## Why community cabinet CRIME REDUCTION PROGRAM, Police Crime Report No 321

Why Grahame Ledwidge \$25,000 'Deed of Compromise' Risk Management bribe proves the Commonwealth Bank are

## CORPORATE RACKETEERS!

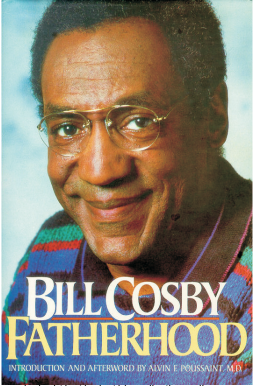
Proven by bank Solicitors Clark & Kann volunteering "First defend the law", their motive in Supreme Court affidavit Bne 4461/2001 or be struck off for life. For Supreme Court Judge Muir's law reform to reinstate Badja P/L with all costs, or be struck off for ruling with confessed 'no clarity' and 'no understanding' to ignore the bank's overpayment of a loan for mafia style racketeering kickback, resulting in liquidation.

## AWB to face \$1bn lawsuit from US

Australian - Caroline Overington 30-06-06

- 2. Seven cigarette companies fail in 'Deed of Compromise' bribes! Hence clean air in Qld pubs, clubs, restaurants 01-07-06. Well done!
- 3. APRA investigate Church funds fraud. Our accountant Tim Allen hid his \$10,000 damages confession for fear of mafia style reprisals, suicide attempts, death threats, CIB false charges and senior Police resigning.
- 4. Prime Minister John Howard news flash "98% of Australians are the silent majority." Hence we must trust the 2% that volunteer!
- 5. Why did our ex-DPP Barrister have a 2 year prison delay after pleading guilty to 6 banks \$1.3million forgery, fraud and utterance?
- 6. Why allow a Barrister to act as a criminal?
- 7. Why allow a criminal to act as a Barrister?
- 8. Why study the stolen money trail?

Now do you start to understand with Police help how proof of our innocence is proof of Commonwealth Bank guilt by law? How low the Commonwealth Bank will go to hide the crime of confessed self greed and self gain? Hiding behind the fraudulent name of scapegoat Risk Management! Chris Watts, Grahame Ledwidge's boss gave the crime a name, a 'Commonwealth Bank circus.' Why allow racketeers, thugs and criminals to come to our homes demanding money with ongoing threats and attempts to beat us up? Why allow death threats, false CIB charges and Fraud Squad cover-up causing close family failed suicide attempts? First be inspired by a smile, change is all around us, there is no turning back law reform. When you need help just call in all the experts. Why never give up on the truth?



When you are in doubt just look at his smile, the endless power of success. We all need heroes, someone to look up to, someone to give us faith, as in the 'Power of One' "First with the head then with the heart." As Dr. Frank Walsh psychologist would put it, "It's okay to tell the truth but try to use tact and style." Magistrate Dillon ruled in chambers "I'm confused." No wonder, being faced with a Barrister who was a criminal, a criminal who was a Barrister. Believing the Barrister Davida Ellen Williams first, the 'bagman's' Solicitor James Conomos second, not having the slightest clue the ruse was to run our subdivision out of time and money to claim ownership as a creditor. Supreme Court Judge Mackenzie directed Supreme Court mediation to allow us by law to gather evidence and present proof as photographs of the \$10,000 insurance scam ignored by Magistrate Austin. Hence the vexatious act tricked Supreme Court Judge Muir into liquidating Badja Pty Ltd! This is one aspect of racketeering. Hence study our method and model for Police details to introduce racketeering laws into Australia. The 'teach the teacher' principle to make you the expert by learning from your own

<u>mistakes</u>. The reason why the Crown Q.L.S. ruled "Yours is the best case for law reform." To mean, the Police work and study required to smash racketeers, to treat us with respect and dignity.

Hence by acknowledgement and deduction referred to as gathering intelligence, look at the Police details for law reform as ordered! How much detail do you need to lay charges? We work in parallel with the Australian Financial Review crime report:-

US and Canadian wheat farmers are preparing a \$1 billion damages claim against Australian wheat exporter AWB using racketeering laws designed to hobble (destroy) the mafia. The farmers will claim they suffered lost income because AWB was paying illegal kickbacks to Saddam Hussein's regime in Irag. If it succeeds, the action would cripple AWB, a company mostly owned by Australian wheat farmers. (Even wheat farmers have to be accountable by law for their actions.) The action will be led by the Atlanta Lawyer Roderick E Edmond and his Australian colleague, former Adelaide Crown Prosecutor and human rights Lawyer, Michael Hourigan. The Lawyers plan to use the Racketeer Influenced and Corrupt Organizations Act passed by the US Congress in 1970 to eliminate organized crime, hence the solution by law. The aim of RICO is to destroy the mafia and more recently, terrorist organizations, but American Lawyers have used the act for civil actions since the 1980's. The law covers bribery, kickbacks and extortion. (Our case exposes the money source.) It applies only when there is a pattern of criminal activity rather than a "one-off crime." (Refer Magistrate Dillon and Austin, District Court Judge Brabazon, Hoath and Dick and Supreme Court Judge Mackenzie, White, Muir, Byrne and deJersey court transcripts.) AWB is accused of funnelling \$290million to Saddam's regime over four years, from mid-1999 until the US-led invasion ended the UN's food program in March 2003. Under the RICO act, any person who succeeds in establishing a claim can automatically receive three times their actual damages, plus costs. The action will be taken on behalf of a handful of farmers in the first instance, but thousands of US and Canadian wheat farmers could join the class action. (Hence use your intelligence.) The lawyers would have to prove that AWB's action, paying kickbacks to Saddam's regime was criminal and that the financial damage they suffered was a direct result of AWB kickbacks. AWB has admitted making payments to a Jordanian trucking company, executives claim the company thought the payments were for legitimate transport costs and did not know Alia was a front for Saddam. (Baseline Civil Engineers report makes it clear, we paid 300% for extras, and the construction site was run out of control. This detail was hidden from District Court Judge **Brabazon.** Hence his admonition "That's not the way to do it!" He knows court procedure, so why abandon his correction?) Mr. Edmond is a former US army captain turned private attorney who used the RICO Act in 2004 to launch a class action on behalf of Iragis tortured by US forces at Abu Ghraib prison in Baghdad Mr. Edmond has also acted for one of the US postal workers who died after anthrax was put in the mail in late 2001.

Mr. Hourigan is an Adelaide born human rights lawyer and **UN crimes investigator**. He travelled to Bagdad in 2004, found many of the victims of torture and their families, and **videotaped the evidence**. (Reference P.C.R. 298, part of our photographic evidence and 235 Rob Wilson's own handwritten proof of guilt. Have the P.E.S.C. explained, why did the CIB hide the motive from both the Police Operations Branch and the courts?)

In 1996, Mr. Hourigan was asked to lead a UN team investigating the 1994 genocide in Rwanda. The investigation inspired the 1998 BBC

documentary 'When Good Men Do Nothing'. (Must see model for Aussie law reform.) \*\*\*\*\*

The legal action comes just weeks after prominent US congressmen Norm Coleman was savaged by colleagues for refusing to take action against AWB. (Due to bank / DPP confessed fraud causing severe confusion initially savaged by the RSL, Association of Independent Retirees (AIR) and the local Pensioners Association when we needed money to pay the Sisters of Mercy, cancer operation, fearing death, etc, the RSL came good and assisted by regaining our gold card as a widow of a returned soldier. Shame on the AIR for their obvious poor leadership where these clubs are designed to protect war widows, retirees and all pensioners from organised crime. Proof no bank (Grahame Ledwidge) can act to deceive the general community.)

Mr. Coleman is head of the US Senate permanent investigating subcommittee. (Crime reduction program.) He planned a probe into AWB's wheat sales to Iraq in 2004, but it was scrapped after the Howard Government sent then Ambassador, Michael Thawley, to lobby (Risk Management) on behalf of AWB. Mr. Thawley told Mr. Coleman the claims were baseless and malicious. (Similar cases now being exposed with AWB dealing with India, Pakistan and Indonesia/illegal kickbacks.)

Mr. Coleman, a Republican and strong supporter of the US President George W Bush, has been accused of dropping the probe to protect John Howard, an ally in the Iraq war.

He denies the claim, saying he did not pursue an investigation into AWB's wheat sales because the UN was already conducting its own probe. (This is proof of planned Commonwealth Bank criminal intent and corruption. In our case, the courts ruled this is an **arbitration** matter. Only Police have the power to lay fraud charges. Arbitrators cannot lay criminal charges, the pivotal point of this case. Our criminal Barrister confessed to control organised crime in all standard court procedures on a step by step racketeering procedure / arbitration was therefore a farce!) A UN inquiry into the scandal, known as the Volcker report, found that AWB was the biggest single supplier of illicit funds to Saddam's regime (Rob Wilson was our 'bagman' fraudulently funded by the CBA reference P.C.R. 261-2.) under the oil-for-food program. Last year, the Howard Government established the Cole inquiry to investigate the scandal and it, too, has uncovered evidence that some executives at AWB were aware that Saddam was corrupting the program. (Reference ex-A.G. Minister Rod Welford's / DPP 'whistleblowers' step-down and apologies.) Australia's trade with Iraq, worth \$800 million a year, has been severely damaged by the scandal, which has also prompted calls for AWB to be stripped of its monopoly over Australian wheat exports. Iraq is refusing to deal with AWB. It recently agreed to buy wheat from a new consortium, 'Wheat Australia', for a very cheap price. AWB is now refusing to supply Wheat Australia with any more wheat for future deals. (Grahame Ledwidge first put up our interest rates from 10% to 16% when interest rates were falling with the intent to do harm and threatened to close all our accounts. Due to his obvious arrogant and fraudulent mishandling of standard bank procedures in Relationship Management. Hence study P.C.R. 261-2 Police correction.)

Ex-DPP Barrister Davida Williams used the DPP plea bargaining scam to plead guilty to a lesser crime to hide the real crime of racketeering to try to gain false freedom, a 3 year suspended gaol term sentence. The Legal Services Commission

'whistleblowers' by natural justice confessed the solution (Fact/crime/ fraud.) quote "You got your Barrister into prison / You will not get your money back / Why do you waste your time?" Just like the bank, we want our money back. See why the Crown, Q.L.S., Police Commissioner, TV news experts and others feel sick and direct "You must prove abandonment is fraud." We must move forward to introduce racketeering laws to prevent mafia type thuggery and violence to extort funds; Australia can do better than a Commonwealth Bank circus. Police Commissioner Bob Atkinson has backed both the Brisbane City Council Internal Investigation Department and the ex-Chief of Staff Superintendent Peter Martin to prove how difficult it is to control racketeering on construction sites. The first 3 Solicitors acting for the Head Contractor Rob Wilson would not be a party to racketeering, the ruse to run us out of time and money to claim ownership of our subdivision as a creditor and a predator. They too, like Clark and Kann, bank Solicitors did not wish to be struck off for life! They need our support as honest Solicitors, well done!

Rod Welford, then the Minister for the Attorney General's Department confessed to my son, he was not aware that our Barrister was a criminal. On the basis of professional ethical standards by studying criminology. as Grahame Ledwidge would not listen, we followed standard Police procedure to 'crystallise the loss', to photograph and provide evidence and proof of just how easy it is for Supreme and District Court Judges as well as Magistrates and arbitrators to be tricked by a criminal working as a Barrister and a Barrister working as a criminal. (Bar **Association disgrace!**) If we had gone to the Police and told them this story was about to happen, we would have had no factual information or money trail, at that time, to prove the loss of \$millions of \$dollars. Our method or model was to follow the lead of both Magistrate Court Registrars Holland Park and Brisbane and provide 'a technical device'. Both registrars identified the Magistrates frustration with court cases lasting up to 3 years, obviously designed for racketeering in the form of a \$10,000 insurance scam. We have now proven the pivotal point by law to prove this case. The law of probability is the 'corner stone of justice and engineering'. As previously ruled in a prior case where we used Tim Allen as our accountant to provide the money trail in a simple case of stealing, where we won. It's your duty to back the Crown and Q.L.S. for disclosure of Tim Allen's \$10,000 damages confession which Tim has refused due to his confessed fear of mafia like racketeering / organised crime.

In the previous court case we set about proving our innocence to prove guilt, whereas previously the CIB failed to present our case as a similar fashion to the Fraud Squad today's confession as directed by Det. Sgt. Brett Heath "To get your act together or you will be out the door so fast your bum will not touch the ground." Would the Detective backup and lead a RICO type investigation of this matter? Hence the importance of Supreme Court Registrar Ian Mitchell's criminal / fraudulent direction "Rip up these Police Crime Reports and throw them in the bin." The Commonwealth Bank in refusing to give disclosure to Supreme Court Judge Margaret White's order as to why they paid only John Bright \$25,000, the first defendant only and what the money was for is without a doubt a dual criminal offence. What of the nine contracts, buyers and prospective buyers' massive losses by mathematical comparison? As with engineering laws as confirmed by the Standards Association of Australia rule 27.2, both courts and engineers must work in parallel by law to be accountable. Hence the Crown Q.L.S. ruling for this Police test case to gain law reform. Hence Rod Welford's confessed mistake, as the Minister having the power at the time, he overruled all Judges, due to the power of the

Vexatious Litigants Act. The Police Commissioner Bob Atkinson has now been empowered with this new evidence and proof, and must now move forward and assist all local councils throughout Australia in introducing and enforcing **new racketeering laws.** The need for the joint press release as promised by Lord Mayor Campbell Newman supported by Premier Peter Beattie and his team. To prevent mafia type racketeering, extortion, kickbacks, violence and thuggery to extort \$billions of \$dollars as seen on TV, on a regular basis in a like fashion to \$320 million lost to the 4,000 mums and dads and retirees who lost their super funds in the Westpoint conspiracy. The good news being that as a test case for the Crown / Q.L.S. we were told of the crime and 'crystallised the loss,' to get the proof. We understood how to volunteer our own money and time to introduce law reform. Now make the low life criminals pay by refunding the money they stole from us. Hence the Legal Services Commission to conform to the Legal Ombudsman's direction that the money will be compensated after the law has been reformed based on natural justice / patience and time.

The Nutshell (anti Aussie convict mentality);

Racketeer Influenced and Corruption Organisations Act RICO is the Premiers solution by law to provide Police safety and peace for all. Hence the P.E.S.C. existence.

Note, our Barrister was stood down and went to prison, the 'bagman' confessed "My name is mud" (Reference E.P.A. section 32 Police report). The rogue bank manager Grahame Ledwidge made a fool of Risk Management for the crime of self greed and self gain. (Study District Court Judge John McGill's parallel ruling) We have proved the need for bank Relationship Managers to first be accountable by law and not try to hide them behind a \$25,000 bribe. Hence as directed by Baseline Civil Engineer John Koek "You must finish the subdivision, pay out all the subcontractors, then lay charges or you will go broke." Hence the importance for Magistrates and Judges to acknowledge Magistrate Austin was misled by a criminal racketeer, intent to own our 22 block subdivision as a creditor and predator, and then sell off with massive profits for organised crime kickbacks.

Now consider the Police ethical standards for Police working with the banks as a team. To smash racketeering and fraud, Australia's No1 crime. To use the RICO amendment by law. Supporting Justice Susan Kiefel's order for ACCC / ASIC. The need for increased valuation by law, to mean to call in all the experts, not to fail against the Commonwealth Bank by using one only defendant, an architect deemed to be too intelligent. Chris Watts, referred joke quote "As a Commonwealth Bank circus." The need for his expertise to correct Grahame Ledwidge's mistake. By law in gaining closure to a Police ethical standard.

LAW IS TEAMWORK

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Why Community Cabinet Crime Reduction Program? Crime Report Code

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