

WHY SUPPORT – CBA ADMISSION OF GUILT – FULL LIABILITY

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

HOW TO
SABOTAGE
EPA
LITIGATION
LIQUIDATION



Sabotage
EPA vandalism
Litigation
Liquidation

AS SEEN ON TV?

TO CHEAT THEIR OWN
CUSTOMERS AS SUBCONTRACTORS,
DEVELOPERS & SUPERFUND VICTIMS.

Bill Hoffman, Editor Sunshine
Coast Daily reports "Rorting
in the Qld building industry
costs the state \$1.25b a year."

costs the state \$1.25b a year."

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

REMITTANCE



Correct ATO fraud
Corruption & malpractice
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. ASIC Bne. via Helen Armfield asked the question "How come this case was not solved 4yrs ago?" More important, how come this case is not solved today?
2. Talking to a Police Staff officer, he confirmed the latest scam for computer hackers to break into Doctor and Dentist computer files and make them unusable, then for a payment of \$15,000 to have their files released.
3. a/ This was confirmed by a local Dentist who was scammed but refused to pay and had to have their system contents reinstalled to correct this issue at an unneeded cost. **The obvious need to support the QPS in laying criminal charges.** b/ In our case, we suffered a \$200,000 extortion demand from the Head Contractor Rob Wilson who then softened up the subcontractors and our family, (Refer to 9 Police Crime Reports, some of which are reported missing) then we were approached by a qualified Civil Engineer Brad Jones, trading as 'Site Solutions' who offered for a payment of \$30,000, site protection. (i) Wilson's violence would stop immediately. (ii) The project would finish on time. (iii) No more extras would need to be paid. Only to have the local Area Commander Supt. Steve Pettinger advise me "This is a civil matter outside the control of the Qld. Police." Then Doonan's Staff Officer Insp. Ray Loader said "If you had paid Wilson the \$200,000 he would have stopped trying to beat you up. Better you had paid. etc." No! We paid the \$30,000, we figured the \$30,000 was enough to prove guilt, armed with the BCC / EPA Sect 32 scam, JF & Pike's and Baseline Civil Engineers reports and Tim Allen our Accountant's damages report. But until this latest CBA full admission of liability, the CBA and CIB have so far refused to accept this Crown evidence. **Best understood as Davida's QDPP insider trading.** The good news, however, as the QDPP Prosecution Dept. put it "Just keep telling the truth." c/ So consider, our area of expertise in R & D is simulation. In brief, to overload a product and smash it to find its weaknesses. Then write a report based on SAAR & R, to upgrade that product **so it meets all Australian engineering and TGA standards.**
4. a/ Now consider, as a HEHS superfund Director of Badja Pty Ltd, our construction company for our 22 block subdivision, that on completion this subdivision was valued at \$4.4m. As our original local Solicitor Adam Sambrook put it "It's the Solicitors job to fix banks mistakes." After doing his best, he reported in brief, 'This case is over my head, the need is for uptown legal counsel.' Then our uptown Solicitor Reg Klieidon said "I will swear in court I did the best I could." Klieidon's belief, knowing Davida Ellen Williams would be charged and serve a prison sentence that eventually justice would be served. b/ Klieidon acted on our 3 Barristers opinions "You cannot beat the Commonwealth Bank." Klieidon advised, the first step by law was to prove CBA liability and to accept their \$25,000 offer as payment to the **Director only of our superfund.** To mean, by law, as I acted for the HEHS superfund that all other superfund beneficiaries should be compensated equally Their estimated loss being \$125,000 each. Today, thanks to the CBA boss Ian Narev, who is keen to quickly clean up this scandal of obvious bank incompetence. (i) Grahame Ledwidge admitted he made a mistake.

- (ii) Unfortunately Ledwidge instead of coming clean continued to make more mistakes in covering up the first mistake. (iii) The obvious question now remains, will the CBA honour the Supreme Court mediation and disclosure order where Ledwidge wrote **“The bank does not give disclosure to bank business.”** Which is further proof of CBA self entrapment, so far hidden by the QPS / QDPP, breaking Criminal Code Sect. 399.
5. Will it be necessary to replace our 4 Barristers, white faced Barlow, Sweeney, McQuade and Davida Williams, a known criminal, based on the opinion we cannot beat the Commonwealth Bank, or will Narev stand by his promise. I believe in teamwork. I believe the CBA will see the wisdom in assisting the QPS and QDPP to smash organised crime, to expose the **'Site Solutions protection racket'**. Put simply, honesty is always the best policy. The CBA must always put the wellbeing of their customers, their management, staff and QPS **'whistleblowers'** in front of proven lowlife racketeers and fraudsters.
 6. The need to follow Premier Newman's promised press release as provided by Bill Hoffman, in trying to safeguard the wellbeing of our subcontractors, to follow the teamwork principle as victims in common and to backup Judge Pat Shanahan's findings that this is the best case for law reform in line with Criminal Code Sect. 399. a/ Focus on the Electrician, his wife, also a cancer victim, the Electrical Engineer and myself who were all present at a meeting with the Head Contractor. We were all told by Wilson if the Electrician came onsite to try and connect mains power and gain completion he would be forcibly evicted. In front of 4 witnesses Wilson demonstrated his standover and intimidation tactics. CIB Det. Ian Tuddenham was called in and advised the Electrician could lay assault charges. So consider, if the Electrician and his team laid criminal charges, this would create a precedence and the mud would stick. The Electrician would be seen as a troublemaker similar to the way I have been treated. So no one pressed charges. **Was this a big mistake?** Based on the ongoing death threats, the local Police Sgt. advised they were unable to protect me after we were attacked by a 30tonne excavator, according to the law the Sgt. advised I install a 24hr security guard with a guard dog. b/ The standover tactics on the Plumber Drainer will be explained shortly.
 7. Now look at the skill of a Forensic expert in Prof. Pathè, who asked the key question **“What will it take to solve this case?”** I believe it comes down to these options. (i) The CBA mediates with the superfund management and victims to assist the QPS and QDPP to lay criminal charges against the crime cartel, to expose the **'Site Solutions protection racket'** and the **'shareholder home mortgage loan scam'**, which I have since learnt appears to be of more interest to investment advisors, both inside and outside of the CBA, and to lay any further charges the QPS see fit. (ii) The QPS and QDPP work with the new CCC with the assistance of Prof. Pathè to lay criminal charges. (iii) Based on the success of Slater & Gordon Solicitors with their class action style / Storm Investment scam, we will work with them or through them, to resolve this CBA admission of liability and guilt. (iv) Based on the EPA Sect. 32 flooding scam, with some similarities to the Brisbane floods, we could either work with or through Maurice Blackburn. But please note **our subdivision was not part of a flood plain, flooding was used as a sabotage model in assisting to liquidate our subdivision** as a recognised **'Site Solutions protection racket'**. (v) Our original white faced Barristers Barlow, Sweeney and McQuade will act on the Fraud Squad advice, quote **“To get their act together,”** and work with STO Law, who acted on behalf of the Father & Son team of Plumbers & Drainers, now trading as Rosenlund Plumbers, Strathpine. A short explanation, Col Rosenlund, reported, in the past he employed Rob Wilson as a subcontractor and **in brief trusted Wilson to pay him for work done**. Wilson, in not paying Rosenlund, meant Rosenlund failed to complete the project. All initial legal work was done by STO Law, the end result Col Rosenlund apologised to me direct for not checking the facts where Wilson deceived him. (TBC) (vi) There is always the option that a new firm of Solicitors will understand our QLS objective **to first defend the law**, where Prof. Pathè and former Solicitor General QC Walter Sofronoff will confirm **JUSTICE IS BEING DENIED**.

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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