

Acknowledge Community Cabinet CRIME REDUCTION PROGRAM, 30?

Police Crime Report No 305

S. Court Judges Mackenzie & White order
“mediation & disclosure by law.”

TIME TO ACT

- Crown rule “This is the best case for legal abandonment / law reform.”
- Brisbane City Counsel legal brief:-
“We are only a small team & do not have direction. Please set out this case so Qld Police get the credit.”
- Police Com. Atkinson PCR 261-2 council admin. confirmed first step.
“I wish I could get someone to stick to a quote.” How can we operate with an abandoned fraudulent budget blowout?

SITE SOLUTION WARNING



With a fraudulent ex-DPP Barrister / felon Davida Williams & Det. Sgt. T Kidd false charges / A.G. release coverup. Hence stick to the crime / correction. L. Mayor C Newman’s promised press release / duty by law to follow Crown orders.



LOOK PAST THE DEAD END SIGN

Discover ‘bagman’ Barrister, bank, conspiracy

Acknowledge the ‘bagman’, Barrister, Bank Conspiracy, hence Crown / Police checklist. To give clarity for Supreme Court Judge Muir’s correction, as the next step in reinstating Badja Pty Ltd with appropriate costs over all-fraud to abandon, litigate, liquidate = fraud.

- **To feed off one another as a network.** The ‘bagman’ Robert James Wilson Head Contractor with his endless abusive phone calls to both my son and myself, some monitored by the CIB, filling my letter box with extortion demands. Hence we thank the Police Union and the Rev. Michael Veary and family acknowledging the thuggery and violence, they did what they could to gain a lawful resolution. Hence the ‘bagman’, unsuccessful with his violence and thuggery on the subcontractors, **held off-site for six months, see paid dated invoice as proof.** Reference SAA rule 27.2. The Barrister Paul McQuade and my son explained to Supreme Court Judge Mackenzie the planned ruse “**To run our 22 block subdivision out of time and money for planned liquidation.**” The CBA mediation expert Chris Watts showed leadership in directing my son quote “**We must defend our mothers at all cost.**” The ‘bagman’ knowing that I had just come home from the Mater Hospital with a life threatening cancer operation. We thank Clark and Kann bank Solicitor’s honesty, intelligence and leadership. Of their own free will realising the great personal cost, they disobeyed the rogue bank manager Grahame Ledwidge. They provided Supreme Court affidavit 4461/2001. **Acknowledged by the legal profession in the know as the best way to expose Grahame Ledwidge’s fraudulent direction.** Grahame compounded the fraud by paying \$25,000 as a bribe. To create what Chris Watts, (Grahame’s boss) the banks mediation expert, confessed by his abandonment “**This is a bank circus I do not wish to be part of.**” Grahame Ledwidge proved his inexperience in law and his stupidity by bribing my son in mediation with a payment of \$25,000. We accepted this bribe under the mediation direction of our Solicitor Reg Klinedon, his instructions:-
- “**I will swear in court I have done the best I can.**” “**You must prove bank liability, (payment of \$25,000) gain confessions of guilt and proof of accountability.**” Reg Klinedon did not want to finish up like Clark and Kann, to get the sack, in providing the Supreme Court affidavit. Grahame Ledwidge followed his standard Risk Management scapegoat policy to **blame everyone but himself.** Hence his quote “**We never said we do not make mistakes, you should have known.**” Demonstrating how low he would go as he confessed his, guilt in mediation “**For the shareholders profits and the top end of town.**” To mean, by law to try and pass off as a Solicitor and give false legal counsel. As proved in his attempted cover up. **First**, he went against his junior

manager James Pitman saying “**Rip up the contracts.**” James directed for us “**To start selling land with no title and deposit and you will have the promised bank loan.**” Study the detail in the Supreme Court affidavit. **Second**, Grahame directed to replace the project engineer after paying the contractor greatly in excess. Reference proven 300% budget blow-out. **Third**, Grahame increased the loan by 6% to 16% when interest rates were falling and made other threats. **Fourth**, Despite Grahame Ledwidge being given over 300 Police Crime Reports to confess his full guilt, he still claims that he directed “**Seek legal advice.**” What we have proved is the pivotal point of the Commonwealth Bank’s part in this conspiracy. Due to the ‘**law of accession**’ Grahame controlled both the ‘**bagmen**’ by paying false invoices, and by ignoring our direction to acknowledge the Crown’s case for the Premier’s solution. As directed in Police Crime Report 261-2 where with increased valuation the bank’s engineers JF & Pike who also costed the job for PRA Reality (who wanted to purchase the property, and who ran the adjoining subdivision,) provided the solution by law. Justice Susan Kiefel, the court Registrars and the Q.L.S. confirm this Crown direction for the Police Com.’s checklist to resolve and prevent this Comm. Bank conspiracy happening again and again.

- It is important to acknowledge the study of fraud, conspiracy and criminology. To answer the question you all must be asking, **how is it possible for five Supreme Court Judges Mackenzie, White, Muir, Byrne and deJersey to be tricked and cheated in this confessed Crown confirmed bank conspiracy?** In fraud you see the illusion, the mirror image, as confirmed by Inspector Ray Loader’s statement “**The demand for \$200,000 or 2 blocks of land by the ‘bagman’ was not extortion**” as without checking the facts he was greatly mistaken by believing the ‘bagman’. **We did not owe the Head Contractor \$200,000!** In the mind of the ‘bagman’ in gaining the \$255,000 overcharge with claims up to 300% over cost, only to lose that money in illegal payouts, he finished up like most criminals, as he confessed “**My name is mud.**” He just squandered the money in the belief that when we were liquidated he would claim ownership to the 22 block subdivision. **He would be set up for life. Even though we gave him repeated warnings, Rob Wilson continued to ignore those warnings stating quote “I do not believe you.” He and his Solicitor James Conomos’ obsession was to liquidate.** Based on CIB, engineering, criminology, mathematics and the Japanese principle of mediation, never to pull against, we did exactly as criminology explains. To run the case, to pay out the subcontractors and to confirm to the Crown statement, “**You have the best case for law reform.**” Having a

history in setting up correctional centres, Crown orders to study prisoner's needs, the importance is to use intelligence.

- When it comes to Davida Ellen Williams we must acknowledge the facts. The ex-Minister for the Attorney General's Department Rod Welford **speaks for all of us, most importantly Supreme Court Judge Mackenzie, White, Muir, Byrne and Chief Justice Paul deJersey, District Court Judges Brabazon, Dick and Heath and Magistrate Austin. He made the sacrifice and the apology for all of us.** In brief, because of a university friendship with Davida in law and their high ideals at the time, Rod Welford confessed the solution, a simple statement quote **"The Qld Police are now in charge of this case."** Unfortunately again, due to not following the Police checklist, being guided by the **'bagman'** the now confessed criminal Barrister and the rogue bank manager Grahame Ledwidge, despite the determined efforts of Chief of Staff Super. Peter Martin to back up Area Com. Super. John Hopgood direction **"Lay fraud charges,"** Ast. Com. Pat Doonan did not follow the Police checklist but used his authority against us. He confessed to my son at the community cabinet meeting prior to meeting the Minister of Police Judy Spence:- proof of fraud by abandonment **"The officers in charge of this case have retired and I outrank Chief of Staff Super. Peter Martin. There will be no further problems."** Really?
- Fortunately Police Com. Bob Atkinson went directly to the BCC to gain BCC support, ref P.C.R. 261-2 (must read) acknowledge SAA law 27.2 as confirmed by the conspiracy of the **'bagman'**, Barrister and bank to self destruct. All three having given confessions of guilt, having proved they are accountable by law for the fraud following the example of the **'bagman's'** quote in court 422/2000-2 with perjury confessing **"If I go down lots of people will go down with me."** He was using blackmail for protection, covered in the law of association for any criminal network to function. Exposing one arm of the network leads to exposing the full body. In criminology you enable the Police / CIB to set out this case to gain closure as directed by the BCC and acknowledge the intelligence of Chief of Staff Super. Peter Martin who asked **"Who was it that directed you to set out this case for the Qld Police to get the credit?"** Obviously the legal / Internal Investigation Section of the BCC who confessed in brief **"With no Police Force and no direction the need is for the Police to gain the detail to lay fraud charges."** We have identified the Crown's case for the **'law of abandonment'** and a **'technical device'**. We have offered many solutions to protect the mums and dads and first home buyers and standardise our legal and justice system needing the direction by law of the Lord Mayor Campbell Newman. **He identified the urgent need to**

stamp out fraud Australia's No1 crime. To assist the engineers to enforce correct valuations and to prevent budget blowouts. After all, the Asst Com. of Police Pat Doonan and our complete justice system were fraudulently deceived by Davida Ellen Williams. See the photo of this woman.

Due to her qualifications the courts directed in brief, **"Yes, well I do not care..."** **"That's not the way to do it..."** (After two years on remand) **"What does the DPP have in mind for the prisoner"** **"I do not understand. I need clarity"** and **"Davida used the name Wilson."**



As well, Davida confessed **"We suffer from information overload."** (Planned fraudulent / court transcripts overload) You have been given an apology by the ex-Minister for the A. G's. Dept. Rod Welford, you must accept his apology. He backed Davida Ellen Williams and due to the Comm. Bank conspiracy, we were all tricked and deceived by a then Barrister who helped to destroy all of us as best she could. She confessed **"By planned abandonment."** Let us move forward, in doing the obvious as directed by the Crown, the Police Com. Bob Atkinson asked

- **"Do you want to go through all of this, I'm only one man."** Hence the need of a good team to back him up. By law, we are directed to call in all the experts, due to the Legal Services Commission and our Barristers imprisonment, **this case is very much alive.** The CMC in full gave sound advice, the principle of being served by an Army Colonel's team intelligence **to be patient and to follow orders.** Backed up by Army Intelligence in Calcare **"When working with organised crime, do so with care."** Police administration / Union **"You cannot live with unresolved crime for the rest of your life."** **Most important it's this Police detail that solves the crime.** Dr. Frank Walsh psychologist direction to me as the wife of a WO1 in the RAAF **"It's okay to tell the truth but try to use tact and style."** The Church **"Money is a necessity of life. It's the love of money that is the crime."** We were directed by the Legal Ombudsman in

setting up the L.S.C. **"Forget about the money for the present, concentrate on the law."** As Det. Sgt. Brett Heath directed **"Get your (legal) act together or you will be out the door so fast, your bum will not touch the ground."** As Colonel/Judge Pat Shanahan for the Crown and Q.L.S. directed **"Do the obvious, you cannot sue for abandonment alone, prove abandonment is fraud."** Hence the need to acknowledge our local doctors direction, in brief, **"By the 'bagman', Barrister and bank working together. This is a conspiracy,"**

- The need to study law and criminology and to apply mathematics. As a community by **'law of association'** it's easy to see a thug in the **'bagman'**. Hence **you live in fear**, a fraudster and a con-Barrister **'by the law of abandonment'**. Hence you live in denial, with confessed **"No understanding or clarity,"** S.C. Judge Muir's false liquidation as part of the multiple \$10,000 traps. The rogue bank manager Grahame Ledwidge by **'law of accession'** controlled the confessed bank circus / fraud. This is only a brief, **deny the truth and you are the criminal.** Ask yourself the question, what power does the Comm. Bank have when the Chief Justice Paul deJersey provides a fraudulent press report stating Davida Ellen Williams used the name Wilson? Wilson was her maiden name. When Davida forged our manager's signature for \$198,000 and is reported to have used five names, one a Solicitor, **after** she pleaded guilty to fraud. In looking past the dead end sign you will find there were car body shell buried in the dam causing a major seepage problem.

This would destroy house foundations. Hence on council file, **we redirected Summit Street to the base of the previous dam wall to collect the maximum amount of seepage.** Hence the importance of SAA rule 27.2 and backup our engineers and BCC inspection team. **"So that your house will last long after we have gone."**

In memory of John Eric Bright, carpenter / BCC Planning and Building Department / Flood Mitigation / WO1 RAAF, my son BCC Inspection Section and Terry Buckley BCC Valuation Department.

LEST WE FORGET

**For brief, contact Ada Bright
Email: brights@dodo.com.au
Website: 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