

Why community cabinet CRIME REDUCTION PROGRAM, Police Crime Report No 334

How Parliament overrules every Qld Judge?

The Vexatious Litigants, CMC & Fair Trading Acts

FRAUDULENT PARDON LOOP HOLE.

Why ATO / Magistrate Court Registrars
technical device / circuit breaker / backup?
Reference 86 010 008 009 001 - 08/11/06.



Rod Welford
2nd chance



Linda Lavarch
Tried & failed



Kerry Shine
DPP Correction

As proof, 1/ Judge's standard question "What does the DPP have in mind for the prisoner?" 2/ The ruse explained by the ex-AG Minister Rod Welford's BCC-IID apology then resignation along with Linda Lavarch. They falsely protected ex-Uni law student/friend, now ex-DPP Prosecutor / Barrister confessed forger, fraudster and felon Davida Ellen Williams. 3/ Davida conspired in this ruse / crime of convenience for combined self-greed and self-gain. 4/ The Comm. Bank Risk Manager Grahame Ledwidge paid \$25,000 as proof to admit liability and risk SC Judge Byrne's 5 year gaol term for first funding the \$255,000 for bribes and kickbacks with claims up to 300% above cost. 5/ The \$200,000 Supreme Court extortion demand. 6/ Then \$47,692 in-home invasion and nun-chucker attack. 7/ Down to a \$10,000 Police identified EPA Section 32 insurance scam to prove the ruse/planned liquidation of Badja Pty Ltd to own our 22 block subdivision as creditors! 8/ Thus the Comm. Bank 'confessed circus' to have Chief Justice Paul deJersey act as the bank's clown, to abandon the Legal Services Commission's duty for crime prevention!

As proof of Davida Ellen Williams' confessed corruption and control over the Attorney General Rod Welford and every Queensland Judge. Study Supreme Court Judge Mackenzie's order in detail, reference Small Claims Court clue:-

1. Magistrate Austin's obvious mistake in ruling quote "I do not care what (anyone from) the Police Minister down has to say." When the 'bagman' / Head Contractor Rob Wilson and his legal counsel James Conomos **panicked** when we provided a photograph of his son-in-law using our excavator to prove the 'bagman' **perjured himself**. When the 'bagman' was forced to read out the engineers report on his crime in court, he confessed deceit, the clue "If I go down lots of people will go down with me." Hence the Crown Q.L.S. ruling "Look at the obvious / this is the best (test) case for the (Racketeering Influenced Corrupt Organisation Act) law reform." Study law of accession, association and crown Q.L.S. direction, the need for the 'law of abandonment' / RICO law reform.
2. Why the RICO Act? The Brisbane City Council / Internal Investigation Department understood and had clarity and directed "We are only a small team and we do not have direction. You must set out this case so the Queensland Police get the credit for a job well done." This resulted in the Lord Mayor Campbell Newman's promise of a press release but obvious failure due to the proof in this RICO Act, organised through Davida Williams under the direction of Grahame Ledwidge providing the money / our money and confession of guilt with payment for \$25,000 to prove liability as Risk Manager for this Commonwealth Bank conspiracy.
3. Hence the Premier's team / Community Cabinet Crime Reduction Program. Under Premier Peter Beattie's direction to gain his Ministers support to identify the CIB hidden evidence and written proof still available today, to correct this planned stalemate. Why do media report 97% of victims of fraud never get their money back? As explained by the Crown, the Q.L.S. and Dr. Frank Walsh psychologist "We can only direct you are of sound mind. You have the power within you." To mean, as multiple defendants to bring closure to this Commonwealth Bank conspiracy. As the mediation expert Chris Watts confessed for the Commonwealth Bank quote "All we want is closure."
4. In brief, Detective Trevor Kidd acting for the Commonwealth Bank, Attorney General, DPP and Police Risk Management ran with the standard RICO scam to charge us with a false crime to give us a criminal record so as witness to this event you would not believe the truth. Hence the DPP release not to sue the Police for wrongful arrest to protect the DPP. As acknowledged in criminology, the best form of defence is to attack, attack and attack. Three times the DPP failed due to the action of Chief Justice Paul deJersey. The Judge tried to give us a criminal record. From charges of theft, assault and even child molestation. **The**

clue in the Supreme Court coffee shop. This proves just how far organised crime will go. To use a class of High School students who visited the Supreme Court to study law to gain inside **training and practice** on just how **corrupt our legal system really is!**

5. Why support the Premier, Police Minister, Police Commissioner, ex-Chief of Staff Superintendent Peter Martin? Peter worked to the best of his ability to support the Area Commander Superintendent John Hopgood to lay fraud charges. We were directed through Senior Sergeant Darren Soppa of the Fraud Squad to work with Detective Sergeant Brett Heath. But Brett continued on with the RICO Risk Management conspiracy to abandon or destroy the evidence. a) His primary goal was to establish the fact that all copies of the illegal incomplete Commonwealth Bank loan agreement for our 22 block subdivision had been **destroyed**. Grahame Ledwidge and Davida's obvious concern that we still had a copy which we had kept separate from the file we gave to Davida as our in-house legal counsel. The good news is this proves the importance for the Supreme Court orders by Judges Mackenzie and White to mediate and gain disclosure of this detail. Grahame Ledwidge refuses to divulge the truth, going directly against his boss Chris Watts' direction and the Supreme Court orders to gain disclosure and closure by giving not a part but a full confession of guilt. b) Hence Chris Watts CBA confession "This is a bank circus I do not wish to be part of."
6. Further evidence, Detective Brett Heath directed "You cannot say Robert Wilson is a liar you have to say Rob Wilson perjured himself in court." Rob confessed only part of his sins. Due to the fact that Davida proved to be a confessed criminal working via the DPP like an insider trader, also having the criminal advantage as her previous husband was a Queensland Police Inspector. The result being that **the Magistrate Court Registrars and staff both in Brisbane and Holland Park were very understanding and sympathetic to our correction.** Magistrate Austin however was obviously embarrassed by having to adjudicate over a three year period in reference 422/2000-2. When finally we had the opportunity to promote the fine work of Senior Constable Max Williams of Wynnum Police who identified as key evidence, Section 32 of the E.P. Act. Hence BCC-IID backup. The Magistrate ruled that our key Police evidence, our assessor employed by our insurance broker Coathup and Associates and the engineer James Koek from Baseline Civil Engineers would not be required to give this new evidence. Refer Sergeant Janelle Harm Police admin direction "All new evidence must be investigated." The need to **create the practice** of the Queensland Police providing the support to the

Environmental Protection Act and the Integrated Planning Act to integrate the RICO law reform. As directed by our **inspection team of valuers and experts** in supporting the Police Minister Judy Spence's direction to the Police Commissioner Bob Atkinson's gathering evidence for the third Attorney General Minister **Kerry Shine's correction**. In reference the confirmed corruption of Inspector Ray Loader who misled the Assistant Commissioner of Police Pat Doonan. The Assistant Commissioner Pat Doonan confessed guilt by directing he closed this case as he outranked the Chief of Staff Superintendent Peter Martin. Peter Martin who was conveniently transferred to a new area of command **personally offered his support and apology** as he did his utmost to support the Area Commander Superintendent John Hopgood. Superintendent Hopgood after four years of study **was supported by his second in command Inspector Les Hopkins who directed this case be put in the hands of the CMC**. It's been standard practice from Police up to an Inspectors level to confess **"This crime is over our heads."** To mean, proof of RICO corruption in the Queensland Police Force. The sad fact is that there is no Racketeering Influenced Corrupt Organisation Act in Australia as there is in USA and Europe. Yet we have proved with this Crown, Q.L.S. ruled best (*test case*) for (*RICO*) law reform that the Chief Justice Paul deJersey in conjunction with Supreme Court Judge's Mackenzie, White, Muir and Byrne were tricked, cheated and deceived by a simple \$10,000 insurance scam identified by Senior Constable Max Williams of Wynnum Police as Section 32 of the E.P. Act. Further identified by the I.P. Act to integrate town planning and the criminal code into law reform as per BCC-IID team direction. To try and prevent the billions of \$dollars\$ being lost to organised crime. **This is endemic in our society.** Hence the Crown, Q.L.S., A.T.O. direction and necessity to follow the Police checklist as ordered by Area Commander Superintendent John Hopgood. As John would say **"What is your point today?"** Countless Police have told us what ex-Minister Chris Cummings as the ex-Minister for Fire and **Rescue** confirmed in his quote being acknowledged as **'the Minister for Nothing'** **"You cannot beat organised crime."** Acknowledge our Accountant Tim Allen's \$10,000 damages confession. He expected to give a full and detailed report as witness to the Commonwealth Bank Solicitor's Supreme Court affidavit RICO meeting, reference S. Court affidavit 4461/2001. See Police Crime Report 333. As witness to Grahame Ledwidge's belligerent attitude and delaying tactics in providing a promised Commonwealth Bank loan. When in fact, the bulk of our subdivision was built using our families funds and Sisters of Mercy loan Tim

organised via Fr. John Dobson from Caloundra Parish and ex-CBA Manager John Gagen. We were made aware by four Q.L.S. Solicitor's of the criminal actions of Rob Wilson the **'bagman'**, the engineer Brad Jones from Site Solutions who was engaged by the **'bagman'** to initially gain \$30,000 to **initiate the ruse**, to fraudulently gain planned liquidation by vexatious acts. Finally James Conomos conspired with our Barrister, a now confessed felon, where our own Solicitor Adam Sambrook confessed **"It's all too much for me."** Handing it over to a more senior firm in **Bain Gasteen** where their senior Solicitor Reg Klinedon confessed many times of his embarrassment stating quote **"I will swear in court I did the best I could."** The point being of course when it came to Judge Brabazon, the Judge was abandoned in court. **a)** We were not protected by our Solicitor Reg Klinedon being present, **b)** Davida's direction as our Barrister in court was quote **"Keep your mouth shut."** While my son sat in the court room with tears flowing down his face. Finally unable to listen to Judge Brabazon berating Davida, to hear him say to Davida quote **"That's not the way to do it."** **c)** Davida on leaving the court room to our amazement confirmed the obvious that **she had not prepared a case as promised**, **d)** the engineers damning report on corruption and crime, **e)** a CIB report where assault charges could have been laid by the electrician who was held off site for six months by the Head Contractor / **'bagman'** because the electrician and the electrical engineer operated independently of the **'bagman'**. The electrical team's wishes were to **complete the subdivision and be paid**. **f)** The Police and Crown agree by paying the electrical team invoices, to be held off site for six months also due to the fact they told the **'bagman'** they only had seven days to complete the subdivision when it was obvious the **'bagman's'** attempt to beat up the electrician in front of four witnesses, to hold him off site adds to the neglect and guilt of Inspector Ray Loader's statement quote **"If you had paid the Head Contractor ('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. The chance of you meeting the Assistant Commissioner Pat Doonan will not happen."** Thanks to the Premier's team we gained the Assistant Commissioner Pat Doonan's evidence for RICO reform.

7. Arbitration in Engineering House Edward Street Brisbane was another of Davida's scams as Davida confessed the engineer / Barrister was happy (*to follow Davida's lead*) to just rent out his room for \$3,000 a day and just sit and listen to our story. After the **'bagman'** blew the first \$255,000 on legal costs it was time for his \$200,000 Supreme Court extortion demand. Simple rule of fraud, **victims must pay to fund the ruse**. We funded the crime with the extended CBA loan with the Sisters of Mercy support to gain our accountants **'damages confession'** for A.T.O. closure. Hence the Crown Q.L.S. direction to follow the court transcripts and the money trail /

A.T.O. solution.

8. So in conclusion after 334 Police Crime Reports we acknowledge the wisdom in particular of Supreme Court Judge Mackenzie's ruling and reported follow-up meetings with Chief Justice Paul deJersey to gain mediation as Judge Mackenzie ordered. We have every confidence in Dr. Frank Walsh as a psychologist who directed **"You have the power within you. It's only over when it's over, and it's not over yet."** In brief as the son of a WO1 in the RAAF my son was the first defendant, as the wife of a WO1 in the RAAF I was the second defendant; we followed the directions of Justice Susan Kiefel who ruled against the ACCC for their obvious neglect on taking on the Commonwealth Bank with only one defendant. Hence Justice Susan Kiefel ruled **"The need for additional valuation."** (*The need for teamwork.*) As Terry Buckley ex-valuer to the Brisbane City Council and would be buyer of a block of land as part of our 22 block subdivision, we offered him a block for \$75,000, worth \$200,000 on completion but due to Grahame Ledwidge, Terry and Dawn Buckley never got to make the \$125,000 profit. Our sacrifice in line with our accountant Tim Allen's sacrifice in his **'damages confession'** to prove Grahame Ledwidge's fraudulent confession in full. We have lost millions of \$dollars\$. We stand by that agreement. We stand by the honest people in the Commonwealth Bank as directed by the Commonwealth Bank Relationship Manager James Pitman. He directed **"You must search the bank and find someone to listen to your story so justice can be done."** Chris Watts abandoned our case to allow Grahame Ledwidge to be the **'fall guy'** as Risk Manager and risk a five year gaol term while James Pitman was made the **'scapegoat'**, and transferred to Westpac and reported being told **"Keep your mouth shut or you will lose your new job."**
9. Grahame Ledwidge made the first step by law to admit Commonwealth Bank liability, now it is time to give his full Supreme Court disclosure as ordered to create the RICO Act for law reform.
10. Self help for

NATURAL JUSTICE

Reference ex-Legal Ombudsman Jack Nimmo

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Why Community Cabinet Crime Reduction Program?
 Crime Report Code

Blue Green Orange ✓ Brown Black Red
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