

**Why community cabinet
CRIME REDUCTION PROGRAM,
Police Crime Report No 320
4 STEP NATURAL RE-INACTMENT**



1. Police Asst. Commissioner Pat Doonan confessed he closed this case, due to Inspector Ray Loader's belief that John Bright should pay the contractor Rob Wilson \$200,000 or 2 blocks of land above the contract price of \$358,000 plus \$255,000 for inflated extras.

Obvious extortion, blackmail & racketeering!

2. Police Commissioner Bob Atkinson asked the primary witness John Bright "If you can afford to spend money on Police Crime Reports, is it not better to just retire and live on the Sunshine Coast, and forget all the problems this case has caused?"

No! We demand justice, safety, then peace!

3. Police Minister Judy Spence stated "I work on Government projects and they come out on budget." What has this to do with the Premier's solution to ex-AG Minister Rod Welford's Police correction / ex-DPP Barrister being a confessed

forgery / fraudster / felon?

Then reported forgery of a Solicitor's signature.

4. Acknowledge, deduce, succeed.

The Crown Q.L.S. ruled "This is the best case out of 14 under investigation (showing Bank, Police and Legal incompetence) for law reform!" This is part of the Commonwealth Bank confessed disclosure and now proven fraudulent abandonment by bank payment of \$25,000 to admit guilt and liability to one of nine defendants / would be buyers, to open the door with systems breakdown to prove **racketeering / fraud is Australia's No1 crime.**

By law, as Judges you cannot plead ignorance as you must study the court transcripts and the ATO / ASIC money trail **as ordered by the Crown.**

You must use the detail of Baseline Civil Engineers reports and the \$10,000 **insurance scam trigger** used as a **technical device** by the 'bagman' to gain ownership of our 22 block subdivision, as both a **creditor and predator**. As by law we only have to prove **a fraud of \$1** to the **5 Supreme Court Judges Mackenzie, White, Muir, Byrne and deJersey**, in part or in whole. **Failure to comply with the Crown direction could mean your obvious dismissal.** Why condone **racketeering**?

Note Tracey Grimshaw Channel 9's request for viewers to provide detailed information on Bank confirmed **racketeering** and fraud. Also for all other TV Channels, editors and journalists waiting for leadership. As directed by the Fraud Squad, Detective Sergeant Brett Heath / Senior Detective Sergeant Darren Soppa upwards, there is a clear need for the Supreme Court of Queensland to get together by identifying the criminal actions under the joint control of the Head Contractor Rob Wilson / 'bagman' and his 4th Solicitor James Conomos finally achieving the **racketeering** scam of a false \$10,000 insurance claim, ignored by Magistrate Austin quoting "I do not care what (anyone from) the Police Minister has to say," Magistrates Court Holland Park 422/2000-2. His confession of ignorance is not an excuse by law. The Magistrate also ruled over **the destruction of our case**. He ruled the key witnesses needed for this case did not need to attend to explain that under the instructions of the Brisbane City Council Internal Investigation Department / Inspection Team / our team, we had set out this case. Due to Standards Association of Australia (SAA) law rule 27.2, Environmental Protection Act (EPA) section 32, Criminal Code S391 and key Police Crime Reports 245, 261-2 for the Lord Mayor Campbell Newman 'Can Do' 'Smart State' Premier Peter Beattie's solution. So the Queensland Police can get credit for stamping out ignorance and **racketeering** via the promised press release.

Why did the Civil Engineer John Koek sign off the \$10,000 insurance scam? This was initially refused by the

insurance assessor, care of our insurance broker Coathups and Associates. **It was only paid due to our commitment to John Koek quote our Solicitor Reg Klieidon "\$10,000 is throwaway money in cases of this kind," to prove guilt for law reform.** John Koek, Civil Engineer's direction quote "You must finish the subdivision, pay out the subcontractors and then lay **fraud charges or you will go broke.**"

This case is clearly won. A case best understood by experts who understand criminology and **counter-racketeering.** **As we were told of the crime, we set traps.** We used ethical standards, previously working with the Crown to upgrade prisons to correctional centres to first control the crime scene / confinement / rehabilitation / release. For town planning, law and the network approach of combining the Environmental Protection Act and the inspection teams and insurance assessors to defeat the trickery and deceit of a **\$1 claim in the Supreme Court to liquidate.** Then follow the money trail. Clearly this is a Commonwealth Bank circus identified by Supreme Court Judge Mackenzie's **small claims court direction. Well done! A \$million \$dollar scam controlled by a \$1 or \$10,000 insurance scam, needs only a small claims court solution.** The price we all pay for allowing a criminal to work as a Barrister or a Barrister to work as a criminal. We have given you the trigger mechanism / Brisbane Magistrates Court technical device used to destroy our subdivision. Described by retired Commonwealth Bank manager John Gagen for the Sisters of Mercy as quote "The bank's direction is to fight right down to the line." Hence mediation expert Chris Watts and the Police Area Commander Superintendent John Hopgood agreed. We do believe we can win this case 100 ways but therein lays the problem. **Who stands in the way?** Who is responsible for prosecuting **racketeering**? Hence the Crown has ruled "Look at the obvious."

The Premier directed "We must trust our volunteers who give of their time and money." The Legal Ombudsman as an expert had one key advantage. As a single expert, he was first able to study and identify the **racketeering**, and direct "Forget about the money for the present and concentrate on the law and you can win this case." (Crown, Q.L.S. first defend the law.) Get the message? Bank Solicitors Supreme Court affidavit 4461/2001. Unlike the Legal Services Commission, whose confession proves the need for further law reform, quote "You have got your Barrister into prison, what more do you want? You will not get your money back so why waste your time?"

Senior legal government and local council advisors for

obvious reasons are easily blackmailed, and must work through '**whistleblowers**'. They exposed Chief Justice Paul deJersey's press release in **The Courier Mail to be fraudulent in what was left out**. The most damning detail being that Davida Ellen Williams on being struck off for life as a Barrister used the name Wilson (only) which was her maiden name. This was a fraudulent and scandalous cover-up. According to DPP '**whistleblowers**', she used 5 names. She forged a Solicitor's signature after pleading guilty. This warranted a 7 year gaol term. **This new allegation / new evidence must be investigated to the highest level.** The courts have proved beyond a shadow of doubt Davida Ellen Williams was a successful forger of Gary Armstrong's signature, a would-be buyer and manager at Healthequip. Gary signed a legal contract to buy land, on a contract to a contract principle. This was drafted up by our legal counsel Adam Sambrook to meet the terms and conditions of an illegal and incomplete Commonwealth Bank loan. To provide the initial proof that we had sufficient sales to gain the loan. To create a \$1.5 million minimum profit all lost due to **racketeering**.

It's obvious the stranglehold Chief Justice Paul deJersey has over the media and our legal system. The need to expose the L.S.C. mishandling and gagging of the court procedure exposed by body language with further details apparently not understood. The cover-up supported in the main by Supreme Court Registrar Ian Mitchell's illegal direction to destroy evidence and proof, stating "**Rip up these Police Crime Reports and throw them in the bin.**" Now look at standard Police procedure.

Case Study No1. It's standard Police procedure, when attacked by a thug with a knife or gun demanding your money for a Police Sergeant to direct to hand over your valuables. To defend yourself in a passive manner. To report all detailed information to your local Police station as soon as possible so the local Police can carry out a detailed investigation. Apprehending the villain, laying criminal charges and thus close the case.

Case Study No2. In the case of this multimillion dollar racketeering in the building and construction industry, it has been standard procedure for all Police Sergeants to confess, the moment they learn the details of Assistant Commission Pat Doonan's involvement they say "**This case is over my head.**" The best three examples, Senior Sergeant Wiseman Caloundra Police "**Take this mess back to Brisbane where it belongs,**" then demanding "**Remove yourself from this Police Station.**" Contrary to then Police Inspector John Earea's direction "**This is my Police Station. I make the**

decisions here." After a 3 hour interview, aware of the suicide attempts and death threats and CIB standover tactics, the Inspector was reported to have retired on stress leave. Sergeant Sally Place with the aid of a team of Police stated "**What has this case got to do with me?**" One Police Officer shouted "**Charge him! Charge him!**" As they evicted John Bright from the Maroochydore Police Station, in his effort to report **racketeering** and fraud.

Look at the Assistant Commissioner Pat Doonan's defence. He could simply blame Inspector Ray Loader as Grahame Ledwidge blamed the Relationship Manager James Pitman. He could arrange for Government compensation and this would be another standard Risk Management procedure. **We did not volunteer millions of dollars to prove the stupidity of scapegoat Risk Management.** We wish to achieve our goal to support the Commonwealth Bank in James Pitman's original direction as a Relationship Manager. To mean, to **show kindness and to provide a cure.** We do believe we can save \$billions of \$dollars by introducing technical devices as identified initially by the ACCC, by providing only one defendant against the Commonwealth Bank. Justice Susan Kiefel by deduction explained the law of probability, the corner stone of justice. As explained by the Prime Minister of Australia in his media release, "**98% of Australians are the silent majority.**" Hence we could abide by the Police Commissioner's direction to simply retire and try to live with a guilty conscience knowing all the mums and dads and first home buyers had been cheated by this proven criminal action. **Then clearly ignorance and racketeering would win. Risk management is the forerunner to racketeering by its own nature / natural justice to plan to hide the truth.** As you can see by natural justice in the photo, the Police Commissioner is reaching out to John Bright and John Bright is reaching out to the Police Minister. That typical look of '**how did I get into this mess?**' While the Police Assistant Commissioner Pat Doonan should have been thinking, '**if only I had taken the time to check out the bagman's fraudulent demand for \$200,000 we would not be in this mess today.**' To build on his mistakes and gain the credit to bring in the technical devices by working with volunteers to achieve our goal. As standard Police procedure, as previously advertised in standard Police marketing for Police to provide **safety and peace.**

As a special request, acting Inspector Mike Ede Prosecution Department has studied our case, rather than work with the Operations Branch and be faced with further Police ignorance or to suffer the retirement of 2 senior Area Commanders, Superintendent Steve

Pettinger prior to Superintendent John Hopgood and then Acting Area Commander Inspector John Earea. We would prefer to stay focused with Acting Inspector Mike Ede, Prosecution Department Tank Street, as nominated by the Police Union as an expert in prosecution. To set out the detailed information to gain closure. Accept this for what it is, a Crown, Q.L.S. Police Operations, DPP, Supreme, District, Magistrates and Arbitration Court, Commonwealth Bank controlled stuff up. Surely it's obvious why USA have a local Police Force to monitor corporate **racketeering**. Here in Australia there is a complete vacuum, and **there is no direct Police Force involvement in the building and construction industry.** As confirmed by the swift action of Police Commissioner Bob Atkinson going directly to the Brisbane City Council Internal Investigation Department and Legal Department and being told, quote "**I wish I could get someone to stick to a quote.**" Reference P.C.R. 261-2. '**Whistleblowers**' obviously in shock but relieved to see the Police Commissioner take the first step. **To prevent budget blow-outs to fund legal racketeering.**

As a good example, the flow on effect of the \$320 million loss to 4,000 investors with Westpoint gives an ideal example of the destruction of superannuation funds by the process of crime. Also the '**Wattle Investment**' scam affecting the Victorian Police Force, where the originators gained a 10 year gaol term as well as the Australian currency exchange scams. Hence with Crime Stoppers and crime prevention, the need for volunteers with first hand knowledge in the building and construction industry, as directed by Chris Watts mediation expert quote "**To defend our mothers at all cost.**" To follow his lead as Commonwealth Bank mediation expert, we defended the mums, dads, first home buyers, bank management and staff and the developer. As Chris confessed quote "**You have a big thing about teamwork.**" When you study law it states, **when in doubt to call in all the experts.** By simply telling the truth and not giving up we will gain closure.

THE 'WIN-WIN' SOLUTION

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Why Community Cabinet Crime Reduction Program?
Crime Report Code

Blue ✓ Green Orange Brown Black Red
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