

ABC Q & A continued Q34/ QPS / QDPP / LSC / CMC / CCC 'JOKE' 1995 TO 2015!

Why should Court of Appeal / Justice John Muir on behalf of the 14 cheated Judges on this case correct his unanswered Criminal Code Sect. 399 style court transcript question?

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A34 a/ I liquidated Badja Pty Ltd over an obvious QLS \$10,000 model test case. The test case was agreed to by Coathups Insurance Brokers commercial decision in an effort to keep their ongoing insurance business to pay \$10,000 to expose this EPA Sect. 32 'Site Solution' sabotage scam. Proof came with the first protection payment of \$30,000 to Brad Jones, trading as 'Site Solutions', to help prevent completion of our 22 block subdivision by gaining fraudulent liquidation.

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, 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

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.

JOHN BRACKET + Shareholder
12/12/2000
Belmont

T/A BADJA PTY LTD

RE Value of goods incorrectly deducted from tender Price \$24,502.00
Interest at per General Condition of Contract A.S. 2124 - 1992
Clause 42.9

Amount Outstanding from November 98	\$24,502.00
Six monthly Compounding interest at 18%	3,060.00
Amount Outstanding from June 99	\$27,562.00
Six monthly Compounding interest at 18%	3,380.40
Amount outstanding from December 99	\$40,942.04
Six monthly Compounding interest at 18%	3,684.60
Amount Outstanding from June 2000	\$44,626.64
six monthly Compounding interest at 18 %	1,338.33
Total Amount Due at August 2000	\$45,964.97

The amount has been outstanding from November 1998 to December 98

WE WERE TOLD OF THE SCAM
by the Head Contractor, Rob Wilson's own legal counsel who then resigned:-
b/ The QPS advised the start of the 'JOKE'
"We cannot lay criminal charges based on hearsay evidence, as we get death threats all the time and we just ignore them".
The CIB Case Officer, Snr. Det. Sgt. Leigh Gowrie advised to use 'natural justice' to let this case run its natural course and patience and time will solve this case.
The ASIC solution is to lay criminal charges and help reform
THIS QLD STATE 'JOKE'
c/ It took 15yrs for the justice system 'JOKE' to check and reveal the 'whistleblower's' facts thanks to the ABC News revealing the Crown identified 'Site Solution' protection racket as a **PHOENIX COMPANY LIQUIDATION SCAM.**

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 openadvice@review@cba.com.au CBA Case No / ref 803040160

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 + Mum, 13/1/00
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

The scam; to rise from the ashes of Badja Pty Ltd, ACN 010 007 342, as fraudulent creditors to make an estimated \$4.4m to be used as kickbacks and bribes, making this quote **"THE QLS BEST (TECHNICAL SITE INSPECTION) CASE FOR LAW REFORM"**. d/ Reg Klinedon, our then new uptown legal counsel replaced Solicitor Adam Sambrook and said **"\$10,000 is throwaway money in test cases of this kind. I will swear in court I did the best I could."** When it came to District Court Judge Brabazon to claim damages from the Project Engineer, Greg Henwood, JF & Pike, the Civil Engineers for the CBA advised Henwood, who, employed by Rob Wilson, was approving extras at up to 300% over cost and not at the contract price of cost plus 5%.

This was confirmed by Baseline Civil Engineers damages example of the 'dead end sign'.



Hence the QPS '**JOKE**' continued by Area Commander Steve Pettinger's quote "**This is a civil matter outside the control of the QPS**" (QDPP/LSC/CMC/CCC '**JOKE**' down). Kledon did not appear; all Brabazon said to our MOB Barrister, Davida Ellen Williams, who did attend in his place, was "**That is not the way to do it**". e/ Davida abandoned us as part of her much larger Phoenix Company liquidation racket. As proof, check the list of damages reports held back from the 14 Judges on this case by Davida's fraudulent procedure. f/ JF & Pike, the banks engineers, directed the CBA to replace Henwood with a more senior and experienced engineer who would not give into Wilson's extortion demands. We therefore employed John Koek from Baseline Civil Engineers who put it to me, "**You must finish the subdivision at all cost, pay out all outstanding accounts, and then lay criminal charges. If not, you could finish up broke.**" We are now acting on the due process, to lay criminal charges. g/ We must finish our task to reform the international RICO Act to SAA/TGA standards and create the Racketeering Influenced Tax Evasion (RITE) Act. We have done all the hard work, now you can correct the federal budget. The Crown requires more detail for the Treasury Financial Systems and Services Division/ATO solution, to the ASIC Bne cover-up:- The CBA provided an incomplete and illegal loan agreement where the CBA has just admitted liability again by confirming they sacked the Loans Officer and CBA Relationship Manager, James Pitman. His duties were to show kindness to his customers and he did his best under the circumstances, but his boss Grahame Ledwidge, in paying \$25,000 admitted liability to one superfund victim only, but made a total mess of the CBA mediation procedure. As a result, to try and cover up his mistakes, confirmed by Judge Shanahan, he engaged Davida Ellen Williams knowing she was an ex-QDPP Barrister and scammer to 6 banks via the NAB. This Supreme Court / Legal Services Commission required detail was never supplied to the QPS or QDPP at that time, because their joint investigation procedures were a '**JOKE**'.

Q 35/ Were the 14 Judges coerced and manipulated to promote '**racketeering influence**' on our 22 block subdivision construction site?

A 35/ a/ Ledwidge used Davida by blackmailing her with a QDPP plea-bargain scam. The scam was for Justice Minister Rod Welford to offer her a pardon for all of these yet unidentified crimes if she destroyed our last known copy of the CBA fraudulent loan agreement from our file. Then Justice Minister Rod Welford apologised and resigned for his CBA involvement and gave this mess to then Police Minister, Judy Spence to resolve.

b/ The '**JOKE**' got worse. The Fraud Squad in an effort to protect Trevor Kidd's mistakes, to try and give both my Manager Gary Armstrong and myself fraudulent criminal records, advised if all copies of the CBA loan agreement had been destroyed, we did not have a case. To mean, in layman's terms, we did not have a case to expose this Phoenix Company billion dollar crime industry. (As a formula to destroy superfunds.) To keep it simple, to sabotage any project or construction site, e.g. to send the owner broke and as a loans creditor with the aid of a Head Contractor, Project Engineer, junior partner or whoever could own or buy the site or project at a fire sale price, turn on the mains power, connect the water supply and gain local council approval to sell the project and make untold profits for criminals. c/ The profits for this crime cartel were confirmed by the Al Capone principal of tax fraud, in our case, estimated by the ATO as a \$460,311 loss. **AS IN MATHEMATICS, IF YOU HAVE THE SOLUTION YOU HAVE THE ANSWER**. OK! This may seem too easy; a key court Registrar explained it the best "**Law is not rocket science**". To show how easy it is to trick, cheat and deceive, we have the Fitzgerald Report as a glowing example of this QPS '**JOKE**' prior to 1990. d/ Like you, at 74yrs of age, I am still learning to amend an SAA/TGA style report for superfund victims into a legal brief. Grahame Ledwidge coerced ASIC Bne. into ignoring his mediation mistakes.



ASIC Bne office was several floors above Grahame Ledwidge's office at 240 Queen Street, Bne. Then we were contacted by Helen Armfield, ASIC Bne, who asked the question "**How come this ASIC case was not solved 4yrs ago?**" Sometime later we were contacted by ASIC Perth who listened to our case and asked the question, "**Who stole your money?**" Then the matter was referred back to ASIC Bne, and they instructed me to contact the CALDB branch in Sydney.

Eventually we have now been instructed by Paul Collins to provide the detail withheld by the CBA as to how this Phoenix Company liquidation racket works.

This confirms former engineer / Premier Newman's direction to work one step at a time, with the QPS / BCC / SAA R&R identified '**Site Solutions protection racket**' run by bikies. No! **BIKIES WERE ONLY USED AS PAID MUSCLE** and when I fought back, at first they thought this was a '**JOKE**' until I stuck my large kitchen knife against the adams apple of the attacker. After that, as Dr Hudson-Jessop put it in brief "**Shit happens**". The bikies eyes exploded at the fear of death. All I had to do was push the knife into his throat, but as a prison reform consultant, I had control, and I believe then as I believe now with teamwork we can solve this case. Then Sgt. Trevor Kidd stuffed up **AND GOT IN OUR WAY OF JUSTICE**. You must study the full detail for ASIC to override and correct our progress so far, as approved by Magistrate Austin as Criminal Code Sect. 391, but this does not fully explain the scam. In brief, I have to prove my credibility as a superfund Director victim, over that of now Police Insp. Trevor Kidd. In court chambers I have received personal apologies, as to the obvious confusion of being exposed to a trained Public Prosecutor, acting for us. Over a period of time I suspected and then it was confirmed Davida was a MOB Barrister. I gained confirmation of Davida's criminal activities when Rod Welford the then Justice Minister apologised and gave this case to the Police Minister Judy Spence to resolve, and then he resigned from politics. Prosecution legal counsel, an ex-associate of Davida's, identified me not as an academic but as a hard headed business man who will not give up on the truth. Hence the importance of revision is to discover, as owner of Healthequip, our involvement with the Fitzgerald Report. First we were used as a Government consultant after trade delegations and joint ventures, mainly to and from Japan, China and the USA to look, listen, learn and act. e/ We helped set up (i) the Toyota upgrade to driver training. (ii) QPS laser rifles and pistols with an interstate Police competition held at the Oxley Police Academy. (iii) Prison reform to correctional centres using our R&D area of simulation to pull the product apart, find its faults and make a better product. Therefore:-

Q 36/ Why focus on QLS law reform via the Fitzgerald Report?

A36 a/ Then Qld. Country Party
Premier Joe Bjelkie-Peterson.



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.)



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.)

b/ The media via freedom of the press has now reported the above '**JOKE**' in more detail. If only you knew then what we know now. Joe was to collect a \$20m bribe held in a Hong Kong bank by a South Korean developer on the condition Joe could gain approval for the world's highest building to be built in Brisbane. All he had to do was to have our then Liberal Lord, Mayor Campbell Newman gain approval for the development without the normal EPA / BCC / SAA R&R style town planning procedures. The usual '**What do we have to pay for a deal done behind closed doors?**' When the details were revealed by Terry White's team, Joe resigned from Politics (*similar to this EPA Sect. 32 correction*). c/ At the same time Hinze ran the '**JOKE**' with the assistance of the then corrupt Police Commissioner Lewis. Davida, also a common felon, coordinated with Rob Wilson through the obvious racketeering influence and bribes to ensure no court discovery and disclosure. As QPS forensic expert Prof. Pathè put it, "**They do not want you to win**". The motive was to prevent the discovery of this billion dollar Phoenix Company liquidation racket. Hinze, behind closed doors approved prostitution and gambling centres with the automatic support of the drug industry that we have today as proof with steady growth. Hinze denied the existence of brothels and gambling casinos in Qld. but '**whistleblowers**' kept coming forward and protested like we are today. The Liberal Party acted for all victims to confirm that Hinze was a regular at the key casino at 142 Wickham Street, Fortitude Valley, Bne. d/ Note my '**whistleblower**' involvement is only a small part of this '**JOKE**'. Note the advertisements in the Courier Mail starting from March 1967, where I advertised health and fitness equipment for both purchase and sale. To my shock, my first customer was a female prostitute, but in reality 70% of our customers were females, in general one half were single 18 to 25yrs of age and the other half married females 25 to 50yrs of age. We soon realised the value of **PAMPERING TO YOUR CUSTOMERS NEEDS**.

Therefore, we manufactured a fibreglass cabinet style steam bath, as I believe we were the only manufacturer of this kind in Australia. It became a popular front shop part of the prostitution business. I was offered regular sex as payment for the hire and supply of our complete product range, but I refused all sexual offers and worked on a standard invoice with income tax payments to check the cash flow to the Crown. I studied an ATO report at the time of note, where 80% of small businesses failed to last 8yrs. Due to ironclad mathematics, to be used in our regular customer surveys, we devised a 100% foolproof AMA well-being TGA style system, with Terry White Chemist, our key Redcliffe distributor from approx 1969. We established our pie chart marketing program.



The obvious result, if you retailed only, you lost 75% of your customer service and profitability. In helping to save lives in this manner, our systems management policy could not fail if you worked to TGA style specifications as we did, with a superior range of spare parts and customer satisfaction. This program was also known to prevent waste and to recycle the unit to get the maximum efficiency, e.g.

IF YOUR PACEMAKER FAILED YOU HAD 2 MINUTES TO LIVE. Our program was quickly taken up by the Qld Pharmacy Guild who requested a Healthequip certificate for

staff training. With an endless supply of medical professional backup our business grew across Australia and beyond. With success we were invited by the APP / AMA to become major sponsors and guest speakers. We ran annual health care training seminars to support our ongoing new product range and all went well until some chemists self greed and self gain set up, in opposition, after purchasing a Healthequip franchise, with a trading name of Healthfitequip. This was identified by our legal team as a criminal act of passing off as Healthequip. It took 6yrs to win this case based to a large degree on the money trail as proof of payment for Healthequip franchise agreements. *(A good story of professional stupidity, to not want to be part of a successful wellbeing team, supported by the Crown with their 'Life Be In It' program and our key TV program based on professionals offering; DO YOU WANT MORE GOOD HEALTH, QUALITY OF LIFE, BETTER LOOKS, FITNESS AND LONGEVITY?)* We exposed the Caesar principal, to stab their leader in the back, who was the inventor and primary force to gain their success, only to fail when the truth was revealed. Yes, another Joe's **'JOKE'** / Hinze style Phoenix Company liquidation racket.

Q 37/ Why focus, as we have a mountain of proof that seems to be the problem?

A 37/ a/ Not one person wants to take responsibility for well organised crime, reported to cost the Crown billions of dollars each year. Due to the **'JOKE'** it will take a huge ASIC team effort. Coming from an extended family, from an Army Colonel, a Navy Commander and my Father a WO1 in the RAAF, I just keep my promise to my Mother (RIP) and our other cheated HEHS superfund victims, as a small unique test case model, where most superfunds rely on this multi-billion dollar building construction industry to gain, as Rob Wilson put it **"FOR YOUR RETIREMENT PLAN"**. b/ The **'JOKE'** continued with Insp. Ray Loader's direction **"If you had paid Rob Wilson \$200,000 or given 2 blocks of your subdivision, then Rob Wilson would have stopped trying to beat you up. Better you had paid,"** and adding **"The chance of you meeting Assistant Commissioner Pat Doonan will not happen."** It did happen and Doonan apologised and resigned. He apologised for Criminal Code Sect. 200, 204-5, 391 & 399. This detail was confirmed by a key independent Assistant Commissioner of Police **'whistleblowers'** direction to follow the **'Judicial Review Act'** to mean, for the 14 Judges to assist the Crown in setting up the **'RITE Act'** and gain a solution. We also have a key list of **'whistleblowers'** confirmed by (i) CIB Det. Ian Tuddenham's admission of the extension of the **'JOKE'** that the electrician could have laid criminal charges of assault with four witnesses against Rob Wilson, for Wilson's fraudulent ability to prevent the electrician turning on the power and completing the project within the 4mths as originally intended and **GAIN PAYMENT FOR SAME**. (ii) The Rev. Michael Veary and his family apologised for not filling in the Police Crime Reports as promised. Their excuse was with Church paedophilia claims pending; they didn't wish to expose the Church to the reality of more organised crime. **THEY DID NOT WISH TO DRAW MORE ATTENTION TO THE CHURCH**. (iii) The Police Union, Prosecution and Admin reported that the then CMC / CCC should have investigated this case. We were thrown out by CMC security to protect the **'JOKE'** instead of protecting the victims. (iv) The need for court discovery to the abandoned case of STO Law and the Plumber / Drainer Col Rosenland's apology, that he trusted Wilson, **WHO WE HAD PAID IN FULL**. Wilson's excuse for non-payment of accounts was that he had never been paid by the developer. Where the CBA, through JF & Pike, Civil Engineers have to date, **NEVER DISCLOSED THE MONEY TRAIL**.

(v) Hence the obvious need for the Crown senate investigation Case No/ref: 803 040 160 on the general understanding that the CBA will take time to pay out the thousands of bank customers who have received payment for bank overcharging, in preference to resolving this now ACCC / ASIC case after the 'JOKE' failed to act.

Q 38/ As Prof Pathè put it as standard procedure, what will it take to satisfy you to close this case?

A 38/ Based on the steady stream of recent information from the Treasury Dept, CBA and ASIC down, I would like to meet the CEO Meg Quinn and the Tax Office to support Tony Coburn or a similar ATO investigator, to move forward, in particular to meet with the team leaders who confirmed and came up with the Phoenix Company name. **WHAT A GREAT WAY TO EXPOSE THIS SCAM!** Our goal is to create the obvious RITE ACT solution in the knowledge that this act will not solve all tax evasion rackets and scams. Based on ironclad mathematics this is only the first step and the need to look at other key ATO scams after our case is resolved. (ii) The scam mainly used by accountants and investment advisors, to buy shelf companies on a fire sale basis from \$2,000 with a major tax loss as part of the 80% of companies that fail to last 8yrs in business, in the hope with up to a million dollars in a tax credit to transfer the profit of a profitable business to this company loss and avoid paying tax as another form of tax fraud. This is seen by many as a smart investment plan. (iii) The scam to pay \$2,000 to buy a business or company at a fire sale price, knowing the owners of that company or business were bankrupt and owed a massive outstanding bill to the creditors, but the creditors on viewing the receipt for the sale of that business cannot go after the new owner for payment and are forced to try and find the previous owner, who has moved offshore, causing the creditors to give up and abandon their claims, causing another ATO loss as victims in common. Most smart building construction suppliers have a clause built into their sales contract, where the goods remain their property until the goods are paid for. This condition needs to be incorporated into the ATO law and not rely totally on the current ATO policy of customer abandonment. **TO ACKNOWLEDGE WE SHARE A COMMON CRIMINAL PROBLEM.**

Q 39/ Where is the best place for ASIC to start to expose this Qld 'JOKE'?

A 39/ Any one of our 4 court level procedures could work, but we suggest case 422/2000-2 Holland Park as the court Registrars / QLS confirmed 'JOKE'. Like Hinze's exposed 'JOKE' procedure; Wilson, his legal counsel and Davida conspired with the same procedure for 3yrs with the now Insp. Trevor Kidd, forced to admit when I was attacked with a nun-chucker and given the \$47,692 extortion demand, Wilson swore in court they never used our excavator (or tip truck) for the 16mths duration of an expected 4mth project. Wilson's obvious scam, he abandoned the 300mm bucket, which was of no value to him for the supposed payment for the 16mths hire of the earthmoving equipment. His perjury was, he never used the equipment during the 16mths period. Davida's perjury was to use Criminal Code Sect. 391 that the bucket was abandoned onsite for an 8mth period and never collected. Wilson's scam was exposed by numerous photographs; in particular of his son in law using our excavator. At no time had Wilson paid the 16mths hire of this equipment, but he tried to infer the abandoned bucket was to cover the cost of 16mths hire of this equipment. Wilson, his Solicitors and Davida's perjury was proven by numerous photographs. Proof of Wilson's crime cartel court perjury. Like Hinze, this is proof of the QLD 'JOKE'. Davida was the Barrister from hell and all Magistrate Austin said after 3yrs of obvious frustration and embarrassment was, **"I do not care what (anyone from) the Police Minister down has to say"**. Spence confirmed the Treasury Department findings that the QLS 'JOKE' is real by requesting we volunteer this QPS requested \$1m budget to lay criminal charges. Thanks to the ABC News, as an obvious team approach, we now have the superfund victims for ASIC to expose the Phoenix Company tax evasion racket. All now retired Justice John Muir, as one of the 14 Judges on this case has to do, is ask the next question to assist ASIC to create the obvious RITE ACT, as promised for the Fraud Squad as the Premier's solution to the 'JOKE'.



TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

Al Capone

Davida Williams

PM Turnbull

QG de Jersey



To make it legal
John Bright
Signed John Bright

CRIME PREVENTION IS THE SOLUTION
TO PREVENT PHOENIX COMPANY LIQUIDATION RACKETS

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