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Qld Governor Paul de Jersev 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.

FIGHTS CBA FROM THE **GRAVE**

John - Mam Could these Accounts IN the Name your Company Badja

16-06-2015

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. JOHN BRIGHT + Share holder This invoice came T/A BADJA PTYLITD as part of a

RE Value of pipes incorrectly deducted from tender Price \$34,502.00 Interest as per General Condition of Contract A.S. 2124 - 1992 Clause 42.9 **NUN-CHUCKER**

extortion demand completely stuffed up by both Det's

Total Omount Due at Au Kidd & Heath. The This amount has been oustanding from November and December 98 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.

Amount Outstanding from June 99 Six monthly Compounding interest at 18%

Amount outstanding From December 99 Six monthly Compounding interest at 18%

Amount Outstanding from June 2000 six monthly Composding interest at 18 %

NEWS 24

exposes liquidation scams.

'GOOGLE' - Phoenix Company -ATO proposed ASIC law reform. The Phoenix scam:- To rise from the ashes as fraudulent creditors hidden from

Qld panel of 3, now Gov/ex-Chief Justice de Jersey, Chesterman, & McPherson



\$34,502.00 3,060.00

\$37,560.00 3,380.40

\$40,940.04 3,684.60

\$44,624.64 1,338.33





TO SIT IN SILENCE & ALLOW ORGANISED CRIME TO FLOURISH







WITH **FAMILY** TRUST

Services supphie you for your ken Retirement African

C/J Carmody A/G D'ath WHY VOLUNTEER OUR SUPERFUND FOR A QLS CRIME PREVENTION \$10,000 TEST CASE?

a/ In support of the CIB holistic approach of patience and time, called 'natural justice' to let these scams run their natural course. Yes! Attention to both the Criminal Code/SAA R&R detail will solve this case. b/ Focus on Dr. Frank Walsh, Clinical Psychologist's support for the brave court Registrars frustration to gain closure. To yet another 14 QLS unsolved cases crying out for law reform. Walsh's standard quote "Being proven to be of sound mind, you have the ability within you to solve this case". YES WE CAN! Walsh adding, as 10yrs rolled by "It's only over when it's over and it's not over yet" c/ Hence, the smart honest QDPP Barrister (knowing the details of this case) advised, "To keep telling the truth until help comes". As the son of a WO1 in the RAAF, supported by uncles from Army Lt. Colonel Brian Feagan, Signals, Canberra, US Navy Commander Colin Bishop, etc, our joint families were trained to do our duty. As a result, help has come but only the first basic steps taking the past 15yrs to achieve this ABC reported billion dollar reward for the Crown. d/ Ex-Police Commissioner Atkinson arranged an apology for the QPS, breaking Criminal Code Sects. 200, 204, 205, 391 & 399 as a result (i) Justice Minister Rod Welford also apologised. (ii) Welford gave this case to Police Minister Judy Spence to resolve. (iii) Being tricked, cheated and deceived by Davida Williams, A CBA KNOWN CRIMINAL AT THE TIME, Welford resigned.



(iv) As photographed Spence requested that I volunteer a QPS budget (of \$1m) to solve this case. (v) Being trained by the AIS/AMA style to save lives, we like to think with our 500 trained healthcare outlets, we helped save 100,000 lives, we continue this proven process.

e/ As a HEHS superfund Director, also working in R&D in simulation as a proven prison reform consultant, our QPS forensic expert Prof. Dr. Michele Pathè will confirm the law. We are accountable to pay our 8 small business superfund victims an estimated \$125,000 each, as part of our CBA/Pitman's agreed modification to the faulty loan agreement, from our Badja Pty Ltd run 22 block subdivision on behalf of our superfund. Thus pay the ATO their estimated tax loss of \$460,311. Finally, reported thanks to the good work of the ABC/7:30 Report and 4 Corners ongoing support identified as the Phoenix Company liquidation scam, but better understood by the BCC Site Inspectors, Civil Engineers and Town Planners down as the 'Site Solutions protection racket'.

a/ It's a fact, we learn from our mistakes. HENCE BY LAW, MISTAKES ARE NOT A CRIME, THEY CAN BE A BENEFIT, JUST LEARN TO THINK IN REVERSE (best explained by the fact, do not trust the people you should trust the most, e.g. Det. Insp. Kidd, Mt Isa and Fraud Squad Det. Brett Heath). TRUST ONLY THE FACTS. IT IS STUPIDITY TO ATTEMPT TO COVER UP YOUR MISTAKES. This is a crime and each time you attempt to cover up these mistakes, adds to the victims reward. This is known as a smart law and surely we need smart laws. Known as the ACCC/Fair Trading Act.

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Now focus on our solution. Qld Police provide the ACCC/LBB of Scams free at your local Police Station, which has exposed our Exhibits 1&2 as Australia's most common small business scam, refer Pg16. b/ Now focus on the legal solution. The bikie thugs/extortion Solicitors, acting on our QLS law reform, not to periure themselves in court to defend a known criminal, must first defend the law or face a 5yr jail term. As a result of the QLS reform, Wilson's first 3 Solicitors notified our Solicitor Adam Sambrook of these proposed criminal acts. This makes this case a ground breaking crime prevention qls approved \$10,000 test CASE. c/ Our legal system with construction site rackets rely on four basic procedures. (i) Civil arbitration:run in Engineering House Bne. Barrister/Civil Engineer Ian Miller apologised that he was guided by Davida as senior counsel, but because of Davida's fraudulent behaviour, years were wasted in legal costs, starting at \$3,000 a day for the rent of the court room, where no solution was ever found. (ii) Our key MAGISTRATE COURT REGISTRARS PROOF comes from Case 422/2000-2 HP where we have proved CC Sect 391, but more important Wilson's periury was known by all legal counsel involved, but again due to Davida's cunning before dismissing Det. Kidd's case, Mag. Ian Austin made the statement after wasting 3yrs in court "I do not care what (anyone from) the Police Minister down has to say". As Police Minister in DEFENCE OF CRIME PREVENTION you must act on Spence's direction 'to use me as a Crown expert to solve this case'. (iii) In the District Court the Chief Judge Brabazon's only comment to Davida was "That's not the way to do it". After 18mths of preparation, Davida never ran our claim for damages, supported by the CBA/JF & Pike Engineers, Baseline Civil Engineers and our Accountant Tim Allen, as a lead up to a long list of 'whistleblowers' keen to see justice done and their SUPERFUNDS PROTECTED. It's reported in the media today, there has been a massive increase in property values over the past 20yrs. So much so that young people cannot afford to buy their first home. How is it possible that so many superfunds based on property development give such a poor return? YES, WE HAVE PROVED THE ABC MEDIA REPORTS THAT MUCH OF THE **PROFIT GOES TO ORGANISED CRIME.** Premier Newman promised a press release as provided by the Sunshine Coast Daily, refer Editor Bill Hoffman's article 14-06-2014. With the CBA paying out 300% for extras, this is known in the industry as a self funded crime to gain fraudulent liquidation. (iv) Supreme Court response:-Our first three Barristers, Barlow, Sweeney and McQuade's basic opinion "You will not beat the Commonwealth Bank", but on listening to the detail realised there was a lot more to this case that requires major law reform. Hence, the obvious solution is explained by standard Supreme Court procedures. A list of orders for (a) **MEDIATION** to gain (b) **DISCOVERY** to reach the Court of Appeal (c) to gain a **RULING** from Justice Muir, who asked the question in brief. 'Why did you self liquidate a 22 block subdivision for \$10,000?' The obvious answer, TO SPONSOR A QLS/CROWN \$10,000 CRIME PREVENTION TEST CASE. When Justice Muir was misled by Davida, Muir failed to understand our correction. This led to (d) Supreme Court ADMIN DIRECTION from Justice John Byrne, who was also tricked, cheated and deceived by Davida. (e) TO GAIN CLOSURE! Do you now understand as QLS law reform Judge Pat Shanahan has been the only Judge to read the transcripts for the 14 Judges on this case, why he ruled this case is the best case for law reform? As a known criminal to CBA Credit Manager Grahame Ledwidge, THE FAULT LAYS WITH THE QDPP INFLUENCED BY DAVIDA NOT TO SUPPORT THE CBA EQUALLY TO THE CBA CUSTOMERS. GL took advantage as Credit Manager in blackmailing Davida with a plea-bargaining scam to plead guilty for attempting to rip off 6 banks for \$1.3m provided she paid the money back. Despite a 3yr prison sentence, Davida was offered the option of no time served in prison, if she destroyed our case. Obviously, due to Davida's delaying tactics, several Magistrates and District Court Judges were also implicated. AGAIN EMPHASISING THE FACT OF THE **COURT REGISTRARS FRUSTRATION.** The Registrars have to be accountable for court timing, productivity and efficiency. How can we explain their frustration? As one Registrar reported "The law is not rocket science", to mean, the courts do not always hit the target and often fall short of THE (ATO) VICTIM'S **EXPECTATIONS**. d/ Moving forward, we need to set out this case for the Crown, Treasury Dept, ATO, ASIC, ACCC, DPP, Senate Bank Investigation, Queensland organised Crime Inquiry, CMC/CCC, LSC, PESC, Fraud Squad, CIB & CBA/CEO Ian Narev's promise to "PUT THINGS RIGHT" in paying \$25,000 to admit liability but not full blame. Hence, as standard procedure, the QPS were directed by the BCC Site Insp. Gary Kopp, who identified the key objective to this case 'SABOTAGE', to gain fraudulent liquidation. Supported by the QPS supplying the EPA Sect. 32 detail, how Wilson removed the protection barriers prior to heavy rain as photographed, to ensure the maximum amount of flood damage, to extend the completion of the project from 4 to 16mths.

3. a/ The need to give Davida's crime cartel team the credit that they may be criminals but are not fools, when they came to the law, they knew how to use **A FLAW IN THE LAW TO GAIN FRAUDULENT LIQUIDATION**. (i) Using our Navy input, compare a ship's captain at sea, **THE CAPTAIN IS THE LAW**. It's only when the captain returns to port he can be sued by the owner.

- (ii) Take note of Police Area Commander Supt. Steve Pettinger's direction, in knowing the CBA were advised by JF & Pike, that the Project Engineer was paying up to 300% over cost. Pettinger's statement was quote "This is a civil matter outside the control of the Police". SUBSEQUENTLY CLOSING THIS CASE FOR THE FIRST TIME. This put the onus on me, to pay both the superfund beneficiaries and ATO. As the ATO are quick to confirm, it's the public duty by law to pay taxes to the Crown. This ATO estimated tax loss of \$460,311 could only be paid on the completion of the project being sold and free of the extortion demands. Hence, the importance to discover the CBA direction to replace WILSON'S EMPLOYED ENGINEER, GREG **HENWOOD**, (on Wilson's terms and conditions) who was approving 300% for extras, as a result of Wilson's racketeering conditions. Baseline Civil Engineers 'damages report' were set out in a logical format; to complete the project at all cost, (regardless of any extras) then to lay criminal charges, if not you could go broke. WHAT HAPPENED WAS THE ATO AND SUPERFUND VICTIMS HAVE NOT BEEN PAID. b/ The need to explain by law the similarity between a ship's captain and the Head Contractor. When the ship's captain returns to port, he has a ship manifest that lists out all cargo that has to clear customs and follow the due process. If the manifest exposes stolen property the ship's captain has to be accountable. A classic example of kickbacks and bribes was a 40ft container of Scotch whisky that went missing. In the case of the Head Contractor, if you refer to STO Law, in acting for the plumber's court action to gain payment, the then Plumber Col Rosenlund came to me 6mths after the completion of the project and apologised for being tricked by Rob Wilson.
- a/ Most of the problems relating to this case can be laid at the path of the 3 senior Judges under the direction of the now Governor Paul de Jersey, in disallowing or bypassing the mediation and discovery orders. This is explained by Judge Shanahan as the act of abandonment. We therefore take the Defence Force approach to protect our mothers and wives from lowlife filth and scum. This scum, when they failed to gain \$4.4m profit in the 'Site Solutions protection racket' used a 'home mortgage loan scam' to try and steal my Mother's home. Therefore (i) our strategy was to follow the lead of General Patton's success in the western front, quote "No one has ever won by defence only, the need to attack, attack, attack". As proof, our Solicitor Reg Kliedon who worked under Davida's direction, at first I believe, like me, he was not aware Davida, acting as our senior legal counsel, was a criminal working for the CBA, but it soon became obvious. Therefore, Reg Kliedon in a confession to offer some form of conciliation said "\$10,000" is throwaway money in test cases of this kind. I will swear in court I did the best I could." To mean, Kliedon and his team in the main were responsible for setting out our damages claim (refer Article Clerk in court, known to me as David, who apologised for Kliedon's court abandonment of this case) against the Project Engineer Greg Henwood, but at no time has this detail ever been disclosed in our court system. b/ With poor health, realising that she would be struck off from the Bar and faced a prison term, Davida began to unravel. As Davida explained, when all else fails beg for the mercy of the court, but as her employer, she began to slowly confess more detail to me. Her key confession being, in brief 'that provided she kept her scams to around \$200,000, previously working in the Crown Prosecution office, that she would be given protection to a District Court level. With now 7 scams totalling \$1.5m, she underestimated the ability of the CIB to lay criminal charges in the Supreme Court. Davida confessed the Supreme Court would not offer protection and THIS WOULD BE HER DOWNFALL. Davida, in being blackmailed by the CBA, relied on ASIC Bne. not to fully investigate the money trail/money laundering, the kickbacks and bribes, and the money lost to the ATO. The good news is ASIC Perth ran a check and for a time there seemed some progress. Fortunately we listened intently and like many self funded retirees, we questioned why there is such a small return on superfunds. In our effort to support Supreme Court mediation and discovery, the Treasury Dept. Systems Management have given support to assist the ATO in whatever means possible, and obviously support any legal action, to lay criminal charges on racketeering and money laundering. Working in the television industry in creating television commercials for our healthcare and wellbeing product range, the solution has always been a marketing problem. We found the concept of **DO YOU WANT** MORE good health, fitness, good looks, longevity, relief from pain and weight loss, etc. worked on the marketing principle of being informative, educational, entertaining, where do you get the product from and giving something for free.
- 5. **THE SOLUTION COMES WITH SELF HELP**, sometimes referred to as **WE HELP YOU HELP YOURSELF**. With the ABC enlightenment, we contacted the Phoenix Company/ATO solution, full of excitement that the ATO had seen the light and again to our surprise, just like our begging to the ATO, ASIC, the Governor de Jersey, etc, to listen to our case and to help us smash organised crime, 3 times the girl answering the phone hung up. The first time I was told the line dropped out, but I explained, it's reported **YOU ARE INVESTIGATING LIQUIDATION SCAMS TO DEFRAUD THE GOVERNMENT**.

Eventually, with a 4th phone call, the girl's apparent supervisor answered the phone and I pleaded with him that I wish to expose organised crime that cost the Government billions of dollars. To my shock and dismay I was told 'but you are not on the ASIC list of liquidation scams'. After 15yrs what do we have to do to get on the ASIC list to help solve the Crown's problems?

- 6. What better solution is there than simple logic, basic mathematics, to work backwards to gain the standard forensic crime prevention result. This can only be achieved by networking with the best criminal minds of the Crown, working with the totally abandoned victims of crime. Where our exhibits rely on the ACCC/Fair Trading Act staff officer when asked what to do said in the background, tell him to 'F*** off!' If you study basic forensic style crime prevention, it's based on the knowledge that you know what is going to happen before it happens. As an example; as a 15yr old in the top 10% on the rifle range as an Army Cadet, I gave up my rifle to mix with the nerds and play chess and learnt from them the strategy to plan 5 moves ahead. Once your opponent falls for your trap, the game is over/checkmate.
- 7. Consider, it is said some union employees use standover and extortion tactics that cost the ATO billions of dollars each year. Even if that was true, and they were given a case of Scotch as a kickback, who controls or organises the network? A smart Doctor said to me, "It sounds like you are up against a crime cartel".
- 8. The CIB listened to Rob Wilson, hence the involvement of 8 local Police Stations. The CIB believed Wilson, that the subcontractors were not being paid, and I was accosted by Detectives who were convinced that I was the problem, but at no time ever studied the CBA money trail and facts. This was so-called hearsay evidence. The CBA proved that Wilson was receiving his payments, again at up to 300% over cost. John Koek from Baseline Civil Engineers explained quote "That most times I visited the project; no one was on the worksite". The result, instead of further confrontation, work progressed slowly from 4 to 16mths. Therefore, Wilson was allowed **TO CONTROL THE PHOENIX COMPANY SCAM**.
- 9. The literal meaning of fraud is to trick, cheat or deceive. Supreme Court Justice John Byrne warned me that I would receive a 5yr jail term if I am not telling the truth. The fact that I am sane and I am continuing to tell the truth is upsetting a lot of people whose job it is to be accountable by law not to defraud the Government. Therefore, you must know your enemy starting from the top (i) Rob Wilson the Head Contractor. (ii) Davida Ellen Williams as senior legal counsel. (iii) Brad Jones Civil Engineer trading as Site Solutions who was paid the initial \$30,000 protection payment. Working in natural medicine the look on Brad Jones face in collecting \$30,000 as his first protection payment was unbelievable. He almost jumped up into the air with excitement, and rushed over to Wilson to tell him of his racketeering success. With the depression of breast cancer and divorce, and the pressure of running up to 5 businesses at the one time, I was broken. Like most people that suffer extortion, the promise to gain completion of our 22 block subdivision gave me the motivation to pay this initial payment, in the belief Wilson would stop bashing on my door. In reality, this led to my new partner, a nurse, running a failed suicide attempt and finishing up in a mental ward.
- 10. a/ Today, Paedophiles and fraudsters are the most hated criminals in prison. Like alcoholics and drug addicts they are addicted to the thrill and the most difficult to rehabilitate. Once Davida entered her life of crime as part of a crime cartel, she was trapped. Hence, Davida's 6mth prison sentence was in the hope it would break her crime cycle. b/ I remind you how our self funded US inquiry into organised crime found the solution. The court Bailiff explained, with a lifetime spent in the service of the law, that out of the past 75 cases he handled, 74 settled out of court WITH A PLEA-BARGAIN SCAM. Most defendants will admit to a lesser crime, backup crime or substitute crime. Again, the scam to trick, cheat and deceive the Government. c/ Hence the QPS report "We need hard headed business persons like you who never give up". As Chris Watts, Grahame Ledwidge's boss put it, in trying to correct GL's long list of mistakes "You have a big thing about teamwork". With the help and experience of grey power we look at life differently, as our days are numbered. Considering the billions of dollars that can be saved by accepting our volunteered help, I beg you put us on the Phoenix Company ASIC list and don't treat these investigations as another cover-up, like ALLOWING A KNOWN CRIMINAL TO ACT AS SENIOR COUNSEL IN COURT TO STEAL OUR SUPERFUND AND DESTROY OUR QUALITY OF LIFE.

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

To make it legal

) W B ryth

Signed John Bright

CRIME PREVENTION IS THE SOLUTION

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