

## Acknowledge Community Cabinet CRIME REDUCTION PROGRAM, 29?

### Police Crime Report No 299

QLS CEO Carne / Colonel / Judge  
Shanahan's team all-fraud recognition.

Abandon, litigate, liquidate = fraud  
Acknowledge change correction courage for  
Supreme Court Registrar Ian Mitchell's  
Crown technical expert natural justice  
conciliation. To regain control by law from  
ex-AG minister Rod Welford's confessed  
protection release / transfer of power / for  
Qld Police control. After the Registrar's  
previous ruling under duress / "Throw your  
Police Crime Reports in the bin." To now  
acknowledge ex-DPP confessed forger,  
fraudster, prisoner Davida Williams control  
of the crime scene / Comm. Bank confessed  
conspiracy / the precedence of fraudulent  
control of S.C. Judges Mackenzie, White,  
Muir, Byrne & deJersey by control of A.G.  
Minister. Hence control Police Minister's  
precedence by law.

## TIME FOR CHANGE



*Tim Allen*  
CHARTERED ACCOUNTANT

Fraud by abandonment of \$10,000  
damage confession / insurance scam,  
ATO tax returns demand PCR No 245-98.  
Acknowledge Judges Hoath & Dick  
transcripts "What does the DPP have in mind  
for the prisoner?" Why was Davida held on  
remand for 2 years prior to imprisonment?  
Acknowledge Police deficiency details to lay  
fraud charges. BCC confirm no Police Force  
in the building & construction industry  
proves SAA law / insurance scam / ATO /  
accountant's silence is fraudsters paradise.

Acknowledge fraud is Australia's No1 crime.

- The precedence of an ex-DPP forger and fraudster, once a Barrister, now a prisoner and the time it has taken to have her gaoled to prove our innocence, credibility by law.
- In brief this is a systems breakdown by confessed organised crime. The next step to acknowledge the CMC fraud to repair the Police system of false charges by Det. Sgt. Trevor Kidd made to create the illusion of a criminal record. Acknowledge Police file / income tax returns for T Allen, D Williams, R Wilson and John Winston Bright / **damages confession. It will shock you!**
- The correction: - the CMC reported ex-army Colonel in charge of security identified only as Rick, **showed his ability to listen and to gather intelligence and create an action plan of attack.** His skill as a Colonel and ability to correct the first CMC interview must be supported by law. (Supreme Court Judge Byrne 5 year gaol term ruling, **if the truth is not told. Hence the importance for his solution.**)
- Acknowledge the previous CMC interview quote "How come this case was not resolved 4 years ago?"
- The obvious no concept of the team approach as directed by Chris Watts CBA mediation expert, to use the second, third, fourth defendants, etc, as a standard procedure by law, acknowledging the bank's dislike to sue the sick and the elderly cheated by the actions of the Comm. Bank rogue manager Grahame Ledwidge.
- Minister's staff statement "**You cannot win against organised crime.**" Our obvious opportunity as acknowledged by Colonel/Judge Pat Shanahan, "**Yours is the best case out of 14 cases.**" Our money was used to pay back one of the six banks exposing an estimated \$6 million loss to the mums and dads, first home buyers and the developer. Acknowledge Davida kept the profits of the bank fraud/crime.
- The ASIC 'lift well' meetings conducted with one finger on the exit lift button contrasts with the ethical standard approach to intelligence gathering by the Q.L.S. CMC Colonels. Key evidence: - the Colonels learnt that the Comm. Bank engineer JF & Pike was **paid by the defendant. Hence JF & Pike is accountable for Supreme Court bank fraud disclosure to both the bank and defendants on an equal status.** Acknowledge QC Ian Hanger's mediation was paid for by the bank only. Proof of bank's intent to maximise legal benefits and to ignore engineer's reports. **To ignore SAA law, the foundation of this case.** Grahame Ledwidge paid \$25,000 to admit liability to hide Supreme Court disclosure to mislead 5 Supreme Court Judges. **A very dangerous game as people have been killed for less.** (Nun-chucker attack) Investigating Det. Mark Hughes for Super John Hopgood quote "**Crime is serious business.**" JF & Pike were well known to us having run **the prior adjoining subdivision for**

**PRA Reality**, then valuing our subdivision construction **cost in an effort to buy.** (The primary valuation requirement by law.) JF & Pike favoured the bank conspiracy and approved up to 300% false claims over cost. Hence this is entrapment by their own ignorance of the two quotations /approved pricing. **Hence the Premier's / Lord Mayor's solution / PCR. 261-2 (Read the detail).** This is "**The added value**" according to Justice Susan Kiefel's ruling to the ACCC versus Comm. Bank, the obvious mistakes in not having **multiple defendants and a technical solution of added money, time and technical court valuations**, requiring the closure component ignored by the 5 Supreme Court Judges. **They failed to give a standard SAA law interpretation of a time limit by law, to ensure completion of our 22 block subdivision.** In brief not one Magistrate, District or Supreme Court Judge provided the technical solution to simply specify the now prisoner Davida Ellen Williams should be back in their court armed with a defence **or exposure of this confessed Comm. Bank conspiracy, within a time limit as specified by the CMC that this case should have been resolved 4 years ago.**

- **The natural solution therefore comes with the expertise of 2 Army Colonels trained in the area to listen and to gain intelligence and to put an action plan in place.** To replace the Police / court / public servant / political mentality that you cannot beat organised crime. (No justice) When the Brisbane City Council plus a team of Q.L.S. Solicitors **have provided the legal precedence** explaining the ruse "**To run our 22 block subdivision at a loss to claim ownership by non completion.**" Hence by law to work with our strength and acknowledge CIB instructions, SAA law, criminology and then due to the obvious law reform to acknowledge 'all-fraud'. Additional Solicitors Wardrobe (father & son) handling of our case for Supreme Court Judge Mackenzie argued "**All you have to do is give an affidavit stating you have the money to pay.**" When it was obvious, as Solicitors they believed there was no need for them to listen to the primary witness action plan for law reform where then Barrister Paul McQuade acknowledged this fraudulent presentation. Hence having technical experience as a team of experts by law we set CIB prevention traps to stand up in court. Hence in brief Supreme Court Judge Mackenzie's ruling "**Mediate a solution.**" To our private Supreme Court affidavit brief, **our 22 block subdivision was run by organised crime.** Under SAA technical law, rule 27.2 etc, we would not be allowed under standard tradesman's licensing to ignore **Crown and local Government inspection** under the direction of professional engineers,

as reported by Baseline Civil Engineer John Koek's engineers report. Robert James Wilson / Head Contractor / confessed '**bagman**' initially refused to read this report in the 3 year court farce / 422/2000-2 Magistrates Court Holland Park. (Also Brisbane's Magistrates Court and Arbitration Engineering House, acknowledged by the Registrars as vexatious acts.)

- Grahame Ledwidge revealed the truth; quote "**We never said we do not make mistakes. You should have known.**" As confirmed by Colonel/Judge Pat Shanahan in his direction "**Grahame Ledwidge should have said 'Redraft the sales contracts, have them signed and rip up the old contracts.'**" Hence Davida's confession of guilt "**You would be surprised what goes on behind closed doors, abandonment.**"
- As Colonel/Judge Pat Shanahan confirmed "**You cannot sue for abandonment, you have to prove abandonment is fraud.**" On the 8<sup>th</sup> Dec 2005 we made progress in 3 key areas, **A)** the Supreme Court Registrar Ian Mitchell's acknowledgement in a light hearted fashion in taking a copy of our Police Crime Report 298 where previously court security staff had by instruction snatched copies of our Police Crime Reports from a concerned member of the public, who requested information **to gather intelligence to protect her life savings.** Hence by natural conciliation **Ian Mitchell is now backing the Premier Beattie, L. Mayor Newman, the court system and the community to use Police advocates, sponsors and volunteers (Crime Stoppers) to fight fraud Australia's No1 crime. B)** The Q.L.S. / CEO Peter Carne and his team confirmed "**I have seen your signs all over Brisbane.**" Hence he has taken advantage to ask questions and gain intelligence. He wishes to work through his staff backed up by Colonel/Judge Pat Shanahan to mediate this Supreme Court solution using one of their conference rooms and acknowledge '[www.all-fraud.net](http://www.all-fraud.net)'. **Abandonment by itself is not a crime, but the result usually is.** The project Civil Engineer Greg Henwood confessed "**You will have to claim on my indemnity insurance**" and quoted "**I will lose my no claim bonus.**" After the disaster of Magistrate Austin's confession, District Court Judge Brabazon's ruling on the prisoner ex-Barrister Davida Ellen Williams fraudulent behaviour of abandonment quote "**That's not the way to do it.**" Extending the vexatious acts from the Magistrates Court to the District Court where the SAA law time factor should have been applied (simulated). **Instead Davida was shown the courtesy of being dressed down by the Judge for an hour for her fraudulent behaviour.** Judge Brabazon should have given her a **written**

**correction similar to a red light camera or Police radar infringement. Instead he gave a Judge's pontification.** Acknowledged as a bank circus by the Comm. Bank mediation expert Chris Watts. Davida should have been identified as a criminal and not allowed to pass through the District Court to trick, cheat and deceive the five Supreme Court Judges Mackenzie, White, Muir, Byrne and deJersey. **They followed the same precedence.** Acknowledge the Magistrates Court Registrars correction. In particular the Brisbane Magistrate Registrar's correction "**Study the Vexatious Litigants Act, the CMC Act and the Fair Trading Act.**"

- Now by calling in all the experts, by listening and acknowledging each individuals expert advice the balance of law and the correction of law is being exposed. **Only proper application gives value to the law.**
- We acknowledge after the cost of \$500,000 in legal costs, that the Attorney General Rod Welford's life could have been destroyed in part like ours. Rod Welford had the good fortune to follow the standard psychology procedure **'to move on and gain a new ministerial position, in the hope that he may become more experienced in the way of organised crime'**. As one defendant to another, we can only stay with our current policy to use the value of **your strength**. Fraud is Australia's No1 crime, both the Comm. Bank and the Attorney General's administration conspired with Davida to abandon us in the belief after the payment of \$25,000 the bank had compensated for its mistakes. Chris Watts as mediation expert for the Comm. Bank was our strength and direction by law, best explained by James Pitman Relationship Manager / loans officer under pressure to perform. **He did not acknowledge our direction with a correction that our bank loan agreement was incomplete.** We must confess we expected a fair fight. You must acknowledge **the Attorney General Rod Welford's confession in brief "Your Barrister is a confessed forger and fraudster and the Qld Police are now in charge"** **This did create a precedence to our initial disadvantage.**
- As confirmed by the Police Com. Bob Atkinson's urgent request for BCC backup. PCR. 262. The Commissioner confirmed in brief "**I am only one man.**" You could retire on the Sunshine Coast and give into organised crime. **Acknowledge the good news, we chose to fight, we backed up the real solution, two army Colonels / intelligence / duty to gain closure with an action plan to support Police / law reform, to the Attorney General's release scam for wrongful arrest, etc.**
- As Lord Mayor Campbell Newman is an ex-army officer promoting his '**Can Do**' policy **we hold him to his**

**promise.** To support the Brisbane City Council (Intelligence) Internal Investigation Department and back up by the Police Com. Bob Atkinson to support both Colonels in a press release. To acknowledge the Premier's solution via the Court Registrars direction in brief for law reform, **C)** acknowledge '**all-fraud**' as a crime, **D)** Justice Susan Kiefel's increased valuation by both the defendants / banks engineer valuation to prevent 300% for extras creating a '**slush fund**', to fund organised crime / vexatious acts to abandon, litigate, liquidate = fraud for Barristers, Davida Ellen Williams and Solicitors James Conomos to fraudulently mislead the court system and **E)** a red light camera technical device supporting photographs before and after as evidence and proof of insurance scams / accountants entrapment / damages confession prevention. To follow SAA law, standard procedure **for courts to enforce an automatic time factor to gain closure by law, law of abandonment.** To give mediation, disclosure, clarity as explained as a 5 year gaol term if not obeyed. Hidden by Chief Justice Paul deJersey, in the best way possible to uphold the current deceptive Police direction for law and order and **have the defendants move on.** (e.g. Minister Rod Welford) Explained by Dr. Frank Walsh psychologist "**It's okay to tell the truth but you must use tact and style,**" to mean, the five Supreme Court Judges were **abandoned by Police wrongful arrest detail.** Hence Lord Mayor Campbell Newman's promise to act with **BCC intelligence** in the promised press release for the Qld Police Force and SAA law engineers approval to Crown, CIB, Q.L.S. entrapment. In brief, it's reported, Davida Ellen Williams forged five people's signatures and more. A Solicitor's signature after pleading guilty to fraud, (starting with the manager of Healthequip defendant Gary Armstrong for \$198,000). We are more than happy to give the detail of the \$6 million we have lost. **As acknowledged by staff administration, the new Minister for the A. G's. Dept. Linda Lavarch accepts the Premier's credit for bank closure to our hard work and create by law of probability / reform**

## LAW OF ABANDONMENT.

To move on by law.

For brief, contact Ada Bright

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Acknowledge Community Cabinet Crime Reduction Program  
Crime Report Code

Blue Green Orange ✓ Brown Black Red  
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