

## Why community cabinet CRIME REDUCTION PROGRAM

*Shine the light on integrated crime!*

*Three step Attorney General solution.*



Rod Welford  
Handover



Linda Lavarch  
Tried & failed



Kerry Shine  
Solution

The information included in this package is related to fraud against the Commissioner of Taxation. The Premier called for **volunteers**. This RICO International Law strikes at the heart of Racketeering Influenced Corrupt Organisations. To mean, we must act by law on what our public

servants / 'whistleblowers' and volunteers have to say "Our Government Department is governed by an act. Any matter outside the act is not our problem." Police confirm:-

### **PROOF OF ABANDONMENT**

Acknowledge **ignored** damages confessions, 1) The accountant, 2) The bagman, 3) The Barrister, 4) The Commonwealth Bank of Australia, 5) Solicitors, 6) CIB, 7) Fraud Squad, 8) DPP release, 9) Court transcripts, 10) Crown / Q.L.S. Confessions of guilt.

This Integrated Planning Act, SAA Law, EPA Section 32 \$10,000 trap proves guilt by criminology. Call in all the experts. We sacrificed Badja P/L to prove Supreme Court / ATO / Q.L.S. / Colonel/Judge Pat Shanahan's order:-

***"You cannot sue for abandonment.***

***You must prove abandonment is fraud."***

### **Police Crime Report No 330**

Team leader Police Commissioner Bob Atkinson will confirm with proof of abandonment this allows **racketeering, kickbacks and bribes**. The Crown and Magistrate Court Registrars directed to study the Vexatious Litigants, CMC and Fair Trading Acts. (*Smart move!*) As explained by our then Barrister Davida Ellen Williams opinion and confession of guilt / apology in her attempt as a **defence to stay out of prison**, as both a trained ex-DPP Barrister and Prosecutor and now a confessed forger, fraudster and prisoner.

In brief this is how she confessed her scam, to tell it as it is, to try to trick six banks for \$1.3million\$ and **successfully trick the Minister for the Attorney General's Department Rod Welford and Linda Lavarch**. Hence make a fool out of the Supreme Court Registrar Ian Mitchell and the Supreme Court Judge Muir and Chief Justice Paul deJersey. **Hence their part in not wanting to be seen the fool by natural justice, their act to hide this conspiracy.**

Focus on the pivotal point of this conspiracy as Davida explained her crime:- **the Vexatious Litigants Act was created to take control away from the courts**, to allow Parliament, to run the country, to allow the Attorney General Ministers with the Ministerial power to grant a pardon at will (*for Davida's scam to work*) and overrule Chief Justice Paul deJersey, Supreme Court Judge's Mackenzie, White, Muir, Byrne, etc., District Court Judge's Brabazon, Hoath and Dick, etc., and Magistrates Dillon and Austin, etc. Best explained by the Supreme Court registrar Ian Mitchell's '**RICO protection racket**' quote "**Throw these Police Crime Reports in the bin.**" Proof abandonment is fraud.

The trick or scam as Colonel/Judge Pat Shanahan explained for reference Queensland Law Society CEO Peter Carne as reference and

backup "**Look at the obvious.**" **Trick the Attorney General and you control organised crime**. By law, crime is in the control of one person. Hence the need for a **circuit breaker**, best explained by the Magistrate Court Registrars call for a technical device. The importance of '**freedom of speech**'. To act with the aid of RICO law / antiSLAPP. To mean, the importance of '**whistleblowers**' and **volunteers** to alert the Police Force to **hold the blue line and never quit**. In brief, described as **following orders or doing your duty. As crime prevention to do in a criminal**. In following the court transcripts best described by TV court journalists "**As the Judges standard statement! What does the DPP have in mind for the prisoner?**" To mean, the Judges **act only as an agent for the Attorney General Minister and not in their capacity as a decision maker. Therein lies the RICO fraud**. As the Minister has sole right to provide a pardon or give amnesty to all prisoners / Davida's confessed scam to try to escape her crime. Hence the Commonwealth Bank scam / conspiracy to control the crime scene via our Barrister's scam to ensure the demise of all Commonwealth Bank customers, buyers and staff involved or for future scams of this kind. The importance of Davida's admission "**You would be surprised what goes on behind closed doors.**" Identified in brief as **racket, risk and rescue**. The racket to steal our 22 block subdivision to risk a five year gaol term and the rescue to overcome abandonment, ignorance and corruption = fraud. Police Commissioner Bob Atkinson asked my son in brief "**Is it worth all the trouble?**" To mean to investigate the proven fraud to gain our goal. The RICO Act into Australian law and have our money refunded by law. We volunteered our life's savings and put our lives on the line many times. Please do not give up on crime

correction! Do not give up on honest Police that ruled fraud charges should be laid. It took a lot to get Davida into prison, if only for six months. There is so much hidden. This is only the tip of the iceberg. Just follow the due process of law. Grahame Ledwidge's payment of a bribe for \$25,000 and part confession of guilt to blame James Pitman, his junior Relationship Manager and have him transferred sideways to Westpac with a warning that if James does not keep his month shut he will lose his new job. As part of our proof for Chris Watts mediation experts confessed and integrated Commonwealth Bank circus (*conspiracy*).

You must acknowledge Police Commissioner Bob Atkinson's direct approach to the Brisbane City Council Internal Investigation Department for clarity. (*Well done!*) It was best explained via Chief of Staff Superintendent Peter Martin's disclosure in brief the BCC quote **"To set out this case so the Queensland Police get the credit for the job well done"** and **"I wish I could get someone to stick to a quote,"** reference P.C.R. 261-2. Police Commissioner Bob Atkinson's support was in alerting us to the Commonwealth Bank's **'influence'**. Hence Assistant Commissioner Pat Doonan was called upon to confess his **involvement and influence** as evidence in the photograph below.



This is not just a case of fraud; this is a case of multiple fraud called a conspiracy. The Assistant Commissioner Pat Doonan confessed **"I closed this case, as the senior Police Officers in charge of this case have retired and I outrank the Chief of Staff Superintendent Peter Martin."** Peter was conveniently transferred to his own area of command but **is available to give further disclosure to this Commonwealth Bank conspiracy**, protecting racketeering RICO bribes where Inspector Ray Loader confirmed **"If we had paid the Head Contractor an additional \$200,000 or given the Head Contractor / 'bagman' 2 blocks of land (worth double at \$400,000 on completion) then the Head Contractor would have stopped trying to beat you up."** This exposes what Davida Ellen Williams confessed as **'information**

**overload.'** Hence the importance to first have our own Barrister imprisoned as the ring leader and co-conspirator to provide the precedence to establish RICO International Law into our Australian legal system. As specialists in systems management, as acknowledged by the Brisbane Lord Mayor Campbell Newman in conjunction with the Premier Peter Beattie as confirmed by our Police Commissioner. As a backup, we ask you to examine the previous 329 Police Crime Reports and the 10 top confessions of guilt in detail. As Police administration confirm **"New evidence and proof must be heard by law."** Previously hidden by our own legal counsel. Hence Supreme Court Judge Mackenzie's and White's mediation and disclosure orders. We have proved contempt of court and have new evidence!

1. The accountant:- Tim Allen accepted \$10,000 as a damages confession specifically designed for the Australian Tax Office, ASIC, CALDB, ACCC (*Justice Susan Kiefel's added valuation for Commonwealth Bank correction. The need for more than one ACCC defendant, called value added / teamwork*) and APRA (*Church funds checklist / mafia type RICO fraud*). As the Crown / Q.L.S. confirmed the money trail and allocation of funds was to purposely run our 22 block subdivision at a loss, to claim ownership by planned liquidation, **required closure**. As proof, the obvious intelligence of a smart Judge in **Supreme Court crime prevention Judge Byrne in ruling the penalty for this crime is a 5 year gaol term**. Called forward planning, as in the Integrated Town Planning Act, engineering and mathematics, the corner stone of justice.
2. The **'bagman'** Robert James Wilson as explained by Baseline Civil Engineers report was cunningly covered up by our own Barrister by planned abandonment of the facts. In line with the rogue Solicitor James Conomos's actions. Our duty to explain the court circus. E.g. Magistrate Austin's ruling **"I do not care what (anyone from) the Police Minister down has to say."** **He was completely in the dark.**
3. Both Holland Park and Brisbane Magistrate Court Registrars identified these **unconscionable acts and tried to prevent further court injustice. They were completely ignored by Davida's influenced RICO Act**, to continue to destroy our lives. To make District Court Judge Brabazon and Supreme Court Judge Muir appear to be the real victims of this Commonwealth Bank confessed circus with their infamous clues / quotes **"That's not the way to do it,"** and **"I have no clarity or understanding" (for fraudulent liquidation)** To mean, the skill that was required by Davida to lead the three tier court structure to self destruct and create our liquidation for planned ownership of our 22 block subdivision. We controlled the correction thanks to the team of Solicitors that first defended

- the law under the Crown, Q.L.S. law reform instructions **“To first defend the law.”** To prevent being struck off **if they defended known criminals.** Why no Police Ethics Standard Command action after Police Union support, via Sub-Inspector Mike Ede Prosecution Department direction? Police openly joked **“This is the way to do business!”**
4. The Commonwealth Bank confessed this circus was directed by Grahame Ledwidge in an effort to destroy our lives, to try to hide the illegal bank loan. This meant the Crown ruled **“Yours is the best case for (RICO) law reform.”**
  5. The first three honest Solicitors working for the **'bagman'** / Head Contractor not wanting to be struck off for life first defended the law, because of the obvious fact of the **'bagman's' arrogance.** He made no attempt to hide his ruse, to run our subdivision at a loss and to claim ownership by non-completion. This allowed his first three Solicitors to notify our Solicitor then Adam Sambrook, to notify Reg Kliedon of Bain Gastien, a more senior legal firm. Hence the importance of the banks own Solicitor's Clarke and Kann in providing Supreme Court affidavit 4461/2001 (*Proof of crime prevention / well done.*) to confirm as the bank Solicitor's a complete and full understanding of this Commonwealth Bank confessed conspiracy. We stood up against James Conomos as the only rogue Solicitor that was prepared to defend the self confessed **'bagman'** Robert James Wilson. We set out this whole conspiracy beyond a shadow of doubt for the Police as ordered **“To lay fraud charges.”**
  6. This leads to the false and fabricated charges that the then Detective Sergeant Trevor Kidd set out by knowingly ignoring the Head Contractor's **hand written proof** and other **public servants and witnesses** who by standard Police procedure as new evidence and proof have been covered up due to the RICO influence, to control the CMC and Fair Trading Department. **See why the Magistrate Court Registrar's direction and correction.** Despite repeated meetings, warnings and the replacement of senior CMC management, **new management have completely ignored the standard Police checklist.** To investigate new evidence and proof that was directed thanks to the Area Commander John Hopgood. John was supported by Inspector Les Hopkins under the direction of the Police Commissioner Bob Atkinson and the Chief of Staff Superintendent Peter Martin. Peter acknowledged the obvious RICO corruption. (*Well done!*) Under the control of the Assistant Commissioner Pat Doonan's further instructions to close this case. Note CMC **'whistleblowers'** clue / question **“How come this case was not solved four years ago?”** This explains the conspiracy:- Rod Welford,
- Chief Justice Paul deJersey and the Supreme Court Registrar Ian Mitchell, etc. **did not know our Barrister was a criminal in control of this conspiracy.** First to defend the law, we had to get our own Barrister into prison. We must thank Chief Justice Paul deJerseys son Barrister David deJersey for his acceptance and apology of Supreme Court Judge Byrnes five year gaol term, in confessing quote **“I only acted for my clients the Commonwealth Bank of Australia.”** (*Well Done!*) This confirms the Commonwealth Bank's guilt in this conspiracy.
7. Note the Fraud Squad Brett Heath's self confession of guilt quote **“We all lose money do not expect us to do the work for you. Get your (RICO) act together or you will be out the door so fast your bum won't touch the ground and I will be happy to tell my Inspector.”** Note the Legal Ombudsman Jack Nimmo's fine work must be acknowledged with patience and time as natural justice or self help / our area of expertise. To backup the best of the best and **just follow orders.**
  8. This of course exposes the **'DPP release' 'not to sue the Police for wrongful arrest.'** Not just one attempted arrest but on three separate occasions, what a circus! We could of course have gone against our Solicitors instructions quote **“\$10,000 is throwaway money in cases of this kind.”** To mean, to refuse to create a **'Dead Corporate Body'** by simply paying the \$10,000 insurance scam. Hence the need to study the insurance assessor and engineering details that were **ignored** by Magistrate Austin due to the conspiracy and ruse to hide court disclosure best explained by the E.P.A. Section 32 insurance scam and **bank confession of guilt,** as Reg Kliedon our Solicitor confessed **“I will swear in court I did the best I could do.”** To mean, the Supreme Court Judge Muir would obviously question the reason behind liquidating a 22 block subdivision over an obvious \$10,000 insurance scam, **which he did and is key evidence and proof, to win this case.** Reg Kliedon and my son were obviously of the opinion in the early stages as were the Judges and the Police that our Barrister Davida Ellen Williams as an ex-DPP Barrister and Prosecutor was to be trusted and be treated with the same respect as our legal system. **We have proved however, that our legal system can not be trusted.** Hence in studying the clues and criminology, to do as ordered by law and as we now have the five year prison sentence correction, we set out this case for the Australian Tax Office, ASIC, CALDB, ACCC and APRA **who override the state legal system.** The Brisbane City Council Internal Investigation Department were aware of this scam. They asked that we set out this case in line with the Brisbane Lord Mayor Campbell Newman's direction to write a press release. Based on the **'three step industrial law procedure'** as highlighted specifically by Supreme

Court Judge Byrne on three occasions, **who emphasised the need to listen**. He ruled, **“The penalty for this crime is a five year gaol term.”** Based on the support of our psychologist and expert Dr. Frank Walsh. His direction **“Use tact and style.”**

9. This leads us to the court transcripts. Several Government officials have tried to laugh off this case on the basis of schadenfreude, **to laugh at other peoples sorrow and pain, in the belief that they are untouchable** / proof of RICO fraud.
10. Hence the importance of calling in all the experts, the Supreme Court and Australian Tax Office, ASIC, CALDB and BCC/IID, etc. have done all within their power to direct us to set out this case to prove guilt but in the end the Australian Tax Office will have to view our accountant Tim Allen's damages confessions, in full with all relevant tax returns. Make note of the fact that the \$10,000 payment to Tim Allen to gain a damages confession sets aside the normal accountants protection from criminal charges and makes Tim Allen accountable by law to present the money trail of this conspiracy with the full support of the Crown, the Supreme Court the Australian Tax Office, ASIC and CALCB, to ensure that Tim Allen is accountable as our accountant. Failure to do so will mean that criminal charges can be laid and the loss of his right to practice as a taxation consultant according to ASIC regulations. In the next Police step / legal precedence in line with Davida's prison term and barred for life as a Barrister. Hence our pre-payment of \$10,000 to Tim in preference to paying \$10,000 for the E.P.A. Section 32. Police confirmed fraud, by the good work of Senior Constable Max Williams from Wynnum Police. Under the pressure of nine reported CRISP reports and CIB report assault charges could have been laid by the electrician. We paid his invoices to expand the money trail to prove guilt **of violence and thuggery on our construction site, easily confirmed by the electrician being held offsite for six months to prevent completion.** Note the long list of additional details. Confirmed by the \$30,000 paid to Brad Jones from Site Solutions and the Head Contractor to initiate the initial \$255,000 BSA and Baseline confirmed budget blow-out, with claims up to 300% above cost. (*Magistrate Austin being held in the dark.*) To mean, with family and friends working in the Brisbane City Council Inspection Section, Planning and Building Department and Valuation Section by law, this case was so obvious to us as RICO fraud, by the due process of elimination, in following the Police checklist, we have now found in Kerry Shine, as a qualified Solicitor, based in Toowoomba, the obvious ability to fully understand the COLE inquiry. As

the precedence of paying \$290million illegally to fund the war in Iraq and how distressed he must feel having friends and family who like other farmers are shocked and dismayed to think they were tricked, cheated and deceived as we were and for the urgent need for RICO law reform. To give control back to our Chief Justice Paul deJersey, and Supreme and District Court Judges and Magistrates who must work in parallel not in series and integrate our RICO correction. The District and Supreme Court Registrar Ian Mitchell must acknowledge the primary witnesses, volunteers and **'whistleblowers'** in the community. As Chris Watts said as mediation expert for the Commonwealth Bank quote **“We must defend our mothers at all cost.”** Hence the obvious question, I signed a contract to buy a block of land for \$75,000 as the second defendant of many, at well under cost due to the direction of Grahame Ledwidge for the Commonwealth Bank. Grahame directed to rip up my contract along with others. Colonel/Judge Pat Shanahan directed Grahame Ledwidge should have said **“Redraft the contracts, have the new contracts signed and then rip up all the old contracts.”** As Davida said **“In the end it will come down to your word against Grahame Ledwidge.”** Please look at the obvious; this is the best case for RICO law reform as the **'bagman'** said in court **“If I go down lots of people will go down with me.”** We set aside \$255,000 for false extras and wrote off land well below cost, but that was not enough. The **'bagman's'** ruse was to abandon, litigate and liquidate = fraud. We were pushed into a corner. Our defence came in one word, **faith**, to mean, **hold the line**, to defend our mothers at all cost and prevent the theft of our homes.

We have faith in the Australian Tax Office to collect all our taxes by law under the direction of our accountant Tim Allen as ordered. By law, the Police checklist, Australian Tax Office, ASIC, CALDB, ACCC, APRA, etc, will lead the Prime Minister John Howard, Premier Peter Beattie, and Lord Mayor Campbell Newman to the RICO solution as we move forward with

#### **LAW REFORM.**

Hence as directed by the Area Commander Superintendent John Hopgood to prove abandonment is fraud

**AS ORDERED BY THE CROWN.**

**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**