

Older Persons Mental Health Team  
 Prime Minister Tony Abbott  
 & Premier's Beattie to Palaszczyk?  
 Treasury Meg Quinn, Gen. Manager  
 Fin. Sys. & Ser. Div./ASIC solution  
 Potential 'Whistleblowers'  
 Comm. of Taxation, Chris Jordan AO  
 Deputy Comm. Super, Alison Lendon  
 Prof. Pathè, Dr. Hudson-Jessop, Mum's  
 Dr. Michelle Simpson 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 an  
 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.

JOHN BRIGLEY & Sharrah Holdings  
 10 Day Swamp Road  
 Balclutha.

TIA BADJA PTY LTD

RE Value of pipe (interest) 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	\$34,502.00
Six monthly Compounding Interest at 18%	3,000.00
Amount Outstanding from June 99	\$37,502.00
Six monthly Compounding Interest at 18%	3,380.40
Amount Outstanding from December 99	\$40,882.04
Six monthly Compounding Interest at 18%	3,684.60
Amount Outstanding from June 2000	\$44,566.64
Six monthly Compounding Interest at 18%	3,438.33
Total Oustand Due at August 2000	\$48,004.97

This interest has been outstanding from  
 November and December 98



# QPS / QLS FORENSIC EXPERT

Dr./Prof. Michele Pathè confirms:-

## HOW QDPP 'PLEA-BARGAIN SCAM'

### SOLVES CBA MISTAKES

 <b>Speaker Wellington</b> Lab, LNP, QPS, QDPP	 <b>Senator McGrath</b> Bank Inquiry	 <b>CEO Ian Narey's</b> Promised education & training
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prosecution agreement as seen on TV

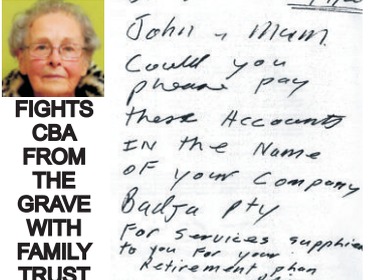
## STOP ELDERLY ABUSE

Study ACCC/LBB of Scams  
 free at your local Police Station  
**QPS/CCC/SCAMWATCH TEST CASE**  
 for C. Code S399 via S/Court of Appeal  
 Justice John Muir's unanswered question

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**



**FIGHTS CBA FROM THE GRAVE WITH FAMILY TRUST**

### "WHY WOULD YOU LIQUIDATE A 22 BLOCK SUBDIVISION FOR \$10,000?"

Consider this proven 'crime, control, correction model'

- a/ We were told of this 'Site Solutions protection racket' by our Head Contractor Rob Wilson's own legal counsel. This was due to the threat of a 5yr jail term by the QLS 'to first defend the law'. This means if legal counsel followed the 'Site Solutions protection racket' model, **THEY WOULD BE IMPRISONED**. Wilson's legal counsel advised our Solicitors, Grants Lawyers, Attn. Solicitor Adam Sambrook to act on this evidence. Being trained in R&D healthcare, AMA, Pharmacy Guild, AIS, prison reform, marketing/hire before you buy consultant, we followed the natural or holistic Treasury Dept. Financial Systems model.

This pie chart model as an example, to think outside the square and check the crime circuit. b/ Our objective, to let this case run it's natural course, to find both the cause and the cure. This is also identified as clinical psychology, holistic medicine and the due process of law. We see it more as **ATTENTION TO DETAIL**. To mean, it's only over when it's over and it's not over yet. The need to gain **JUSTICE BY CLOSURE NOT ABANDONMENT**. c/ The CIB advised "Time and patience will solve this case. Just keep telling the truth and help will come!"
- a/ Help has come from 'whistleblowers', mainly by networking and teamwork from the CBA, ATO, QPS and numerous court Registrars **DRIVEN BY UNSOLVED CASES**, e.g. the Treasury Dept. Financial System and Services Division, care of Gen. Man. Megan Quinn, is best suited to guide the CCC how to expose this QDPP, QPS, Scamwatch ATO scam to cheat the Treasury Dept. via plea-bargain scams. Davida confirmed "You would be surprised what goes on behind closed doors". Yes! The victim's case is closed; the excuse is used to save the QPS time and money. No! We will prove in this case, the Treasury Dept. has lost approx, \$460.311 due to the ATO failure to act on the co-victims support of the ATO testing procedure. This solution has been achieved by the Supreme Court mediation order via Justice Ken MacKenzie. An Asst. Comm. of Police confirmed the Police Union report via the Police Prosecution Dept. Tank Street Bne., in support of the QPS/BCC site inspector's finding, supported by the CBA valuer JF & Pike down. All the above concur with the court Registrars Vexatious Litigants, Fair Trading, CMC/CCC solution. Therefore, the need to study C.C. Sect. 399. Yes! The CBA hidden 22 block subdivision loan agreement that allowed Rob Wilson aided by Civil Engineers Brad Jones and Greg Henwood via our proven MOB Barrister Davida Williams down; best described as a **CRIME CARTEL**, to be charged for the ACCC Exhibit 1&2 where the ATO estimate their loss at \$460,311. The need for the ATO backup based on BCC and SAA standard testing procedures to fight fire with fire, to stand up to the racketeering bullies and thugs and put the low life filth into prison. b/ This proves the ASIC Perth backup investigation to check the ASIC Bne. failure to solve this case, bearing in mind that the act of fraud is a trick or illusion. We have proved our superfund benefits were stolen as victims in common with the ATO. We both have a common enemy identified as a crime cartel, as proven by the above ACCC detail, signed by the key scammer Rob Wilson. Therefore, this proves beyond doubt what Justice Minister Rod Welford confirmed, that he was tricked by Davida in a CBA/QDPP plea-bargaining scam for Davida to plead guilty to a six bank \$1.3m collection of scams and to walk free, provided she destroyed our last copy of the CBA 22 block loan agreement to destroy our case. c/ As proof, consider why did CIB Det. Kidd and Fraud Squad Det. Heath ignore this above obvious evidence. Your attention must focus on the initial court registrars frustration with Case 422/2000-2 HP.

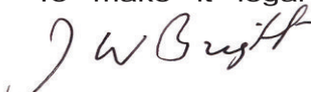


As the now proven victims of this case, it is not normal when reporting a bikie nun-chucker attack to be charged with stealing an excavator bucket instead. Hence, in acting on C.C. Sect. 399, here is a true account of some of the relevant details. Wilson left the bucket as so called payment, for the hire of our 8t tip truck and our excavator for the 16mth hire period and then swore in court that he never used our equipment. When confronted with photographic evidence, he was forced to confess he committed perjury. Also consider this handmade 300mm wide bucket was worth at best \$500. Would you consider this to be a fair payment when trucks and excavators are hired out at an hourly rate from \$50 per hour? The case was thrown out of court based on C.C. Sect. 391. Now consider standard BCC site inspection procedure. The BCC Inspector, to give final approval, directed that all worksite material including smashed concrete pipes and this bucket, be removed from the site to gain final council approval. Now consider Det. Kidd's reaction when asked to investigate the bikie nun-chucker attack. To my shock and dismay Kidd said words to the effect **'I will charge you for the act of stealing the excavator bucket'**. Now some 15yrs later these scams are still unresolved.

3. At no time has anyone checked the facts on how civil engineering and arbitration scams are hidden from the criminal courts, first identified by the Arbitrator Ian Miller, Judge Shanahan for the QLS, then Justice Minister Rod Welford, with his apology and resignation and then Police Minister Judy Spence, thanks to former Premier Peter Beattie's direction, as the act of abandonment. Now identified as a fraudulent QPDD plea-bargain, that automatically closes the case where Prof. Pathè has confirmed her findings that due to this fraudulent plea-bargain, quote **"You will not get justice"**.
4. It is important to add Davida offered to work for me at \$20 per hour, on the condition she worked out of our office and used my secretary part time, to do her other legal work. The result, we were exposed to some of her other victims. It seems her criteria or modus operandi was to work through the prison system and chose prisoners with no credibility and wherever possible request power of attorney to gain access to their homes, or any other assets that could be shared with her co-conspirators. **THE CROWN HAS THE ABILITY TO VERIFY THIS EVIDENCE.**
5. Let's focus on the plea-bargain. In brief, to close this case on the condition Davida pleaded guilty to a lesser crime and providing she paid back the \$198,000 to the NAB, the NAB under the influence of the CBA would not lay criminal charges, but the real damage was to hide the **'Site Solutions protection racket'**, which is part of a billion dollar industry. Therefore we have 2 options. Option 1/ Doonan directed that then Chief of Staff Superintendent Peter Martin close this case. Because Kidd was previously given the task, where Kidd admitted to me, with words to the effect **'That's the solution – I'll charge you with stealing the excavator bucket'**. (He did not request a description of the attackers, as standard procedure.) At the time I could not understand why Kidd totally ignored exhibit 1, an obvious ACCC fraudulent invoice used as an extortion demand. Option 2/ The Crown to work through Prof. Pathè advised me in brief (a) **'I will not give up on you and yes, I do believe the nun-chucker attack is real'** and (b) but as the going got tough Michele explained **'You will not get justice'** but was not willing or able to explain why we would not get justice.
6. Using QC Walter Sofronoff's style of mediation to find a result somewhere in the middle, let's focus on the court Registrars direction to study the Fair Trading Act. (a) It's not a crime for the CBA to make a mistake, but it is a crime for the CBA to cover up their long chain of mistakes. As quote, for each mistake it adds to the victim's reward. (b) Take into consideration, a then 22 block subdivision was worth on average \$200,000 a block. Today similar land sells for \$1,000 a sq mtr, to mean on average \$800,000 for an 800 sq mtr block. My point being, this is proof of a \$billion protection industry lost to our HEHS superfund beneficiaries and the Treasury Dept.
7. Take note:- this case was based on a test case model. We believed that anyone with high school intelligence could understand the details. So the obvious question is what part of these scams do you not understand? Give me a list of questions to give to the ACCC, ASIC, APRA, CCC and the CBA, so we can help collect this estimated \$460,311 ATO loss owing to the Treasury Dept. to ensure justice is done.
8. How did the ATO calculate the \$460,311 debt? My question to you is, what income tax would you expect to pay on a 22 block subdivision, if we did not suffer the effect of the **'Site Solutions protection racket'**? In brief, if you work backwards from the above details this case can be resolved to the Crown satisfaction.
9. Our team requires leadership to help combine a network of **'whistleblowers'** and to ensure Criminal Code Sect. 399 is written into law as the Law of Abandonment to complete the set of **ASSOCIATION, ACCESSION AND ABANDONMENT**. We can lead by example, sit down and talk to older people to understand the loneliness, despair and frustration. Best explained by the Public Curators office Abuse of the Elderly.
10. In honour of Army Colonel/Judge Shanahan acting for Justice MacKenzie's ignored mediation order, for Justice Margaret White's ignored discovery order, as to why the CBA paid \$25,000 to one victim only, as part of a team of victims where Justice Byrne Supreme Court admin warned, the Crown penalty for this crime is a 5yr jail term. According to the Criminal Code, it's up to a maximum of 14yrs

**FOR HIDING THIS EVIDENCE FROM 14 JUDGES AS A PLEA-BARGAIN SCAM BY ABANDONMENT.**

To make it legal



Signed John Bright



**TO GAIN JUSTICE FOR ALL.**

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

**CRIME PREVENTION IS THE SOLUTION**



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