

ABC Q & A continued Q14/ **HOW WAS EX-CHIEF JUSTICE PAUL DE JERSEY DECEIVED?**

A14/ We can prove both prosecution and defence counsel perjury was ignored by almost every Govt. department involved. In particular, the ATO, ASIC (Bne only), QDPP & QPS down.

To prove the obvious QLS finding **'ORGANISED CRIME IS REAL!'**

Q 15/ **HOW IS IT POSSIBLE TO GAIN CLOSURE?**

A 15/ CIB Det. Insp. Trevor Kidd (Cw21) & Fraud Squad Det. Sgt. Brett Heath (Cw22) confirmed the ACCC / Aust. biggest small business scam:- **'Our bikie extortion demand was a CBA approved invoice'**. Therefore, Kidd played out the scam:- **'The HEHS superfund victims were the criminals and the Rob Wilson bikie led crime cartel**

Prime Minister Tony Abbott & Premier's Beattie to Palaszczuk Treasury Meg Quinn, Gen. Manager Fin. Sys. & Ser. Div. for the ATO solution. Why reform older persons superfunds? Potential **'Whistleblowers'** Comm. of Taxation Chris Jordan, Deputy Comm. Super Alison Lendon, Prof. Pathè, Dr. Hudson-Jessop, Mum's Dr. - Michelle Johnson 0754429144 & Saunders, Boyle & Rigby (Case Officer) etc

EXHIBIT 1 is a CBA proven ACCC style fraudulent invoice knocked back for payment by both the CBA and the developer Badja Pty Ltd who acted for the HEHS superfund. This invoice came as part of a **NUN-CHUCKER** extortion demand completely stuffed up by both Det's Kidd & Heath. The offence was to run a subdivision share-holder liquidation scam to gain a \$4.4m return by planned liquidation to become creditors of our 22 block subdivision.

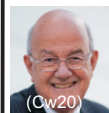
T/A. BADJA PTY LTD	
KE Value of pipes incorrectly deducted from tender Price	\$54,502.00
Interest as per General Condition of Contract A.S. 2124 - 1992 Clause 62.0	3,060.00
Amount Outstanding from November 98	\$24,502.00
Six monthly Compounding Interest at 18%	3,580.40
Amount Outstanding from June 99	\$27,580.00
Six monthly Compounding Interest at 18%	3,580.40
Amount outstanding from December 99	\$40,940.04
Six monthly Compounding Interest at 18%	3,984.80
Amount Outstanding from June 2000	\$44,924.84
Six monthly Compounding Interest at 18%	1,239.33
Total Amount Due at August 2000	\$47,962.97
This amount has been outstanding from November and December 98	

'HAD TO BE PROTECTED!' AKA

- (i) **A protection racket.**
- (ii) **A come-on scam.**
- (iii) **Abuse of elderly superfunds.**
- (iv) **Abuse of ATO est. \$460,311 loss.**
- (v) **With the backup scam to steal**

MY MOTHER'S HOME!

Then Chief Judge of the Dist. Court Charles Brabazon exposed our ex-QDPP MOB Barrister Davida Ellen Williams as a Crown prosecution expert who used four fraudulent criminal charges to run her client character assassination scam.



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AKA Phoenix Company scam:- To rise from our ashes as fraudulent

Badja Pty creditors.

Qld Governor Paul de Jersey for the 14 Judges that struck off ex-QDPP Bar. Davida Williams. QPS Solicitor Kate Bradley, Qld Police Union for Prosecution, Financial Ombudsman Services Carla Busuttil Cust. Exp. Manager & Emma Barbour Dispute Officer for CBA Case No's 50355, CF208750, 803040160 & 380929

EXHIBIT 2 is the handwritten proof by Rob Wilson, the principal scammer, when he failed to gain this full \$4.4m scam, he used his backup shareholder home mortgage loan scam to try and steal my Mother's home.

HOW

Dear John + Mum, 13/7/00
Could you please pay these Accounts in the Name of your Company Badja Pty For services supplied to you for your Retirement plan

FIGHTS CBA FROM THE GRAVE WITH FAMILY TRUST

Q 16/ How do we solve this confessed 'CBA bank circus'?

A 16/ Step 1, Justice Ken MacKenzie showed his frustration under witness because he was left with no USA style automatic RICO Act time delay circuit breaker to control this \$10,000 site sabotage by flooding / liquidation bikie led Phoenix Co. extortion racket test case.

<p>Step 2</p> <p>de Jersey cancelled MacKenzie's mediation order & ATO correction.</p>	<p>Step 3</p> <p>Muir's ignorance of these RICO acts created this ASIC / CALDB Phoenix Co liquidation scam.</p>	<p>Step 4</p> <p>White ignored (i) CBA confirmed liability. (ii) CBA contempt of court to give discovery.</p>	<p>Step 5</p> <p>Byrne (court admin) advised how to fix fraudulent CBA invoices.</p>	<p>Step 6</p> <p>Chesterman & McPherson both sat in silence. QLS / QPS proof the act of abandonment is fraud or ignorance of the RICO Act is no defence by law.</p>
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Definition of corruption:- To make evil, pervert, bribe and make rotten as this QLS test case proves.

Q 17/ Why follow the QLS law reform Judge Pat Shanahan's direction to study the court Registrars frustration in reference the need for MacKenzie's mediation order results?

A 17/ (i) Former Premier Newman (CW2), an engineer, put to me **"To solve this case one step at a time"**, with his promise of a **"Press release"**. This is a joint Premier's solution to again follow the **LEGAL DUE PROCESS**. Yes! Proof there are no shortcuts, Criminal Code Sect. 399 has to be enforced **TO SMASH WELL ORGANISED CRIME**. The model is simple, **'Just keep asking the right questions'** until this QLS \$10,000 model test case puts Rob Wilson's bikie led crime cartel into prison. To prove the need for the international RICO Act to be introduced into Australian law. (ii) All court Registrars will confirm **"Law is not rocket science"**, Registrars have to be accountable for court timetables not 3yr farces, aka Case 422/2000-2 Holland Park as our best QLS example controlled by a **MOB BARRISTER**.*** Note our claim to fame to be the first victims to put their own Barrister into prison for the past 70yrs in Qld. This exposed a CBA/ QDPP plea-bargain scam to use a lesser 6 bank scam for \$1.3m, refer NAB legal counsel for this cover-up. As PESC proof refer Asst. Comm. Peter Martin (CW24), quote **"Due to Police availability and time this case is closed"**. No! This is proof of corruption. Hence the change was made from the CJC, CMC to CCC. Remember corruption means **TO MAKE EVIL!** The problem is, the QLS can only act as **'whistleblowers'**. By law, the victims have to prove guilt.

Q 18/ How come after 15yrs and 14 Judges this case is not solved?

A 18/ The need for the QPS and QDPP to be properly trained in full standard testing procedures. Our best simulation example, for Edison to short out battery terminals and see that flash of light and fail at least 1,000 times to create a light bulb. Hence, look at the obvious, Prof. Pathè's (CW25) forensic team findings, after promising they will not give up. (i) They believe the nun-chucker attack was real, (ii) but Pathè quoted **"You will not get justice"**. (iii) Pathè explained the motive **"They do not want you to win"**. (iv) Hence Pathè's medical copout.

Q 19/ For the sake of your health is the result worth the effort?

A 19/ **IF EDISON GAVE UP WE COULD STILL BE IN THE DARK**. Hence the family name Bright. Our family helped create the Westminster system. Ex-Police Commissioner Bob Atkinson's solution or copout (*giving the multiple clues*), quote **"You are not broke. Why don't you just retire on the Sunshine Coast and live on what money you have left"** (*to mean, because two lines were left out of a CBA loan agreement we were forced to suffer this Phoenix Co. liquidation racket and scams*). Remember, I am under the direction of former Premier Peter Beattie (CW1), a Solicitor who quoted **"Find the solution"**. The solution was found by volunteering his Community Cabinet to give the Criminal Code Sect. 399 its correct legal term as the **'law of abandonment'**. So again consider the obvious.

Q 20/ If we are not broke, why did Justice Muir liquidate Badja Pty Ltd?

A 20/ By law, Muir had to prove we were broke. **HE FAILED THIS TEST**.*** Making it hard to control this crime as part of our normal USA style crime control corruption model, to expose site sabotage flooding, identified by Kopp (CW5) & Williams (CW6) for the then Lord Mayor Newman's **'Site Solutions protection racket'** reform. Wynnum Police even provided a copy of the then EPA Sect 32, to be used as **exhibit 4**, to lay criminal charges. To expose Rob Wilson's motive to send the developer Badja Pty Ltd bankrupt as a QLS test case only. Our CBA revised plan was for Wilson to own our 22 block subdivision as creditors **BY NAME ONLY**.*** Hence, the obvious:-

Q 21/ What part of this Phoenix Co. liquidation scam do you not understand?

A 21/ Our goal to provide the detail under QPS direction to lay criminal charges. The Police Prosecution / Union report explained the stuff-up came about because 8 Police Stations were involved, because Belmont did not have a local Police Station and no direct supervision was available. This was confirmed by Martin (CW24), that he was unable to find all the necessary Police Crime Reports.

Q 22/ As Clinical Psychologist Dr. Frank Walsh (CW26) would put it **"Why are we here"?**

A 22/ Time to focus. (i) Under three Barristers, Ken Barlow (CW27) Jeremy Sweeney (CW28) and Paul McQuade (CW29) joint opinions **"You will not beat the CBA"**. Therefore, to make it simple so a high school student can understand, we thought outside the square. (ii) The standard testing procedure to piggyback money laundering and tax evasion, **as there is no time limit**. ASIC Perth, free of CBA Bne intimidation as standard testing procedure asked **"Who stole your money"?** But a better question is:-

Q 23/ Who stole the ATO estimated loss of \$460,311 if we had not had to endure the threat of Rob Wilson's Phoenix Co liquidation scam?

A 23/ The answer to 23 was supplied by Rob Wilson's first three Solicitors who lived in fear of the QLS direction **"To first defend the law"**. To mean, not to protect their client once they became aware their client is a known criminal or is about to commit a criminal act.

Therefore Wilson's Solicitors notified our first Solicitor Adam Sambrook (CW30), who said words to this effect **'this case is over my head, you need uptown legal counsel'**. (*As above*) In time, under Supreme Court ordered multiple discovery, you will learn that the payment of \$30,000 to Brad Jones (CW31) was our first protection payment as part of what is called a come-on scam (*you pay until you are bankrupt and the Phoenix Co liquidation scam is complete*) or you keep the money trail as ordered, as proof, to lay criminal charges including this \$10,000 insurance scam, paid only as a commercial decision or as Solicitor Klinedon advised **"\$10,000 is throwaway money in test cases of this kind"**. (*Hence, the Senate investigation is for banks to give disclosure on money laundering and tax evasion.*)

You also need to understand, under legal advice from our Solicitor Reg Klinedon (CW35), all I had to prove to Muir was that I had the money to pay all CBA approved invoices. Our goal today is to prove the ACCC / ASIC / CALDB incompetence. To do this the tax office 'whistleblower', Tony Coburn (CW32) when offering to help, advised quote "My boss told me to stay out of it". On behalf of all ATO, QLS, CBA, QPS & QDPP 'whistleblowers' etc, to ensure they are not sacked, transferred or demoted, we ask that you consider the CBA comment by Chris Watts the Snr Credit Manager to Grahame Ledwidge. His quote "This is a bank circus I do not wish to be part of", but eventually he had to make the subdivision loan agreement legal. This is known as self entrapment. As Grahame Ledwidge, Credit Manager put it (i) "We never said we do not make mistakes". (ii) "We never said you were a fool" adding "You should have known what I meant". (Unfortunately, I just followed Ledwidge's direction for a payment to Tim Allen (CW36) of \$10,000 to rip up his contract and write a 'damages report' on a fire sale basis, how he lost an estimated \$115,000.) Hence, confirming Chris Watts' frustration as the senior Credit Manager, he had no option, but to correct Ledwidge's ongoing mistakes.

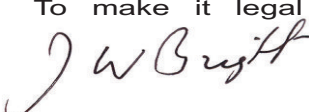
Q 24/ Why consider Dr. Hudson-Jessop's Psyc report, quote "Shit happens"? (CW33) Why was I locked up for 16 days in a mental ward under QPS direction to prove for the 4th time as superfund victims, we are all of sound mind to volunteer as Crown witnesses to lay criminal charges?

A 24/ To mean, to focus on the difference between (BCC / SAA style testing procedures as standard arbitration procedure, AMA / TGA style testing procedure, the due process of law and the Treasury Dept. Fin. Sys. & Ser. Div. for the ATO solution) and the CBA promise by their CEO Ian Narev (CW34) "To put things right". To do this, refer above Senate investigation numbers and CBA staff response to date. (i) "There will be some delay of several months in supplying the detail you require!" (ii) Their next quote "WHEN YOU'RE MOTHER SOLD HER HOME!" I stopped them immediately and explained no, my Mother did not sell her home; she mortgaged her home with an obvious fraudulent protection condition, to be made a 1% shareholder of Badja Pty Ltd. I tried to explain the shareholder home mortgage loan scam on my Mother, a lifelong CBA customer aged 80 to 95yrs of age at the time of this scam. The scam was to try and trick my Mother to pay the above ACCC fraudulent invoice of \$47,962.97. If not Wilson's threat as a mortgage condition MUM WOULD LOSE HER HOME. Obviously, only company directors have to pay CBA approved construction site invoices. Not shareholders! Mum asked, quote "Why does this horrible man (known as Rob Wilson) keep coming to my door and demanding I pay this invoice?" Wilson's obvious motive, because I paid the \$30,000 come-on scam first payment and \$255,000 for extras at up to 300% over cost. This is known in the crime industry as a self funded crime to cover Wilson's estimated \$250,000 legal costs to run this racket. I cracked under the pressure of Wilson bashing on my door, parking across my driveway to prevent me going to work and finally Noelene Lambert, my then partner's failed suicide attempts. This was confirmed by the CIB recording the abusive telephone calls from Rob Wilson up until 1am demanding payment of this fraudulent invoice. The next time I contacted the CBA I was given the same answer "WHEN YOUR MOTHER SOLD HER HOME". Yes, nothing had changed. This is a complete and utter stuff-up. The last CBA response, quote "You have run out of time". This is proof of the CBA corruption, to pervert the course of justice, thus support well organised crime that ran this Phoenix Co liquidation racket and scam. We stand ready, AS BEING PROVEN TO BE OF SOUND MIND, to assist in laying Crown criminal charges for money laundering and tax evasion, as per the Sunshine Coast Daily editorial 14-06-2014 where it's reported construction site rackets cost the Crown (and all superfunds) billions of dollars each year.

To assist in laying criminal charges, these are the key Crown witnesses of interest;

1. Beattie	16. Welford	31. Jones	37. Police Prosecution & Union, main complaint Belmont does not have a local Police Station. Hence 8 Police Stations did not coordinate the detail.
2. Newman	17. Chesterman	32. Coburn	
3. Muir	18. McPherson	33. Hudson-Jessop	38. Subcontractors, family and official Church witnesses to Rob Wilson's violence and intimidation. (TBC)
4. Palaszczuk	19. Williams (Davida)	34. Narev:- for all CBA Management, staff, JF&Pyke / Baseline Civil Engineers and 'whistleblowers' bank valuations of overcharging up to 300% over cost.	
5. Kopp	20. Brabazon	35. Klinedon	
6. Williams (Max)	21. Kidd	36. Allen	
7. Atkinson	22. Heath		
8. Doonan	23. De Jersey		
9. Bright	24. Martin		
10. Spence	25. Pathè		
11. Byrne	26. Walsh		
12. Miller	27. Barlow		
13. Pettinger	28. Sweeney		
14. Nichols	29. McQuade		
15. White	30. Sambrook		

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

To make it legal

 Signed John Bright



CRIME PREVENTION IS THE SOLUTION

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