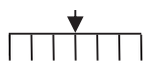


WHAT DID QDPP / CMC BOSS DR. KEN LEVY DO?

1. a/ Why did he refuse to correct this plea-bargain / liquidation scam? b/ The scam to become creditors to pay the kickbacks and bribes to corrupt our legal system! c/ Newman requested a step by step holistic solution to call Crown and prison reform experts to have criminologist Prof. / Dr. Michele Pathè's team explain how ASIC / Companies Auditors Liquidation Discrepancy Board (CALDB) were tricked to support a \$100b crime industry. d/ Exposed by Judge Shanahan for the QLS as the **'Site Solutions'** protection racket.



e/ To standardise the International RICO Act / bikie extortion law reform.

2. a/ **Work in progress!** Thanks to our Community Cabinet model via our combined Police Admin, Union, Prosecution and **Media** *** **'whistleblowers'** reports for a holistic criminology report, view Dr. Pathè's written quote dated 18-12-2013. **"Things went a bit haywire with my ability for a while there, as I was provided an intense period of training to Police and court officials."** To mean, due to this QDPP plea-bargain scam on Chief Justice de Jersey, Chesterman and McPherson, they were forced to abandon (i) Justice Mackenzie's **'mediation order'**. (ii) Justice White's CBA disclosure order as to why the CBA paid \$25,000 to admit liability. b/ For the smart court Registrars QDPP correction to the cheated 14 Judges on this Community Cabinet test case.
3. a/ Crimes of this type begin with the construction phase, e.g. Police Admin quote **"This is a civil matter outside the control of the Qld Police."** Work appears normal for the obvious reason both the Developer and the Head Contractor (HC) want a completed project. In both cases, to make a \$4.4m return. It could be a block of shops, units, or warehouses, but in our QLS test case it was a 22 block subdivision. The crime cartel required Court of Appeal Judge Muir to mislead the ASIC / CALDB to liquidate our subdivision. As proof, read Muir's unanswered court transcripts question, (*refer item 10*). b/ Muir ignored this \$10,000 Police arranged test case. The crime cartel was run by Wilson and Jones and should have had the \$4.4m as fraudulent creditors to pay the kickbacks and bribes to corrupt our legal system.
4. a/ As Judge Shanahan put it, **"Look at the obvious."** How much does it cost to confuse, extort or bribe **just one** untrained or greedy Purchasing Officer, Project Engineer, Site Inspector, Legal Counsel or staff, ASIC (Bne), Accountant, bank staff, **Arbitrator** ***, or as Pathè's quote **"Police Officer or court official."** E.g. Justice Minister Rod Welford admitted guilt and resigned as an ex-Uni law friend of Davida's plea-bargain scam to trick Dr Levy down to abandon this case. b/ Remember the chain of justice is only as strong as its **weakest link**. *** This fraudulent LSC style plea-bargain model has created an open circuit and no Crown evidence can pass through. Therefore, with this model we can never smash organised crime. Hence the court Registrar's solution to study the Vexatious Litigants, Fair Trading and CMC Acts. c/ Yes, the solution is about the breakdown between the C.C. and our court procedure. Follow the C.C. detail:- in brief, bypass the series model and work in parallel direct via the Community Cabinet, e.g.
5. Newman knows:- a/ It only takes one honest person to build a bridge and move forward.  b/ Police and criminals both use the same excuse. When your goods are stolen, quote **"Claim on your insurance company."** So consider this Police Risk Management Dept. scam on PESC (*Martin*) / CMC (*Levy*) / ACCC confirmed LBB of Scams, Pg16 and the need for a direct circuit breaker. c/ In our case Police Insp. Ray Loader acted for Police Risk Management to protect CIB Det. Insp. Trevor Kidd's Criminal Code Sect. 391 confirmed mistake, corruption or fraud to try four times to give our Manager and me a fraudulent criminal record and more that I am delusional and insane. Loader acted to protect the **'Site Solutions'** protection racket. Was he somehow involved? As proof, Loader said **"If you had paid the HC \$200,000 he would have stopped trying to beat you up. Better you had paid. The chance of you meeting Asst. Comm. Pat Doonan (in charge of Police Risk Management) will not happen."** It took the Community Cabinet team via the then Police Comm. Bob Atkinson to arrange Doonan's formal apology for C.C. Sect. 200, 205, 391 & 399. So, for QDPP / CMC reform consider:- we have proved to the Premier, his Cabinet, the QLS / Bar Association, the Police and Courier Mail down, how the **'Site Solutions'** protection racket works. So how come the Courier Mail reported extra (*QDPP*) charges are pending, but for Dr. Levy **to abandon these charges is fraud?**
6. a/ To mean, our fraudulent Barrister Davida Ellen Williams' **corrupt plea-bargain exposed** (i) a lesser fraudulent substitute penalty to cheat 6 banks for \$1.3m. (ii) This is better understood as a cover up prison sentence to protect this **'Site Solutions'** protection racket.

b/ So, to confirm this plea-bargain weak link series model, start with this next major scam. Civil Engineer Brad Jones traded as '**Site Solutions**'. Yes! Jones made an offer too good to be true. Just like Davida's scam to work for \$20ph instead of her normal rate of then \$3,000 a day. Jones guaranteed for a payment of \$30,000 (*seen in our money trail*) (i) Rob Wilson's violence would stop immediately. No! It increased. (ii) The project would finish on time. No! It went from 4mths to 16mths. (iii) No more extras would need to be paid. No! As proof examine Baseline Civil Engineers hidden court reports by Magistrate Ian Austin. His infamous quote "**I do not care what (anyone from) the Police Minister down has to say.**" (TBC) c/ This is called a come-on scam or C.C. Sect. 399. All of this was explained to us via our original Solicitor Adam Sambrook via the H.C.'s own team of Solicitors who turned into QLS '**whistleblowers**'. (*Well done!*) They lived in fear of a QLS / LSC / QDPP plea-bargain law reform penalty to be struck off, fined or as smart Judge Byrne warned, to serve a 5yr jail term, but this is only the tip of Dr. Levy's DPP / CMC iceberg. d/ As proof, the Senior Credit Manager of the CBA classified Davida's plea-bargain style scam as, quote "**This is a bank circus I do not wish to be part of.**" As proof, he left the task to Grahame Ledwidge to try and cover up the **fraud of a loan mistake**, to have us sell land without title and deposit, etc. Ledwidge ignored his own Loans and Relationship Manager James Pitman and his 3rd generation bank customer's plea-bargain correction. Hence the quote "**This is what Solicitors do; fix mistakes.**" Refer Dr. Pathè's detail.

7. a/ These are the key mistakes, corruption or fraud:- (i) The smart ATO estimate their loss due to the '**Site Solutions**' protection racket at \$460,311. Therefore, smart Tony Coburn as Team Leader to his tax evasion group, offered to resolve this **TAX LOSS**, but reported he was ordered by his boss "**To keep out of it.**" Therefore, it is obvious the CBA/ ASIC, both working out of 240 Queen St. Bne., conspired to prevent the ATO from carrying out their normal backup duties. As proof, under witness we were warned outside 240 Queen St. quote "**If this was Melbourne you would be blown away in the street, but as this is Qld the CIB will take care of it.**" b/ The ATO Retail manager Adelaide St. confirmed they require the services of the Qld Police, CIB and CMC via Dr. Levy to **first confirm our case**, so that the Crown or Treasury Dept. can collect their just reward. c/ So consider, for 10yrs we were promised that our HEHS superfund tax return for 2002-3 on, would be completed, but by law, you cannot force your Accountant to be accountable, even when you rely on a new Accountant. As proof, you must contact Denis Donovan for a detailed report. Hence the Adelaide St, ATO Manager's infamous repetitive quote under witness "**Mr. Bright if you do not leave this office now I will call the Police.**" Hence, we suggested they call the Police to collect this \$460,311 estimated tax evasion. To prove the obvious, **every major criminal action with a money trail has a tax loss! This is a QLS directed mathematical fact.** *** d/ It took the smart ASIC Perth branch to listen and ask "**But where did the stolen money go?**" (*Well done!*) Remember a legal stalemate is not a solution, is it? e/ Therefore, we paid our original Accountant \$10,000 for his written (*multiple*) '**damages report**'. Also both hidden and ignored from Magistrate Ian Austin on. Ask Tim Allen why he offered quote "**A free gift.**" *** Ascram for my Mother to be a 1% shareholder in Badja Pty Ltd, when my Mother mortgaged her home for \$110,000 to buy a block of our subdivision at a fire sale price of \$75,000, valued at \$200,000 on completion. So when (i) the '**Site Solutions**' protection racket failed, (ii) their \$47,692 ACCC / LBB scam failed (iii) they worked on scam 3 to gain my Mother's home, as Wilson convinced my Mother for a time that if she did not pay the fraudulent CBA invoice, as a 1% shareholder, she would lose her home and be forced to live in a caravan park. How did Wilson know about the 1% scam? This is proof of collusion and a larger crime cartel. **Davida is the obvious Pandora's Box of QDPP fraud.**

8. Hence, the Law of Accession, Davida was only the actor or pawn for the CBA via Rod Welford who reported he was tricked by Davida, where Davida did a deal with Ledwidge, to initially get a pardon for her 6 bank scams, if she stole the fraudulent CBA bank loan agreement. The last known copy from our file. Again, this is proof of C.C. Sect. 399 where the Fraud Squad Det. Sgt. Heath was also implicated, quote "**If you do not have a copy of the bank loan agreement you do not have a case.**" No!

9. As the smart Prosecution DPP Barrister put it "**We need business people like you who never give up.**" As Clinical psychologist Dr. Frank Walsh put it "**As the son of a WO1 in the RAAF, I was trained to follow orders.**" To mean, to keep my promise to provide that \$125,000 superfund benefit to all our CBA victims. Hence, I volunteered this \$1m Police Minister Spence's requested budget, when I could have easily paid the \$10,000 EPA Sect. 32 sabotage liquidation scam. I believe Justice Muir with the aid of Pathè will double check his \$10,000 question! As our then Solicitor Reg Klieidon put it "**\$10,000 is throw away money in test cases of this kind,**" adding "**I will swear in court I did the best I could.**" Therefore, make **Klieidon confess** because smart D.C. Judge Brabazon warned Davida "**This is not the way to do it.**"

10. Hence, in parallel, **just like Christmas lights** fraudsters are automatically exposed. Hence, the Mental Health Dr. Hudson-Jessop's quote "**Shit happens**" and Dr. Pathè's promise to file this report to support Premier Newman. As I was taught in Church the importance to keep the faith.

To make it legal

Signed John Bright

FOR NEWMAN TO GAIN  JUSTICE FOR ALL.
TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.
CRIME PREVENTION IS THE SOLUTION

Email:
brights@live.com.au
Website: www.all-fraud.net