

Dear Premier Newman, refer Community Cabinet's QPS forensic solution to:-

QLS 'LAW OF ABANDONMENT' REFORM!



1. a/ For '**CBA piggy back protection**' by CIB Det. Insp. Trevor Kidd's style '**character assassination**'

as proved in court via C. C. Sect. 391, Case 422/2000-2 H.P. with multiple apologies and promised reform from the CBA, previous Justice Minister Rod Welford to Police Asst Comm. Pat Doonan in charge of Police '**Risk Management**', for C.C. Sect. 399, 200 & 205. Dr. Ken Levy



QPS SOL KATE BRADLEY



ASST COMM PETER MARTIN

for the QDPP and now CMC CEO used the excuse, quote "**I have too many people telling me what to do!**" Due to the Community Cabinet direction in part, via our local Minister's Simpson, Powell & McArdle, Prof. Pathè's forensic report is working. This is via QPS Head Solicitor Bradley for now Asst. Comm. Peter Martin's PESC / QDPP reform **to solve the above racket!** b/ The CBA Credit Managers Grahame Ledwidge and Chris Watts confirmed liability by paying \$25,000 and sacking their Loans / Relationship Manager James Pitman who showed both kindness and direction but failed to expose racketeering and corruption to the Crown satisfaction. This CBA obvious corruption, self greed and self gain covered up a fraudulent CBA loan agreement to sell our proposed subdivision **without title and deposit to gain approval for their loan.***** This corruption came at their customers HEHS superfund expense. This created an ATO confirmed estimated tax loss of \$460,311. (TBC)

2. a/ Chris Watts loan modification best understood as self entrapment proves the **CBA loan agreement was incomplete and fraudulent!** Watts's amendment came too late to protect our superfund victims. Please study, our key person of interest; my now 94yr old Mother Ada May Bright. (i) Refer BCC / QPS paperwork still on file referred to as the EPA Sect. 32 '**site sabotage model**'. (ii) This new QPS requested evidence to reopen this case. The ACCC / LBB of Scams / reform Pg 16 with a dual fraudulent invoice ignored by Kidd that was used as both a '**bikie extortion demand for \$47,692**' and the '**shareholder home mortgage loan scam**'. This additional backup scam meant if I did not pay \$47,692 then my Mother was told by the Head Contractor Rob Wilson as a 1% shareholder of our construction company Badja Pty Ltd given to her as a so called '**free gift / scam**', under our Accountant Tim Allen's warning, '**mum would lose her home**'. (*We have all this necessary paperwork on file.*) This put enormous pressure on our Mother to Son relationship! As mum put it, quote "**As 3rd generation CBA customers, you would think the bank could do much better than this.**" (TBC) (iii) The ASIC / CALDB Justice Muir's proven fraud was to abandon, litigate and liquidate Badja Pty Ltd after Davida was able to hide this money laundering and ATO tax evasion evidence. Brad Jones a Civil Engineer accepted \$30,000 to offer protection from the H.C. Wilson, best known as the '**Site Solutions protection racket**' explained to our Solicitor Adam Sambrook by Wilson's own Solicitors. Their motive, they lived in fear of this type of QLS law reform! Note, Jones traded under the name of '**Site Solutions**'. What do you think this means? We will prove **how racketeering is proof of self entrapment!** b/ Instead of Jones offering protection as quoted (i) "**Wilson's violence will stop immediately**" refer CIB Det. Tuddenham's report on assault on the site Electrician in front of 4 witnesses (*still available*) to prevent site completion! (ii) "**The project would finish on time,**" an expected 4mths not 16mths. Refer Civil Engineer Koek's / Baseline report in brief '**When I visited the site, most times the site was vacant / abandoned.**' (iii) "**No more extras would need to be paid.**" Jones failed to keep his promised '**protection offer**' instead Jones used the \$30,000 for what is called a '**come-on scam**'. This was to gain \$255,000 in extras fraudulently claimed by the then Project Engineer Greg Henwood at up to 300% over cost.
3. a/ This was confirmed by the CBA Engineers JF & Pike's valuation that caused Ledwidge for the CBA to advise in brief '**You, sack Henwood and replace him with a more senior experienced Engineer to gain Baseline's damages report.**'

Davida was able to hide this report from Ian Miller Arbitrator Engineering House, Mag. Ian Austin - Case 422 H.P., D.C. Judge Brabazon and the key seven S.C. Judges on this case. *(This is commonly known as a domino effect.)* This was also confirmed by Tim Allen our Accountant in his **'damages report'** where Allan reported he was threatened by both the CBA and CIB, in brief, **'If you want to trade as an Accountant, keep your mouth shut.'** The ATO **'loss report'** of \$460,311 confirms the above facts. b/ This \$255,000 fraudulent extras claim is known in the building and construction industry as a **'self funded crime'**. To mean, Wilson / Jones's scam was to use the \$255,000 to cover legal costs to litigate and liquidate Badja Pty Ltd, to become **'fraudulent creditors'**. Then turn on the power and water to finish the project to gain BCC approval to sell it off for an estimated \$4.4m profit to pay the kickbacks and bribes to the crime cartel. This racket was run under the legal protection of a trained QDPP Public Prosecution expert in Davida Ellen Williams *(who also traded as a so called 'investment advisor')* who was blackmailed by the CBA because they were aware **she was a known criminal to 6 banks for \$1.3m.** *(Refer NAB legal opinion)*

4. All of this was hidden by Kidd's motive. We believe, he was ordered to ensure as Prof. Pathè put it **"They don't want you to win."** As Insp. Kidd was far too intelligent to believe his case would stand up in court despite the fact Davida was working against us **her official clients.***** This scam gave the desired effect, a diversion used to waste time, **now up to 14yrs of endless corruption!**
5. Study Davida's quote **"You would be surprised what goes on behind closed doors."** To mean, a QDPP plea-bargain scam for Davida to receive a 3yr jail term sentence but to walk free **providing Davida destroyed the last known copy of the CBA fraudulent bank loan agreement from our file** and thus destroy our case. As proof, Fraud Squad Det. Sgt. Brett Heath put it **"If you do not have a copy of the CBA loan agreement you do not have a case."** No! That is not correct. Watt's loan amendment and the money trail have proved CBA guilt. *(We won a similar case following the money trail.)*
6. The QLS Judge Shanahan advised, quote **"This is the best case out of 14 under QLS investigation for law reform."** To mean, for Newman to create the **'law of abandonment'** to complete the 3 step legal procedure to satisfy smart Justice Byrne's direction of **Association, Accession and Abandonment!**
7. a/ Focus on the **abandonment** known as C.C. Sect. 399, **that has never been written into law.***** As proof, how honest Police have been prevented from laying criminal charges for **racketeering and corruption.** This is known as the International RICO Act. b/ As proof of CBA piggyback protection or racketeering, (i) this case was first closed by the QPS statement from Area Commander Supt. Steve Pettinger who ignored the proof of payment for 300% above cost for extras and quoted **"This is a civil matter outside the control of the Qld Police."** Refer Psychiatrist Dr. Hudson-Jessop's quote **"Shit happens."** In support of the S.C. Judge Ken Mackenzie's **'mediation order'** via the Court registrar's recommendation to study the **'Fair Trading Act'**. To mean, each time the CBA tried to hide their loan agreement mistake, this adds to the HEHS superfund / ATO reward. (ii) Then against former Premier Beattie's direction **"To find the solution,"** via his Community Cabinet. Then Chief of Staff Supt. **Martin, now PESC was put in charge.***** But like Kidd, Martin was ordered by his then boss Doonan to state **"Due to Police availability and time this case is closed."** (iii) Prof. Dr. Pathè made a promise to me at the start of her forensic investigation **"I will not abandon you."**
8. This leaves three key options: Option 1/ Kidd, Heath, Loader & Martin apologise as they just followed orders where Doonan and Welford both apologised and resigned for what is known as **'abuse of public office'** or **'obstruction of justice'** under C.C. Sect 200 & 205. Do you agree with QLS Judge Shanahan that it is obvious; the pressure put on all the above public servants and service providers has to be acknowledged as corruption? For example: Insp. Loader-Doonan's Staff Officer, directed **"If you had paid (the extortion demand for) \$200,000 or given 2 blocks of our subdivision Wilson would have stopped trying to**

beat you up. Better you had paid, etc.” This case was then given to Police Minister Judy Spence to resolve, with Spence’s suggestion, I volunteered this (*million dollar*) budget. Option 2/ Premier Newman listened to our story and promised a press release. Chief Justice Paul de Jersey gagged debate in court in reference Davida's dismissal from the Bar and prison sentence. Commonly referred to as going soft on organised crime. As proof, Justice White ignored the CBA contempt of court to explain the details to their \$25,000 payment to me and hide the loan agreement fraudulent conditions as we have proved Watt's modification came too late. **The damage was done with a loss of our superfund profit.***** Hence the white face of our original Barrister Barlow and the final solution from Barrister's Sweeny and McQuade to gain Justice Ken Mackenzie's '**mediation order**'. Under witness, Justice Ken Mackenzie apologised that in brief Chief Justice Paul de Jersey ignored his '**mediation order**'. Hence this is QLS proof for the law of abandonment. De Jersey must be accountable to fix this mistake if he is to be honoured to serve as the Governor for Queensland. Option 3/ We believe Pitman's direction that there are honest people in the CBA and if they take notice of both Premier Beattie's and Newman's actions to listen to our story, only then justice will be done.

9. a/ Focus on the standard psychologist questions **“Why are we here? What is our motive? How does it make you feel?”** The answer is yes to education and training in line with the QLS, AMA & Pharmacy Guild style health reform and crime prevention. As a prison reform consultant that helped convert prisons into correctional centres. To train the key Cabinet Minister's staff of Powell and McArdle, the QPS and QDPP. b/ To do this we have provided '**Broken Lives**' extract from Wikipedia as below

Broken Lives

From Wikipedia, the free encyclopedia

Broken Lives was written by Estelle Blackburn between 1992 and 1998. The book is about the false imprisonment of two people, John Button and Darryl Beamish who were both convicted for murders that were later proved to be committed by Eric Cooke the last man hanged in Western Australia in the Fremantle Gaol.

Though the information was to go into a book it became a combined exercise in authorship and citizen advocacy which led to the re-opening of the cases of both Button and Darryl Beamish and the quashing of their long-standing convictions.

Background

In 1963 John Button was convicted of the manslaughter of his girlfriend, Rosemary Anderson. Button was originally charged with wilful murder but the jury found him guilty of the lesser charge and was sentenced to 10 years jail. Button's brother approached Blackburn in January 1992 claiming his older brother had been framed for a murder committed by Eric Cooke, though skeptical Blackburn met John Button in February 1992. After hearing his testimony and reading the appeal books kept from his previous court actions, decided that his case would be an appropriate topic for the book.

The key discovery in the revision of the case histories was that Eric Cooke had been a multiple-method killer. His offences show a significant deviation from the pattern generally accepted as the orthodox "serial killer" template, which holds that such killers target the same type of victim in the same way, impelled by the same underlying motive. Cooke, conversely, for differing reasons, using various methods, killed or attempted to kill persons of both sexes and of a wide spread of ages and social circumstances.

Justice for Button and Beamish: Darryl Beamish, Estelle Blackburn and John Button at the Supreme Court celebrating Beamish's exoneration on 1 April 2005 (44 years after conviction), following Button's exoneration on 25 February 2002 (39 years after conviction).

Blackburn discovered, once granted access to police archives, that the police had not emphasised this behaviour pattern of Cooke in their public statements. They made no public announcement that Cooke had attacked seven other women in five hit-runs and five other women asleep in their beds, women who survived



Justice for Button & Beamish: Darryl Beamish, Estelle Blackburn and John Button at the Sup. Court celebrating Beamish's exoneration on 1 April 2005 (44 years after conviction), following Button's exoneration on 25 February 2002 (39 years after conviction).

the attacks. So the Western Australian community at large and the legal advocates for Button and Beamish were unaware that Cooke had attempted murder by vehicle impact. This was the means by which John Button's girlfriend, 17-year old Rosemary Anderson, had been killed. At the time of Button's trial for her wilful murder, her death appeared to be an isolated event and his claim that he had coincidentally discovered her after the attack seemed implausible. Likewise, during Darryl Beamish's trial for the wilful murder of 22-year-old heiress Jillian Brewer (who was attacked while she slept), the offence was not placed in the context of the series of assaults that Cooke had committed against other women asleep in their homes.

The location and interviewing of the other, surviving, victims of Cooke and the creation of a detailed analysis of his life and criminal career produced the narrative history, "Broken Lives". This work had a powerful impact on the public discourse about jurisprudence in Western Australia and the process of completing it created relationships between justice advocates in the fields of journalism and the legal profession which provided the impetus for a renewed campaign to clear Button and Beamish.

Following the initial publication of Broken Lives in 1998, Blackburn became the recipient of a number of awards, the most significant being the Medal of the Order of Australia, a Walkley Award for the greatest contribution to journalism, and induction into the Western Australian Women's Hall of Fame. Renewed public interest in the cases led to several appearances in the electronic media, including on ABC Television's high-profile programme, Australian Story. This increased media profile afforded an opportunity to engage in paid public speaking and invitations to contribute to true-crime anthologies.

Blackburn also assisted in the preparation of the appeal cases for John Button and Darryl Beamish and acted as media liaison for the defence team during the preparation for and hearing of the appeals. In 2002, this epic story of Western Australian jurisprudence, begun with the events of the late 1950s and early 1960s, approached its conclusion: the conviction of John Button for manslaughter was quashed. Darryl Beamish's wilful murder conviction was quashed in 2005.

(9 b/ cont:)

Not everyone has had the advantage of working in the prison system, to understand the fear of racketeering, extortion, corruption and intimidation. Starting with a king hit, to be beaten up by a gang of thugs as I have and to have survived due to one Police Officer rushing to my aid and now the nun-chucker attack and extortion demand requiring the Premier's solution. c/ As Dr. Frank Walsh Clinical psychologist put it '**As the son of a WO1 in the RAAF and as part of an extended family of Army, Navy & Air Force volunteers you draw the line and hold the line until help comes.**'

10. I believe Premier Newman will support the QLS Army Colonel and Judge Pat Shanahan who was supported by smart Justice Byrne's 3 step procedural direction. (i) Newman's direction to break the problem into pieces and solve each step at a time. (ii) As the QPS Asst. Comm. '**whistleblower**' put it in brief '**All Judges meaning Chief Justice Paul de Jersey / Chesterman, etc. down must be accountable to the Judicial Review Act and expose Insp. Loader's statement on extortion.**' (iii) Working in the BCC inspection section and studying the SAA Rules & Regulations I spent much of my life working in Research and Development, writing reports on fixing other peoples mistakes. Our aim, to make a better product. I specialised in '**simulation**' where the ex-Police Comm. Bob Atkinson advised the QPS must take notice of the QLS findings. Our current Police Comm. Ian Stewart gave both the question and answer in stating words to the effect:-

'Is not racketeering the way business is done?'

SO WHAT ARE YOU GOING TO DO ABOUT IT?

FOR NEWMAN TO GAIN  JUSTICE FOR ALL.

To make it legal


Signed John Bright

**TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.
CRIME PREVENTION IS THE SOLUTION**

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