

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 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 shareholder liquidation scam to gain a \$4.4m return by planned liquidation to become creditors of our 22 block subdivision.

JOHN BRIGGIE & SHARAHODAN
10 Day Swamp Road
Bullecourt.

TIA BADJA PTY LTD

RE Value of pipe incorrectly deducted from tender Price \$54,000.00
Interest at per General Condition of Contract A.S. 2124 - 1992
Clause 42.9

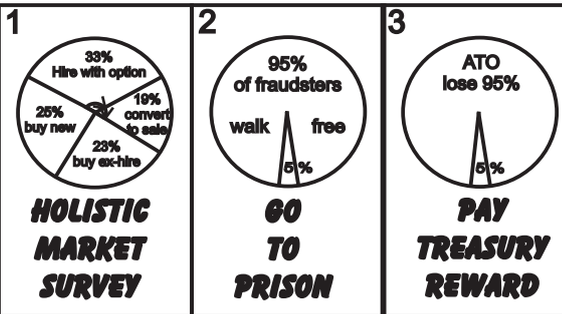
Amount Outstanding from November 98	\$54,000.00
Six monthly Compounding interest at 18%	3,060.00
Amount Outstanding from June 99	\$57,560.00
Six monthly Compounding interest at 18%	3,380.40
Amount Outstanding from December 99	\$60,940.04
Six monthly Compounding interest at 18%	3,184.60
Amount Outstanding from June 2000	\$64,054.64
Six monthly Compounding interest at 18%	1,378.33
Total Amount Due at August 2000	\$65,432.97

This amount has been outstanding from November and December 98

HOW VICTIMS UPGRADE ATO

VIA TREASURY SYSTEMS MANAGEMENT

QPS/QLS forensic expert Prof. Pathè & Clyncial Psych. Dr Walsh endorse



HIGH COURT JUDGE KIRBY

reported 'Rather than see one innocent person in prison 95% are given the benefit of the doubt', (so Judges can sleep nights). The hope with a warning the criminals will repent. Hence the statement **'LIFE IS NOT FAIR'.**

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.



FIGHTS CBA FROM THE GRAVE WITH FAMILY TRUST

Dear John - Mum, 13/7/00
Could you please pay these Accounts IN the Name of your Company Badja Pty For services supplied to you for your Retirement plan

HOW VICTIMS CREATE AN ATO LOSS FOR ATO UPGRADE

DAVIDA KEPT OUR MONEY AS PART OF 20 SCAMS AS HER MANY PROFITS FROM CRIME.

Dr. Walsh confirms "As the son of a WO1 in the RAAF/WWII you follow (QLS/Army Colonel Judge Pat Shanahan's) orders." Thus solve this QLS test case. Because:-

4. a/ This case tricked and deceived 14 Judges, starting from the top, ex-Chief Justice Paul de Jersey, who stood down our ex-QDPP MOB Barrister, Davida Ellen Williams from the Bar and enforced a totally separate prison term for a lesser crime. Davida tried to extort \$1.3m from 6 banks. This crime has nothing to do with this QLS/QPS/QDPP law reform test case; to lay separate criminal charges. Davida's role should have been to follow our Courier Mail advertisement, **TO WORK FOR US AS HONEST LEGAL COUNSEL.** It became apparent; **AS AN OPPORTUNIST**, she worked for Rob Wilson's crime cartel, as a trained Public Prosecution expert, to character assassinate her own clients (our HEHS superfund group), by trying to give us four criminal records so we could not be used as a Crown witness to retrieve the ATO/Treasury loss, estimated by the Tax Avoidance Team at \$460,311. These scams were exposed by the QLS Law Reform 'To first defend the law'. As a result, Wilson's Solicitors exposed the details to the 'Site Solutions protection racket'. Based on this evidence we immediately advised the local Police and were told, in brief, from Police Admin, Union & Prosecution Dept. down (i) we get death threats all the time but we just ignore them. (Refer 6 Police cars and Sgt's report of worksite 30t excavator attack) (ii) Police cannot lay criminal charges based on hearsay evidence, come back later after the event. After 15yrs of Police abandonment, we now have both the cause and the cure for the QPS failure, known as natural and holistic CIB justice to let the crime run its natural course, to record the details and then as the new Project Engineer, John Koek's official written report's confirmed 'You must finish your 22 block subdivision at all cost including the CBA/JF & Pike confirmed 300% for extras, then lay criminal charges. If not, you could go broke.' Refer Police Commissioner Bob Atkinson and Ian Stewart's reports. **WHY THE QPS FAILED TO SOLVE THIS CASE.** Refer No 9. This was due to the Commonwealth Banks 'big brother style' protection. They directed Davida to destroy the banks fraudulent subdivision loan agreement (from our files), on the QDPP plea-bargain condition **DAVIDA WOULD NOT SERVE A PRISON TERM** as part of her 3yr sentence. As a result, Justice Minister Rod Welford apologised, gave this case to Police Minister Spence to resolve and resigned. b/ Davida's cunning and fraud continued by using a now identified QDPP plea-bargain scam to automatically bypass the 14 Judges and by QPS abandonment. This was confirmed by another Asst. Comm. of Police for the PESC Peter Martin. **DUE TO THIS ILLEGAL PLEA-BARGAIN SCAM** the QPS never investigated this much larger scam/crime hidden from de Jersey down.

It is estimated \$1.25b is lost in the building and construction industry through rorts (*better understood as protection rackets*) each year in Queensland alone. c/ This has been confirmed by ex-Premier Newman's promised press release and support as set out by Editor Bill Hoffman for the Sunshine Coast daily 14-06-2014. As a result, Newman pushed to prevent bikie nun-chucker style '**Site Solutions protection rackets**'. d/ As proof, start with our first payment of \$30,000 to Brad Jones, a Civil Engineer, trading as Site Solutions (*Yes – out in the open for all to see. Better understood as Criminal Code Sect. 399. You have to look at all evidence to lay the obvious QPS criminal charges, for the Crown to get their money back and prevent these ongoing 'big brother style' CBA protection rackets.*) e/ You will also need to study our Accountant of 20yrs, Tim Allen's written damages report. Allen said, when he gave this report to the CIB, he was told in brief from both the CBA and CIB, quote **"If you want to trade as an Accountant KEEP YOUR MOUTH SHUT!"** Note, Allen did not fully understand the enormity of his damage report and the trouble it would cause him and the threat to his Daughter. He went into shock and panic as he was not used to having to face up to bikie style site protection rackets via the money trail loss. Refer No 5 for detail, in common with the ATO for \$460,311 due to the loss of profit on our 22 block subdivision.

5. Note; at least 20 scams have been hidden from the 14 Judges by Davida's abandonment. Allen's example in detail:- (i) Why did the trained Fraud Squad Det. Brett Heath ignore this identified independent Asst. Comm. of Police '**whistleblower**' for Grahame Ledwidge's direction, quote **"Rip up the sales contracts or I will close your account, apart from a small housing loan"** (*refer Chandler Trust for the HEHS superfund group*). (ii) As a result we ripped up only one sales contract for a \$10,000 payment to Tim Allen and left all other sales contracts intact. This supports the original \$10,000 EPA insurance scam, resulting in the need for a QLS/QPS/EHP test case. Yes! As GL said to me **"We never said you were a fool"**. Being warned of this racket, we made sure on each occasion that we made a move, we had a backup plan. Again, I remind you as a prison reform consultant; attention to detail will solve this case. Your job is to judge all the detail, to get to the truth, how the Treasury Dept. was cheated out of \$460,311. Best understood as self entrapment **USING THE ATO TESTING PROCEDURES AS PROOF.***** Premier Newman's motive to come down on organised crime. Prof. Pathè reported **"They (the criminals) do not want you to win (this QLS test case for law reform)"**.
6. a/ Note the fact:- The original CBA Loans Manager, James Pitman directed me to ignore the bank loan mistake and to just do as the bank loan agreement read; to sell our proposed subdivision land without title and deposit to the value of \$850,000 to gain approval for the loan. b/ Judge Shanahan explained GL should have said **"We will redraft the loan agreement, when you have signed the new contracts, then rip up the old contracts"**. Then Grahame Ledwidge said, quote **"You should have known what I meant"**. I did as GL ordered as I did not want GL to close our CBA account, as my then wife, Janice, had breast cancer and was living with the fear of death, where logic and common sense went out the window and our family of 4 fell apart. As proof, I never saw my Daughter for 14yrs. The good news however, we are now able to work with the Treasury Dept. Systems Management, **WHO UNDERSTAND THE NEED FOR A FOOLPROOF SYSTEM**, to support the ATO Tax Avoidance Team who offered help but were told, quote **"To stay out of it"**. To mean, we must smash this billion dollar protection racket industry. c/ Please note Prof. Pathè's involvement came about by networking in reverse. Our local Member, Speaker Fiona Simpson, aided Ministers Mark McArdle and Powell to understand and initiate this QPS investigation. In brief, to ensure that I am of sound mind to take on organised crime. **YES! THE DEATH THREATS ARE VERY REAL, THIS IS NOT A JOKE.***** Bikie extortion, standover tactics and building protection rackets are real. Yes! We have the Site Solution details to prove it via the ETU/Det. Tuddenham's direction, **"The Electrician could lay assault charges on Rob Wilson with four witnesses to the assault"**. At the time we thought this matter could be resolved without criminal charges being laid. **YES, I MADE A MISTAKE AND IGNORED TUDDENHAM'S ADVICE.** Refer STO Law who sued Wilson on behalf of the plumber/drainer. Wilson held back CBA funds in an attempt to gain liquidation. At the time, I trusted Davida, not knowing Davida was employed as a MOB Barrister **WORKING FOR SELF GREED AND SELF GAIN**. d/ GL's **TIMELINE** was a path of CBA customer destruction and disorder. We can quote over 20 examples but let's focus on the key four court procedures.
7. a/ **ARBITRATION** via Arbitrator Ian Miller, an experienced Civil Engineer with a law degree, who after 3yrs in renting out his rooms as Davida requested, at \$3,000 a day, learnt that Davida was a known criminal to 6 banks at that time. Davida was blackmailed by GL with the above plea-bargain to destroy our case of not only the '**Site Solutions protection racket**', but now the '**shareholder home mortgage loan scam**' as a backup scam. In brief,

Miller summed up by saying, quote **"I was guided by Davida as Snr. legal counsel"**. Rob Wilson's intent; to prevent completion of the project, to become creditors by planned liquidation, where Davida just bled us dry in the 4 key court models, working for the MOB. Remember, this Arbitration court cost \$3,000 a day, **PLUS LEGAL COSTS**. b/ **MULTIPLE CHARGES IN MAGISTRATE COURT HOLLAND PARK AND BNE**. To keep it brief: Case 422/2000-2 HP, is our key case with a MOB Barrister as our legal counsel. In frustration, with Davida's fraudulent behaviour, consider Magistrate Ian Austin's obvious quote after 3yrs of endless crap, **"I do not care what (anyone from) the Police Minister Judy Spence down has to say"**. Described by Psychiatrist Dr. Hudson-Jessop as quote **"Shit happens"**. After Wilson confessed to perjury **AND HIS LEGAL COUNSEL PANICKED**, Spence directed I volunteer this \$1m QPS requested budget to solve this case. c/ GL's boss Chris Watts in contempt and frustration gave the solution in more ways than one. He corrected GL's mistakes **AS BEST HE COULD**.*** But he also said, quote **"You have a big thing about teamwork"**. This was because my Dad, as an RAAF Paratroop Instructor said **"To jump with one only parachute, (again to save costs with short supplies) you make only one mistake"**. He drilled me **"Learn from other peoples mistakes"**. We have learnt a lot from these CBA mistakes. The most obvious CEO Ian Narev's promise **"To put things right"**. This is the basis of simulation, to test and pull the product apart, to find its faults and to build a better product. Not based on saving QPS time and money, as **ASST. COMM. PAT DOONAN'S FINAL EXCUSE** before he resigned, but to be guided by Dr. Walsh's direction, quote **"I cannot solve your legal problems. You have the power within you to solve this case"**. d/ **DISTRICT COURT**, via the key District Court Judge Charles Brabazon - this is when Davida's shit hit the fan. All Judge Brabazon said to Davida was quote **"That's not the way to do it"**. We charged the then Project Engineer Greg Henwood, based on the CBA, JF & Pike's valuation report to replace Henwood as he was approving extras up to 300% over cost.

Koek identified the 'dead end' sign as the classic example, but the QPS ignored this evidence as quote **"A civil matter outside the control of the Queensland Police"**. e/ Hence the change in names from the CJC, CMC to the CCC. This is proof of **CORRUPTION**, known as QDPP 'insider trading' or **LSC total abandonment**. How an ex-QDPP Barrister for the Crown where Davida confessed she was offered protection to a District Court level. (TBC) Davida did admit however, with 6 scams valued at \$1.3m she had no protection in the Supreme Court.



8. We now have 7 Supreme Court Judges; MacKenzie, Muir, White, Byrne, de Jersey, Chesterman and McPherson, so please consider former High Court Judge Kirby and other Judges admissions of how our legal system varies from the Treasury Systems Management policy, in line with this QLS Law Reform case.
9. I will put it in an R&D testing style procedure. Our healthcare proven marketing model was based on the belief in helping to save an initial 100,000 lives across Australia and beyond, as confirmed by the AMA and our sponsor, the Minister for Welfare, Terry White. As standard procedure, most Judges agree rather than see one honest person in prison (*and for the Judge to live with the nightmare that **THEY WILL BE BLAMED***), the criminal is given the benefit of the doubt. Justice Byrne's, Supreme Court Admin, explained the 3 step **WAIT AND SEE PROCEDURE**. (*There is no time limit on fraud and racketeering.*) So note; Comm. Bob Atkinson's statement to me after Doonan's confessed apology **"You're not broke, why don't you just live on what money you've got left (as part of a HEHS superfund victim's group loss) and retire on the Sunshine Coast?"** Atkinson was supported by then Asst. Comm. Ian Stewart's, quote **"Is not racketeering the way business is done?"**
10. So what does the above mean in Treasury Dept. System Management terms? When it comes to tax evasion, **THE AUSTRALIA GOVT. RECEIVES 5% OF THEIR JUST REWARD**. The need to focus on the ACCC Little Black Book of Scams, pg16 and the Public Curators exposed 'Abuse of the elderly'. Mum's case, aged between 80 to 95yrs of age in the belief she would lose her home due to the

SHAREHOLDER HOME MORTGAGE LOAN SCAM.

To make it legal

John Bright

Signed John Bright



TO GAIN JUSTICE FOR ALL.

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

CRIME PREVENTION IS THE SOLUTION

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