

Prime Minister Tony Abbott 26-02-2015  
 & Premier's Beattie to Palaszczuk?  
 Potential 'Whistleblowers'  
 Aust. Federal & State Governments  
 Commissioner of Taxation  
 Chris Jordan AO  
 Deputy Comm. Superannuation  
 Alison Lendon  
 Aged Care Complaints Scheme  
 c/o Jenna Saunders

**CHECK THIS 'QDPP PLEA-BARGAIN SCAM'.**



Barrister McQuade's proven \$47,962 / \$4.4m  
 caveat / liquidation scam to become fraudulent  
 creditors by sabotage and legal insider trading.  
 Explore Super will confirm ATO loss of \$460,311

Qld Governor Paul de Jersey  
 acting for the 14 Judges that struck off  
 ex-QDPP Barrister Davida Ellen Williams  
 QPS Solicitor Kate Bradley  
 Qld Police Union  
 Financial Ombudsman Services  
 attn: Emma Barbour  
 cc Commonwealth Bank of Aust  
**Case No's 50355, CF208750, 803040160 & 380929.**



**RE: MY LATE MOTHER'S ESTATE / ACT OF TAX EMBEZZLEMENT**

Please check the act and all relevant laws with the assistance of our  
 Windsor Craig Solicitors: Ian Windsor, Ph: 07 5441 2044, E: [admin@windsorcraig.com.au](mailto:admin@windsorcraig.com.au)

Refer Barrister Paul McQuade's exposal of this caveat liquidation scam as ACCC proof for  
 consumer protection and STO Law for proof of legal abandonment on the Plumber Col Rosenlund

1. Please consider:- This is a Supreme Court / QDPP bypass scam. Attention to detail will solve this crime. We are not looking at just one scam, rort or racket. The Crown will be able to prove with the evidence of a trained, well respected QDPP prosecution expert, that Davida (*Ellen Williams*) a then 6 bank fraudster, proven MOB Barrister / now felon for forgery / fraud as an investment advisor ran a minimum of 20 scams. The Crown will need to take notice of ex-Qld Premier Newman's civil engineering advice, quote **"To break this case into pieces and solve each piece one at a time"**. Davida's quick fix scam was to trick, then Justice Minister Rod Welford, who (i) apologised, (ii) gave this case to Police Minister Judy Spence to resolve, (iii) then resigned from Politics because Davida was able to use QDPP insider trading, explained by the QLS / court Registrars Supreme Court mediation as a Vexatious Litigants Act, to trick Welford, who was armed with a QDPP approved plea-bargain, to prevent the 14 Judges on this case, including the then Chief Justice Paul de Jersey, on ruling on this abandoned QPS / Crown evidence. Army Colonel / Judge Pat Shanahan directed to study **the missing detail to solve this crime.**
2. a/ Davida was blackmailed by the CBA with a plea-bargain to stay out of prison. The conditions were; if she repaid all stolen money she would receive a suspended jail term sentence. This means, to plead guilty to a lesser crime to attempt to cheat 6 banks for \$1.3m. To cover up her act as a MOB Barrister, to hide all relevant CBA evidence of protection rackets on construction and subdivision sites, with the backup scams to superfunds by elderly abuse to my Mother, then aged 80 to 95 yrs of age. The procedure we used is known in the crime industry as natural or holistic justice. The solution, to let the crime run its natural course, to gain the joint Premier's requested solution to smash this crime cartel. b/ The value of CIB advice for patience and time where for the past 15yrs all Qld Premier's down have listened to our case and advised us to use their Cabinet to find a solution. (i) The obvious procedure and need for a press release as the TV Executive put it **"To burst this (crime cartel) bubble and create a feeding frenzy."** (ii) This investigative procedure was initiated by Bill Hoffman, a well respected Editor to the Sunshine Coast Daily who reported on the 14-06-2014, **"The Qld Government loses a reported \$1.25b each year in rorts (protection rackets and scams) in the building and construction industry."** (iii) This opens the door to provide test cases to lay **Crown multiple criminal charges, as Politicians are paranoid about failure.** \*\*\* As proven victims, all we have to do is keep telling the truth until help comes. Help will come as long as you repeat 'plea-bargain scam' and ask what does that mean? The QPS advise that Davida has served a prison term and as such this case is closed / not to be reopened.

**David's prison term was for a totally unrelated crime.**

3. a/ All the Crown, (with the help of Premier Anastacia Palaszczuk and Peter Wellington with the backup of the Senate team) has to do is to push the CMC / CCC investigation onto CEO Dr. Ken Levy whose excuse to me was, quote **"Too many people are telling me what to do."** (The result; nothing was done.) This explains how 14 Judges on this case never saw the **relevant Crown evidence**. b/ As a proven prison reform consultant, I can go into detail how reform and testing procedures work. The best model is Edison, who shorted out battery terminals and saw that flash of light. He failed a thousand times, but in the end with the use of an inert gas he created a light bulb, (just as we have to do to expose protection rackets in Australia). What may seem confusing to you is obvious to most Crown forensic experts like Prof. Pathè, Psychiatrist Dr. Hudson-Jessop and my Mothers Doctor, Michelle Johnston (07) 54429144, who all witnessed the mental torture created in the thought of my Mother losing her home, through the **'shareholder home mortgage loan scam'**, which was as a result of BCC Town Planning, Civil Engineers & Site Inspectors direction to the QPS on how to lay charges for the **'Site Solutions protection racket'** being ignored. c/ In our case we gained additional legal advice as directed by the CBA, from the Head Contractor's Solicitors, who lived in fear of a 5yr jail term if they did not **'first defend the law'**. As a result, they exposed the Head Contractor, Rob Wilson's plan to run the **'Site Solutions protection racket'**. \*\*\* Hence the QLS backup, well done! d/ This protection racket allowed Wilson to use the bank's and Developer's money to build the project just short of BCC approval. With no plan to finish the project as Wilson's aim was to send the Developer bankrupt, via a proven Barrister McQuade's / ACCC / fraudulent invoice scam (refer LBB of Scams pg 16) used as a caveat to prevent completion in order to gain fraudulent liquidation to become creditors to pay the kickbacks and bribes for Wilson to pay his **'crime cartel'**. e/ Hence, Army Colonel / Judge Pat Shanahan's classification to be ruled as **'the obvious'**. Surely, if you do not understand the obvious **you live in fear of the truth about protection rackets**. f/ The obvious clue, to study the QDPP plea-bargain scam until the coin drops. **'We are the HEHS superfund victims in common with the ATO'**. Therefore, as the above legal system has failed, just think of the opposite! We are the good guys, not the crime cartel. That is why we volunteered this \$1m QPS requested budget to assist in law reform. g/ This is the hard or real evidence, or as some Police request it, as **'new evidence'**, required to reopen this case covering a 15yr period. (i) Wilson used standover tactics on the Electrician, his wife (a cancer victim), the Electrical Engineer and myself; yes 4 people in one place at the one time. This was confirmed by CIB Det. Tuddenham who directed the Electrician could lay assault charges. Wilson's aim was to prevent the Electrician from turning on the mains power, to gain completion and then be paid. **The importance to ensure all subcontractors are protected from protection rackets.** (ii) Now consider the Plumber, Col Rosenlund via STO Law Strathpine; they laid civil charges for non-payment. Rosenlund spoke out as a **'whistleblower'**. As a clue, check the facts that he died in a construction site accident in the Valley / Brisbane. Yes, I paid Wilson, the Head Contractor, who held back payment to the Plumber to prevent completion, so that Rosenlund under the circumstances could not connect the water supply. Hence the importance of the BCC Site Inspector to explain the sabotage detail to the Wynnum Police via then Minister Powell's staff, who are finally starting to listen and learn how protection rackets work. (iii) Hence the importance of Peter Wellington, to push the CCC to be accountable for proven QPS lack of training in civil engineering protection rackets, a proven billion dollar crime industry. While you sit there doing nothing the Crown is being rorted for \$billions. The latest claim by the QPS that for the 4<sup>th</sup> time I have to prove I am of sound mind to be used as a Crown witness. I look forward to doing my duty again. (iv) According to Criminal Code Sect. 399, the criminal code has been broken. This can be proved by the FOI detail from the CBA (refer Justices Muir & White's contempt of court) Financial Ombudsman, CCC, ACCC, ASIC, APRA & ATO failure to act on the above evidence as proof. Act on the key ATO evidence to save the ATO \$billions in tax fraud. As a friend put it **"Bright is right"**. (v) Court of Appeal Justice John Muir guided by a MOB Barrister, failed to understand this town planning SAA style detail. Our solution; a town planning self help model to help reform the Qld State (CJC, CMC, CCC) inability to take victims claims seriously. To back up the ATO testing procedures to assist the CBA who have confessed liability to bad investment advice by Investment Advisor's self greed and self gain, as confirmed by David's actions by the laws of association and accession. This subdivision loan agreement to sell a proposed subdivision without title and deposit could have been avoided if the bank listened to their customer's legal advice to amend the loan agreement and make it legal.

(vi) We must agree with ASIC and the ATO tax avoidance team that we have lost our superfund profit. The question must be answered; How much money does the ATO have to lose to lay tax fraud and racketeering charges? We were given legal advice from our first three Barristers; Barlow, Sweeney and McQuade. McQuade advised you will not beat the CBA in court because of the obvious; their investment advisors ignore customers legal advice in an effort to make big profits at the customers expense. (vii) The need to understand a bypass, to get to the truth. To do this Grahame Ledwidge's boss, Chris Watts, refused to be present at the CBA mediation and showed his contempt at the way in which Ledwidge continued to cover up the initial bank mistakes with a list of mistakes confirmed by Shanahan, as the best case for law reform. The bypass must also include respect for the ATO tax avoidance team, who in the main do not gain the respect they are entitled to. Talk to valuers who will confirm that the tax loss on a 22 block subdivision can be in the area of \$460,311. Remember the principal to follow the theory to gain a solution, to gain credibility as a Crown witness. So consider:-

4. a/ In USA the then FBI (*Now SEC*) won against Al Capone via tax evasion. Hence the ASIC question, quote **“Who stole your money?”** If all other testing procedures have failed to expose this \$billion investment advisor / racketeering industry, then use a system that works. Explained by Shanahan as our test case. b/ This protection racket started with a demand from Wilson, quote **“Give me \$200,000 or 2 blocks of land or I will smash your head in”**. After 9 Police Crime Reports of intimidation and standover tactics, I was offered site protection for a payment of \$30,000, as part of the money trail to prove guilt. On the condition, from the reported rogue Engineer, Brad Jones (i) Wilson's violence would stop immediately (*refer CIB tapes on abusive phone calls to 1am*). (ii) No more extras would need to be paid (*known as a come-on scam*). (iii) The project would finish on time (*4mths and only completed in 16mths because the CBA directed with 300% payments for extras a senior Engineer in John Koek had to replace Henwood, who was approving the 300% for extras, as part of the kickbacks and bribes*). In reality, we paid \$255,000 in extras, with claims up to 300% over cost. This is called a self funded crime. To pay Wilson's legal costs, estimated to be in the area of \$250,000, used to cover the legal costs for false liquidation. c/ The good news is Peter Wellington, a former Police Officer with legal knowledge, was one of the few Politicians to listen to our case. Four times our team were falsely charged with forgery (*when Davida was the forger*), theft and child assault. When the false charges failed and it looked like Channel 7 News were going to air in reference to our case, I was falsely charged with the unbelievable insult, that somehow I molested a school girl sitting at the next table in the Supreme Court Coffee Shop. I was trying to explain to a group of High School students studying law how insider trading works in our legal system. I asked the girl concerned to give our literature to her two teachers sitting at the next table to study our QLS case. d/ Please go back to Magistrate Ian Austin, Case 422/2000-2 HP. Austin's statement, **“This is not a joke, you have been charged by the CIB for stealing an excavator bucket. Go and get legal counsel and defend yourself.”** My then misfortune, to be conned by a MOB Barrister who bled me for 3yrs before the court registrars realised there was a problem with our legal counsel. Shanahan, in summing up, directed **“You must prove abandonment is fraud”**. To do this, we need to add the detail **'Sabotage by legal abandonment via Court of Appeal Justice, John Muir's unanswered question: Why?'**
5. Because you want a quick fix. The real solution is to call on consultants, BCC Site Inspectors, Civil Engineers and Valuers to explain what Magistrates and Judges have explained in chambers meetings (*as information overload*), to solve 20 scams. For 15yrs we have tried to put this case in a box in the hope you will ask questions; will you please ask questions? Think of the example of the proverb of the King with no clothes; **'it took a small child to expose the obvious scam, the King was naked'**. Now this crime cartel is naked, they have nowhere to hide, except of course in CCC incompetence and neglect.
6. Now consider being told of the **'Site Solutions protection racket'**, I reported this to the local Police who explained the obvious, **“We cannot lay criminal charges before the event. Come back when you have proof.”** When I reported back to them, (*Doonan's Staff Officer, Insp. Ray Loader*), I was told **“If you had paid the \$200,000, Wilson, the Head Contractor, would have stopped trying to beat you up. Better you had paid. The chance of you meeting Doonan will not happen.”** A key Asst. Comm. of Police **'whistleblower'** came forward to confirm Insp. Ray Loader's involvement in this cover-up. Officially trading as a Police Risk Management Dept., now reported as being abandoned via Doonan's resignation.

Take note of Koek's damages report to override Wilson and finish the project and then lay criminal charges. **If not you could go broke!** But no one wants to lay charges do they??? Do you see it as your duty or responsibility???

7. I was directed that the QPS cannot protect both the developer and the subcontractors on a construction site; **that is the law**. Suffering death threats and an initial attack with a 30t excavator, the Police Sgt. in charge of the 6 cars that came to our rescue directed I employ security guards with a guard dog to sit in my front yard 24hrs a day, to do the Police job, and I did. My then partner, Noelene, made several suicide attempts and Insp. John Earea, who offered help to expose the racketeering, retired under stress leave, because Doonan's Risk Management policy acted on the plea-bargaining scam, that the case was closed. Hence Comm. Atkinson took no further action against Doonan.
8. a/ Thanks to Wynnum Police, care of Snr. Const. Max Williams; he made numerous calls and took advice from the BCC Site Inspector, Gary Kopp. Max provided me with a copy of the then EPA Sect 32 sabotage model to prove sabotage, via an additional insurance assessors refusal to pay this \$10,000 model insurance scam. This is further backup proof of our crime, control, correction model. b/ Asst. Comm. (PESC) Peter Martin, who was previously Chief of Staff and as Doonan confirmed, a junior officer to him. Doonan accepted responsibility, known as C.C. Sect 200, 204, 205 as '**obstruction of justice**' and '**abuse of public office**' to have Martin run the Police Risk Management scam, quote "**Due to Police availability and time this case is closed**". No! Under then Police Minister Judy Spence's direction I volunteered this \$1m Police requested budget.
9. a/ We have proved that the QPS have untrained Police who have not got a clue how to resolve protection rackets. Their policy is similar to other various Government Departments, to act in denial, intimidation and standover tactics. No better example than the ATO retail office Manager, Adelaide Street Bne., who stated when we were trying to report tax evasion, quote "**If you do not leave this office now I will call the Police**". Or as the ATO Team Leader Tony Coburn reported, "**My boss advised me to stay out of it**". b/ I put it to you, with only 20 scams this is the tip of the iceberg. Ledwidge, for the CBA, knew Davida was a known criminal. Davida ran a scam offering to work out of our office for me at \$20 per hour. Note: The then going rate was \$3,000 a day. Her aim was to destroy our case, but in working out of our office, we, became privy to other victims. It would seem Davida chose victims who posed no threat to her as she was a high profile ex-QDPP Prosecution Barrister, but if they did stand up against her, she had the support of the CIB and Fraud Squad to give the victims a criminal record at her will, known as character assassination. Davida explained she could run scams up to \$200,000, thus allowing her to stay within the protection of the District Court, as a minor misdemeanour, but admitted, with 6 scams totalling \$1.3m and trying to rip off 6 banks, this protection was no longer provided. She was given a 3yr sentence, suspended, but after 2yrs served 6 mths in prison to keep her mouth shut.
10. a/ This is a typical example of an old Indonesian saying, "**Go to the Police over a stolen chicken and lose a water buffalo**". I was asked to go to Indonesia to assist in the manufacture of wood products. On arriving there the first request was to pay 1,500 USD in kickbacks and bribes. When I refused I requested a meeting with a high ranking Minister. To my shock I was told if I did not pay the 1,500 USD I would be taken out and shot. This was not long after Australian Journalists were killed. So I packed my bags and made a vow never to return to Indonesia. b/ The Crown Forensic expert Prof. Pathè's findings were "**I do believe the above events are real**". Phone (07) 31397200 to confirm. Please, I beg you to listen to Peter Wellington. He has that one test case vote for CCC / ACCC / ASIC / APRA consumer protection support to both side with Labor or LNP reform. To change the laws to break this multi-billion dollar protection racket and **GIVE US CLOSURE**.

JOHN BRIGHT + *Shareholder*  
 10 Dairy Swamp Road  
 Belmont .  
 T/A BADIJA PTY LTD  
 RE Value of pipes incorrectly deducted from tender Price \$34,502.00  
 Interest as per General Condition of Contract A.S. 2124 - 1992  
 Clause 42.9

Amount Outstanding from November 98	\$34,502.00
Six monthly Compounding Interest at 18%	3,060.00
Amount Outstanding from June 99	\$37,560.00
Six monthly Compounding interest at 18%	3,380.40
Amount outstanding From December 99	\$40,940.04
Six monthly Compounding interest at 18%	3,084.60
Amount Outstanding from June 2000	\$44,024.64
six monthly Compounding interest at 18 %	1,338.33
<b>Total Amount Due at August 2000</b>	<b>\$47,962.97</b>

This amount has been outstanding from  
 November and December 98

To make it legal



Signed John Bright

Ph: (07) 5478 5906  
 brights@live.com.au  
 www.all-fraud.net  
 1 Manley Drive  
 Montville Qld 4560