

WHY DID OUR 'BLACKMAILED BARRISTER' GO TO PRISON?

Reported to be the first Barrister to go to prison in Qld for 70yrs!

Bill Hoffman, Editor, Sunshine Coast daily, June 14, 2014 confirmed our QPS forensic report

“Rorting in the Qld building industry has cost the state \$1.25b a year.

A savage toll on subbies”.

Yes, only the beginning

<p>DAVIDA WILLIAMS EX-QDPP BARRISTER</p>  <p>FELON BY ABANDONMENT</p>	<p>& CHIEF JUSTICE DEJERSEY GAGGED</p>  <p>DEBATE</p>	 <p>CHANGE</p> <p>Speaker Simpson's Daniel Morcombe Foundation Inc.</p>  <p>F A I R T R A D I N G</p>  <p>OF CRIME PREVENTION</p>	<p>Ministers McArdle & Powell</p>  <p>C R I M E</p>  <p>EPA SECT 32 SABOTAGE</p>	<p>PREMIER NEWMAN'S ARBITRATION UPGRADE</p> <p>by P R O M I S E D</p> <p>NEW CHIEF JUSTICE CARMODY</p>   <p>LAW REFORM</p>
---	--	---	---	--

- a/ Premier Newman's solution to Court of Appeal Justice John Muir's engineering mistake was hidden by Chief Justice de Jersey. As proof, de Jersey gagged our Supreme Court mediation and discovery orders on **engineering scams**. Hence, we live in hope de Jersey will act or our new Chief Justice Carmody will confirm Newman's expertise as previous Bne Lord Mayor and as a Civil Engineer / Engineering Arbitration procedures will be upgraded into **common law**. b/ To prove this is the best QLS case for law reform. To introduce the '**law of abandonment**' to force the implementation of the SAA rules and regulations in support of the QPS '**whistleblowers**' to support C.C. Sect. 399. This means, by law, you cannot hide or abandon Crown civil engineering evidence. We must introduce the international RICO Act to stamp out Racketeering Influenced Corrupt Organisations, known as our inadequate and incomplete CBA loan agreement legal system and reform this proven systems failure of \$1.25b a year into an holistic and natural justice system. As proof, to prevent the QPS Risk Management official excuse **“This is a civil matter outside the control of the Qld Police”**, where fraudulent claims for extras paid out at 300% over cost were ignored. D.C. Judge Brabazon therefore said **“This is not the way to do it.”** Brabazon warned the penalty for this crime is a 5yr jail term, **but stopped short of Davida's imprisonment**. c/ This QPS Risk Management '**systems failure**' is based on an obvious '**political favour**' via a confessed fraudulent QDPP plea-bargain done behind closed doors instead of a recorded open court procedure that should have discovered the BCC Site Inspectors EPA style sabotage report. The scam in brief, to trick Court of Appeal Justice Muir into fraudulent liquidation of Badja Pty Ltd, our construction company **to fund organised crime**, also know to the ATO as money laundering. d/ The QPS forensic team confirmed Hoffman's report, quote (i) **“This is a billion dollar industry.”** (ii) **“Shit happens.”** (iii) **“You will not get justice.”**
(But work is in progress to ensure Newman's promised press release.)
- a/ Being told of this scam we allowed our Badja Pty Ltd construction company to be liquidated by Judge Muir as an obvious QLS \$10,000 BCC / QPS Admin directed EPA Sect. 32 test case. Then we volunteered this \$1m QPS requested budget. This proves by law we had the money to pay the \$10,000 liquidation scam. Justice Muir confirmed by his engineering ignorance he did not understand what is known as a prison reform consultant and ex-BCC Site Insp. Trainee as the crime control correction model to confirm the QDPP Prosecution Dept's. legal advice, in brief, **‘The only way you can lose is if you give up’**, therefore **“Just keep telling the truth.”** *** b/ I must warn you, if you act as a '**whistleblower**', you could suffer the same effects of a bikie led nun-chucker attack as my Mother and I suffered. I was also falsely charged by CIB Det. Insp. Trevor Kidd with stealing an excavator bucket, abandoned onsite; in an effort to character assassinate our good names. c/ As further proof, the ATO '**whistleblowers**' tax avoidance team live in fear as victims in common to expose the ATO estimated loss of \$460,311 on our subdivision alone. This detail will help solve this QLS / QPS test case.
- a. Hence the need to also educate and train you on the basics of the Fair Trading Act led by the ACCC, LBB of Scams, in particular Pg16, available free at your local Police Station. First we must go back to the beginning of this \$10,000 EPA Sect.32 scam. b/ **What makes the ideal victim of crime?**
Yes! When you are down, suffering depression and show weakness.

I apologise for this detail but these are the facts of this case. This opens the door to court malpractice and the QDPP plea-bargain confessed fraud where then Justice Minister Rod Welford apologised for Davida's deception. c/ This is known as information overload, because with Davida's trained mind as a Crown Public Prosecution expert we are looking at a minimum 20 MOB Barrister scams. Therefore, to prove that I am not delusional I will list out only a few scams **and their effect on our inadequate legal system**.*** d/ Our original white faced Barristers Barlow, Sweeney and McQuade's final opinion "**You will not get justice in the Supreme Court, you will need a Supreme Court mediation order.**" This means, in brief, a whole team of experts in site inspection, SAA Rules & Regulations and Civil Engineering skills. As Newman put it as a trained engineer, quote, "**To break the problem into pieces and solve each piece at a time.**"

4. a/ Our case started with my then wife Janice, business partner and superfund Director who contracted breast cancer in 1992. Janice with the fear of death read books to search for the answer to cure her family record of deaths from this disease. At the time Oprah Winfrey's TV program promoted women's liberation. Janice's role as Office Manager, with the ongoing problems of debt, credit and transport control, in addition to being a Mother of teenage children, Janice believed this caused her cancer problem and led to a family breakdown and a bad divorce in Dec 1996. I was left cash poor but asset rich. b/ I worked closely with our CBA Business Manager James Pitman and our Credit Manager Grahame Ledwidge. I was told by Ledwidge to convert our assets into cash, so while our HEHS / Healthequip stock and then the business was sold off we decided to sell our small farm to provide **Pitman's CBA promised HEHS superfund benefits**. The plan, to keep our house block intact, known as 110 Dairyswamp Rd. Belmont, Bne. and develop a 22 block subdivision to collect an estimated \$4.4m return and to pay each superfund beneficiary on average \$125,000. c/ Known as the key pivotal point by law, what the new Chief Justice Carmody needs to discover is the reason I paid \$30,000 as proof of guilt to Brad Jones, trading as **Site Solutions**. Jones was also a Civil Engineer. I paid him for protection for what is known in the building industry as the '**Site Solutions protection racket**'. To prevent Rob Wilson's violence and intimidation on the **subcontractors**, my Mother, staff and myself as the Developer. Wilson's scam was explained to me by Wilson's first three Solicitors, to my Solicitor Adam Sambrook of Grants Lawyers and by Brad Jones to me direct with his \$30,000 demand. d/ This is where the skill of the Fraud Squad and the CIB skill of patience and time comes into play. The key problem of information overload. The CBA offered a '**deed of compromise**' to pay me \$25,000 and to sack and blame their Loan and Relationship Manager Pitman, rather like a plea-bargain; to give a commercial decision or quick fix. The need to think with the mind of a chess player to plan 5 moves ahead. To focus on where does this \$1.25b loss to the State Govt. go each year? If that is only the subcontractors, what about the Developer, their families, superfunds and ATO? Hence the term holistic justice. My point being, the QLS obvious solution, best understood with fraud as a diversion, illusion or scam. I was given legal advice "**You will not beat the CBA.**" The CBA in protecting themselves from further prosecution have protected the Head Contractor and anyone else in the building and construction industry that is looking to rort the system for \$1.25b. Hence, the principle of Rescue Management over Risk Management. Change the way you think. Both de Jersey and Muir have had 10yrs to look at the engineering evidence **provided by the QPS in part only and therefore failed to gain a solution**. Put simply, it's time for new blood, with new ideas driven by not Solicitors but a Civil Engineer in Newman, where the Speaker Simpson is driven by her Parents faith. Yes, to think smart and use the holistic approach to keep asking questions, to follow the \$1.25b money trail to balance the books and to look at the court transcripts as the QLS (*Judge Shanahan*) advised to solve this case. Please note, by law, as the primary victim and witness no-one knows this test case better than we do! By law, it's the victims' role to direct legal counsel how to solve this QLS test case. e/ Wilson's plan was to use mainly standover tactics but we have more backup proof of **lack of court procedures to support the subcontractors**, the Developer and my Mother. Refer 9 Police Crime Reports and the key witness Rev. Michael Veary, wife Doris and son Adam's evidence on Wilson's attack on me in my front yard. **Ask why it was reported by Asst. Comm. Martin that some of these Police Crime Reports have gone missing**. Refer Asst. Insp. Mike Ede Prosecution Dept. Tank St. Bne. Wilson's plan was to allow 95% of the project to be completed **but on no account to allow completion**. His motive is obvious, if he cannot gain BCC on-maintenance, a term used for BCC approval to sell, then with no sales we would be forced into bankruptcy and Wilson would become creditor and make an estimated \$4.4m profit, making our case this QLS reported best case for law reform.

When Justice Muir asked the obvious question, in brief, **'Why would you liquidate a subdivision for \$10,000'**, I expected him to follow standard procedures and expose this **'Site Solutions protection racket'**, but he failed to do so. f/ As the QPS advised in brief **'We cannot charge Wilson on the basis of death threats. We need hard evidence.'** This is the Crown evidence to smash well organised crime with improved court procedures. Moving from BCC style SAA Rules & Regulations, we moved to the TGA standard testing procedures. We worked with engineers to gain AMA style approval where Minister for Welfare then Terry White was our key sponsor to promote our Healthequip, healthcare, wellbeing and prevention program. Part of the reason we were chosen as a prison reform consultant to help convert prisons into correctional centres. Please note, like an Occupational Therapist we were no one special, just part of a well organised team. Being a victim of crime from an early age, starting with the usual king hit, to be beaten up by a gang of 4 thugs for their joy and pleasure, to be a sponsor of a Police Boys Club as well as working in the prison system, this created a passion in me not to give into violence.

5. a/ Wilson's goal as creditor was to gain in the area of \$4.4m profit and then pay the kickbacks and bribes to ensure the scam would be protected by court malpractice. Davida explained it this way, quote, **"You would be surprised what goes on behind closed doors."** To mean, how easy it is under the protection given to a Crown prosecution style Barrister to create a fraudulent QDPP plea-bargain. Davida's plan to plead guilty to her 6 bank \$1.3m scam to protect this much bigger **'Site Solutions protection racket'**. Ever wondered why the ATO reported in around 1970, 80% of small businesses fail in the first 8yrs? We can provide 4 key cases where junior partners, Sales Managers and Subcontractors have sabotaged the project or business to send the business broke and to then buy the business at a fire sale price. This can be done through insider trading running a separate set of books, offering discounts to distributors to help purchase the business when the business has been bankrupted. (TBC) b/ Please remember we are not talking about a fool, Davida's skill and QPS Risk Management support can be proved by the fact that both my Healthequip Manager Gary Armstrong and myself were fraudulently charged 4 times with Davida's \$198,000 NAB forgery, theft, child assault and in a panic with a possibility that Channel 7 TV would expose this protection racket the child assault charge was upgraded to child molestation. Davida's act is known as **character assassination**. c/ The latest scam on me is called **'abuse of the mental health act'**. The QPS claim that these crimes do not exist, that I am delusional and none of the above really happened. So consider our smart and brave Dr. Hudson-Jessop's accurate report, quote, **"Shit happens,"** as the only sensible statement they could come up with. We were told by ASIC Perth in brief **'We need more proof'**. Therefore, we need Prof. Pathè forensic report to be completed. So far Pathè has stated (i) they don't want you to win. (ii) You will not get justice. (iii) As confirmed by our Case Officer Phil Rigby Prof. Pathè has refused to act on the evidence known as C.C. 391, 399, 200 & 205. In brief, to mean Tony Coburn for the ATO, PESC Asst. Comm. Peter Martin, CMC Dr. Ken Levy, Davida Ellen Williams ex-QDPP and Prof Michele Pathè are just a few examples who are acting as if they have been told **'If you want to keep your job? Keep your mouth shut'**. Hence the need for the law of abandonment to support all **'whistleblowers'**, as without their help we are dependent on Editors and Journalists like Bill Hoffman to burst the bubble. As the TV Executive put it to create a feeding frenzy.
6. a/ Let's go back to 2000-2004, I found a new partner, a caring and loving Nurse, Noelene Lambert. Noelene could not handle Wilson's abuse and phone calls up to 1am. Refer CIB taped evidence. Wilson's bashing on the door at 7am and parking across the driveway to prevent me going to work. As proof, for weeks Noelene drove around with a vacuum cleaner hose in the back of her 4x4. Finally getting out of bed in Caloundra at 1am Noelene drove to an industrial estate, connected the hose to the exhaust pipe of the car and tried to kill herself. Fortunately she did not use the obvious proven garden hose. In frustration, Noelene reported, after 2hrs the vacuum cleaner hose was squashed when she tried to wind up the window and in the end she burnt off the vacuum cleaner hose on her exhaust pipe. So she booked herself into the Caloundra Hospital and was transferred to the Psyche Ward at the Belmont Private Hospital. b/ Caloundra Police Insp. John Earea new Davida's case and tried to intervene. Hence the quote **"This is my Police Station I make the decisions here."** Earea reported to have retired on stress leave after being told repeatedly, in brief, **'Keep your mouth shut.'** c/ I then went to our local Member Mark McArdle's office. As a Solicitor, the sign on his office wall read **'NEVER GIVE UP'**. Please refer photos of removed barriers and **bales of hay** prior to a thunderstorm to sabotage our construction site, as reported by BCC Site Insp. Gary Kopp, where the QPS Wynnum provided the necessary EPA Sect. 32 paperwork to help expose Wilson's aim to become fraudulent creditors.

7. a/ Around 2004-2007 I moved to Maroochydore and I found a new partner Ingrid, and I found a new MP in Fiona Simpson. Ingrid suffered the effects of abuse and standover tactics, where outside the CBA 240 Queen St. Bne. Ingrid was told **“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/ This led to a meeting with Simpson and her parents, her Father being a retired MP. Her parents directed I work on my faith, to go to Church and pray. This appeared to assist Fiona and finally Fiona came up with the written suggestion where I have now moved to Montville that I contact the EPA Minister and our local MP Andrew Powell to find a solution to this EPA Sect. 32 sabotage model. c/ From 2008 in meeting Lynnette, I took up gardening and golf, but I have never given up on my promise to my Mother and all the other superfund victims for their help in setting up our group of small companies. To mean, to follow my Father's role model as a WO1 in the RAAF. The need to focus on the real problems, as Prof Pathè keeps asking me **“What do you need to solve this case.”** (i) To make a superfund into a real superfund. To mean, no-one can steal it. (ii) To support and expand the ACCC / LBB of Scams and to improve crime prevention. (iii) To improve humanity and wellbeing to help reduce greed, violence and stupidity in the banking and legal system. (iv) Working in marketing in making TV commercials for Healthequip we ran a TV program for the AMA, and Pharmacy Guild, etc. The do you want more good health, quality of life, relief from pain to helping AIS win gold. Therefore, to produce a movie known as **'Bank II'** or a **QPS Rescue Management training DVD** based on the success of the original movie **'The Bank'**. The only time I have been part on an audience who all stood up as one and cheered and clapped as the little person's or victims revenge.
8. a/ Lynette, my now partner, as the Daughter of a former Police Officer, transferred all over Qld, her Brother, a Snr. Sgt. at Maroochydore, Ted Kenny, ex-President of the Police Union was in shock when three Police Officers, 2 Nurses, Paramedic and Ambulance driver came to our home and locked me up for 16 days wrongly alleging I was mentally unstable. Lyn was witness when I was threatened to be held down and given a needle if I did not take mind numbing medication. b/ Please consider, having worked as both an Electrical Contractor and Developer, why should we have to pay for other peoples confessed mistakes? As then Fraud Squad Det. Sgt. Brett heath put it **“If you do not get your (RICO) act together you will be out the door so fast your bum will not touch the ground.”**
9. On behalf of our 3 white faced Barristers Barlow, Sweeney and McQuade's final opinion that our Premier's solution comes with Supreme Court Justice Mackenzie's **'mediation order'**, backed up by White's ignored **'discovery order'** to gain Muir's answer to his unanswered **'engineering question'** to this obvious QLS ordered \$10,000 Crown test case, whereas a Director for our HEHS superfund I am accountable by law to act for (i) the beneficiaries who lost on average \$125,000 each. (ii) The ATO who estimate their loss at \$460,311. (iii) The grass roots of the QPS who advise the use of the ACCC / LBB of Scams, to mean the Fair Trading Act to give the victims of crime their stolen money back is treated as a joke. (iv) On behalf of Premier Newman to gain his reward for all Civil Engineers and Site Inspectors. (v) That Chief Justice de Jersey amends his mistakes before he retires as Chief Justice. (vi) Our new Chief Justice Carmody acts proficiently, so that our legal system in future enforces the truth and will provide justice for all. (vii) To support freedom of the press and Editors and Journalists like Bill Hoffman to help us smash one of our biggest scams. To explain in brief, to sabotage the project to become creditors to pay the kickbacks and bribes.
10. As Chris Watts Snr. Credit Manager for the CBA and boss to Ledwidge and Pitman put it **“This is a bank circus I do not wish to be part of”**. As proof, Justice Margaret White never received a copy of the bank loan agreement as ordered, known as contempt of court. This proves CBA entrapment. As proof, Watts was not present during the bank mediation and gave this mess back to Grahame Ledwidge to try and cover up. To mean, the bank loan agreement to sell land without title and deposit was fraudulent, as confirmed by the CIB. Therefore, **Watts was forced to fix this mistake**. Referred to by Judge Shanahan as the obvious. Therefore, Ledwidge's action to blackmail Davida, to destroy our case means by the Law of Accession, he is just as guilty as Davida. This is why Prof. Pathè's opinion matches our 3 Barristers opinion, that you will not get justice, because the system is corrupt!

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