

Why community cabinet CRIME REDUCTION PROGRAM,

Police Crime Report No 347

How to self fund fraud correction?

Focus on the Premier's solution!

LOOK PAST THE JOKE

SEE THE FRAUD!

Where are our subdivision funds?

Police Ethics Standard Command,
banks and ATO joke,

“Is not racketeering, kickbacks and
bribes the way to do business?”

No! But it is a \$billion\$ bank business!



Follow your voice / the smart Police media
/ Police union direction for criminologist
Professor Paul Wilson, Bond University to
explain 'compounding crime' to Police
Minister Judy Spence for
'court' crime control correction.

For a community safety net. Why Police
RESCUE MANAGEMENT

over Grahame Ledwidge's Risk
Management fraud? To over fund
criminals up to 300% over cost with our
bank credit for convicted ex-DPP legal
counsel Davida Williams' self-greed to
repay both court confirmed blackmail and
DPP bank scams. To control this 50 scam
conspiracy you must focus on this PESC,
CIB, Fraud Squad, CMC, DPP, bank and
ATO abandonment by Commonwealth
Bank contempt of court.

As proof, ask why we do not pay income tax? Due to reported death threats to Police also treated as a joke. The money trail will lead directly to the criminals. **To gain ownership of their crimes for Police to lay fraud charges as ordered!** First you need to study psychology. Do not panic; do not move from denial to despair. Follow Standards Association of Australia Rule 27.2 and the Trade Practices Act Rule 50. To mean, in brief, be in control and follow orders. Senior legal counsel call this **"Information overload."** With 50 scams the Police Commissioner and ex-Chief of Staff Superintendent Peter Martin confirm in brief **the need for Police reform.** Please relate to criminology, to a technical device to correct these 50 scams. This can be achieved by a signal, model or test case, to downsize. Think of electrotonics or the law of accession. **The principal is as guilty as the actor or the actor is the principal.** E.G. **1.** The Police Assistant Commissioner Pat Doonan has confessed to the crime of **'obstruction of justice'** as the Police principal of this case. **2.** The Commonwealth Bank via Grahame Ledwidge paid \$25,000 to admit liability for the Commonwealth Bank **overfunding to pay organised crime.** **3.** Judge Muir confirmed **"No understanding or clarity" to falsely liquidate Badja Pty Ltd over a \$10,000 EPA Section 32 Police confirmed insurance scam.** **4.** Ask why Judge Margaret White was falsely forced to abandon her disclosure order **as standard court procedure to gain the detail of this**

bank loan scam. **5.** Smart Judge Byrne three times warned **the penalty for Grahame Ledwidge's contempt of court abandonment is a five year gaol term.** We are only starting to expose the bank fraud signals. **6.** Now go back to the law, **we have proved guilt as the first point by law, we have won but for each point we win it increases our reward.** Our aim is to expose the full 50 scams for law reform. Judge Pat Shanahan who directed to prove the **'law of abandonment' by proving abandonment is fraud to protect you, our buyers, clients, friends and family.** **7.** We work in the area of simulation. If this was a chess game you could argue we have achieved a **stalemate or stand-off.** As it's obvious neither the Police nor Crown want to charge the Commonwealth Bank with fraud. Therefore to move forward consider the other \$10,000 payment to our accountant Tim Allen for a **'damages confession'**. The ATO fraud by abandonment scam is to reward us by not paying income tax when our goal was to make our accountant accountable as the cash flow expert to set out the detail **to put the criminals in prison.** **8.** The Crown, QLS supply the Magistrate, District, Supreme and High Court but also have added Arbitration and now a Law Reform Judge Colonel/Judge Pat Shanahan **to identify special cases like ours.** For example the court gallery were having bets, quote **"Chief Justice Paul deJersey is going to put an honest person, John Bright in prison for demanding disclosure to organised bank fraud."** It's estimated the ATO is \$10.3billion behind on tax but that does not cover well organised bank fraud. This is a

large area of untapped wealth for the Crown / ATO. The solution is to work in parallel. We were told of the scam to run our subdivision out of time and money to gain ownership by forced litigation, then liquidation to become creditors and to sell off our subdivision for racketeering kickbacks and bribes. **9.** The ATO returns are the Premier's solution. Due to reported death threats to the Police, also treated as a joke, Tim Allen reported in brief, **the CIB told him to keep his mouth shut.** Answer this question, if you paid your accountant \$10,000 for a '**damages confession**' would you expect your accountant to set out your tax returns as normal and identify the detail where Tim lost \$115,000 by ripping up his contract to buy land well under cost? Tim was to identify the method, model, or way in which this organised scam hoped to gain ownership as creditors to sell off our subdivision under the control of professional fraudsters. **The need to refer to Site Solutions \$30,000 sting.** **10.** We act as a team of engineers, valuers and previous council Planning and Building and Inspection Team who are used to working under the direction of SAA law, the TPA and Fair Trading Act. Senior Police Administration are aware that we were directed by the Brisbane City Council Internal Investigation Department to set out this case for the Queensland Police, to explain, the EPA Section 32 to fraudulently remove protective bales of hay to maximise the damage caused by flooding the drains and roadways with top soil run-off, just one of the many scams Rob Wilson devised to extend a 4 month subdivision to 16 months

with the purpose to gain liquidation. **11.** In brief, we could not handle the violence and thuggery causing family suicide attempts that extended through into the Queensland Police Force, even reported in the Australian Tax Office where tax investigating officers rely on security staff to prevent us from giving disclosure to well organised crime. Like the media, they confess these stories are too upsetting. **12.** It's even been suggested that we belong to some religious order because we are trying to pay out income tax to force law reform! We understand SAA law and criminology to run a \$10,000 EPA test case, when as volunteers we are qualified to a Commonwealth Government standard in education and training and we have volunteered to attend the IPA / EPA open forums, where management confess they are '**toothless tigers**' having no court precedence. Hence the Community Cabinet meetings to gain instructions from the Premier and her Cabinet to volunteer our 22 block subdivision as a Crown / QLS test case. **13.** As Chris Watts as both Senior Loans Officer and Mediation expert for the Commonwealth Bank said, the bank's intention by law was to always provide us with a bank loan to satisfy our requirements to complete our 22 block subdivision. Hence when we devised a '**contract to a contract**' to resolve the two missing lines that were left out of the loan agreement. We satisfied Chris Watts's direction, but it was Grahame Ledwidge who suffered what is commonly known as a '**brain explosion**'. Grahame could have said the

Commonwealth Bank has made a mistake, but being trained in Risk Management Grahame tried to avoid responsibility by quote "**We never said we do not make mistakes. You should have known.**" In obvious frustration that the bank's Relationship Manager James Pitman ignored our direction to amend the loan agreement and add the missing lines to sell with title and deposit. Grahame Ledwidge compounded the mistake by directing quote "**Rip up the contracts.**" Hence there is a great deal of information that needs to be exposed but due to Grahame Ledwidge's confrontational nature and refusal in writing to give Supreme Court disclosure to Judge Margaret White's order he used the services of a now known criminal, who we believe Grahame Ledwidge knew at the time to be a fraudster, because Davida confessed later that a conspiracy was organised. In brief, to trick the then Attorney General Minister Rod Welford. To provide a three year suspended sentence providing Davida abandoned her clients Badja Pty Ltd and our buyers, also cheated by failing to run our case. Hence the direction of law reform Judge Pat Shanahan directing for the Crown / QLS that in brief the necessity to create the law of abandonment by proving abandonment is fraud.

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