

Why community cabinet CRIME REDUCTION PROGRAM, 26?

Police Crime Report No 281

Why the conspiracy of a chain of
confessed CIB, legal and court Risk
Management errors? Why create

COMMONWEALTH BANK ALL-FRAUD?

Abandon, litigate, liquidate = fraud.
Hence the Police Commissioner's, Lord
Mayor's and Premier's team 'Can Do'
'solution' details to Supreme Court 5 year
prison term warning.

1. The crime, here are copies of sample
signatures for nine contracts to buy,
accepted by the bank where Grahame
Ledwidge directed the developer
John Bright - Badja Pty Ltd to

RIP THEM UP

Settlement Date: _____
Place for Settlement: _____
Seller: _____
Buyer: _____
Defendant No2

2. Law, if the developer ripped up the
contracts by instructions of the bank
without the permission of the buyers,

THAT IS FRAUD.

3. Liability, hence Grahame Ledwidge
paid \$25,000 to admit liability & sacked
R/ship (rescue) Manager James Pitman
4. Disclosure, hence Grahame Ledwidge
in writing (see Police Crime Report 245
& 272) refused to give disclosure as
ordered by S C Judge Margaret White /
Dr. Michael White UQ Law, QC, etc.

5. In brief Tim Allen accountant / expert by law in the money trail was paid \$10,000 by my son to rip up his contract under the instructions of Grahame Ledwidge, for 1 block of land only, as part of the 22 block Commonwealth Bank financed subdivision. This is detail by Tim Allen in writing, reference Police Crime Report No 245, as a damages claim. **You must study the detail. You cannot judge by neglect or abandonment as that is fraud. Hence entrapment by law.** Tim's loss, was in the area on completion, of around \$115,000 plus costs. The importance is to understand Justice Susan Kiefel's ruling on the ACCC's case, versus the Commonwealth Bank. The expert input of Chris Watts as a mediation expert and the reason why by law we must call in all the experts. As the Police direct, **It's the detail that solves the crime.** Sadly instead of the CIB forensic team looking to support the Police Commissioner and lay fraud charges, even faced with the obvious '**damages confession**', Tim under stress has twice threatened to kill my son. The reason is, as Tim confessed, quote **He has to work with the banks on a daily basis** and had directed my son **Do not go on a crusade.** Tim also blamed my son as he has proved to be more fearful of the CIB standover tactics than a 5 year Supreme Court prison term! Tim directed my son, **You are responsible for the mums and dads retirement funds, etc.** **Was Tim hoping to escape his lawful duty to the damages confession?** Hence by the Commonwealth Bank's planned abandonment, until this stalemate is corrected as the Police prosecution advise **We must be patient.** Until Tim is assured by the Police Minister, Attorney General or Premier that the CIB cover-up will be removed, Tim has refused to draft up the money trail to expose the multiple fraud. As his details will start a chain reaction as the '**bagman**' reported quote 422/2000-2 Holland Park Magistrates Court **If I go down, lots of people will go down with me.** **That is a very real threat. Who will he name?** (See Chief of Staff Superintendent Peter Martin for details.) This will correct the 12 Judges and 3 key Magistrates who have been made to look foolish for their part in liquidating our 22 block multimillion dollar subdivision, over an obvious \$10,000 insurance scam. Now consider 281 Police Crime Reports bulk mailed currently to 576 recipients as Australian experts in law reform. As directed by Colonel/Judge Pat Shanahan, to create law reform by proving quote **Abandonment is fraud.** Thus creating the '**law of abandonment**'. **Life is simple if you just do as ordered.**

6. Justice Susan Kiefel reference ACCC versus the Commonwealth Bank, ruled in brief, **one bank customer can fail, even an architect. Hence the need to study the law to increase valuation by calling in all the experts.** Once one expert, team member or defendant has been paid, and then according to that valuation, as all defendants are equal in the eyes of the law, each defendant must be paid at the same rate \$25,000. **The law of mathematics, the corner stone of justice is exact.** Hence the importance in being told by legal counsel **The ruse was to run our subdivision at a loss to claim ownership by non completion.** Grahame Ledwidge repeatedly refused to acknowledge this detail, the law and our backup system of a) JF & Pike's **independent valuation** in line with the standard Commonwealth Bank's Risk Management program prior to our engaging them as our bank's engineers on the project, (See Police Crime Reports 261) b) the Sisters of Mercy Risk Management program, (see PCR 223-9, 274) c) The ex-Commonwealth Bank Manager John Gagen and our accountant Tim Allen's \$10,000 damages confession, (see PCR 245) d) Fr. John Dobson's report in the Sunshine Coast Daily, reference PCR 221 on. Hence Chris Watts as mediation expert for the Commonwealth Bank confessing **This is a confessed Commonwealth Bank circus, etc.** (Needing an urgent solution)
7. **Why prepare for trial? Why did Supreme Court Judge Muir confess to no clarity or understanding?** (see P.C.R. 182 to 283) **The answer is obvious, our ex-DPP Barrister, confessed forger, fraudster and prisoner had used abandonment as part of the conspiracy to ensure the demise of our group of defendants. She and others tried to cheat and trick us out of every cent we owned.**
8. Journalists in asking for a balanced story in demanding a press release must be guided by TV's Channel 9, with their top rating 60 Minutes program. In reference, 7th August 2005, in brief explaining, quote **It's just not cricket.** It was made clear the trickery and deceit as used by a major Australian developer, where in particular ACCC, APRA, ASIC, CALDB, State and Federal Attorney General, and Police, etc, are not prepared to take on organised conspiracies. **The obvious reason being, they have no clear direction who to serve. Hence the journalists and legal backup success of using entrapment.** It was revealed the cricket players who had invested \$2 million were give priority or increased valuation over the other

defendants and were paid out with interest. 60 Minutes in summing up reported that by law, the payments to all investors must be of equal value, meaning that in liquidation the results of the liquidation must be paid to the investors on an equal basis according to a balanced value by law.

9. Therefore in our case where we have proved due to the involvement of 12 key Judges and 3 key Magistrates that we have the facts of, **a) a payment so far of \$25,000 only accepted to prove Commonwealth Bank liability as a point of law, b) a payment of \$10,000 to prove the accountant ripped up his sales contract as a damages claim. This gives the added bonus, of providing a money trail. c) The urgent need to rectify the 300% \$10,000 insurance scam demand, that was used as a vexatious act as a confessed perjury to create the fraudulent trigger to liquidate Badja Pty Ltd. What is the best way to do this? Magistrate Austin ruled quote “**Yes, well, I do not care what (anyone from) the Police Minister down has to say.**” Hence all the Police Minister Judy Spence and the new Attorney General Linda Lavarch has to say is: - **Magistrate Austin must be responsible in running his court in a professional manner. To mean, initiate an investigation by law to confirm that the prisoner Davida Ellen Williams was fraudulent in misleading Magistrate Austin. Therefore creating a fabricated trigger known as a vexatious act, to create liquidation by Supreme Court Judge Muir, who was further tricked by the prisoner.** This can be done by mediation and disclosure as directed by Supreme Court Judge Mackenzie and White with the support of **the Insurance Council of Australia and CPA and CA directions to Tim Allen.** d) The writing off of Badja Pty Ltd with a tax loss far greater than the \$10,000 which is seen as tax credits, also adds to our credibility. Hence Tim needs to explain all this detail to get a full and detailed criminal report urgently required for the journalists waiting on the Minister Judy Spence's report. Understand why the Queensland Law Society warning, **not to let fraud blow out of control.****
10. **Simulation is a University Degree in Asia and is our area of expertise.** We set a trap as explained in 60 Minutes to catch the rats. As they explained in brief; **money is the best way to catch the fraudsters, by giving them what they want, money for confessed self greed and self gain.** This is best explained in criminology by creating a 'Dead Corporate Body' and working backwards, having all available details for the

accountant, engineers and criminologists to lay fraud charges as directed or just mediate. Hence the need to consider, should the \$25,000 paid to Badja Pty Ltd to guarantee bank liability be split up amongst all the other defendants? Or should the 12 Judges and 3 Key Magistrates mediate, disclose and gain clarity by law, to the confessed fraudulent nature of Grahame Ledwidge? Why did he go against his boss and mediation expert Chris Watts, **his fellow backup manager and witness then transferred, his support was quote, “You do not have to kill yourself, we will give you the promised bank loan,”** and the Relationship Manager/rescue manager James Pitman, who directed my son before he left the Commonwealth Bank, quote “**You must search the bank to find someone to listen to your story, so that justice can be done?**” When co-workers listen or speak out, they get sacked, transferred or abandoned. Hence Chris Watts confessed bank circus. (Instead of standard bank ethical standards.)

11. If we stay with the success of Channel Nine's 60 Minutes program where it's blatantly obvious when our team was interviewed by ASIC at 240 Queen Street, directly above the Commonwealth Bank. **a) We were harassed by the security staff. b) Why was the empty interview rooms with tables and chairs not used? c) Why were they not provided to ensure the standard ethical procedures? d) Why were we seated next to the lift well and interviewed in the reception area exposing the detail to the general public? e) Why was it blatantly obvious that the major officer acting for ASIC, reference PCR 266 Andrew Keighran (accountant / Solicitor) was not taking a detailed report or itemising our claims? If called upon by the Federal Attorney General Philip Ruddock, Federal Police, or the various Federal Ministers, or our local Federal Member Peter Slipper as a former Barrister directed to help by the Attorney General, **how could ASIC supply a detailed report? To expose how we have lost Millions of Dollars, due to fraudulent liquidation to the CALDB? Why set a trap to expose the fraudulent operations of the legal system and it's weaknesses for law reform? We have done the hard work and given several solutions as ordered.****
12. Therefore please again consider, thinking outside the square. Why would Supreme Court Judge Muir specify “**I have no understanding or clarity?**” Why would he liquidate a multimillion dollar subdivision over a 300% \$10,000 insurance scam demand run by

a conspiracy? Why would an ex-DPP Barrister, forger, fraudster and prisoner working with the Heac Contractor, a confessed criminal, use every possible illegal process open to them? **Why did all Judges and Magistrates leave questions unanswered and fail to follow up to gain a correction?** Is it not obvious? Why use standard criminology, where the Heac Contractor confessed 422/2000-2 quote “**If I go down lots of people will go down with me?**” **Who are they?** Hence the good news, with so many questions unanswered, we have the opportunity to create new laws. All it takes therefore is the Premier, Attorney General, or Police Minister to order a review to the vexatious act in 422/2000-2. **It's that simple, as directed by the Brisbane City Council Internal Investigation Department with promised Lord Mayor Newman's backup and support.** This will expose the massive damage done by the prisoner.

13. We must thank the journalists for their support in the 6C Minutes Report and pass on their confidence and success. To support our accountant Tim Allen, who is fearful to stand up against the power of Grahame Ledwidge and the Commonwealth Bank's confessed fraud. We must work one step at a time by law. Please answer the question of the \$25,000 paid to 1 defendant when it's obvious after spending over \$500,000 in total in legal costs on a simple 22 block subdivision **this is ludicrous.** Now consider the next step, why bulk print and mail Police Crime Reports, when we have already spent more than 10 times the cost of the \$10,000 insurance scam that was used to falsely liquidate Badja Pty Ltd? Hence it's obvious, as Supreme Court Judge Mackenzie ruled “**We had the money to pay.**” Hence he ruled on our second private affidavit. To mean in brief, as our subdivision was run by a conspiracy, we must mediate a solution. As we believe in the law of probability, the corner stone of justice, that has worked before with the help of the Barrister Ken Barlow in court by setting traps or creating a 'Dead Corporate Body'. Hence this time exposing all-fraud.

**TO SUPREME COURT SATISFACTION
AS ORDERED**

**For brief, contact Ada Bright
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Website: www.all-fraud.net**

Why Community Cabinet Crime Reduction Program, 26?
Crime Report Code

Blue Green Orange ✓ Brown Black Red
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