

Why community cabinet CRIME REDUCTION PROGRAM,

Police Crime Report No 328

[Key Index-back cover]

Why this official integrated planning act for town planning anti-racketeering?

Why this forum / discussion paper 08-06 / disputes resolution strategy 16-19 to cut crime on building and subdivision sites? Our goal to cut kickbacks to racketeers, to prove the Commonwealth Bank rogue-Risk Manager Grahame Ledwidge conspired to give our money away. Hence his \$25,000 payment / bribe to prove bank liability. His motive; bank competition, to service the top end of town and supply bank shareholders with increased bank profits. Why illegally give the Head Contractor / 'bagman' Rob James Wilson and ex-DPP Prosecutor / Barrister / felon Davida Ellen Williams our credit for mafia type crime? The 'bagman' blackmailed in court "If I go down lots of people will go down with me." He conspired via Solicitor James Conomos with our Barrister who has confessed to forgery, fraud and utterance to six banks. Make the correction, **to make house and land prices more affordable.** **The scam**, we were forced to sell land valued at \$200,000 on completion, from \$75,000 a block due to banks 'no title' contract. Hence the Crown, Q.L.S, B.C.C / I.I.D. direction for Supreme Court correction ruling "Yours is the best case for (RICO Act-AntiSLAPP) law reform." Queensland Government direction.

GET INVOLVED!

Warning, follow orders-study criminology!

By order S. C. Judge Mackenzie, learn the town planning scam or trick how to steal our money:-

1. To prevent the ruse. **To liquidate to gain ownership as creditors, then sell off at massive profits.** The clue, \$200,000 minus \$75,000 = \$125,000 **lost profit**, due to the Commonwealth Bank **no title for land / bank loan confirmed scam / trick.** This loss destroyed our super funds / retirees, mums and dads, first home buyers and the developer. Remember fraud is a trick to cheat or deceive you out of your money. Therefore the solution.
2. Throw out the \$1 debt policy / scam to liquidate in the Supreme Court. (*Add value*) For example: banks engineers valuation as a standard solution, ref: P.C.R. 261-2.
3. Throw out the standard defence argument (*scam*) we have the money to pay (*false valuation*). Ref: \$10,000 E.P.A. insurance scam.
4. The objective of the IPA forum is to gather intelligence; it is a crime not to ask for help as confirmed by S.C. Judge Muir in this / his confession of no clarity / guilt. (*By law, call in all the experts to gain closure; do not settle for planned abandonment / Risk Management fraud.*)
5. It was our accountant Tim Allen that confirmed our Barrister was a fraudster. Davida wanted our subdivision, Healthequip business and super fund, while the 'bagman' was on my doorstep after a major cancer operation, trying to extort my home.
6. These criminals wanted every cent we owned. **Our fight for survival became personal.** Hence by natural selection this IPA, BSA, Environmental Protection Act Section 32, Standards Association of Australia Law rule 27.2, RICO Act International Law Approved Rescue Policy will cut \$billions\$ from Australian fraud. As this media, Crown, Q.L.S, BCC / I.I.D, T.P.A, A.T.O, A.P.R.A, A.S.I.C, and A.C.C.C. test case proves. This proves the obvious: **teamwork / integration is the key to success.** Just follow orders and never give up.

For the rogue / Risk Manager Grahame Ledwidge's Commonwealth Bank defence, as he refused to give disclosure or be accountable for his conspiracy to Judge M. White's order, Grahame has argued "**We do not give disclosure to bank's business (IPA integrated business).**" A total copout to prevent town planning / Police integration. Over funding up to 300% over cost, allowed for what is commonly known as a 'budget blow-out' or 'the joke' confirmed by Chris Watts, CBA mediation expert as quote "**The Commonwealth Bank circus.**" Acknowledged by P.E.S.C. as quote "**The way to do business.**" The precedence by law; reference the Fitzgerald Report commonly known again as the 'joke' or 'bagman', reference Police informant Jack Herbert. Hence S.C. Registrar Ian Mitchell's infamous quote "**Throw these Police Crime Reports in the bin.**" (*Proof of Risk Management planned abandonment / fraud.*) The Crown, Q.L.S, BCC/I.I.D, and ex-Attorney General Director Dr. Ken Levy and ex-Attorney General Minister Rod Welford's apology identify the obvious collusion / conspiracy and contempt of court to Judge Mackenzie, White, and Judge Byrne's warning "**The penalty for this crime is a five year gaol term.**" **He was not joking, neither are we!**

As proof and detail, see nine Police crisp reports of assault by

Robert Wilson. Thanks to the Police Commissioner, P.E.S.C. and Police Union support, refer Assistant Inspector Mike Ede Police Prosecution phone (07) 3234 2222 and Wynnum CIB direction "**Assault charges could have been laid by the electrician for being held off site for six months to prevent completion of our subdivision.**" The developer of our 22 block subdivision Badja Pty Ltd, sole director John Bright then submitted to the trick and violence and paid \$30,000 extortion due to Brad Jones 'Site Solution' standover tactics / RICO fraud. He paid the 'bagman', this proves the inexperience of project engineer Greg Henwood who agreed to their demands. **It was his job to say 'no.'** Acknowledged by John Koek civil engineer for Baseline Civil Engineers, our new bank directed project engineer due to Grahame Ledwidge's final agreement to JF & Pike's **official valuation as the bank's engineers**, reference Police Commissioner's Police Crime Reports 261-2 (*BCC / I.I.D. admin direction*). Jeff Pratt B.S.A. manager **will explain and confirm this as a kickback and bribe.** We confess that we fell for the trick in paying the first \$30,000. **Wilson and Jones promised there would be no extra overrun of money and time and the project would be completed in four months.** Not the fraudulent sixteen month's **obvious scam.** (*Note, we have new witnesses and town planning evidence never investigated.*) In total \$255,000 was paid out with false extras up to 300% over cost while every effort was made by the fourth Solicitor James Conomos to illegally gain Supreme Court liquidation as part of **this standard industry scam.** Fortunately the Head Contractor's first three Solicitors under the direction of the Q.L.S. first defended the law instead of the criminals and notified us of the scam. This enabled us to gain additional direction from the Magistrates Court's Registrars to provide a 'technical device' / I.P.A. tool. The \$10,000 E.P.A. Section 32 insurance scam was refused by the insurance assessor and **only paid on demand as a commercial decision.** Our Solicitor Reg Klinedon's direction, quote "**\$10,000 is throwaway money in cases of this kind.**" (*To mean, \$10,000 was used for anti-racketeering and the tool for the Magistrates Court technical device as ordered.*) This means the trigger to liquidate used by Judge Muir was a counter or anti-racketeering trap called entrapment by intelligence or applied mathematics / engineering, an extension of the law of probability known as the corner stone of justice or town planning. Also known as simulation or forward planning used by the intelligence of S.C. Judge Byrne in his five year gaol term warning for crime control. To lead criminals into their own trap, **we knew their goal was to steal all our money.** The need to study criminology to 'crystallise the loss' and create Badja Pty Ltd as a 'Dead Corporate Body' for CIB / forensic investigation. This was backed up by the banks Solicitor's Clarke and Kann Supreme Court affidavit 4461/2001 and our accountant Tim Allen's \$10,000 damages confession. (*Instead of paying the \$10,000 insurance scam we allocated the \$10,000 for anti-racketeering / crime control standard circuit breaker. Hence the Crown ruling "This case is so unbelievable it's believable." We did the work for your credit as ordered.*)

Grahame Ledwidge's bank / DPP / Police Risk Management conspiracy was to first try and give us a criminal record. **Now understood by the DPP release not to sue the Police for wrongful arrest.** Chief Justice Paul deJersey was called in, to adjudicate. Who would believe a thief or a child molester who could be stupid enough to molest a school girl in the Supreme Court coffee shop at 10:30 in the morning in full view of her two teachers and other students, adjacent to independent legal counsel sitting at the next table? The Chief Justice Paul deJersey directing **"My son and witness are now not allowed into the Supreme Court coffee shop."** To give further disclosure, to this obvious Supreme Court embarrassment. You can see the obvious intelligence of Chris Watts mediation expert not wanting to get involved in this Commonwealth Bank circus. **(This joke has gone too far.)** For reference Detective Senior Constable R. Sheehan Maroochydore arrived on my son's doorstep within two hours of my son leaving Channel7 TV, **proof of more obvious DPP, CIB fraud to intimidate and prevent further disclosure of mafia type crime.** As confirmed by the Magistrates Court Registrar's direction in studying the Vexatious Litigants Act, the CMC and Fair Trading Act. In brief to learn that the ex-Attorney General Rod Welford had ministerial powers in order for the Government to run the country. In protecting our Barrister, **he overruled every Queensland Judge and Magistrate. (This is the Chief Justice's motive.)** Hence Rod Welford's apology and direction **"The Queensland Police are in charge of this case."** Therefore the Police Commissioner's discussion and mediation to discover our intentions to ensure we have the fortitude **to follow orders and gain closure by RICO law reform.**

As Dr. Frank Walsh psychologist explained **"It's okay to tell the truth but try to use tact and style."**

Our accountant Tim Allen is related to Fr. John Dobson. Tim told us **"Do not divulge the details of my house mortgage in gaining funds from the Sisters of Mercy (rescue plan) to buy land at \$75,000 and make \$125,000 profit to try and offset the bank's scam / mistake."** To transfer our loss and try and gain some reward as confirmed by Grahame Ledwidge to family and friends. Then he directed **"Rip up the contracts"** destroying all our lives. What would you have done to resolve this mafia type crime? After my son's fiancée, Noelene, a nurse attempted suicide, my son asked Bevan Wigham / Calcare counsellor / previous Army Captain serving under Colonel/Judge Pat Shanahan / Q.L.S. reform for assistance, his quote when asked **"How do you work with organised crime?"** His direction **"To do so with care."** All Noelene would say was, a CIB Detective had continually said **"To stop my son from printing these Police Crime Reports and to stop naming names,"** to mean, exposing extortion and standover tactics to provide funds to racketeers for mafia type crime.

We now focus on a key pivotal point of this conspiracy. Why did Police Assistant Commissioner Pat Doonan confirm he closed this case as the senior Police Officer in charge, overruling all

other senior Police prior to the Police Commissioner's involvement? We offer a direct challenge in reference his inspector Ray Loader's statement quote **"If you had paid the Head Contractor \$200,000 or 2 blocks of land (worth \$400,000 on completion) the Head Contractor would have stopped trying to beat you up and the chance of you meeting the Assistant Commissioner Pat Doonan will not happen."** We put it to you, that Inspector Ray Loader was either tricked by the scam of the **'bagman'** that he believe we owed \$200,000 or that the \$200,000 / \$400,000 was a Police bribe or mafia type kickback. **The answer to this question will provide a resolution to this case.**

Our Barrister, now felon said **"You suffer from information overload."** It was not until District Court Judge Brabazon berated Davida for an hour in court for not giving disclosure to our case, making a joke **out of his court** where the Judge ruled of Davida quote **"That's not the way to do it." (If only he had given her a five year gaol term for failing to give disclosure and contempt of court.)** Davida said to my son in court **"Keep your mouth shut."** My son was so distressed he left the court room in total shock. It is now obvious Davida tricked, cheated and deceived almost everyone, except the obvious **rogue bank manager** Grahame Ledwidge and the **'bagman'** as Davida confirmed quote **"You would be surprised what goes on behind closed doors."** Making a joke out of the fact that she had destroyed our lives. Was it because she was an old University friend of Rod Welford, previously married to a Police Inspector and as an ex-Public Prosecutor very few people were prepared to back our case against this **Bank, Barrister, 'bagman' conspiracy?** Hence our good fortune to study criminology to **'crystallise the loss'** and create Badja Pty Ltd as a **'Dead Corporate Body'** to entrap all the criminals. By law, to talk to all the experts and gain the support of the Police Commissioner Bob Atkinson, Chief of Staff Superintendent Peter Martin and now retired Area Commander Superintendent John Hopgood. John directed **"Follow the Police checklist."** By the process of elimination, we gained this I.P.A., B.S.A., E.P.A. Section 32, Magistrates Court technical device. A \$10,000 anti-racketeering trap called added valuation, for Judge Muir's clarity and obvious correction. (See *ACCC / ASIC precedence.*) This leads to the implementation of the RICO Act for antiSLAPP to confirm our original Barrister Paul McQuade's direction quote **"You will not get justice in the Supreme Court, always look to mediate."**

As the Crown directed to **"Look at the obvious,"** the courts do not have time to fully investigate town planning anti-racketeering / mafia type fraud. To fully understand conditions in the workplace and the day to day bullying and thuggery, standover tactics and manipulation of extras to pay for organised crime. **Architects, engineers and town planners are not trained in crime control whereas the CIB and Police are not trained in town planning.** Hence IPA management agree the fraudsters are able to manipulate the grey area in between as this case has proved. Hence the Police Commissioner's understanding of these facts. As the B.C.C./I.I.D. (our team) explained, backed up by the ex-Chief of Staff Superintendent Peter Martin, as experts, we were directed to set out this case so the Queensland Police get the credit for a job

well done. With the assistance of the Police Commissioner we have been able to prove how fraudsters trick Police Sergeants and Police Inspectors. In particular Inspector Ray Loader and Inspector John Earea and by the power given to the Assistant Commissioner Pat Doonan **to ensure mafia type crime is protected by no disclosure to the five Supreme Court Judges.** Hence the wisdom of the Premier's team to put our case in front of his Community Cabinet and provide this I.P.A. forum and discussion paper with the support of the key stakeholders to support the Chief Justice Paul deJersey in his frustration, in not having full control of the courts. He must have faith in volunteers and **'whistleblowers'**. We have written off \$millions of \$dollars in volunteering a solution by studying international law. To gain the Premier's solution, as directed so the Brisbane Lord Mayor can write a press release as promised. To thank the Police Commissioner Bob Atkinson for supporting the B.C.C./I.I.D. / town planners who are now working with the support of the I.P.A. as confirmed by the Project Manager Tracy Stinson and Program Manager Graeme Bolton and Town Planner Jason Chen. The I.P.A. needs the full support of the Attorney General's office for the obvious reason as confirmed in Inspector Ray Loader's long awaited explanation in causing us to lose \$millions of \$dollars to mafia type crime. **This caused Assistant Commissioner Pat Doonan's error of judgement to prevent fraud charges from being laid.** The need for these I.P.A. tools to gain Inspector Ray Loader's solution and our accountant Tim Allen to give the full damages confession report for our upfront payment of \$10,000 to implement the RICO law reform.

INDEX:

AntiSLAPP: Strategic Lawsuit against Public Participation for Freedom of Speech

B.C.C./I.I.D.: Brisbane City Council Internal Investigation Department

P.E.S.C.: Police Ethics Standard Command

RICO: Racketeering Influenced Corrupt Organisation Act

S.C.: Supreme Court

**FRAUD SQUAD DIRECTION
"GET YOUR ACT TOGETHER"**

For brief, contact Ada Bright

Email: brights@dodo.com.au

Website: 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