

Prime Minister Tony Abbott & Premier's Beattie to Palaszczuk Treasury Meg Quinn, Gen. Manager Fin. Sys. & Ser. Div./ATO solution Why older persons superfund reform? Potential 'Whistleblowers' Comm. of Taxation, Chris Jordan AO 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 shareholder liquidation scam to gain a \$4.4m return by planned liquidation to become creditors of our 22 block subdivision.

JOHN BRIGHT & Sharah Holdings  
10 Day Swamp Road  
Baldock.

TIA BADJA PTY LTD

RE Value of pipe incorrectly deducted from tender Price \$54,502.00  
Interest as per General Condition of Contract A.S. 2124 - 1992  
Clause 42.9

Amount Outstanding from November 98	\$54,502.00
Six monthly Compounding interest at 18%	3,060.00
Amount Outstanding from June 99	\$77,560.00
Six monthly Compounding interest at 18%	3,380.40
Amount Outstanding from December 99	\$40,940.04
Six monthly Compounding interest at 18%	1,884.60
Amount Outstanding from June 2000	\$46,054.64
Six monthly Compounding interest at 18%	1,378.33
Total Ousted Due at August 2000	\$47,462.97

This amount has been outstanding from November and December 98

**Q (US) ORGANISED CRIME INQUIRY will expose QDPP PLEA-BARGAIN SCAMS!**

Known as 'abuse of the elderly' by superfund rackets and scams.  
1a Why did Q's most senior Judges panel of 3, now Gov/ex-Chief Justice de Jersey, Chesterman, & McPherson



**FAIL TO SMASH ORGANISED CRIME!**



**LAW REFORM SOLUTION!**

**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 Busuttill, 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 Mum 13/7/00  
John - Mum?  
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**

- b/ PESC/Police Asst. Comm. Peter Martin, Dr Ken Levy for the CCC, LSC, Scamwatch, Treasury Fin. Sys & Ser Division and ATO tax evasion team down must educate and train all Parliamentary Party members & **ALL STAFF HOW TO PROCESS ALL CONSTITUENTS CLAIMS.** How to win by following QPS identified rackets and scams. **THE MORE COMPLICATED THESE RACKETS ARE THE BETTER THE CROWN REWARD.**  
c/ Our QLS test case model scam was run by an ex-QDPP prosecution expert, now a felon who hid her major crimes with a plea-bargain to plead guilty to a 6 bank \$1.3m chain of scams. Follow-up the clue of \$200,000 scams in connection with our \$200,000 extortion claim. Davida advised at \$200,000 this kept her in the district court where she was given protection from prosecution, but with now 7 scams totalling \$1.5m, this exposed her to the Supreme Court where no protection was given. The deal was done behind CBA closed doors to hide a bikie muscle 'Site Solutions protection racket', by tricking then Justice Minister Rod Welford, who apologised and resigned and gave this case to Police Minister Judy Spence to resolve.
- a/ The good news is, because of the QLS law reform "To first defend the law" to expose known criminals as their fraudulent clients or suffer a 5yr jail term, the bikie's Solicitors through our Solicitor Adam Sambrook, gave us the full detail of the 'Site Solutions protection racket'. We immediately advised local Police who advised they cannot act on hearsay evidence. (We work in crime prevention as a recognised prison reform consultant) As identified by Supreme Court admin Justice Byrne's warning, that if I am not telling the truth, this warrants a 5yr jail term. This racket was confirmed by QLS Judge Pat Shanahan, also an Army Colonel. Backed up by then Police Comm. Atkinson who arranged for Asst. Comm. Pat Doonan's formal apology and resignation, exposing Criminal Code Sect's. 200, 204, 205, 391 & 399.  
Atkinson advised, due to Doonan's seniority and excellent Police record no further action would be taken. The obvious result, organised crime has continued to flourish.  
b/ Therefore you must follow (i) Labor Premier Beattie's first step and direction, **TO LISTEN TO OUR CASE AND FIND THE SOLUTION.** (ii) To then LNP Premier Newman's promised 'PRESS RELEASE', 14-06-2014. To expose building, construction & superfund industry rackets and scams that cost the Q Gov. an estimated \$1.25b a year.  
c/ **CONFIRMED BY THE BCC AS THE 'SITE SOLUTIONS PROTECTION RACKET'**. To gain protection with an initial payment of \$30,000 paid by our construction company, Badja Pty Ltd on behalf of our HEHS superfund to Brad Jones, a Civil Engineer trading as 'Site Solutions', to prove guilt as the first step to this QLS/CBA planned money trail testing procedure. Where Rob Wilson the head scammer and contractor's quote was "Give me \$200,000 or 2 blocks of land or I will smash your head in".



d/ Could this be part of the real reason with accountable Govt. procedures, Newman in trying to expose bikie muscle lost the unlosable Qld election?

As Asst Comm. Pat Doonan's Staff Officer, Insp. Ray Loader put it **"If you had paid the \$200,000 Rob Wilson would have stopped trying to beat you up"**. This evidence was confirmed by another Asst. Comm. of Police **'whistleblower'** whose direction was to act on quote **"The Judicial Review Act"**. *(To mean, how Chief Justice de Jersey was deceived by abandonment of the facts.)* Hence, our current Premier Palaszczuk's backup to run yet another organised crime inquiry in line with the ongoing Senate banking investigation, to study the money laundering trail. **THE CBA REPORT THIS MONEY LAUNDERING DETAIL IS STILL UNDER INVESTIGATION AND WILL TAKE TIME TO COMPLETE.**

e/ As further proof our death threats were no joke, refer to the 6 Police cars that came to our 30t excavator attack and Police Sgts. Report of inadequate protection on construction sites. The Sgts direction in brief **'The QPS cannot protect victims on construction sites, I recommend you engage security 24hrs a day armed with a guard dog to protect both the worksite and your home at 110 Dairyswamp Rd, Belmont, Bne. as part of our 22 block subdivision'**.

f/ Now the Federal Govt. are involved via the Treasury Dept. Systems Management. The Gen. Managers political decision is to save the Crown legal costs. As Asst. Comm. Peter Martin put it **"Due to Police availability and time this case is closed"**. On the request of then Police Minister Judy Spence for us to volunteer this \$1m budget, Gen. Manager Meg Quinn supports the QPS/ATO direction with an ATO tax loss as a result of this **'Site Solutions protection racket'** estimated at \$460,311, that I lay criminal charges. The QPS Area Cmd. Sup. Steve Pettinger's excuse for not laying criminal charges was quote **"This is a civil matter outside the control of the Qld. Police"**.

g/ You can see why Grahame Ledwidge's boss for the CBA said **"This is a bank circus I do not wish to be part of"**. Known by law as self entrapment, Chris Watts' automatic loan correction came too late to correct GL's ongoing mistakes with a long list of mistakes.

h/ The court Registrars confirmed, due to their frustration of years in the court system there was a problem. The problem was Supreme Court Justice MacKenzie's mediation order was overruled by Chief Justice de Jersey prior to execution. Justice MacKenzie confessed he was under pressure from de Jersey to close the case, in front of two witnesses, outside the CBA bank 240 Queen St, Bne. However, some progress was made, the court Registrars directing the need to study **"The Vexatious Litigants, Fair Trading and CMC/CCC Acts"**. You will discover as we did that the CBA ongoing cover-ups is the legal definition of fraud. This is only the introduction of Judge Shanahan's ruled best case for law reform.

i/ In brief, Justice Byrne's court admin direction was to complete the set in a 3 step Arbitration procedure. (i) Law of (*bikie*) association. (ii) Law of (*CBA*) accession. (iii) Law of (*Chief Justice de Jersey's*) abandonment, known as CC Sect 399, yet to be written into law for obvious law reform, to prevent the justice system being seen as a joke by the QPS. *(The need to study the QDPP plea-bargain scam of a known NAB felon to solve this case.)* Then, with the CIB direction for a complete holistic or natural justice to let this crime run its natural course, **WE WILL SMASH ORGANISED CRIME.**

j/ Under the new Project Engineer, John Koek's direction to finish the project at any cost, including the 300% for extras *(as confirmed by the CBA Engineers JF & Pike)*, and then lay criminal charges, **IF NOT WE COULD GO BROKE.** These criminal charges will therefore have to be funded out of our QPS requested volunteered budget of \$1m, held in reserve as a major part of our HEHS superfund.

k/ Note:- with the CBA admission of liability by paying \$25,000 and the CEO Ian Narev's promise/quote **"To put things right"**, the CBA agreed to pay all legal costs caused by this hidden, faulty, incomplete, illegal and fraudulent CBA loan agreement, to sell our 22 block subdivision, without title and deposit to a value of \$850,000, to gain approval for the CBA loan, to build the subdivision.

l/ therefore we have proved there is no QDPP quick fix via a plea-bargain, to ignore the attention to detail to the SAA R&R site inspection QPS approved detail. This detail is exposed by a long list of damages reports, more than you realise, and growing as this case progresses. Known as the due process of law **TO NEVER GIVE UP ON THE TRUTH.** As the smart QDPP honest Prosecutor put it

**"UNTIL HELP COMES"**.

m/ Have you checked the **DATE OF THE CHEQUE** *(known in the crime industry as date and event)* or motive for the NAB reported anger at being dragged into this CBA circus by GL? (i) Davida forged our Manager, Gary Armstrong's signature for \$198,000, thus defrauding the NAB.

Gary was therefore fraudulently charged by the CIB for Davida's confirmed NAB forgery. This led to Davida's scam to offer to work for us at \$20 an hour instead of the usual going rate of \$3,000 a day. This is known as the **law of accession** by GL, for the CBA as part of a fraudulent QDPP plea-bargain scam. The CBA deal was for Davida to destroy the fraudulent bank loan agreement and to act as a MOB Barrister and destroy our case. Unknowingly to GL **THIS OPENED A LEGAL UMBRELLA TO PROTECT ORGANISED CRIME**. To mean:- in return, Davida would be identified as the prisoner but would not serve time in prison as part of her 3yr prison sentence. As a result, after 2yrs the plea-bargain deal was revoked and Davida served 6mths in prison to ensure she kept her mouth shut, to protect this billion dollar racketeering and scam industry. (ii) Of special note, the Fraud Squad Det. Heath's quote "**IF YOU DO NOT HAVE A COPY OF THE BANK LOAN AGREEMENT YOU DO NOT HAVE A CASE**". We have won a similar case before as Judge Shanahan confirmed. This case will be proven with court perjury and exposure of the money trail. Get it into your head, we cannot lose this case. What we have is a **PLEA-BARGAIN STALEMATE SCAM**, that requires law reform to support CC Sect. 399. (iii) Hence the importance of the QLS direction '**to first defend the law**' from lowlife filth and scum that will do whatever it takes to steal our group of eight superfund beneficiaries' entitlements. The CBA solution was to agree to James Pitman's bypass of the loan mistake, to sell the subdivision blocks direct to the superfund beneficiaries at our cost price, on average of \$75,000 per block and pass the profit direct to the superfund beneficiaries. As Judge Shanahan explained, GL directed to rip up these 8 contracts or I will close your account, apart from a small housing loan at 1686 Old Cleveland Rd. Chandler, directly opposite the Wynnum QPS admin. **THE POLICE UNION DAMAGES REPORT CONFIRMED** Belmont does not have a local Police Station. We were guided by Police Officers from 8 Police Stations including Wynnum, Capalaba, Cleveland, Camp Hill, Stones Corner, Dutton Park, Chandler, Upper Mt Gravatt (Ref. Asst Comm. Doonan) & Police HQ. The Police Union recommendation via the Prosecution Dept. Tank St. Bne; attention Act. Insp. Mike Ede's report, that if Belmont had a local Police Station they would have focused on our mountain of information and gained a conviction to smash this bikie led protection racket. E.g. Area Cmd. John Hopgood and Insp. Les Hopkins identified that the problem required a CMC investigation at the time. Please note, Dr. Ken Levy's response quote "**Too many people were telling me what to do, so nothing got done**".

3. a/ The reason I was chosen as a prison reform consultant was because of our relationship with the AIS in setting up healthcare/fitness and wellbeing outlets across Australia and beyond. Working in R&D in the area of simulation, e.g. laser pistols and rifles, we ran an interstate Police competition in support of a Chinese delegation from Nanjing, the educational precinct of China. On a recent trip to the US, I met with Senior Police, prison management and court officials. E.g. from Leavenworth Prison, responsible for housing USA's most wanted and cunning criminals. The key question I wanted answered was; if the US have the best racketeering laws and Australia does not have the RICO Act, how is it possible the RICO Act fails to give justice? This is a standard testing procedure to learn from the USA's mistakes and help the Att. General Yvette D'Ath and her team build a better law product. The good news is; I was given the solution; like the AMA, if you do not follow the correct medical procedures you can kill your patient or at least create **A CHAIN OF VICTIMS**. Hence the reported nightmare in our healthcare portfolio. The joint Premier's law reform solution came from a Snr. Police Officer, who prior to retirement worked as a court Bailiff. He explained in brief '**As I am now retired (as a grey power 'whistleblower') I cannot get into trouble**', so he explained the obvious, "**Out of the past 75 cases I handled (unknown to the general public) 74 cases settled out of court to save the court time and money and to give the illusion, trick or scam that justice was served by accepting the defendants admission to a lesser crime or minor substitute crime**" Only 1 case went to trial. This created a possible 74 groups of victims.

b/ To fully understand the above, you must study our High Court Judge Kirby's grey power report, that in 95% of cases, Judges will give the defendant the benefit of doubt, as they do not want to see one honest person go to prison. Hence the QPS, CC Sect. 399 is the solution. Again explained by the CIB as natural justice, to gather all the facts and the need for the law of abandonment to ensure all the facts are handled with the due process of the law. Davida, working in the Prosecution Dept. as a self confessed forger, fraudster and investment scammer; as a known criminal, she acted as our legal counsel. Therefore Judge Shanahan ruled, "**You must prove the obvious abandonment is fraud**". Comm. Atkinson agreed and then Asst. Comm. Ian Stewart made the statement and the question

**"Is not racketeering the way business is done?"**

It comes down to the obvious fact we all know that the Treasury Dept. is rorted for \$billions each year. We need the correction denied in Engineering House Arbitration by Barrister Ian Millers apology that he was led by Davida as Snr legal counsel. Hence the support of our smart Gen. Man. Meg Quinn from the Treasury Dept. to support our tax evasion team, under the supervision of Tony Coburn, who offered **'whistleblower'** support, but was told by his boss, quote **"To stay out of it"**.

4. a/ With standard testing procedures we follow in brief, the pie chart model, then the next step, the whiteboard list, and finally this white paper of questions and answers to each and every detail to reform the law. As Newman put it, the need is for an engineer, site investigation to SAA rules and regulations standard. To work one step at a time. Newman was courageous and as an Army Captain did his best, he did not give up and he needs Labor support, or as Peter Wellington promised, to help reform the CMC to the CCC to smash corruption. 10yrs ago Peter Wellington's excuse as an independent was **"What can I do?"** Unlike our justice system, Parliament rules on the 51% approval system, a three way option of a 100% support for law reform or a 51% support if Peter Wellington works with either side of Parliament to direct Peter Martin to support Comm. Ian Stewart to reopen this case.



b/ (i) Working on the crime control correction model, as Governor for Queensland, does de Jersey have the courage to reverse his decision in fraudulently cancelling MacKenzie's mediation order? Thus discover Court of Appeal Justice Muir's unanswered question. The question in brief; **'Why did we run this \$10,000 model EPA Sect. 32 sabotage/insurance scam test case for Justice White's ordered disclosure as to why the CBA paid \$25,000 to admit liability but not gain full blame'?** There is absolutely no doubt that the CBA is in contempt of court. As proof, GL wrote in answer to White's question **"The bank does not give disclosure to bank business"**. (ii) It seems rape victims and both male and female domestic violence victims are seen as the most common victims of crime. A QPS female Officer working out of Camp Hill Police Station listened to our story and reported **"I was raped as a young girl and no one helped me, but now as a Police Officer, heaven help anyone that tries to rape me now"**. I was also told by a public servant, as a rape victim, **"No one helped me, so why should I help you"**? Possibly the best example for law reform was a half an hour I spent on the phone with the Qld. Fair Trading Dept. After being transferred several times I finished up in the same section in the Government roundabout. I heard the original Customer Service Officer say in the background, just tell him to f\*\*\* off. Hence the classic excuse, **LIFE'S NOT FAIR**. (iii) Possibly the most upsetting crime is Church paedophile cases still unresolved after 50yrs. I refer you to our key witnesses, the Rev. Michael Veary, his wife Doris and son Adam, who witnessed Wilson's attack on me and ongoing intimidation, used the excuse; due to the ongoing paedophile attacks through the Church, they promised to file a Police Crime Report but apparently failed to do so.

They are still available as key witnesses.

c/ Because we are obviously challenging our complete legal system, the QPS had to be sure I was of sound mind to be used as a Crown witness. So it's important to give you a rundown on our Psych reports. (i) I was tested by the Redland Bay Psych Dept. via Chandler admin (*last reported Insp. Janelle Harm*) and judged to be of sound mind. (ii) I worked with Dr. Frank Walsh for 10yrs at an initial cost of \$150 a visit; Walsh advised **"I cannot solve your legal problems, as you are of sound mind, you have the ability within you to solve this case"**. (iii) Fearing further complications I requested an independent report and was judged to be of sound mind through Belmont Private Hospital. Shortly after my then partner Noelene Lambert, a nurse, suffered a failed suicide attempt by using a vacuum cleaner hose on her exhaust pipe that burnt off and saved her life. As Noelene explained; it was squashed in the rear window and did not function properly. The 4<sup>th</sup> report came about by the frustration of Newman's Speaker and Cabinet. Our main thrust was to expose the EPA Sect. 32 sabotage scam, continually ignored by the then EPA Minister Powell and the apparent ignorance of his staff into sabotage procedures on construction sites. This also annoyed Minister Mark McArdle's staff, who are in the habit of calling the Police to have me evicted. The Kawana Police advised me that Mark McArdle was handling this case and to contact him regarding progress on this case. The good news came from the speaker Fiona Simpson and her family who directed I go to Church and pray and in the end wrote on my behalf to Minister Powell to investigate my EPA sabotage complaint. The result, the 4<sup>th</sup> Psych report from Dr. Hudson-Jessop confirmed I was of sound mind and stated, that as a victim, **"Shit happens"**. Fortunately this led to the QPS forensic report from Prof. Michele Pathè, who confirmed, quote **"You will not get justice"**. As Michele put it **'They don't want you to win'**.

They, being the obvious crime cartel.

d/ After Davida confessed to being a forger, fraudster, investment scammer and Barrister for the MOB, her advice to me was **'To throw yourself on the mercy of the court'**. As Governor of Qld, Paul de Jersey can act on the facts of this case. **HE WAS MISLED AND CHEATED BY A CROWN PROSECUTION EXPERT**. He must support the QLS direction and recommend the creation of the law of abandonment.

e/ Despite my efforts to expose the \$10,000 insurance scam over 10yrs, a simple check with our insurance brokers, who traded as Coathups Insurance Brokers, would have discovered this \$10,000 test case. Coathups paid the \$10,000 test case to prove guilt and as a commercial decision to keep our ongoing business. This was confirmed by our Solicitor Reg Klinedon who eventually realised, like me, that Davida was a criminal. As a result this matter would finish up in court. As proof, he said, quote **"\$10,000 is throwaway money in test cases of this kind. I WILL SWEAR IN COURT, I DID THE BEST I COULD"**. When it came to District Court Judge Brabazon to expose the fraudulent claim for 300% for extras, Klinedon did not appear in court despite 18mths of preparation. All Brabazon said to Davida was **"That's not the way to do it"**.

f/ STO Law acted on the Plumber's claim for Wilson's non-payment of progress payments in an attempt to prevent the completion of the project, as another standard sabotage procedure to try and gain liquidation to become creditors. Six Months after the completion of the project, Plumber, Col Rosenlund came to me and apologised and explained, in the past Wilson had worked for him as part owner of a grader and he trusted Wilson. Wilson breached his contract. Wilson had not paid him. The bank has hidden these details that Wilson had been paid by progress payments held on their file.

**THIS IS FURTHER PROOF THAT ROB WILSON WAS THE HEAD SCAMMER.**

g/ The court Registrars at Holland Pk. and Bne. simply had a gutful in the main, of Case 422/2000-2 HP. (*Acknowledged as Davida's 3yr delaying tactics.*) We can prove without doubt Wilson perjured himself and his Solicitor was aware of this perjury. This was also based on photographic evidence available on our all-fraud.net website. After 10yrs de Jersey has not questioned Magistrate Ian Austin's statement **"I do not care what (anyone from) the Police Minister down has to say"**.

Spence recommended I volunteer this \$1m QPS requested budget to help solve this case.

h/ Not all the superfund victims are gutless, as our HEHS/Healthequip/superfund Manager Gary Armstrong, acting for the superfund group advised on behalf of all the victims, after seeing the misery that has been created by the 14 Judges mishandling of this case that rather than suffer the same misery, they quoted **"If the money (superfund benefit) is left in a bucket, only then will we come and collect it"**. Hence the value of a strong family unit. They saw the effects of breast cancer and my cousin's wife, Ros Bishop, warned me that my wife was having an affair with a fellow cancer victim's husband, whose wife had committed suicide, but at the time I ignored the warning. As a result Mark Bishop, my cousin, running the reported biggest engineering business in New Guinea and now reported to be employing 1,000 employees in the mining industry in WA and Qld, was one of the first to offer financial support to complete our subdivision. In return, I offered Mark's son, Scott Bishop, the opportunity to purchase a subdivision block at cost for \$75,000 as a superfund beneficiary. All of these corrections were caused by the original bank mistake. Again, as an approved James Pitman solution to bypass the banks mistake with 8 victims, we have 8 similar stories for the courts to discover. So please, if you study law and the key Vexatious Litigants Act, the Attorney General has the role similar to the court Bailiff or court Registrar as written into the Act, at a higher level to approve the judicial findings. Hence the numerous ongoing amendments to the Act, but one thing is clear, with our Parliamentary system with only 51%, they can enforce the QPS to reopen this case and thus expose the \$billions lost to organised crime.

5. a/ If you spend any time in court, one of the first things you learn is legal counsel's reluctance to be accountable for engineering arbitration matters, referred to in the SAA Rules and Regulations as a standard way of exposing poor quality workmanship, that the work done was not done **IN A TRADESMAN LIKE MANNER**. To mean, from Judges and legal counsel down they feel confident, protected by the court system. To mean, they must rely on the BCC Site Inspector Gary Kopp's direction to explain in a tradesman like manner how the EPA Sect. 32 sabotage model helped prevent completion and gain liquidation of the developer. Also explained by the new Project Engineer John Koek in his damages report, hidden from the courts. As a victim standing outside the Supreme and District Court for years, spending a huge amount of money handing out brochures and literature, eventually meeting de Jersey face to face, I tried to plead with him to follow the due process, but he completely ignored me.

b/ I must explain why I was previously banned from the Supreme Court coffee shop. I was sitting down having morning tea with a supporter and a group of high school students at the next table were obviously all excited with their 1<sup>st</sup> visit to the Supreme and District Courts. I turned to the girl sitting next to me and said in brief **'Would you please give this brochure to your two accompanying teachers to study our website to understand how difficult it was TO GET OUR OWN BARRISTER INTO PRISON'**. Davida was the reported second Barrister to have gone to prison in Qld. in the history of our legal system. Within an hour Asst. Comm. Pat Doonan's Risk Management team sprung into action and accosted me in George St. Bne, threatening to charge me with assault of a school girl in the Supreme Court coffee shop. From that time on Supreme Court security banned me from Supreme Court coffee shop and the court grounds, but with strict guidelines allowed me to demonstrate on the footpath. I sought justice from all the news print and TV media. The Channel 7 News Reporter offered the best result, stating quote **"We hear cases like yours all the time, I feel so sick in the stomach I cannot sit down"**. Again within an hour of leaving Channel 7, I was accosted by two Detectives in my own home and they threatened to upgrade the charge from child assault to child molestation. They claimed the alleged offence occurred in the Magistrates Court complex. I explained to the two Detectives **"You mean the Supreme Court"**, I then requested from the Detectives to please explain how would it be possible to molest a school girl in the Supreme Court coffee shop, sitting at a table under the supervision of two school teachers, and be surrounded by legal counsel at 10am, *(when it's normal to queue up to get served)*. It would seem the detectives agreed with me that this was an impossibility *(and was an obvious frame-up)*.

c/ While all this was going on I spent 10yrs in the court system, where Davida would say to me in court **"JUST KEEP YOUR MOUTH SHUT"**. When Davida introduced me to her ex-husband, a current serving Police Inspector, and her then two teenage children, I saw them as perfect, immaculately dressed and the answer to my legal problems. **IT'S OBVIOUS DAVIDA WAS THE BARRISTER FROM HELL**. As I travelled Bne. with placards attached to my trolley, I was stopped on numerous occasions and warned by Davida's associates that I would be sued for slander, but after years of perseverance Davida was imprisoned.



6. a/ Being pre-warned of a protection racket, we were able to put procedures in place. Tim Allen, our Accountant, of his own free will designated his report as a damages report. With the assistance of James Pitman, Loans Officer from the CBA, Tim Allen was another superfund beneficiary and signed a contract to buy land at \$75,000 and under GL's direction we ripped up Tim Allen's contract, as the only contract to be ripped up, to demonstrate that for a payment of \$10,000 Tim Allen would have an estimated loss of \$115,000. We went one step further to promote the money trail, as we have been successful previously with this method. Tim Allen in supplying his damages report reported he was told by both the CBA and CIB quote **"If you want to trade as an accountant, keep your mouth shut"**.

b/ Now consider, to prevent liquidation and to gain the money to run the project, Mum mortgaged her home to lend me \$100,000. The benefit to her being in signing her contract for \$75,000 she would make \$125,000 on completion. But due to GL's action, none of the contracts were finalised.

c/ We now have a new scam called the shareholder home mortgage loan scam. Can you explain what this scam is? I believe most of you untrained in rackets and scams do not have a clue. My Accountant was responsible for Mum's mortgage loan. **YOU WILL HAVE TO UNDERSTAND HOW THE FREE GIFT SCAM WORKS**. Mum was made a 1% shareholder of Badja Pty Ltd as a condition to her mortgage loan. If my Mother did not service the loan according to the mortgage conditions, she would lose her home. As an 80 yr old on, Mum believed the scam, now acknowledged as abuse of the elderly, and believed for 15yrs if she did not pay the attached invoice, as exhibit 1, she would lose her home.

d/ Please explain why Tim Allen, after 20yrs as my Accountant, refused to do my tax returns?

e/ So please consider the law of association, with Davida going to prison, organised crime still wanted their share in the initial \$4.4m **'Site Solutions protection racket'**, as kickbacks and bribes.

f/ Rob Wilson became more desperate and ran the normal caveat scam to prevent the sale of the subdivision, and one of our original Barristers Paul McQuade pointed out to the court that this was part of the sabotage plan to become creditors. The court agreed and the caveats were lifted.

I then explained to Wilson his liquidation scam had failed, that all the blocks had been sold on a fire sale basis and he told me **"I don't believe you"**, in the belief that he would gain liquidation prior to all the sales being completed.

7. We finally found an Accountant by the name of Dennis Donovan who promised over a 2yr period to complete our tax returns but failed to do so, resulting in a \$20,000 fine from the ATO. Mum's doctor, Dr. Michelle Johnson, and now my doctor, who is aware of Mums family trust to protect her home from this home mortgage scam, wrote to the tax office with the recommendation this \$20,000 fine be removed. But like the past 10yrs, despite living at the tax office's numerous outlets in South East Qld, the ATO have abandoned us. Finally with the assistance of my son who contacted Explore Super, our tax returns have been brought up to date.
8. As a young boy I listened to stories from my Grandfather in reference to the history of the name Bright. John Bright was written into history. He helped lead an army from Northern England to create Parliament and the Westminster system to create equality and the right to vote. Grandfather explained the motive that in working a 12hr day in a mine or in the industrial revolution there was a need for change. Based in Sheffield, the heartland of the steel industry of England, our family was involved in the manufacture of knives and distribution throughout the world. It is therefore ironic when the bikie thug, backed up by a Maori or Tongan, armed with a nun-chucker that I grabbed a kitchen knife and charged at him. In a split second I dug the knife into his Adams apple. From what he saw as a joke became serious. I turned defense into attack. If you understand the principles of General Patton, no-one has ever won a war by defence; you attack, attack & attack. I stood there for a minute and realised the thug behind him could not get to me and I had control and the bikie knew it. I explained that as he smashed my phone I was going upstairs to use my other phone and ring the Police. I heard the wheels spin in the driveway as I called the Police.
9. Now consider, at 74yrs of age, I will not live forever. This is not the way I planned my life, to sit here month after month, year after year, trying to reform the law to gain justice. **A friend said Bright is right.** James Pitman's last words to me as a CBA employee were **"You must find someone in the bank to listen to your story."** Who is the obvious person you should listen to? Yes, the official CBA witness who was present at the mediation as Assistant Manager to GL, who came to me and confessed that he tried to act on my behalf and as a result he was being transferred to another section of the bank at a similar level. Hence the need for **'whistleblower'** protection.
10. Following the direction of Comm. Atkinson, that you are not broke, why create a lot of work, that in general the world's not perfect. Why don't you retire on the Sunshine Coast and live in peace **ON WHAT MONEY YOU HAVE LEFT.** What I remember the most was Atkinson's acknowledgement that if I was to live on what money I have left; this confirms the fact that **HE BELIEVED OUR SUPERFUND BENEFITS WERE STOLEN.** I am more than happy to live in peace but perhaps this is a good way to understand what peace means:-

**PRODUCTIVITY**

**EFFICIENCY**

**ACCOUNTABILITY**

**CLOSURE**

**ETHICS TO GAIN JUSTICE FOR ALL.**



**TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.**

To make it legal

*John Bright*

Signed John Bright

**CRIME PREVENTION IS THE SOLUTION**

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