

Prime Minister Tony Abbott 10-02-2015
& Premier's Newman / Palaszczuk?

Australian Taxation Office
PO Box 900, Civic Sq,
Canberra ACT 2608



Refer: Explore Super
P O Box 6339
Mitchelton Q 4053
Ph: 07 3354 4021

E: enquire@exploresuper.com.au

Qld Governor Paul de Jersey
acting for the 14 Judges that struck off
ex-QDPP Barrister Davida Ellen Williams
QPS Solicitor Kate Bradley
Qld Police Union
Financial Ombudsman Services
attn: Emma Barbour
cc Commonwealth Bank of Aust

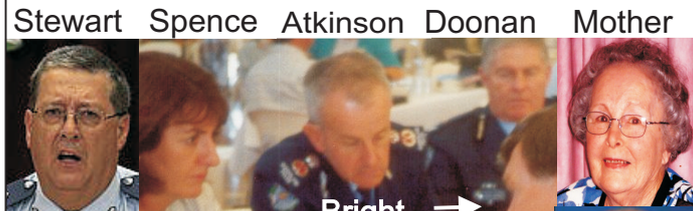
Case No's 50355, CF208750, 803040160 & 380929.



Palaszczuk



Peter Wellington

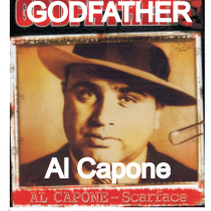


Stewart Spence Atkinson Doonan Mother

Bright →



QPS Solicitor
Kate Bradley



Al Capone



Beattie

Newman

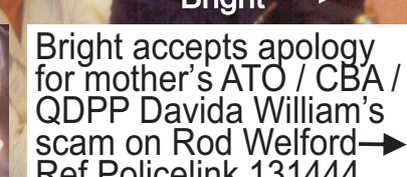


McGrath

Powell



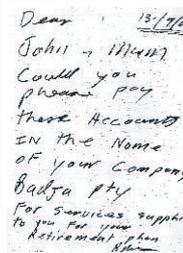
Davida Williams
MOB Barrister



Bright accepts apology
for mother's ATO / CBA /
QDPP Davida William's
scam on Rod Welford →
Ref Policelink 131444



CEO Ian Narev



ACCC proof

RE: MY LATE MOTHER'S ESTATE / ACT OF TAX EMBEZZLEMENT

Please check the act and all relevant laws with the assistance of our

Windsor Craig Solicitors: Ian Windsor, Ph: 07 5441 2044, E: admin@windsorcraig.com.au

1. I act for the Crown, QLS, my Mother's family trust, all other superfund beneficiaries & myself as Director for the HEHS superfund. Mum and the other superfund beneficiaries lost on average \$125,000 each, due to the confirmed incompetence and liability in sacking and blaming the CBA Loans and Relationship Manager, James Pitman. Pitman followed CBA instructions to enforce a now hidden, faulty and incomplete loan agreement. The loan agreement read we had to sell a proposed subdivision without title and deposit, to the value of \$850,000, to gain approval for a loan to build the subdivision. This was the start of a long chain of criminal events best identified as CBA self-entrapment. One mistake led to a long list of mistakes. QLS Judge Shanahan ruled with the support of the court registrars, this is the definition of **fraud**. Therefore, for crime prevention to all superfunds and my Mother's trust fund wishes, I instruct Ian Windsor, to act as a Crown witness to this Senate investigation into bank victims. Bank victims were influenced and directed by CBA investment advisor Grahame Ledwidge, who paid \$25,000 to admit liability to one victim only, where his boss Chris Watts refused to attend this fraudulent mediation, as confirmed by a CBA 'whistleblower'.
2. Criminal Code Sect. 399 means, not to abandon your clients as known CBA victims under QLS direction "To **first defend the law**". Windsor's legal assistance is required to bring closure to this Senate investigation, also understood and publicised in the Public Trustee booklet "Let's talk about **Elderly Abuse**," with the support of the Australian Pensioners and Superannuants League.
3. The ATO, in our case alone, have identified a loss estimated at \$460,311, due to what has been identified by the QPS via the BCC Site Inspector as the '**Site Solutions protection racket**' with a backup '**shareholder home mortgage loan scam**'. These scams were run under the direction of the now identified ex-QDPP MOB Barrister, best known as Davida Ellen Williams / felon, as set out in our all-fraud.net website.
4. We have been ordered by the Crown via the Supreme Court / QLS to set out this ACCC LBB of Scams pg 16, as a fraudulent invoice scam as the most common scam used in Australia today. In my Mother's case, aged between 80 to 95yrs, Mum was subjected to intimidation by bkie muscle with the backup of a MOB Barrister. This case was ruled by Law Reform / Judge Pat Shanahan, as the best case to introduce the International Racketeering Influenced Corrupt Organisation Act into Australian law.
5. Therefore, we have gained the support of Senator James McGrath and our local Qld Members of Parliament focusing on the key Members, Peter Wellington and Andrew Powell, etc. All these Politicians are required to expose ex-Police Minister Spence's ruling to support former Police Commissioner Bob Atkinson's findings that Davida was able to trick and deceive then Justice Minister Rod Welford, who apologised and directed the QPS lay criminal charges, with a penalty estimated by Justice John Byrne, in charge of Supreme Court admin, as a 5yr jail term. Our overall law reform motive is for crime prevention:-

'To smash bkie extortion with law reform via the RICO Act.'

Yours Faithfully

JW Bright

Ph: (07) 5478 5906
brights@live.com.au
www.all-fraud.net
1 Manley Drive
Montville Qld 4560