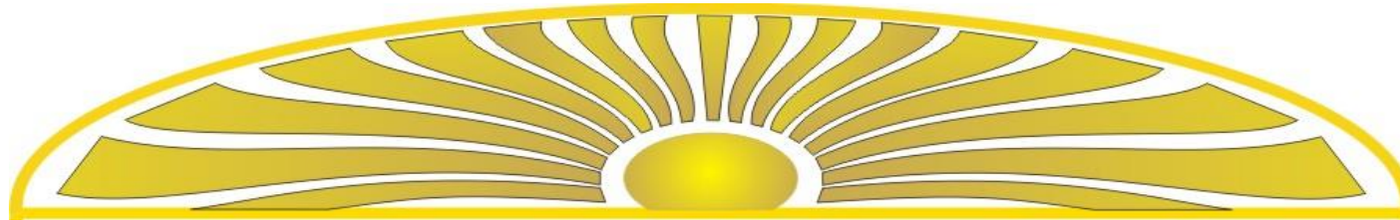


The Colin Uebergang Family Tragic Lifetime & Business Story

The following are stated facts supported by certified court transcript documentation

The following in **Green** is family achievement history

In **Black** and **Red** are the facts supported by court transcripts of Colin Uebergang victimisation and jailing.



THE COLIN UEBERGANG FAMILY TRAGIC LIFETIME & BUSINESS STORY

THE POWERFUL GLORY  OF EARTH'S COSMIC SUN

The Colin Uebergang Family Tragic Lifetime & Business Story

The following are stated facts supported by certified court transcript documentation

The following in **Green** is family achievement history

In **Black** and **Red** are the facts supported by court transcripts of Colin Uebergang victimisation and jailing.

THE TRUTH

I believe in telling the TRUTH

I believe in telling the whole TRUTH

I believe others should tell the TRUTH

I believe others should tell nothing but the TRUTH

And if everyone on our earth would tell the TRUTH

Everything on earth would be known as the TRUTH

John Alfred Salmon

(John A. Salmon was employed by the National Australia Bank for 36 years, 16 in management.

He has written a book on bank criminality, has assisted many victims of the unconscionable fraudulent elitist banking industry which he believes is the centre of white-collar-crime.)

The Colin Uebergang Family Tragic Lifetime & Business Story

The following are stated facts supported by certified court transcript documentation

The following in **Green** is family achievement history

In **Black** and **Red** are the facts supported by court transcripts of Colin Uebergang victimisation and jailing.

- 0 -1932 Colin Uebergang (CU) was born on the 17 January in Inverell NSW.
- 1 -He experienced the aftermath hardships of the 1930s financial depression.
- 2 -Because of World War 2 and farm working as a dyslectic child, he was virtually uneducated.
- 3 -1954 married at 22, sent off to Queensland to manage the 12,000 acre 'The Deep' property at Tara.
- 4 -1954 cleared the Brigalow-scrub and in 12 years turned a £39,000 investment into a tax free £355,000.
- 5 -1959 grew cotton on this property and developed the first modular system for bulk cotton.
- 6 -1966 bought 'Copperfield' in NSW, \$400,000 cleared the scrub sold 1984 for \$1.3 million.
- 7 -1968 bought 9,000 acre 'Mt Carmel' in Queensland for \$450,000.
- 8 -1972 took Australian Wheat Board to the High Court and restored Section 92 free trade of the Constitution.
- 9 -1972 acquired the Versatile Tractor Company distributorship for Australia.
- 10-1973 acquired Nobel-Plow, Morris Rod-Weeder, Flexking, Vemere distributorship for Australia.
- 11-1984 having distributed and sold \$37 million equipment, sold all distributorships for \$2 million.
- 12-1984 commenced manufacture of 997 Copperfield blade-ploughs in the control of soil erosion.
- 13-1984 final (commenced in 1973) financial gift to University Soil Erosion Research of \$500,000.
- 14-1984 moved office to Brisbane changed banks from NAB to Westpac because of marriage problem.
- 15-1984 having marriage problems and divorced — remarried in 1988 — still in this marriage 2019.
- 16-1984 bought 'Billinudgel Pastoral Co' beef cattle and developed ATTE Tea Tree plantations.
- 17-1984 pioneered tea tree oil industry, developed high yielding species with Macquarie University.
- 18-1986 exported Tea Tree Oil (TTO) to the USA @ \$60,000 tonne. Samtec of Japan first visit to ATTE Australia.
- 19-1986 developed a range of medicated TTO skin-care products — sold them into 180 chemist outlets.
- 20-1986 started preparing Mt Carmel property for NASAA organic wheat growing.

The Colin Uebergang Family Tragic Lifetime & Business Story

The following are stated facts supported by certified court transcript documentation

The following in **Green** is family achievement history

In **Black** and **Red** are the facts supported by court transcripts of Colin Uebergang victimisation and jailing.

- 21-1987 engaged **Gibson Consulting** to design organic flourmill for Mt Carmel organic wheat.
- 22-1988 agreement with Marrable of South Coast Bakeries on 50/50% organic flourmill ownership.
- 23-1989 Westpac (WP) acknowledged the intention for ATTE Pty Ltd to seek public float investment.
- 24-1989 WP Brisbane was kept informed of all developments and agreed and approved of the stages.
- 25-1989 Samtec Japan (Sacagouchi Family) second visit Australia — committed to investing in ATTE.
- 26-1991 BIR in organic wheat over ten years was 22% pa. (Independent Assessed by Poolmans)
- 27-1991 BIR in Tea Tree Oil Plantation & Products was 17% pa. (Independent Assessed by Poolmans)
- 28-1991 Total cost of formulating TTO Products & Organic Flourmill reached \$7 million.
- 29-1991 WP valued the two businesses and stock at \$14 million for lending security.
- 30-1991 Independent professional valuation for two businesses was \$20 million.
- 31-1991 **Walsh Halligan & Douglas business valuation loss for the Federal Court G28 of 1993 was \$44 million.**
- 32-1991 **WP publically acknowledged as being insolvent along with their AGC and Partnership Pacific.**
- 33-1991 WP Sydney insisted the Uebergang businesses be placed into a 'watch' category.
- 34-1991 12/12 WP ceased rolling-over the Uebergang businesses loan Bills.
- 35-1991 12/12 WP introduced a receivership over the businesses — WP recognised this was illegal.
- 36-1991 WP found that their security documents were invalid for the receivership.
- 37-1992 6/03/92 WP established a second illegal receivership based on an expired crop-lien.
- 38-1992 WP's receiver operated the businesses for 23 months promising Uebergang a trade-out.
- 39-1992 The trade-out promised basis of financial crop returns meeting budget — they were exceeded.
- 40-1992 WP agreed on a trade-out if CU handed over \$1.2 million of unsecured farm equipment.
- 41-1992 CU complied but **WP broke the agreement and sold all Uebergang family assets in 1994.**

The Colin Uebergang Family Tragic Lifetime & Business Story

The following are stated facts supported by certified court transcript documentation

The following in **Green** is family achievement history

In **Black** and **Red** are the facts supported by court transcripts of Colin Uebergang victimisation and jailing.

- 42-1992 **WP had over 23 months stolen several million dollars from two wheat and TTO crops.**
- 43-1992 **WP receiver authorised the insecticide chemical spraying of seed-wheat at Mt Carmel.**
- 44-1992 **WP receiver illegally assumed the authority to become the NASAA organic farmer.**
- 45-1992 **WP receiver illegally sold the 1991 wheat to Uncle Toby as NASAA certified organic.**
- 46-1992 **WP receiver sacked CU and assumed full right to grow and sell NASAA organic wheat.**
- 47-1992 **WP receiver was found to have mixed 1,500 tonnes of nonorganic wheat with organic wheat.**
- 48-1992 **WP receiver fraudulently sold this organically contaminated wheat to Uncle Toby (UT).**
- 49-1992 **Uncle Toby continued to manufacture breakfast food cereal from the nonorganic wheat.**
- 50-1993 **NASAA withdrew their organic certification registration from Uncle Toby's products.**
- 51-1993 **Uncle Toby fraudulently continued to manufacture and market their food products as organic.**
- 52-1993 **Discovered documents showed where Uncle Toby used Dieldrin in organic wheat for insect control.**
- 53-1993 **Uncle Toby manager admitted the above contamination in court cross-examination.**
- 54-1993 **Discovered file note admitted there was \$40 to \$50 million of this product in supermarkets.**
- 55-1994 **Police admitted that they found no evidence of Uebergang contaminating organic wheat.**
- 56-1994 **Police lost all CU charge documents and could not present them for the criminal hearing.**
- 57-1994 **Police were pressured by Westpac & Uncle Toby to change the charges against CU to falsely pretending to defraud.**
- 58-1994 **Uncle Toby & WP engaged in criminal activity, blamed CU and had him convicted and jailed.**
- 59-1994 **WP bribed UT with \$150,000 payment believed as inducement for UT to criminally charge CU.**
- 60-1994 **WP indemnified the receiver and witnesses against a possible Uebergang court reprisal.**
- 61-1994 **WP and UT paid witnesses \$20,000 to cooperate in giving evidence against CU.**
- 62-1994 **WP receiver admitted in court that it would advantage WP if CU was criminally convicted.**

The Colin Uebergang Family Tragic Lifetime & Business Story

The following are stated facts supported by certified court transcript documentation

The following in **Green** is family achievement history

In **Black** and **Red** are the facts supported by court transcripts of Colin Uebergang victimisation and jailing.

63-1994 Magistrate O'Donnell stated that the **receiver lied in court and that his employer was WP.**

64-1994 Discovered evidence: **WP/UT removed 29 pages of 1990 NASAA replaced them with the 1993 document pages.**

65-1994 **WP also forged dates and deleted signatures on security documents.**

66-1994 18/02/94 WP established a third receivership based on signed securities under duress.

67-1994 WP Manager admitted he was told the second receivership based on extinct crop lien was a fraud.

68-1994 CU commenced Federal Court Australia action against WP and others (Muir J. QC Employed.)

69-1994 CU's 3,290 page Submission filed in the FCA—2005 FCA reported documents missing.

70-1994 **WP made three approaches to the court for security of costs of \$400,000 awarded against CU.**

71-1994 WP was allowed \$250,000 on the third attempt when CU was in jail and virtually unrepresented.

72-1994 **WP achieved their objective of financially stopping CU's FCA action by having UT convict and jailed.**

73-1996 The Committal Hearing of 52 days followed by an 18 day trial with **10 of the 11 charges defeated.**

74-1996 **Judge Manus Boyce addressed the jury for one full day urging them to convict CU.**

75-1996 One jurist spoke out publicly against the proceedings being criminal and not civil—he was removed.

76-1997 CU spent five months of a two year sentence in jail before funds were found for an Appeal.

77-1997 The Appeal was successful with three Justices unanimously exonerating CU.

78-1997 Appeal justices condemned Judge Boyce in five counts of “erring” & “failing” in instructions to the jury.

79-1997 CU was released from wrongful jailing without compensation or assets other than the cloths he stood in.

80-1997 **Released on the 27 February 1997 to his wonderful wife Susanne who stood firm with him for 31 years.**

81-1997 While in jail CU pruned the Numinbah trees and was taught to operate a computer.

82-1998 Since then to this day CU has become reasonably computer literate and has written seven books.

83-2000 Over the following years CU has read and studied extensively on banking systems and common law.

The Colin Uebergang Family Tragic Lifetime & Business Story

The following are stated facts supported by certified court transcript documentation

The following in **Green** is family achievement history

In **Black** and **Red** are the facts supported by court transcripts of Colin Uebergang victimisation and jailing.

84-2002 CU and friends invented and patented a computer controlled plantation forestry limb pruning machine.

85-2002 Over the following 17 years CU has assisted Susanne in the operation of her Life Style Clinic.

86-2004 CU decided not to spend time fighting WP as public opinion and the courts were favouring the banks.

87-2005 CU learned that a portion of the Uebergang family documents was missing from the Federal Court.

88-2006 For the next 12 years CU decided to assist Susanne, read books on bank crime and write.

89-2018 CU produced an extensive submission to the Haynes Banking Royal Commission (BRC).

90-2018 The Hayne BRC received over 10,000 submissions. Only 130 witnesses called & 76 recommendations made.

91-2018 The CU submission was not properly reviewed not did it trigger critical further investigation.

92-2018 Dr Peter Brandson – CEO of Bank Reform Now (BRN) arranged for WP to consider properly remediating CT.

93-2019 WP Customer & Corporate Relations commenced a review of the CU matter requesting evidence.

94-2019 Over the following six months CU complied and supplied three reports of 315 pages. The evidence was brutally condemning of WP's business practices and deceptive modus operandi.

95-2019 Despite conclusive evidence of fraud, WP's Customer Relations team continued to deny any wrongdoing whatsoever.

96-2019 CU believes WP had no intention of a genuine dialog leading to compensation. The review being considered an exercise to tick boxes and perhaps placate the House Economics Committee.

97-2019 Attention is now turned to exposing WP and UT criminality via mainstream and social media.

98-2019 Independent politicians will assist seeing the CU matter read into Federal and State Hansard.

99-2019 If no resolution is forthcoming - criminally charge WP & UT executives for their crimes - no time limit on FRAUD.

100 - More announcements soon. This really is a test case for Westpac and the other banks. The evidence is rock solid. Deny, delay, deceive is not a sustainable position in the current environment. Until CU and other legacy cases are properly remediated the banks and the government are just not serious about reforms to end finance sector crimes and misconduct.

The Colin Uebergang Family Tragic Lifetime & Business Story

The following are stated facts supported by certified court transcript documentation

The following in **Green** is family achievement history

In **Black** and **Red** are the facts supported by court transcripts of Colin Uebergang victimisation and jailing.

“This is one shocking story — one of like thousands — where the party-politicians have contrived unconscionably to assist the criminals in the fraudulent fractional reserve banking system to exploit and ruin some of the most productive, entrepreneurial, enterprising risk taking families of our nation — there should be no redemption for such evil people.”

Colin Uebergang — 14/07/2019

The Unconscionable Crime of Criminals

Three branch bank managers were found guilty of fraud upon their customers by senior bank management. Senior management procrastinated on ways to limit the risk of the fraud being exposed to the customers and media. The three were transferred over night without demotion — demotion would have confirmed guilt — therefore, this was not an option and had to be avoided.

The guilty were then sent back to their branches and instructed to enhance the banks position against the borrower by reconstructing records and diary notes.

John Alfred Salmon