

Why community cabinet CRIME REDUCTION PROGRAM, 25?

Police Crime Report No 276

Why Commonwealth Bank entrapment by
the due process of law?



Why the Brisbane Lord Mayor's, promise,
to write a letter (as a press release) for
Brisbane Internal Investigation
Departments brief to solve fraud,

★ ★ ★ Australia's No1 crime. ★ ★ ★
Why Qld Premier team's brief? To disclose
how the Attorney General Rod Welford and
Police Minister Judy Spence were tricked
by the ex-DPP Barrister's confessed fraud.

To expose the Police Asst. Com. Pat
Doonan's confessed stuff-up "To correct
our 22 block subdivision from running at a
loss for criminals to claim ownership by
non completion." To cause the loss of
millions of dollars, to mums and dads
investment funds and first home buyers
and the developer. Hidden by the Comm.

Bank's (scapegoat) Risk Manager
Grahame Ledwidge, perjury and undue
duress, which by law is unconscionable.
Hence proof of fraud. After Supreme Court
Judge Mackenzie, White and Muir ruled in
brief "Mediate, disclose, no clarity." Finally
Supreme Court Judge Byrne gave the
solution "A five year prison sentence as a
warning." By law, in proving our
innocence with now 276 Police Crime
Reports for court disclosure. We proved

**COMMONWEALTH BANK FRAUD
BY CONFESSED SELF REGULATION**

As proof of bank guilt: - ENTRAPMENT

Why accountant Tim Allen's \$10,000 damages
confession as a financial expert by law to offset a
\$10,000 insurance scam? Why would an accountant rip
up a sales contract to buy land purposely undervalued at
\$75,000 except as part of a multi-CIB, SAA, engineering,
accountancy, Church, and Commonwealth Bank Risk
Management plan incorporating a long list of experts by
law? As Colonel/Judge Pat Shanahan confirmed "**This is
a story so unbelievable, it's believable.**" Why study
criminology? The need to learn holistic justice. Ask
yourself the question, why did the Commonwealth Bank
refuse to rectify their incomplete thus illegal loan as
confirmed by their Solicitors Clark and Kann in their
Supreme Court affidavit 4461/2001, stating in brief "**It's
illegal to sell land without title and deposit.**" Backed
up by the bank's QC Ian Hanger. In studying our case he
then offered to act for us. Our Solicitor Reg Klinedon
confessed in mediation "**He would swear in court he did
the best he could.**" (Hence due to the Fraud Squad's
fraudulent direction we were directed by Detective
Sergeant Brett Heath "**To get your act together,**" etc.)
We gained a part bank confession of guilt with payment of
\$25,000 to admit liability. (As the first step directed by
legal counsel.) Hence to backup Chris Watts CBA
mediation expert direction "**To protect our mothers at all
cost.**" Why did Justice Susan Kiefel's rule "**To study the
value of both the bank product and the bank
customer?**"

The solution lies in the bank's confession in mediation a)
The bank has ways and means of ensuring mediation
results are to their satisfaction b) The bank wanted to
know who we contacted. Who were the experts, the
Politicians, the Public Servants, legal counsel,
accountants, engineers, Churches, small and big
business? As one of our supporters put it "**Only tell
them what they need to know.**" Tim Allen as our
financial expert is a good example. He confessed his fear,
"**I work with the banks on a daily basis, do not go on a
crusade**" Knowing the written evidence and proof of
his damages confession is evidence enough to win
this case. Hence the need to read the book "**Broken
Lives**", exposed on ABC TV Four Corners as a book
written by the secretary of the Western Australian Police
Commissioner explaining the value of three Western
Australian Supreme Court Judge's input. To correct the
CIB/Police Operations Branch fraudulent actions. To
convict an innocent man, to create a political solution
similar to our own proven false CIB charges. Why was
the Relationship Manager made the scapegoat? Why did
he direct "**To search the Commonwealth Bank to find**

someone to listen to our story so that justice can be
done?"

Fortunately Colonel/Judge Pat Shanahan directed on
behalf of the Queensland Law Society "**To study the court
transcripts and money trail and you can win this case.**"
Allens Arthur Robinson confessed outside the Supreme
Court as a form of apology **they were only acting under
the direction of the Commonwealth Bank's (scapegoat)
Risk Management policy.** Due to Grahame Ledwidge's
demeanour "**To fight right down to the line,**" ignoring
Chris Watts, bank mediation expert and his Relationship
Manager James Pitman's directions.

Who understands our story the best? Was it Superintendent
John Hopgood recently retired, backed up by Inspector Les
Hopkins, identifying the Attorney General's release scam,
etc? Hence a CMC solution, to a four year ex-DPP Barrister,
Attorney General - bank cover-up scam. Now Legal
Services Commission cover-up to Davida's \$1.3 million
bank fraud charges only. To hide our multimillion dollar loss
by abandoning our case.

Chief of Staff Superintendent Peter Martin, backed up by
the Commissioner of Police Bob Atkinson identified the
multiple fraud. Due to lack of Police correction as explained
in a speech to Brisbane City Council administration
reference Police Crime Reports No's 262-1 about the lack
of control in the fraudulent blow-out of costs in the building
and construction industry. Hence in brief, the Lord Mayor
Newman's "**Can Do**" policy due to SAA law 27.2. **To backup
the Brisbane City Council Internal Investigation
Department self regulation.** To request the Police
Commissioner's backup and support. Hence the Lord
Mayor's invitation to write a letter, to assist the Police
Commissioner lay further fraud charges. To support
Brisbane City Council Internal Investigation Department's
crime correction.

We now need the urgent assistance of the ex-
Commonwealth Bank manager John Gagen and Tim Allen
our accountant in charge the Badja Pty Ltd money trail, to
provide the Police Commissioner with the detail to lay
further fraud charges. Best explained by the self
regulation of Assistant Commissioner Pat Doonan, the two
Priests involved Father John Dobson and Father Joe Duffy
reference Police Crime Reports No's 221-3-9-271 & 2, etc,
with the Sisters of Mercy shareholder 1% Badja Pty Ltd Risk
Management program. Hence by the process of self
regulation, and the patience and time of a planned CIB,
SAA, engineering, accountancy and Church Risk
Management program. Instead of being controlled by a
'bagman' using intimidation, thuggery, violence, extortion
and perjury. (Reference, Vexatious Litigants Act) **We have**

used natural justice as directed by the Legal Ombudsman Jack Nimmo. To gain natural holistic justice, to create law reform. As directed by the Premier and by the Lord Mayor in a 'Smart State' 'Can Do' policy. It becomes obvious why our photograph of the Police Commissioner, reference Police Crime Reports No's 261-273 solves the problem with community backup to **the Police checklist**. With Police ethics, this exposes the Assistant Commissioner Pat Doonan's protocol. Inspector Ray Loader's direction quote **"Rob Wilson's \$200,000 or 2 blocks of land was not an extortion demand it was a commercial decision," identifying the fraud.**

The need to study the Fitzgerald Report, the 'bagman' Jack Herbert in handling the money trail between organised crime in the gambling, prostitution and drug industry. To study the detail, **the wives of the senior Police Officers involved were happy to accept the corruptions of their husbands referred to as 'the joke'**. Similar to the Commonwealth Bank's expert Chris Watts who identified the detail of our 'bagman' Rob Wilson and the joke in giving away \$255,000 in extras with false claims up to 300%. **As confirmed in the case never presented to District Court Judge Brabazon. Where the now prisoner ex-court officer Davida Ellen Williams withheld the CIB, civil, electrical and accountancy details to protect the scam by confessed abandonment.**

The Police prosecutions summary is, **"Sooner or later additional fraud charges will be laid but it will not happen overnight."** Perhaps best explained by, **the look and shock of dismay of the Police Minister Judy Spence. The joke being that the Commonwealth Bank refuses to correct their mistake.** Their policy has been to try and trick, cheat and deceive their bank customers and clients with what is called a **bank 'Deed of Compromise'** previously propped up in the belief by Justice Susan Kiefel's ruling that the **architect Steve Gleeson was too smart and should have known better than fall for an investment scam bringing into question banks and investment advisors over valuing properties and banks lending money in excess of the real value for more false profit.**

Similar to the banks previous scam of providing offshore loans at a lower interest rate where the banks knew the Australian dollar was in freefall, 273 Yen to 57Yen, to 20% of the Australia dollars value in 25 years, where it was eventually acknowledged the banks were not borrowing offshore but using this scam to create banks

false profits at the borrowers expense. **Hence Chris Watts CBA mediation expert intelligence to confessed abandonment to distance himself from Grahame Ledwidge's scapegoat Risk Management.**

What we are looking to achieve is bank self regulation. The banks can make a profit by standard ethical procedures. Bank reform to prevent fraudulent scapegoat Risk Management. Exposed by the cigarette companies who were found guilty of using the **'Deed of Compromise'** to blackmail their scientists and chemists from hiding from the community, the fact they enhanced cigarettes to increase deaths through cancer. By making the community victims, by helping to create smokers dependent on nicotine affecting everyone's health. Hence it is now acknowledged internationally that the **'Deed of Compromise'** is an illegal act if it is used to cover up an illegal act. In our case, Grahame Ledwidge perjured himself and tried to cover up the fact that as bank customers we followed his directions. In providing signed contracts well understood by Colonel/Judge Pat Shanahan on the basis of no title and no deposit, as per the loan agreement.

As James Pitman directed **"You need to find someone in the Commonwealth Bank, who will listen to our story so that justice will be done."** The good news is, as the law puts it, for each point we win it increases our reward. **Our reward being of course to gain Supreme Court Judge Muir's clarity so we will have 4 Judges working as a team.** Based on the detail of this case working with Police control, correction to Police rescue. Our plan is a) to remove the stupidity of **"It's not relevant"** as the most over used and fraudulent statement in our legal system b) a system so farcical that journalists report that 97% of victims of crime never get their money back. c) **Where society and the Police Force do not trust their own system, where Police are trained in crowd control to have you move on, to prevent a correction.**

What is the solution? The Premier and the Lord Mayor combined have explained it as a press release. **It is already there,** the 'Smart State' 'Can Do' policy. It's up to the Police Force to fill in the detail. We all know what the solution is; it's the community's attitude or neglect as the 'bagman' confessed in court **"If I go down lots of people will go down with me."** As our accountant Tim Allen has explained **"He cannot believe that something hasn't been done." He has been waiting for years for some form of CIB correction.** Study the court transcripts, only this time use the 'Smart State' 'Can Do' approach. Magistrate Austin said **"Yes, well, I do not**

care what (anyone from) the Police Minister down has to say." District Court Judge Brabazon addressing the crime and corruption of our now prisoner, Davida Ellen Williams quote **"That's not the way to do it."** Hence Supreme Court Judge Muir, entrapped by the **'Vexatious Litigants Act'** confessed **"I do not understand. I have no clarity."** We do with the obvious self regulation to reverse Badja Pty Ltd bankruptcy, hence create **the law of abandonment.** Thus prove the fourth Solicitor James Conomos, the only Solicitor prepared to use vexatious acts via the \$10,000 insurance scam trap, will be exposed to fraud charges to assist Colonel/Judge Pat Shanahan in the Queensland Law Society reform to prove **"Abandonment is fraud"** as directed.

Why did Baseline Civil Engineers John Koek report **"You will go down on this one"? Why does the Insurance Council of Australia fail to act on the \$10,000 scam? This is the key to the engineering scam.** This caused the confusion to Magistrate Austin. **Baseline signed off that the insurance company's work was done but did not provide the Police detail of the 300% scam (as seen in his previous report.) Instead he directed quote "To finish the subdivision, pay out the subcontractors and then lay fraud charges later."** As Reg Klinedon our Solicitor put it **"\$10,000 is seen in law as throwaway money."** What is \$10,000 in a multimillion dollar 22 block subdivision? As Police Commissioner Bob Atkinson knows, **it's the detail that solves the crime.** Supreme Court Judge Muir ruled on the basis **"The Supreme Court can liquidate for \$1."** This is just one of many scams that are used over and over with fraudulent blow-out of costs. Quote, **"Not sticking to the quoted price."** As evidence and proof **abandonment is fraud.** Hence the solution is to sit down with the Brisbane City Council Internal Investigation Department and Standards Association of Australia and understand the engineering rules. Under the direction of the Police Commissioner we can save Billions of Dollars. As Terry Buckley valuer/defendant/previous Brisbane City Council expert directed

"THE NEED TO LISTEN."

**For brief, contact Ada Bright
Email: brights@dodo.com.au
Website: www.all-fraud.net**

Why Community Cabinet Crime Reduction Program, 24?
Crime Report Code

Blue Green Orange Brown ✓ Black Red
Ada Bright P.O. Box 4120, Caloundra D.C. Qld 4551