

Why Australian community cabinet CRIME REDUCTION PROGRAM ?

Police Crime Report No 370-07/09

Commonwealth Bank are confessed money launderers

Davida Williams an ex-Qld DPP Public Prosecutor and CBA plea-bargaining plant tricked 5 Supreme Court Judges MacKenzie, Muir, White, Byrne and Chief Justice Paul deJersey 'I know how victim feels' fame!



Williams - Welford - deJersey

Davida Williams' bank conspiracy

- (1) To con Rod Welford, to gag deJersey worked.
- (2) Police Inspector Ray Loader's con "Pay \$200,000 or give 2 blocks of land or suffer further



But the CIB failed to frame us for:-

- (1) Theft
 - (2) child assault
 - (3) child molestation
- AS PROOF SEE QLD DPP RELEASE
HIDDEN ATO CASE No 6248024 April 2009
AND POLICE / BCC / EPA LIABILITY

Welcome to the world of organised crime.

Why lead with our strength? Consider these facts as one 'whistleblower Barrister' asked "Why did Davida Williams confess guilt?" Why only to be gagged by both the Legal Services Commission and Chief Justice Paul deJersey? The solution to study the Qld 'Fitzgerald Report' - for WA, study the books 'Broken Lives and Loss of Innocence'. For Vic. and N S W, experience the fear of 'Underbelly' as shown on Channel 9 TV. Based on a true story where 28 people were killed in a mafia style racketeering drug power struggle, refer to Herald Sun reporter Paul Anderson's book 'Reloaded'

1. Ex- Premier Peter Beattie also a Solicitor listened to our case and gave a 'direction order' to use his Ministers to "Find the solution".
2. Current Premier Anna Bligh's backup order to her team of Ministers "Get your finger out".
3. Rod Welford, then Minister for Justice and DPP apologised and directed "The Qld Police are in charge of this case," he then resigned as Justice Minister and then as Education Minister. He was pushed to expose this CBA cartel.
4. Police Minister Judy Spence said "In cases I work on, we finish on budget and sometimes under budget". What then?
5. Police Commissioner Bob Atkinson directed ex-Chief of Staff Supt Peter Martin now Police Ethics Standard Command to resolve this case. Hence his current support for 'whistleblowers' as seen on ABC TV 7:30 Report. Peter it's now time for you to act.
6. The Crown / QLS Reform Judge Pat Shanahan said "This is the best case for law reform, etc". He directed to follow the court transcripts and the (laundered) money trail and ordered "You must prove abandonment is fraud". This case is Qld / DPP abandonment of the solution?
7. The Senior Credit Manager and mediation expert for the CBA Chris Watts said "This is a bank circus I do not want to be part of" and acted accordingly but first he gave his personal opinion "We must defend our mothers at all cost".
8. Our first Barrister Paul McQuade gave his opinion "You will not get justice in the Supreme Court. You will need to gain a mediation order". He achieved this from S. C. Judge Ken McKenzie who last reported, he is not happy! Davida knew there was no automatic mediation order backup. Do you see the legal thermostat solution?
9. For Magistrate Phillip Austin, Holland Park Magistrate Court case 422/2000-2 correction to his mistake to admit "I do not care what (anyone from) the Police Minister down has to say". He refused to listen to the C.A. Insurance Brokers assessor and Baseline Civil Engineers expert and other evidence despite three years in court 2000, 2001 and 2002.
10. This aroused the attention of the Magistrate's Court Registrars in Brisbane and Holland Park. Hence their direction and request for a (legal) technical device. We understood as a legal thermostat or legal cruise control, to self-regulate. To follow the lead of the EPA and the IPA with the integration with the criminal code. To mean to install a town planning, SAA rules and regulations and general civil and electrical engineer's inspection and control system or legal thermostat. See the solution? As experts in simulation we understood the direction to first study the Vexatious Litigants, Fair Trading and CMC acts. (Smart Registrars teamwork)
11. The good news, Davida confessed how she used the Vexatious Litigants Act loophole to trick Rod Welford thus trick 14 Judges and Magistrates. The principal, control the controller and you control organised crime. Hence the LSC and deJersey's 'puppet style' failure to keep the balance.
12. The Fair Trading Act led us to APRA, ACCC, ASIC and CALDB. The need to urgently upgrade the ACCC / 'Little Black Book of Scams', so a grade 10 student can understand USA style bottom to top law reform.
13. The CMC interview lasted less than five minutes. Their assessment was based on one question "How come this case was not solved four years ago?" Where is their standard checklist? Do we have to write it for you? As Judge Pat Shanahan would say "Look at the obvious". We did not know our ex-DPP Barrister was a Mob Barrister who worked for the CBA cartel. So we funded the criminals to prove guilt via this \$10,000 criminology model.
14. Now look at the ATO scam. They directed we should pay our 2002/3 HEHS Superfund income-tax returns, still not

- paid as the ATO followed the lead of the CMC. **Hence the CMC's failure made fools of our smart ATO investigator and witness to the Supreme Court face, Tony Coburn and his team.** This is a typical example of Public Servant 'whistleblowers' who work to gather information in their lunch hours only to be ordered off the case. We support you, Tony, well done! As backup we paid our accountant Tim Allen, The Grange, \$10,000 to record events. Tim became a victim and lost \$115,000 plus, **when he ripped up his contract as ordered by Grahame Ledwidge Risk Manager for the CBA.** Hence our Crown request for Tim to give an official '**damages confession**' including false (*Madoff style*) invoices **where Inspector Loader believed these extortion demands were legitimate.** As an example for all the cheated buyers, to both the CIB and ATO. As well, to set out the money trail to prove the kickbacks and bribes in this CBA controlled subdivision conspiracy, e.g. \$198,000 paid to the NAB in a DPP plea bargaining scam to give Davida a suspended sentence, instead of her obvious prison term. Most important, the original crime, the \$30,000 '**sting**' or '**come-on**' to pay the '**Site Solution**' scam to gain \$255,000 with extras paid at up to 300% over cost fraudulently paid by the project engineer Greg Henwood to provide the illegal legal costs, to mean money laundering. The Mob Barrister was paid by the Commonwealth Bank to destroy our lives with Police and BCC confessed help. District Court Judge Charles Brabazon directed "**This is not the way to do it**". Again Davida knew there is no automatic backup only proof of court abandonment in our total legal system. Do you see the legal thermostat solution now?
15. Now consider, the Lord Mayor Campbell Newman jumped at the chance to give a press report under Police control, only to be told the obvious by the BCC legal team. How the BCC site inspection team and BCC-IID '**whistleblowers**' had worked with the Wynnum Police to recommend the use of the EPA section 32 to prevent this scam and for law reform, to resolve this '**Smart State**' solution case. The need for more details, to mean, the car bodies used in the dam above our subdivision were used as a lever by the '**bagman**' / head contractor Rob Wilson (*see the 9 Police Crime Reports and his hand written proof ignored by Magistrate Austin*), refer Police admin, union, media and Rev Michael Veary's ignored witness support. Hence the BCC legal team refused to confess liability as they would have to help share the damages' cost. Rev Michael Veary's evidence was ignored, but the proof is there. In line with the CMC's only question, **why the 4 year delay? We also had to rectify the EPA design to redirect Summitt Street to the base of the dam wall. This proves, why we should trust the BCC 'whistleblowers' and Police Commissioner Bob Atkinson who acted swiftly to confirm the above with the BCC administration.** (TBC)
 16. Davida cracked and confessed "**You would be surprised what goes on behind (bank) closed doors**".
 17. SC Judge Muir ruled to liquidate Badja P/L over a \$10,000 EPA / IPA insurance scam. **He ruled with a caveat.** He said in brief, "**I do not understand I have no clarity. Why would you liquidate over \$10,000?**" Refer Solicitor Reg Keidon's statement from Bain Gasteen "**\$10,000 is throwaway money in (test) cases of this kind.**" An obvious standard criminology trap to let the 5 Solicitors, who explained this ruse, scam or conspiracy **to run its course, to gain closure for this Crown / QLS / Police / ATO test case.** To prove Rod Welford's DPP / CBA / BCC cartel fraud.
 18. SC Judge Margaret White's disclosure order is proof of CBA '**contempt of court**'. What of her checklist? SC Registrar Ian Mitchell's proof of guilt direction "**Throw your Police Crime Reports in the bin.**"
 19. Grahame Ledwidge's proof of incompetence and entrapment. Grahame wrote as evidence overlooked by Davida and not destroyed like the bank loan agreement was destroyed from our records "**The bank does not give disclosure to bank's business.**" Hence as '**whistleblowers**', we act to prove Grahame's guilt and to help install the smart Magistrates Court's technical device. The chess principle to think 5 moves ahead with forward planning and intelligence to provide the strategy to beat a much stronger foe. As the original CIB Senior Detective Sergeant Leigh Gorrie said "**Time and patience will solve this case.**"
 20. **Fraud is forever.** Now look at the obvious, the CBA mistake was to cut staff and force bank management to rely on the Police checklist. Ex-Chief of Staff Peter Martin explained "**According to Police availability and time, we did the best we could.**" It was left to us to act as official volunteers for a long list of '**whistleblowers**'. Where the EPA confessed in an open forum they are '**toothless tigers**'. The real direction lies with teamwork, using the Integrated Planning Act, to upgrade the ACCC '**Little Black Book of Scams**' and Premier Anna Bligh's support for ex-Premier Wayne Goss and Peter Beattie's '**Fitzgerald Report**' solution. After 20 years of political experience Rod Welford has confessed his mistakes. His last attempt for forgiveness was to educate and train; to be accountable for the standard engineers' reports like CBA approved Baseline Civil Engineers report and **the CA Insurance Broker's assessor who paid the \$10,000 (used for false liquidation) as a commercial decision to keep our business. Thank you! The assessor knowing the claim was fraudulent, but this evidence was concealed by Magistrate Austin. Magistrate Austin should have exposed this 'Site Solutions' scam to prove how to litigate and liquidate to own the subdivision as creditors. In time this will answer Judge Muir's question for understanding and clarity.*****
 21. With previous town planning and inspection experience we set a chess style Rescue Management trap to support the Area Commander Supt. John Hopgood's future direction to lay fraud charges and his second in command Police Inspector Les Hopkins CMC correction backed up today by the PESC. Peter Martin **it's now time for you to act.**
 22. According to the Assistant Commissioner of Police '**whistleblowers**' Judicial Review Act Judge Byrne it's time for you to acknowledge these corrections.
 23. Rod Welford, you apologised but you still have not explained the detail to Supreme Court satisfaction. You need to explain by law, how and why you allowed the Mob Barrister, confessed forger and fraudster and now felon Davida Williams to run this Commonwealth Bank scam. Remember by law it's not a crime to make a mistake but if you continue to cover up this mistake **YOU ARE GUILTY OF FRAUD.**
 24. As smart SC Judge Byrne warned the penalty for this crime is a: **- 5 YEAR GAOL TERM.**

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