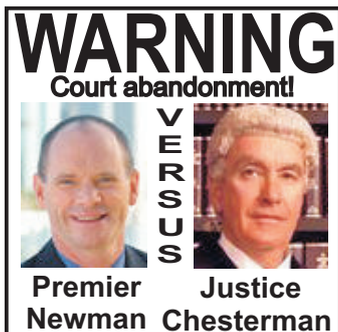


BROKEN LIVES QLD / CIB STYLE!



This is another true story of CIB
'character assassination'.

Based on Criminal Code Sect. 391, 399, 200 & 205 that was initiated and confirmed in Case 422/2000-2 Holland Park by CIB Det. Insp. Trevor Kidd, now at Mt. Isa. 14yrs on; finally we have Premier Beattie's to Newman's promised **Community Cabinet solution!**



QPS SOL KATE BRADLEY



ASST COMM PETER MARTIN

1. a/ Refer the original book '**Broken Lives**', the true story of W.A. CIB corruption to frame an innocent victim to give the illusion that local Politicians were on top of organised crime so that local residents would not live in fear. As proof:- I refer to some comments on this book. (i) '**Exceptional; A flaming sword for justice.**' Dr. Greg Blackburn, Psychiatric Doctor, Bne. (ii) The extent of Blackburn's research and forensic analysis is staggering. '**She has left no stone unturned and in my opinion she is a brilliant investigative journalist,**' says Wendy Page, Australian Story, ABC.

b/ A must read book for every law, criminology or forensic student starting with Prof. Michele Pathè, Senior Legal Officer for QPS - Solicitor Kate Bradley, PESCAst. Comm. Peter Martin and of special attention **for staff training for Ministers Mark McArdle and Andrew Powell's staff.** Because, instead of their staff listening to their constituents' bikie standover tactics and extortion demands, they acted in the same way as Channel 7, 9 & 10 and the ATO staff who reported, as an example "**I feel so sick in the stomach I cannot sit down**", or Management, who reported "**We are unable to keep staff due to stress leave**". To be specific; when they were told of racketeering and extortion where your pet would be killed, your car smashed, your daughter raped, or to be blown away in the street, they obviously panicked. In the case of the Minister's staff they pushed the emergency button to call the Police. This meant I was locked up for 16 days in a mental ward being incorrectly judged by the QPS as delusional and insane. The result, smart Psychiatrist Dr. Hudson-Jessop **took the time to really listen to the facts** and summed up by saying "**Shit Happens.**"

c/ This is what Dr. Hudson-Jessop meant:- As confirmed under Supreme Court Justice Ken Mackenzie's '**mediation order**' which was fraudulently abandoned. To mean, as QC Walter Sofronoff who has just resigned as Solicitor General, explained to me "**Mediation means to meet somewhere in the middle.**" To mean, to sit down with all concerned under the direction of then Chief of Staff, Supt. Peter Martin to draft out Premier Newman's now promised press release **on bikie ignored extortion demands.** This order was cancelled by Chief Justice Paul de Jersey / Justice Chesterman down. I refer you to the QLS direction via Army Colonel / Judge Pat Shanahan's direction with ex-Police Comm. Bob Atkinson's support for Police to take notice of the QLS findings, to follow the court transcripts of ex-QDPP Barrister Davida Ellen Williams final prison sentence and removal from the Bar. Not all of her crimes were discovered and disclosed by the QPS; obvious incompetence was, to follow Police ethical standards. This was confirmed by Justice Margaret White who was tricked and deceived into abandoning this case. Atkinson arranged for Doonan's C.C. Sect. 200 & 205 apology but added "**Due to Doonan's excellent record no further action would be taken against him.**" This meant, effectively what Pathè has found, the QPS are doing everything possible to ensure this case is not reopened, **even though it was closed fraudulently.**
2. This was also confirmed by the then Justice Minister Rod Welford's apology and resignation on behalf of his reported ex-Uni law friend, ex-QDPP Barrister and trained Crown Public Prosecution expert, best known out of 5 names as Davida Ellen Williams.
3. a/ Davida confessed guilt to a lesser crime to try and extort \$1.3m from 6 banks to be used as a diversion, **referred to as a QDPP 'plea-bargain' or in Davida's case as a QDPP / QPS insider trading to protect her crime cartel activities.**

b/ Hence our original Barristers (*also full of fear*) **opinion of white faced Barlow**, Sweeney and McQuade, in brief, this case is too complex to be solved in the Supreme Court. Hence, they gained Justice Ken Mackenzie's '**mediation order**'.

c/ Police Admin. directed the need for a criminology report by Prof Paul Wilson that failed to eventuate. (TBC) Then our current forensic report from Prof. / Dr. Pathè who acknowledges her frustration in being blocked from resolving this matter by the QPS Risk Management policy. The policy was used after a full apology from Martin's then boss Asst. Comm. Pat Doonan's confession of guilt, referred to as C.C. Sect 200 & 205. (TBC) Now our latest Police Ethics Standard Command volunteer whose actions are to protect honest hard working Police from corruption, refer QPS Solicitor Bradley, who like Justice Byrne warned '**If you are not telling the truth you could face a 5yr jail term.**'

4. It's relevant to point out the Court Registrars frustration at Bne and HP, with cases like ours that last 3yrs only to be thrown out of court due to obvious CIB incompetence. We will prove how the CIB have supported organised crime. The Court Registrars acted with great urgency to support the Supreme Court mediation order. They agreed our case was '**a case of interest**'. Therefore:- (i) The Registrars directed to study the Vexatious Litigants, Fair Trading and CMC Acts (*and all amendments*). (ii) The QLS in support of the Court Registrar, QDPP and QPS gave 14 cases of interest to Army Colonel / Judge Shanahan for further consideration for law reform. Shanahan's findings were for C.C. Sect. 391, 399, 200 & 205 to be written into law. **A novice must be able to understand how honest Police are prevented from solving crime.** To mean:- to abandon the facts of the case is fraud, hence the need for the '**law of abandonment**'. (iii) The most common legal deception is for Solicitors to direct their clients to state "**I do not recall**". In Davida's case, to not present the Crown evidence and the excessive use of deferring the case to effectively run out of time and client's resources. This caused the frustration to 14 Judges Court procedures, through fraudulent adjournment after adjournment, when in fact this was **Davida's sabotage / malpractice policy.** Prof. Pathè's advice today is causing yet another diversion. In brief, '**For the sake of your health, is it not better for all concerned that you just give up?**' Pathè's decision is based on the threat given outside the CBA / ASIC, 240 Queen St. Bne. under witness, "**If this was Melbourne you would be blown away in the street, but as this is Qld the CIB will take care of it.**" Pathè added "**They don't want you to win.**" (iv) Therefore, Pathè's nightmare; how and why can we break this legal deadlock or stalemate? The need to understand the law, a stalemate constitutes a win for the crime cartel **and our broken lives to all superfund victims as a result.** Dr. Frank Walsh Clinical psychologist, adding his findings in brief '**As the son of a WO1 in the RAAF John Bright will not be broken.**' To mean, I was drilled to follow orders and never give up on my promise to my now 94yr old Mother, as a key victim to our HEHS Superfund fraud and extortion, with an estimated loss to each beneficiary in the area of \$125,000.
5. a/ Why was Davida, as a Prosecution expert blackmailed by the crime cartel? Why after 4 times were we fraudulently charged for forgery to the NAB for \$198,000, theft, child assault and then upgraded to child molestation?
 b/ Bradley is running a PESC test to establish who is the criminal and who is the victim. The Police Risk Management facts that Det. Kidd tried to hide were (i) I was attacked in my own home by what appeared to be a bikie thug with a Maori or Tongan as backup and Mum was stood over and intimidated in her home by our Head Contractor Rob Wilson. We were both given copies of an incomplete, illegal CBA unapproved invoice used as an extortion demand for \$47,692 signed by Rob Wilson as proof. (ii) Refer now to the smart ACCC / LBB of Scams Pg16., as today's most common small business scams. It sure made a fool out of Police Insp. Ray Loader's actions as Doonan's reported Staff Officer, who directed if I had paid the initial \$200,000 or given 2 blocks of our proposed subdivision land Wilson would have stopped trying to beat me up. Fortunately an Asst. Comm. of Police requested '**whistleblower**' protection to confirm our above statement.
 c/ Kidd ignored Police ethical standard procedure, to check and recheck the facts, to gain an identity kit detail of the attackers. Not only did he ignore this evidence, he tried to frame me with the theft of an excavator bucket. This proves Kidd's incompetence under C.C. Sect 391. This abandoned bucket, was used as an excuse for payment of 16mths hire of our excavator and tip truck. Wilson's perjury was that he said he never used our earthmoving equipment, however we provided photographic proof, that Davida hid from the courts.

Refer case 422/2000-2 HP for details to the Registrars key case for court reform, where 3yrs were wasted in court only to have Kidd's case thrown out.

6. a/ Why think with the mind of a chess player to plan 5 moves ahead, because **Davida is not your average criminal**. As a result of Davida pleading guilty to other crimes, Police Comm. Atkinson said in brief **'You are not broke, why don't you live on what money you have left?'** Now consider, we self liquidated Badja Pty Ltd over an EPA Sect. 32, \$10,000 model test case, only partly understood and partly questioned by Court of Appeal Justice John Muir. The facts are; I acted under the direction of the BCC Site Inspector Gary Kopp and the Wynnum Police Snr. Const. Max Williams, who provided the official EPA Sect 32 paperwork, which was hidden by the lowlife actions of our own ex-QDPP Barrister, causing our superfund profits to be stolen. This answers the ASIC Perth investigator's question **"But who stole your money?"**
- b/ The CBA Credit Manager, Grahame Ledwidge, inferred that we did not seek legal advice; that was not the case. Our original local Solicitor Adam Sambrook's teaching, thanks to the QLS direction, is **'To first defend the law'**. This is the model for **'crime prevention'**. Sambrook was told by the 1st three Solicitors working for the Head Contractor, they did not wish to face a 5yr jail term for defending a known criminal or Head Contractor intending to run a **'Site Solutions protection racket'**. This racket was explained to me by Sambrook. The Head Contractor would build the project with the intention never to gain completion, to use sabotage to the project, to send the Developer broke and become the creditor, to sell off the project and then pay the kickbacks and bribes. In brief, the Head Contractor used standover and intimidation tactics on the Subcontractors, the Developer and my Mother. My Mother's involvement was caused by what we are trying to expose as the **'shareholder home mortgage loan scam'**. This was a condition where Mum mortgaged her home to support her only son through a divorce. The \$110,000 loan condition was for my Mother to be made a 1% shareholder of our construction company Badja Pty Ltd. In brief, the Head Contractor / Wilson's extortion demand was on both the **'shareholder'** and myself. Mum trusted me, but believed, for the best part of 10yrs, that if she did not pay that \$47,692, **she would lose her home and be forced to live in a Caravan Park**.
7. a/ As proof, Town Planners, BCC Site Inspectors and smart Civil Engineers, like Premier Newman - a Civil Engineer and previous BCC Lord Mayor, was well aware of this bikie protection racket, as was Army Colonel / Judge Pat Shanahan. This racket is far bigger, we believe, than any drug related crimes and is part of a \$billion **'milking cow'** for organised crime. This was agreed to by Pathè's investigation team.
- b/ As any expert in the construction industry will tell you, you do not make your real profit out of the tendered price. The real profit is made by poor incomplete specifications or design mistakes. This leads to the real profit being made by charging the full commercial rate for extras, but in our case, the Project Engineer Greg Henwood was also adding costs to the project by charging at 300% over cost, initially confirmed by JF & Pike for the CBA. (TBC) This was also hidden in the District Court by Davida, following similar procedures as above. Please understand, by law, as the primary victim and witness I am the HEHS Superfund Director, whose job it is, to protect the beneficiaries. In brief, I am the source and the basic foundation of this QLS test case.

YOU CANNOT SUCCEED WITHOUT MY DIRECTION, BUT I MAY NOT SUCCEED WITHOUT YOUR SUPPORT.

c/ This brings us to the QPS Solicitor Bradley, it is far easier to go after the victim than to arrest and charge the Mr. Big's of organised crime. Bradley must also ensure the PESC Rescue Management policy to protect the innocent and expose the guilty. Therefore, (i) Bradley gave the ideal example of our Police Crime Report 355-3. In brief, the CBA's **'Deed of Compromise'** mistake, was a continuation of their first mistake. Therefore, Davida was blackmailed by Ledwidge to run the scam, to work for me at \$20 p/h instead of her normal rate of a min. of \$3,000 a day, to commit fraud by destroying our bank loan agreement and **her own client**. Fraud Squad Det. Heath said **"If you don't have a copy of the bank loan agreement you don't have a case."** In return, Davida would agree to plead guilty to a 6 bank \$1.3m scam where Davida would receive a 3yr prison sentence, but due to Justice Minister Rod Welford's intervention, Davida would receive an initial suspended sentence.

This scam was passed off as an official QDPP plea-bargain.

This means, Davida would walk free; in effect, Welford apologised to me direct for his actions, gave this case to Police Minister Spence and resigned. Spence suggested, I volunteer this \$1m budget to have the QPS via now Asst. Comm. Martin resolve this case to our mutual satisfaction. *(Further proof of Prof. Pathè's nightmare.)*

d/ The result; Ledwidge paid \$25,000 for what **we knew to be a fraudulent 'deed of compromise' to one victim only**. Under a new Solicitor Reg Klinedon from Bain Gasteen, commonly referred to as uptown legal counsel, I was advised to prove bank liability, as quote **"The first step by law to prove guilt."** I was also given advice **"You will not beat the Commonwealth Bank."** But I do believe if we can expose obvious bank incompetence that opens the door to organised crime, Senior Management in the CBA will support law reform to **support these ACCC scams, as listed in their LBB of Scams and thus improve staff training and arrest procedures for the QPS and QDPP and help prevent bank fraud!**

8. Our real problem is even though Davida eventually served a 6mth token prison term and has been disbarred, the legacy of her Crown experience in hiding the evidence, destroying the character of the innocent victim, continues to this very day. We have a mountain of evidence to prove our lives have been broken and that **'shit happens'**. As simulation is our area of expertise, I would like you to answer this question: if you were in charge of deciding whether a fire had been lit intentionally to claim fire insurance, how would you prove guilt or fraud? Obviously, if you could identify the accelerant that was used, you would have a strong case. Like petrol to create a fireball. That massive explosion would go a long way to solve one of our most common crimes, to fraudulently claim on your insurance company and in the case of a commercial building, receive a multi-million dollar payout. Therefore, instead of being led by the criminals, **crime prevention is the solution**. The QLS, Hudson-Jessop, Pathè and I are all in agreement, that the QPS further investigates (i) the **'Site Solutions protection racket'**. (ii) The **'Shareholder home mortgage loan scam'**. (iii) The obvious money trail, the ATO estimate that caused them a tax loss of \$460,311.
9. What our HEHS Superfund requires is an AMA, TGA style, Police psych evaluation report / CBA duty of care where Prof. Pathè has proved that I am not only of sound mind but I am also of good character to act as a Crown witness for Supreme Court ordered mediation to gain the solution.
10. I was prepared to support Police Minister Spence and volunteer a \$1m budget for this Justice Department crime control model. This case is clearly about CBA, Community Cabinet staff and QPS customer relationships through Kate Bradley's intervention. Remember Asst. Comm. Pat Doonan pleaded guilty and directed now Asst. Comm. Martin to state **"Due to Police availability and time this case is closed."** Please explain to me; why would I volunteer \$1m and 14yrs of my life to self-liquidate Badja Pty Ltd over a \$10,000 EPA Sect. 32 sabotage model set out for me by the BCC / QPS when it's obvious the only people you are protecting are crime cartels? As I was taught, with teamwork

**SELF REGULATION IS BEST.
TO MEAN, PAY FOR YOUR MISTAKES AND MOVE ON.
AS HONEST POLICE CONFIRM
THE FAIR TRADING ACT THAT STATES
"EACH TIME YOU COVER UP A MISTAKE
ADDS TO THE VICTIMS REWARD"
IS TREATED AS A JOKE.
THEREFORE,
HOW CAN POLICE DISPENSE JUSTICE?**

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**

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