

Why Australian community cabinet CRIME REDUCTION PROGRAM ?

Police Crime Report No 364-11/08

WOULD YOU BUY LAND WITHOUT TITLE?

How did the Commonwealth Bank force a subdivision scam? Clue, Grahame Ledwidge, Risk Manager got personal and said

**“Breast cancer and divorce
are death sentences.”**

He then set out to prove this, his excuse,

**“I work for the shareholders profits
and the top end of town.”**

To destroy our home buyers and self managed super funds for **'self greed and self gain!'** Under Supreme Court Judge Kenneth MacKenzie's safety net / mediation order, consider smart Barrister Paul McQuade's opinion:

**“You will not get justice
in the Supreme Court.”**

The need is for Police Commissioner Bob Atkinson's PESC, Union, Media, Volunteers and 'whistleblowers' to answer our subdivision / suicide victim's questions for our

GUARDIAN RESCUE MANAGEMENT PLAN.

'To never let go, so others may live.'

USA lifeguard motto.

WHY DPP IGNORED BUT POLICE APPROVED FRAUD CHARGES?

FRAUD CHARGES TO PROVE:-

1. The Commonwealth Bank are fraudsters and cheats by their contrived political assassination / inside trading plant by ex-DPP Public Prosecutor / MOB Barrister Davida Ellen Williams aka Wilson, Bennett, O'Connor and Armstrong, etc. hidden confession to court abandonment. The DPP plea bargaining scam by ex-DPP Minister Rod Welford / formal apology to gain this Police correction. Ask, why has Davida, a confessed forger and fraudster never been charged for this bank conspiracy? **To highlight the need for freedom of the press and freedom of information.**
2. Why support the Legal Services Commission smart Barrister Scott McLean's opinion for **“A holistic law solution.”** Based on his staff, **'whistleblowers'** closure by the next step to their question **“You may have got your Barrister into prison but you will not get your money back, so why do you waste your time?”**
3. Refer to BCC admin, BCC/IID **'whistleblowers'** and Police Commissioner Bob Atkinson's fast backup to our CC Crime Reduction Program for Lord Mayor Campbell Newman's promised town planning EPA Section 32 / IPA press report solution. Refer Wynnum Police.
4. Why listen to the smart Bne. And Holland Park Magistrate Court Registrars' solution to the 3 year farce / case 422/2000-2 HP an EPA \$10,000 insurance scam? **Why paid twice as a commercial decision to prove this town planning subdivision and Supreme Court fraud?** A Criminology test case model to prove how to predict the future by letting the crime run its course, then to work backwards to prove guilt. The Registrars stated their standard procedure **“We cannot give legal advice. You need a technical device.”** They directed to study the Vexatious Litigants, Fair Trading and CMC acts available at the Queensland Government printers Vulture Street South Bne. The good news, we found many solutions for the LSC. In brief, the Fair Trading Act states **“It is not a crime to make a mistake, but if you cover up a mistake that is fraud.”** The key point to support the LSC **'whistleblower'**, **'for each time you cover up your mistake it adds to our victims reward'**. Check the act for self help. In this

Commonwealth Bank confessed conspiracy, we are looking at approx 20 crimes. The Police admin explained the problem. It lies with the DPP. The usual political problem, quote **“No-one wants to go to prison.”** The reason, there are so many mistakes in the Public Service, the best the Police can offer is **to try and keep the peace, or crowd control. To have the victims move on in the hope they will give up. Known as a 'cop-out'.** The usual victims put-down **'You must have deserved it'**. The excuse for the CIB cover-up of an in-home invasion with a nun-chucker attack.



VIOLENCE

Listen to the CIB telephone tapes of the **'bagman's'** abuse until 1am. Talk to the many witnesses to the 9 physical attacks. Bob Atkinson arranged the normal Police apology for **'public abuse of office and obstruction of justice'** by the Assistant Commissioner Pat Doonan but refused to go further. The Commissioner's suggestion **“If you have got enough money to write these P.C. Reports, is it not better to just retire and live on the Sunshine Coast?”** **NO!** The Commissioner therefore confirmed the clue, if we had money how come our construction company was liquidated? Is this not proof of fraud? Standard Legal procedure is **“To prove we had the money to pay legitimate costs not kickbacks and bribes.”** We have studied the Fitzgerald Report in detail. Police kickbacks and bribes also went too far! As we can prove in our case, perhaps the best example as a **Guardian / land developer acting for our cheated buyers** is Inspector Ray Loader's quote **“If you had paid the \$200,000 or given 2 blocks of land to the Head Contractor ('bagman') Rob Wilson, he would have stopped trying to beat you up.”**

5. Let's focus on Premier Peter Beattie's CCCR program solution. As ex-Minister for Fire and Rescue Services and local Sunshine Coast Member of Parliament Chris Cummins (*known as the 'Minister for Nothing'*) said as proof **“You**

cannot beat organised crime.” Not always but at least we should take note of Fraud Squad Detective Sergeant Brett Heath's solution “**Get your (USA RICO) act together or you will be out the door so fast your bum will not touch the ground.**” Why are there no racketeering laws in Australia to help the Fraud Squad fight crime? It is said Davida is the first MOB Barrister to go to prison in Queensland in the past 50 years. The LSC admits we set a precedence as the first step. Why work in our area of expertise 'health care'? To follow the AMA code of conduct. Hence their 'Hippocratic Oath' model, never to give up on a patient, in reviving drowning victims and heart attack victims, my personal experience to enforce our case never to give in to organised crime. To promote the Guardian Rescue Management program by integration, prevention and intelligence. The need to study criminology as the previous Legal Ombudsman Jack Nimmo directed “**Forget about the money (we have volunteered our life's work) for the time, and concentrate on the law and you can win this case.**” Jack referred to what is known in the crime industry as 'natural justice'. Crown QLS law reform Judge Pat Shanahan was more direct, he said “**Yours is the best case out of 14 under investigation for law reform. You must prove abandonment is fraud.**” To mean, no DPP crime, no correction. Why treat our Queensland Police team as fools? As their job was to uncover and expose the ex-DPP Minister's confessed mistake. It's obvious some Police, CIB and Fraud Squad will accept kickbacks and bribes, but over all we must protect the thin blue line with our standard justice model **CRIME, CONTROL, CORRECTION.**

6. We can win this case if it is run as a crime, not as a confessed 'bank circus'. The standard criteria to create an illusion and ignore the evidence. Best illustrated as 'insider trading'. Again we have been given legal advice “Not one Barrister in Queensland will defend your case.” We were directed to go interstate or overseas to look for senior legal counsel. Hence the Fitzgerald

report is the perfect example to look interstate for \$255,000 at up to 300% over cost to self-tund the legal correction. So what did the Fitzgerald Report achieve? **A)** The TAB was created to get rid of SP bookies in almost every Queensland hotel. **B)** Legalised prostitution to help stamp out the mafia style kickbacks. **C)** But the Fitzgerald Report failed in Davida's area of expertise as a DPP Public Prosecutor who specialised in drug charges. It's reported instead of Davida working towards her goal to become a Magistrate she crossed over to a MOB Barrister to defend organised crime. Her classic statement in court to us as defendants “**Keep your mouth shut!**” as we sat in court and watched our case destroyed by the court's abandonment of the facts.

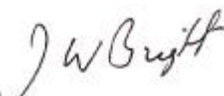
7. Perhaps the most important fact to prove guilt, Davida was a plant. We did not find Davida, - Davida found us. In searching The Courier Mail we advertised for “**Honest legal counsel**”. As an investment scammer, her dreams were answered! ***

8. When we got to the LSC and Chief Justice Paul deJersey, the need to call on the expertise of a 3 Judge checklist panel to have Davida struck off for life and never to practice law again, we begged to have the case reviewed to expose the ex-DPP Minister's direction quote “**The Queensland Police are in charge of this case.**” To mean, in formally standing down as Justice Minister he handed over his Vexatious Litigants Act control to the Police administration to enforce fraud charges. The Police now having the authority to correct this Commonwealth Bank / DPP confessed conspiracy, as the current law does not allow Chief Justice Paul deJersey to expose this organised crime and Australian Tax Office fraud. The Crown / QLS via the Magistrate Court Registrars automatic direction of a 3 year delay now allow us the privilege to expose the smart Area Commander John Hopgood's findings to prove **A)** Why did S.C. Judge Ken MacKenzie provide a safety net with his mediation order? **B)** Why did S.C. Judge Muir confess he had 'no clarity or understanding' to liquidate our construction company Badja Pty Ltd over a \$10,000 EPA 'Site Solution's' \$30,000 come-on scam to overpay

costs to run this confessed bank conspiracy? **C)** Why did S.C. Judge Margaret White follow standard procedure and ask for disclosure to Grahame Ledwidge's payment of \$25,000 and ignore Grahame's 'contempt of court' and evidence of guilt? **D)** Why did S.C. Judge John Byrne rule the penalty for this crime is a 5 year gaol term and not proceed to push for closure? (*Again, the need to study our ignored pleas to further investigate.*) **E)** Why did the LSC and Chief Justice Paul deJersey gag discovery and disclosure and ignore the 3 Judge panel who disclosed their shock and amazement in their **silence** by their **body language in flicking their heads backwards and forwards in amazement that despite our begging for justice, deJersey refused all attempts. Thus he proved he abandoned our case by the due process of failing to allow his supporting Judges to question the primary witness as standard procedure.** **F)** The importance of District Court Judge Charles Brabazon in berating Davida for an hour and a half for not running our CIB, engineering / EPA case against the project engineer Greg Henwood who used our funds to fund organised crime. **G)** The classic statement of obvious stupidity by Magistrate Phillip Austin in court “**I do not care what (anyone from) the Police Minister down has to say.**” When Police Minister Judy Spence nailed the problem quote “**Projects I work on finish on budget or sometimes under budget.**” **H)** As Davida confessed, the Arbitrator in Engineering House Edward St. Bne. agreed “**I will follow your directions as long as I am paid \$3,000 a day for the rental of my facilities.**” Hence the Commonwealth Bank's revised motto as seen on TV

'TO MAKE IT BETTER'.

To make this official
Signed



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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