

## Why community cabinet CRIME REDUCTION PROGRAM?

### WHY THE BILL OF RIGHTS?

Because the truth  
has failed to give us justice!

**Please identify:-**

**who are the criminals?**

The Comm. Bank is guilty, using our Barrister, our accountant & engineers to steal our money known as:-

## IDENTITY FRAUD,

reported in the media and by the Fraud Squad to cost an estimated \$4billion and create

500,000 victims

across Australia a year. Hence the Crown / QLS / Qld. Police



chose our victims \$10,000 EPA / IPA insurance scam, a three year test case 422/2000-2 Holland Park Mag. Court

**as the best case for law reform.**

To mean, with six legal opinions to a criminology report, to predict what will happen before it happens. It is possible,

**being told of the intended crime**

## TO MAKE A CORRECTION!

### Police Crime Report No 369-01/09

### To prove town planning fraud:-

1. First study criminology, psychology and forensic accountancy. We worked with criminologists, the Qld Police, the CIB, Legal Ombudsman, Dr. Frank Walsh (*psychologist*) and the Legal Services Commission to apply holistic law by natural justice to regain control, to have law reform. To explain our test case procedure, understood as teamwork. We produced a **'Dead Corporate Body'** in Badja Pty Ltd and then worked backwards to prove guilt, using the **standard Police checklist procedure**. The need is to follow the clues. The Commonwealth Bank relied on professional valuations to prove our subdivision project was viable for a bank loan, but we should not have been forced to accept the bank's confessed mistake; **a bank loan to sell land without title and deposit**. To cheat the buyers and make them the victims as well. Therefore we went further with pre-valuation. Think of our model as a checklist to a checklist as our motive - as we trust no-one. We have been cheated too many times before. As the developer, we chose the CBA's engineers JF & Pike, from a short list of bank approved engineers at our cost, because JF & Pike completed the subdivision below ours and costed our subdivision within 10% of our contract price of \$368,000 for PRA Realty who were keen to purchase our property. **Why did JF & Pike then approve extras at up to 300% over cost?** Consider the smart Crown / QLS law reform Judge Pat Shanahan's explanation "**Look at the obvious.**" **Our subdivision destruction was an inside job**. A simple Yellow Pages test proved this and a full report was done as a backup, by another CBA approved independent engineer John Koek from Baseline Civil Engineers. But why hidden from Magistrate Philip Austin? To mean, a dead-end sign supplied and installed was quoted at \$717 as below.



Southern end of Summitt St, Belmont Q4153.

Why would the project engineer Greg Henwood working for the Head Contractor Rob Wilson, and the bank's engineer JF & Pike approve the invoice for \$2,468, when the contract stated all extras were to be charged at cost plus 5%? John Koek proved guilt. Hence our payment of \$10,000 to back up the engineer's report with our own expert, our accountant Tim Allen for his **'damages confession'**, to create a forensic expert as trustee to our HEHS super fund. This is a bypass to the standard **'accountant's disclaimer'** making Tim accountable by law. But the CIB / CMC failed to be responsible to ensure our ATO returns were completed to balance our books, as backup for ASIC / CALDB and APRA. Our plan is to have our case written up in the ACCC **'Little Black Book of Scams'** to prevent subdivision EPA / IPA insurance / super fund / first home buyer / bank scams. The BCC / IID / Police directed solution to enforce EPA Section 32. To be continued to prevent this insurance scam.\*\*\*

2. It's important to follow-up on the **'Site Solutions'** scam for \$30,000 by the engineer Brad Jones who promised **all violence would stop and the subdivision would be completed on time with no further payments for extras, but in total they illegally gained \$255,000 in extras to self fund this crime**. As confirmed by the CIB Detective Ian Tudenham who said "**Assault charges could have been laid by our electrician**" (*with four witnesses*). The subcontractor's only interest with their electrical engineer was to finish their contracts and get paid, but the Head Contractor's wish was to frustrate completion in line with his **liquidation / creditors**

**scam to pay the kickbacks and bribes.** This scam was well known to John Koek and he chastised me for allowing Rob Wilson to engage a junior project engineer in Greg Henwood who assisted and confessed to this Site Solutions scam. After three years in court, Magistrate Phillip Austin never got to hear the engineer's or insurance assessor's proof of guilt or study the plumber Col Roselund's court action and confession. Col also was tricked and deceived by Rob Wilson, because in the past Rob Wilson worked for him. (To be continued) Austin also was deceived by the confessed forger, fraudster and felon, an ex-DPP Barrister Davida Williams, who was able to trick all 14 Judges and Magistrates in this CBA, DPP and BCC cartel. Davida worked as a plant, her motive to gain a three year suspended sentence to cover up her \$1.3million six bank investment scams. In brief, to cover up one crime with other crimes. **Hence the standard procedure, do not trust the people you trust the most, trust only the facts.**

3. Three times the CIB tried to frame us for theft, child assault, and with the fear that Channel 7 TV would air our case, the child assault in a one hour Police confirmed panic was upgraded to child molestation! The Police motive, to blacken our name to destroy our credibility. But more important to waste 13 years, Sept 1995 until today. As honest Solicitors will tell you, **"We have the ability to delay and defer but in the end justice will prevail."** Remember the Head Contractor's goal was to own part or all of our 22 block subdivision valued on completion from \$4.4million, **a very profitable tax free scam!**
4. That is why the CBA are in **'contempt of court'** and why the Qld Police directed to lay fraud charges, and most important, why the BCC / IID **'whistleblower'** directed **"Set out this case so the Qld Police get the credit."** For the obvious reason as Detective Senior Constable Mark Hughes said **"Crime is serious business."** Despite three months in proving that fraud charges needed to be laid, the Justice Minister Rod Welford was the only person in the DPP prepared to come forward and ask for help from the primary witness to gain the big picture.
5. This meant Rod Welford was tricked, cheated and deceived as we all were by the now criminal MOB Barrister, low life filth in Davida Williams, and like Rob Wilson, Greg Henwood and Brad Jones all made out **this standard kickback and bribe procedure was normal.** They act with approximately 80% of the community who believe trickery and deceit is the standard way to do business. Hence the **'Bill of Rights'** to prevent the destruction of our subdivision and our lives for self-greed and self-gain. To liquidate and not only steal our money but to steal money from any victim they could find including my now 89 year old mother, who without her permission was made a 1% shareholder of Badja Pty Ltd. This clue is

further proof. Why did our accountant Tim Allen do this? He said it was **to have a hold on her son?** Now do you understand why Judge Pat Shanahan said **"Your story is so unbelievable it's believable. You must prove abandonment is fraud."** You need to understand the Judge's meaning of abandonment, eg. we have been told by the Qld Bar Association **'whistleblower'** **"Not one Qld Barrister will touch your case."** Hence the previous Fitzgerald Report to first gain independence and justice from this cartel. **(Local council by council, state by state by the Crown / QLS / Police law reform.)**

6. What did Judge Pat Shanahan mean by abandonment? **Our obvious problem - at no time despite 14 Judges involvement has our true story been heard in court, arbitration or on TV or the print media.** The most obvious advance in **'technical devices'** is DNA. Due to the DPP release which proved CIB fraud the chance of DNA testing on the in-home invasion and nun-chucker attack is long gone. So while you contemplate our next **'technical device'**, consider the Crown, QLS and Police motive as to why we believe this case will be won. Why did CIB Detective Sergeant Trevor Kidd plan our demise and try to charge us with theft of a \$300 abandoned excavator bucket. When the proof of guilt is in the fact that the hire of our excavator and tip truck has never been paid by the Head Contractor. (To be continued) It's called a correction, why the Prime Minister Kevin Rudd, the Premiers Peter Beattie and Anna Bligh, the Lord Mayor Campbell Newman, Jon Sullivan and now Alex Somlyay our local Federal Member have all offered support directly or via their various teams, offering their advice or flyer design, e.g. P.C.R. No 367. Why did Davida crack and confess guilt? Why was Davida gagged by the LSC, DPP and Chief Justice Paul deJersey from giving disclosure as ordered by S.C. Judge Margaret White?
7. Look at our further precedence:- As a young man, I worked in a testing laboratory, we tested all the basic components. As a measure of the air, water and coal for quality and performance. As a standard procedure with the benefit of time and the introduction of the EPA/ IPA there is no way the Brisbane City Council today would have been allowed by the State Government, the Crown or the community to build power stations at Bulimba, New Farm and Tennyson on the river bank! From the day they opened, they were a disaster. The BCC expert engineers asked for help and were told **'soot arresters would solve the problem'**, but it was obvious the power stations were built in the wrong environment. **So for health reasons they were forced to close.** Just like backyard incinerators were also banned. For almost 40 years the power stations sat there as BCC confessed **'white elephants'**. We were invited by the BCC to a meeting to make the correction for

**the insanity of building power stations in the capital city of Brisbane.** The lesson to learn being - **Tennyson for tennis.** The BCC like the banks were putting self-greed in front of the health care of our community. Refer Chief Justice Paul deJersey's media report on **'I know how victim feels'**. Refer to Assistant Commissioner Pat Doonan's Caloundra Inspector John Earea's early retirement over the failed CIB driven suicide cover-up attempts. Hence the EPA needs the IPA to explain how town planning fraud works. Having worked in the BCC inspection section and later building sporting centres, I was aware and prepared to act on my own initiative and experience.

8. Why Minister Rod Welford's solution to promote education and training? Well done! Consider the standard school training of the three railway lines all with different gauges built in Qld, NSW and Vic. **As a typical example of lack of Federal forward planning and stupidity.** At almost the same time the USA built their east to west coast railway system. Our point being, the USA Government tendering process was abused and racketeering and bribes were well documented, finally creating the USA / RICO Act. As reported on the ABC news today, they listed out the Crown's concern in some detail, where apparently the NSW railway tendering process has been ignored and corruption is rampant. So in brief, Rod Welford had no choice **due to his Premier's direction but to apologise for our subdivision scam** and as proof Rod gave the correction to the Qld Police of whom 80% treated this as a joke and 20% supported law reform.
9. Hence, why trust the 20% who give credibility to the Federal Treasurer Lindsay Tanner, Federal DPP and ASIC, etc? **Why support all Members of Parliament** like Federal Member Jon Sullivan? To keep it brief, we have the transcript of five Supreme Court Judges who by law cannot act on their own intelligence due to the **YES Minister scam** in the Vexatious Litigants Act that approx 20% of Police now understand. You must acknowledge this loophole in the law. As Davida confessed, it was her way to support this CBA cartel. **A)** Hence S.C. Judge Kenneth Mackenzie's bypass solution for our **'mediation order'** under Police Minister Judy Spence's control. Thanks to smart Barrister Paul McQuade's direction. Well done! **B)** S.C. Judge John Muir's **confession of no understanding or clarity to liquidate Badja Pty Ltd.** (*Again thanks to Barrister Paul McQuade's intelligence to take control.*) **C)** Why S.C. Judge Margaret White's abandoned **disclosure order? Please explain why did the CBA pay John Bright \$25,000?** **D)** S.C. Judge Byrne's warning **"If you're not telling the truth the penalty for this crime is a five year gaol term."** Well done! **E)** Why did Chief Justice Paul deJersey as head Judge gag **discovery and disclosure** and prevented Davida telling the truth

of her plea-bargaining scam for a DPP three year suspended gaol term sentence? **As proof ask - why did it take two years for Davida to go to prison - to ensure she kept her mouth shut?**

10. Again look at the obvious; District Court Judge Charles Brabazon's transcript to Davida **"That's not the way to do it!"** meaning **Davida at no time has ever run our defence because it would automatically disclose this CBA / DPP / BCC plea-bargaining cartel.** (*The deal - providing Davida abandoned our case Davida would stay out of prison.*)
11. So here is our proposal. As the CIB ignored any DNA testing in reference to the in-home invasion and nun-chucker attack, and the illegal EPA car body dam site and **Rob Wilson's hand written proof of guilt**, what is the next best option based on USA case studies? What is USA standard procedure? Look at the clues. **A)** The Police Minister Judy Spence's quote **"Projects I work on finish on budget and sometimes under budget."** Yes! The perfect example for our **'Bill of Rights'**. **B)** The Police Commissioner Bob Atkinson asked the question **"If you have enough money to write these Police Crime Reports, (and enough evidence to win) is it not better to just retire and live on the Sunshine Coast?"** No! **C)** Asst. Commissioner Ian Stewart APM Police Ethical Standards Command question **"Is not kickbacks and bribes the way to do business?"** **D)** Ex-Asst. Commissioner Pat Doonan APM photographed with the Police Minister and Commissioner after his arranged apology for **'abuse of public office'** and **'obstruction of justice'**. Do you start to understand what criminologists call **'natural justice'**? Yes! The need to gain a formal apology from S.C. Judge John Muir, who could see the scam but did not know why Davida Williams as our Barrister deceived us. **E)** Why was Detective Sergeant Trevor Kidd, after the DPP release promoted to a Detective Inspector and sent to Mt Isa to sit it out in the hope his fraudulent charge to frame me with theft would be covered up and forgotten? (*No way!*) **F)** Inspector Ray Loader (*a name I was given over the phone*) under the supervision of the ex-Asst. Commissioner Pat Doonan said **"If you had paid the Head Contractor \$200,000 or given 2 blocks of land (to mean extortion!?) the Head Contractor would have stopped trying to beat you up."** **G)** Then with the intervention of ex-Premier Peter Beattie, his direction, **"To find the solution."** Only to be told by the Fraud Squad Detective Sergeant Brett Heath of both the scam and the solution, **"If you do not have a copy of the bank loan agreement you do not have a case."** Obviously knowing that Davida had destroyed the illegal bank loan agreement from our file, **he wanted to be sure all copies had been destroyed.** Brett then said after confirmation of this fact **"Get your (USA RICO) act together or you will be out the door so fast**

**your bum will not touch the ground!"** As explained by Jack Nimmo, ex-CIB and Legal Ombudsman, his explanation of his proven model to use **'natural justice' to create new laws**. His quote **"Forget about the money for the present and concentrate on the law and you can win this case."** **We just did as ordered. With faith in humanity the wheels are slowly turning and with your help we will succeed!**

12. We were told by journalists to provide a balanced story but under the direction of the Qld Police we were told **"Do not write a book, just write short Police Crime Reports."** The first 200 Police Crime Reports were destroyed under the Commonwealth Bank's protection of their **'deed of compromise'** scam. The proof of the scam, as Grahame Ledwidge only paid one victim. We hammered our first Wynnum Area Commander Superintendent Steve Pettinger with the engineer's proof of the 300% for extras for the dead end sign but we were given the usual Police excuse for failure **"This is a civil matter go and get legal advice."** Refer to S.C. Judge Kenneth Mackenzie's **'mediation order', it is for real, and a legal bypass to the Vexatious Litigants Act scam**. The facts remain; it was not until we had our Barrister confess to be a forger and fraudster that the new Area Commander Superintendent John Hopgood acted to engage a new Detective to gain the proof to lay fraud charges. Davida had a profile of restricting her scams to just under \$200,000, for easy approval. She wanted to stay out of the Supreme Court. Davida explained as a Public Prosecutor, married to a Police Inspector and reported University law friend to Rod Welford, etc, while she bled us dry with false legal costs, she had more competence in cheating and deceiving the local Magistrates and District Court Judges than Supreme Court Judges who she feared the most.

13. So as every story or case has a start, a middle and needs a closure, this is our proposal. As proof, Supreme Court Judge Byrne warned the penalty for this crime is a five year gaol term. So you must support **'freedom of information', 'freedom of the press', for 'freedom of Judges to rule on the truth'**, to use Byrne's bypass and our new Crown direction for the **'bill of rights**. Grahame Ledwidge as Risk Manager for the Commonwealth Bank **should be in prison for 'contempt of court'**. My proposal in studying criminology is to volunteer to undergo a USA style **'polygraph'** test. **Do I have to pay to prove guilt? Please tell us the cost.** But the proviso is that Grahame Ledwidge for the CBA, the Qld Police as listed above, and my accountant Tim Allen give their **'damages confessions'** or at least a test sample and also undergo a **'polygraph'** test to expose the DPP release scam **'not to sue the Police for false arrest'**. The need to use and expand every **'technical device'** to gain the truth, **not a false conviction**. Judges

confessed biggest nightmare. Ex-Chief of Staff Superintendent Peter Martin, as seen on ABC TV 7:30 Report and reported as the new head of the PESC the Police Ethical Standards Command, who we worked with and knows our case will move forward to support **'whistleblowers'**. This is the direction we must follow. I have acted as a **volunteer for 'whistleblowers'** as confirmed by the Police Commissioner Bob Atkinson, who acted immediately after being directed by the Premier, to meet with the BCC administration, who were fast to confirm the need **to finish projects as costed**. It is now taken for granted by 80% of engineers that tenders are treated as a joke. Once the tender is gained, the real profit comes in **overpricing the extras for kickbacks and bribes**. Hence it is acknowledged that the cost of living is increased by approx 36% **to pay for corruption and organised crime**. It's generally accepted as Asst. Commissioner Ian Stewart confirmed - it is **Police standard procedure, so why would he do anything to change this corrupt bank cartel?** He like Allen, Kidd, Heath and deJersey, etc, would only suffer at the hands of the cartel **as our test case abandonment has proved!**

Hence the need for the **'bill of rights'**, the **RICO act** and the **law of abandonment** to make it clear to all we must enforce Supreme Court Judge Byrne's direction for **'the truth'**. Yes, that is the way **TO MAKE IT BETTER**.

On behalf of all victims who live in fear of the CIB false charges as Judge Shanahan explained, as Magistrate Austin has proved, by a new DPP direction and his abandonment quote **"I do not care what (anyone from) the Police Minister down has to say."** Austin gave into Davida's deceit and confessed to fraud. A \$10,000 insurance scam paid as our Solicitor Reg Klieidon confessed **"\$10,000 is throwaway money in cases of this kind. I will swear in court I did the best I could."** Reg's motive, **'to first defend the law'**, to provide a test case model to create the RICO Act. **TO MAKE A CORRECTION**.

To make it legal  
Signed John Bright



For brief, contact Ada Bright  
Email: [brights@dodo.com.au](mailto:brights@dodo.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