to own our

subdivision as bank creditors for maj KICKBACKS AND BRIBES? sting

22/0/033/0

order Crown / QLS law reform Judge

,000 EPA town planning scam? To resolve Judge Muir's guilt confession **OR CLARITY?** NDERSTANDING

- Ellen 3. Where a known criminal Davida Williams a trained Barrister and Public Prosecutor was blackmailed in a bank / DPP / Police plea bargaining scam to break the law by association and (accession to mean, the principal is as guilty as the actor), to run our subdivision out of time and money for joint self gain / fraud. Hence share their time in prison.
- 4. Where Chief Justice Paul deJersey and the Legal Services Commission as proved in Crown court transcript revision, gagged our case to protect our now proven forger, fraudster and felon Barrister now banned for life from a further gaol term!
- 5. In return, Davida became their spy, to steal our money identified as a DPP plea bargain / scam. The ex-QC / AG 'whistleblower' explained the DPP scam. Davida had also forged a Solicitor's signature after pleading guilty to the six bank \$1.3million conspiracy / fraud. The QC judged the penalty for forging the Solicitor's signature would attract an extra seven year gaol term on top of the three year bank fraud gaol term. If she did not comply with the bank / DDP demand to repay the bank by cheating her client, land developer Badja Pty Ltd out of their 22 block subdivision. She allowed Rob Wilson's scam to run our subdivision out of time and money. Rob Wilson used corrupt Solicitor James Conomos for the \$10,000 EPA liquidation scam, and corrupt engineer Brad Jones from Site Solutions, to organise the \$30,000 sting. Understood as backup, to work in parallel as a multiple conspiracy.
- 6. As proof, when it came time for the correction as ordered by the new civil engineer John Koek to enforce the law and sue the project engineer Greg Henwood, Judge Brabazon berated Davida for an hour, ending with "That's not the way to do it." Davida did not present our rock solid case. a) The electrician was paid \$3,360 as he was held offsite for six months to prevent the power from being turned on and completion of the subdivision. b) The CIB, having 4 witnesses directed assault charges could have been laid by the electrician against Rob Wilson. c) The engineer's backup where \$255,000 was paid in extras up to 300% over cost to fund the 'bagman's' team's legal costs / a self funded crime! Do you now understand why Judge Shanahan said "This is the best case out of 14 under investigation for (racketeering) law reform." Refer USA RICO Act. Chris Watts, Grahame Ledwidge's boss said "This is a bank circus I do not wish to be part of." Police Area Commander Superintendent John Hopgood directed fraud charges to be laid. Why have over 50 Police taken part in this correction? Their most common statement "This case is over my head." Were they ever going to solve this crime?

Where to look:-

7. Thanks go to Paul deJersey's son, David deJersey Barrister at law, and his apology for the Commonwealth Bank. We plan to expose all the crimes for the Queensland Police as ordered by the Brisbane City Council Internal Investigation Department and a promise by Lord Mayor Campbell Newman for a press release, in particular to help the Police Commissioner Bob Atkinson who took the time to support the Premier's solution for law reform. Well done!

- 8. Remember, the cover up signals the fraud! The Brisbane City Council's onsite inspection team holds the key. (Our area of expertise.) Why would you trust this independent engineering and inspection team? They directed local Police to use the Integrated Planning Act Section 32 on the EPA to solve this crime. Hence ex-Chief of Staff Superintendent Peter Martin did his utmost to support his chain of command. Well done! This exposed the CIB / Fraud Squad / PESC / CMC and ATO's need for training and reform. As experts, we listened to the Brisbane and Holland Park Magistrate Court Registrar's request for a 'technical device' to counteract the rebuttal in court. The solution was obvious. We used the \$10,000 insurance scam / Section 32 as a circuit breaker. Being a technical team of experts and being told of the multiple scams, we saw the solution was to enforce the bank's engineer's independent valuation for PRA Realty, reference Police Crime Reports 261. Then to enforce Baseline Civil Engineer's anger report by engineer John Koek, PCR 340, and then study Standards Association of Australia rule 27.2 and our contract details. We used the false \$10,000 insurance scam to automatically correct Judge Muir if he failed to see the obvious rebuttal to expose the multiple conspiracies. Judge Muir identified the rebuttal but failed to see it as fraud. (He needed a translation.) Now we give him yet another chance to also reform.
- 9. Grahame Ledwidge, Risk Manager for the Commonwealth Bank paid \$25,000 to admit liability for the hidden and destroyed illegal and incomplete bank loan agreement. It's time to reform his mistake. Supreme Court Judge Margaret White hid the detail by:-

★ Contempt of her own DISCLOSURE ORDER

Hence her chance to also reform.

10. Thanks to smart Supreme Court Judge

Byrne's integrated forward planning direction to think five moves ahead. He warned the penalty for this 1 bank, 2 DPP, 3 Police, 4 'bagman', 5 town planning scam is a five year gaol term. Well done! Therefore ex-Premier Peter Beattie and his team offered up his cabinet for Rod Welford as ex-AG / Justice Minister to confess Crown guilt. Rod then handed over to the Queensland Police to gain this reform. Rod perverted the course of justice and as Justice Minister he prevented all Queensland, 1 Judges, 2 Magistrates, 3 Arbitrators, 4 Detectives and 5 **Police** from correcting his mistake. As proof see court transcript, key clue and question "What does the DPP have in mind for the prisoner?" (Davida Williams)

11. Due to Davida's confessed blackmail scam as both an ex-DPP Barrister, Public Prosecutor and ex-University friend of Rod Welford, Davida explained why the Commonwealth Bank / DPP blackmailed her, to trick, cheat and deceive the Minister for Justice and the Crown. Davida was first protected by Rod from prosecution and prison. Until after six bank forgeries and more *** Davida went too far! Davida and Rod were both forced to confess Davida was a fraudster. Hence Davida went to prison.

THEREFORE TIME FOR LAW REFORM

12. We then turned to the Police Union for help, and help they did! Well done! As we supported them, the Police Youth Club and much more. The Police Union, via Assistant Inspector Mike Ede then Police Prosecution, confirmed their 9 Police Crime Reports and explained the key problem "Belmont does not have a local Police Station." Police came in patrol cars from Roma Street, Wynnum, Cleveland, Capalaba, Mt Gravatt, etc, to try and prevent Rob Wilson's thuggery and violence. The Police were not fully trained in their subdivision authority over the Head Contractor; they failed to properly secure the crime scene. The Police lack of training in fraud was proved with the action of 4 key Detectives and Police. A) Then Detective Sergeant Trevor Kidd ignored the EPA and IPA acts, SAA rules and regulations and the criminal evidence. In brief Trevor protected the criminal and confessed 'bagman' Robert Wilson. Trevor totally ignored case 422/2000-2 Holland Park Magistrate Court and the in-home invasion and nun-chucker attack. In brief Trevor framed the victim, my son John Bright. Davida's bank blackmail scam meant she had to gain our confidence and trust in court by using Criminal Code S391. Judge Shanahan's direction to resolve this case was to prove abandonment is fraud. The coin dropped, when Police Area Commander Superintendent John Hopgood realised when Davida confessed to be a forger, fraudster and now felon that we were telling the truth. Twelve years of insanity from September 1995 on. There is so much more to this story. The Crown reopened this case based on this new evidence. Hence Judge Shanahan ruled "Look at the obvious." B) The new Fraud Squad Detective Sergeant Brett Heath conspired to protect Trevor Kidd, the DPP and the banks. As proof, Brett only asked one question "Do you have a copy of the bank loan agreement?" We confirmed in brief all copies were stolen, believed shredded or destroyed under Davida's control as we gave her our complete file as she ordered. Hence Brett said in brief "With no bank loan agreement you do not have a case." Hence the obvious standard court procedure of Supreme Court Judge Margaret White's disclosure order to order Grahame Ledwidge to provide a bank copy of the defective loan agreement. What should Brett have done? Ask the next obvious question "Did all our buyers who signed contracts own their land?" No! Why not? The 3 false CIB charges on my son John for theft, assault and child molestation, the DPP release not to sue the Police for wrongful arrest, each speaks for itself. How low will the banks go? How low will organised crime go? A lot lower than you could ever imagine. Organised blackmail is proof. C) As proof, ask Tim Allen our accountant to give the details to the Australian Tax Office of his **'\$10,000 damages confession'**. Why have our ATO returns not been done to a Police / PESC / CMC / ATO standard to confirm where the kickbacks and bribes

went? The key \$30,000 sting. Find out how it started. Why the cover up and how it finished? All of this is available to the Australian Tax Office. Ask Tony Coburn Public Servant and official tax investigator / witness, for his opinion of this tax fraud. Ask why Tim Allen ripped up his contract to lose \$115,000 and why no one else did? Why allow a court rebuttal as a standard lawful procedure to hide Commonwealth Bank guilt? Note as a valuer Terry Buckley said he works mainly for the banks, and admits he lives in fear of the banks, when clearly he was cheated along with the rest of the buyers who signed contracts but failed to own their land due to no fault of their own. We have written evidence. Grahame Ledwidge wrote "We do not give disclosure to bank business." Why does Grahame Ledwidge believe he can act above the law and in contempt of Supreme Court orders? D) Now acknowledge the Police Minister Judy Spence and Police Commissioner Bob Atkinson's involvement. The due process of the Police checklist to never give up on crime. As the new Detective then Senior Constable Mark Hughes directed "Crime is serious business." As the Police Commissioner explained "I am only one person." We are sure this explains the problem best. A Police Inspector (reported to be Ray Loader over the phone) said "If you had paid the Head Contractor Rob Wilson \$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."

13. The good news is that the Police Commissioner acted immediately and went to the BCC administration, not the inspection team for Belmont. Refer PCR 261. He backed up and produced Assistant Commissioner Pat Doonan who confessed "Obstruction of justice." He closed this case using his rank, when by law he must acknowledge his chain of command. In brief ex-Chief of Staff Superintendent Peter Martin and retired Area Commander Superintendent John Hopgood's 4 years of dedicated hard work will not go to waste!

- 14. This brings us to the AFP / House of Representatives Standing Committee on Legal and Constitutional Affairs, Chairman Peter Slipper MHR, and the need for the ACCC to expand the 'Little Black Book of Scams'. As fraud is identified as Australia's No1 crime and growing, especially 'Grandma Scams' as identified in our case to pick on the sick and elderly as an easy target. What can I do at 88 years of age? My son will not give up as I did not give up on him.
- 15. What the Police media have achieved is obvious, quality is better than quantity. Colonel/Judge Pat Shanahan achieved more in studying the court transcripts and the money trail than 50 Police, Detectives and the Fraud Squad who are only the first line of defence. The DPP release proves in this scam they prosecuted the victims. Chris Watts explained the need for teamwork, to back up Dr. Frank Walsh psychologist who said "You have the power within you. It's only over when it's over, and it's not over yet." Grahame Ledwidge is the real criminal in this conspiracy. As Davida said as her legal opinion as a then Barrister "In the end it will be your son's word against his." Grahame Ledwidge ordered to rip up our contracts, but if my son had done so he would have broken the law. Judge Shanahan said "Grahame Ledwidge should have said 'redraft the sales contracts, have the new contracts signed and then rip up the old contracts'." Today Grahame lives in denial, planned abandonment. We need your help to drag him out of his hole and face justice as a common criminal. Our victims will gain their reward by law and we will all live in peace.
- 16. Please support the Police media's direction to engage the expert criminologist Paul Wilson from Bond University. Consider Chief Justice Paul deJersey's olive branch "Victims of crime should be compensated for their cost." High Court Judge Susan Kiefel ruling for the ACCC versus the Commonwealth Bank "The need for additional valuation." Two good reference books 'Broken Lives' and 'The End of Innocence' by Estelle Blackburn.

Please consider the total legal costs to date are over \$500,000, plus over \$200,000 to print, bulk mail and hand out these Police Crime Reports. This gained Supreme Court ordered mediation with the help of 5 key Supreme Court Judges to explain the full depth of well organised crime, as senior legal counsel opinion agreed "You will not get justice in the Supreme Court." Due to the complexity of this case as confirmed by the media that 97% of victims of crime never get their money back. As added proof the LSC 'whistleblowers' stated "You may have got your Barrister into prison, but you will not get your money back so why do you waste your time?" This means Chief Justice Paul deJersey's role, in law reform was to take the first step only. To confirm our Barrister will never practice law again, but no allowance has been formally made by the Crown / Justice Department / DPP / Police Department to compensate the fraudulent act bought about by the banking system where Grahame Ledwidge as Risk Manager for the Commonwealth Bank is in contempt of court and has refused to give Supreme Court disclosure to a crime where we have lost \$millions of \$dollars in gaining the Premier's solution as ordered for law reform. We therefore agree with the Police Commissioner and the Media and will work with the best of our ability to assist the Police Commissioner gaining the expertise of Professor Paul Wilson to oversee the confessed incompetence of the Detectives involved in failing to uphold the law reform best understood by the USA RICO act. We have therefore sent an email and a letter to both Professor Paul Wilson and the Police Commissioner Bob Atkinson to act on the Police media's proposal to fix their mistakes and gain closure. Thanks to the Police Media who took the time to listen.

> 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