

Why Australian community cabinet CRIME REDUCTION PROGRAM

Police Crime Report No 361-08/08

Why support Queensland Police
direction to lay fraud charges?

Why volunteer the truth?

Why Justice Margaret
White's contempt of court?



Why Judge John Muir's
court of appeal?

Why ex-Justice Minister
Rod Welford's hidden
apology?

After S.C. Judge Mackenzie gave a
'mediation order,' Muir confessed no
clarity or understanding to be illegally
used as a pawn by the laws of
association and accession for the
Commonwealth Bank to liquidate our 22
block subdivision approved by Rod
Welford. A Police BCC-IID confirmed
\$10,000 EPA Section 32 / IPA insurance
scam model. The ruse / crime or model
to liquidate our 22 block subdivision,
then as creditors as confessed bank
fraudsters to fund **KICKBACKS AND
BRIBES**. Hidden by no ATO returns via
our accountant Tim Allen's \$10,000 paid
for

'DAMAGES CONFESSION'

to disclose the Crown money trail to
ORGANISED CRIME.

1. The Commonwealth Bank used our credit for bank self-greed and self-gain.
2. Then by law, by bank payment of \$25,000 to admit liability which proved their guilt.
3. Then sacked their Loans Manager James Pitman. (*Who failed to gain support from bank senior management.*)
4. Then by '**contempt of court**' (*a crime not to be taken lightly, refer recent NRL case to Sonny Williams, footballer, settled out of court*) to S.C. Judge Margaret White's '**disclosure order**,' (*why pay John Bright \$25,000?*) then to use Chief Justice Paul deJersey by DPP fraudulent abandonment to the Police admin, Union, Media and BCC-IID '**whistleblowers**' case. Due to the loophole, the Magistrate Court Registrar and smart Police now confirm in the **Vexatious Litigants Act**. This allowed Rod Welford to be tricked, cheated and deceived via the criminal, now ex-DPP Barrister / ex-Public Prosecutor / former University law student friend Davida Ellen Williams confessed bank forger, fraudster and felon. Davida conspired with the bank Risk Manager Grahame Ledwidge to hide a \$1.3 million six bank fraudulent investment scam in return to act for the CBA against her client Badja Pty Ltd sole director John Bright, with a promise to gain a suspended gaol term sentence. Rod Welford as Justice Minister having the ability to overrule every Queensland Judge or Magistrate by law. **The ruse, scam or model best understood as Government policy to support the Commonwealth Bank over the rights of the individual in the community.**
5. This cover-up, illusion or fraud involved up to 14 Judges or Magistrates.
6. As the Crown / QLS law reform Judge Pat Shanahan and Queensland Police will confirm, by checking the court transcripts and the money trail you will gain the Premier's solution as ordered.
7. To be specific when Magistrate Austin Case No 422/2000-2 Holland Park Magistrate Court was told by my son John Bright "**This case is a joke.**" Magistrate Austin replied with words to this effect '**you have been charged by the Queensland CIB. This is not a joke, (we can prove it is a joke) get yourself legal counsel, be back in my court room and defend this case.**' Thanks to the intervention of the Queensland Premiers Wayne Goss, Peter Beattie and Anna Bligh, the Police Minister Judy Spence, the Police Commissioner Bob Atkinson and the ex-Chief of Staff Superintendent Peter Martin now promoted to Assistant Commissioner of Police with his own area of command. We have proof that this is a Commonwealth Bank confessed circus. Is that not a joke? As the CBA mediation expert Chris Watts took the time to explain, we only report his detail to protect our mothers at all cost. Where we have spent over \$500,000 in illegal legal costs where we advertised in the Courier Mail for honest legal counsel and where the criminal Davida Ellen Williams applied and passed off as a Barrister only to deceive 14 Judges and Magistrates. **Due to the corruption in the CIB where the now Detective Inspector Trevor Kidd framed us with the theft of a \$300 excavator bucket.** Where the Head Contractor / 'bagman' Robert Wilson never paid for the 16 months hire of our 8 ton tip truck and excavator and abandoned the excavator bucket onsite for 8 months. Best understood by Criminal Code S391 and a DPP release organised by the criminal Davida Williams. Do you see her protection scam? Davida directed we sign the DPP release so theft charges would be dropped, **providing we did not sue**

Police for false arrest to gain damages compensation. As Judge Pat Shanahan for the Crown / QLS explained "**Look at the obvious.**" We were not only charged for theft, the Queensland Police attempted to charge us with **child assault and child molestation. The reason being to treat this bank fraud as a joke.** The good news, a political decision was made through the Premier's office for the Police Commissioner to have the Assistant Commissioner Pat Doonan give a formal apology to the in-home invasion and nun-chucker attack.



Nun-chucker / weapon as used on us

- Where Detective Inspector Trevor Kidd should have gone after the thugs paid for by the Commonwealth Bank through the '**bagman**' Rob Wilson. Where the Police Inspector Ray Loader directed "**If you had paid the \$200,000 or given 2 blocks of land the Head Contractor would have stopped trying to beat you up.**" This has to be seen as a joke in treating our Queensland Police as a circus. Hence Assistant Commissioner Pat Doonan gave a formal apology for '**obstruction of justice**' and '**public abuse of office**' in accordance with Rod Welford's hidden apology and direction that the Queensland Police are now in charge of this case. What case?
8. Assistant Commissioner Peter Martin showed his strength of character and ability in supporting the Area Commander Superintendent John Hopgood who directed fraud charges should be laid and his second in command Inspector Les Hopkins who directed a formal CMC investigation that was also treated as a joke by the CMC investigator. In brief, the Police Ethics Standard Command Assistant Commissioner Ian Stewart proved this case was a joke by stating "**Is not kickbacks and bribes the way to do business?**" After gaining the Police Union and Media support where we advertised for Criminologists to write up a written report despite the Police direction that the criminologist Professor Paul Wilson from Bond University was their favoured choice, we were not able to find a credible criminologist despite direct advertising in the Courier Mail, with the fortitude and character willing to take on the Commonwealth Bank. It took the Crown / QLS Judge Shanahan to direct us to follow the court transcripts and the money trail **as the proof is there for all to see.** The Commonwealth Bank are confessed criminals by the law of association and the law of accession as clearly Grahame Ledwidge knowingly funded organised crime and our legal counsel as a confessed criminal to use the ruse, understood by the Brisbane City Council Site Inspection team and the Brisbane City Council-IID as directed through the local Wynnum Police, to implement the EPA Section 32 and now with Queensland Government policy reform to use the **Integrated***** Planning Act. Clearly the Assistant Commissioner Pat Doonan in apologising for the gross incompetence of his Police and Detectives under his control in

- failure to lay charges for the in-home invasion and nun-chucker attack and, created victims out of the defendants. This crime was judged by the Crown by Judge Shanahan **“As the best case for law reform.”** (*Smart Judge, that's why he was chosen for the Crown / QLS checklist.*)
9. My son previously worked as an apprentice electrician in the Brisbane City Council Inspection Section and testing laboratory and was familiar with the **THERAPEUTIC GOODS AMENDMENT (MEDICAL DEVICES) ACT 2002** and SAA rules and regulations; **it was obvious in our case all standard arbitration procedures were ignored.** Due to Davida Williams confessing that providing the Arbitrator was paid \$3,000 a day for the rental of his court room in Engineering House Edward Street Brisbane, **the Arbitrator was prepared to follow Davida's (now proven fraudulent) direction.**
 10. When it came to the three Judge procedure controlled by Chief Justice Paul deJersey my son begged him to gain this disclosure, but despite the begging **Chief Justice Paul deJersey gagged the two other Judges and prevented any further investigation.** This was confirmed by the Legal Services Commission who stated the loophole in their act as smart Barrister Scott McLean explained quote **“The need for holistic law.”** To mean, Chief Justice Paul deJersey is only empowered **to strike off legal counsel according to the act. Therefore justice is denied,** or as the LSC 'whistleblower' explained **“You may have got your Barrister into prison but you will not get your money back, so why do you waste your time?”**
 11. When it came to the Fraud Squad, Detective Sergeant Brett Heath made the statement, as all copies of the bank loan agreement have been illegally destroyed under the direction of Grahame Ledwidge **“If you do not have a copy of the bank loan agreement, you do not have a case.”** We agree entirely, **the bank loan agreement directing to sell land without title and deposit is pivotal to our case.***** Brett then said **“Get your (Racketeering Influenced Corrupt Organisation - RICO) act together or you will be out the door so fast you bum will not touch the ground.”** Translating the above into layman's terms the Queensland Police administration with the assistance of the Police Union, Police Media and the PESC have all played their part to expose organised crime under the control of Rob Wilson a common thug who prevented my son from leaving his home on a regular basis by parking across his driveway. Where the Police Union confirm the Police and CIB were called a minimum of 9 times. Finally resulting in the in-home invasion and nun-chucker attack where Detective Inspector Trevor Kidd was transferred to Mt Isa for the convenient reason to cover up his obvious indiscretion in supporting organised crime funded by Grahame Ledwidge as the Risk Manager for the Commonwealth Bank.
 12. It should be noted that the Commonwealth Bank have now changed their motto quote 'TO MAKE IT HAPPEN' to their fresh approach as seen on TV as 'TO BE DIFFERENT'. My son has spoken with Chris Watts the mediation expert and Senior Loans Officer outside of the bank at 240 Queen Street Brisbane to ensure that we are both fully conversant and up to date in our determination to gain law reform to support the Queensland Police and the Crown in implementing the RICO act. Also understood by the AWB funding the war in Iraq to the level of \$1.98 billion where the Canadian and USA farmers threatened to use the international RICO act to sue the Australian wheat farmers whose excuse was **they did not know the AWB were paying kickbacks and bribes,** commonly done in third world countries. This is what Assistant Commissioner Ian Stewart was referring to. To mean, are third world standards acceptable for Commonwealth Bank customers to pay the kickbacks and bribes for bank's mistakes? As an expert backed up by Baseline Civil Engineers report the Engineering / Arbitration scam was the initial Site Solutions \$30,000 sting. Brad Jones as a so called engineer promised the thuggery and violence arranged by Rob Wilson over the project would come to an end and the subdivision would finish on time with no further extras if we paid him \$30,000 up front. Finally we caved in and paid the scam to prove guilt. Brad Jones was beside himself, he could not wait to tell Rob Wilson what a pushover we were, as the \$30,000 known in the industry as a come-on was the first major payment via the project engineer Greg Henwood. This proves guilt, Greg allowed extras to be paid at up to 300% over cost. Grahame Ledwidge however was very much aware that \$198,000 was to be supplied by Davida Williams to pay back her forgery to the National Bank by stealing the money from Badja Pty Ltd as part of our 22 block subdivision. The Queensland Police Inspector Ray Loader confirmed this fact. He said **“If you had paid the \$200,000 or given 2 blocks of land the Head Contractor Rob Wilson would have stopped trying to beat you up.”**
 13. Barrister Paul McQuade's opinion **“You will not get justice in the Supreme Court.”** His direction to gain Supreme Court Judge Mackenzie's **'mediation order'**. The Police Commissioner Bob Atkinson is very much aware that this case is all part of Supreme Court Judge Mackenzie's **'mediation order'**. The Lord Mayor Campbell Newman under Police control promised a **'press release'** that will expose further detailed information. Not only to Section 32, for Head Contractors of subdivisions to knowingly flood the subdivision drains and roadways with silt and sand by removing the protecting bales of hay prior to a heavy thunderstorm. This dragged a 4 month subdivision out to 16 months to try and send the developer broke, for the creditors to sell off the subdivision and destroy our superannuation funds. In our case, the Head Contractor also used a car body dam site positioned above our property as a major seepage problem that took 4 years for the Brisbane City Council Planning and Building Department to fix by redirecting Summitt Street to the base of the dam wall. The proof is in Rob Wilson's hand written evidence denied by Magistrate Austin and further denied by Davida Williams' actions and Magistrate Austin disallowing the insurance assessor for CA Insurance Brokers and Baseline Civil Engineers crime report on Robert Wilson. Due to the ex-Justice Minister Rod Welford being tricked, cheated and deceived by the Risk Manager Grahame Ledwidge and the criminal Davida Williams. Davida used our money by the law of accession to fund organised crime.
 14. You can see why Chris Watts as CBA Mediation expert said **“This is a bank circus I do not wish to be part of.”**
 15. Why the bank Solicitor Clarke and Kann gave Supreme Court affidavit 4461/2001 and why as smart Solicitors to ensure they did not receive a 5 year gaol term as a penalty for this crime as directed by Supreme Court Judge Byrne where Paul deJersey's son David deJersey Barrister at law like Rod Welford and Assistant Commissioner Pat Doonan and the Commonwealth Bank and the Lord Mayor Campbell Newman all apologised and promised justice, but to this date have not delivered. We have spent 13 years of our lives and a minimum of \$800,000 to confirm what the EPA confessed on record **“We are toothless tigers.”** This was said at an open forum where the EPA management confirmed that they had not always been public servants and that privately they understood our request for law reform. But as public servants their act of abandonment is not automatically acknowledged as fraud. Their standard excuse as public servants, they only follow the directions of their specific act.
 16. As Tim Allen our accountant proved in writing a damages confession for payment by us of \$10,000 in support of the Crown / QLS case, **our ATO tax returns were never completed as there are more scams and corruption that remain hidden and are exposed in the money trail as Judge Pat Shanahan confirmed as kickbacks and bribes.** We stand ready to assist the Queensland Police gain justice as now Education Minister Rod Welford directed and the Lord Mayor promised for the Premier's solution to integrate town planning arbitration and the criminal code by volunteering to assist the Crown gain law reform and protect first home buyers to Australian independent retirees from losing their superannuation funds to well organised crime.
 17. The Commonwealth Bank first provided funds to help us teach the teachers with education and training through the Pharmacy Guild and the AMA to teach staff healthcare and prevention where we believe we have helped save 100,000 lives through 500 accounts across Australia only to see with one fraudulent bank loan, our business Healthequip, our friends and families all but destroyed. Hence the CIB pressure to support organised crime and cover up their mistakes led to suicide attempts. Therefore, we have been left no option but to support honest Queensland Police that have the courage and commitment to direct to keep on telling the truth and do not give up. To seek professional advice, as psychologist Dr. Frank Walsh listened to our story Frank said **“I can only state you are of sound mind. I cannot solve your legal problems for you. It's only over when it's over and it's not over yet.”** As James Pitman said for the CBA **“You must search the bank to find someone to listen to your story so that justice can be done.”**

PLEASE DO NOT ABANDON US!

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