

# TODAY'S TOP ACCC SCAM:- 'THE FRAUDULENT INVOICE!'

## PUT SIMPLY, A EXTORTION RACKET!

After losing our HEHS Superfund life savings, Police Insp. Ray Loader, Staff Officer to Asst. Comm. Pat Doonan, confirmed “If you had paid the Head Contractor \$200,000 he would have stopped trying to beat you up, etc.” We refused to pay \$200,000 or give 2 blocks of land as Superfund land developers to be used for kickbacks and bribes to protect this racket.

1. I was then attacked in my own home by a bikie armed with a nun-chucker and told to pay \$47,691.
2. At that time, Police Insp. Ray Loader, **at best** believed this was an unpaid CBA approved invoice (*on our file*) from Rob Wilson, our Head Contractor (HC) to me, his developer, John Bright, as Director for both our Construction Company, Badja Pty Ltd and our HEHS Superfund.
3. Under the combined direction of our Solicitor, the BCC Site Inspector, the new Project Engineer Koek, Wynnum Police and my Mother's mortgage scam, we were given the EPA Sect. 32 detail. This was known to them as a \$10,000 EPA sabotage model for Court of Appeal Justice Muir to expose this racket.
4. Therefore, the smart ACCC team now exposed this Fair Trading Act scam in their LBB of Scams pg16, available free at your local Police Station, making it easy for you to check these Fair Trading Act details/racket.\*\*\*
5. a/ Justice Margaret White supported by her husband, Michael White, a previous Lecturer at Law, St Lucia UNI, ordered CBA discovery and disclosure as to why the CBA paid me \$25,000 to admit liability known as **the first step by law to prove guilt!** b/ The CBA Credit Manager, Grahame Ledwidge, used the scam by writing “**The bank does not give disclosure to bank's business**”. To mean by this '**contempt of court**' to hide and fraudulently destroy our last known copy of their **mistake**. This forced us to sell our 22 block subdivision to the value of \$850,000 without title and deposit, to provide viability to gain approval for the CBA loan! c/ Smart and brave Dr Hudson-Jessop and her team acting for the Crown explained in brief “**Shit happens.**” To mean:- (i) This is a classic case of '**abuse of public office**' and '**obstruction of justice**', best explained as C.C. sect. 200 & 205. (ii) To the CBA victims who stand up for their Police confirmed Fair Trading rights. (iii) To my Mother and the rest, etc. where the crime cartel tried to steal my Mother's home with the 1% construction company mortgage loan gift scam. (TBC) (iv) Therefore, smart Justice Byrne, warned the penalty for this (*obvious CBA*) contempt of Court is a 5yr jail term. \*\*\* When you gain all the evidence the penalty is closer to the max. of the 10yr jail term.
6. a/ It is now 4am after another 5hrs of broken sleep. I must explain the C.C. evidence supplied in an apology ordered by ex-Police Comm. Bob Atkinson confirmed by now Comm. Ian Stewart (*and others*) for the then Asst Comm, Pat Doonan explained as C.C. Sect. 200, 205, 391 & 399. In brief, this means despite the fact that 14 Judges were involved in this case, all were tricked, cheated and deceived by the ex-QDPP Barrister, Davida Ellen Williams, a former self confessed **Public Prosecution expert** in forgery and fraud and is now struck off as a known felon. Her explained motive:- Grahame Ledwidge used Davida to trick the Justice Minister, Rod Welford. Welford apologised for being tricked and resigned for providing Davida with an **initial pardon**. Under the CBA condition, she ran the scam to work for me at \$20 per hour to gain access to our legal file, known as LSC style insider trading, to destroy the last known copy of the fraudulent CBA loan agreement. **The ATO estimate their tax loss on this subdivision alone is \$460,311.** b/ This scam is commonly known in town planning and the building and construction industry as a '**site solution**' protection racket or internationally as the RICO (*Racketeering Influenced Corrupt Organisation*) Act, **but it gets worse!** c/ Police Risk Management (*mismanagement*) via now Det. Insp. Trevor Kidd and Fraud Squad Det. Sgt. Brett Heath tried to destroy our **credibility as Crown witnesses**. Hence the saying '**Do not trust the people you trust the most, trust only the facts.**'\*\*\*
7. a/ After Davida's CBA led crime cartel failed to convict our team, (i) by forging Healthequip Manager, Gary Armstrong's signature for Davida's \$198,000 NAB forgery. (ii) The alleged theft of (HC) Wilson's excavator bucket, abandoned on site for 8mths as full payment for the hire of our tip truck and excavator for 16mths. This fraud was proved via C.C. Sect. 391. (TBC) (iii) Then the absurd claim that I assaulted a high school student, studying law, in the Supreme Court coffee shop.



Later upgraded by Police Risk/Mismanagement in desperation to child molestation. Even the Detectives agreed this was ridiculous. (iv) I was then collected against my will, by 3 Police, 2 Nurses, a Paramedic and an Ambulance Driver and forced to prove for the 3<sup>rd</sup> time that I am not delusional or insane. According to the Mental Health experts quote, "**Shit happens!**" b/ The crime cartel motive:- this scam gave a reward of a 22 block subdivision valued on completion at \$4.4m. This is only a small sample of Davida's skill as a trained Public Prosecutor, used to destroy our Crown ATO case. Therefore, this also proves Judge Muir's unanswered question. The answer explaining that Badja Pty Ltd liquidation was fraudulent.

8. a/ Therefore, by Law as a Criminologist and Psych Prof./Dr. Pathè confirmed former Police Minister Spence's request I volunteer (*this \$1m*) budget because Justice Muir failed to expose this \$10,000 EPA liquidation test case. This proves, by law, I had the money to pay any legitimate CBA approved invoices. Therefore, after meeting with Qld Premiers, from Beattie to Newman, and being offered all their Cabinet Ministers and Staff to, quote "**To find the solution**". Under the QLS direction to prove, quote "**Abandonment is fraud.**" b/ Under the direction of our previous Barristers, Barlow, Sweeney and McQuade's combined opinions, quote "**You will not get justice in the Supreme Court. You will need Justice Ken McKenzie's mediation order.**" Hence, we gained the Court Registrar's support on information on **Court procedure scams**. \*\*\* It was suggested, quote "**You need a sponsor.**" The obvious, Premier Newman's promised press release, as above on Chesterman's abandonment. This was due because deJersey, Chesterman and McPherson ignored McKenzie's request to enforce his '**mediation order.**'
9. a/ Yes! This reads like a nightmare and it is a nightmare, because with the aid of our complete Police Force and Judicial system, **this case was fraudulently closed!** No one has bothered to confirm Doonan's admission of guilt to '**abuse of public office**' and '**obstruction of justice**'. The Crown insider's quote "**They don't want you to win.**" b/ No one is more negligent than our own HEHS Superfund beneficiaries or obvious victims by their actions. I was told by Gary Armstrong, as a rep for the group after they saw how our lives had been destroyed and best explained in their quote "**If the money (benefit) is left in a bucket only then will we come and collect it.**" Hence the term all-fraud.
10. a/ Last week my 94 year old Mother finally moved into a nursing home. I made a promise to my Mother "**I will pay you back for all the hard work you have done!**" To mean, to pay her a Superfund share of our 22 block subdivision profit. Her share valued at \$125,000, but as Police Comm. Bob Atkinson put to me "**You're not broke. Why not just retire on the Sunshine Coast and live on what money you have left.**" This is further proof **our Superfund profit was stolen.** b/ So how can we convince you of the importance of this Superfund, QLS, ATO, EPA, RICO and **AMA reform case?** Consider:- the CBA directed we seek legal advice. We did. Our original Solicitor, Adam Sambrook, from Grants Lawyers with the aid of the HC's first 3 Solicitors, who lived in fear of the QLS Law Reform to **first defend the law** with a 5yr jail term penalty, explained how this '**site solution**' protection racket works. So I just followed CIB direction known as natural or holistic justice. In brief, to let this case run its natural course. To record the ATO loss and the Court transcripts, then under the direction of the Civil Engineers, John Koek, etc. who filed reports to lay criminal charges. Davida hid this evidence from the Court identified as C.C. Sect. 399. c/ Now Prof. Pathè has offered to set out this case so you can better understand her involvement. As a trained multiple Crown expert to act on behalf of our Community Cabinet to:- (i) protect Politicians and their staff, \*\*\* who have confirmed they have no technical expertise or QDPP training in setting out EPA sabotage scams, **to lay criminal charges.** Remember the golden rule:- Do not blame the victim. If you cannot fix the problem, give it to an expert. The Police requested Prof. Pathè's criminology report, as the Premier's solution. (ii) Pathè's role is to protect Politicians like our Sunshine Coast Ministers and Members with the key Minister, Andrew Powell, **and his staff** from possible verbal abuse. (iii) Hence we volunteered this \$1m Police requested budget as part of our AMA ongoing sponsorship for Dr. Pathè's style prison reform and staff training to reform prisons into correctional centres. (iv) To convert Police Risk Management (*Mismanagement*) policies to Police Rescue Management policies

**SO VICTIMS CAN LIVE IN PEACE.**

**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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