

QPS Comm. Stewart's ABC Q & A simulation solution:-

Q 54/ "IS RACKETEERING THE WAY BUSINESS IS DONE?!"

A 54/ Yes! Armed with Premier Newman's/Welfare Minister Terry White's resolve. Refer

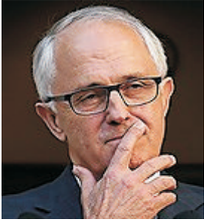
Q 55/ WHY SUPPORT FREEDOM OF THE PRESS?

A 55/ By QDPP Prosecution Barrister's act of intelligence to listen, then quote:-

"KEEP TELLING THE TRUTH UNTIL HELP COMES". We were told of this crime 'Prior to completion', creating criminal entrapment, but the QPS ignored us so we used this **'QLS action plan'** / to first defend the law via:- Treasury Sys. Management / ATO R&D / science reform by:-

Prime Ministers Turnbull / Howard's 'Iron clad mathematics':-

Turnbull



Howard



Pathè



Shanahan



Newman



Beattie



Thanks to Prof. Pathè's forensic support for Judge Shanahan's direct Community Cabinet step by step solution TO OUR CHEATED HEHS SUPERFUND TEAM:-

We used this **LEMON (Law, Engineering, Mathematics ON) MODEL REFORM!**

This hidden due process by the BCC Site Insp. Gary Kopp's QPS Wynnum EPA Sect. 32 sabotage by flooding detail for this Community Cabinet QPS requested \$1m volunteered ATO budget:-

Prime Minister Malcolm Turnbull & Premier's Beattie to Palaszczuk, Treasury Meg Quinn, Gen. Manager Fin. Sys. & Ser. Div. for the ATO solution. Why ASIC reform to superfunds? Paul Collins (paul.collins@asic.gov.au) Comm. of Taxation Chris Jordan, Deputy Comm. Super Alison Lendon, forensic Prof. Pathè, Lauchs & Goldsworthy Dr. Hudson-Jessop, Mum's Dr. M Johnson. Case Officers Saunders, Boyle & Rigby 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

YIA BADJA PTY LTD

Value of pipe incorrectly deducted from tender Price	\$54,502.00
Interest at 10% General Conditions of Contract A.S. 2124 - 1992 Clause 42.9	3,060.00
Amount Outstanding from November 98	\$34,502.00
Site monthly Compounding Interest at 18%	3,980.40
Amount Outstanding from June 99	\$37,560.00
Site monthly Compounding Interest at 18%	3,980.40
Amount Outstanding from December 99	\$40,940.04
Site monthly Compounding Interest at 18%	3,980.40
Amount Outstanding from June 2000	\$44,624.64
Site monthly Compounding Interest at 18%	3,338.33
Total Ongoing Due at August 2000	\$47,962.97

This amount has been outstanding from November and December 98

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.

(i) **TO LAY CRIMINAL CHARGES!**
As our CBA Greg Henwood replacement Project Engineer John Koek said "If not you could go broke" (*fighting the low life filth that stole our joint superfund profit*).

(ii) To smash this now ABC confirmed billion dollar town planning / Site Solutions Protection Racket, aka by Google as the **PHOENIX COMPANY LIQUIDATION RACKET FOR BROWN PAPER BAG PAYMENTS WITH THIS ATO MONEY TRAIL PROOF! YES!**

THIS ATO \$460,311 LOSS IS A CRIME!

(iii) Where the USA, FBI, SEC report billions of dollars are held in offshore banks for mafia and organised crime. Aus. Senate proof the banks, mafia and organised crime **DO NOT PAY THEIR TAX TO THE ATO.**

(iv) Comm. Stewart knowing 10% of BCC town planning projects are set aside for **KICKBACKS AND BRIBES.*****
Newman's / BCC / QPS / QLS proof:-

Qld Governor Paul de Jersey for the 14 Judges that struck off ex-QDPP Bar. Davida Williams. QPS Solicitor Kate Bradley, for Qld Police Union & Prosecution. Financial Ombudsman Services. Sandi Toomeh 1800 507281 openadvicereview@cba.com.au CBA Case No / ref 8030401601 QC Walter Sofronoff 07 3221-7823

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 13/7/02
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



Russ Hinze, the Minister for Everything and the advantage of the CIB direction of patience and time **TO SOLVE THIS CRIME.** (Using natural and holistic testing methods.)

Premier Joe Bjelkie-Peterson

Then well respected and trusted ex-QLD Premier Joe Bjelkie-Peterson was offered \$20million as a bribe, held in a Hong Kong bank, by a South Korean Developer for Joe to convince then Lord Mayor Newman and Terry White, then leader of the Qld Liberal Party, to gain approval of the world's tallest 100 story building to be built in Brisbane.



Qld. Liberal Leader and Minister for Welfare, Terry White for future wellbeing refer current AMA style reports for contentment. No 1 is financial security. (To protect all superfunds.)

The main stumbling block was to gain EPA (now EHPA) approval. Remember: the QPS personally gave me a copy of the EPA Sect. 32 Act, to be used in court as Crown evidence to confirm and expose then Chief Justice Paul de Jersey / Chesterman / McPherson's (especially chosen 3 Judge panel by law, to disclose all criminal acts by our now confirmed ex-QDPP MOB Barrister / felon, best known as Davida Ellen Williams) ignorance of this sabotage by flooding detail (in line with the worldwide media reported Qld Government agencies poor handling of Brisbane flood damage and the urgent need for this EPA / BCC / SAA style prevention model). (v) **TO PROTECT ALL SUPERFUNDS AND MORE.***** Therefore under this lemon model, the QLS via Judge Shanahan and the QPS independent Asst. Comm. 'whistleblower', after double checking Asst. Comm. Doonan's acknowledged 'Police Risk Management' mistakes, directed to use the smart 'Judicial Review Act'. The court Registrars acted on the Supreme Court ordered mediation and discovery and were frustrated with the 14 Judges on this case inability to solve this USA identified scam or illusion. The illusion was known as a QDPP plea-bargain scam. Davida's plea-bargain scam was to plead guilty as a self confessed forger, fraudster and investment scammer, now felon to try to cheat 6 banks for \$1.3m as a lesser crime and diversion to hide this obvious **PHOENIX COMPANY LIQUIDATION RACKET**. Therefore, former Justice Minister Rod Welford apologised to me direct, gave this case to Police Minister Judy Spence to resolve as per the attached photo and then resigned as Justice Minister.



(vi) Under QPS Comm. Atkinson's direction Asst. Comm. Pat Doonan then apologised for his Police Risk Management team, who broke Criminal Code Sect. 200, 204-5, 391 & 399 and then resigned.

Q 56/ Why follow this lemon model due process BCC / SAA / QLS correction?

A56/ a/ **TO ENSURE THERE IS NO DOUBT IN YOUR MIND THAT CRIMINAL CHARGES MUST BE LAID!***** To ensure Judge Shanahan was correct in his judgement that this is the best case for law reform out of the 14 test cases he was given by the QLS to resolve, thus gaining Police Comm. Atkinson's support to gain a full apology, but he stopped short of laying formal criminal charges, as Atkinson put it "Due to Doonan's previous excellent Police record". (This proves the QPS testing procedures were inadequate and still are.) Judge Shanahan enforcing the fact that Area Com. Steve Pettinger's original excuse was, quote "This is a civil matter outside the control of the QPS". b/ By law:- no-one knows the crime better than the victim. ASIC Perth acted on the failed ASIC / CBA collusion / cover-up after confirming our superfund profit was stolen, they asked the obvious question "But who stole your money?" We need to explain the ABC confirmed Phoenix Company detail. Eight victims / families never received one cent of their HEHS superfund benefits as promised, except of course for (i) the CBA payment to me of \$25,000 to admit liability for a 'deed of compromise'. (ii) Due to the 'deed of compromise' we paid Tim Allen \$10,000 for his 'damage report' to prove without doubt CBA guilt. (iii) Organised crime through the services of Brad Jones, trading as 'Site Solutions', was paid his initial \$30,000 protection payment. This was then backed up by a payment of \$255,000 for extras paid at up to 300% over cost to cover the Head Contractor / scammer, Rob Wilson's legal costs, known as a self funded crime to prove this 'Site Solutions protection racket' / Phoenix Company Liquidation Racket is real. c/ **WE KEPT OUR PROMISE TO ALL SUPERFUND VICTIMS THAT THE RITE ACT WILL OFFER IRON CLAD MATHEMATIC STYLE CROWN PROTECTION IF THIS LEMON DUE PROCESS TESTING MODEL IS INTRODUCED INTO AUSTRALIAN LAW.** d/ Now finally ASIC via Paul Collins has asked for more detail, so please assist where possible to explain this detail. Then Chief of Staff Supt. Peter Martin was given this case by Comm. Atkinson to resolve, but was directed by Doonan via Criminal Code Sect. 200 & 204-5 to illegally close this case, mainly to hide the court detail involving Criminal Code Sect 391 & 399. Doonan's quote "As Asst. Comm. I overrule Martin as then Chief of Staff". After our group had been fraudulently charged four times by Police Risk Management and being locked up in a mental ward for 16 days, after 4 times having to prove I was of sound mind, after my then partner, a nurse, failed her suicide attempts caused by Wilson's repeated extortion and nun-chucker style demands, I was then told by Prof. Pathè, quote "You will not get justice / because they do not want you to win". These extortion demands were then extended to my Mother, who from 80 to 95yrs of age was threatened by Wilson if she did not pay these demands as a mortgage condition she would lose her home.

Q 57/ Who are these people who do not want the Crown to collect this BCC / SAA / QLS / ATO identified \$460,311 tax loss?

A57/ Ken Barlow QC



fear

Jeremy Sweeney Barrister



complacency

Paul McQuade QC



caveat scam claim to fame

W Sofronoff QC



CBA mediation opinion to meet somewhere in the middle.

Davida Williams ex-QDPP Barrister



Davida, known felon to CBA Credit Manager and 6 banks prior to acting for us as the Barrister from HELL who ran this Phoenix Company Liquidation Racket.

a/ As proof of QC Ken Barlow's fear of 'ORGANISED CRIME'S USE OF THE CBA' having worked for me previously and won, ask Ken why, with a white face he ordered me out of his Chambers with a direction to never come into his Chambers again? Why would Ken knock back ongoing business:- **TO SMASH ORGANISED CRIME?** I put it to you; Prof. Pathè's team believed the in-home bikie style nun-chucker attack with an ACCC LBB extortion demand as Exhibits 1,2&3 and Det. Kidd's fraudulent theft charge cover-up is real. (TBC) b/ Sweeney's complacency was controlled and confirmed by poor QPS investigation procedures. (TBC) c/ McQuade gave his opinion as we walked on the way to court "You will not beat the Commonwealth Bank". Inferring like any rape or domestic violence victim learns, we need to be more assertive, diligent and proactive. The only legal way to do this was to gain Justice Ken MacKenzie's mediation order.

(SADLY OVERRULED BY, NOW GOVERNOR DE JERSEY MISLED BY THIS CRIME CARTEL.)

The good news being, we know we have proved guilty by the Head Contractor / scammer Rob Wilson by multiple court perjury and his legal counsel and the CBA were corrupt **and were able to escape detection**. This is best understood by studying the international law and the need for the USA/ RICO Act reform to be more specific to simulate the AL Capone success with the Racketeering Influenced Tax Evasion Act (*RITE Act*). Thanks to McQuade's simulation court transcripts. First you need to understand the Healthequip / Minister for Welfare style solution. You need to understand the mind of a healthcare worker, who on a daily basis is trained to save lives. **WE ARE NOT LIKE BANKERS, HELL BENT ON PROFIT AT ANY COST**. You need to hear the simple words in saving a person's life to say **'THANK YOU'**. By using the **'teach the teacher'** principle via the AMA, Pharmacy Guild, prison reform / Defence Force / life saving / AIS consultancy basis, running annual seminars and trade delegations, etc, we like to think we helped save 100,000 lives. So focus on this ATO correction:- You have to understand the standard BCC / local government procedure, to be able to sell a subdivision or construction site project. Initiated by then Lord Mayor Campbell Newman and supported today by Lord Mayor Quirk taking advantage of Newman's first steps to law reform for the obvious good reason (i) town planning is a billion dollar industry. (ii) The brown paper bag bribe and tax evasion is well known throughout the world as a standard BCC / SAA style racketeering procedure. (iii) In Australia the term fraud is overused; for criminals to succeed the fraud needs to be supported by violence, intimidation, standover tactics **resulting in fear of death**, if you stand up to organised crime. (iv) As proof, living with a baseball bat next to my bed, with security and a guard dog in my front yard, as a QPS recommended solution; is not the solution to QPS proven worksite intimidation and bullying by known criminals. Again: referred to as a civil matter outside the control of the QPS. (v) This is a continuation of what was referred to as the **'Police joke'**. (vi) The CBA Senior Credit Manager Chris Watts, accountable for Grahame Ledwidge's mistakes as his boss, explained **"This is a bank circus I do not wish to be part of"**. His proof of the circus was provided by the fact that he acted by telephone conference only and in fixing the fraudulent bank loan agreement to make it legal he is guilty by entrapment. We have our Accountant Tim Allen's **'damage report'** and the bank's witness to mediation as a Snr. Manager came forward to give bank customer **'whistleblower'** protection, but there is more. Therein lays the problem. As James Pitman put it **"You must find someone in the bank to listen to your story and only then justice will be done"**. Time after time we have been promised a bank Senate investigation and we are still waiting. (vii) The need to focus on Wilson's legal counsel who gave us all the relevant details to our Solicitor. In brief, Wilson had to sabotage both the project and court procedure to become creditors, to sell off the project to pay the kickbacks and bribes, to hide the Crown evidence to prevent this QLS law reform. (viii) With a CBA approved fire sale agreement by James Pitman, by reducing the sale price from the valuation price on completion from \$200,000 a block to a low \$75,000 a block. I said to Wilson **"All blocks have been sold"**. Thanks to the due process of Exhibits 1,2&3 McQuade had proved to yet another Judge, making now 15 Judges involved in this case. Wilson's Solicitor's caveat to prevent the sale of our subdivision was yet another scam. This is proof by Judge Shanahan **THAT THE COURT TRANSCRIPTS CAN SOLVE THIS CASE**. All ASIC investigator Paul Collins has to do is to confirm Paul McQuade's proof that Wilson's caveats were ACCC LBB of Scams. This Supreme Court example must be used to create the RITE Act solution to be used by the QPS and/or the AFP to lay criminal charges, to smash low life filth who continue to steal the profits from superfunds. You must understand Exhibits 1,2&3 have been tested in court and Davida has been proved to be guilty as a MOB Barrister who ran this Phoenix Company protection racket. (ix) QC Sofronoff's opinion was for the CBA to meet somewhere in the middle, referred to as bank accountability, to smash well organised crime. This evidence is for the QPS, CCC, LSC, ACCC, ASIC, APRA, QDPP & DPP to prove this Crown case beyond doubt to lay Turnbull's / Howard's iron clad scientifically proved criminal charges. PESC Asst. Comm. Peter Martin has ignored Supreme Court Ken MacKenzie's mediation order progress. With the support of Judge Pat Shanahan of the QLS for law reform, we met with the Magistrate Court Registrars who cannot give legal direction, but were aware of Davida's vexatious activities. They advised me to study the Vexatious Litigants, Fair Trading and CMC / CCC Acts **TO PROVE DAVIDA'S GUILT**. Justice MacKenzie advised me that on an early morning walk with Chief Justice Paul de Jersey, he was to ignore his mediation order. This illegal cancelling was confirmed by a reliable witness who attended the meeting between MacKenzie and myself. Therefore, there must be doubt in your mind. Hence under Prime Minister Turnbull and Howard a chain of Premiers, Federal and State Attorney Generals and this Federal bank Senate investigation down must finally act on the evidence to solve Prof. Pathè's findings (*refer Criminal Code Sect. 391 & 399 with a maximum 14yr gaol term as the penalty for this crime*) creating the Supreme Court riddle **"How do you gain justice?"** When the crimes can cover as they did in our case - **mortgage lenders confirmed mistakes, complacency, ignorance, intent to defraud or to run this now exposed BCC testing confirmed 'Site Solutions protection racket', money laundering Phoenix Company Liquidation Racket or Racketeering Influenced Tax Evasion Act** (x) Prof. Pathè as a forensic expert acknowledging a crime has been committed asked the standard question **"What will it take to satisfy you?"** Acting on behalf of our HEHS superfund beneficiaries as a superfund Director, I was warned at the time by the ATO that we faced a tax payment, **ESTIMATED ON THE SUCCESSFUL CRIME FREE SALE OF OUR 22 BLOCK SUBDIVISION AT \$460,311**.

Q 58/ Why use simulation to solve this crime?

A 58/ **BECAUSE SIMULATION IS A STANDARD TESTING PROCEDURE THAT WORKS**. For example; 500yrs ago we thought the world was flat. It took Christopher Columbus to sail around the world to complete the circuit to prove the world was round. Proof that either the AFP or QPS require a crime circuit, but they will not act alone against well organised crime.

Graham Quirk
Lord Mayor



Andrew Colvin
AFP Comm.



Ian Stewart
QPS Comm.



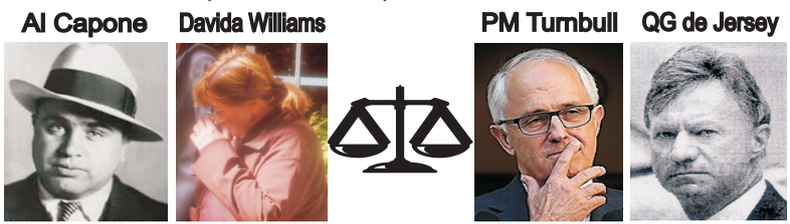
They require a sponsor as senior media management have advised, quote **“To burst the bubble and create a feeding frenzy”**. This will come from I) Prime Minister Turnbull via iron clad mathematics. (ii) Premier Palaszczuk to back up former Premier Beattie's solution. (iii) Approved by Treasury Gen. Manager Meg Quinn, Financial Systems and Services Division for the ATO solution. (iv) Federal Attorney General to back up tax fraud. (v) Queensland Attorney General to back up Rod Welford's apology. (vi) The ATO direction to gool tax cheats. (vii) The involvement of key QPS Asst. Comm. of Police **'whistleblowers'** via the Police Prosecution Dept. and Police Union crime reports solution in brief, that if Belmont had its own Police Station perhaps based at Chandler Admin, they would have coordinated this crime and solved this case 15yrs ago. (viii) Lord Mayor Quirk completes Newman's promise to expose racketeering on worksites as a major part of fighting well organised crime. (ix) With the aid of the ACCC, APRA, CCC, bank and financial ombudsman down, Paul Collins for ASIC is able to meet face to face with real victims of crime, where we are prepared to travel to any part of Australia to initiate criminal charges being laid. (x) To support CBA / CEO Ian Narev's promise to the Senate bank investigation to make things right by law, to instruct our now Qld. Governor Paul deJersey to confirm his **'due process'** mistake, a) to cancel Ken MacKenzie's Supreme Court mediation order. b) To correct Court of Appeal Justice Muir's unanswered question in brief. Why run a QLS action plan as a multiple \$10,000 test case model? To gain fraudulent liquidation to prove guilt. Again, a standard testing procedure, commonly referred to as a **'stress test'**. c) Why must Margaret White's CBA question be answered?

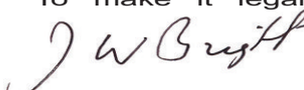
Exhibit 3:- for QPS ordered Judicial Review Act where Justice Margaret White ignored:-

								
de Jersey cancelled MacKenzie's mediation order & ATO correction due to his Phoenix Co. IGNORANCE!	Justice Muir, (as Court of Appeal) must follow QLS due process. To answer his key transcript question:- “Why self liquidate a subdivision over an obvious Phoenix Co. \$10,000 model TEST CASE?”	(i) CBA confirmed liability. (ii) CBA contempt of court to give discovery why the CBA paid Badja Pty Ltd \$25,000 to admit liability?	Comm. Peter Martin was personally given this case to resolve a profit to crime via fraud squad Det. Heath with a \$460,311 ATO loss. Thanks to the CIB driven natural justice for patience and time, there is no time limit on CBA confessed liability to abuse of their elderly bank customers by	Byrne (court admin) advised how to fix fraudulent CBA invoices. PESCAsst.	Chesterman & McPherson both sat in silence. QLS / QPS proof the act of abandonment is fraud or ignorance of the RICO Act is no defence by law.			
CBA ENFORCED MISTAKES.								

Why did the CBA pay me \$25,000? Credit Manager Grahame Ledwidge's written reply was **“The bank does not give disclosure to bank business”**. By law, any such statement would be ruled as contempt of court as Justice Byrne warned **“If you are not telling the truth you face a 5yr gaol term”**. Negotiations over the past 15yrs with the Commonwealth Bank are best summed up by the ongoing statement, quote **“When your Mother sold her home”** and with excuses because with the thousands of claims there will be delays in processing our claim. At no time have we ever received any meaningful discussions to confirm de Groots Lawyers legal direction to use a family trust for the cost of thousands of dollars to protect her home from Wilson from using Exhibits 1,2&3. Best understood as a Shareholder Home Mortgage Loan Scam, as part of what only can be described as the Commonwealth Bank's mismanagement of her account between the ages of 80 to 95yrs of age. This is referred to by the Public Trust for Queensland and Australian Pensioners' and Superannuants League protection, as Abuse of the Elderly. (Available free at your local Police Station) Mum is our best example of a group of superfund victims who were cheated out of superfund benefits. As the wife of an RAAF WO1 who volunteered for active service in WWII she has not received justice. My Dad led by example, the night WWII broke out, my Dad was flying over Moreton Bay in a Beaufort Bomber looking for German submarines. Dr. Frank Walsh, Clinical Psychologist advised me, **“You were drilled to follow orders”**. **IT'S MY DUTY TO SEE MY SUPERFUND BENEFICIARIES COMPENSATED BY CREATING THIS RACKETEERING INFLUENCED TAX EVASION ACT, SO WE CAN ALL LIVE IN PEACE WITH ATO IRON CLAD LAW REFORM.**

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.



To make it legal

 Signed John Bright

CRIME PREVENTION IS THE SOLUTION
TO PREVENT PHOENIX COMPANY LIQUIDATION RACKETS

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