

Why community cabinet

CRIME REDUCTION PROGRAM, Police Crime Report No 346

Smart Supreme Court Judge Byrne warned how the Commonwealth Bank are

CRIMINALS!

Why fund up to 50 scams to destroy all copies of their faulty bank loan?

By fraud to force Badja Pty Ltd to pre-sell \$800,000 worth of our subdivision WITHOUT TITLE TO GAIN A LOAN, FREE OF BANK RISK!



To confirm Supreme Court and Police calls for our criminology plan to give clarity & explain how to lay fraud charges!

Legal counsel's forward planning explained that the trigger used to liquidate Badja Pty Ltd by Judge Muir

IS A SCAM! CIB / CMC / ATO TIP-OFF

The \$30,000 come-on (trigger) proves fraud by engineer Brad Jones of 'Site Solutions' to gain ownership by subdivision liquidation as creditors hidden by Tim Allen (our accountant) (07) 3352 5288

The Crown, QLS therefore engaged law reform Judge Pat Shanahan, who ordered to "follow the court transcripts and the money trail," This proves

THE 'LAW OF ABANDONMENT' AS COURT IGNORANCE IS NOT A DEFENSE.

1. The accountancy, legal, SAA / engineering and criminology / Police checklist forward planning on top of the Commonwealth Bank standard subdivision loan procedure provided an additional safety net or circuit breaker to fight organised crime. The fraudulent way our legal counsel went to prison confirms how our law reform safety net works. Hence the need to explain how criminology works to lay further fraud charges as ordered. The bank engineer JF & Pike had independently valued our subdivision in line with our contract price. JF & Pike had been engaged as engineers to construct the subdivision below ours and had quoted their costing based on this direct information for PRA Realty. This is best explained as a three step checklist, best understood by smart Supreme Court Judge Byrnes' three step warning that **the penalty for this crime is a five year gaol term.** Explained by senior legal counsel as **information overload.** As our task is not only to put our legal counsel in prison but to support the Crown / QLS and Law Reform Judge Pat Shanahan, in proving the Commonwealth Bank via Grahame Ledwidge Risk Manager employed the services of our Barrister Davida Ellen Williams in a DPP plea bargaining scam. The scam was to blackmail Davida and give her a three year gaol term **suspended sentence**, as a penalty for attempting to defraud six banks, but no mention of her crimes to cheat her client Badja Pty Ltd

and the subdivision buyers out of their 22 block subdivision and right to buy land, was ever disclosed in Supreme Court evidence. The money repaid to the banks was stolen from the profits of asset stripping Badja Pty Ltd. Davida confessed her crime due to the loophole of the Vexatious Litigants Act. Her scam, to con the ex-Attorney General Minister Rod Welford because by law (*like Attorney General Minister Kerry Shine does today*) Rod directly controlled every Queensland Judge, Magistrate, Court Registrar and the DPP. Confirmed in the court transcript quote "**What does the DPP have in mind for the prisoner?**" When Rod Welford found out he was cheated by an ex-University law friend Davida Williams, an ex-DPP Barrister and prosecutor, the DPP blackmailing scam was partly corrected and Davida was sent to prison. Rod tried to make it right. Rod therefore apologised to my son John and stepped down as AG Minister and handed over control to the Queensland Police Minister and Commissioner who urgently require this detail to gain justice. What more do you expect Rod to do? He can confirm Grahame Ledwidge as the ring leader who controlled the funds to the confessed forger, fraudster and felon, ex-Barrister Davida Williams **as our asset stripper.** To gain clarity and understanding, the Police have confirmed this evidence and must lay future fraud charges to gain justice. Rod can also explain as a Solicitor, fellow victim of Davida Williams, and as a witness in moving forward to become Minister for Education:- the need for the 'smart state' to gain **education and training** to understand the meaning of 'creative accounting'. How the CMC and ATO are guilty of hiding the money trail by the law of **ASSOCIATION, ACCESSION AND ABANDONMENT.**

2. Hence the need for law reform to catch up. To backup the Queensland Police Administration, who confirmed the Brisbane City Council Internal Investigation Department's direction to my son John. To set out this case for the Queensland Police to get the credit for the BCC inspection team's direction to use the IPA, EPA Section 32 **as the best way to win this case.** Also confirmed by Senior Constable Max Williams Wynnum Police Station as backup and witness. Where \$10,000 was used as a counter claim, which not only exposed the 'bagman', criminals and thugs, **but confirmed Grahame Ledwidge as the money supplier who controlled well organised crime!** The scam to run our subdivision out of money and time to gain planned liquidation as creditors, then to sell off our subdivision to pay the racketeers, kickbacks and bribes, even more money than the \$255,000 overcharges. Where is Tim Allen's (our accountant) 'damages confession' as proof? Why did we pay \$10,000 to set out this detail for the CMC, ATO solution? Hence their abandonment to gain our accountant's disclosure is proof the Commonwealth Bank controls organised crime to the CMC, ATO level by association.
3. Hence the Crown, QLS Judge Pat Shanahan confirmed **"This is the best case out of 14 under investigation for law reform."** We were threatened outside the Commonwealth Bank, 240 Queen Street Brisbane, **"If this was Melbourne we would blow you away in the street."** The in-home invasion and nun-chucker attack cover-up was no joke. The written demand for \$47,692 by Rob Wilson was just another scam to fund organised crime under the control of the CIB, Fraud Squad, Assistant Commissioner Pat Doonan and the DPP. As the Police Commissioner Bob Atkinson asked **"If you have money to fund these Police Crime Reports, is it worth all the trouble? Is it not better to retire and live on the Sunshine Coast?"**
4. How far do you want us to go? As Fraud Squad Detective Sergeant Brett Heath said **"Do not expect us to do the work for you. Get your act together or you will be out the door so fast your bum will not touch the ground."** Professor Paul Wilson, criminologist, is obviously waiting for an official Police direction to engage an act to confirm this confessed Commonwealth Bank fraud. We need to know, will the Crown cover his costs or will the victims have to pay to gain justice? As the CMC put it **"How come this case was not solved 4 years ago?"** The need to consider Psychologist Dr. Frank Walsh's advice, he said in brief **"I cannot solve this case for you, you have the power**

within you. It's only over when it's over and it's not over yet." He later said **"You will need to explain, you are entitled to both. To have both a private and a business life."** As Grahame Ledwidge explained, quote **"We never said we do not make mistakes."** To try and hide the bank's Risk Management mistakes, Grahame also said **"Breast cancer and divorce is a death sentence."** My son's wife Jan as his now ex-partner said **"It's not my intention to send you broke, you can keep the business. I just want the cash."** Her interest in helping to save other people's lives over her own was no longer a priority. We would like to think Healthequip with up to 500 accounts helped to save 100,000 lives across Australia and beyond. In brief Grahame Ledwidge suggested, a) convert our Healthequip super fund into a bank credit. We refused for obvious reasons, we needed that super fund backup to fight **organised crime** and to pay for these Police Crime Reports, due to the **confessed "No understanding or clarity" of Judge Muir who liquidated Badja Pty Ltd to fund this scam for fraudulent bank creditors.** b) Grahame then suggested, we should sell our \$1.2 million worth of stock, valued at cost. (*Asset trimming*) In brief, to destroy our Healthcare business. With a warning if we did not follow his direction **"I will close your account immediately."** Other banks became aware of this Commonwealth Bank confessed circus, via James Pitman Relationship Manager, court exposure and the media. It was left to Holden Credit Card / Westpac and Suncorp to back-up. The rest is history. We were forced to sell land **without title and deposit to gain this CBA loan, as our Solicitor Adam Sambrook directed, as a 'contract to a contract', then rip up one contract and wait for this Crown correction. To make it simple, we just followed Risk Management asset stripping by fraud as ordered to gain a Rescue Management solution.** This means we followed the Crown / QLS / criminology; Police, Supreme Court, Standards Association of Australia, IPA and EPA checklist to provide all the detail **to lay fraud charges**, to have the Commonwealth Bank repay the money they cheated for confessed self-gain to pay the ATO.

5. Grahame Ledwidge must be charged with fraud and intimidation, with the intent to destroy our lives **by contempt of Supreme Court Judge White's order** to disclose the bank loan detail / fraud and for ignoring all the expert witnesses' crime prevention warnings*** **to knowingly fund organised crime for confessed bank self-greed and self-gain.** Then the Police can charge the rest of the fraudsters, criminals and

thugs, under the direction of Supreme Court Judge Byrne's three step five year gaol term warning. **Step 1/ a)** our accountant of 20 years Tim Allen reported he now lives in fear of the CBA, CIB, Fraud Squad and obviously the CMC who are authorised to investigate ATO fraud, APRA, ACCC, ASIC and the Companies Auditor and Liquidators Disciplinary Board (CALDB). Hence the reported death threats to support this bank / ATO '**damages confession**' abandonment to not fill in our income tax returns to expose the criminals by itemising the money flow. **b)** As Tim volunteered to rip up his contract to buy land at \$75,000, well under valuation to prove Grahame Ledwidge's guilt, now confirmed as a bank liability by blaming junior staff and payment of \$25,000. When he directed "**To rip up the contracts.**" Where the Crown / QLS Judge Pat Shanahan directed "**Grahame should have said 'redraft the sales contracts, have the new contracts signed, and then rip up the old contracts'.**" Tim lost an estimated \$115,000 for an agreed payment of \$10,000 for a '**damages confession**' to demonstrate how the other buyers fraudulently lost, as they too never owned their land **due to no fault of their own.** **c)** To make Tim accountable by law to override the normal accountant's disclaimer exposing where the kickbacks and bribes went to each criminal. If Tim still refuses to provide the '**damages confession**' which relates to the abandoned Supreme Court disclosure, then the standard procedure is for **the ATO to use a forensic accountant to expose the income tax fraud.** **d)** To balance the ATO books for the Police, PESC, CIB, Fraud Squad and CMC for an SAA engineering / standard for the ATO. As the Crown and Supreme Court experts by law reform, thus expose bank fraud as the cause of this multi-million dollar loss. **Step 2/ a)** The engineer John Koek ordered quote "**You must finish the subdivision or you will go broke. Pay out the subcontractors; then have the Police lay charges.**" Hence the Police Commissioner's call for a Union / media / criminologist safety net backup. No stuff-ups this time! **No false charges cover-up under his direct command.** **b)** The BCC / IID directed "**You must set out this case for the Queensland Police to get the credit for a job well done.**" Reference the fine work of ex-Chief of Staff Superintendent Peter Martin and Area Commander Superintendent John Hopgood, how good it felt to see them backup the Police Commissioner Bob Atkinson at the Community Cabinet meetings. Someone we could trust.*** To introduce the Assistant Commissioner Pat Doonan who of his own free will confessed **obstruction of justice** to expose the three false

criminal charges of **theft, assault and child molestation** on my son John Bright, to try and give him a criminal record. So that the Crown and the media in general would act by abandonment (*The law of abandonment*) **and not charge the Commonwealth Bank with fraud.** **Step 3/** We have five key Solicitors to act as expert witnesses. The original Solicitor Adam Sambrook who confessed in line with the Queensland Police "**This case is over my head.**" Hence our fifth Solicitor Reg Klinedon from Bain Gastein who was forced to work under the control of our Barrister / fraudster / forger and Commonwealth Bank controlled asset stripper Davida Williams. Reg did not appear in court in front of Judge Brabazon as it became obvious Davida's plan **was not to run a defence**, when we were told by Davida we had a **cast iron case** with the engineers, CIB and BCC backup. Hence the importance of the Judge berating Davida for an hour **for not presenting the evidence**, then grossly under-stating the obvious "**That's not the way to do it.**" As backup and obviously planning for future events Reg said quote "**I will swear in court I did the best I could.**" Reg directed "**\$10,000 is throwaway money in cases of this kind.**" (*Referring to Judge Muir's no clarity liquidation scam.*) To mean, as a witness he knew and understood our \$10,000 counter claim, the details of the EPA Section 32 insurance scam paid to gain criminal entrapment. As the case evolved Reg gave further direction to go after James Conomos as the legal counsel who did not **first defend the law / standard QLS procedure.** James Conomos was very much aware as exposed in the court transcripts of 422/2000-2 Magistrate Court Holland Park. Rob Wilson was caught out in court. In brief he said "**I never used your earthmoving equipment.**" But when we produced the photograph of his son-in-law on our excavator see PCR 343 No2a **Rob panicked and so did his Solicitor James Conomos.** Rob was found to be a liar. **This is called a travesty of justice.** Magistrate Austin ruled as the \$10,000 had been paid by the insurance company this was all the evidence he required. Obviously not understanding the mind of a Supreme Court Judge Byrne or a chess player to plan five moves ahead **to catch the criminals for law reform.** We had the insurance broker Coathups and Associates have the assessor agree to pay this \$10,000 as a test case to prove guilt, so in brief, the trigger used to liquidate Badja Pty Ltd by Supreme Court Judge Muir as he confirmed with his statement of "**No clarity and understanding,**" **proved his ability to judge this fraud as the trigger to falsely liquidate Badja Pty Ltd.*****

6. So in conclusion, why did Chief Justice Paul deJersey not question the Legal Services Commission to ensure they had full disclosure of this now felon Davida Williams, **so they would have this detail?** Davida confessed guilt, when we confirmed our ability and understanding as Healthequip, **in helping to set up correctional centres**, and understanding the Crown approach of **crime, control, correction**. Davida acknowledged our case as **'information overload,'** along the lines of the defence force having a family history in the Army, Navy and Air Force, **you follow orders / you do your duty**. In acting for all the buyers, our now key expert and valued friends, valuer Terry Buckley and his wife Dawn Buckley directed **"The need to listen."** Terry said **"You will not win against the Commonwealth Bank."** Terry explained his motive; **he works mainly for the banks**. At a stroke of a pen they can destroy him. The same applies to Tim Allen. Tim confessed in brief, he was forced to use creative accounting to satisfy Grahame Ledwidge's direction. Even the Queensland Police administration joke openly, quote **"Is not racketeering, kickbacks and bribes the way to do business?"** **No!** We were directed to a large degree by the Registrar of the Magistrate Court Brisbane, who advised **"I can not give legal advice,"** he directed **"Study the Fair Trading, CMC and Vexatious Litigants Act."**
7. The Lord Mayor Campbell Newman agreed to give a press release. It becomes obvious by the actions of the Brisbane City Council and their legal team that like Rob Wilson and his legal counsel and the Commonwealth Bank and their legal counsel, then Clarke and Kann, in reference Supreme Court affidavit 4461/2001, that once **you admit liability, you lay yourself open to Judge Byrnes' five year gaol term warning. When in fact that warning should be used to gain a correction by law, not prevent Lord Mayors, bank managers and legal counsel from doing their duty.** We acted in support of a BCC advertisement in the Planning and Building Department. Their direction to write in and tell the Council, how was Brisbane built? We were notified in September 1995 that our subdivision should have been completed in 1996, allowing four months construction time not sixteen months for planned abandonment to own the subdivision as planned creditors. Our subdivision was completed but we have lost \$millions\$. We set out this case to prove Commonwealth Bank fraud and create the Premier's solution as ordered by the crown, QLS and a long list of experts. Hence we have learnt under Crown /

QLS direction, the need to create the **law of abandonment** to create the set of **association, accession and abandonment** in respect for now retired Colonel/Judge Pat Shanahan who took the time to read our court transcripts and study the money trail. Due to the fact that neither the Queensland CIB, nor the Fraud Squad took the time to study the court transcripts as the due process of law. **The transcripts that sit there like a loaded revolver, but the Detectives found it much easier to try and charge my son John with theft, assault and child molestation than sue the confessed fraudster Grahame Ledwidge.** Hence Judge Pat Shanahan concluded by saying **"Your story is so unbelievable it's believable. You must prove abandonment is fraud."** Hence compare the Supreme Court Registrar Ian Mitchell's direction **"Throw your Police Crime Reports in the bin,"** (*a grave offence to our Police Department*) to support the LSC proof of abandonment quote **"You may have got your Barrister into prison, but you won't get your money back, so why do you waste your time."** Chief Justice Paul deJersey refused to provide disclosure, but ruled our Barrister will never practice law again. The importance of revision, to call in all the experts. The previous Legal Ombudsman Jack Nimmo said **"Forget about the money for the present and concentrate on the law and you can win this case!"** Hence the Police checklist never to give up on crime. This explains why Terry Buckley, valuer / victim who fraudulently never got to own his land and lost an estimated minimum of \$125,000 was correct in his valuation **"You will not win against the Commonwealth Bank."** As proof for the Crown / QLS to provide the Premier's solution to prove **ABANDONMENT IS FRAUD BY THE 'LAW OF ABANDONMENT'.**

8. Ask Supreme Court Judge Muir, how can you confess to rule with **"No understanding or clarity"** to liquidate **Badja Pty Ltd and destroy our lives and not feel the guilt?** Now learning our Barrister is a fraudster who was only charged with bank fraud to steal our money to repay the bank debt?

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Why Community Cabinet Crime Reduction Program?
Crime Report Code

Blue Green Orange Brown ✓ Black Red
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