

Now consider at Police Minister Judy Spence directed to provide new evidence and proof. The psychological technical medical term for this crime of abandonment is called '**Schadenfreude**'. Do not laugh at other people's pain. We have the technical detail to support the 5 Supreme Court Judges correction.

DOCTORS INITIAL REPORT!!!

YOU ARE IN SHOCK. After local Police direction to report our in-home invasion and nun chucker attack to the Redland Bay Hospital 16-08-2000 waiting from 9pm to 2:30am the doctor in charge of casualty gave his correction. He did not wish to be involved with local Police requesting him to provide court medical information in assault charges. His solution was **to gain psychiatric assessment**. The good news being we are trained to a Commonwealth Government standard in healthcare. Working in the Brisbane City Council Inspection Section we have isolated both the medical and technical problems. Due to the Crown direction in charge of the Queensland Law Society to do the obvious. **We now follow orders. We have overcome the shock by studying criminology via the Police checklist:-**

- Comm. Bank Relationship Manager James Pitman termination for illegal incomplete bank loan. **Loss of our stability / shock.**
- Ex-Clark and Kann, bank Solicitors, Sup. Court Afft 4461/2001 / A.G. DPP **Judges apology / shock.**
- Fiancee / Nurse Noelene Lambert suicide attempts due to **CIB standover tactics / shock.**
- Area Commander's Super. Steve Pettinger and John Hopgood's efforts to lay fraud charges prior to retirement. Reference Det. Sgt. Trevor Kidd's **fabricated charges / shock, disappointment.**
- Local Police Inspector John Earea early retirement on stress after 3 hour interview / **shock disappointment.**
- Witness Ingrid Karpf and John Bright developer individual death threats / **shock / depression.**
- Backup phone call, reference Police Chief of Staff Superintendent Peter Martin's reported early retirement / **support.**
- DPP '**whistleblowers**' backup / **breakthrough solution.**

- ASIC Officer Andrew Keighran in Charge termination employment / **breakthrough.**
- Five Supreme Court Judges direction for mediation, disclosure, to no clarity to planned litigation to steal millions of dollars as planned creditors ruled as a five year gaol term. **Confirmed Comm. Bank circus by mediation expert C. Watts.**
- Rod Welford ex-A. G. Minister apology to confess "I did not know Davida was a criminal." Hence P.E.S.C. **solution.**

Hence why a suspended 3 year gaol term prior to imprisonment? Due to our procedure not to give up on crime. **Our ongoing CIB precedence** / legacy of Terry Lewis ex-Police Com. also explained in the book '**The Bagman**' as the Police '**joke**' in line with society's understanding of '**Schadenfreude**', to laugh at other peoples sorrow and pain. Explained by ministers and staff who confess, '**it is impossible to beat organised crime**'. The Premier's direction '**Trust our volunteers who give of their money and time**'. Hence a brief of our latest damages, the '**bagman**' Rob Wilson combined with the Barrister / felon Davida Williams after her breakdown with poor health. They took advantage of the rogue bank manager Grahame Ledwidge who blamed his Relationship Manager James Pitman and made a joke out of our Comm. Banks portfolio of accounts, to cheat the Bright family, mums and dads and first home buyers. Hence the '**smart state**' '**can do**' policy in reading the book '**Broken Lives**' to integrate medical Rescue Management protocol and procedure – law reform / stress test.

How doctors will save lives in the future with an integrated Police report.

The climax:- The P.E.S.C. investigation of our case against the CIB / presentation is the climax of this case. Instead of the P.E.S.C. directing mediation and disclosure, we were asked the question quote "**Did you wish to take on Snr. Det. Sgt. Trevor Kidd?**" Obviously in shock in the belief the CIB were there to protect us against organised crime, **the P.E.S.C. fraudulently led us down a path to answer "No."** **All we wanted was justice.** Hence the Crown ruling, run by both a Colonel and Judge to do the obvious. As our family has an Army, Navy and Air Force background from Colonel's, Sea Captains and RAAF Warrant Officers down, Dr. Frank Walsh psychologist direction was quote "**It's okay to tell the truth but try to use tact and style.**" It's obvious 311 P.C.R. prove our commitment to backup the Crown and follow orders, no matter what the cost, **by law reform to see justice done.**

Acknowledge Community Cabinet CRIME REDUCTION PROGRAM, 31.

Police Crime Report No 310/311

Fitzgerald shock CIB precedence
'Keep your mouth shut or we will be back.'
DPP - '**bagman**' plea bargaining proves

OWNERSHIP OF OUR NAME BY FRAUD

How to break free?
Study Police Minister
J. Spence's solution
Community Cabinet
Mackay 20-03-06.
Why are we here?



Bne. / Holland Pk M. Court Registrars
explained the need to study law /
'The Bagman'/'Broken Lives'/Schadenfreude.
Sup. Court correction to CIB false charges.

Why Qld. Sup. Court protection for
• '**Bagman**' / Head Contractor R. Wilson?
• Barrister / now felon Davida Williams?
• Comm. Bank / rogue mgr. G. Ledwidge's
\$25,000 bribe / who confessed liability?
• Follow Solicitor Reg Klinedon's clue!!!
• "\$10,000 is 'throwaway money'."

• Legal Ombudsman's deduction. \$10,000
as bait to Police Environment - **Protection**
Act. Now integration by law!!! To prevent silt
and sand flooding both the drains & the
roads causing environmental damage &
traffic hazards. Technical proof the
'bagman' / 4th Solicitor J. Conomos
assisted non-completion of our sub-
division. The plan to send the mums & dads,
first home buyers & the developer broke to
claim ownership of our name as creditors.

Crown, QLS confirm \$500,000 costs
to abandon, liquidate, litigate = all-fraud.
What are you going to do about, ex-Police
Commissioner Terry Lewis' legacy?

Why study law? In Terry Lewis' day the CIB directed us to **“Keep your mouth shut,”** the culture is still the same. We kept our mouth shut then and now **we just follow orders.** This is official Supreme Court ordered mediation and disclosure / **no joke!!!**

In studying the Criminal Code, SAA law and the Environment Protection Act with the help of Dr. Frank Walsh, Calcare and the church we now regain normality / law and order with these Police Crime Reports, the rules are numbered to refer to and make you the expert to create law reform. We act as a team of experts quoting the rule books. E.g. EPA for Water 1997 Section 32. (Gov / council integration with these corrections.)

- Ex-A. G. Minister Rod Welford confirmed he trusted our ex-DPP Barrister Davida Ellen Williams / **now felon**, as we did. He apologised for his mistake in protecting Davida and directed **“The Qld. Police are now in charge of this case.”**
- **What case?** Help us move forward to show you care. Prevent this false illusion of peace. Police are trained in the scam of abandonment, as evidence and proof in Bank / DPP / CIB risk / tort / torture plea bargaining / **'lose-lose'** management training. Hence integrate the Crown **'win-win'** law reform **Rescue Management policy.**
- Why did Inspector Ray Loader fraudulently close this case? Officially to save Police time and money - get real! **Our costs are now \$600,000 and have blown out of all proportions in ruling to hide the truth of the CIB / fraud, to abandon our in-home invasion and nun chucker attack!** Why did Det. Sgt. T Kidd charge us with a false crime instead of charging the **'bagman'**? Is he guilty by the **'law of accession'**? **Criminal Code S391 is proof of more than abandonment.** Why the A. G. Release scam not to sue the Police for false arrest? Why try to create a false criminal record? **This standard criminal motive was to try to destroy our good**

name to own our good name and lose your trust!

- Study the latest ASIC/CALDB scam to destroy our **credit reference** with a \$58,000 false claim? See Magistrates Court 1498272-05VMEL. Solicitor / accountant Andrew Keighran (reported stand over tactics) is no longer employed at the ASIC/CALDB, after several proven indiscretions. Hence the Police checklist, **the process of elimination.** Why did the Comm. Bank manager James Pitman who was blamed by Grahame Ledwidge, go to Westpac? **He confessed if he spoke out he would lose his new job.** Legwidge worked out of the same building 240 Queen Street Bne as did Keighran.
- Study Clark and Kann the ex-Comm. Bank Solicitors Supreme Court affidavit 4461/2001 given of their own **free will.** They confirmed the illegal bank loan agreement. **Well done!!!**
- Do you see the fraudulent information that caused Inspector Loader's reaction? He stated in brief **“The \$200,000 demand was not extortion. If you had paid the Head Contractor Rob Wilson \$200,000 he would have stopped trying to beat you up.”** Did he think we owed money on a bank funded subdivision? Get real! **The plumber/drainer Col Roselund sued the Head Contractor for non payment of bank funds.** CIB reported **“Assault charges could be laid by the electrician.”** We paid the electrician \$3,360 after he was held offsite in a 6 months scam to extend a 4 month subdivision to 16 months. **These invoices for time lost, prove the plan to support the 300% overcharge conspiracy to send us broke.**
- Magistrate Austin's ruling 422/2000-2 (3 year farce) **“Yes, well I do not care what (anyone from) the Police Minister (correction) down has to say. This is an arbitration matter.”** **The usual not my problem / yes it is!** The Crown rule **“Magistrate Austin is accountable by his court transcripts.”** Hence by tact and style to offer the Police Minister Spence credit via Police Ethics

Standard Command **to give credibility to save her position.** Crown / Fitzgerald precedence, Ref. Terry Lewis / CIB / Minister Welford's precedence to move forward to the Education Department. **To leave it to the experts, Police Com. Bob Atkinson, Assistant Com. Ian Stewart reference P.C.R. 261-2 solution.**

- Thanks to the Community Cabinet meeting in Mackay in March 06, the Premier said in brief **The Environment Protection Act is the solution, (mechanism) for humanity to improve the quality of all our lives.** Many ministers and public servants backed him up. A. G. Minister Linda Lavarch must backup Rod Welford's direction **to gain closure.** Hence creating by deduction the **'law of abandonment'.**
- Senior Constable Max Williams Wynnum Police Station, fed up with this Comm. Bank confessed conspiracy and call outs involving thuggery and violence, was the first to direct the Environment Protection Act. **Well done!!!** The ongoing violence, year after year, was witnessed by the Rev. Michael Veary's family and friends, they expressed their sorrow. The Police confirmed their **reluctance to get directly involved in violence on construction sites.** Rob Wilson's continued bullying tactics proves Police abandonment. **We confess we all live in fear.** (As proof 311 Police Crime Reports.) Why did D.C. Judge Brabazon let us down with his confession of shame? **“That is not the way to do it.”** (**Berating Davida in his disgust.**) It took us several years of Supreme Court ordered mediation and support from ex-Chief of Staff Superintendent Peter Martin, now retired Area Commander's Superintendents Steve Pettinger and John Hopgood and Inspector John Earea to gain the confidence and understanding of the Police Com. Bob Atkinson / **integrated lifesaving laptop medical expert cutting edge technology.** (Overseas / NSW precedence.) He initiated Police Crime Reports 261-2, BCC administration **relevant experts by law** who said **“I wish I could get someone to stick to a quote.”**

Note their previous motive and admission of **abandonment**. **"We need a Police Force to lay charges."**

- Therefore Police Minister Judy Spence's natural solution **"I work on Government projects, most finish on cost; in fact some come out under cost."** This confirms Supreme Court Judge Muir's no understanding / no clarity. **Continuous vexatious litigation** by the Head Contractor caused the Brisbane Magistrates Court Registrar to direct the need to study the Fair Trading, CMC and Vexatious Litigants Act to protect the mums, dads, first home buyers and the developer, to gain this **same Government standard**. Once the Police act to gain the **'bagman's'** details to our reaction by being told of the crime, by studying criminology for the Crown, Q.L.S. solution / the accountant Tim Allen's \$10,000 damages confession, see proof P.C.R. 245. This will assist the L.S.C. solution / fraud confession, **"The need by law to refund the money stolen otherwise this is all a waste of time"!!!**
- **Police Ministers automatic correction**. This is Crown / proof of abandonment and one reason why the Police Ethics Standard Command was established. Follow the lead of Magistrate Austin, **"This is an arbitration matter."** See the proof and direction we were after. Grahame Ledwidge ordered a new engineer John Koek, - his solution, SAA rule 27.2 (for site inspection by law). He directed, **"If you have any further problems with the Head Contractor Wilson, with the developer's approval, I can take over and complete the subdivision."** This allows the Police Commissioner by order of the E.P. Act and the B.C.C. bylaws integration for the Lord Mayor Campbell Newman's promised press release. His direction with the backup of Premier Peter Beattie and the Deputy Lord Mayor Hinchliffe should be to lay fraud charges. **A)** Subject to the photographs in Police Crime Reports No 298 and 304. As experts these photographs were taken

prior to the criminal event **for evidence to win in court**. This proves that before a major thunderstorm, the bales of hay that were staked to the ground to prevent silt and sand erosion as a standard engineering procedure, were removed. **'False clearing'** and **'make work'** was done. Study 422/2000-2 Magistrates Court **disgrace**, breaking the EPA Act. **(Premiers solution) B)** The Brisbane City Council **'can do'** bylaws were broken. Hence the technical inspection and legal counsel direction **"Set out this case for the Lord Mayor's direction so the Qld. Police get the credit for the job well done."** The Lord Mayor Campbell Newman's **promised** press release is now a **lawful solution**.

- Now look at **these scams**. Magistrate Austin ruled: **Due to the fact that the money paid to a witness is well below that of a normal civil engineer (or a contract insurance assessor) they were excused from giving evidence. Crown proof that abandonment is fraud.** Hence the engineer John Koek from Baseline Civil Engineers confirmed **"You will go down on this one."** Note his earlier direction **"Finish, pay out the subcontractors and lay charges or you will go broke."** He signed off **the insurance work was done, not that the insurance claim was correct!** The insurance assessor was not going to pay, without the insurance broker's direction. **It was a commercial decision.** The Solicitor's clue, \$10,000 is **'throwaway money'**. Magistrate Austin was fraudulent in excusing both from court. **Magistrate Austin failed to acknowledge the engineers report on thuggery and violence, to gain 300% claims.** Hence study P.C.R. 301-5. **He ignored the Head Contractor's perjury and confession of guilt. Hence Judge Pat Shanahan's Queensland Law Society correction, District Court Judge Brabazon and Supreme Court Judge Muir were puppets to the fraud by Solicitor James Conomos control with the 'bagman's' ruse to litigate / liquidate to gain ownership to our subdivision and both must be charged with fraud.**
- CIB evidence of the independent buyers'

intimidation by the Head Contractor still needs to be acknowledged. P.C.R 235/271 study the physical evidence, Rob Wilson's hand written proof on **'For Sale'** sign / **to crash sales with 'no compaction scam' / proven SAA fraud.**

- Threats to buyers from P.C.R. 281 to the Head Contractor's statement **"You will never own your land."** Another couple were so fearful of Rob Wilson they directed **"We will only give evidence directly to the Judge."** (Still waiting?)
- Why did Det. Sgt. Trevor Kidd abandon the detail that would solve this case?** The new engineers' objective was to expose the previous engineer Greg Henwood's complicity. **Specifically the general details of overcharging and make work. Study P.C.R.301-5. This technical mechanism / insurance fraud, \$10,000 claimed for a maximum \$3,000 cost. This was ignored to get the job finished at any price and then lay fraud charges. One scam being only the Brisbane Magistrates Court Registrar took the time to study the \$10,000 'throwaway money' to prove this vexatious act. Well done!!!** (The disgrace of Sup. Court Registrar Ian Mitchell's quote **"To throw these Police Crime Reports in the bin."**) The extreme importance of Supreme Court Judge Muir confessing (to lead by natural justice / the process to gain law reform by self help) **"No understanding or clarity,"** he had to liquidate for \$1 or for \$10,000 **'throwaway money'** on a multimillion dollar subdivision or construction site by law. Judge Muir failed to understand that the insurance claim was a scam **that the insurance claim was a scam. To understand Police Com. Bob Atkinson's confessed "One person's frustration."** Is the solution worth it, **in trusting his previous Chief of Staff, and Area Commanders?** The prosecution needed this medical and technical information on arbitration matters. As the experts, we are proud to volunteer and accept the Police

Union's direction via Assistant Inspector Mike Ede who explained the problem. Belmont does not have a local Police Station. This caused a nightmare with nine Police Stations handling our case. Hence the need by law to follow orders subject to Justice Susan Kiefel's fourth valuation. (ACCC / ASIC first step against the Comm. Bank ordering increased valuation.) Hence P.C. R. 261-2 solution.

- One would think the Insurance Council of Australia, Australian Tax Office, various accountancy organisations, service clubs and government departments, ASIC / CALDB and APRA would jump at the chance to prevent \$billion \$dollar fraud. Note our 2 Solicitor's Adam Sambrook and Reg Klieidon's disappointment in giving in to organised crime. Therein lays the Premier's solution, **to listen and obey to volunteer to follow court orders.** \$10,000 is not **'throwaway money'**; it has led to a commitment of millions of dollars, as there is no process in place to follow Supreme Court mediation, disclosure with warnings up to 5 years imprisonment. The need is to **automatically investigate Supreme Court fraud by abandonment.** For a Judge not to know the reason for a court action is strange indeed. This is abandonment.
- The major scam was a \$10,000 insurance fraud by intentional flooding. **The EPA should push for and lay criminal charges according to the act.** Hence provide the trigger for the **Insurance Council of Australia to correct this Commonwealth Bank / insurance scam.** Once the fraud is processed, the subdivision is lost! Proof with \$billions of \$dollars lost across Australia. Davida Ellen Williams, felon and the **'bagman's'** Solicitor James Conomos conspired to run this conspiracy in the Magistrates Court, Brisbane and Holland Park, and the Arbitration Court, Engineering House, Edward Street Brisbane. Check this out, what an arbitration,

engineering disgrace, **no closure anywhere!** Only payment of \$25,000, where the Comm. Bank both admitted liability and blamed their Relationship Manager James Pitman. As our Solicitor Reg Klieidon explained quote **"I will swear in court I did the best I could."** Reg apologised after Davida was found guilty and directed the follow-up with the **'bagman's'** Solicitor James Conomos. The only way organised crime can win is by planned abandonment and to fraudulently litigate, liquidate and run us out of money. Hence the crime - non ownership of our land **still under contract.** Think of circuit breakers, Police Minister Judy Spence must acknowledge and integrate the Crown's direction and her responsibility and follow the ATO money trail. **Reference ATO standard letter 09-02-06** attached to assist in collecting **'black money'** from organised crime. As Minister, order to collect the detailed information to rescue the mums and dads and first home buyers who have lost over \$1million. To assist the Police Commissioner to focus on Rescue Management to replace Risk Management that is part of today's outdated standard Police procedure and protocol.

- How to move forward! Integrate our ex-Barrister's confession; **"You suffer from information overload."** Hence one further example for Inspector Jason Saunders, as part of the Commissioners Office and for Sarah Lim, Policy Advisor to the A. G. and Minister for Justice. Davida Ellen Williams has never been formally charged for the millions of dollars we have lost, as the developer. There is much work to be done to upgrade the Legal Services Commission to ensure the Head Contractor's Solicitor James Conomos, his fourth Solicitor and the first to agree to the vexatious claims to be used in the Magistrates Court, then to run in the District Court and to correct Supreme Court Judge Muir's confession and apology for **"No understanding and no clarity" / the scam. Why did he have to liquidate a 22 block subdivision over a \$10,000 insurance scam?** Hence by studying criminology, the importance to **'crystallise**

the loss' to have an action plan and provide a **'Dead Corporate Body'** as planned evidence and proof that will bring closure, but more important **to smash organised crime and provide duty of care.** The Police Commissioner has tried to explain to the Police Minister, **this is our area of expertise.** To anyone who has worked in the healthcare industry, the standard procedure is to run **"a stress test."** To experience that lifesaving feeling, to save lives, **that is our strength.**

- We would like to thank the Sisters of Mercy who came to our aid on so many occasions, in saving our lives, also in supporting us due to a Comm. Bank's illegal incomplete bank loan. In assisting us in a Rescue Management plan best explained by John Gagen ex-Comm. Bank Manager. He was correct; **the Comm. Bank did fight via Grahame Ledwidge's Risk Management policy right down to the line.** Chris Watts, CBA mediation expert confirmed the team approach to make it happen. For Ada Bright to be the second defendant, as the bank does not like to sue the sick and elderly cheated by this confirmed Comm. Bank conspiracy. Today's good news, the Australian Tax Office require the details of Tim Allen's \$10,000 damages confession **spelling out in detail how we have lost millions of dollars as the developer and home buyers to organised crime.**
- Look at it this way; if we had paid this \$10,000 to the Head Contractor we would not have been liquidated. **We chose to work with your intelligence, so please use it.** We gave Tim Allen this \$10,000 to ensure his cooperation as an **expert by law.** To supply the cash flow details to the ATO for the 5 Sup Court Judges **to win our case for Law reform.** The principle being to date Grahame Ledwidge has refused to give **disclosure to Supreme Court Judge Margaret White,** he said **"Rip up the sales contracts."** Now with the added burden of the Australian Tax Office and our accountant's requirement, P.C.R.

245, 261-2, 281, 283 & 285, to explain the details of his \$10,000 damages confession, both are forced by law to reveal the money trail and expose in detail this Commonwealth Bank conspiracy. Also by deduction / order of the Crown for Q.L.S., L.S.C. **to upgrade the Vexatious Litigants Act to Police and ethical standard.** As evidence, Solicitor James Conomos supported the now felon Davida Ellen Williams and the vexatious acts controlled by the CBA conspiracy to over pay the **'bagman' who with no prior funds needed the money to pay the corrupt legal counsel.** Hence his \$200,000 demand, \$47,962.97 and then \$10,000 scam when the \$255,000 was spent. The Comm. Bank must repay the losses and lost opportunities and all costs **as per the bank, DPP, current Risk Management plea bargaining program or go to prison for a 5 year gaol term as directed by Supreme Court Judge Byrne.**

- Acknowledge the need for all to be accountable by studying law. The precedence in three W.A. Supreme Court Judges in reading the book **'Broken Lives'** acknowledged the fraudulent act of the W.A. CIB in charging an innocent person in an effort to give **the appearance that the CIB had closed the case.** The pressure today **for Lord Mayor Campbell Newman to keep to his promise and follow Colonel/Judge Pat Shanahan's Q. L. S. direction as ordered!!!** The precedence was set in W.A. Here in Queensland by Crown directed / natural justice and the precedence of the Fitzgerald Report, 5 Supreme Court Judge Mackenzie, White, Muir Byrne and deJersey backed up by District Court Judge Brabazon, Hoath and Dick and Magistrates Austin and Dillon **court transcripts** and the **misleading fraudulent press releases** implying Davida using her maiden name was her only offence. **No joke!!!** Acknowledge the L.S.C. three panel ruling false control by **body language, silence and abandonment.** As Chief Justice Paul deJersey's son David explained in

apologising with Rebecca Watson Solicitor Allens Arthur and Robinson, they were only following Commonwealth Bank directions. Where Supreme Court Judge Byrne gave a severe warning that if the truth was not told the crime warrants a five year gaol term. The crime in ignoring the evidence of senior legal counsel / **'whistleblower'** that Davida was reported to have used five different names after pleading guilty to forgery, fraud and utterance reference six banks and \$1.3 million. **Davida forged a Solicitor's signature warranting a seven year gaol term!** How is it possible that Chief Justice Paul deJersey's press release after his actions to prevent our disclosure, preventing the other two members of the panel from their involvement, that the Chief Justice's press release misled the public by directing Davida used the name Wilson, rather than five others we know of? **This is fraudulent and hid the truth of this Commonwealth Bank confirmed conspiracy.**

- The Brisbane City Council Legal and Inspection team (our team) following Crown / Police Commissioner Bob Atkinson's direction P.C.R. 261/2 have moved forward by integrating the Environment Protection Act. To work towards **the Lord Mayor's press release for closure. To force the Commonwealth Bank to be accountable for their criminal actions in backing Grahame Ledwidge. By his own confessions of guilt and proof of liability, this makes him accountable by law for this Commonwealth Bank conspiracy.** Therefore upgrading the Vexatious Litigants Act to bring pressure on the Queensland Law Society, to ensure Solicitors are accountable for their actions. Legal Services Commission reports confess their inability to make Solicitors accountable for their actions. The joke, **"In striking off legal counsel you will not get your money back. What is the point by law?"** Supreme Court Judge Byrne being seen as the second toughest Judge ruled **"A 5 year gaol term if you do not tell the truth."** Hence, refund our money or go to prison! We

thank Chris Watts mediation expert for the Commonwealth Bank's direction **"This is a bank circus I do not wish to be part of."** The law reform solution is:-

LAW OF ABANDONMENT

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