

said we do not make mistakes.” Study S.C. affidavit 4461/2001. Grahame went further to ignore the directions of Supreme Court Judge Margaret White's order “**To give disclosure,**” despite the banks engineers valuation, and Grahame's knowledge of violence, thuggery, racketeering and extortion. Grahame Ledwidge openly conspired with the support of the Attorney General's Office, the DPP and the Police to give us a criminal record, not once, but on three separate occasions for theft, assault and child molestation. **Due to the personal influence of Chief Justice Paul deJersey.** This supports the Crown, Q.L.S. Police checklist and Brisbane City Council Internal Investigation Department's direction as confirmed in psychology. The benefit of both the Premier's solution and the Lord Mayor Campbell Newman's promise to support the honest and caring Judges and Magistrates who have asked as explained in the court transcripts “**What does the DPP have in mind for the prisoner?**” (*David Ellen Williams*) As verified by the Holland Park and Brisbane Magistrate Court Registrar's direction and intelligence “**Study the Vexatious Litigants, CMC and Fair Trading Acts.**” Hence the Police Commissioner's nightmare to go against Assistant Commissioner Pat Doonan, the Chief Justice Paul deJersey backed up by the CBA Risk Manager Grahame Ledwidge. The Police Commissioner's correction needs the support of the Police Minister Judy Spence to stand united behind Commonwealth Bank staff, customers and clients to ensure **the Australian Tax Office collects their income tax.** Hence armed with crime prevention / criminology we paid \$10,000 to Tim Allen our accountant for his **damages confession.** To isolate his example of \$125,000 he lost as directed by Grahame Ledwidge's quote “**To rip up the sales contracts.**” To protect all the other buyers who hold contracts to buy land. Exposed by the Commonwealth Bank's \$25,000 payment / confession **to try and hide their illegal and incomplete loan, as absolute proof of fraud by abandonment.** As confirmed by the action of the Fraud Squad Detective Brett Heath's statement 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.**” This fraudulent act goes directly against the CMC and Fair Trading Act as confirmed by their staff, quote “**It's not our problem, this is a Fraud Squad matter.**” (*As ordered.*) As Colonel/Judge Pat Shanahan explained Grahame Ledwidge should have said “**Redraft the sales contract, have the new contracts signed then rip up the old contracts.**” Hence the Judge said “**You cannot sue for abandonment you must prove abandonment is fraud.**” This will be achieved, thanks to the teamwork of the Australian Tax Office and the opportunity for the ‘whistleblowers’ and ‘volunteers’ to finally speak out. Some have confessed their fear and intimidation of organised crime. The need for an organisation such as the Australian Tax Office, ASIC, APRA and the Police Commissioner to be accountable. Similar to Tim Allen's warning “**Do not go on a crusade against the Commonwealth Bank. I have to work with the Commonwealth Bank on a daily basis.**” Tim reported his shock when the CIB forensic team reportedly told him in brief “**Keep your mouth shut.**” As part of the obvious now proven Commonwealth Bank conspiracy reaching as far as the Chief Justice Paul deJersey who has done all within his power with three **proven DPP attempts** to give us a false criminal record to support this Commonwealth Bank conspiracy / RICO fraud to destroy our good name. Police must act on CBA bank staff Adelaide Street Brisbane, reference their questions and answers for the detail to gain justice as James Pitman's prediction as CBA Relationship Manager to

**MAKE IT HAPPEN.**

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Why Community Cabinet Crime Reduction Program?  
Crime Report Code

Blue ✓ Green Orange Brown Black Red  
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**Why community cabinet  
CRIME REDUCTION PROGRAM**

How to be accountable for this:-

**AUSTRALIAN TAX OFFICE CORRECTION**

Reference 86 010 008 009 001 – 8/11/06?



Q.L.S. Model Terry Shine RICO fraud  
Ex-DPP felon - 3rd AG Minister - Solution

**Why approved DPP release for Police checklist,** to gain Lord Mayor Campbell Newman's **promised press release?** Why BCC-IID direction and need to study the Australian Post credit check, ASIC resignation, APRA Church funds, CMC - PESC - Police Union reports on

Melbourne Magistrates Court, Dunlop - Pacific Brands Sports & Leisure P/L, credit for fraudulent RICO funding plus multiple misused rent and hire funds of tip truck and excavator, see engineers report, in home invasion and nun-chucker attack and IPA - EPA Section 32, Police confirmed Supreme Court Judge Muir's insurance scam liquidation of Badja Pty Ltd - 22 block subdivision? Why accountant Tim Allen's damages confession payment? Why death threats, to cover up Commonwealth Bank confirmed fraud and contempt of court, **by no Supreme Court disclosure - income tax returns?** Why declared bankrupt's confession?

**“People just throw money at me!”**

Study ATO evidence and proof, ask Police Commissioner Bob Atkinson's question

**“Is it worth the trouble?”**

**Police Crime Report No 332**

**Yes it is! RICO fraud charges must be laid as ordered “To do the obvious” To solve crime!**

Study Australian Tax Office evidence and proof, Barrister's warning “**Information overload.**”

As Commonwealth Bank mediation expert Chris Watts confessed “**This is a Commonwealth Bank circus I do not wish to be part of**” (proof of abandonment), where Grahame Ledwidge as Loans / Risk Manager blamed the Loans / Relationship Manager James Pitman and paid \$25,000 admitting liability and refused to give Supreme Court ordered disclosure. Hence by law, **by his contempt of court** Grahame Ledwidge is a **self confessed criminal.** This warrants a 5 year gaol term as confirmed by Supreme Court Judge Byrne and the many ‘whistleblowers’ and ‘volunteers’ wishing to spill the beans on the DPP, Police, bank confirmed **Racketeering Influenced Corrupt Organisations.** Our goal to follow Crown, Q.L.S., Police orders, to introduce RICO law reform into the Australian legal system. The need to consider the importance of adding the ‘law of abandonment’ to the ‘laws of association and accession’. Explained by the I.P.A, E.P.A, and Premier's team as a marketing problem. Colonel/Judge Pat Shanahan's Crown – Q.L.S. direction “**Look at the obvious.**” How can we convince Police Commissioner Bob Atkinson to overrule **the obvious incompetence and fraud of Inspector Ray Loader's statement in**

**closing this case** quote “**If you had paid the Head Contractor Rob Wilson (‘bagman’) \$200,000 or given 2 blocks of land (worth \$400,000 on completion) the Head Contractor would have stopped trying to beat you up. (His clue) The chance of you meeting Assistant Commissioner Pat Doonan will not happen!**” It did happen!

Thus, by studying criminology, psychology and mathematics and following the due process of elimination, we must follow the current systems correction to lay fraud charges and reset the **Police circuit breaker.** We must support the ex-Chief of Staff Superintendent Peter Martin, **who supported his chain of command,** Area Commander Superintendent John Hoppood, backed up by Inspector Les Hopkins with Detective Senior Constable Mark Hughes report “**To lay fraud charges.**” Supported by many other honest Police, as reported in our 332 Police Crime Reports. **This has now been acknowledged as Chief Justice Paul deJersey's obvious mistake in supporting RICO fraud by other Judges. They acknowledge the need for a correction.**

Hence Crown law and new management direction and disclosure in the I.P.A. / E.P.A. education and discussion paper and training program to explain the need for Government Departments to be accountable. Most importantly, senior ‘whistleblowers’ and ‘volunteers’ such as Dr. Ken Levy, ex-top public servant to the Qld. Attorney General's

Office, Colonel / Judge Pat Shanahan and the acting Area Commander Inspector John Earea and many key witnesses new disclosure must be heard! Hence the importance to keep presenting the truth, to convince the four Supreme Court Judges Mackenzie, White, Muir and Byrne with their reported concern to Chief Justice Paul deJersey's confessed Legal Services Commission cover-up of the further details of the evidence and proof. Where Davida Ellen Williams is reported to have forged a minimum of five names, one a Solicitor, after pleading guilty to \$1,3million attempted fraud on six banks. A.G. legal counsel report the penalty for this unsolved crime is a seven year gaol term. Supported by Supreme Court Judge Byrne's crime prevention warning "**The penalty for this (Commonwealth Bank confessed) crime is a five year gaol term.**" As retired Area Commander Superintendent John Hopgood would say "**What is your point today?**" Who has been accountable to act for the '**whistleblowers**' and '**volunteers**' as ordered by the Premier Peter Beattie quote "**To trust our volunteers**" in conjunction with the Attorney General Rod Welford leading the correction as both are Solicitors? Rod gave a full apology to my son and stepped down as the A.G. Minister and ordered "**The Queensland Police are now in charge of this case.**" To mean Police Commissioner Bob Atkinson is accountable for this correction, to lay RICO fraud charges.

In Supreme Court ordered mediation Police Minister Judy Spence stated "**Projects that I work on come out on budget and sometimes under budget.**" It's important to point out the most common asked question to our 332 Police Crime Reports is "**Where did the money go?**"

**The need for A.T.O. accountability.** Hence as **proven experts in health care, prevention, longevity and quality of life,** according to psychology, **we have the benefit of teamwork.** The Premier and his team and the Lord Mayor of Brisbane and the Brisbane City Council Internal Investigation Department's direction to gain closure. They urgently need the Police detail which was fraudulently covered up by the

obvious criminal actions of the CIB Detective Trevor Kidd in ignoring the '**whistleblowers**', and '**volunteers**' overwhelming written evidence and proof, **still available today.** Then with failure the Detective tried to give us a criminal record as a standard fraudulent CIB procedure exposed by Criminal Code S391. In brief the scam of abandonment – failure to give Supreme Court disclosure details. Hence the standard DPP release to drop charges and not sue the Police for wrongful arrest. (*CBA proof of this confessed circus - liability*) **Therefore Chief Justice Paul deJersey was then called upon to destroy our good name by giving us a fraudulent criminal record,** despite the Legal Services Commission multiple confessions of guilt and **contempt of Supreme Court orders.** The Chief Justice Paul deJersey went against his two fellow Judges in the Legal Services Commission hearing to **prevent their correction. (Identified by their silence/abandonment and body language. Their heads flicking backwards and forwards in obvious shock as Davida Ellen Williams scam unfolded in front of their eyes.)** Hence Judge Pat Shanahan's Crown Q.L.S. direction "**To do the obvious and study the court transcripts and the money trail.**" The L.S.C. '**whistleblower's**' threat (*with the clue*) quote "**You may have got your (ex-DPP) Barrister into prison but you will not get your money back, so why do you waste your time?**" Barrister/felon Davida Ellen Williams was barred for life. Now consider the evidence and proof. Why after a two year delay was Davida given only a six month gaol term? As Davida confessed "**You would be surprised what goes on behind closed doors.**" (*As a trained ex-DPP Public Prosecutor*) Risk Manager Grahame Ledwidge on behalf of the Commonwealth Bank provided the evidence for **confessed self-greed and self-gain.** In part a 6% increase in loan interest when interest rates were falling and other threats. He wrote "**The bank does not give disclosure to bank's business.**" Look at the obvious, **the bank's business is our joint business. In the same way that JF & Pike bank engineers have the solution.** They costed our subdivision as confirmed by the Brisbane City Council Police Crime Reports 261-2, best explained as quote "**I wish I could get**

**someone to stick to a quote.**" (A.T.O. accountability.)

We follow the Police Commissioner's new evidence and proof of the BCC – IID, I.P.A. – E.P.A. town planning, engineering and education direction. The detail to ensure that they are as quoted "**Not toothless tigers.**" They need this Crown test case as ruled "**The best case for law reform.**" To work to what is described in S.A.A. law as "**A tradesman like manner.**" (*Note S.A.A. rule 27.2*) We have explained the ignored Arbitration corruption / scam in Engineering House organised by the now felon/Barrister Davida Ellen Williams and the farce of a three year trial 422/2000-2 in Holland Park Magistrates Court. Thanks to the kindness and consideration of Paul deJersey's son, Barrister David deJersey and his apology in first defending the law against the obvious corruption as exposed by Supreme Court Judge Byrne. It now falls on the domain of the Federal Jurisdiction of the Australian Tax Office to be the circuit breaker and be accountable for the collection of income tax. Thanks to the kindness, consideration and A.T.O. multiple **inspection teams** who are now reportedly working on this solution. Hence we move forward to the Australian Tax Office evidence and proof as part of the standard Police checklist, **as new evidence and proof evolves for your consideration by studying criminology, by paying out all the legitimate claims and Racketeering Influenced Corrupt Organisations as ordered for planned entrapment.**

In view of the fact of the obvious Qld. / CIB and Fraud Squad fraud we must protect and support the Australian Tax Office. Consider this one key question / catalyst to motivate Police Commissioner Bob Atkinson into **affirmative action. Do you own or have you ever considered purchasing a \$23,000 watch?** As a direct question to the Police Commissioner Bob Atkinson would you consider purchasing a \$23,000 watch? The point being, we will continue to set out this case as ordered by the Brisbane City Council Internal Investigation Department, '**whistleblowers**' that stated quote "**We are only a small team and we have not been given direction. You will need to set out this case so the Queensland Police get**

**the credit for a job well done.**" If a recommendation should be made for bravery then consider the teamwork of ex-Chief of Staff Superintendent Peter Martin and Superintendent John Hopgood standing up against the now exposed RICO fraud. Before their transfer or retirement, the standard automatic cover-up to RICO fraud was for example like James Pitman CBA being transferred to Westpac to hide this conspiracy. Now consider this reported RICO Australian Tax Office evidence and proof to stay on track,

\* \$4,000 Rolex **work watch**

\* \$23,000 Wallace Bishops valued watch

\* \$120,000 BMW sports car

\* Gifted 49% of Healthequip, a previous multimillion dollar business. Much more Police detail is available! Where is the copy of the home invasion weapon, the nun-chucker for your inspection?

Hence honest Police direct "**Keep telling the truth.**" To backup Police Commissioner Bob Atkinson's support of the blue line. **Ex-Chief of Staff Peter Martin and his chain of command - checklist.**

The Commonwealth Bank Risk Manager Grahame Ledwidge illegally and knowingly funded 300% for extras on our 22 block subdivision as proven by the various valuations, but most important, the bank's own engineers JF & Pike's own valuation. **Hence this I.P.A. – E.P.A. town planning solution – correction and reform.** JF & Pike were in control of the subdivision directly below ours and costed our subdivision, in an effort to try and convince us to sell the property to PRA Reality, prior to subdividing, thus to prevent us from making an estimated minimum \$1.5million profit for our team of mums and dads retirement funds and first home buyers on condition that we first paid the Australian Tax Office as the first defendants by income tax law.

We have repeatedly explained the Q. L. S. direction "**Legal counsel must first defend the law or they could be struck off for defending known criminals.**" Some Police administration openly joke "**This is not the case.**" Sixty-five Q.L.S. Solicitors have been reported stood down or fined with the fraud of '**two tier marketing**' (*scams similar to this one of abandonment*) where for the CBA Grahame Ledwidge has confessed quote "**We never**