent excavator bucket theft charge. b/ So, consider '**the obvious**'. Wilson would not have tried to extort \$200,000 or when that failed, \$47,692.97, used as an ACCC / LBB of Scams, Pg16 scam, with a CBA fraudulent invoice used in a Bikie led nun-chucker attack, unless he thought he had protection from a '**crime cartel**'. A cartel, who with the aid of corruption could convince Chief Justice de Jersey to over-rule the Supreme Court orders to mediate the Premier's requested solution. First ordered by Beattie and then backed up by Newman as the then BCC Lord Mayor, with his promised press release to correct **town planning style kickbacks and bribes**. All the above was confirmed by another Asst. Comm. for the QPS, who also lives in fear of the crime cartel and therefore requested (i) to act only as a '**whistleblower**'. (ii) To ensure the Judicial Review Act is upheld. (iii) Fraud Squad Det. Sgt. Brett Heath first said “**If you do not have a copy of the bank loan agreement you do not have a case.**” Then “**If you do not get your (RICO) act together you will be out the door so fast your bum will not touch the ground.**” (iv) Hence, I agreed to Police Minister Spence's solution to volunteer this \$1m Police requested budget and as a result the past 14yrs of my life.

The obvious need for now Justice Minister Jarrod Bleijie to act on this QLS Law reform test case as referred to by Judge Shanahan as the best test case for law reform.

3. a/ Please refer to work in progress via Minister's Powell & McArdle's official forensic draft because **their staff live in fear of the threat of racketeering and corruption**. As proof, they pushed the panic button to call for Police assistance, that in turn, will now provide the Premier's solution.
- b/ Our now smart QPS Comm. Ian Stewart put it as both a question and solution, quote **"Is not racketeering the way business is done?"**
- c/ Prof. Pathè has explained how our legal system failed. Therefore Minister Jarrod Bleijie must upgrade the QPS Criminal Code Sect. 399 into law. As the current QPS excuse for non-performance is given as, quote **"This is a civil matter outside the control of the Qld. Police." Fraud and deception by legal malpractice is not a civil matter**. As QLS proof of legal failure, the Crown evidence was abandoned. Under Justice Byrne's 3 step advice we must create the 3 step solution of the law of association, accession and abandonment to complete the set as standard arbitration procedure. Then move to the universal RICO Act standard.
- d/ Our systems failure was initiated by Grahame Ledwidge, Credit Manager for the CBA in his attempt to hide 3 major (*cover-up*) loan agreement style mistakes. This is known as self entrapment. (TBC)
- e/ Using the Supreme Court mediation order, we gained the support of not the Supreme & district Court Registrars, as you would expect, but the enthusiastic grass root support of the BCC / local Police onsite, via the Arbitrator, Engineering House via the key Bne, H.P., Caloundra and Nambour Magistrate Court Registrars. Their obvious motive was Davida's ongoing **legal malpractice** and '**abuse of public office**' as an ex-QDPP Public Prosecution expert, in brief; Davida believed she was above the law.
- f/ The best example was case 422/2000-2 H.P. A case that lasted 3yrs, where engineering style perjury and EPA Sect. 32 site sabotage scam were both ignored and misunderstood as the Civil Engineering expert e.g. John Koek's report, etc were disallowed in court. As proof, Mag. Ian Austin said, quote **"I do not care what (*anyone from*) the Police Minister down has to say." Hence the need for the smart court registrars to intervene**. This led to Davida being struck off from the Bar and the first Barrister in Qld. for the past 70yrs to go to prison. Not for her MOB Barrister style malpractice, the scam was to work for \$20 p/h to gain access to our file and destroy our case.
- g/ Davida via a fraudulent plea-bargain, better understood as, quote **"You would be surprised what goes on behind closed doors."** Yes, this is the hidden crime **known as corruption**. Davida pleaded guilty to the lesser crime to try and cheat 6 banks for \$1.3m, with the QDPP promise that she would not serve time in our prison system, **if she protected the crime cartel**.*** Hence, the term '**Shit Happens**' and why in brief, Prof. Pathè has repeatedly advised me **"You will not get justice."**
- h/ Yes, this is a simple plea-bargain scam organised between Ledwidge for the CBA via Davida the MOB Barrister and Rod Welford for the QDPP. i/ Please take note of this very real threat given under witness outside the CBA, 240 Queen Street, Bne. **"If this was Melbourne you would be blown away in the street, but as this is Qld the CIB will take care of it."** Yes, as proof, 4 times both our HEHS manager Gary Armstrong and myself have faced fraudulent CIB charges.
- (i) With Davida's \$198,000 NAB forgery. (ii) Then the alleged theft of an excavator bucket by CIB Det. Insp. Trevor Kidd, proven to be fraud by C.C. Sect 391 and thrown out of court. The excavator bucket was so called payment for 16mths hire of our tip truck and excavator. As proof, of Wilson and his Solicitor's perjury, identify the lack of payment for the hire of our equipment and how Wilson stated **"I never used your excavator."** The attached photo proves guilt. (TBC)



j/ Davida's ongoing malpractice was able to hide all of this evidence from Magistrate Austin and in total 14 Judges with ease. Then I was falsely charged by the CIB with child assault in the Supreme Court Coffee Shop at 10am, while the High School children were studying law and under the supervision of 2 teachers sitting at the next table. All I did was hand the printed material on how my Barrister went to prison and how since that date our lives as victims of crime have been destroyed. Do you think I got an apology from the CIB for false arrest? NO! Doonan's Police Risk Management Dept. was in a panic because I called on all TV stations on a regular basis. I left Channel 7 where I was told, quote **"We hear stories like yours all the time, I feel so sick in the stomach I cannot sit down."** Within 2hrs of leaving Channel 7 Maroochydore, I was threatened with being charged with child molestation in the Supreme Court Coffee Shop Bne. Even the 2 Detectives agreed this was a farce and total stuff up. *(This is similar to the Minister's offices where the staff pushed the panic button, but the local Police **did not call to the office, because they had sent me there. The Ministers are accountable to the Premier to expose the flooding and EPA scams.**) Yet to be resolved!*

k/ So then what happened? I saw Chief Justice de Jersey get out of a car outside the court; I called out to him to talk man to man. He identified me, turned and ran for the protection of his court. Please explain why I was then banned from the Supreme Court Coffee Shop? Could the motive be; de Jersey, Chesterman & McPherson acted as a panel of 3 to stand down Davida from the Bar and send her to prison, but gagged all my attempts in court to tell the real story of Davida's ongoing deception and fraud? Remember, Davida in offering the scam to work for \$20 ph also requested the use of our office and Secretary at no charge, to type her legal work. Davida, in brief, offered to act for prisoners who were advised, in brief, if they wanted to gain her legal support they had to give her **'power of attorney'** to gain access to their homes and other assets to pay the bribes to the prison warders who found Davida's victims.

<p>Ministers McArdle & Powell</p>  <p>C R I M E</p> <p>FLOOD BY EPA SECT 32 SABOTAGE</p>	<p>Hence the QPS must have the Law of Abandonment to support C.C. Sect.399 to prove;</p> <p>ABANDONED SAA PERJURY IS FRAUD BY GAGGING SUPREME COURT ORDERED MEDIATION & DISCOVERY.</p>	 <p>Speaker Simpson's Daniel Morcombe Foundation Inc.</p>  <p>F A I T H</p>
<p>CORRECTION TO:- Ordered mediation and discovery:- IN CRIME PREVENTION</p>		

4. Speaker Simpson's faith in the Daniel Morcombe Foundation Inc. will ensure the truth will find a way. E.g. Derryn Hinch said **"We have a legal system but not a justice system."** The need to expose our proven fraudulent QPS **'Risk Management'** policies and replace with the obvious **'Rescue Management'** policies. Chief Justice Paul de Jersey's act to gag mediation and discovery hid the details to the ATO estimated loss, in common with our superfund victims on our 22 block subdivision worksite alone, of an estimated \$460,311.
5. The smart QDPP Prosecutor said outside the Supreme Court **"Never give up on the truth."** Now that most of the hard work is done, where is **YOUR** help today to lay criminal charges? How do we prevent legal malpractice? To use fraudulent litigation, to gain fraudulent liquidation, to become fraudulent creditors of the worksite, then, to sell off the worksite as creditors, is the scam, to have the funds to pay the kickbacks and bribes to the crime cartel. That is why I paid \$30,000 to Brad Jones, to expose his **'Site Solutions protection racket'**. The Prosecution solution is obvious, to follow this key ASIC / CALDB / Justice Muir's unanswered question, as to why as an official **prison reform consultant**, we ran this QLS \$10,000 EPA test case, to enforce crime prevention procedures. We sacrificed our own Badja Pty Ltd construction company for the good of our superfund victims, as agreed by James Pitman, as his role as a CBA Relationship Manager.

To mean, to show kindness and humanity to the cheated superfund and ATO victims in common, by law.

6. The **'Site Solutions protection racket'** also hid the **'shareholder home mortgage loan scam'**. Consider, both the British Isles and USA media advised how stupid the Australian Government were, to allow both Bond and Skase to run **'Ponzi scams'** in the late 70's, to pay the first investors unheard of high interest rates with funds provided by the new investor. Until the obvious, the scam was unsustainable, it had no foundation and this caused the demise of our 4 major banks and a major credit squeeze. My Father, a WO1 in the RAAF taught me **'to learn from other people's mistakes'**, understood by the QPS as **crime prevention**. Hence, we support the expansion of the ACCC / Fair Trading Act / LBB of Scams, in particular pg16. The importance for you to acknowledge how Wilson used a so called CBA approved invoice for \$47,692.97 to trick our legal system, because those concerned did not check the facts first. This enabled Wilson to try and extort my Mother as a 1% shareholder, known as a free gift scam as part of a shareholder home mortgage loan scam, if she did not pay this fraudulent invoice, my Mother believed she would lose her home.
7. Insp. Ray Loader reported I was not prepared to pay the \$200,000 or to give 2 blocks of land to prevent these standover attempts on the Developer, Subcontractors and my Mother. Therefore, according to the obvious stupidity of the QPS Police Risk Management Dept., Dr. Pathè has reported this Dept. has been disbanded, hopefully to be replaced with a Police Rescue Management Dept. This is in line with simulation, our area of R&D to educate and train Rescue Management. For example, the Fire & Rescue Dept, America Burns and Hospitals Don't Burn, **in fire prevention.*****
8. Ian Miller, Arbitrator, explained his interest to receive \$1,500 each a day from both the Head Contractor and the Developer. The reality being, that the Head Contractor had already been able to gain his legal costs unlawfully, by overcharging 300% for extras. This is known in the industry as a self funded crime, hidden from Judge Brabazon by Davida. In brief, if we could not sell an uncompleted subdivision; we would have no option but to go bankrupt. We created a standoff or stalemate, but the sad facts are, in this case, a legal stalemate means the crime cartel wins. Hence, the balance of law needs to be restored with the aid of the Fair Trading Act. It states, each time you try to cover up your mistake, this adds to the victims reward. Using simulation, our area of expertise, to think outside the square. **This way ATO tax evasion can be reduced.*****
9. We went from a successful group of multiple small businesses that suffered the effects of the CBA incomplete and therefore illegal loan agreement. We had to prove without doubt the existence of; a/ **The CBA three scams were**, (i) to hide this incomplete and fraudulent home loan agreement as obvious contempt of court. (ii) Ledwidge's stuff-up and direction to rip up the sales contracts which would be an obvious criminal offence. (iii) The Snr. Credit Manager Chris Watts self entrapment, to fix up the loan agreement mistakes where the CBA admitted liability, but not full blame for the loss of our profit on our 22 block subdivision. b/ the **'Site Solutions protection racket'**, c/ the **'shareholder home mortgage scam'**,
10. The obvious problem with a QDPP plea-bargain is to take a shortcut, to go against the traditional CIB policy of patience and time, as demonstrated by the Daniel Morcombe Foundation Inc. The principle, no matter how difficult the task, as Dr. Frank Walsh a Clinical psychologist put to me, **"I can only state you are of sound mind, you have the ability within you to solve your legal problems."**

To make it legal


Signed John Bright

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