



WHAT CBA CEO NAREV HAS TO ORGANISE!

As seen on TV.

TO PUT THINGS RIGHT!



1. Have the courage to adopt the open door policy to stamp out crime! As a superfund land developer for our 22 block subdivision, for the past 14yrs, I have been supported by a team of QLS, QPS and bank expert '**whistleblowers**'. Together, we can prove a minimum of 20 scams to match the skill and deceit of a MOB Barrister and investment scammer, a now felon known by at least 5 names, best known as Davida Ellen Williams.

2. a/ As Army Colonel and Judge Pat Shanahan, acting for the QLS, with the support of ex-Police Commissioner Bob Atkinson and now Comm. Stewart put it "**Look at the obvious.**"
 b/ Premier Newman as ex-Lord Mayor of Brisbane is well aware of the Editor, Bill Hoffman's report in the Sunshine Coast Daily 14-06-2014, that the state loses an estimated \$1.25b a year in rorts (*scams and racketeering providing kickbacks and bribes*) in the building and construction industry. **Study STO Law's evidence as proof to lay subcontractor extortion style criminal charges!** Now we have this QLS & QPS ruled as a best case for law reform. How do we start? c/ I will swear in court, I was told, not by the Unions, but by the Head Contractor Rob Wilson "**Give me \$200,000 or 2 blocks of land or I will smash your head in.**" What happened next?

3. a/ Wilson employed an extortion expert, exposed in the teams damages reports as Brad Jones, a rogue Civil Engineer. This is based on the 9 Police Crime Reports where I paid Jones \$30,000 for **site protection**. Jones' conditions or scams (i) Wilson's violence would stop immediately. (ii) The subdivision would finish on time. (iii) (*Our obvious reward for paying \$30,000*) No more extras would need to be paid! This is called both a '**come-on scam**' and '**Site Solutions protection racket**'.
 b/ The Snr. Credit Manager for the CBA, Chris Watts' obligation was to clean up Grahame Ledwidge's mistakes. Watts listened to our story and said "**You have a big thing about teamwork.**" Yes! The Boy Scout approach '**Be prepared**'.
 c/ Thanks to the intervention of the Court Registrars, (**who smelt a rat**), we were contacted by Judge Shanahan on behalf of the QLS and told what to do in reference to law reform. Shanahan said in brief "**You must prove abandonment is fraud.**" This was in line with the QLS warning to all legal counsel "**To first defend the law.**" To mean, (i) not to accept kickbacks and bribes to rort the legal system. (ii) Not to aid or abet their clients as known criminals. (iii) If they do, they face up to a 5-10yr jail term.
 d/ The good news, Wilson's 1st three Solicitors acted on this QLS direction and told our Solicitor, Adam Sambrook, in brief, how Wilson planned to run the '**Site Solutions protection racket**'. As part of our Police Crime Reports, Police cannot lay criminal charges without evidence and proof of the offence. Hence the obvious, as an official Prison Reform Consultant who helped convert Prisons into Correctional Centres; we were directed by the QPS to expose what is now known as the EHP (EPA) Sect. 32 sabotage test case. To self liquidate our subdivision as a \$10,000 EPA test case to prove **guilt**. In brief, our team is up against well organised crime identified as a **\$1.25b Qld state industry**. Hence, I was told by the Asst. Police Comm. who checked out the QPS facts, that (i) he lived in fear. (ii) He would act only as a '**whistleblower**'. (iii) To use the Judicial Review Act to check out the abandoned detail to the 14 Judges. Refer C.C. Sect 399.
 e/ As Davida later confessed "**You would be surprised what goes on behind (CBA) closed doors.**" As proof, Prof Pathè, the Crown official Forensic expert reported the problem is "**You will not get justice.**" (*Because they don't want you to.*) Therefore, we will prove how organised crime controls our Supreme Court justice system via the Vexatious Litigants Act, through QDPP insider trading assisted by QPS Risk Management incompetence. With 14yrs in the court system on this case alone; consider the real procedural umpires, the Court Registrars frustration and direction to study the Vexatious Litigants*, Fair Trading and CMC Acts.

In brief, the balance between the then Justice Minister Rod Welford, who controls all Supreme Court Judges procedure and protocol. (TBC) Welford apologised for being tricked by Davida who was blackmailed by the CBA. This was because Davida was a trained Public Prosecution expert, who had crossed over to organised crime. As proof, refer to her **previous** 6 bank \$1.3m scams. Put it this way, how can Narev ignore our case, where a known criminal to 6 banks, acted as our legal counsel? *(Please remember Davida approached us with a scam to work for us at \$20 per hour instead of her usual rate of \$3,000 a day. A scam too good to be true.)* As the TV Executive put it **“When the bubble bursts it will be a feeding frenzy.”** In reference, legal counsel touting for business, please understand with 20 scams we only have to prove one to win this case in support of the QLS high standards of justice. **Now study the Fair Trading Act.**

4. a/ Our original Solicitor Adam Sambrook said **“It's a Solicitors job to fix bank mistakes.”** The solution to sell land without title and deposit to gain a CBA bank loan, **created the need for the ACCC LBB of Scams.** As Prof. Pathè has confirmed, with a contract to a contract this could have been resolved. (i) To acknowledge the CBA made a mistake and based on that agreed mistake, resolve that mistake and then move forward. (ii) The law was explained by the Court Registrars Bne. and Holland Park mediation, the bank instead of coming clean to admit to their mistake, the CBA offered to pay \$25,000 for a deed of compromise, to admit liability to one victim only, but not full blame. By law, this meant all other outstanding victims are entitled to compensation. Premier Newman advised us to use the step by step procedure *(to solve each scam at a time)*. (iii) We worked with 4 Barristers and a QC and indirectly with STO Law representing the subcontractor / Plumber Drainer, Col Rosenlund **(the detail of this evidence is crucial).*****

b/ Barrister, Paul McQuade, explained it the best with his opinion **“You will not beat the Commonwealth Bank.”** McQuade's direction to gain Justice Ken MacKenzie's Supreme Court mediation order to work as a bypass through trained experts. In brief, to settle this case outside the direct control of this organised crime's Vexatious Litigants Act.

c/ The Qld Police Union provided the use of Police Prosecution Dept., Tank St., care of then Asst. Insp. Mike Ede. He too explained the obvious, Belmont as a suburb does not have a local Police Station to give direct control and supervision to Belmont related scams. As proof, 9 Police Crime Reports ran from Wynnum to Cleveland and Mt Gravatt to Police HQ. This led to a **PESC systems failure**. For example, Police came from all over Brisbane when I sacked our first Head Contractor, trading as Peter Greich, who failed to employ a Drainer as promised, but Greich used a 30tonne excavator to smash the drainage pipes in retribution, due to his inability to gain Council approval. He then threatened to smash my home and kill me. The Police Sgt. arrived with 6 Police cars and explained **he could not offer protection**. He explained, I should employ a security guard with a guard dog, 24 hrs a day. We did as ordered. (TBC)

d/ With the new Head Contractor, Rob Wilson, the QPS sought advice from the BCC Site Insp. Gary Kopp, who advised Police to provide me with a copy of EPA Sect. 32, where the Police learnt this is a sabotage model to flood the drains and roads with silt and sand run off. The obvious motive, to sabotage the project and extend the project from 4 to 16 months. This is explained in the official damages reports. As Civil Engineer, John Koek, reported, most times he inspected the site it was empty. No work was being done despite the key Electrician and Plumbers frustration to finish the project and get paid *(refer back to STO Law unresolved court case which sets out the details to enable the QPS to lay criminal charges)*. Note; Det. Ian Tuddenham's statement **“The Electrician can lay assault charges.”**

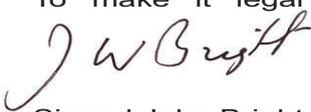
e/ We were relentless to gain QPS support but I was told by the Asst. Comm Pat Doonan's Staff Officer, Insp. Ray Loader, quote **“If you had paid Rob Wilson the \$200,000 he would have stopped trying to beat you up (therefore) it would have been better you had paid.”** adding **“The chance of you meeting Doonan will not happen.”** Thanks to this State and Federal Community Cabinet and now Senate investigations, Doonan's apology is now crucial Crown evidence for what is known as C.C. Sect 200 & 205, as **'Abuse of public office'** and **'obstruction of justice'**. Atkinson advised, due to Doonan's excellent record, except for shutting down the Police Risk Management Sect. at Roma St. HQ., no further action would be taken. Atkinson recommends keeping our local Sunshine Coast Police Stations advised of our progress.

In brief, Caloundra Insp. John Earea retired under stress leave, like Area Com. Supt. John Hopgood, he too had a good understanding of this racketeering model. The QPS, PESC & CMC failure is best explained by the Snr. Sgt. at Nambour, known to me as Gary, who stated (i) we will file your reports. (ii) We will not read them. (iii) We will not act on them.

f/As I reported previously, it has been standard QPS procedure to forcibly evict us, or to drive us out of town with a warning if we do not stay away we will be charged as a public nuisance.

5. a/ Remember, we were warned outside the CBA 240 Queen St. Bne., **“If this was Melbourne, you would be blown away in the street, but as this is Qld, the CIB will take care of you.”** To mean, in brief, my Manager, Gary Armstrong was fraudulently charged for Davida's NAB forgery for \$198,000. When that failed, I was fraudulently charged with theft, child assault and then child molestation. The obvious motive or scam is called **'character assassination'**. In other words, who would believe a convicted criminal? Today, Police ignore up to 4,000 CBA victims **and expect the CBA to clean up their own injustice**. It now becomes obvious, if Narev fails to get directly involved, a CBA class action is our next alternative.
 - b/ Talking with CBA staff, in confidence as **'whistleblowers'**, they have been told to keep their mouths shut. The CBA justification being, that they have Supreme Court proof that this case was resolved in favour of the CBA. We can prove without doubt this is far from the case. Again, the obvious QLS solution, with 14 Judges, what was the need for 7 Supreme Court Judges to strike off Davida without giving full discovery and disclosure, despite our determined efforts to expose organised crime?
 - c/ As a standard, follow the quote **“You cannot be a little bit pregnant.”** The CBA played a part in these 20 plus scams and according to the Criminal Code is accountable by law to act as a Crown witness, as it's obvious they provided at the very least an umbrella to protect organised crime.
6. We continue to support the Aust. Treasury Dept. and the need for the ATO to be accountable and follow up on their estimated loss of \$460,311, knowing this is based on a tax return of 50%, if we are non-compliant. The ATO's lack of commitment to their testing procedures is providing an umbrella to protect organised crime. This estimate is based on the ATO principle that as individuals we are accountable to file our tax returns, but they are refusing to accept that the profits have been stolen by racketeering. Please stay with the term non-compliant and answer this question:- what would you expect in owning a 22 block subdivision outright, to make as a profit and pay in tax, if you did not suffer from the **'Site Solutions protection racket'**? We were advised by the ATO that they have great difficulty retaining staff, **due to these criminal related cases**. Please consider, the then Police Minister Judy Spence's direction for me to provide this volunteered \$1m Police requested budget, and the past 14yrs to gain the initial Premier Beattie's requested solution.
7. a/ Every bit as important is **the shareholder home mortgage loan scam**. The scam to make my Mother, who died on 08-10-2014, aged 95, a shareholder of our Badja Pty Ltd construction company, **accountable for our company's debts**. This was a scam on an old lady who had limited understanding of Accountancy practices. The scam being, to gain approval for a \$110,000 mortgage on her home. She was made a 1% shareholder of Badja Pty Ltd. Mum was intimidated by Wilson in writing, to believe if she did not pay the \$47,692.97 (*ACCC LBB of Scams pg16*) she would lose her home and be forced to live in a Caravan Park.
 - b/ The CBA Relationship Manager, James Pitman's solution was for us to bypass the loan agreement mistake with a **'fire sale'** to our superfund beneficiaries. This was due to the bank's ongoing incompetence, where Ledwidge directed that these legal contracts were to be ripped up. As confirmed by our Accountant, Tim Allen, in his **'damages report'** where we paid him \$10,000 as a reward, to expose this racket by losing an estimated \$115,000. Of key importance, Allen was both intimidated by both the CIB and CBA and made several statements to the effect he was warned **“If you wish to trade as an Accountant, keep your mouth shut.”** As proof, for the next 10yrs the ATO can provide the evidence with the assistance of staff / team leaders like Tony Coburn that we could not find a **competent Accountant** in S/E Qld to complete our tax returns and money trail that would help expose racketeering on construction sites to be used as Crown evidence.

8. a/ There is nothing more important than revision. We have a team, a family, workmates and experts who stand ready to smash the lowlife filth, that have the control to claim \$200,000 or 2 blocks of land via extortion where the QPS excuse is **“This is a civil matter outside the control of (the Supreme Court and) the Qld Police.”** (The QPS ignored the Supreme Court order to mediate a solution)
- b/ Check the court transcripts; in front of a panel of 3 Supreme Court Judges, Chief Justice de Jersey, Chesterman and McPherson, where I pleaded with de Jersey to gain discovery of how Davida worked as a MOB Barrister. Both Chesterman and McPherson **sat silent; with no questions or inquiry, I was devastated.** (What is the purpose of a three Judge Panel?)
- c/ According to management and marketing procedures, CBA self regulation is best, so I go back to Pitman's original advice, quote **“To search the CBA to find someone to listen to your story and only then justice will be done.”** As a young man, I learnt a great deal from studying ATO reports where their figures showed 80% of small businesses failed in the first 8yrs. As a typical small business, our claim to fame is with Healthequip, having up to 500 accounts across Aust. (Refer ex-Minister for Welfare, Terry White, who initiated our program to the Pharmacy Guild, which was accepted by the AMA as a healthcare standard.) We never had a failure if they followed our well-being program to the letter. On behalf of Narev and the 4,000 ABC reported victims, we support the QLS and QPS **'whistleblowers'** findings, that this is the best case for law reform, to introduce the Act or Law of Abandonment to complete the set.
9. I put it to you, that former Chief Justice Paul de Jersey (now Governor for Qld) struck off Davida from the Bar on the basis that she will never practice law again. This does not solve the question, what does Supreme Court ordered mediation and discovery mean? In the simplest format, this is CBA contempt of court, where the legal counsel for the NAB were furious for good reason, Davida was able to cheat them out of \$198,000 by forging our Manager, Gary Armstrong's signature.
10. Prof. Pathè, our Forensic expert became involved in this case, because Minister McArdle's staff pushed the panic button. An Officer at the Kawana Police Station had referred me earlier that day to his office, as he was instructed McArdle was in charge of this case. We had also been advised by the Speaker Fiona Simpson in writing, to contact our local Member, Andrew Powell, to resolve this EPA/ flooding scam. Pathè and I agree that my motive and goal is to expand the Little Black Book of Scams, as an extension of the SAA Rules & Regulations in the Arbitration / building and construction industry. Working on a step by step procedure, the CALDB / ASIC is continually mentioned by all Members of Parliament, on both sides, as being inadequate. Therefore, ASIC requires a simple handbook setting out banking, business and superfund scams. When you look into the faces of Solicitors, Court Registrars and bank staff, imagine their shame when they are unable to give an answer to their customer's request. Instead, they are told by Senior Management to state, for legal reasons **they cannot make a comment.** (Because the organisation is frightened of being sued.) Ask them questions pertaining to the top ASIC scams; it becomes obvious they have much to learn. (Education is the solution.) Hence the need for an ASIC handbook as a form of crime prevention. We must solve what our previous Chief Justice Paul de Jersey failed to disclose, **the real answer as to why Davida was struck off.** She was able to organise a fraudulent plea bargain to protect (i) the **'Site Solution'** Protection Racket (ii) the Shareholder Home Mortgage Loan scam and (iii) the STO Law detail to the Subcontractors non payment to create fraudulent liquidation to our construction company Badja Pty Ltd and collect a share of the \$4.4m kickback. We need to support the QLS and QPS to solve this yet unsolved case. Contact CEO Ian Narev and support his efforts **“To put things right.”** Ex-Comm. Atkinson said **“SO WE CAN LIVE IN PEACE.”**

To make it legal

 Signed John Bright

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TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

CRIME PREVENTION IS THE SOLUTION

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