

Why Australian community cabinet CRIME REDUCTION PROGRAM ?

Police Crime Report No 360-07/08

To gain respect for our law.

SIMULATE USA LAW! TO MAKE IT BETTER!

Why smart Police direct fraud charges
to prevent further suicide attempts,
senior Police transfers and early retirement?



WHY PREMIER ANNA BLIGH'S GET YOUR FINGER OUT ACT OF DPP INCOMPETENCE OVER.

Commonwealth Bank legal abandonment by
Grahame Ledwidge's Risk Management
CONTEMPT OF COURT
to automatically go to prison as in USA until our
14 Judges discover, why he sacked his Loans
Manager James Pitman and paid \$25,000 to

John Bright to run this bank
'**deed of compromise scam**'

why we pre-paid \$10,000 for accountant
Tim Allen's ATO, EPA, IPA model

INSURANCE SCAM.



Next step by
Judge Byrne
in law reform

IIS SUBDIVISION INSURANCE FRAUD A CRIME?

1. Answer the question **YES** or **NO**.
2. What if it was an ATO \$10,000 pre-paid model to prove guilt?
3. Organised by CA Insurance Brokers direction as the claim was only paid as a commercial decision to keep our business on the understanding as BCC-IID 'whistleblower' volunteers being told of the ruse by 5 Solicitors / firms to run our bank credit out of money and time to gain liquidation. This detail was quickly picked up through the Premier's office / Police Commissioner Bob Atkinson and now Assistant Commissioner Peter Martin. The ruse as creditors to sell of our 22 block subdivision to pay more kickbacks and bribes. That is the primary crime. The need to understand how a conspiracy is so difficult to set out and explain as one crime just runs into another and another and another, it's like the main frame. But perhaps more important to have legal ability to set out this case so the 14 Judges involved can understand how they were tricked, cheated and deceived.
4. As our Solicitor Reg Klieidon from Bain Gasteen said "**\$10,000 is throwaway money in cases of this kind.**" When he realised our Barrister was a criminal he said the obvious "**I will swear in court I did the best I could.**" Meaning by law his intentions are to swear in court and assist the Crown and Queensland Police to lay fraud charges. The need to go back to our smart Barrister Paul McQuade who on walking to the Supreme Court gave his opinion stating in general "**In studying this case, you will not get justice in the Supreme Court. The need to gain a Supreme Court mediation order.**" (*This case is too big, the need to break it down.*) Hence our good fortune for smart Supreme Court Judge Mackenzie to give a '**mediation order**' that means our case warrants the general support of the **Queensland Police solution**.
5. The Premier's requested solution is found in studying criminology. The need to provide a '**Dead Corporate Body**' in Badja Pty Ltd by allowing the scam to run its course and then work backwards to prove guilt. **This is the part that smart Police understand, thank heavens for their intelligence.*****
6. Grahame Ledwidge's Risk Management model and style was to go against both his Loans Manager James Pitman's direction "**To find someone in the bank to listen to your story so justice would be done,**" and his boss Chris Watts, Senior Credit Manager and bank mediation expert who gained extra legal advice in general admitting Grahame had grossly over reacted. To mean, it was Chris Watts opinion we did have the credit facilities. The subdivision was to be a self funded independent retirees HEHS super fund. Therefore Chris' opinion was abandonment stating "**This is a bank circus I do not wish to be part of.**" **This was proved when it came to the banks official mediation.** The bank was represented by Grahame Ledwidge, who was not at a senior level to authorise a '**damages settlement**' (*obviously under qualified*) and was forced to depend on a telephone link up with Chris Watts to finalise our Solicitor Reg Klieidon's instructions as quote "**The first step by law is to prove liability.**" Our motive was to prove the '**deed of compromise**' used by the Commonwealth Bank is a scam similar to the '**confidentiality agreement**' to pay money to staff or employees to prevent the justice system from gaining discovery of the scam, ruse or conspiracy as proved by the CBS / 60 Minutes program aired in Australia on Channel 9 and understood by the community in the DVD '**The Insider**'. If you will not do the necessary court transcript research then watch this DVD to understand the USA reform model (*we are all getting smarter*) to expose the tobacco companies that were trying to hide '**the nicotine delivery business**'. (*That ultimately kills our community.*) To mean, to first defend the law, the QLS, and smart **Magistrate Court Registrars** or like Supreme Court Registrar Ian Mitchell who fraudulently ignored the evidence, Judges cannot provide the solution unless they are given **the technical help they ask for but they fail to follow up their own demands.** Hence as the smart Police Ethics Standard Command Assistant Commissioner Ian Stewart tried to present this case as a joke or confessed bank circus stating "**Is not kickbacks and bribes the way to do business?**" Look past the joke to see the fraud. To question do we have **the perfect crime?** As the Crown / QLS Judge Pat Shanahan put it "**You must prove abandonment is fraud.**" Hence the importance of the Qld Police to hold their ground and demand their rights, to provide safety and peace for the community. We could sure use a hero to help fight this feeling of depression. We must bypass the DPP and bring life by gaining direct access to our justice system, as Judge Brabazon stated for our District Court system and team of Judges on this case, in berating Davida our Barrister for an hour and a half for not presenting our case against the project engineer Greg Henwood, the Judge stated "**This is not the way to do it!**" He should have stated the obvious '**be back in my court room in 45 days and present your case for your defendant Badja Pty Ltd and John Bright as sole director or you will be struck off and face a five year gaol term.**' To get the crime out in the open and refund our stolen money. Now directed by the smart Supreme Court Judge Byrne as the penalty for this crime. The need to listen as Chris Watts demonstrated his ability. For example, Chris said "**You have a big thing about teamwork.**" Chris then gave the solution "**We must protect our**

mothers at all cost.” Hence by his direction we have provided 360 Police Crime Reports in defence of Ada May Bright as **'co-defendants'** (*the key point Grahame Ledwidge completely ignored demonstrating his inability as a Risk Manager to satisfy all the defendants claims*). We just did as ordered to volunteer via simulation to protect Ada Bright as mother of John Bright based on the common belief **to sacrifice the needs of the son for the well being of our mothers**. Hence the importance to take advantage of Police Commissioner Bob Atkinson's understanding of our expertise in healthcare to first help save peoples' lives with our special expertise in helping to convert prisons into correctional centres. Our area of expertise being in **'simulation'**. In working in Japan and China, in particular in Nanjing the Chinese educational centre and specialised training in simulation as a specialised Asian university degree. As an example / model of the short version.

The Commonwealth Bank's motto is

TO MAKE IT HAPPEN.

The simulated version is

TO MAKE IT BETTER or MAKE IT SMARTER.

This means, we have built on the success of the smart people in the Commonwealth Bank, backing up the Relationship Manager / Loans Manager James Pitman (*relationship manager meaning to show kindness or to act as a rescue manager*) only to be tricked, cheated and deceived by his own incompetent Risk Manager in Grahame Ledwidge. The smart competent Crown QLS Army Colonel/Judge Pat Shanahan took the time to research and study the court transcripts and the money trail, leading to the deception of 14 Judges. As an example of the Crown / QLS ability **to first defend the law**. Judge Shanahan explained the correction or what should have been the standard bank procedure, when they were told of their incomplete loan agreement. One wonders **will you ever ask to see this illegal Commonwealth Bank loan agreement that proves guilt?** Judge Shanahan's explained Ledwidge should have said **“Redraft the sales contracts, have the new contracts signed, then rip up the old contracts.”** Grahame Ledwidge simply said **“Rip up the contracts.”** This brings us to the need for smart Judges to see the real scam and to see the Premier's solution. The bank's motto or model, to make it happen for their investors with \$billions of \$dollars in reserve to run the perfect scam and pay \$25,000 to admit liability. Then to shred and destroy all the evidence and never go to the next step to **make it better or make it smarter**. To confess to the truth. Grahame Ledwidge would sacrifice everyone even our mothers as Chris Watts was quick to point out, for self-greed or self-gain as Judge John McGill has ruled, this is sufficient need to lay fraud charges.

7. By law Chris Watts has two basic options:-

OPTION ONE, it is not a crime to make a mistake, it is a crime however to cover up a mistake. Davida Ellen Williams was the pawn used by the Commonwealth Bank to destroy our lives in covering up her \$1.3million forgery / fraudulent investment scams on 6 banks to be used by the Commonwealth Bank / DPP conspiracy for Rod Welford to offer a suspended gaol term sentence to Davida if she failed to act as standard legal counsel and worked against her own clients to trick, cheat and deceive us out of our life's savings in a planned liquidation scam. To support both the Head Contractor and the Commonwealth Bank to run the Head Contractor's ruse. To work as a **'bagman'**, to run our subdivision out of Commonwealth Bank funded credit extended by \$255,000. With proven claims up to 300% over cost for the bank to knowingly fund these extras to pay illegal and fraudulent costs to fund both the 'bagman' and illegal counsel to pay the kickbacks and bribes. Or

OPTION TWO, Chris Watts can come clean, like Rod Welford's hidden apology or Assistant Commissioner Pat Doonan's formal apology. **Then Chris Watts will not be charged**, if he admits to the mistake that Grahame Ledwidge was totally incompetent and was guilty of just making one mistake after another and another in trying to protect the Commonwealth Bank. James Pitman proved in his direction to follow the loan agreement as it reads due to the bank's then new policy in privatising, severely cutting back staff thus allowing mistakes of this kind to occur. **Then inviting shareholders to risk their money in this unprofessional behaviour**. To sacrifice the standard bank checklist procedure and rely on the standard Police checklist procedure to rectify their mistakes or further fraudulent behaviour. As we have proved, they tried to hide these mistakes by stealing from their bank customers. This means as bank customers we were forced to volunteer our time and money, whatever it takes **TO MAKE IT HAPPEN, TO MAKE IT BETTER and TO MAKE IT SMARTER**. As smart Supreme Court Judge Byrne warned with his three strikes and you're out standard Supreme Court support to the smart High Court Judge Susan Kiefel's direction for the ACCC, to gain added valuations or pre-valuation via criminology. Refer to the banks engineers' JF & Pike's pre-valuation for PRA Realty of our subdivision costs within 10% of the bank approved subdivision cost. (*To be continued, as you must respect our credibility in this field*)

8. This way the Commonwealth Bank will be forced to make a formal apology to the 14 Judges including Chief Justice Paul deJersey, (*I know how victim feels fame*) the Crown, and the Qld Law Society and assist in law reform as the Queensland Police directed **“We still have a long way to go”** but thanks to the tenacity of the Queensland Premiers and our determination we are proud to support the Queensland Technical Police Service and know exactly as experts what needs to be done.

This case proves there is a need for smart Barristers but whilst ever Barristers, QC's, Supreme Court Registrars, accountants, Fraud Squad, CMC, PESC, and the ATO have no legal accountability we must follow the lead of the Crown / the Queensland Law Society who are accountable for their actions by law. This case must be used as a role model to prevent well organised crime destroying our quality of life that our Police Commissioner Bob Atkinson is trying so hard to protect. As a token of the Commonwealth Bank's good faith, to present the honest hard working staff in the Commonwealth Bank, we suggest you follow James Pitman's Rescue Manager's advice. Please disclose the illegal bank loan directing us to sell land without title and deposit. Where our legal counsel followed James Pitman's direction to do as the loan agreement directed. As the CIB and Police confessed their ignorance of the law. Again Chris Watts came to our aid and explained the value of a checklist of planning 5 moves ahead and of reinforcing teamwork. **You can sell land without title and deposit, if you own the land and your intention is to subdivide. In brief, to mean, by law we must defend the interest of the cheated buyers who never got to own the land due to Grahame Ledwidge's threat / quote “If you do not follow my direction, we will close your account apart from a small housing loan”** (*that was part of our HEHS super fund*). As proof, he closed our account but allowed us to pay out a small housing loan. In general Grahame Ledwidge got personal and became irrational. As a result we became his

VICTIMS OF CRIME.

For brief, contact Ada Bright

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Why Community Cabinet Crime Reduction Program?

Crime Report Code

Blue Green Orange Brown Black Red ✓

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