

## Why Australian community cabinet CRIME REDUCTION PROGRAM ?

### Police Crime Report No 368-01/09

Thanks to Andrew Thomas's letter No1.



#### OFFICE OF THE TREASURER

We accept his apology on behalf of the Prime Minister Kevin Rudd for their delay.

To accept our self regulation model  
**CRIME - CONTROL - CORRECTION**  
Using the **KISS METHOD**  
**Keep It Simple Stupid**  
**Economic Security Strategy**  
for first home buyers, pensioners,  
seniors and carers.

**Please identify who are the criminals**  
in this Crown, QLS, Magistrates Court  
Registrars, EPA-IPA town planning,  
BCC-IID and Police admin ordered case for  
422/2000-2 Holland Park 3 year \$10,000  
farce for a District / Supreme Court trigger?

Where the Commonwealth Bank confessed  
liability to use our bank credit with false  
claims up to 300% over cost,  
**to fund organised crime to prevent  
completion of our subdivision by  
planned fraudulent liquidation!**

This scam allowed

**creditors to become fraudsters**

to pay

**town planning kickbacks and bribes,**  
e.g, 22 building blocks from \$200,000 a block  
**netting \$4.4million tax free.**

## PROOF THE CROWN / QLS LAW REFORM IS WORKING!

1. We welcome and acknowledge smart Supreme Court Judge John Byrne's warning and correction / terms and conditions to **'first defend the law'**. His ruling **"If you are not telling the truth the penalty for this crime is a five year gaol term."** Now focus on letter No 2 from the Attorney General's Department Criminal Justice Division thanks to Dr. Susan Cochrane on behalf of the Hon. Robert McClelland MP. Dr Cochrane's expert direction is that the Australian Securities and Investment Commission (ASIC) and the Australian Taxation Office (ATO) are responsible for investigating misconduct of illegal activities by firms and tax crimes in reference the above case. The need to stay with the facts and ask **where did our money go?**
2. This is in line with our recent letter from the Federal Member for Longman Jon Sullivan MP. His direction, to study Police Crime Report 366 (364-5-7 as part of our crime series criminology report). Being told of the conspiracy by both our legal team and the first three Solicitors employed by our Head Contractor, and then the Commonwealth Bank Solicitors Clarke and Kann, who of their own free will supplied Supreme Court affidavit 4461/2001 to prevent the possibility of their suffering a five year gaol term by fraudulently acting for the confessed criminal Grahame Ledwidge as risk manager for the Commonwealth Bank. Grahame admitted liability and is in contempt of court to Supreme Court Judge Margaret White's question **"Why did you pay John Bright \$25,000?"** Study his written reply **"We do not give disclosure of the bank's business."** (What more proof do you need the Commonwealth Bank is in contempt of court.) The obvious conclusion being because the CBA wished to conceal the evidence of a faulty and illegal subdivision bank loan, **to sell land without title and deposit**, and then conceal the 'deed of compromise' where Grahame compounded his mistake by partly compensating only one of many victims which by law proves guilt, as all victims' rights are equal by law. An obvious mistake and cover-up as the Fair Trading Act explains as the definition of fraud, which if corrected as requested, would have given no opportunity for organised crime to flourish and prosper. Hence we thank Jon Sullivan for his courage and initiative to stand up for both his local and surrounding

constituents, **who urgently need his support! Well done!**

3. Fortunately Supreme Court Judge Muir acknowledged the \$10,000 EPA / IPA insurance scam with his question as to why we would liquidate our own construction company Badja Pty Ltd to further emphasise the need for our accountant Tim Allen in Grange as trustee for our HEHS super fund. We paid Tim an equal amount of \$10,000 to gain his **'damages confession'**. We understand the law and its direction **to call in all the experts** to have Tim, as our expert, having won in court before, to set out the money trail of this ASIC / ATO / APRA case. Starting with our overdue HEHS 2003-4 super fund tax return. Most important to prove where did the money go **by balancing the books**. But Tim reported, knowing of the nun-chucker attack on me, he did as the CIB told him in brief **'Keep your mouth shut!'** Ask why the CIB cover-up? (To be continued)
4. Ruled by the Crown via Colonel/Judge Pat Shanahan for the QLS / Magistrate Court Registrars / Police checklist **as the best case in 14 before him for law reform.**\*\*\* We are looking at about 20 crimes. We invite you to come on a journey of discovery with us. Please read the ACCC **'Little Black Book of Scams'** to realise we have at least six different types of crimes / scams **that allows organised crime to flourish**. Hence the importance of the Integrated Planning Act to take the best of the best and make one law for all, **Integration is the key**, ie. be patient we will explain!
5. **A) Risk Management criminal law has become redundant:-** Steal your life savings and the criminals go to prison. Ask why do victims have to pay? This is not right. **GUT THE CRIMINALS NOT THE VICTIMS.** Who will protect my 89 year old mother and all other victims?



Photo of some Commonwealth Bank victims who signed contracts but never got to own their land as Grahame Ledwidge directed to “**Rip up the contracts**” or he would close our account, which he did anyway to further try and cover-up his ongoing mistakes by fraud.

**B)** Acknowledge the wisdom of the Magistrate Court Registrars in Brisbane and Holland Park and the hidden and gagged confession of our ex-DPP Barrister Davida Williams. Directing to study the Fair Trading, Vexatious Litigants and CMC Acts. The new Rescue Management fair trading law means:- as a customer when sold a **lemon** the retailer, supplier, service provider in providing a bank, financial, legal or health agreement **lemon** must either reform or repair the **lemon** or give our money back. As both a customer and client by natural justice, evolution or holistic law, (*Legal Services Barristers' direction.*) we all become winners. Most important the banks gain customer support referred to as Rescue Management or team work. The Fraud Squad will confirm you do not have to cheat, trick or deceive to make an honest profit or living. **C)** Identity fraud is the fastest growing crime reported to cost \$4billion with up to 500,000 victims a year within Australia:- criminals steal your identity, e.g. passport, driver's licence, bank card, etc. Davida stole Healthequip manager Gary Armstrong's signature and identity then colluded with the CBA to repay the money she falsely obtained in a cover-up conspiracy agreed by Judges Paul deJersey CJ, McPherson JA and Chesterman J. This put a stamp of approval on previous incorrect rulings by Magistrates and Judges, and ASIC – CALDB and APRA. Best understood as insider trading. Ask why no promised Lord Mayor Campbell Newman's written report? (*To be continued*)

6. The Vexatious Litigants Act has prevented 14 Judges and Magistrates **ruling on their own intelligence** as the act gave final approval to the then Justice Minister Rod Welford. Hence his apology, but more important in apologising prior to standing down as Justice Minister, he directed quote “**The Queensland Police are in charge of this case.**” This left a window of opportunity for the Queensland Police to file fraud charges to provide justice. This brings us to the heart of our

legal problems as both Judges and Politicians can make mistakes or be confused. (*Refer Supreme Court Judge John Muir's ruling with confessed no understanding or clarity. To be continued as a travesty of justice.*) Hence the pressure has been on the QLS to make Solicitors accountable by law, as Judge Pat Shanahan explained “**Look at the obvious.**” So follow the obvious, the two next steps to move forward are; **a)** Engineering arbitration, and **b)** The Bar Association. As the Queensland Police administration, union and media have explained “**There is much to be done.**” Because they can see the light and give their support to get it right.

7. **A)** Engineering arbitration as Davida confessed to me “**The Arbitrator in Engineering House was happy to follow my direction providing he was paid \$3,000 a day for the hire of his room.**” As an ex-DPP Barrister / Public Prosecutor / University friend of Rod Welford, **no one questioned her authority or honesty but the facts remained at the time she was an investment scammer and should never have been allowed to practice law.** She provided Criminal Code S391 to win the stolen bucket case, and this gave her a short reprieve, but Magistrate Phillip Austin was never privy to the overall conspiracy. His direction was you have been charged by the CIB and the need to defend ourselves. He never realised the \$10,000 insurance scam was the trigger to gain planned liquidation to destroy our construction company as evidence of fraud. Evidence of her crime was not fully exposed until we reached the District Court and District Court Judge Charles Brabazon neglected the obvious, but berated Davida for an hour and a half for not running our engineering CIB and EPA / IPA case. Again Davida deceived us and Judge Brabazon summed up by saying “**That's not the way to do it!**” when he should have said ‘**Be back in my court room within 30 days and run this case in a professional manner or I will see to it that you will be struck off for life!**’ **After paying damages, costs and lost opportunities. This should be standard legal procedure.** (*To be continued.*)

**B)** In reference to the Queensland Bar Association Daniel O'Connor as CEO made the statement quote “**As Davida has stood down from the Bar Association it's no longer our problem.**” In a similar format to the Brisbane City Council

Solicitor Geoff Evans ruled to protect the Lord Mayor Campbell Newman by preventing him from admitting liability. The solution is obvious - we have proved what Grahame Ledwidge confessed “**We never said we do not make mistakes. You should have known.**” To mean, both Judges and Politicians can be tricked and deceived. As Magistrate Di Fingelton has learnt, by serving a gaol term. By law Judges and Magistrates cannot be sent to prison and it is reported she is taking legal action against her Barrister. So if Solicitors are to be held accountable to first **defend the law** then arbitrators and Barristers must be made accountable by law to narrow the gap on well organised crime, as our \$10,000 test case as a model has proved. That means, they must share the QLS accountability to face a five year gaol term but first all stolen money owed to the victims must be repaid without exception at the criminals expense. The need to study other states new legal procedures, **first remove the criminals' new found wealth.** (*To be continued.*)

8. Do not forget the CMC Act. It's CMC standard procedure to act for the ATO to gather evidence to ensure tax returns are paid. To prove CMC guilt, ask to see their FOI file on our case and do not accept an excuse or cop-out. This will prove Judge Pat Shanahan's Crown / QLS case. **Proof their abandonment is fraud.** To support Supreme Court Judge Byrne's three strikes and you're out rule. So in conclusion, have all the criminals compensate for our losses and if necessary send the criminals to prison to repent. Hence with teamwork the banks will prosper and we can all live in peace.

**TO MAKE IT BETTER.**

To make it legal  
Signed John Bright



**For brief, contact Ada Bright**  
**Email: [brights@live.com.au](mailto:brights@live.com.au)**  
**Website: [www.all-fraud.net](http://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**