

ABC Q & A continued Q25/ **HOW DO YOU SOLVE RACKETEERING INFLUENCED MONEY LAUNDERING AND TAX FRAUD?**

Explained by ex-Prime Minister John Howard as **'IRON CLAD'** mathematics, or as the internationally accepted **Racketeering Influenced Corrupt Organisation Act**, or by the ABC News as the **Phoenix Company** (a Crown password to litigation scams to become fraudulent creditors of building projects) or as the QPS forensic expert put it **"You will not get justice because they don't want you to win"**.

Prime Minister Malcolm Turnbull & Premier's Beattie to Palaszczuk, Treasury Meg Quinn, Gen. Manager Fin. Sys. & Ser. Div. for the ATO solution. Why reform older persons superfunds? Potential **'Whistleblowers'** 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 BRIGITT + Shareholder
14 Dairy Swamp Road
Brisbane

TIA BADJA PTY LTD

KE Value of pipe incorrectly deducted from tender Price \$54,502.00	
Interest @ 18% General Condition of Contract A.S. 2124 - 1992	
Class - 42.9	
Amount Outstanding from November 98	\$54,502.00
Six monthly Compounding Interest at 18%	3,060.00
Amount Outstanding from June 99	\$57,562.00
Six monthly Compounding Interest at 18%	3,330.40
Amount outstanding from December 99	\$60,942.04
Six monthly Compounding Interest at 18%	3,048.40
Amount Outstanding from June 2000	\$64,024.64
six monthly Compounding Interest at 18 %	1,338.33
Total Amount Due at August 2000	\$65,362.97

This amount has been outstanding from November and December 98

A 25/ This racket was run by :-

**THIS
PIECE**



**OF
FILTH**

A trained ex-QDPP Prosecution Barrister, known by 5 names, best known as Davida, a self confessed forger, fraudster and felon. **DAVIDA, PRIOR TO AND DURING THESE EVENTS WORKED FOR US AS SENIOR LEGAL COUNSEL**, not at her then normal rate of \$3,000 a day, but for \$20 an hour. An obvious scam too good to refuse. This scam proves guilt by CIB ordered **'natural justice'**. Davida was known to 6 banks and the CBA Credit Manager Graham Ledwidge for running seven \$200,000 scams totalling \$1.5m and was given a 3yr jail term with no time to be spent in prison.

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 Busutil 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.

HOW

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

FIGHTS CBA FROM THE GRAVE WITH FAMILY TRUST

It took us 2yrs to get her into prison for a lesser scam via a fraudulent CBA/ QDPP arranged plea-bargain scam to plead guilty to the 6 bank \$200,000 scams and **TO HIDE THIS KEY PHOENIX COMPANY SCAM**. Therefore, the QLS law reform Judge Pat Shanahan **'directed me to expose THE OBVIOUS'**.

Q 26/ **ARE SOLICITORS 100 TIMES MORE CORRUPT THAN QC'S AND BARRISTERS?**

A 26/ No! As Davida confessed as a QDPP Barrister, Davida was given MOB protection up to a District Court \$200,000 level. Therefore do your own check to find out the obvious from the QLS direct. In the history of the Queensland justice system, approx 100 Solicitors have been stood down, fined or served a prison sentence for aiding and abetting their clients as known criminals, or clients who are about to run criminal acts of perjury in court and need legal counsel to break the law by defending them, **TO KEEP THEM OUT OF PRISON**. Then check with the Bar Association, where we were told that only one Barrister went to prison, approx 70yrs ago as the Barrister was believed to be a paedophile. The only other Barrister was Davida, the piece of filth that helped destroy our HEHS Superfund which created this life of hell, with a 20yr anniversary starting from the 15th Sept, 1995.

Q 27/ Where and how do I start to explain?

A 27/ Four times our team have been falsely charged with Davida's \$198,000 NAB forgery, then theft, child assault and child molestation. Four times I have had to prove in the main to the QPS that I am of sound mind to gain QPS forensic expert Prof. Pathè's finding:- **"You will not get justice because they don't want you to win"**. Pathè's team believe I was attacked by bkie thugs who came armed with a nun-chucker and left another copy of a \$47,962.97 proven false CBA invoice, used as an extortion demand, also part of an attack on the elderly. (My Mother was more than 80yrs of age when Rob Wilson attempted this **shareholder home mortgage loan scam**, to try and steal her home.)

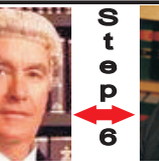
We were given legal advice by three Barristers in the due course of this case; Barristers Barlow, Sweeney and McQuade. In total we were warned **"You will not beat the Commonwealth Bank"**, but McQuade advised; to gain justice the best course known to the victims of the crime is to use self help and gain Justice Ken MacKenzie's **'mediation order'** as the next step, after gaining proof of CBA liability, by paying one victim only \$25,000 to admit liability **BUT NOT FULL BLAME**. This is also known as CIB driven natural justice / holistic law or iron clad mathematics, or as Judge Pat Shanahan put it, to follow the money trail and the court transcripts of the exposed perjury to the 14 Judges that have been involved in this case. With Davida as the common MOB Barrister despite

14 Judges, at no time ever has the real detail of this case even been presented. **AS PROOF, THESE JUDGES WILL ALL TELL YOU THAT AT NO TIME WERE THEY TOLD DAVIDA WAS A KNOWN CRIMINAL WHO ACTED AS OUR SENIOR LEGAL COUNSEL TO DECEIVE ALL 14 JUDGES, TO ASSIST IN RUNNING THE PHOENIX COMPANY LIQUIDATION SCAM, TO MAKE AN ESTIMATED \$4.4M PROFIT TO BE BROKEN UP AS PART OF THIS BIKIE / ROB WILSON RACKETEERING SCAM TO PAY THE KICKBACKS AND BRIBES.**

So the obvious QLS Q 28/ **TO FIRST DEFEND THE LAW:-** How is it possible if you are a Solicitor guided and directed by senior legal counsel when you learn this legal counsel is a MOB Barrister and as a Solicitor you live in fear of death threats **IF YOU EXPOSE THE TRUTH?**

A 28/ As proof, our original Solicitor Adam Sambrook explained after being told of the detail of this Phoenix Company liquidation racket by the Head Contractor Rob Wilson's original legal team, they refused to act for Wilson under the direction of the QLS to first defend the law or serve a 5yr jail term for defending a known criminal. Sambrook explained, quote:- **"This case is over my head and you need uptown legal counsel"**. This led to our original 3 Barristers and our new Solicitor Reg Kliedon. Kliedon, after preparing our case also lived a nightmare; where now Supreme Court Judge Charles Brabazon failed to act on his own direction to Davida **"That's not the way to do it"**. **JUDGE BRABAZON SHOULD HAVE IDENTIFIED THE PHOENIX COMPANY LIQUIDATION RACKET.** To mean, no case was ever run by Davida to identify the CBA Engineers JF & Pike's report on 300% for extras in addition to the \$30,000 protection payment. This was confirmed by the CBA's new Project Engineer John Koek of Baseline Civil Engineers, our Accountant Tim Allen and a long list of QPS / CBA **'whistleblowers' 'damages reports'**. Referred to in the crime industry as a come-on scam or better known to the BCC site inspector and Wynnum Police via the copy provided by them of the EPA Sect. 32 flooding induced sabotage scam, to help prevent completion to gain fraudulent liquidation. Better understood by former Premier Newman as the **'Site Solutions protection racket'**, with a promised press release to expose **BIKIE RACKETEERING**. Please refer back to Q16. How do we solve this confessed **'CBA bank circus'**?

A 16/ Step 1, Justice Ken MacKenzie showed his frustration under witness because he was left with no USA style automatic RICO Act time delay circuit breaker to control this \$10,000 site sabotage by flooding / liquidation bikie led Phoenix Co. extortion racket test case.

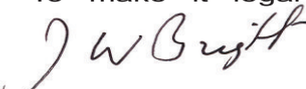
 <p>Step 2</p>			<p>Step 3</p> 	<p>Step 4</p> 	<p>Step 5</p> 		<p>Step 6</p> 	
<p>de Jersey cancelled MacKenzie's mediation order & ATO correction.</p>	<p>Muir's ignorance of these RICO acts created this ASIC / CALDB Phoenix Co liquidation scam.</p>		<p>White ignored (i) CBA confirmed liability. (ii) CBA contempt of court to give discovery.</p>		<p>Byrne (court admin) advised how to fix fraudulent CBA invoices.</p>		<p>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.</p>	

Definition of corruption:- **TO MAKE EVIL, PERVERT, BRIBE AND MAKE ROTTEN AS THIS QLS TEST CASE PROVES.** This has now been supported by the Treasury Department Fin. Sys. & Ser. Division, for us to assist the ATO solution to lay criminal charges. Solicitor Kliedon gave the clue expecting one day this protection racket would find its way into our court system and said to me **"I will swear in court I did the best I could"**. To mean, working under the control of a MOB Barrister, **HE FEARED THE DEATH THREATS.** If subpoenaed by the Crown, he has no option but to tell the truth and **THUS ESCAPE THE DEATH THREATS.** This supports the QPS Prosecution / Union and QPS direction to enforce Criminal Code Sect. 200, 204-5, 391 & 399 as confirmed by ex-Assistant Commissioner Pat Doonan, in his apology and resignation for the self confessed act of **'obstruction of justice'** and **'abuse of public office'** to then Chief of Staff Supt. Peter Martin, (*his then junior officer*) to hide this CBA multiple evidence from the 14 Judges who should have gained full discovery and disclosure as per the mediation and discovery orders instead of abandoning this case.

IF YOU FEEL I AM NOT TELLING THE TRUTH, OR HAVE A CASE THAT NEEDS TO BE ACTED UPON THEN CHALLENGE ME AND PROVE ME WRONG. IF YOU CANNOT PROVE ME WRONG, THEN IT IS YOUR DUTY OF CARE AND RESPONSIBILITY TO FOLLOW UP AND LAY OR ASSIST IN LAYING CRIMINAL CHARGES TO HAVE THIS CASE FINALISED.

This proves ex-Police Commissioner Bob Atkinson and Ian Stewart's support for Judge Shanahan's law reform direction to assist the QPS in stamping out bikie protection rackets, to gain closure to money laundering and tax fraud, estimated at \$460,311 on this test case alone, by proving **ABANDONMENT IS FRAUD.**

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

To make it legal

 Signed John Bright



CRIME PREVENTION IS THE SOLUTION

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