

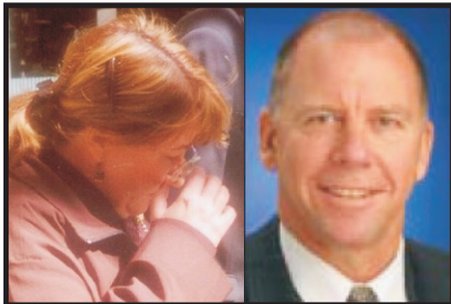
Why Australian community cabinet CRIME REDUCTION PROGRAM ?

Police Crime Report No 359-07/08

Proof the Commonwealth Bank, DPP and the ATO are a law unto themselves, a crime against humanity. 14 Qld Judges are proof.

As a simulation expert
TO MAKE IT BETTER,

trusted by Police Admin, Union and Media, why complete S.C. Judge Mackenzie's mediation order? For the Crown / QLS Judge Shanahan's ordered Premier's LSC, 'whistleblower', BCC-IID, solution, to set out this conspiracy to upgrade the DPP, LSC, Vexatious Litigants Act loophole. For a Police thermostat bypass style correction to this Commonwealth Bank funded and confessed legal ruse. As an ex-Uni friend, ex-DPP Barrister, forger, fraudster and felon, Davida Williams conspired to gain ex-DPP Justice Minister Rod Welford's protection to run our subdivision construction site out of bank credit and time to pay as creditors / fraudsters



KICKBACKS AND BRIBES.

1.Quote 2.Protect 3.Confirmed



FOR SUBDIVISION COMMUNITY FRAUD

Known as profits from fraud. The most obvious, \$198,000 was paid to the National Bank. The fraud, trick or illusion was to get around S.C. Judge Muir's confession of **no understanding or clarity**, to provide this DPP fraudulent litigation to Badja Pty Ltd, then as creditors, confessed fraudsters to sell off our subdivision to pay more kickbacks and bribes. To hide more scams by the Police / DPP / bank Risk Management ruse. When you identify and understand our local Government scam / model you can save the community at least hundreds of \$millions of \$dollars. Simulate Judge Shanahan's intelligence and direction.

Why reverse the nun-chucker attack case on us to protect the bank fraud by charging us with (1) theft (2) child assault (3) child molestation? A stalemate to prevent smart Police action in laying fraud charges, in reference this confessed Commonwealth Bank conspiracy. The DPP ran the usual scam under Davida's direction to drop charges providing we did not sue Police for false arrest.

Best understood, as a self confessed crime, we were told, over and over, you cannot win.

Grahame Ledwidge's written quote as an excuse for ignoring Supreme Court Judge Margaret White's direction order / contempt of court **"We do not give disclosure to bank business."**

1. **Is a Commonwealth Bank confessed circus the perfect crime?** Outside of some smart Police and Judges, ignored in general by criminologists demonstrating their obvious fear by abandonment. We were directed by Police experts, that we satisfied their need as typical successful / independent contractors, now victims of crime, in helping to set up the Police Academy at Oxley, correctional centres, Police Youth Club, volunteers and supporters with Police Administration, Union and Media support. **To assist in providing the technical mechanism that the public servants are unable to provide. Their confessed fear that they could lose their jobs.** Hence the Magistrate Court Registrar's direction to study the Vexatious Litigants, Fair Trading and CMC Acts **after learning firsthand how a criminal passed off as a Barrister / forger and fraudster** in Davida Ellen Williams in case 422/2000-2. A scam lasting 3 years for the sole purpose to gain liquidation of our subdivision to pay further kickbacks and bribes. Hence the appropriate naming by Chris Watts CBA mediation expert as a **'bank circus'**.

2. What does it take to see the obvious? As one Police Officer on the Sunshine Coast put it **"Assistant Commissioner Pat Doonan is no longer with us."** The same can be said for Inspector John Earea. If we adhere to the facts the Police Commissioner Bob Atkinson arranged for Doonan to give a formal apology to Detectives Kidd, Heath and Inspector Ray Loader who directed we pay the \$200,000 or give 2 blocks of land or **we would suffer further violence.** This led to the nun-chucker attack, after nine official Police Crime Reports identified by smart Assistant Commissioner Peter Martin who backed up Superintendent John Hopgood under a fresh CIB investigation that proved **fraud charges must be laid.**

3. Focus your attention on the real question, **when is a crime a crime?** Is it when it is a confessed Commonwealth Bank circus? How can you win a case and resolve a crime when the Commonwealth Bank has paid \$25,000 to admit liability then in failing to destroy us, exposed 14 Judges and Magistrates, then to admit to contempt of court as a standard criteria to lay fraud charges? **Instead of proving that we were criminals the bank not only proved our innocence but proved our integrity to stand up to organised crime.** Hence their only obvious solution was total abandonment. They have \$billions of \$dollars in reserve and all we have to protect us is the

Queensland Police Force, the law and our Premier's BCC-IID 'whistleblowers' Crown support for our **'Crime Prevention Program'**.

4. Working for the Police Admin, Union, and Media, journalists have repeatedly told us the need for a balanced story. Please take time out to assimilate to compare and make it better, consider the obvious ability, tenacity of an ex-army officer, a reported Captain in the Australian Army, Liberal Lord Mayor Campbell Newman obviously being aware of the Qld / Australian Community Cabinet Meetings success, he decided to run his **'Picnic in the Park Program'**. Understand these facts, the **'Picnic in the Park Program'** was presented as a more fun day / Local Government version of the Community Cabinet Meetings for the general public, backed up by music and entertainment. The motive to meet with our local councillors to be told we are in good hands. If only that was true, being familiar with the Community Cabinet Meetings and under Police supervision at a meeting with the Lord Mayor his obvious enthusiasm was best explained by promising to give a **'press release'**. **The press release will set out the direct opposite to what the Lord Mayor expected.** In simple terms, our team of engineers, surveyors and town planners expected our subdivision would be completed within 12 months. But we were confronted with a car body dam site, illegally positioned with the dam wall on the fence alignment above our property at 96 Dairy Swamp Road Belmont. Just like the Police Assistant Commissioner Pat Doonan gave a verbal confession of **'abuse of public office'** and **'obstruction of justice'**, no one really wants to be accountable or go to prison, and no one really wants to see Rod Welford the ex-Justice Minister or Chris Watts Mediation expert for the Commonwealth Bank go to prison. **The facts of the matter are as developers we care for our cheated would be home buyers.** Our family dates back to the 1974 flood being congratulated as volunteers in working in flood mitigation. This time we were faced with making a correction which took us 4 years to gain council approval to redirect Summit Street to the base of a dam wall on the southern side of our neighbour Dr Robert Whiting's property and the northern end of Summitt Street to install a storm water trap to collect the illegal run-off to prevent the water damage as confirmed by the Head Contractor who did his utmost to crash sales and do anything possible to prevent the electrician turning on the power, the plumber turning on the water **as a standard scam well known to the Brisbane City Council Inspection team, a team we were part of.** In studying law it is best explained in USA law covered by the RICO Act to cover racketeering, kickbacks and bribes. The Brisbane City Council legal department under the direction

of the Solicitor Geoff Evans who demonstrated his fraudulent action by directing security to throw our representatives out of his office, the obvious reason to prevent Lord Mayor Campbell Newman's press release that would expose the BCC to liability and an admission to share our damages costs. Our proof is provided in the time that was wasted in redirecting Summitt Street to the base of the illegal dam wall on the Northern side of Dr Robert Whiting's property at 96 Dairy Swamp Road and the southern end of Summitt Street Belmont where the water is collected in a storm water trap. Using simulation think like a thermostat, when the Council upgraded the design they automatically admitted there had been a mistake. This mistake was used as part of the Head Contractor's scam in his attempt to crash sales to gain liquidation of our subdivision. This was hidden by the action of Magistrate Austin in the court transcripts 422/2000-2 in the planned legal abandonment to allow the insurance assessor and engineer John Koek from Baseline Civil Engineers to file their detailed court reports along with further written information to prove guilt and the obvious conspiracy between the BCC legal counsel, and the Commonwealth Bank / DPP attempt to use the CIB through now Inspector Trevor Kidd to frame us via Police Risk Management and give us a criminal record, now partly understood by the 14 Judges where Chief Justice Paul deJersey has expressed his feelings of depression. This leaves us no option but to do the obvious and take the problem head on **and state the Commonwealth Bank are self confessed criminals.** If the bank do not defend this statement then it's obvious the truth will prevail. WE WILL MAKE IT BETTER and WE WILL MAKE IT SMARTER FOR THE PREMIER'S SOLUTION AS ORDERED or for the Lord Mayor to keep his promised press release. As victims, what choice do we have? We will have proved

ABANDONMENT IS FRAUD.

For brief, contact Ada Bright

Email: brights@live.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