

## Acknowledge Community Cabinet CRIME REDUCTION PROGRAM, 30 Police Crime Report No 306

Whistleblowers,  
Bank, Briber!



**We can see clearly now,  
thanks to Police checklist on crime!!!**

Most Solicitors, accountants, Police are honest. They are trained to find fault **not the solution**. Chief Justice Paul deJersey by law, you must provide the correction to support us.

### CRIME STOPPERS - CRIME PREVENTION

Magistrate Dillon's in chambers support:-  
"Work on your procedure & presentation"  
Chris Watts Comm. Bank mediation expert  
"We must protect our mothers at all cost."  
To expose abandonment and loss in stating  
"This is a bank circus I do not wish to be part of." This no title or deposit bank loan scam had this detail missing.

James Pitman's ruling was to follow the loan agreement as written, to gain the bank loan.

**He was holding a gun to our heads!**

He was blamed & sacked. We were paid \$25,000 as a bribe. Contracts were signed without title and deposit as ordered, it's called a contract to a contract. Grahame Ledwidge directed to "Rip up the contracts" and later demanded \$10,000 deposits, creating the Crown test case / QLS solution

### LAW OF ABANDONMENT

Hence Lord Mayor Campbell Newman's promised press release to support Police Commissioner Bob Atkinson to lay fraud charges to reform Australia's No1 crime.

Grahame Ledwidge for the Comm. Bank is trying to destroy our lives, highlighting his **malicious intent**. The bank Solicitor Clark and Kann, attention Warwick Sauer & Paul Morgan volunteering Supreme Court affidavit 4461/2001. Then junior Solicitors to the firm, they identified the fault but due to Grahame Ledwidge and his standover tactics they were limited in their ability to gain self correction. Now identified by the Crown / Q.L.S. with natural justice / CIB patience and time as all-fraud. To abandon, litigate, liquidate = fraud. Instead of Chris Watts following the due process of law, he allowed Grahame Ledwidge's criminal action to proceed. The importance to fully understand the study of law. Fraud is to trick or deceive, disclosed in an illusion. You see an honest law abiding bank manager but **in reality Grahame Ledwidge by his actions is a fraudster**. The past 306 Police Crime Reports with the Comm. Bank's secrecy referred to as a 'corporate veil' shows we were forced to 'crystallise the loss'. Fortunately due to the Crown and 4 Q.L.S. Solicitors we were told of the ruse to run our 22 block subdivision at a loss to claim ownership **by planned liquidation**. Hence the planned \$10,000 accountant's **hidden damages confession**; reference Police Crime Reports 245, 283-5, 299 & 300. The \$10,000 **hidden insurance scam**, Police Crime Reports 298, 301-4, **the CIB false charges** and **Attorney General's release scam 'not to sue the Police for wrongful arrest'**. This led to the ex-Minister Attorney General Rod Welford's apology. This was meant for all of us, including his Premier Peter Beattie and A.G. staff who have also suffered greatly. His direction was "The Qld Police are now in charge." To have you focus on the Police checklist, the 'bagman' Rob Wilson, the ex-Barrister now **felon** Davida Ellen Williams and Grahame Ledwidge, in a conspiracy confirmed by senior, mid and junior bank management. Grahame Ledwidge beyond a shadow of doubt was the primary driving force behind fraudulent abandonment. He directed to rip up the proven to be **legal contracts** signed by the mums and dads and first home buyers who have been cheated and deceived in this conspiracy. **They do not own their land. This is the fraud to lose over \$100,000 a block by non possession / legal abandonment.**

After Magistrate Dillon, came Supreme Court Judge Mackenzie who was notified in 2 Supreme Court affidavits a) we had the money to pay and b) our 22 block subdivision was run by organised crime. Supreme Court Judge Mackenzie's ruling confirmed by then Barrister Paul McQuade "To mediate a solution." Paul McQuade realising the complexity of this case stated "Do not expect to get justice in the Supreme Court, always look to mediate." How right he was!

Then Magistrate Austin in disregarding our case by stating quote "Yes, well, I do not care what (anyone from) the Police Minister down has to say" created the trigger explained in law due to your abandonment and no correction as a pivotal point. Magistrate Austin's ruling was based on our engineer John Koek's (Baseline Civil Engineers) and our

insurance broker Coathup and Associates / assessor's reluctance to be drawn into **this 3 year farce**, Magistrates Court Holland Park 422/2000-2. Think of the obvious, as Magistrate Dillon confirmed quote "I remember you, you wasted hours of my time and I ruled in your favour." Neither Magistrate Dillon or Austin have had the good sense, accountability or DPP correction due to your abandonment, to correct the precedence, to order a correction, to criminal legal counsel Davida Williams destroying her clients in court by abandonment. To work with the 'bagman' and the rogue bank manager Grahame Ledwidge **to destroy our lives**. Hence the importance of the 'bagman's' confession "If I go down, lots of people will go down with me," after his perjury in court and **his obsession to liquidate to gain ownership of our 22 block subdivision, all out war.**

Acknowledge conspiracy climax:- **Davida Williams deal: to pay bank money back for a no prison term, while mums and dads and first home buyers and the developer's lives are destroyed / DPP plea bargaining scam to use our money to pay the bank debt** (\$1.3million and other scams). So that the bank and DPP would allow a 3 year no prison term sentence as Davida confirms "You would be surprised what goes on behind closed doors." A conspiracy to use our money by fraudulent legal counsel to liquidate us. The clue:- Davida was hysterical when we realised her conspiracy and sacked her. She complained bitterly. Obviously she needed the money to stay out of prison, but there was more, we now have clarity. Crown, criminal deduction for protection money leading directly to Asst. Com. Pat Doonan, Det. Sgt's. Kidd and Heath (ATO checklist). Finally with the Police Crime Reports, we gained her 6 months gaol term, 2 years later, but still no bank DPP correction for her conspiracy to liquidate us as her clients for self greed. (Fraud)

Grahame Ledwidge and Davida were looking for ways for Tim Allen our accountant to free up our Superannuation fund to finish us off, while the 'bagman' tried to gain my home. This is called officially Bank, DPP and Police Risk Management. Now you can see why the CIB, Fraud Squad cover up to the in-home invasion and nun chucker attack, the false charges overruled and why our lives are still in danger from organised crime. The need to acknowledge ALL judges (abandon, litigate, liquidate) = FRAUD. **The need to acknowledge you were used by organised crime.** Hence the 'smart state', 'can do', Police Commissioner's team policy supporting the Brisbane City Council, P.C.R. 261-2. The DPP fed us as 'whistleblowers'. They also live in fear and need a technical device, a new circuit as proof. **How do you think we know so much to follow the Police checklist / crime control?**

Another pivotal point concerns the three District Court Judges Brabazon, Dick and Hoath. If Brabazon had been given your correction and an honest law abiding Barrister set out the civil, electrical engineering and CIB reports of thuggery and violence, he would have ruled against Greg Henwood. Our then junior Project Engineer (employed by the 'bagman') was unable to control the 'bagman's' thuggery and violence. Greg caved into his demands for 300% overcharges for extras. Greg confirmed to my son, he would have to claim on his indemnity insurance and he would lose his no claim bonus, **showing his inexperience**. Hence the judge ruled after an hour berating Davida for no case **"This is not the way to do it."** District Court Judge Dick and Hoath obviously becoming aware that this was no normal case confirmed the clue quote **"What does the DPP have in mind for the prisoner Davida Ellen Williams?"** The real scam / illusion was abandonment, to direct the community's attention away from the Premier's solution / Police Com, Chief of Staff Superintendent. Martin / Hopgood detailed reports for fraud charges to be laid. For the loss of our 22 block subdivision, to Davida's \$1.3 million bank only forgery, fraudulence and utterance to a 6 bank (scam) fraudulently under the control of the bank, DPP and **Davida Williams' plea bargaining conspiracy.**

Best explained by the now ex-A. G. Minister Rod Welford's confession in brief that like all of us he trusted Davida Williams and you / the court system. The Asst. Com. Pat Doonan's ruling **"There will be no further problems. This case is closed"** is proof of his fraudulent action. You must expose the details involved in Det Sgt T Kidd's and B Heath's fraudulently covering up the in-home invasion and nun chucker attack by the laying of false charges to create an illusion of a criminal record, and **to ensure the fraudulent bank loan agreement had been destroyed.**\*\*\*\* This Comm. Bank conspiracy included a 'bagman', Barrister and Detectives.

As the A. G's. Office ruled, confirmed by a Barrister's opinion **"The courts give justice."** Hence the need to study law, then in studying law to study criminology, applied mathematics, our area of expertise simulation, known in Asia as a university degree. In brief this means as Grahame Ledwidge confessed **"We never said we do not make mistakes. You should have known."** Four Q.L.S. Solicitors gave us the detail. Having the detail of the bank conspiracy we set traps that entrapped you to correct this Comm. Bank conspiracy. The S. Court's direction in brief was **"To mediate", "Gain disclosure", "I don't understand, I need clarity,"** to liquidate Badja Pty Ltd, **"If you are not telling the truth this warrants a 5 year goal term."** Best summed up by you Chief Justice Paul deJersey, in a panel of 3. Why did L. Bowden and J

Lamont, the other 2 panel members keep silent? Why did the **body language** of one panel member, **his head flicking** backwards and forwards between you and my son signal he wanted my son to speak? Identified in psychology / criminology as wanting my son to give disclosure. Our evidence was fraudulently mishandled by the Legal Services Com. to cover up this case involving the prisoner Davida Williams. **Why protect the long list of now proven DPP directed Judges, human errors?** We were prevented from giving a written affidavit to give a full correction. To avoid the disclosure by abandonment of the fraudulent actions of the 'bagman', the **Barrister**, the **bank**, the **DPP**, and our **court system** (for 5 S.C. Judges disclosure) to simplify as an example your press report in quoting **"Davida used the name Wilson."** This is a pivotal point by law and is fraudulent and prevents natural justice. **Wilson was Davida's maiden name** and gives the impression that Davida was persecuted by the Crown and misrepresented, instead of the truth of the bank, DPP, Williams's conspiracy. **Crown's direction to the best of our knowledge**, Davida used 5 names. Our manager Gary Armstrong's signature was for \$198,000 but perhaps more important after pleading guilty to this, it's reported Davida forged a Solicitor's signature where Crown opinion is she should receive at least a 7 year gaol term.

Hence the importance of Supreme Court Judge Muir's confession of guilt regarding natural justice, he had **'no understanding or clarity.'** Why would you liquidate a 22 block subdivision over what we have shown, is a \$10,000 insurance scam because you did not understand? As Grahame Ledwidge confessed **"We never said you were a fool."** That is why management (senior to) Grahame Ledwidge earlier directed in giving us over \$1million standard credit facilities. **"If you need more credit all you have to do is ask."** You must acknowledge Police and bank Risk Management; they work on the principle of having criminals confess to their crime. **Banks make huge profits in taking huge risks, but when they are wrong this is the kind of mess they make.** Supporting the AIS, AMA and Crown we work to a winning Rescue Management 'win-win' principle. The principle in hearing those words **"Thankyou for saving my life."** We are supported by the Sisters of Mercy Rescue Management plan by law in making me a 1% shareholder of Badja Pty Ltd, when I signed a sales contract to buy land as a **contract to a contract**, to correct the bank's 'no title no deposit' fraudulent loan agreement.

Now is the time for you to see clearly **as the Premier Peter Beattie's solution, the Lord Mayor Campbell Newman's promised press release** and the Police Commissioner Bob Atkinson's frustration in gaining your DPP correction to stamp out fraud as Australia No1 crime.

The bank Solicitors Clark and Kann are clearly the heroes of this story. To volunteer Supreme Court affidavit 4461/2001 of their own free will (**'whistleblowers'**) has identified Grahame Ledwidge as the fraudster, and requires great courage and dedication to the law. It also gives you an understanding of teamwork as Terry Buckley valuer and defendant explained **'the need to listen'**. The Brisbane Magistrates Court Registrar in investigating the vexatious acts by the 'bagman' and his Solicitor James Conomos gave the solution to find a technical device to remove your human errors. Magistrate Dillon confirmed the obvious, Magistrate, District and Supreme Court Judges would follow the procedure of the 'bagman', Barrister and rogue bank manager's conspiracy to destroy our lives with meetings held behind closed doors. As Davida confirmed / **'How simple it was'**

### BY YOUR ABANDONMENT.

If you keep abandoning us **as you did in court** based on the Crown's law reform for the law of **association, abandonment and accession, you are by natural justice confirming your guilt** as you must be accountable in **moving forward** for the Premier's **solution**, the A. G's. direction for a Police Comm. correction to the Brisbane City Council. This **intelligence** to assist the Lord Mayor's **press release** to assist the **Sisters of Mercy** and **Crown's satisfaction by law**, as confessed by Chris Watts bank mediation expert, to gain bank closure by law. Your fellow Supreme Court Judges must satisfy the mums and dads and first home buyers and the developer. As a consequence of this Comm. Bank conspiracy, we have lost millions of dollars to well organised crime. By common law, SAA law, Industrial law and natural justice as the Chief Justice, you cannot continue to hide the truth of Comm. Bank confessed self greed and self gain, confessed by Grahame Ledwidge, who has acted above and beyond the law and has at no time been challenged by you. As such by law this leaves you accountable for the Comm. Bank's proven malpractice. Your correction is urgently required by

### LAW REFORM.

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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