

**Benefit of:- US Racketeering Influenced Corrupt Organisations (RICO) Act to
Annastacia Palaszczuk, Archbishop Mark Coleridge, Ron Boswell, Anne Tiernan, Monica Bradley**

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 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 BRIGGETT & Shareholder
10 Dairy Swamp Road
Belconnen.

TIA BADJA PTY LTD

XX Value of pipe incorrectly deducted from tender Price \$24,502.00
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%	3,000.00
Amount Outstanding from June 99	\$37,500.00
Six monthly Compounding interest at 18%	3,364.40
Amount outstanding from December 99	\$40,864.04
Six monthly Compounding interest at 18%	3,884.60
Amount Outstanding from June 2000	\$44,024.64
Six monthly Compounding interest at 18%	1,338.33
Total Amount Due at August 2000	\$45,362.97

This amount has been outstanding from
November and December 98

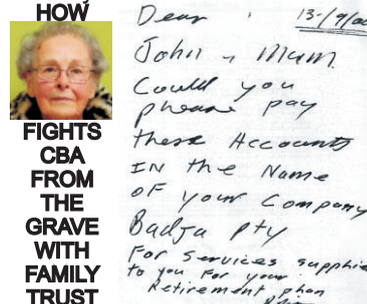
ASIC Perth exposes CBA Bne!
BQ 1/ "Who stole your money?"
C& Ref. A 9/, US Court Bailiff May 2015.
A 1/ How RICO Act works.
This is our Crown DPP/QDPP case!
Premier Beattie is our Crown witness (CW).
He offered his cabinet for his Q 2/
"TO FIND THE SOLUTION?"
via QLS expert technical advice.
A 2/ YOU MUST PROVE ABANDONMENT,
by Criminal Code Sect. 399 (200,204-5&391)
TO DO NOTHING IS FRAUD!
Via integrity panel of 3 Judges; de Jersey,
Chesterman, McPherson, for Premier Palaszczuk.



**THE JUDGES DID NOTHING TO INFLUENCE
A CBA CORRECTION; WE LOST (I) →
(ii) HEHS superfund profit to 22 block
subdivision (iii) ATO lost est. \$460,311**

**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 Busuttill, 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.



(iv) By law, Criminal Code Sect. 399 must be allowed as QPS new evidence, aka, the Phoenix Company liquidation password for the Treasury Dept. Fin. Sys. & Ser. Div./ATO solution, to money laundering and tax evasion law reform. Yes! By law as victims, we are the spearhead to solve this case, but you must confirm this standard Crown/ATO estimated loss of \$460,311 on a 22 block subdivision. This was due to the sabotage of our project in an endless list of both criminal and fraudulent legal procedures. This is best understood with our payment of \$30,000 for the 'Site Solutions protection racket', aka, a **COME-ON SCAM**. We funded Rob Wilson's legal costs from extras paid at up to 300% over cost, confirmed by the CBA direction from Grahame Ledwidge, Credit Manager, being advised by JF & Pike, the banks engineers to replace the Project Engineer Greg Henwood, who was engaged by Rob Wilson, the Head Contractor under Wilson's terms and conditions. Grahame Ledwidge requested in his quote "**A more senior engineer**". (To mean, one that would not agree to kickbacks and bribes.) Hence, we engaged John Koek from Baseline Civil Engineers, whose written report was hidden under Criminal Code 399, by Davida from the 14 Judges involved in this case. Her scam; to gain fraudulent liquidation to Badja Pty Ltd, our construction company, who acted for our HEHS superfund, that was not allowed to make a normal profit. The ABC finally identified the Phoenix Company liquidation scam, **TO RISE FROM THE ASHES AS FRAUDULENT CREDITORS**. (v) As Crown victims in common, we urgently need teamwork to confirm this Crown, SAA R&R style ATO loss to prove our R&D \$10,000 simulation test case model. (vi) Being told by Rob Wilson's Solicitors of the now identified Phoenix Company liquidation scam, **PRIOR TO THE EVENT** via our Solicitor Adam Sambrook (CW) who acted on the QLS direction **TO FIRST DEFEND THE LAW**, or face a minimum 5yr to 14yr max jail term. Hence, the QLS came to our aid and offered Army Colonel/Judge Pat Shanahan's **TECHNICAL ADVICE ONLY**. (vii) Therefore, Premier Newman, our next key (CW) promised a (balanced dual party next step style) press release. Newman's aim was to expose the proof of bkie led, lowlife filth of intimidation and standover tactics on building and construction sites. This was confirmed by CIB Det. Ian Tuddenham's report that the Electrician could lay assault charges on Rob Wilson. STO Law can provide the detail on Wilson's scam to cheat the Plumber/Drainer. Wilson's backup plan was to use a fraudulent shareholder home mortgage condition to threaten my Mother **IF SHE DID NOT PAY SHE WOULD LOSE HER HOME**. (viii) The above confirms ex-Police Comm. Atkinson (CW) Police Risk Management exposure via Asst. Comm. Pat Doonan (CW) who apologised for breaking Criminal Code Sect. 'abuse of public office and obstruction of justice', refer Sects 200, 204-5, 391 & 399 and resigned, **BUT NO CHARGES WERE LAID**.

(ix) QPS forensic expert Prof. Michele Pathè (CW) confirmed Doonan's Police Risk Management team was disbanded as standard public service procedure. Det. Kidd was then moved sideways to Mt Isa. (x) Our smart new Police Comm. Ian Stewart (CW) made both a statement and Q 3/ **"Is not racketeering the way business is done?"** As Asst. Comm. at the time, what else could he do under the political pressure to protect CBA mistakes?

A 3/ **NOW, AS COMM. HE CAN SPEAK OUT** for a long list of **'whistleblowers'** and confirm (i) former Premier Beattie's Justice Minister Rod Welford's (CW) apology for being tricked, cheated and deceived by Davida, his reported Uni law friend and trained QDPP Crown Prosecution expert, now a self confessed MOB Barrister, aka Davida Ellen Williams (CW), etc, as a forger/fraudster/investment scammer and now felon who offered the scam to work for me as Senior legal counsel for \$20 per hour, instead of her normal rate of \$3,000 a day. A scam too good for all Crown victims (*and there are many*) to refuse. (ii) Her scam, to destroy our CBA illegal and incomplete CBA loan agreement and our court case. As proof, ask why the CBA refused Supreme Court direction and orders from 14 Judges to first provide a copy of the CBA incomplete and illegal loan agreement, not only breaking Criminal Code Sect. 399 but **ALSO PROVING CBA CONTEMPT OF COURT**. (iii) The then Fraud Squad Det. Sgt. Brett Heath (CW) confirmed Doonan's guilt and showed his frustration to be ordered by Police Risk Management to cover up this scam with another obvious scam, quote **"If you do not have a copy of the CBA loan agreement you do not have a case"**. No! Under QLS agreement, we won a similar case using the money trail as standard Police testing procedure. (iv) Now Det. Insp. Trevor Kidd, (CW) transferred to Mt Isa, also showed his obvious frustration to being ordered by Police Risk Management to use a Criminal Code Sect. 391 scam to eventually protect Rob Wilson's Phoenix Company liquidation scam, worth at the time \$4.4m. (v) **THE POLICE UNION REPORT EXPOSED THE BELMONT PROBLEM**, that there is no local Police Station and that 8 Police Stations were involved to try and coordinate this case. This report was prepared via then Asst. Insp. Mike Ede of the Prosecution Section, Tank St. Bne. and as a result of his **'whistleblower'** involvement, was reported to have been transferred to the Police Railway Section **TO ENSURE NO CRIMINAL CHARGES WERE LAID**. (vi) Hence the team of Area Commander John Hopgood, 2nd in Charge Les Hopkins, assisted by then Sgt. Janelle Harm as Wynnum Admin for the Belmont area, directed a detailed CMC/CCC investigation, but was overruled by Doonan who initiated the attack with the aid of Davida, to attempt to give us 4 fraudulent criminal records, known as **CHARACTER ASSASSINATION**. All of this was confirmed by an independent Asst. Comm. **'whistleblower'**, whose recommendation was for the Premier to use the Judicial Review Act, **TO ENSURE JUSTICE DE JERSEY'S INTEGRITY THAT HAS BEEN QUESTIONED UNDER WITNESS TO ABANDON JUSTICE KEN MACKENZIE'S MEDIATION ORDER**. (vii) For the state billion dollar money laundering detail you must thank smart editor Bill Hoffman's (CW) press release, for the Sunshine Coast Daily 14-06-2014. (viii) Note the importance of the balance of law. The Crown Prosecution Barrister with his standard statement to me, quote **"Keep telling the truth until help comes"**. (ix) As Dr. Frank Walsh (CW), a Clinical Psychologist put it **"You were drilled as a son of a WO1 in the RAAF to do your duty"**. Four times now we have had to prove we are innocent of all fraudulent criminal charges and 4 times now I have had to prove I am of sound mind. As proof of Doonan's failure to give me a criminal record, we need the ABC freedom of the press to promote the questions and answers, as our case will never be solved until our marketing and political problem is resolved.

Q 4/ How can we find the stolen money and expose organised crime?

A 4/ (i) The standard procedure is to use equal and opposite force and this can only be established by teamwork. So let's look at our TV/ATO progress so far. (ii) The Channel 10 CEO led the way, his quote as a (CW) **"When the bubble bursts it will be a feeding frenzy"**, but apologised that they would not make the first move; their only interest was to collect the advertising dollar. (iii) Channel 7 TV News reporter (CW) made more sense; quote **"We hear stories like yours all the time. I feel so sick in the stomach I cannot sit down"**. The result; that same night detectives called to my home and threatened to charge me with child molestation, alleged to have been carried out in the Magistrate Court coffee shop. I had to explain this alleged offence came about due to the fact I had handed out Police Crime Reports in the Supreme Court coffee shop, to high school students studying law. I asked them to study our website and to have their teachers explain how hard it was to get your own Barrister into prison **FOR SUPPORTING ORGANISED CRIME**. (iv) Channel 9 and the ATO office Chermside, came up with the almost identical reply, quote **"Please do not come to our office and tell our staff about racketeering, in-home invasions and nun-chucker attacks, as it only upsets the staff and the TV and ATO staff are too hard to replace"**.

We were however offered advice that this story is better suited to a 60 Minutes or 4 Corners type program. The good news being, that based on CIB direction to use patience and time to gain natural or holistic justice, ABC Q&A have finally made a breakthrough with a Phoenix Company password, with the hope that on a joint party approach and the backup of the minor parties, all Members of parliament will act as one, and implement this QLS reform, but there is a lot more to be covered.

Q 5/ How many crimes can you discover?

A 5/ (i) Our 3rd Barrister Paul McQuade was able to expose the caveat scam as a standard scam used by the Head Contractor Rob Wilson, on the basis that he was able to convince some senior Police Officers, with what is called **HEARSAY EVIDENCE**, to make fraudulent prosecution decisions without due process or checking the **CBA VALUATION AND PAYMENT DETAILS**. (*The CBA via the CEO Ian Narev has made endless promises and provided senate investigation style case numbers, but has fraudulently ignored all our pleas for the past 15yrs.*) In brief, Barrister McQuade went a long way to exposing the Phoenix Company Liquidation scam, that involves clarifying the 4 step procedure of payment, via the CBA to the lender/developer Badja Pty Ltd, to the Head Contractor, who in turn pays the subcontractors, but I am now told some payment reform changes are being looked into. I must report the detail in brief. McQuade was able to demonstrate what I have tried to explain as what has been confirmed by the QPS as the ACCC Little Black Book of Scams, pg16, as the top scam used in small business. Identified as Exhibit 1&2, but as proven by the Supreme Court, that both the CBA and the developer, Badja Pty Ltd, paid Rob Wilson, the Head Contractor, all JF & Pike **APPROVED INVOICES**. (*Again refer STO Law.*) We have a case, where the Supreme Court agreed to lift Rob Wilson's caveats so we could gain BCC approval, known as **'on-maintenance'**. Both the Supreme Court and BCC then allowed us to sell our property on a **'fire sale'** basis to cover costs. We were locked into a ferocious and vexatious legal battle with our MOB Barrister Davida Williams. This battle aided and abetted Rob Wilson to run the Phoenix Company liquidation scam. (ii) Rob Wilson operated, in general, by Area Commander Steve Pettinger's excuse **"That this is a civil matter outside the control of the Qld Police"**. Hence the need for Supreme Court discovery of our trained BCC Site Inspector Gary Kopp's report, that was confirmed by the QPS, attn. Snr. Const. Max Williams, then Wynnum Police. Wilson believed; in desperation that he would be successful in preventing the **'fire sale'** of our 22 block subdivision. He believed, even if some blocks were sold, with his liquidation attempt, **HE WOULD BE SUCCESSFUL IN GAINING A MAJOR PART OF HIS \$4.4M PROJECTED PROFIT AS FRAUDULENT CREDITORS**. (iii) When Adam Sambrook explained the Phoenix Company liquidation scam initially, like most town planners, civil engineers, site inspectors and developers, we had no difficulty in understanding the bureaucratic process by not encompassing the holistic approach to organise crime. **THIS ALLOWS AN ANNUAL BILLION DOLLAR LOSS TO THE CROWN VIA THIS FORM OF MONEY LAUNDERING AND TAX EVASION**.

Q 6/ How do we move forward from here?

A 6/ As CBA recognised victims, we have a crime cartel in order of merit, whose primary charge must first be for the Phoenix Company liquidation scam. (i) Rob Wilson, Head Contractor, whose ultimate scam was to gain \$4.4m. (ii) Brad Jones initial Site Solution protection payment was \$30,000, but as a come-on scam, was able to collect a total in the area of \$255,000, to match our legal costs at the time, as a self funded crime in the area of \$250,000. (iii) Davida Williams offering to work for \$20 per hr had only one key objective; to gain access to our files to destroy key evidence and to destroy our case, to expose a long list of scams, which will take time to explain in detail. (*Over 14 Judges have been involved in this case so far. Davida's vexatious acts led to her being struck off as a Barrister and now felon and will never practice law again.*) Consider our frustration in knowing so much detail, but in trusting Davida, who like Justice Minister Rod Welford for a long time gained our support, but the turning point came with District Court Judge Brabazon when I finally realised that Davida was the **BARRISTER FROM HELL**. At the time Davida had the support of key Supreme Court Judges like Justice John Byrnes, who was smart enough to give us the benefit of the doubt, but warned us **IF WE ARE NOT TELLING THE TRUTH WE FACED A 5YR JAIL TERM**. The final insanity came when 7 people came to my home and locked me up in a mental ward for 16 days. I had to prove I was of sound mind. The final report from the Forensic expert Michele Pathè down was that they do believe that the nun-chucker attack was real, and the extortion demands are handwritten proof by Rob Wilson. I have been told officially by the QPS, **I WILL NOT GET JUSTICE**. (iv) Greg Henwood, without any problems whatsoever, was approving extras at up to 300% over cost and **THE CBA PAID THESE EXTRAS**. The problem being, there was several months delay by JF & Pike in identifying their mistakes.

The brief answer to explain this, as Comm. Stewart put it **IN OBVIOUS FRUSTRATION AND DISGUST**, **"Racketeering is the way business is done"**.

Q 7/ The sad thing is, what are you going to do about it?

A 7/ (i) Our Accountant wrote a **'damages report'** for a cost to us of \$10,000. This detail has never been investigated, as further proof of Sect. 399. It has just been ignored. Allen agreed to rip up his sales contract and thus lose an estimated \$115,000 as an example of following the CBA explicit direction, to rip up the contracts with the threat of closing our accounts if we didn't. All of this was complicated by the **'shareholder home mortgage loan scam'**. This is a scam on the elderly that mum, as a shareholder, was responsible for Rob Wilson's vexatious claims. Explained in the Public Curators handbook as **'abuse of the elderly'**, but no one has bothered to check out these facts as proof of abandonment.

Q 8/ **WHAT PART EXACTLY DID DET'S. KIDD AND HEATH PLAY IN THIS PHOENIX COMPANY LIQUIDATION SCAM?**

A 8/ In a similar fashion to the QLS, **TO FIRST DEFEND THE LAW AND NOT DEFEND A KNOWN CRIMINAL**. The QPS first role of Police Risk Management **IS TO COVER UP POLICE MISTAKES**. The policy here has been to use **CHARACTER ASSASSINATION** of the victims. Both Kidd and Heath are very similar to a long list of Police staff that retire on stress leave because they know the truth. E.g. In the case of my partner Noelene Lambert, a Nurse and multiple suicide victim, where Insp. John Earea, Caloundra Police Station, knowing our case retired on stress leave. His infamous quote **"This is my Police Station, I make the decisions here"**! But his Senior Sgt. was in the habit of throwing us out of the Police Station. As proof in brief, refer to the then Police Commissioner Bob Atkinson's statement to me **"You're not broke, (this has a legal meaning, if Badja Pty Ltd was not broke, how come Badja Pty Ltd was self liquidated by me as Director, over an EPA Sect. 32 \$10,000 sabotage confirmed by BCC/insurance assessor/QPS approved flooding detail? Obviously to draw attention to Justice John Muir's Court of Appeal/Phoenix Company liquidation scam, via Wilson's arranged sabotage detail.) why don't you just retire and live on the Sunshine Coast with what money you have left? (To mean, the CBA have admitted liability by paying one victim of our HEHS superfund \$25,000, but none of the other superfund beneficiaries or the tax office have received their share, estimated by the ATO at \$460,311.)** This is called a mathematical fact or self entrapment. Under our first three Barristers opinions, Barlow, Sweeney and McQuade **"You will not beat the Commonwealth Bank; our best advice to you is to gain a Supreme Court mediation order"**. We therefore, in studying law, believe in the principle of self entrapment, but the good news is, that we have proved **THE CBA ARE A SERVANT OF ORGANISED CRIME**.

Q 9/ What has the USA Bailiff, now retired as a grey power expert provided as proof?

A 9/ Quote **"Now retired, I am free to explain the solution. Out of the past 75 cases I handled, 74 were settled out of court. The defendant was given the choice to plead guilty to a lesser crime and in most cases get off with a warning and thus avoid the penalty for their major crimes."**

David's case is a classic example, to plead guilty to 6 attempted bank scams for a total of \$1.3m to protect a billion dollar Phoenix Company industry and much more with David's abuse of our prison system. David's modus operandi is to prey on the victims that no other legal counsel want to handle, and only do so providing they offer power of attorney on the basis of selling up their homes and other assets to pay her legal costs. This information has come about when David confessed to me some of the detail on how she was able to operate as a MOB Barrister. David explained she kept her scams to \$200,000 as she was offered protection up to a District Court level. As a court Registrar summed up, **"The law is not rocket science"**. To mean, we fall short of our target. **PREMIER PALASZCZUK EXPLAINED THE SOLUTION ON Q&A AS INTEGRITY**.

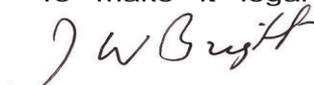
Q 10/ Is this case all about Police and judicial (lack of) integrity?

A 10/ To mean, to never give up on my Mother who lived in fear of losing her home for the last 15yrs of her life. Therefore, as the son of an RAAF gunner and a volunteer, please do your duty for all family superfunds.

HIT THE TARGET WITH LEGAL FORCE AND INTRODUCE RICO CRIMINAL CHARGES.

TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

To make it legal



Signed John Bright



CRIME PREVENTION IS THE SOLUTION

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