

**Why community cabinet
CRIME REDUCTION PROGRAM,
Police Crime Report No 336
FRAUD SQUAD CORRECTION!**

Thanks to ABC TV 4 Corners 26/03/07

'PUBLIC ABUSE OF OFFICE'

is proof for fraud charges to be laid!

Solve Det. Sgt. Brett Heath's problem / order:-
"We all lose money. Do not expect us to do the work for you. Get your (Racketeering Influenced Corrupt Organisation) act together or you will be out the door so fast your bum will not touch the ground. I will be happy to tell my inspector." Inspector Ray Loader reported "If you had paid the head contractor \$200,000 or given 2 blocks of land (worth \$400,000 on completion) the Head Contractor (bagman Robert James Wilson) would have stopped trying to beat you up. The chance of you meeting the Assistant Commissioner Pat Doonan will not happen." The Community Cabinet Crime Reduction Program / the Premier's solution for Lord Mayor Campbell Newman's promised BCC/IID press release explains the ACCC, Justice Susan Kiefel's additional valuation order for local, state and federal law reform.



Supreme Court Judge Margaret White's Commonwealth Bank 'disclosure order' for bank conspiracy to hide their loan agreement

MISTAKES.

Why Police checklist? Check the circuit breaker!

The Commonwealth Bank's mistake was to force us to sell land without title and deposit to gain their bank loan. Yes, it is possible with a contract to a contract. **First acknowledge their mistake.** Hence, what does **public abuse of office** mean? In a nutshell a **revolution in law reform.** For example Police Assistant Commissioner Pat Doonan confessed "I closed this case as I outranked Chief of Staff Superintendent Peter Martin and Area Commander Superintendent John Hopgood has retired." This means his method for closing this case was illegal, based only on his rank. He must acknowledge his **chain of command by law**, as explained by the Crown / QLS rebuttal. The Police Chief of Staff Superintendent Peter Martin was correct in backing his chain of command from Area Commanders, Inspectors, Sergeants, Senior Constables and Constables with the specialised support of experts by law. A major cause of Police, Detectives, engineers, accountants, insurance assessors, community and Judges depression, resignation and in our case multiple family **suicide attempts / beyond blue.**

The CMC's original question confirmed the solution "How come this case was not solved four years ago?" **Four years ago, we had no idea our Barrister was a criminal working for organised crime.** Perhaps a Channel Ten TV executive explained it the best, quote "When the bubble bursts it will be a feeding frenzy." In brief, it was Area Commander Superintendent John Hopgood who sat and listened to my son John Bright's ongoing requests for justice that caused him to do a detailed investigation. What convinced him? **He understood the precedence when our Barrister Davida Ellen Williams pleaded guilty to try to defraud six banks for \$1.3million!** Hence as a now confessed repeat offender, new fraud charges must be laid to resolve our case! The problem was obvious, who had the courage to correct the Commonwealth Bank of Australia? **The need to volunteer this test case.**

The Commonwealth Bank conspiracy works on a Risk Management principle as shown by both the DPP and Police three step Risk Management policy described in general as

- 1) The Relationship Manager / your personnel officer / scapegoat / first to go. **Best example of bank blackmail**, James Pitman CBA Relationship Manager was sacked, transferred to Westpac and reported being told "Keep your mouth shut or you will lose your new job!"
- 2) Risk Manager / Judge / valuer / inspectors for ACCC / ASIC / CALDB / APRA / CMC / EPA / IPA / BCCIID / BSA / Fair Trading Department and court registrars, etc. Best example, Grahame Ledwidge CBA Risk Manager confessed "We never said we do not make mistakes. You should have known." Obviously we did. Hence by studying law Justice Susan Kiefel's ruling for (bank) **additional valuation** understood as teamwork or in law to run sufficient defendants to gain closure. Confirmed in psychology by Dr. Frank Walsh, quote "It's only over when it's over and it's not over yet." In brief, Justice Susan Kiefel exposed the ACCC for their failure to run more than one defendant, an architect Steve Gleeson who was deemed to be an **expert in valuation.** Compare the benefit of CIB patience and

time. To an expert who has studied these details. The banks lost \$35billion in three years; reference Bulletin December 1992 mainly due to **Ponzi scams**, e.g. Skase and Bond. The banks obviously panicked as some were close to bankruptcy. They recouped much of their loss by internal loans **passing the loans off as off-shore loans**, not warning their customers or giving them the clue, **with the fall of the Australian dollar** many would finish up bankrupt. Hence the bank ruse "To **make money as creditors.**" The point being by law, to make money by ethical standards. Hence Chris Watts example, he said as CBA mediation expert "We must defend our mothers at all cost" as banks live in fear of disclosure of their crimes. Hence study ASIC \$788million **Ponzi loss reports 2005-6**, phone 1300300630 for written details. Grahame Ledwidge as Risk Manager first acknowledged he made a mistake but failed to give this ASIC / CALDB detail to his mistakes.

- 3) Grahame used his 'abuse of office' in paying \$25,000 to first admit liability. He arrogantly refused to give disclosure to Supreme Court Judge Margaret White's automatic 'order for disclosure.' **What was the \$25,000 for?** This gives the evidence by comparison to the ethical standards of the Premier Peter Beattie requesting a solution, the Lord Mayor Campbell Newman's **promised press release** for the Brisbane City Council Internal Investigation Department's request for **Police assistance**, (*Why Police Ethics Standard Command abandonment?*) the ex-Attorney General Rod Welford confessed he made a **mistake in defending Davida Ellen Williams**, a now confessed criminal and stood down as Attorney General Minister. The Police Minister Judy Spence was called in to do as she confirmed "All the projects I work on come out on cost and sometimes under cost." Hence the Police Commissioner Bob Atkinson's question "Is it worth all the trouble?" Leaving it up to us to come up with this \$10,000 Crown / QLS / EPA / IPA designed test case. Also known in medical circles as a 'stress test' for the importance to survive to use psychology and criminology to ensure closure. To a crime where four QLS Solicitors and our accountant Tim Allen **live in fear of being struck off** as the CIB, Fraud Squad and PESC failed to act against the blackmail by the Commonwealth Bank in using Risk Management. Note proof, three times we have been falsely charged for theft, child assault and child molestation to try and give us a false criminal record. **This Risk Management ruse to deny justice for confessed bank self-greed.**

Hence the importance of the five Supreme Court Judge's directions 1) Supreme Court Judge Mackenzie acknowledged his confusion in being offered two conflicting affidavits, when the standard defence with false liquidation claims is to advise we had the money to pay. This Police proven Section 32 of the Environmental Protection Act, best understood as a **\$10,000 insurance scam.** This proven bank ruse to abandon, litigate and liquidate to run us out of money and time to gain ownership of our 22 block subdivision as creditors. Hence by criminology the standard procedure for correction to create the 'Dead Corporate Body' / Badja Pty Ltd over a now proven \$10,000

small claim as Supreme Court Judge Mackenzie **confirmed**. Then the **Judge ordered this mediation**. Well done! We support his direction to use criminology to find the **Premier's solution**. The obvious CIB support that **"Assault charges could have been laid by the electrician who was illegally held off-site by force and blackmail for six months."** This was confirmed by the Police who saw our paid invoices as confirmed from the ex-Chief of Staff Superintendent Peter Martin down. **We need his Police support for court closure.*****

The Commonwealth Bank obviously challenged our rebuttal; but this exposed the Commonwealth Bank's payment of \$25,000 to admit liability. As confirmed with a more senior legal firm in Bain Gasteen, where our then Solicitor Reg Klieidon directed the importance in law **to first defend the law and to prove Commonwealth Bank liability**. Thanks to the assistance of Chris Watts the mediation expert and his kindness in providing the detail to expose the arrogant and aggressive nature of Grahame Ledwidge. Grahame who refused to give Supreme Court disclosure as explained by the Crown / QLS expert Colonel/Judge Pat Shanahan's correction. By law Grahame Ledwidge should have written quote **"Redraft the sales contracts, have the new contracts signed and then rip up the old contracts."** (To mean, to order **"Rip up the contracts."**) This is the reason why Tim Allen accepted \$10,000 to provide a **'damages confession'** and ripped up his contract to lose an estimated \$125,000. Tim Allen was a previous expert we used in court before to win. **The precedence is set**. The bank's own Solicitors Clarke and Kann were sacked, reference their Supreme Court affidavit 4461/2001, study details PCR 333. This also led to the confession of the Assistant Commonwealth Bank Manager/witness to Grahame Ledwidge who notified us he was transferred to another section of the bank **to hide Grahame's mistake**.*** James Pitman as well was sacked and transferred. Hence our fraudster / Barrister described our situation as **'information overload'** which in 336 Police Crime Reports does tend to humiliate, trick, cheat and deceive as proof of Davida's skill **to steal our money**. 2) **We needed a smart Judge who understood Supreme Court Judge White's oversight/abandonment of criminology and forward planning. The need for law and order. Supreme Court Judge Muir was the key component for Judge White's correction. He more than anyone has been humiliated, tricked, cheated and deceived by this Commonwealth Bank conspiracy**. Hence his confession of guilt to admit **"No understanding or clarity."** Why did he then liquidate Badja Pty Ltd? Was he just following orders? Hence he does not wish to admit liability! The importance of the TV journalist who stated **"Judges ask the same question all the time, (see our court transcripts as proof) - what does the DPP have in mind for the prisoner?" (Davida Ellen Williams)** To mean, **by abuse of office** the Attorney General without providing a reason used his **rank** and the Supreme Court

Registrar Ian Mitchell to overrule every Judge and Magistrate. In Australian law the importance to safeguard the Magistrate Court Registrar's **'technical device'** / solution to prove our accountability. Therefore Rod Welford apologised and stood down as A.G. Minister.

Caloundra Police provided this quote as proof **"When it comes to finding witnesses the windows and doors are closed and the shutters come down."** The vast majority of witnesses prefer to **abandon the innocent but that does not change the facts**. 3) The good news is, we have itemised Supreme Court Judge Byrnes' three step procedure for the Commonwealth Bank correction. First understand **'the scapegoat,' 'the fall guy'** and **'the abuse of office.'** The Risk Management fraudulent procedure that must be amended to support **Rescue Management**. To support the Relationship Manager / Personnel Officer and not sack staff and pay \$25,000 as a standard procedure to destroy the Commonwealth Bank customer, bank and Police staff. (Due to bank confessed lack of training.) By international law the RICO act is a valuable tool but take a more medical approach to utilise psychology and criminology to understand **schadenfreude**. Why create this Chris Watts confessed Commonwealth Bank circus, identified excessive laughter at other people's sorrow and pain causing suicide attempts. (Reference *Inspector John Earea's family / early retirement details / witness*) Schadenfreude is not the solution as Chris Watts confirmed. Well done!

Criminology:- The Police Minister Judy Spence and Police Commissioner Bob Atkinson in line with the Brisbane City Council, Australian Federal Police, Australian Tax Office and CMC, etc. have allowed us the Supreme Court courtesy of **freedom of speech**. Thanks to the Office of the Premier. Our findings are that 97% of Police and public servants associated with law and order are supportive but are fearful of **'public abuse of office.'** (To mean, to be sacked or transferred or stood down.) **To act to resolve this crime**. E.g. Detective Brett Heath's plea for assistance-front cover. The key component therefore is to focus on the source. **It's obvious there is a need of urgent training in law reform and communication skills**. The principle is to move forward. Police Commissioner Bob Atkinson **identified the problem area (PCR 261)**. Hence the Assistant Commissioner Pat Doonan **volunteered his confession of guilt and remains silent**. The Bar Association was fraudulent in their neglect to stand up for the **rights of their clients and also remain silent**. Accordingly we have used what is referred to by the Crown / QLS / ex-Legal Ombudsman Jack Nimmo as **self help or natural justice**. The point being that Davida's plan was to bleed our 22 block subdivision, **thus destroying the first home buyers**, then our Healthequip business, then ultimately our joint superannuation funds. Then as a confessed fraudster share in the ruse with the **'bagman'** Robert James Wilson and James Conomos the only Solicitor prepared to follow the ruse to run us out of time and money. The bank plan was to own our subdivision as a creditor with the aid of Brad Jones the engineer from **'Site Solutions'** by using violence and thuggery as reported to the Police, then CIB and Fraud Squad. Focus your attention first on

the importance by law for Justice Susan Kiefel's additional valuation, **this EPA now IPA test case circuit breaker**.*** Hence study the bank's own Solicitors, Supreme Court affidavit 4461/2001, then the bank's engineers JF & Pike who costed the subdivision for PRA Reality. They allowed the **'bagman'** to gain \$255,000 (according to their PRA Realty valuation / **additional valuation solution**) in false overcharging **to fund this bank ruse with our money to support organised crime**. 4) So in a nutshell, thanks to the ABC TV 4 Corners program **we can have closure** with a happy story for all except the criminals **who face Supreme Court Judge Byrne's five year gaol term**.*** Well done! The Police, CIB and Fraud Squad can now act by law. **They have the necessary details to lay fraud charges**. Thanks to the fine work of the Premier, Lord Mayor, Attorney General, Police Minister and their chain of command. **As Assistant Commissioner Pat Doonan is now out of the equation**. In conclusion, we have the Premier's solution as ordered. The teamwork to follow **the chain of command / the blue line**. The Legal Services Commission gave the solution. In brief, who is going to pay for this Commonwealth Bank confessed ruse? It's obvious, share the guilt and pay in proportion. 5) Hence Chief Justice Paul deJersey's second chance to apologise for his team and thank his son Barrister David deJersey for his apology and precedence in correcting the Commonwealth Bank. Well done David!

For special attention. Supreme Court Registrar Ian Mitchell's infamous quote **"Throw your Police Crime Reports in the bin."** (Then abandonment.) Ian Mitchell is another classic example of **'public abuse of office.'** He falsely assumed our ex-Barrister and ex-DPP Prosecutor could be trusted. Hence the importance of the ABC report on 4 Corners, to trust the **factual information**, to study the evidence and for the five Supreme Court Judges Mackenzie, White, Muir, Byrne and deJersey to make a **unanimous decision** based on the truth by ordered mediation and not wishful thinking. Hence this Crown, QLS confirmed best test case for this now RICO reform that is gaining acceptance by Mark McArdle's team as Qld Opposition A.G and Justice Minister also a Solicitor, and the community by those experts who have taken the time and patience to study this balanced CMC / ATO, ASIC / CALDB, EPA / IPA, BCC / IID, etc. case. As our previous winning Barrister Ken Barlow stated in his close

"Mr Bright says thankyou."

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Why Community Cabinet Crime Reduction Program?
Crime Report Code

Blue Green Orange Brown Black ✓ Red
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