

# Acknowledge Community Cabinet CRIME REDUCTION PROGRAM, 29?

## Police Crime Report No 302

How to correct fraud,  
acknowledge Australia's No1 crime.  
Comm. bank risk management conspiracy  
to give money by fraud,

### TO MAKE MONEY,

plus longer than lifetime loans with  
interest paid up front & penalty for early  
repayment.  
Case ACCC / Gleeson versus Comm. Bank.

### SITE SOLUTION WARNING



Acknowledge Crown disclosure 'court  
justice and correction centres

### DO NOT RECOVER COSTS'

for either the Crown or the defendants.  
Hence Crown ethical standards broken  
with 'no funds to lay fraud charges', this  
breeds more white collar and common  
criminals / 'lose-lose' approach.

Comm. Bank legal, mediation, Crown,  
Court Registrar & QLS technical solution.  
'Bagman', Barrister, bank have to pay  
fraud costs plus acknowledge  
accountancy, detectives & engineers  
damages claim, A.G. release scam & CIB  
confirmed violence, thuggery & extortion  
PCR 261-2 Police Com. Bob Atkinson's  
confirmation of Brisbane City Council

ASSISTANCE WITH LAW REFORM  
WITH LORD MAYOR CAMPBELL  
NEWMAN'S PROMISED PRESS REPORT.

In appreciation of the Sisters of Mercy '100 year celebration'  
who helped save our lives. Their direction, "Expressions of  
mercy".

'The beginning of the next stage'

**Our case has been acknowledged by the Crown / Q.L.S. /  
Court Registrar's as 'all-fraud':-**

To mean, abandonment, litigation, liquidation = fraud. Due to the  
abandonment of the Bar Association and our Barrister / prisoner  
confessions of guilt for forgery, fraud and utterance.

- The Crown directs "The detail is in the court transcripts,"  
so we apologise for any concern at being brief. Ex-Barrister /  
prisoner Davida Ellen Williams never supplied the civil and  
electrical engineering and CIB reports in court. Hence District  
Court Judge Brabazon ruled "That's not the way to do it,"  
when he should have said 'Davida, you're a criminal of the  
lowest kind'. Magistrate Austin's confession "Yes, well I do  
not care, etc." These are called vexatious acts by  
abandonment now acknowledged by the Crown who are  
looking for a way to correct these mistakes.
- Why did the primary witness for the Crown, Supreme Court  
Judge Mackenzie, when told of thuggery, violence and  
extortion in a private affidavit direct "To mediate a  
solution"? Police Commissioner Bob Atkinson now  
acknowledges the conspiracy and is working on the solution.  
We will prevail!
- Why did Supreme Court Judge Margaret White direct  
'disclosure by law'? After the bank provided proof of liability  
with payment of \$25,000 and a clearly illegal act, a bank  
'Deed of Compromise'. Why blame their manager James  
Pitman who believed he was following bank instructions,  
obviously confused, directed to sell land without title and  
deposit? Entrapping the bank with nine legal contracts.  
Hence Tim Allen accountant was paid \$10,000 to rip up his  
contract to buy land and lose over \$100,000, exposing the  
Comm. Bank fraud. Why did Dr. Michael White (husband) UQ  
Law assist to gain the CMC's confessions, 'why a four year  
delay'? It was not easy to get our disbarred Barrister  
Davida Ellen Williams into prison. Grahame Ledwidge  
Risk Manager for the Comm. Bank panicked and wrote "The  
Comm. Bank does not give disclosure to bank  
business." (Proof of fraud by abandonment. Each time the  
bank managed to escape justice.)
- Why was Supreme Court Judge Muir tricked, cheated and  
deceived in this confessed bank conspiracy by the now  
disbarred Barrister Davida Williams and Det. Sgt. Trevor  
Kidd, who tried to create the illusion that the key primary  
(technical) witness John Bright was a criminal? Why charge  
John Bright more than once, with a false crime? Why try to  
create the illusion in the mind of Supreme Court Judges that  
the defendant could not be trusted? (More fraud!)
- Why did Supreme Court Judge Byrne, not receive a true  
account of the Comm. Bank conspiracy? Why count our  
blessings that he gave a stern warning on three occasions

to make sure to all concerned that the people  
responsible for this crime face a five year gaol term? A  
gaol threat is an excellent weapon in crime prevention.  
Acknowledge the Premier's nightmare of not being able to  
perform, due to the official Chief of Staff Superintendent Peter  
Martin's confirming Assistant Commissioner Pat Doonan's  
direction / cop-out "Lack of Police availability and time."  
Crown confirmed no budget, overcrowded courts and  
correctional centres. (Not being the standard Crown self  
funded policy.) Acknowledge the courts registrars technical  
direction. The criminals must pay as the standard ethical  
procedure by the Trade Practices Act rule 52 / Fair  
Trading laws. The Fair Trading Department inspector  
directed the problem to the Fraud Squad for confessed  
abandonment. See Det. Sgt. Brett Heath's natural solution;  
quote "Do not expect us to do the work for you. Get your  
(legal) act together or you will be out the door so fast your  
bum will not touch the ground." Confirming the Crown  
direction to prove "The act of abandonment is fraud."

- Why did Chief Justice Paul deJersey Legal Services  
Commission press report leave out essential information?  
It was fraudulently misleading. The key primary evidence  
was that Davida forged our manager's signature, Gary  
Armstrong (work 3397 9755) for a \$198,000 loan. The CIB  
and Fraud Squad were desperate to cover up this case for the  
Comm. Bank confessed conspiracy; they saw the opportunity  
of charging our manager Gary Armstrong. This put a chain  
of events in place, where we were able to prove Davida  
Ellen Williams forged our manager's signature. For this  
she was gaoled but what of her other offences? The Comm.  
Bank conspiracy is still covered up. Chief Justice Paul  
deJersey's press release reported that Davida used the name  
'Wilson'. On checking, you will find that is Davida's maiden  
name. Davida forged five names that we know of, one a  
Solicitor. This was never mentioned; this is a deception.  
Hence this shows the fraudulent nature of our legal  
system driven by our disbarred Barrister's confession of  
abandonment. Davida was given a three year sentence but  
held on remand for two years prior to imprisonment. Finally  
we achieved our initial Crown correction. To gain our  
credibility and standing as a team. Davida's fraudulent plea  
bargaining was based on her credibility then with the ex-  
Attorney General Rod Welford. Davida has never been  
charged for her other fraudulent crimes which have been  
hidden by planned abandonment. To act as a Barrister, to  
cheat and deceive us, costing mums and dads, first  
home buyers and Badja Pty Ltd millions of dollars. Hence  
with a now proven \$10,000 CIB trap / Solicitors,  
engineers, accountants and Crown direction and the  
\$10,000 insurance scam, this acknowledges the community  
cabinet / crime reduction program's success.
- The Crown directed in brief, "Your story is so unbelievable  
it's believable." As individuals, the Premier Peter Beattie,

the Lord Mayor Campbell Newman, ex-Minister for the A. G. Rod Welford, ex-A. G. Ken Levy, the Police Commissioner Bob Atkinson, Chief of Staff Superintendent Peter Martin, Legal Ombudsman Jack Nimmo, Dr. Frank Walsh, just to mention a few of the primary witnesses who confirmed the power of the law. **As individuals they do not have the power to lay fraud charges.**

Question: Who has the power to lay fraud charges and who is accountable? The mysterious Police Operations Branch! Who are these people that protect this Comm. Bank confessed fraud? Our objective is to expose these people and their fraudulent objectives one step at a time. Their best defence is to **find and acknowledge the truth.**

- With primary technical evidence based on the law of probability, a proven foundation of law. Once a criminal is identified, you must acknowledge criminology and the structural procedure in allowing the CIB previous direction that to win, you must set traps that will stand up in court. Hence by Crown / criminology direction directed by a group of Q. L. S. Solicitors, **we allowed this Comm. Bank confessed conspiracy to run its natural course.** Hence by law our natural reward is to lay charges and be compensated by the Comm. Bank with their correction. (Repayment of losses and costs.)
- Acknowledge Rescue Management, the intelligence of the Sisters of Mercy legal team to provide a 1% share to Mrs Ada May Bright of Badja Pty Ltd. Hence the Sisters of Mercy, once again saved our lives. (Study law)
- **It is important to understand the Crown's direction. This is a massive embarrassment to all Government Departments in backing up the Comm. Bank conspiracy.** Hence the importance to understand Police Ethical Standards, common, SAA and industrial law and Supreme Court Judge Byrne's ruling to give three gaol warnings, as this is the basis of the Crown, Q. L. S. Court Registrar's ruling. **As the Bar Association has formally abandoned their case, to protect all Barristers from their confessed stupidity. To a ex-DPP Barrister imprisoned for her actions in fraudulently deceiving the banking, legal and Police system.** What this means is, the Crown's team have been forced to make a ruling and to agree with the defendants, that based on industrial law, for a Barrister to abandon the client is not considered in itself a criminal offence. **The precedence therefore in industrial law explained by the wisdom, intelligence and procedure of Supreme Court Judge Byrne, was to give three gaol warnings.** In line with industrial law when terminating employment, so that the employee is left with no doubt as to the reason why their job was terminated. As such the employee / defendant is given every opportunity to correct their possible neglect, human error, accountability or malpractice or hammer home their case. As such the Crown has confirmed in principle that by the due process of law /

the Police checklist that by acknowledging the three actions of planned abandonment, litigation, liquidation = fraud. This means despite the obvious human error, neglect, confessed no clarity, lack of accountability or malpractice, of Supreme Court Judge Muir or the other Judges to backup, this **proves the Comm. Bank is guilty. This is now confirmed by common, SAA and industrial law.** To mean, the Crown agree with the Comm. Bank customers / defendants to obtain closure by law.

#### **For the defence of the Comm. Bank:-**

The ex-A. G. Rod Welford was called upon behind closed doors, to accept that payment of \$25,000 was sufficient to cover the bank's error. **Payment to one defendant only, disregarding all other defendants' claims, is an illegal act and more.** Hence our case has confirmed the urgent necessity to acknowledge abandonment, human error, neglect, and malpractice in our legal system. Our goal to find the technical lever, a standard medical procedure, a reverse virus to feed off itself to make fraud extinct to prevent the billions of dollars wasted in fraud.

- **The Premier's solution therefore is a money problem. To replace both our grossly inefficient legal system and grossly overloaded correctional centres with a pay as you go policy. To simulate the success achieved with Police radar, the fire rescue system and create an ethical standard Crown success by Rescue Management policies. To just pay registration fees, land, income tax, etc, a simple postage stamp principle. Law correction could become that simple, when the criminals know they have to pay.** The Legal Services Commission has already confirmed their part failure quote **"Why waste your time, you will not get your money back."** To mean what is the point of law if the Legal Services Commission does not compensate both the Crown and defendants in full? As confirmed by the court transcripts / Paul deJersey's press release. In brief, to backup our Court Registrar's direction, **"To improve the Vexatious Litigants Act."** Check, it only protects the Government and does not protect the community. As evidence and proof, imagine the embarrassment of the five Supreme Court Judges involved in this case being led by the rogue bank manager, the 'bagman', the Barrister / prisoner Davida Williams and Det. Sgt. Trevor Kidd. The Detective used the Attorney General's release scam to prevent the Police being sued for wrongful arrest. **To create the illusion that the defendants are criminals. Follow the lead of the Sisters of Mercy and cut out the corruption and the stupidity and replace it with intelligence.** Risk to Rescue to save lives. Make an example of our disbarred Barrister and Solicitor James Conomos who was the fourth Solicitor engaged by the 'bagman' Rob Wilson. Acknowledge the fraud disclosure by the previous honest three Solicitors. They would not follow the 'bagman's' instructions to run the ruse to abandon, litigate and liquidate

to claim ownership by fraud. James Conomos believed with the support of the Head Contractor, the engineers as proven in Police Crime Reports 261-2, that the Comm. Bank rogue manager Grahame Ledwidge could **give our money away and destroy our lives. This was additional to the confessed illegal loan agreement.** Hence our thanks to Chris Watts Comm. Bank mediation expert in identifying the Comm. Bank circus in line with all the other experts, the B. C. C. Internal Investigation Department, the Crown, ATO, Insurance Council of Australia / **insurance assessor,** accountancy profession and politicians who we have kept informed and the editors, journalists and reporters who wait patiently for Lord Mayor Campbell Newman to provide his promised press release. To backup the Queensland Premier Peter Beattie with our 'smart state' 'can do' policy by teamwork / natural justice.

- Of special note, Asst. Com. Pat Doonan directed prior to community cabinet meeting Sunshine Coast in brief, **"The Senior Police Officers have now retired and I outrank Chief of Staff Superintendent Peter Martin. There would not be a problem."**\*\*\*\* The official excuse being, due to **Police availability and time, this case is closed.** Hence the B. C. C. intelligence / direction to set out this case for the Qld. Police as the Premier directed **"We must trust our volunteers who give of their money and time."** You must acknowledge Com. Bob Atkinson's correction to gain law reform for the B. C. C. intelligence, for the Lord Mayor's press report and the Premier's solution. Further to fine Davida Williams and James Conomos and the Commonwealth Bank over the vexatious acts / conspiracy in 422/2002 Holland Park Magistrates Court. Refund our Crown / defendants losses, legal and marketing costs, and then move on to the next correction. Given enough fines the law of abandonment will create the Comm. Bank correction with natural justice as a standard ethical Crown policy user / criminal pays. Acknowledge we owned our subdivision and expected a standard profit. Crown directed **"Follow the money trail"** and achieve

**HONEST LEGAL COUNSEL  
CORRECTION BY LAW.**

**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)**

Acknowledge Community Cabinet Crime Reduction Program  
Crime Report Code

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