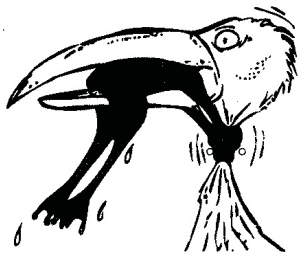


Why community cabinet  
**CRIME REDUCTION PROGRAM,**

**Police Crime Report No 324**  
**SUPPORT USA-ASIC-CMC**

**LAW  
REFORM**



**WHY NEVER QUIT?**

**DOES THE CHIEF JUSTICE  
AND ATTORNEY GENERAL  
SUPPORT RACKETEER  
INFLUENCED CORRUPT  
ORGANISATIONS?**

**THE USA-RICO ACT WILL  
PREVENT MAFIA TYPE  
PROTECTION BY  
COMMONWEALTH BANK  
KICK BACKS TO JAILED  
EX DPP BARRISTER  
DAVIDA ELLEN WILLIAMS**

This is official for:-

Crown, Supreme Court, QLS ordered mediation for crime prevention in line with Premier's team direction **"To trust our volunteers to find the solution to law reform."** With the help of the Queensland Police Commissioner and the Legal Ombudsman's **natural justice deduction** to the Fraud Squad's request, copying the USA-mafia solution. We need to study international law / Racketeering Influenced Corrupt Organisation (RICO Act) to protect all Judges, Magistrates, Arbitrators, bank staff, engineers, accountants, Police, Detectives, mums and dads, retirees, first home buyers and the developer. In brief, as this case has proved. All of those who are accountable by law to influence, control or give out mafia type kickbacks and bribes under the guise of budget blowouts / false extras / standover and bullying tactics / false arbitration / the ruse to run out of time and money on construction sites by false Supreme Court liquidation to become creditors and sell off at massive profits. This allows extortion by abandonment, neglect, incompetence or intent, as the media report **'top cop'** Police Commissioner Bob Atkinson is angry over the lack of

**DUTY OF CARE.**

It is not enough to prove innocence. As the Brisbane City Council Internal Investigation Department **'whistleblower'** directed **"You must set out this case so the Queensland Police get the credit for a job well done."** The RICO Act was set up to protect **'whistleblowers'** and to give **'whistleblowers'** a voice, as our Barrister now felon said in court **"Keep your mouth shut."** By deduction to gain the reward of the City Hall. Lord Mayor Campbell Newman promised a press release **to give the rate payers a voice by law.** The Brisbane City Council does not have a local Police Force like other international cities have, to handle local racketeering. Thanks to Police Commissioner Bob Atkinson's report and support, this case proves that fraud in the building and construction industry is a fraudster's paradise, **with kickbacks to organised crime.** As society, engineers and Police confirm quote **"This is the way to do business."** Hence Assistant Commissioner Pat Doonan's support of Inspector Ray Loader's statement to my son John Bright **"If you had paid the Head Contractor Robert James Wilson (confirmed 'bagman') \$200,000 or 2 blocks of land he would have stopped trying to beat you up."**

As the law states you only have to prove one point to win but for each point you win it increases your reward.

This is a case as directed by the Fraud Squad **"To get our act together,"** by the Legal Ombudsman **"To forget about the money for the present and concentrate on the law."** Hence in brief by deduction to study criminology, psychology and international law. Perhaps best understood to gain Supreme Court clarity, as Supreme Court Judge Muir confessed, with a criminal as a Barrister he had no understanding and yet he ruled liquidation of Badja Pty Ltd which was the trigger to prove this crime. In Indonesia, they have a saying **'go to the Police over a stolen chicken and lose a water buffalo'**. Here in Australia it's been Government policy for Police to encourage high school students to report all crime to Police. Ours is a case where in challenging the legal system, we have had to stand up to the normal CIB attempt to discredit us, to try and give us a criminal record **to blacken our good name.**

The good news is, we have focused on our reward **as law reform** due to the fact that three Solicitors who worked for the Head Contractor—**'bagman'** Robert James Wilson notified our Solicitor that his ruse was to run our subdivision out of time and money, and claim ownership as a creditor, and sell off at a massive profit.

Using the support of Brad Jones engineer from Site Solutions to gain the initial \$255,000 in extras up to 300% in false over charging to fund legal costs. The conspiracy came about by circumstances favourable to the **'bagman'** incorporating the now felon Davida Ellen Williams—ex-DPP Barrister and the fourth Solicitor James Conomos who illegally controlled all facets of this conspiracy. Assisted by the confessed rogue bank manager Grahame Ledwidge who in organising the budget blow-out and payment of \$25,000 to admit liability to a bribe to one defendant only and by not giving Supreme Court disclosure as ordered. The Commonwealth Bank Relationship Manager was sacked, transferred to Westpac (*moving sideways at the same level*) in an effort to hide the bank's illegal and incomplete loan. This exposes Tim Allen the accountant's \$10,000 **'damages confession'** thus proving guilt. He was the only buyer to rip up his contract to suffer a loss in excess of \$100,000.

As our ex-Barrister confessed **"We suffer from information overload."** To mean, this is not isolated to just one crime or one conspiracy. As the Crown directed **"This case is so unbelievable it's believable."** Each time we have tried to correct this conspiracy we have been confronted with mafia type standover tactics including corruption, violence and planned abandonment, ignorance and extortion. In brief, we could just argue that our legal counsel was a criminal and as such at no time in either the Arbitration, Magistrates, District or Supreme Court have we received a fair trial. Hence the obvious RICO Act represents international law where cases similar to our own have been argued on the world stage creating a solution by law to help prevent mafia type racketeering.

The media report that 97% of victims of crime never get their money back so this comes down to the basis of law.

Thanks to official mediation with inspector Ralph White on behalf of the Assistant Commissioner Pat Doonan, the Inspector confirmed that the Q.L.S. focus on legal counsel **"To first defend the law."** This may be the ideal scenario, but the Inspector confirmed, in reality Solicitors / Barristers (Commonwealth Bank) are driven by self-greed and self-gain. Hence how is it possible to stamp out organised crime? The Police feel safe and protected and can act above the law due to this confession of guilt. It can be explained another way, why should Police bother to waste their time when criminal Barristers such as Davida Ellen Williams continued to ensure mafia type crime is alive and well. Backed up by minister's frustration, quote **"You cannot beat organised crime."**

There is a solution, as put forward by the Magistrates Court Registrar's quote **"The need for a technical device."** Firstly, the Police checklist—the process of elimination—you never give up on the truth. How do you enforce the truth? There are technical means as we have explained, by entrapment. By using a \$10,000 insurance scam as the trigger to expose the flaw in the law. A Supreme Court Judge can liquidate for a \$1 debt. Hence by using the passive approach to create a **'Dead Corporate Body'** as a form of entrapment, you not only entrap the **'bagman', the Barrister, the rogue bank manager and the Supreme Court Judge, you also expose the DPP and Police Risk Management as 'fraudulent protection'**. Instead of the Police Commissioner's **'duty of care' / Rescue Management or Commonwealth Bank Relationship Management.** Due to deduction and criminology you show the need for law reform.

At the start of this confessed Commonwealth Bank circus we had no knowledge of the RICO Act, only the frustration of sitting in front of the Fraud Squad Detective Sergeant Brett Heath and his direction **“Get your (RICO) act together or you will be out the door so fast your bum won't touch the ground.”**

We were amazed to be charged with fabricated crimes when our excavator and tip truck were on hire for 16 months and never paid for. It is now agreed by all concerned that due to the DPP process to apologise with the Attorney General's release that the CIB, Fraud Squad and DPP right through to the ex-Attorney General Minister Rod Welford. They were at the very least, totally deceived by the **'bagman', rogue bank manager and Barrister felon**. Best understood by the ex-Attorney General Rod Welford's personal apology in confessing, he did not know Davida Ellen Williams was a criminal. Not only a criminal, but a trained public prosecutor previously married to a Police Inspector, and working with mafia type connections, to control the Arbitration, Magistrates, District and Supreme Court, to run us out of time and money, to steal every cent she could from everyone she came in contact with.

By the process of elimination the Crown moved on from their Q.L.S. investigation, their Legal Ombudsman to the Legal Services Commission.

This had the effect of watering down the Crown's ideals and the Legal Ombudsman's direction to a court run by Chief Justice Paul deJersey who at this point came in with what is best described as Police, DPP and bank Risk Management procedure. Why would the L.S.C. say **“You may have got your Barrister into prison but you will not get your money back, so why do you waste your time?”**

The need to acknowledge the real crime to society. The DPP, Police and bank were quite happy to plea bargain with Davida on the basis if all money stolen from the bank was repaid she would receive a 3 year suspended gaol sentence. **All other crimes would be forgotten! This is proof of abandonment as requested by the Crown / Q.L.S. official investigation and is proof by law to lay fraud charges.**

Now let's go back to Police Commissioner Bob Atkinson's anger / backlash over the lack of **'duty of care'**. The real expert in this case Colonel/Judge Pat Shanahan, who has taken the time **to study the court transcripts** and gain an understanding of how we lost \$millions of \$dollars as a result. His direction to us quote **“You cannot sue for abandonment, you must prove abandonment is fraud.”** To also acknowledge that first we must defend the law.

We hope by now you have an understanding that international law has the huge advantage of providing an umbrella, a United Nations approach to law reform. Yet at the same time realising that law is for the common people, to cover all aspects. Criminals prey on the weak and defenceless. For example, look how easy it is for the rogue bank manager Grahame Ledwidge to give our money away with the aid of a **criminal Barrister** and **'bagman'** intent on using thuggery and violence, ably assisted by the Police Department who confirmed **“This is the way to do business.”**

It was treated as a joke. This is given a medical term called **'schadenfreude'**, to laugh at other people's sorrow and pain. Hence by law, as the law prefers to distance itself from medical terms, we have been directed to set out this case so the Queensland Police get the credit. We believe the RICO Act using the term **'influence'** is perhaps the best example for **law reform** in

explaining the **'kickbacks'** by using the Commonwealth Bank to freely give our money away, despite the fact we had come up with a fourth valuation with the bank's engineers JF & Pike employed by us. **They ignored their own valuation to pay extras up to 300% over cost, to fund the legal costs of \$500,000 to make money rather than provide justice.**

Now based on the latest Supreme Court mediation, taking note of the Attorney General's **'whistleblowers'** from the top, bearing in mind the Supreme Court **Judge Byrnes warning that the penalty for this crime is a 5 year gaol term.**

Here is a list of questions.

When will Davida Ellen Williams be charged for forging a Solicitor's signature warranting a 7 year gaol term as the Attorney General's **'whistleblower'** confirmed, noting that Davida Ellen Williams pleaded guilty to the 6 banks for attempted fraud for \$1.3million, forgery and utterance?

When will it be confirmed she stole the money from us to pay back the banks, and she still has the profit she gained as a result of her complicity in this Commonwealth Bank conspiracy?

Why did Inspector Ray Loader direct that if we had paid the \$200,000 or 2 blocks of land the Head Contractor would have stopped trying to beat us up and the chance of us meeting the Assistant Commissioner Pat Doonan would not happen? It did happen!

We put it to you that Inspector Ray Loader believed or supported the **'bagman'**, why did he not investigate? Did he believe we owed \$200,000? The 2 blocks demanded were worth \$400,000 on completion. Is that not a strong clue to fraudulent behaviour?

Detective Sergeant Trevor Kidd never investigated the buyer who was fully aware of the violence, thuggery, in-home invasion and nunchucker attack. He said **“Robert Wilson told me I would never own my land.”** He confessed with his wife they would only report directly to the Judge. Sub-Inspector Mike Ede from Prosecution explained this was due to the fact that Belmont does not have a local Police Station, making it almost impossible to monitor this case.

This is backed up by the CIB report that the Head Contractor could have been charged for assault by the electrician who was held offsite for 6 months in an effort to prevent completion. *(See invoices as proof.)*

Police Crime Report 235 sets out a **'For Sale'** sign with Rob Wilson's hand written proof stating **'this land was never compacted—site of old dam'**. To mean in brief, Rob Wilson was doing everything possible to crash the sales. That is why we have provided 324 Police Crime Reports, and one of the reasons why the **'bagman'** Rob Wilson confessed **“My name is mud.”** Reference P.C.R. 245, 298, 304. We can bury him and his fourth Solicitor James Conomos who acted in a criminal manner, with detailed information to prove beyond a shadow of doubt that there are few people in this sad story who are telling the truth.

The good news is, that Inspector Ralph White on behalf of Assistant Commissioner Pat Doonan on the 10<sup>th</sup> August 06 has confirmed that the Chief Justice incomplete press report was not a fault of the Chief Justice. It is his opinion that the media has misrepresented the Chief Justice. **Did Paul deJersey or the Courier Mail get it wrong?**

Let's look at some facts. Why did Grahame Ledwidge pay John Bright \$25,000 as the one only defendant? By law, why were not all defendants paid on an equal basis? Was the \$25,000 a fair payment for a multi-million dollar loss? As directed by our Solicitor Reg Klieidon by law, first we had to prove bank liability. Hence we accepted the \$25,000 for the first defendant as proof **to put runs on the board.**

Why did Grahame Ledwidge fail to give Supreme Court disclosure?

Why did the Legal Services Commission refuse to discuss this matter in detail with John Bright as promised?

Why did the Chief Justice Paul deJersey gag his 2 fellow panel members, easily proven by studying the court transcripts at the Legal Services Commission crossing off Davida Ellen Williams for life as a Barrister? Check!

How can the Bar Association distance themselves from any association for the obvious criminal actions of a Queensland Barrister? This is a disgrace!

At the very least we have proved our Barrister was trading as a criminal, and being a criminal trading as a Barrister. Davida by her own confession was a forger, fraudster with utterance. She was an unfit person to represent us in court and as the Crown ruled to look at the obvious by Davida's abandonment of our case we have proved fraud. We can present this case 100 ways but as a summary Magistrate Austin ruled quote **“This is an Arbitration matter,” where is the Arbitration finding?** The need of discovery to find the \$8 an hour offer to pay for our tip truck and excavator that was never paid! District Court Judge Brabazon ruling of Davida's conduct **“That's not the way top do it,”** and the Supreme Court Judge Muir ruling with **“I do not understand I need clarity”** to liquidate on a \$10,000 insurance scam, which we set up as a Magistrates Court technical device to prove guilt. This evidence was totally ignored by the Queensland Police Assistant Commissioner Pat Doonan, who at best believed it was a lot easier to blame the developer instead of their **'duty of care'**. According to the Area Commander Superintendent John Hopgood, backed up by Chief of Staff Superintendent Peter Martin, they directed to follow the Police checklist, in line with Standards Association of Australia rules and regulations, the Police Ethics Standard Command, Police Union and the Environmental Protection Act. As recommended by the Wynnum Police, as the best solution backed up by the Community Cabinet to resolve this case.

So in conclusion the Queensland Police Force is waiting for direction to follow the evidence and clues provided to introduce the RICO Act. The question is, who will support the Police Commissioner to take on the Commonwealth Bank rogue bank manager Grahame Ledwidge who organised this mafia type organised crime and allowed Davida Ellen Williams to make fools out of the Supreme Court? Hence Chief Justice Paul deJersey's attempted, but failed cover-up of this most serious crime by banning us from the Supreme Court coffee shop. Supporting Chris Watts mediation expert advice that this is a Commonwealth Bank circus he did not wish to be part of. We followed his advice by law.

**For brief, contact Ada Bright**

**Email: [brights@dodo.com.au](mailto:brights@dodo.com.au)**

**Website: [www.all-fraud.net](http://www.all-fraud.net)**

Why Community Cabinet Crime Reduction Program?  
Crime Report Code

*Blue Green Orange Brown Black ✓ Red*

**Ada Bright P.O. Box 4120, Caloundra D.C. Qld 4551**