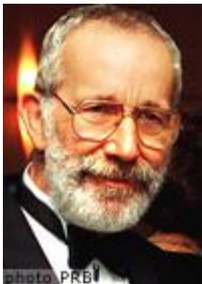


# Why Community Cabinet CRIME REDUCTION PROGRAM, 28?

## Police Crime Report No 293

How & why Nobel prize creates law?  
San Francisco Chronicle / Los Angeles  
Times 04-10-05



Proud to  
Represent  
Australia



Dr. Barry J. Marshall      Dr. J. Robin Warren

Provide the precedence / abandonment for  
self greed / gain is fraud.

Setting world ethical standards / Crown  
direction to prove 'Abandonment is Fraud.'  
Doctors prove bacterium caused ulcers, to  
correct drug companies myth / mistake to  
prevent harmful drugs from recycling the  
disease. Hence analyse new evidence of

### ABANDONMENT BY LAW

Four S. C. Judges Mackenzie, White, Muir  
& Byrne ruling in brief "Mediate, Disclose,  
No clarity = 5 year gaol." New evidence of  
confessed fraud, due to

Premier 'Smart State' personal direction - Police Com checklist



CB CEO IT policy - Lord Mayor 'Can Do' promised press release

Why Commonwealth Bank CEO Ralph Norris' IT policy to backup the Premier's 'Smart State' and Lord Mayor's 'Can Do' promise to support Police Commissioner Bob Atkinson's checklist / Crown action plan? By law "To call in all the experts" to prove "Abandonment is Fraud." Nobel Prize winners Dr. Marshall and Dr. Warren faced with the drug companies' myth / no one believed the truth / fact of abandonment / fraud for self greed and self gain, proved their case. Now consider political reporter Mark Oberhardt 14-10-05 Courier Mail, Barrister Mr. MacSporran / Legal Services Commission direction "The protection of the community has to be paramount," in striking off Solicitor Michael Baker. Hence Supreme Court disclosure to Barrister MacSporran is the obvious next step for the Crown solution / closure to gain Supreme Court clarity / closure, according to editors / journalists direction.

- In brief the Nobel Prize winners / Doctors crystallised the loss by volunteering to become a self inflicted ulcer patient. Then based on their research, they create the cure. Thus by law creating both the solution and closure. The importance to learn both / in success to be multi-functional. Hence the Commonwealth Bank Ralph Norris' IT policy, to replace the idiot factor of Risk Management. Judges, QCs and Barristers in presentation for mediation provide a warning "Risk implies a loss" quote "Neither side will be happy with the result." Hence the importance of preventative medicine / law, to create a client / patient / customer service base, where the idiot factor of Risk Management / myth / fraud as Australia's No1 crime is removed from our legal system. This can be done with information technology by following the lead of these two doctors, in gaining the Nobel Prize. In making the ultimate sacrifice, as volunteers, they proved what the Legal Services Commission endorsed, "The protection of the community has to be paramount" / CBA "Protect our mothers at all cost" above the drug companies' / banks confession for self greed and self gain / fraud.

#### Now simulate / closure

- Why set up a healthcare business? Our original trading name was Health Equipment Hire starting March 1967, later changed to Health Equipment Hire and Supplies Pty Ltd trading as Healthequip. We sold franchises to a group of Brisbane based chemists. After signing a franchise agreement but not content to share our original retail profits with the franchisor, a group of chemists then set up in direct competition. They registered the name 'Healthfitequip'. Based on regular surveys an estimated 49% of our retail turnover business came from extensive Yellow and White pages advertising. As well as advertising on TV, running national seminars and being a guest speaker at the Australian Pharmacy professional on the Gold Coast, trade fairs and the major sponsor for the AMA, etc. In brief

through mediation over a six year period we proved our Barristers opinion to be correct, **Healthfitequip was in fact passing off.** It sat directly above our Healthequip listing in the phone book and by law we won the case. In mediation we were **taught a lesson** quote "You may win the case but how can you sue your own customer?" We were notified after six years of intense mediation quote "A chemist's job is to sell pharmaceutical medication, not to save lives." Having watched Eric Bright a victim of free cigarettes during the Second World War suffering with heart disease, take 27 tablets a day, later reduced to 17 tablets a day, finally dying with bowel cancer. We created Healthequip in part to take on smoking / heart disease, **Australia's recognised No1 killer.** Hence by running regular Australian seminars, we believe we helped save 100,000 lives across Australia. Hence with the assistance of the Commonwealth Bank of Australia, based on our multiple successes in running up to 5 successful businesses at the same time, the Commonwealth Bank offered over \$1 million standard credit facilities. Adding, if we needed more credit all we had to do is ask. **We now need that legal credit by law / IT customer service policy.**

- Our success is built on customer service, whatever it takes to build quality of life and make our customers happy. To build strength, stamina, endurance, freedom from pain, to win **Gold for Australia and install gymnasiums in correctional centres, as the Police advise to live with safety and peace.** This can be called ideals, ethical standards, protocol and the rules we live by. Without the law of abandonment to enforce Supreme Court regulation M.D.N. = 5years, **the truth in court has no relevance.**
- Now consider Trevor Kidd CIB Detective, laying confessed false charges to protect the **'bagman', Barrister, bank,** who we have proved over the past 292 Police Crime Reports to be part of a conspiracy, myth or fraudulent behaviour. To cheat the mums and dads, the first home buyers and the developer for confessed self greed and self gain for the Commonwealth Bank's shareholders and the top end of town, etc.
- Now consider the Police Commissioner / checklist and his compassion, frustration to fight organised crime. In brief to mean **how can he gain justice as he is only one person?** To mean, what every Police Officer knows "You can present the truth to the Judges or Magistrates but the truth may be of no consequence." As evidence and proof **crown support and abandonment.**
- Magistrate Austin confession 422/2000-2 "Yes, well I do not care what (anyone from) the Police Minister down has to say." Note ex-Police Minister Tony McGrady failed and ex-Attorney General Rod Welford also failed, but he ruled in an effort to resolve this conspiracy quote "The Queensland Police are now in charge of this case." To

mean, by his absence in stepping down as the Minister, the Police Commissioner Bob Atkinson has been left to resolve this proven A.G. / Commonwealth Bank conspiracy. In brief Judge Brabazon D. Court No 4920/2000 Brisbane, after berating our ex-con Barrister Davida Ellen Williams for an hour stated in brief **“That’s not the way to do it.”** Should he have said to Davida, **be back in my Court in 45 days time with the disclosure and clarity to resolve this case? You must concur this automatic Legal Services Commission correction will bring closure to this fraud.** Apparently he was not aware that Davida was a criminal who should have been in prison. Davida was protected by what is commonly called nepotism. Due to the DPP **‘whistleblowers’**, disclosure **“Davida Ellen Williams was in line to become a Magistrate prior to her breakdown.”** Hence few Supreme and District Court Judges in line with Rod Welford the Minister would believe she was a criminal, intent on working with organised crime, to ensure our **in-house abandonment, litigation and liquidation.** We followed the direction of John Koek from Baseline Civil Engineers instructions **“Finish the subdivision, pay out the subcontractors and then lay fraud charges, or you will go bankrupt.”** Now the importance of both, not just to work in series but to work in series and parallel. As Davida explained **“This is information overload.”** How can we hold your attention as a reader and process this case? When Supreme Court Judge Muir has refused to do the obvious, to come out and volunteer as he confessed, **“I do not understand. I need clarity.”** Why did we follow the CIB direction to set two \$10,000 traps? 1; Tim Allen’s damages confession and 2; the \$10,000 insurance scam trap, so easy to prove as step by step we release the S. Court disclosure as ordered, **at our discretion.** Magistrate Austin’s confession, not only that he had no interest in what the Police Minister had to say, he also confessed **no interest in the Arbitration scam.** The importance of the **‘bagman’s’ / ‘bagman’s’** Solicitor and the **ex-con Barrister’s** input in arbitration in Engineering House. Evidenced by a no clarity solution, the **‘bagman’** in losing his \$255,000 **‘slush fund’** was so frustrated, he offered to pay \$8 an hour for the 14 months hire of our tip truck and excavator, to try to prevent the \$500,000 plus legal cost, that jointly destroyed both of us. Hence his need for the \$200,000 / \$47,962.97 extortion demands and \$10,000 insurance scam. As evidence and proof Davida confessed at \$3,000 a day for the hire of a Barrister / engineer and the mediation room at Engineering House. They were happy to run the ruse of abandonment / litigate / liquidate.

- Consider this, if you knew your Head Contractor, employees or staff, were common criminals, would you

sack them? Think as a CIB Detective, **how could you provide the evidence and proof to win in court if you destroy the evidence to confirm the ruse to abandon, litigate and liquidate? To four Supreme Court Judges where the Crown experts were set up to create law reform.**

- Individually the Judges appear to be acting at best in a lethargic or negative approach but collectively ruling in brief **“Mediate, Disclose, No clarity = five year gaol,”** this is exactly what the Commonwealth Bank Chris Watts mediation expert predicted **“This is a bank circus. I do not wish to be part of.”** Hence by law, **he gave the instructions and his opinion as an expert, which we trusted to win this case.** Based on the detailed information at that time of the ACCC’s failure to run a team of defendants, as anyone who studies law needs **teamwork to win.** To beat the Commonwealth Bank scapegoat Risk Management policy. **As explained by our Solicitor Reg Klieidon’s direction “Prove liability, gain confessions of guilt and prove accountability.”** At some time Reg Klieidon became aware of the Attorney General / Commonwealth Bank scam. Hence his direction to bring the **‘bagman’s’** Solicitor James Conomos **out in the open.** How much Reg Klieidon from Bain Gasteen Solicitors knew about the fraudulent actions of Davida Ellen Williams now known to us by 5 names plus her maiden name Wilson, **only Reg can explain.**
- We represent the mums and dads and first home buyers and the Brisbane City Council, as they requested to get a policy statement from the Lord Mayor who has promised to do so when Supreme Court clarity is obtained. Hence the Crown’s success after many years of press reports in the Courier Mail **“Mike Baker has been struck off as a Solicitor.”** In our case Davida has made further confessions of guilt and consequently we believe she will be sentenced in the District Court and returned to prison. As generally considered in the legal profession, Davida has been the main cause of the loss of millions of dollars. The CEO from the Bar Association Daniel O’Connor directed **“As Davida voluntarily stood down from the Bar, it’s no longer their problem.”** More confirmed abandonment / mal-practice. Hence the importance of law, Inspector Ray Loader’s statement in brief **“The \$200,000 demand or 2 blocks of land by the Head Contractor was not an extortion demand. It was a commercial decision, etc.”** More confessed abandonment / mal-practice!
- Based on the principle of criminal law **‘fraud is forever’** as confirmed by the Crown quote **“You can win this case if you study the court transcripts and the money trail.”** In brief, the accountant Tim Allen has twice threatened to kill my son. The Police Commissioner, Chief of Staff,

Detective Sergeant Trevor Kidd, etc, have confessed they have had enough. As the DPP put it **“We do not give justice, the courts give justice.”** Based on the Crown’s direction to do the obvious, please explain why Supreme Court Judge Muir does not confess **“I was taken in by the criminal actions of Davida Ellen Williams.”** In a similar fashion to Rod Welford in preference to the scapegoat Risk Management policy of being transferred to another ministerial position, bank or public office. Why not do as directed by the Queensland Police **“To live in safety and peace”?** To do the obvious and give a confession in accordance with our CIB, engineering, accountancy, medical and Crown confirmed traps. Due to the understanding of criminology, as directed by Chris Watts for the Commonwealth Bank. As Chris directed quote **“All the bank wants is closure.”** Hence follow the lead of both Nobel Prize winners and the Brisbane City Council. To create the **‘law of abandonment’.** Due to the first steps of the ACCC versus the Commonwealth Bank and their failure to study law and work as a team, **for both sides to win.**

As both the Police Ethical Standard Command and Police Union agree, you cannot live with unresolved crime for the rest of your life as Dr. Frank Walsh psychologist explained **“It’s never over until it’s over, and it’s not over yet.”** A Crown / bank order to talk directly to the Barrister Mr. MacSporran as the only expert empowered to gain justice for the Legal Services Commission / simulating bank IT policy **‘The person that answers the phone creates the solution’** until we are given Crown direction for Supreme Court disclosure to this Barrister direct this will continue to be a confessed A.G. / Commonwealth Bank conspiracy by law. We must satisfy both the 4 Supreme Court Judges and the 4 experts as above as ordered. Please have the Crown / prosecution arrange an invitation for the defendants, to disclose the details, to Barrister Mr. MacSporran for the Legal Services Commission to lay further fraud charges. For the protection of the community has to be paramount, under his direction for self regulation.

**For brief, contact Ada Bright**  
**Email: [brights@dodo.com.au](mailto:brights@dodo.com.au)**  
**Website: [www.all-fraud.net](http://www.all-fraud.net)**

Why Community Cabinet Crime Reduction Program, 28?  
 Crime Report Code

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