

Why community cabinet CRIME REDUCTION PROGRAM ?

Police Crime Report No 350

Why is it reported 97% of victims of fraud
NEVER GET THEIR MONEY BACK?



Subdivision Community Fraud

Judge Byrnes five year gaol term warning helped the Crown / Qld Premier and Cabinet / QLS Law Reform Judge Shanahan to order change?

Why have the Qld Police administration asked for a criminologist's report?

Why must all Solicitors, Barristers, Queens Counsellors, Judges, Magistrates, Arbitrators, Court Registrars, Accountants, banks, Police, Union, media (*Channel 7 TV*), CIB, Fraud Squad, PESC, CMC, LSC, ATO, engineers, insurance companies – brokers and assessors, EPA, IPA, ASIC / CALDB, APRA and ACCC, etc. **FIRST DEFEND THE LAW?** (*Rule by their intelligence and install a circuit breaker or Magistrate Court ordered 'technical device' / 'control device'*) **To correct Judge Muir's mistake** to give up and live in denial in line with Chief Justice Paul deJersey's Legal Services Commission scam. Rod Welford, ex-Justice Minister apologised for **abandonment in supporting the Vexatious Litigants Act loophole.***** As proof, by the Police, CIB, Fraud Squad, LSC, CMC and Australian Taxation Office stuff-ups. Best example quote by LSC 'whistleblower' "You may have got your Barrister into prison but you will not get your money back, so why do you waste your time?" We want to pay our income tax, so why won't the ATO enforce the law? The forward planning / 3 to 5 step standard procedure to have our accountant Tim Allen file our Badja Pty Ltd, Health Equipment Hire and Supplies Pty Ltd and Health Equipment Hire and Supplies superannuation fund income tax returns to balance the books. To first defend the law with our \$10,000 payment to Tim for his official 'damages confession' to balance our \$10,000 Badja Pty Ltd liquidation farce / scam as our Solicitor Reg Klinedon from Bain Gasteen said "\$10,000 is throwaway money in cases of this kind. I will swear in court I did the best I could." It's now time for Reg **to act to first defend the law.** To prevent the QLS standing him down, fining him or laying criminal charges in line with the CBA Solicitor's Supreme Court affidavit 4461/2001. Both Tim Allen our accountant and Reg Klinedon

POLICE KNOW!

Due to the Vexatious Litigants Act fraudulent loophole, no Judge, Magistrate or court Registrar can act without the direct approval of the Justice Minister. Our ex-DPP Barrister Davida Williams confessed by tricking ex-Justice Minister Rod Welford, Grahame Ledwidge the CBA Risk Manager controlled

ORGANISED CRIME.

Judge Muir made sure this public service puppet approach was exposed by natural justice as a clue in his court transcripts (*see the money trail as proof*). For the victims failure rate of 97%, where bank greed prevailed. Thus he proved the need for the Racketeering Influenced Corrupt Organisation Act (*RICO Act*) to gain the law of abandonment!

1. Why must we, **lead by example** and

FIRST LEARN TO LISTEN?

with our technical assistance can then expose how, where and when the initial bank venality, kickbacks and bribes were paid to fund organised crime. Where we volunteered \$millions of \$dollars including our 22 block subdivision, our home, our investor's money and our life's work to prove this bank / Justice Minister's blackmail plea bargaining scam, etc. where

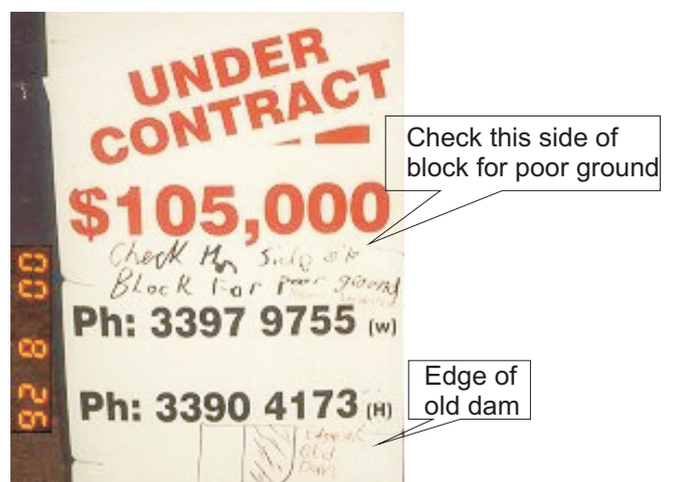
- a. \$198,000 was paid via our CBA credit up to 300% over cost for our subdivision extras to the NAB with Westpac help via our ex-DPP Barrister / Public Prosecutor, confessed fraudster and forger Davida Ellen Williams and ex-CBA Loans Manager James Pitman, last reported transferred to Westpac to **fraudulently assist in hiding the detail. As James said "If I speak out I will lose my new job." (Proof of bank venality.)**
 - b. The 'Site Solutions' protection scam as a \$30,000 trigger to gain the \$255,000 overcharges on a \$368,000 subdivision construction quote to fund the proven corrupt legal counsel Davida Williams and James Conomos Solicitor, to run this confessed subdivision scam. So we closed the trap as proof!
 - c. The EPA Section 32 Police confirmed IP Act, SAA engineering / **insurance scam** will be exposed as the integrated solution. ***
2. In brief due to the CBA's acceptance of Grahame Ledwidge Risk Manager's contempt of court over confessed Police mismanagement and incompetence as confirmed by the Police Minister Judy Spence, Police Commissioner Bob Atkinson and Assistant Commissioner Pat Doonan's 'public abuse of office' to gain 'obstruction of justice'. This is best understood as Police 'Risk Management' to be replaced with the obvious Police 'Rescue

Management to defend not destroy in a three step procedure, (a) the DPP release to drop theft charges where then Detective Sergeant Trevor Kidd was offered a promotion to Detective Inspector at Mt Isa **to distance himself as far as possible from his crime scene**. Why did Trevor hide the in-home invasion and nun-chucker attack organised by the **'bagman'** Rob Wilson? (b) Why did Fraud Squad Detective Sergeant Brett Heath refuse to follow the Crown, Premier's, Police Commissioner's direction **to enforce fraud charges to put the criminals in prison?** Why did Brett conspire to hide the CBA **fraudulent loan agreement evidence**? (c) To make it simple and best understood to a school student grade 10 mentality, quote, why did Inspector Ray Loader in closing this case say to my son **"If you had paid the Head Contractor Rob Wilson \$200,000 or given him 2 blocks of land, he would have stopped trying to beat you up. The chance of you meeting the Assistant Commissioner Pat Doonan will not happen"**? It did happen and this scam was exposed thanks to the Police Commissioner Bob Atkinson, see photo (*front cover*) as proof!

3. Following the Crown, Supreme Court Judge Mackenzie's ordered **mediation** to gain **disclosure** to work with **change**. To follow the lead of the Police Minister Judy Spence, Police Commissioner Bob Atkinson and the confessions of guilt by the Assistant Commissioner Pat Doonan, who like the ex-Justice Minister Rod Welford, confessed how he was tricked, cheated and deceived by **not following the Police checklist**. This case then followed Pat Doonan from South Brisbane to Caloundra and Maroochydore / Sunshine Coast, which led to multiple suicide attempts by my son's fiancée a nurse Noelene Lambert where Inspector John Earea at Caloundra retired on stress leave. This was reported due to CIB pressure on both of them to abandon this case. Also causing Senior Sergeant John Wiseman at Caloundra a great deal of heartache. Sorry! It's time to now bridge the gap. Thanks to the tendering process, we have spoken to many key criminologists and Senior Police expressing **a desire to follow up on the Fitzgerald Report**, but they have confirmed great difficulty so far in finding Queensland Police and Detectives willing to provide evidence and proof of organised crime in the Queensland Police Force. We did however achieve success, e.g. a criminologist identified as Anna Black confirming both her involvement in working with the CMC and her first hand associations with senior Police such as ex-

Chief of Staff Superintendent Peter Martin who confessed to my son, in brief, he was unable to gain Police availability and time to check out corruption and crime in the CIB and Fraud Squad. Backed up by Inspector Les Hopkins' clear direction as second in charge to retired Area Commander Superintendent John Hopgood **"Put this in the hands of the CMC."** Where John Hopgood recommended that fraud charges should be laid. In brief, after a two hour interview with Anna and allowing her two weeks to make the necessary phone calls to Martin and Hopkins. Her direction was the same as the Police Union / media to try and engage the services of Professor Paul Wilson Bond University as part of their **'miscarriage of justice'** programme. Due to the obvious influence of the CBA, NAB and Westpac banks, who in line with Grahame Ledwidge's Risk Management direction are prepared to destroy bank customers and staff in their confessed fraud, **to protect their shareholders' profits for the top end of town**. Study Judge John McGill's ruling in law seen as the crime of fraud by Solicitors self-greed and self-gain. Again refer Supreme Court affidavit 4461/2001.

4. The CMC fraud came and went in one question. **"How come this case was not solved four years ago?"** Our answer, **we had no idea our Barrister was a criminal who worked for organised crime** (*with the assistance of the opposing fourth Solicitor James Conomos who was prepared to support organised crime as confirmed by the photographic evidence below, reference Holland Park Magistrate Court, Case / farce 422/2000-2*).





For Lord Mayor Campbell Newman! Why were bales of hay removed allowing silt and sand to cover Lychee Place contrary to the EP Act Section 32? Was this an insurance scam to prevent completion to bankrupt Badja Pty Ltd and fund organised crime?



Rob Wilson and his Solicitor James Conomos in court recognised Wilson's son in law, confirming their perjury?

WHY DID THE HEAD CONTRACTOR TRY TO CRASH SALES?

To send the developer his employer, bankrupt, so as a creditor he could lay claim to the subdivision to sell off to pay the kickbacks and bribes (*bank venality*).

5. This above evidence set out clearly and precisely will prove beyond doubt the competence and intelligence of the Police Minister, Police Commissioner, ex-Chief of Staff Superintendent Peter Martin to support the retired Area Commander Superintendent John Hopgood, his Inspector Les Hopkins and their chain of command direction via CIB Detective Senior Constable Mark Hughes down to Senior Constable Max Williams of Wynnum Police who was directed by the BCC local inspection team (*our team*) to resolve this case by recommending EPA / IPA support, who have confessed in an open forum that was recorded **for public record**, that they are **'toothless tigers'** with no court cases available to a Police ethical standard to prove guilt. Hence the Lord Mayor Campbell Newman's promise for a press report, to support his BCC/IID and BCC

Inspection Team. Will he abandon us or will he be accountable for his team who are concerned they have no local Police or racketeering laws, to lay charges, e.g. as in USA or European law? Therefore under the CIB direction of Trevor Kidd's immediate boss at the time, Detective Senior Sergeant Leigh Gorrie of the Cleveland CIB, directed **"Patience and time will solve this case."** Remember we all make mistakes; **it's how you cover up your mistake that is proof of fraud.** Rob Wilson and his Solicitor James Conomos **perjured themselves in court.******** Any honest Solicitor will tell you **"We can delay proceedings but we cannot change the final outcome."** Four times we have had to prove our innocence; we are not a bank forger, a thief, guilty of child assault, or child molestation in the Supreme Court coffee shop. We can prove up to 50 scams / crimes, our Barrister was put into prison because of our persistence to expose organised crime where it's reported the Queensland Law Society in **first defending the law** are responsible for 165 Solicitors being stood down, fined or going to prison since 1997. How come only one Queensland Barrister, our Barrister, is reported to have gone to prison over the past 50 years? Answer these questions. Is not the biggest scam of all for the CEO of the Bar Association Daniel O'Connor to run his **'abandonment scam'**? He said **"As Davida has stood down from the Bar it's no longer our problem."** Why was Davida also defended and protected by senior public servants, Judges, Magistrates and in particular the Supreme Court Registrar Ian Mitchell who is guilty of **'public abuse of office'** and **'obstruction of justice'** by directing **"Throw your Police Crime Reports in the bin?"** If we are to take notice of change and act on the new High Court Judge Justice Susan Kiefel's rulings, reference the case of the ACCC versus the CBA **to gain additional valuations** to add to crime prevention. We must add our CBA subdivision scams to the ACCC **'Little Black Book of Scams'**. **To support the Fair Trading Act.** It was reported in the media this morning by the Prime Minister Kevin Rudd **for the need to get out of the public service environment in Canberra and listen to the community!** All we ask for is to follow the Police **checklist** for Supreme Court ordered **mediation** and **disclosure** where the CBA paid \$25,000 to admit liability and then refused to give disclosure to a conspiracy where our Barrister **used our money to pay back her bank investment scams.** Her crime understood as **bank venality, kickbacks and bribes.**

6. Let me walk you through what it felt like to suffer an in-home invasion and nun-chucker attack accepted by the local Police. **Why totally ignored and covered up by CIB Detective Trevor Kidd?** When my son first saw a shaved head bikie and a Maori walk down the side of his home he panicked and thought how lucky he was that he kept his house well locked and secured. After 12 months of Police / Justice Department confirmed bullying, thuggery and violence by our New Zealand Head Contractor Rob Wilson, my son's fiancée a nurse Noelene Lambert attempted multiple suicides. Police Inspector John Earea resigned under stress. My son was close to a physical wreck, but then he thought **"Maybe I am too careful."** With some optimism he realised he had seen Maoris in the house next door. My son's new neighbour was a New Zealander. Perhaps these two were lost? As he was talking to his son on the phone he took a chance and opened the sliding glass door **but his first instinct was correct!** These were two thugs that had come to beat him up with a nun-chucker and extort \$47,692. Why did Detective Kidd ignore this invoice and the multiple evidence left by the thugs? We could never imagine these thugs would be assisted and supported by the Queensland Police, CIB and Fraud Squad and our court system under Magistrate Austin's control / Holland Park. You can see why our accountant Tim Allen reported **he lives in fear and has not filed our income tax returns.** Why has the Australian Tax Office threatened to fine us for not filling in our tax returns, but then turned on their own tax investigator Tony Coburn and his team, when he was part of our Supreme Court gallery? Tony said as an income tax investigator quote **"Sometimes we bill the mafia for their estimated income tax and they pay it."** See the success of forward planning / criminology / the five year gaol term warning. Finally talking to more of Professor Paul Wilson's team, we were told he is flooded with inquiries. This is to be expected, but after studying our website to further investigate this case, an appointment has been promised with the Professor. Of course we are worried, the combined banks influence will jeopardise this Queensland Police initiative by Supreme Court ordered mediation to gain the use of this **'miscarriage of justice'** programme. As Police Assistant Commissioner Ian Stewart for the Police Ethical Standards Command asked the question **"Is not kickbacks and bribes (bank venality) the way to do business?"** Clearly no! This confirms the Channel 7 News reporters'

findings that stories of bullying, standover and intimidation are ignored and will not be aired on Channel 7 TV. The Channel 10 TV executive gave a more positive direction quote **"When the bubble bursts it will be a feeding frenzy."** Today however all TV stations staff live in fear of the bank's influence. Journalists directing the need for this balanced approach by law. As proof of abandonment, **good people do nothing.** Refer Rev. Michael Veary and wife Doris and additional witnesses to Rob Wilson's violence where Doris reported in her official Police crime report **"It appeared Rob Wilson was attacking John Bright with a pipe in his front yard."** Why was this evidence ignored by Detectives Kidd and Heath and Inspectors Loader and Earea?

7. In studying criminology, we created our own **'Dead Corporate Body'** Badja Pty Ltd as a \$10,000 test case learning to first listen, be patient and to follow the Police checklist. To follow the due process of law by the process of elimination, to keep telling the truth. We started our 22 block subdivision planning and design in September 1995. Why did completion take 16 months rather than the normal 4 months? Only now, after 12 years can we finally set out this case to prove criminality. **Now nobody is fraudulently protecting Davida,** we offer her the opportunity to repent / to tell her story in full. To come clean and start a new beginning. As Davida confessed, **'only by throwing herself on her sword can she gain forgiveness.'** The Legal Services Commission **'abandonment scam'** and obvious inability to stand up to organised crime caused chaos to our legal reform. As proof Chief Justice Paul deJersey prevented normal discovery and disclosure as evidence in the court transcripts. This now allows our justice system to move forward to lay fraud charges and protect the victims where jointly we have lost \$millions of \$dollars and urgently require your correction. The next step, support the ATO by studying our accountant Tim Allen's \$10,000 **'damages confession'** by studying our income tax returns yet to be completed by Tim Allen, to expose the money trail as QLS Law Reform Judge Pat Shanahan ordered.

TO PROVE 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