

Q1/ What was the real reason our ex-QDPP Barrister went to prison?

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 *Shareholder*

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.

ABC BARRISTERS
10 Dairy Swamp Road
Belconnen

TABLE 1
TIA BADJA PTY LTD

XX Value of pipe incorrectly deducted from tender Price \$24,502.00
Interest as per General Condition of Contract A.S. 3124 - 1992
Clause 42.9

Amount Outstanding from November 98	\$24,502.00
Six monthly Compounding interest at 18%	3,080.00
Amount Outstanding from June 99	\$27,582.00
Six monthly Compounding interest at 18%	3,240.40
Amount outstanding from December 99	\$30,822.40
Six monthly Compounding interest at 18%	3,684.60
Amount Outstanding from June 2000	\$34,507.00
six monthly Compounding interest at 18 %	1,338.33
Total Amount Due at August 2000	\$45,845.33

This amount has been outstanding from November and December 98

A 1/ TO KEEP ALL MOUTHS SHUT!
ASIC Perth exposes CBA liability with:
BQ 2/ "Who stole your money?"
C& created CBA / Phoenix Co. victims.
A 2/ Our crimes do not exist because our self confessed MOB Barrister acted for the 'Site Solutions' protection racket by QDPP / QPS insider trading, aka **CHARACTER ASSASSINATION.**

Ex-Premier Beattie, Crown witness (Cw1) was given the CBA detail & directed to use his cabinet for Q 3/ how to:-



'FIND THE SOLUTION'?

Ex- Premier Newman (Cw2) promised a press release. A 3/ (i) To confirm this ABC identified Phoenix Co. / bikie muscle liquidation racket, to rise from our ashes as fraudulent Badja P/L Co. creditors.



Justice John Muir's (Cw3) inattention to his Court of Appeal questions created the Phoenix Co./ ATO victims loss, estimated at:-

\$460,311

aka victims in common.



Premier Palaszczuk's (Cw4) smart marketing and political decision was to support the ABC Q&A solution to satisfy the community needs, (ii) to listen and act on our independent (www.all-fraud.net / Police Admin / Prosecution and Union led)

INTEGRITY REPORTS.

Even better to build on Newman's original BCC Lord Mayor's sabotage by flooding insurance scams knowledge of development site bikie protection rackets, aka EHPA Sect. 32; confirmed by the BCC Site Inspector Gary Kopp (Cw5) and QPS Snr. Const. Max Williams, Wynnum (Cw6).

Q 4/ Why were these Police Asst. Comm. 'whistleblowers' confirmed integrity reports ignored?

E.g. (i) Rob Wilson's Head Contractors demand:-

"Give me \$200,000 or 2 blocks of land or I will smash your head in!" etc.

(ii) The CBA confessed liability to the obvious first mistake, but no liability to their ongoing mistakes, aka a fraudulent act to deny justice.

(iii) **WHY WERE NO SUCCESSFUL CRIMINAL CHARGES LAID AND ACHIEVED?**

(iv) Why was Wynnum Dist. Command's direction for a full CMC / CCC investigation into this QPS Detectives Kidd and Heath's proven mishandling of this case ignored?



A 4/ Comm. Atkinson's (Cw7) solution was to have Asst. Comm. Doonan's (Cw8) apologise to HEHS superfund Director and Badja Pty Ltd Director John Bright (Cw9) for their Police Risk Management policy stuff-up, aka Criminal Code Sect. 399, 200, 204-5 & 391.

To mean:- Q 5/ Why hide all Crown evidence of 'abuse of public office' and 'obstruction of justice' to abandon the **PHOENIX CO. / ATO TAX EVASION DETAIL?** Doonan said to me, quote **"As Asst. Comm. I outrank Chief of Staff Superintendent Peter Martin"**. Martin was given the task by Comm. Atkinson, to find the Premier's solution.

A 5/ (i) Refer to unsolved key case 422/2000-2 Holland Park. Comm. Atkinson reported (ii) due to Asst. Comm. Pat Doonan's rank and previous excellent record, no charges would be laid. **THIS MEANS, ON BEHALF OF POLICE RISK MANAGEMENT POLICY NO FURTHER QPS / QDPP STUFF-UPS WOULD OCCUR, BECAUSE THIS CASE HAS BEEN ILLEGALLY CLOSED AND NEVER TO BE REOPENED.**

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 John & Mary 13/7/00*
John & Mary
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

This allows organised crime to flourish as confirmed by QLS Judge Pat Shanahan's findings. Hence the QLS solution for Parliament to introduce the **'law of abandonment'** in support of Criminal Code Sect. 399 and our Treasury Dept. Gen. Manager, Meg Quinn, for her Financial Systems and Service Division ATO solution to collect the ATO estimated \$460,311 reward for the Crown. This case supports ASIC's policy,

(I) **FIRST IDENTIFY THE VICTIM**. (ii) Then solve the question, **WHO STOLE THEIR MONEY?**

As a result, ex-Police Minister Judy Spence (Cw10) listened intently and directed I volunteer this QPS requested (\$1m) budget.



(iii) Under Supreme Court admin Justice Byrne's (Cw11) three step arbitration reform, Ian Miller (Cw12) as a qualified Civil Engineer with a recent law degree was given the task to act as Arbitrator in Engineering House, Edward St. Bne. Miller admitted his failure to solve this case was due to **TRUSTING DAVIDA AS SNR. LEGAL COUNSEL**.

(iv) We both had no idea at the time Davida was a known criminal to 6 banks, but the CBA Credit Manager Grahame Ledwidge, through the NAB knew the detail and was able to blackmail Davida to destroy our case, on the plea-bargain condition she would serve no time in prison. Obviously, if we had known Davida was a criminal working for both organised crime and the CBA, **WE WOULD HAVE NEVER EMPLOYED HER!** As standard SAA and TGA style testing procedure, if we had known her previous criminal history, we would have known her offer at \$20 p/h instead of her standard daily rate of \$3,000 a day was a scam. For proof; check Davida's NAB date and forgery of the NAB cheque for \$198,000. All events and dates check out as **EXHIBIT 3/ PROMISED BY CBA SENATE REFORM INTO BANK FRAUD**. The CBA have provided case numbers as above, with a promise from the CEO Ian Narev, **"To put things right"**. The CBA have fraudulently ignored and abandoned their opportunity to expose Grahame Ledwidge's misconduct and correct the CBA loan reform payments. Do you now see the reason for the QLS law reform, to correct the illusion **superfund scams do not exist?**

Q 6/ With 8 Police Stations involved, why the classic QPS / TV style excuse?

Quote,



(I) via Area Commander Steve Pettinger (Cw13) **"This is a civil matter outside the control of the Queensland Police"**. By the time the QPS worked out this is a Phoenix Company liquidation scam, 15yrs have been wasted.

(ii) **"We hear stories of death threats (like yours) all the time but we just ignore them"**.

A 6/ You can see why the honest QDPP Prosecution Barrister, who also knew Davida's detail said, quote **"Just keep telling the truth until help comes."**

Q 7/ What is the legal solution? **WAS THE DUE PROCESS OF THE LAW FOLLOWED TO THE LETTER?**

A 7/ No! The due process of law was broken! Judge Shanahan ordered to study the 14 Judges court detail and to act on:-

Q 8/ Justice John Muir's Court of Appeal key question, refer court transcripts to Badja Pty Ltd fraudulent liquidation. **WHY WOULD YOU SELF LIQUIDATE A 22 BLOCK SUBDIVISION FOR \$10,000?**

A 8/ Yes! Being told of this now identified Phoenix Company liquidation scam / money laundering and tax evasion bkie protection racket, confirmed **BY THE INSURANCE ASSESSOR**, BCC, QPS as an EHPA Sect. 32 site flooding sabotage scam. Thanks to the ABC Q&A program, we can now move forward. The QPS / QDPP must simulate the USA Racketeering Influenced Corrupt Organisation (RICO) Act, to lay criminal charges. This is based on the fact as a proven prison reform consultant, we specialised in simulation, our area of R&D. We were forced to think outside the square to solve this ASIC / ACCC case.

Q 9/ How could Chief Justice Paul de Jersey ignore and hide the key Supreme Court Justice Ken MacKenzie's mediation order? A 9/ We were approached outside the CBA / ASIC, 240 Queen St. Bne.

My supporter and partner (Cw14) Lynette Nichols; (*for reference, her older brother Ted Kenny was a previous Qld. Police Union President*) was first approached by an elderly gentleman. He stood out in the crowd, as he wore a reversed navy style cap pulled down over his ears with a large pair of sunglasses, but he could not hide his interest and Scottish accent. He came to gain obvious discovery, as to why I would stand outside the CBA/ASIC offices over a period of 10yrs, (*as an ex-newspaper sales boy*) and scream at the top of my voice **“Do not trust this bank. This bank is lowlife criminals. Help the Qld. Police lay criminal charges.”** Lyn, realising the importance to answer his questions **CORRECTLY**, then introduced me and stood there as a Crown witness. On answering numerous questions, he confirmed he was in fact Justice Ken MacKenzie, **WHO ISSUED OUR SUPREME COURT MEDIATION ORDER**. He was obviously troubled and explained his motive. He went for early morning walks with then Chief Justice Paul de Jersey and they discussed our case. Justice de Jersey directed him **TO JUST IGNORE HIS MEDIATION ORDER**. This case is identified by the QLS as the best case for law reform. It has taken 15yrs for the Crown to identify this bikie racket as a Phoenix Company liquidation scam. The good news is, **“JUDGE SHANAHAN'S DIRECTION ORDER NEEDED TO CONSIDER THE OBVIOUS”**



Q 10/ How could de Jersey then hide (Cw15) Supreme Court Margaret White's CBA discovery order?

A 10/ To gain disclosure as to why the CBA via Grahame Ledwidge paid me as one victim only, \$25,000, and not pay any other CBA victims. Thus automatically defrauding the ATO. Our case will be solved by studying the 14 Judges transcripts and the money trail. **THERE ARE NO SHORTCUTS!** This is identified as self entrapment; there has been no senate, CBA, QDPP, QPS,

CMC, LSC and PESC due process by law, but we do have proof beyond doubt that de Jersey has broken the due process and in so doing the ATO have been defrauded an estimated \$460,311. This confirms ex-Premier Beattie's cabinet solution down to engage the QPS forensic expert Prof. Michele Pathè, who gave this detailed Supreme Court discovery, in brief **“You will not get justice!”** After some thought, she added **“They don't want you to win.”** They, being identified solely as Grahame Ledwidge, who was denied legal representation to explain his **DEFENCE** by his Snr. Credit Manager, Chris Watts in the **OFFICIAL CBA MEDIATION**. Watts only involvement was, **TO NOT BE THERE** and act as an advisor by telephone conference only. This CBA mediation scam was well organised weeks ahead. This CBA scam was exposed by the official CBA Manager and witness who came forward as a **'whistleblower'**, but confirmed as a **'whistleblower'**, he was transferred to another section of the bank. This is a classic case of Grahame Ledwidge blaming the bank customer, for not one, but a chain of mistakes that has proven self entrapment, and like a real CIB bloodhound, we will not fail to see justice done for all bank victims.

Q 11/ Why did this case warrant a panel of 3 Judges to disbar our ex-QDPP Barrister, Davida Ellen Williams, for life and accept a plea-bargaining scam to eventually go to prison for attempting to rip off 6 banks for \$1.3m, when her major crime is part of a billion dollar Crown identified Phoenix Company liquidation scam?



(Cw16)



(Cw17)



(Cw18)

A 11/ The answer is obvious, Davida was engaged as a trained QDPP Prosecution expert, who with the assistance of trickery and deceit was able to trick and deceive the Justice Minister Rod Welford, (Cw16) who formally apologised, resigned and gave this case to Police Minister Judy Spence. Hence the question again; what was the role of the key panel of 3 Judges; (Cw17) Chesterman and (Cw18) McPherson's roles as the QLS law reform will confirm, was to check **THE DUE PROCESS OF THE THEN CHIEF JUSTICE PAUL DE JERSEY**, to prove beyond doubt that all matters pertaining to the de-registration of Davida Ellen Williams are mediated to gain discovery and disclosure, so all criminal charges can be laid to satisfy the QPS forensic expert Prof. Pathè. Pathè has identified the problem; that the Queensland Police Force members are not qualified as legal counsel and most work in the area known as customer relations as the crime prevention policy.

This is part of the Australian adapted USA crime control correction policy. They are not qualified to give legal advice but most Police Stations make available the ACCC Little Black Book of Scams, refer Page 16 as Australia's most common scam as identified as Exhibit 1&2. This is in support of my Mother who passed away on Oct. 8th 2014. Mum spent the last 15yrs of her life worried by Rob Wilson, backed up by bikie and intimidation tactics. They used the shareholder home mortgage loan scam, **IF SHE DID NOT PAY THESE VEXATIOUS INVOICES, SHE WOULD LOSE HER HOME.**

Q 12/ Grahame Ledwidge via JF & Pike, Engineers, report initially gave some sound advice (i) to replace Rob Wilson's Project Engineer who was approving extras at up to 300% over cost; known in the industry as a self funded crime to run this Phoenix Company liquidation scam. (ii) Graham suggested we followed legal advice.

A 12/ Our last Solicitor, Reg Klinedon, in brief, like the Justice Minister down believed he could trust Davida as our senior legal counsel. It became obvious that in overcharging the CBA proven extras at up to 300% over cost, the **PROJECT ENGINEER GREG HENWOOD, WAS PART OF THIS CRIME CARTEL.**



This was part of Davida's trickery and deception as (Cw19) our then Chief Judge of the District Court, Charles Brabazon, (Cw20) showed his confusion, as he had no idea **DAVIDA WAS A KNOWN CRIMINAL AT THE TIME** and his only court direction to Davida was "That's not the way to do it". In line with Magistrate Court Ian Austin's statement quote "I do not care what (anyone from) the Police Minister down has to say".

Hence the importance of Chesterman and McPherson to check the QLS facts of this case, where Davida was able to deceive our four levels of the due process of law starting from Civil Arbitration, the Magistrate Court Holland Park and Bne, the District Court Bne. and the Supreme Court. Confirmed by the Police Risk Management Dept. as a complete and utter stuff-up and

A COMPLETE BREAKDOWN OF THE DUE PROCESS OF LAW.

So the final

Q 13/. Given to me by the QPS forensic expert Prof. Pathè "What will it take for you to resolve this case"?

A 13/ (i) An obvious full CBA apology.

(ii) QLS law reform as above.

(iii) The CBA must settle based on the eight victims losses, estimated at the time at \$125,000 each.

(iv) Head Contractor Rob Wilson to be charged as the head scammer.

(v) Civil Engineer Brad Jones who ran the 'Site Solutions protection racket',

(vi) Greg Henwood as Project Engineer for overcharging up to 300% for extras.

(vii) Barrister Davida Ellen Williams for fraudulent representation to Badja Pty Ltd and our HEHS superfund.

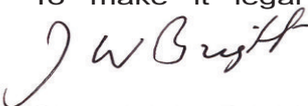
(viii) The unknown bikie thugs as employed by Rob Wilson.

(ix) Law reform on the Shareholder Home Mortgage Loan scam to stop intimidation and abuse of the elderly.

(x) As promised by the CBA, all our legal costs over the past 15yrs are paid for by the CBA.

(xi) We recommend an apology for the court Registrars frustration and depression from the ASIC, ACCC, QPS, QDPP, CBA and DVA down for not being accountable to the Crown in making the profits from crime available to the Treasury Department to help pay all victims of crime.

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

To make it legal

 Signed John Bright



CRIME PREVENTION IS THE SOLUTION

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