

**Why community cabinet
CRIME REDUCTION PROGRAM,
Police Crime Report No 322
WHY COUNTER IGNORANCE**

& RACKETEERING?

With Racketeer Influenced & Corrupt
Organisations Act, RICO. (USA)

We were told of the crime to run our 22 block
subdivision out of time & money. To claim
ownership as creditors & predators then sell
off at massive profits to support organised
crime, with kickbacks & bribes. The crown,
Q.L.S. & bank Solicitors Clark & Kann directed

first defend the law!

The Commonwealth Bank

pleaded 'guilty'

by payment of \$25,000.

Hence Supreme Court Judge Margaret White
ordered 'disclosure by law.' Grahame Ledwidge
Risk Manager CBA conceded "**We never said
we do not make mistakes**" but he refused to
give disclosure. Hence by '**contempt of court**'
Grahame is a confessed criminal. He then
stated "**I never ordered to rip up the
contracts. I directed you to seek legal
advice.**" Trying to hide the Commonwealth
Bank's illegal loan agreement to sell land
without title & deposit. Due to staff cutbacks the
probable cause of the mistake, the Relationship
Manager James Pitman claimed he did not
have time to correct the loan agreement as we
requested. This caused huge problems to get
buyers to sign '**contracts to a contract**' to buy
land without title & deposit even at \$25,000
under valuation, to get the bank loan.

This proves bank's guilt!

The Crown Q.L.S. supplied a retired Army Colonel/Judge Pat
Shanahan who ruled "**Yours is the best case out of 14 under
investigation for law reform.**" He ordered "**Look at the
obvious. You must prove abandonment is fraud.**" He
explained "**Grahame Ledwidge should have said, redraft
the sales contracts, have the new contracts signed, and
then rip up the old contracts.**" Grahame Ledwidge became
angry and ordered "**Rip up the contracts.**" This breaks the
law. We chose Tim Allen our accountant who on payment of
\$10,000 provided a '**damages confession**' **a copy being in
our possession**, reference P.C.R. 245, 283, 285, etc. We use
both ripped up contracts and intact contracts to prove bank
guilt. Like other would be buyers Tim Allen has lost money and
he is now refusing to disclose the details by law due to
racketeering pressure. Tim signed a '**contract to a contract**' to
buy land valued at \$92,500 for \$75,000, worth \$200,000 on
completion, suffering \$115,000 loss. Tim gave a warning not to
go on a crusade as he has to work with the banks on a daily
basis. Please see today's evidence and judge for yourself who
is stupid. Are we not all victims in common?

Return to Steven
John Stupid
P.O. Box 4120 4551
CALOUNDRA QLS
Tim Allen
Accountant
P.O. Box 1431
STAFFORD QLD 4053
PROCESSED 531 77 JUL 06

Why work for the common good? We were inspired by the
Holland Park and Brisbane Magistrates Court Registrars
directing "**The need for a technical device to solve this
case.**" We were guided by QC Ian Hanger's and our ex-DPP
Barrister Davida Ellen Williams's opinions by law "**In the end it
will come down to your word against Grahame Ledwidge.**"
Davida is now a felon due to her failure to run this case (*defacto
prison sentence two years on*). We could not have come up
with a '**contract to a contract**' solution, without our Solicitor
Adam Sambrook's legal advice. This is further proof of
Grahame Ledwidge's criminal incompetence. His primary
motive was to try to hide the Commonwealth Bank fraudulent
bank loan forcing us to sell land without title and deposit to gain
the bank loan. **Look for the chain reaction.** Our primary
objective was to prevent this stupidity!

First, an insight into the CIB corruption. Detectives have
tried to charge us with theft of a \$300 bucket, being forced to
give an Attorney General's DPP release not to sue the Police
for wrongful arrest, then an assault on a minor and then

changed to the scam of **child molestation in the Supreme
Court coffee shop.** To try and give us a criminal record. Their
aim to **prevent us from gaining justice.** The Fraud Squad did
not fare much better, the infamous quote "**Get your act
together, etc.**" Hence in the USA the RICO Act designed to
destroy the mafia. The Police Commissioner supports law
reform but has been let down by his team.

Supreme Court Judge Margaret White is typical of judges who
are forced to act without backup and full commitment to gain
closure. Explained by Davida due to the Vexatious Litigants
Act. Rod Welford the Minister for the Attorney General's
Department, at that time with ministerial power, could overrule
each and every Judge or Magistrate. As confirmed by the
Crown, Q.L.S., and District Court Judges Hoath and Dick
transcripts "**What does the DPP have in mind for the
prisoner?**"

**As the community, we still have the power as our
democratic right.** Hence the need to study both the law and
criminology **to be in control of the crime scene at all times,**
to '**crystallise the loss**' to provide evidence and proof. Most of
all to gain your intelligence and support. This is where
Grahame Ledwidge the confessed criminal comes into the
equation. Rod Welford confirmed to my son prior to his
standing down as Minister to the Attorney General's
Department, as a previous University friend of Davida, he did
not know Davida was a criminal. He then directed "**The
Queensland Police are in charge of this case.**" Davida had
confessed to my son during a court interval she had done a
deal with the Commonwealth Bank quote "**You would be
surprised what goes on behind closed doors!**" Best
understood by the court transcripts and studying the money
trail.

**Officially no-one but the criminals knew Davida Ellen
Williams was a criminal acting as a Barrister and a
Barrister acting as a criminal!** Magistrate Dillon in chambers
stated "**I'm confused. Please work on your procedure and
presentation.**" In court "**I remember you, you wasted hours
of my time and I ruled in your favour. This time I rule in
favour of Rob Wilson.**" (*Still confused*)

Magistrate Austin "**I don't care what (anyone from) the
Police Minister down has to say.**" Rob Wilson (*the 'bagman'
/ racketeer*) confessed "**If I go down lots of people will go
down with me.**" (*The need for his list!*)

Supreme Court Judge Mackenzie on studying both affidavits
"**Mine is not a small claims court, go and mediate.**"
(*Obvious small claims court stuff-up to gain equivalent of a \$1
claim to use as a Magistrates Court technical device to simplify
law reform. Hence the need for your patient intelligent
deduction.*)

District Court Judge Brabazon in a similar fashion to Supreme
Court Judge Margaret White berated Davida for an hour for
clearly not presenting the case. He directed "**That's not the
way to do it.**" **If only he was privy to the fact that our**

Barrister was already a criminal. Hence the direction that CIB patience and time will solve this crime.

Supreme Court Judge Muir was setup by legal counsel on both sides. Hence his obvious statement **“I don't understand I need clarity.”** Falling for the trap to liquidate Badja Pty. Ltd., which was a multifunctional sword. The case would be won if the judge identified the \$10,000 insurance scam, or it would be won if he liquidated Badja Pty. Ltd. Based on the principle of criminology to **'crystallise the loss'** for the Queensland Police to work backwards, and to prove the total conspiracy for law reform by following the passive approach which ultimately leads to reinstating Badja Pty. Ltd., fully compensated for the losses we have incurred. The Commonwealth Bank's tried to cover up the faulty bank loan, and then allowed the **'bagman'** and **'Barrister'** to try to run our 22 block subdivision out of money and time to claim ownership as both creditors and predators. We used the Asian open door policy not to pull against but to do as directed by the Commonwealth Bank, by engaging a new and more senior engineer in John Koek from Baseline Civil Engineers. From the moment he came on site he took control of the subdivision, and unlike Greg Henwood did not cave into the **'bagman's'** demands. John Koek set about **completing the subdivision as his first priority.** As Reg Klieidon a more senior Solicitor directed **“\$10,000 is throwaway money in cases of this kind.”** In brief, we were starting to prepare our defence realising John Koek's instructions **“You must finish the subdivision, pay out the subcontractors and then lay fraud charges.”** This is where the Queensland Police need technical assistance, and have so far proved by their actions their total incompetence to smash organised crime. No-one knows the case better by law than the primary witnesses **who set up the entrapment having the technical expertise and support to do so.**

The \$10,000 insurance scam was the Magistrates Court Registrars' technical device he asked for. The need to understand the RICO Act **best understood by the term kickback.** Claim \$10,000 for a maximum \$3,000 insurance claim and with a multimillion dollar subdivision it was the insurance assessor that refused to pay. In Asia this is a University degree called **'simulation'**. In money terms the **'bagman'** was demanding over \$1million payment for a contract price of \$358,000 plus the \$255,000 in false extras plus the 2 blocks of land worth \$400,000, plus \$47,692 in-home invasion and nun-chucker attack. Based on our expertise having worked as a team in the Brisbane City Council Inspection Section and being directed by the Brisbane City Council Internal Investigation Department to file a report to set out this case so the Queensland Police would get the credit. **The Brisbane Lord Mayor Campbell Newman has already promised to provide a press release.** It's only a matter of time based on the Police Commissioner Bob Atkinson's Police Crime Reports 261-2,

as explained by quote **“If only I could get someone to stick to a quote.”** The obvious stupidity of Assistant Commissioner Pat Doonan directing that this case was closed over a 282% claim on a budget blow-out which was obvious extortion. Hence the obvious need for Supreme Court Judge Margaret White to gain disclosure of Grahame Ledwidge's contempt of court and for the Australian Tax Office, ASIC, and APRA to force our accountant Tim Allen to disclose the \$10,000 payment **'damages confession'**, reference P.C.R. 245 leading to a more professional accountancy based money trail. He must supply the exact details of how the money was dispersed causing the loss of \$millions of \$dollars starting with our 22 block subdivision. It's obvious after Police confirmed Tim Allen's death threats to my son, the CIB and Fraud Squad have been totally incompetent, more interested in protecting racketeering and corruption, to confirm the obvious that fraud in the building and construction industry is Australia's No1 crime, **a sacred milking cow that urgently needs RICO Act reform.**

At the present time due to the Commonwealth Bank's actions based on the principle of Risk Management, Grahame Ledwidge has used the excuse that he is working for quote **“The shareholder's profits and the top end of town.”** By law this is referred to as an **'unconscionable act for self greed and self gain'**. The Commonwealth Bank will have to make a decision whether it follows the standard scapegoat Risk Management principle as applied to James Pitman to have him transferred to Westpac and pay a bribe of \$25,000, or for the bank **to become an honest corporate citizen.** John Gagen ex-Commonwealth Bank manager representing the Sisters of Mercy said **“It's standard Commonwealth Bank policy to fight right down to the bottom line.”** Chris Watts was the official mediation expert directly above Grahame Ledwidge, and Chris Watts gave sound legal advice based on the first step accomplished by the ACCC, now taken over by ASIC, that Justice Susan Kiefel ruled that the ACCC failed by providing one defendant only instead of a class action or group of defendants, and for Justice Susan Kiefel's obvious ruling for increased valuation. **The importance by law that we work as a group of defendants.** Chris Watts confessed that this was **'a bank circus which he did not wish to be part of.'** It would then appear by deduction and the law of probability that James Pitman's Relationship Manager's original instruction is the bank's best option, following his instructions to search the bank with the aid of Police Crime Reports and the www.all-fraud.net web site freely available **for all Commonwealth Bank management and employees to study workplace safety and best practices as top cop Bob Atkinson directed “Duty of care.”** The bank's current scapegoat Risk Management policy leaves Grahame Ledwidge open to prosecution. The Police Commissioner Bob Atkinson's confessed nightmare, how do the Queensland Police handle this kind of work? **As Calcare Caloundra directed when working with organised crime, do so with care.**

As for the **'bagman'** racketeer Rob Wilson, he confirmed **“My name is mud.”** The Crown have officially handed over EPA

section 32 to the local councils for a more effective first step control. Reference Wynnum Police report to resolve the \$10,000 Rob Wilson's insurance scam and the endless chain of Police Sergeants that keep repeating quote **“This case is over my head.”** Thus proving Judge Pat Shanahan's direction to prove **'abandonment is fraud'** and so it is!

As for the **'bagman's'** Solicitor James Conomos, we are very keen to support the Legal Services Commission in having him struck off for first defending the **'bagman'**, and his ruse to cause liquidation and the loss to mums and dads super funds, retirees and first home buyers. The Queensland Law Society should do this as policy, supported by the bank's Solicitor Clark and Kann to first defend the law as the current Australian policy to destroy fraudsters and white-collar crime.

Some consideration should be given to our ex-DPP Barrister Davida Ellen Williams as a young woman studying law, marrying a Police Officer. **Imagine how she feels today as a felon** struck off never allowed to practice law again. We were told her original goal was to become a Magistrate. Davida through her legal counsel twice appealed to the court that due to both her physical and mental disorder she should not be incarcerated in a correctional centre. Davida eventually was imprisoned for 6 months, apparently to represent some form of defacto prison term to compensate for the \$millions of \$dollars we have lost. It's obvious the Commonwealth Bank care of Grahame Ledwidge so far supports this conspiracy, we could gain closure as directed by Supreme Court Judge Mackenzie's ruling to mediate a solution, to find someone in the Commonwealth Bank to give a full confession of guilt as originally directed as Reg Klieidon Solicitor who said in directing to accept the \$25,000, **“I will swear in court this was the best I could do.”** Obviously he was not aware that Davida Ellen Williams was a Barrister working as a criminal, working for organised crime in an effort to destroy all our lives. The only solution as Dr. Frank Walsh psychologist directed **“It's only over when it's over, and it's not over yet.”** With 5 Supreme Court Judges, the Premier in control, all we ask for is someone to listen and give closure. We have the solution as Terry Buckley valuer co-defendant explained in losing over \$100,000 the need for someone to listen. Like Tim Allen all the defendants are in shock. The developer and the developers mother stand up to this Commonwealth Bank conspiracy and confirm to you as a direct rebuttal

THIS IS NO JOKE!

**For brief, contact Ada Bright
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Why Community Cabinet Crime Reduction Program?
Crime Report Code

Blue Green Orange ✓ Brown Black Red
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