



# QDPP 'PLEA-BARGAIN' PROOF OF SECOND CLASS

BANK, SUPERFUND, FAMILY TRUST & ATO \$460,311

by bank abuse of breast cancer victim ⇒

& OLDER PEOPLE ABUSE!

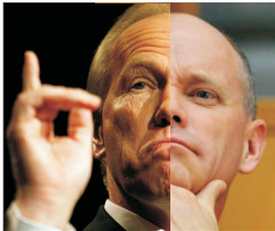
QLS solution is 'RICO / law of abandonment'.

⇐ Mum's wake (up call) RIP 16-09-19 to 08-10-14 & cancer

Premier's case study is R&D prison



Beattie



1.a/ Study our crime, control & correction (CAN DO) model.

This is to educate with respect CEO Ian Narev. ⇒

For Newman:-  
300% productivity



to complete a IPA handbook on consumer / EHPA

b/ Our ref. case is for 'passing off' as 'Healthfitequip',

where the fraudsters purchased a 'Healthequip'

franchise (paid for as part of the money trail)

**but denied we shared a signed**

# JUSTICE

EMBEZZLEMENT



victim.

reform.



McGrath



Powell

**contract.**

protection.

c/ As seen on TV, with a proven 'piece of cake' marketing model / healthcare prevention program. This program, we believe with the aid of over 500 accounts, helped save 100,000 lives across Australia and beyond! **Some accounts were greedy and wanted to break away and own our franchise business.** The result, the ring leader, a Chemist, was struck off from both the Pharmacy Board and Guild. We agreed, as a **majority decision** to settle with a below cost lump sum payment in the hope to move forward as a **reunited group**.

2. a/ The 2 QC's both agreed there would be long term damage. There was! The solution, as my Father drilled me, was "To learn from other people's (greedy) mistakes". To implement this 'greed prevention program'.

b/ Compare this above 'passing off' case to the CBA 'passing off' case in blackmailing our ex-QDPP Barrister, Davida Ellen Williams, now felon, who was struck off for life and will never practice law again. **I will now reveal the true story of Davida's investment scams as used by Grahame Ledwidge (GL) for the CBA's benefit.** GL knew Davida was a criminal, who attempted to cheat 6 banks for \$1.3m. GL needed the services of a trained ex-QDPP Prosecution expert to destroy our case, by (i) to character assassinate our team with 4 attempts for Davida's forgery to the NAB for \$198,000, theft, child assault & child molestation charges in an attempt to give us criminal records (ii) GL's method was to destroy our case against the CBA to gain access to our file, to have Davida destroy the last known copy of the fraudulent bank loan agreement. Their motive; **with no evidence we had no case.** But, the CBA payment of \$25,000 proves bank liability as the first step by law to prove guilt. (iii) Guilt to a fraudulent and incomplete CBA contract **known as 'trying to put the horse before the cart'**. To sell our 22 block proposed subdivision without title and deposit, to gain approval for the CBA loan.

c/ These scams were hidden numerous ways. (i) In a CBA / QDPP plea-bargain scam **for Davida to admit guilt to lesser crimes.** Crimes, it was impossible for Davida to hide, forging our Manager's signature to cheat the NAB for \$198,000.

The deal was that providing Davida refunded the \$198,000 to the NAB, Davida would receive a 3yr prison sentence, **but not serve a prison term**. As then Justice Minister, Rod Welford confirmed **'This was the tip of the iceberg.'** Therefore Welford apologised to me, gave this case now identified as part of the \$1.25b rorts and rackets used in the Qld building and construction industry, for then Police Minister Judy Spence to resolve. Then Welford resigned. (ii) This only left one CBA obstruction or impediment to complete this scam. Did we have another copy of the CBA loan agreement to prove the CBA loan agreement was fraudulent?

d/ To find this answer, this brings into play Det. Sgt. Brett Heath from the Fraud Squad. This exposes Davida's connections and insider trading between the QDPP, CIB & Fraud Squad, identified by Police Comm. Bob Atkinson as the Police Risk Management Dept. under the control of Asst. Comm. Pat Doonan (**and our Asst. Comm. of Police 'whistleblower' who confirmed these facts**). The Fraud Squad had to devise a system to protect then CIB Det. Sgt. Trevor Kidd's mistake, to try and give me a fraudulent criminal record by the theft of an excavator bucket, that after 3yrs was thrown out of court over C.C. Sect. 391. Please remember, with Davida's skills, we are looking at a minimum of 20 scams, e.g. the bucket was fraudulent payment for the 16mths hire of our excavator and tip truck and came with a fraudulent invoice for \$47,692.97 as a bikie led extortion demand. (TBC)

e/ As proof, Det. Sgt. Brett Heath's only real question to me was **"Do you have another copy of the bank loan agreement?"** I replied **"No!"** Then came Heath's infamous quote **"If you do not have a copy of the bank loan agreement, you do not have a case."** **Yes we do have a case that will not fail this Senate inquiry into banking investment advisor scams!**

f/ As the Senate team agree, the Criminal Code will solve this case. CC Sect. 399 explains this type of scam, with the fraudulent abandonment of the Crown evidence. So now consider:-

3. a/ Refer CC Sect. 469(c), Major economic loss under (4) Justice Minister Rod Welford's apology for being deceived and **thus deceiving** (i) 14 Judges from the now Qld. Gov. Paul de Jersey down, as our previous Chief Justice. Davida's act of fraud was to **'pass off'** as the Justice Minister and use her vexatious / unconscionable QDPP insider trading skills, as an ex-Crown Prosecution expert to arrange a fraudulent QDPP plea-bargain, treated by Davida as a joke with her quote **"You would be surprised what goes on behind closed doors."**

b/ We know the detail and can prove the plea-bargain was and is a scam to hide the major economic loss described by Colonel/Judge Pat Shanahan as the obvious loss of our HEHS superfund benefits, causing an estimated ATO tax loss in the area of \$460,311. Best understood as High School mathematics.

c/ The ATO cannot continue to hide this obvious Treasury Dept. fraud, now identified by this Senate investigation into CBA investment scams.

d/ Focus on the **'can do'** model and the QLS direction for all Solicitors **'To first defend the law'**. How do these protection policies work? The scam has been to focus on failure instead of the obvious with the victims' unconditional backup you cannot fail. We follow the lead of Supreme Court Justice Byrne's Snr. Admin. advice (i) Tiffany French, our Solicitor, has now joined a long list of failures. (ii) Prof. Pathè's forensic report, quote **"You will not get justice."** **This is under whose direction?** (iii) Psyche report, Dr. Hudson-Jessop **"Shit happens"**. (iv) Atkinson's apology for Police Risk Management exposing CC Sect. 200, 204 & 205, to fraudulently direct now Asst. Comm. Peter Martin to state **"According to Police availability and time this case is closed."** The can-do policy will solve this case, but there is a need for the Police Union **'whistleblowers'** and CIB support of patience and time. The Labor team of Beattie, Welford and Spence need to confirm we volunteered this \$1m QPS requested budget, where I just followed Supreme Court mediation and discovery orders, as identified by Judge Shanahan in the 14 Judges court transcripts. This supports our original honest Barristers Barlow, Sweeney & McQuade's opinion, meaning in brief, **'You will not beat the Commonwealth Bank in the Supreme Court. The need for independent mediation such as a Senate investigation, because the financial Ombudsman is funded by the CBA to rule on their own mistakes. Because of Davida's cunning, we do not fit into their box, thus automatically misleading and hiding the 'Site Solutions protection racket' and 'shareholder home mortgage loan scams' that costs the state of Qld. an estimated \$1.25b in rorts and rackets each year.'**

Do you now understand QLS law reform for Judge Shanahan's request to prove “**Abandonment is fraud**”? For all victims to gain their just reward with the **RICO / law of abandonment to complete the set.**

4. Mum is our key or model witness, who died in Oct. 8, '14, after 14yrs of living in fear of speaking out; in reference the loss of her superfund benefit via her son's HEHS superfund. Therefore, this section is a standalone case. We do not need the CBA records to solve this scam. Mum believed, if she did speak out, she would lose her home due to the (SHMS) scam. This is known as a free gift scam. To run a fraudulent invoice as a ACCC LBB of Scams, Ref: pg16. for \$47,692.97 hidden by Kidd. Mum's legal advice was to register a family trust to prevent the theft of her home.
5. a/ Time out:- consider Davida's skills as a MOB Barrister to throw you off the track. This is referred to as lack of information or intelligence. You must act like a bloodhound and understand the Court Registrars frustration to drive this case to completion. Where not one of 14 Judges provided the Premier's solution. The Snr. CBA Credit Manager, Chris Watts's job, was to fix GL's mistakes. Chris's quote explains it “**This is a bank circus I do not wish to be part of.**” But in fixing the loan mistake to make it legal and complete, this is known as self entrapment. If the bank loan agreement is legal then no mistakes would have needed to be corrected. We also have this CBA correction on record. Chris was also talking about Davida's skills to make you giddy and give up.  
 b/ This is confirmed in in-chamber conferences, starting in the Magistrate Court at Holland Park, best explained in the court transcript of Mag. Ian Austin's quote “**I do not care what (anyone from) the Police Minister (Spence) down has to say.**” Spence directed that I volunteer this \$1m budget to make up for the QPS shortfalls to solve this case.  
 c/ **Why settle with this QDPP plea-bargain law of second best?** It's a well known fact volunteers do it best, we solve your mistakes. We find the solution. Davida made a fool of our Qld. Justice system via insider trading at the highest level. As proof, I was warned by Snr. Judges at the time that Davida would sue me for slander. No, we managed to get our own Barrister into prison, now we want the real details written into law.
6. a/ As prison reform consultants, we are accountable to pay the correct superfund returns, but there is more. As the Court Registrars confirmed, based on the Fair Trading Act, it's okay for the CBA to make a mistake. It's not until Grahame Ledwidge tried to cover up his mistakes that a fraud offence occurred that automatically adds to the Treasury Dept., ATO, HEHS superfund & beneficiaries reward.  
 b/ Therefore, we can make a big hole in Premier Newman's promised press release. The press release was provided by Editor Bill Hoffman, who reported \$1.25b loss with rorts and rackets in the building and construction industry each year in Qld.
7. ASIC Perth listened to why ASIC Bne failed to solve this case, they confirmed the '**can do**' model and asked “**But who stole your money.**”
8. The Senate team via James McGrath have the answer by Supreme Court ordered mediation and agree “**The Qld Criminal Code have the solution.**”
9. GL acted to protect and enhance his CBA productivity bonus. GL knew Davida was a known criminal; therefore GL blackmailed Davida to destroy this Crown evidence.
10. To steal the evidence, Davida ran the scam to work for us as senior legal counsel at the ludicrous rate of \$20 per hour. Yes, an offer too good to be true, when the normal rate at the time was \$3,000 a day. **Davida had no choice, if she wanted to escape her responsibilities, she had to organise a plea-bargain, but by ATO law, we have no choice but to ensure justice is done.**

Prime Minister Tony Abbott  
& Premier Campbell Newman

Australian Taxation Office  
PO Box 900, Civic Sq,  
Canberra ACT 2608  
07-01-2015

Refer: Explore Super  
P O Box 6339  
Mitchelton Q 4053  
Ph: 07 3354 4021  
E: [enquire@exploresuper.com.au](mailto:enquire@exploresuper.com.au)

Deputy Commissioner Superannuation  
Alison Lendon

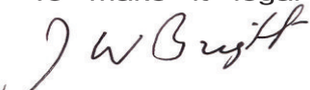
Aged Care Complaints Scheme  
c/o Jenna Saunders

Refer: ACT OF TAX EMBEZZLEMENT

Please check the act and all relevant laws! Will you allow;

1. The ATO to ignore their own '**whistleblower**' Tony Coburn as Team Leader for Tax Evasion, who can be contacted on (07) 32135181, who offered to resolve this tax avoidance scam, identified and confirmed as a HEHS Superfund Director for a loss incurred to the Crown in the area of \$460,311?
2. Police Minister Judy Spence's request I volunteer this \$1m budget to expose this \$10,000 BCC Site Inspector identified insurance scam, paid only as a commercial decision, to assist the QPS lay criminal charges via EHPA Sect.32 as a sabotage scam?
3. Court of Appeal Justice John Muir who left an unanswered question explained in detail '**Why self liquidate a 22 block subdivision (valued at the time at \$4.4m on completion) for \$10,000?**' (*An obvious QLS / QPS test case model.*)
4. The law to be broken? It's important to confirm we had the money to pay this \$10,000 model test case.
5. Our then Solicitor Reg Klinedon who explained "**\$10,000 is throwaway money in test cases of this kind. I will swear in court I did the best I could**". When will you have Klinedon provide this evidence in court?
6. When will you investigate all damages reports hidden by Davida to the 14 Judges? Of special note: John Koek's report to finish the project, and then lay criminal charges, or you could go broke.
7. Legal advice from the Head Contractors first 3 Solicitors with a threat from the QLS if they do not first defend the law they can be suspended and fined or face a 5-10yr jail term. Therefore, they notified us of the '**Site Solutions protection racket**' for Wilson to become fraudulent creditors, to own the project and then have the funds to pay the kickbacks and bribes.
8. The need for ex-Ministers Welford and Spence to backup their QDPP & QPS policies and to assist in laying criminal charges.
9. The QPS excuse; this is a civil matter outside the QPS role to collect tax fraud losses estimated at \$460,311, **when the AFP directed it was a QPS matter.**
10. We have a long list of '**whistleblowers**' who have offered backup and support to solve this case. How do we gain justice without exposing their identities?
11. The ATO have warned me over a period of 10yrs to resolve our tax return. How is it possible to find an Accountant prepared to expose organised crime? To date, despite endless promises the money trail to organised crime has been hidden.
12. In summing up; by law it's my duty and responsibility to expose outstanding ATO debts. CEO Narev was seen to confirm his promise on TV, **TO PUT THINGS RIGHT.**

To make it legal

  
Signed John Bright

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