ROYAL COMMISSION INTO THE MANAGEMENT

OF POLICE INFORMANTS

Held in Melbourne, Victoria

On Tuesday, 21 May 2019

Led by Commissioner: The Honourable Margaret McMurdo AC Also Present Counsel Assisting: Mr C. Winneke QC Mr A. Woods Ms M. Tittensor Counsel for Victoria Police Ms R. Enbom Ms K. Argiropoulos Counsel for State of Victoria Ms E. Hilliard Counsel for Nicola Gobbo Mr P. Collinson QC Mr R. Nathwani Counsel for DPP/SPP Ms A. Martin Counsel for Person 12 Mr A. Furstenberg Counsel for Campbell Mr L. Hartnett Counsel for Media Mr J. Cashen

COMMISSIONER: Yes Mr Winneke. 1 10:11:50 10:11:52 2 3 MR WINNEKE: I appear with Mr Woods and Ms Tittensor, 10:11:54 4 Commissioner. 10:11:57 5 COMMISSIONER: Yes, thank you. 6 10:11:57 7 10:11:57 MR COLLINSON: I appear with Mr Nathwani for Ms Gobbo. 10:11:57 8 10:11:59 9 COMMISSIONER: Yes, thanks Mr Collinson. 10 11 12 MS ENBOM: I appear with Ms Argiropoulos for Victoria 10:12:00 Police. 10:12:04 13 10:12:04 14 15 COMMISSIONER: Thanks Ms Enbom. I think in respect of the 10:12:07 16 media - the State, we have? 10:12:07 17 Yes, Your Honour. MR CASHEN: 10:12:08 18 10:12:14 19 20 COMMISSIONER: Sorry, just a moment. The State? 21 22 If the Commissioner pleases, my name's MR HARTNETT: Hartnett and I'm instructed by (indistinct) & Associates 23 10:12:17 10:12:18 24 and I seek leave to appear on behalf of the witness who is about to be called, Mr Steven Campbell. 10:12:21 25 10:12:23 26 10:12:23 27 COMMISSIONER: Yes, we have a few matters to deal with before then but I'll note your appearance in respect of 10:12:25 28 10:12:29 29 that witness, thank you. 10:12:31 30 10:12:32 **31** MS HILLIARD: Elizabeth Hilliard for the State. 10:12:34 32 10:12:39 33 COMMISSIONER: Thank you. 10:12:39 34 10:12:40 35 MS MARTIN: Ms Martin for the DPP and OPP. 10:12:43 36 10:12:44 37 COMMISSIONER: In respect of the media application, it's Mr Cashen from MacPherson Kelley. 10:12:46 38 10:12:52 **39** 10:12:52 40 MR CASHEN: Yes. 10:12:53 41 COMMISSIONER: If we deal with the media matter first. 10:12:53 42 43 10:12:55 44 Over the weekend, and I'm hoping this might shorten 10:12:59 45 the media matter, over the weekend I became aware of 10:13:03 46 correspondence dated 14 May from MacPherson Kelley 10:13:05 47 Solicitors acting on behalf of various news publishers to

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10:13:09 1 the Commission.

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10:13:153MR WINNEKE: I'm not sure the microphones are on, it is10:13:164quite difficult to hear.

COMMISSIONER: Over the weekend, I became aware of correspondence dated 14 May from MacPherson Kelley solicitors acting on behalf of various news publishers to the Commission. I've since been informed that the ABC also wishes to join in the matters raised in that letter.

I have provided a copy of that correspondence to Victoria Police, the State of Victoria and the DPP.

The letter raises, "Major concerns with the extent of suppression orders being applied for by Victoria Police during the course of the Royal Commission" and questions whether these orders are, "Creating a new regime of secrecy" and whether they are detracting from "the plain interest in the Commission being conducted in public view". The letter submits, "That any application for suppression made by Victoria Police, and indeed by any other person, should be subjected to appropriate scrutiny". I appreciate the concerns of the news publishers and thank them for their letter.

Historical suppression and non-publication orders and constant public interest immunity claims sometimes make my task in moving this Commission forward in public akin to a boxer fighting a match with one hand tied behind his back and the other bruised and bleeding, but I am still upright and focused on a positive conclusion.

10:15:24 34 Despite the letter I would hope that it is crystal 10:15:26 35 clear that I place emphasis on the desirability of holding the hearings of this Commission in public wherever possible 10:15:30 36 10:15:33 37 and that I scrutinise all applications appropriately, whatever they are, before making determinations. 10:15:36 38 But as 10:15:39 39 the letter demonstrates, this may not always be obvious to 10:15:43 40 the public or the media because applications for 10:15:46 41 suppression, non-publication or private hearings and my 10:15:49 42 reasons for granting or refusing them are not always in 10:15:52 43 Sometimes this is unavoidable as the presence of public. 10:15:56 44 any member of the public, even respected, responsible 10:15:59 45 accredited media could put a person's life at risk and so 10:16:04 46 would not be in the public interest, despite the 10:16:08 47 desirability of holding hearings in public.

1 Sometimes however, as the author of the letter 10:16:11 10:16:13 2 correctly identifies, it will be appropriate for accredited 3 media to make submissions and to be present during closed 10:16:16 4 hearings dealing with such applications or resulting from 10:16:20 5 them. 10:16:24

7 The issues raised in the letter are challenging ones. 10:16:30 8 The letter first proposes that any party making an 9 application for an order under s.26 of the *Inguiries Act* provides the Commission with at least 48 hours notice. that 10:16:37 10 there be supporting affidavit or oral evidence and that 10:16:42 11 10:16:46 12 media representatives be given notice and the opportunity 10:16:50 13 to be legally represented. There is certainly merit in that proposal in some cases, but unfortunately the proposal 10:16:53 14 would be unworkable in other cases. Frequently these 10:16:59 15 matters emerge unexpectedly in evidence, are 10:17:05 16 10:17:09 17 straightforward and uncontroversial, for example they are the subject of existing court suppression orders or are 10:17:13 18 10:17:17 19 clearly public interest immunity informer privilege and they require speedy summary determination to enable the 10:17:19 20 work of the Commission to progress in a timely way. 10:17:22 21

> On the present material I reject that blanket suggestion whilst recognising that there will be many instances where this is the appropriate approach moving forward.

The second proposal is that accredited media have access to the hearing room during the hearing and determinations of applications for suppression, non-publication, closed hearings and the like. The author submits that journalists. "Are experienced court reporters who are accustomed to observing proceedings over which suppression orders exist and complying with those orders".

As I have foreshadowed there may be cases where that is appropriate but each case will have to be determined on its own merits. The author suggests that whenever an application of this type is made the proceedings be paused to allow journalists in the media overflow room where the hearing is live-streamed to move to the principal hearing room so as to hear and understand the application.

A major difficulty with this suggestion is that it would take some minutes and could significantly interfere with the timely disposal of the Commission's work. I have discussed this matter with the Commission's Director of

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1 Media and Communication. On the present material I prefer 10:18:40 2 her proposed suggestion that if there is a court order or 10:18:44 3 the public interest requires matters to be heard in closed 10:18:49 10:18:52 **4** hearing and it is not in the public interest to exclude 5 accredited media, then accredited media be permitted to 10:18:55 6 remain in the Commission hearing room unless I order 10:19:01 7 otherwise. 10:19:05

> The live stream of the private hearing to the media overflow room would then continue until I order otherwise but all people other than accredited media will be directed to leave the media overflow hearing room. The accredited media would of course be subject to a suitable suppression or non-publication order.

10:19:3716In my view moving forward and treating each case on10:19:4317its own merits, on the material presently before the10:19:4718Commission I think this is the best way to appropriately10:19:5019balance the competing tensions between two critical issues,10:19:5520public access to these hearings and protecting those who10:20:0021are at risk of physical harm.

If there are contrary submissions I will hear them now and a copy of the letter will be tendered as Exhibit 1 in this matter.

10:20:15 **27 #EXHIBIT 1 - Media letter.**

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10:20:18 29 COMMISSIONER: Mr Winneke, did you have anything to say?

10:20:20 31 MR WINNEKE: No, I don't, Commissioner.

10:20:22 33 COMMISSIONER: Yes. Mr Cashen?

MR CASHEN: Just two points, Commissioner. The first is I accept the proposition that seems to be put that it's unworkable to have 48 hours notice before.

10:20:35 39 COMMISSIONER: Some cases it will be workable, some cases 10:20:36 40 it won't but these usually arise at short notice and they 10:20:41 41 usually need a quick decision and often times they're quite 10:20:46 42 uncontroversial and it would not be practical in every 10:20:49 43 matter to do that. But there will be cases where it is 10:20:53 44 appropriate. Indeed, there is perhaps a matter coming up 10:20:56 45 in respect of Mr Paterson's statement that may possibly be 10:21:00 46 one such matter but we'll treat everything on a case by 10:21:01 47 case basis.

10:21:01 1 2 MR CASHEN: What I would submit is that as much notice as 10:21:02 3 possible be given. As the Commission has indicated, I have 10:21:05 10:21:08 4 been told there may be an application this morning for a 5 suppression order. I don't know the nature of it, but my 10:21:12 office can certainly get someone out here very quickly if 10:21:13 6 7 need be, half an hour or an hour's notice if that's 10:21:17 10:21:23 8 possible, could make an enormous difference to whether or 9 not the matter could be agitated without any disruption to 10:21:23 10:21:25 10 the Commission. We would ask that the parties be directed to give as much notice as possible to do that. 10:21:28 11 I can give 10:21:31 12 my details to the media, relevant media liaison people and we can ensure we can come down and agitate it as necessary. 10:21:37 13 10:21:40 14 If you do that, Mr Cashen, the Commission 10:21:40 15 COMMISSIONER: 10:21:44 16 will try and give you as much notice as it can of these 10:21:48 17 matters. 10:21:48 18 I'm grateful. The second point I'd make is 10:21:48 19 MR CASHEN: 10:21:51 20 that the Commission should be aware that where suppression orders have been made in other courts, and they may be over 10:21:55 21 10:21:58 22 highly protected witnesses, Crown witnesses, those suppression orders have been circulated to all accredited 23 10:22:01 By definition all of those courts circulate those 10:22:04 24 media. 25 So the Commission should assume that in most orders. 10:22:08 cases, I certainly expect all cases, if the Commission is 10:22:12 26 10:22:16 27 concerned about accredited media being told information 10:22:19 28 that's suppressed by other courts, they're already aware of That's the way the suppression order 10:22:22 29 that information. systems works in those courts. It's circulated - - -10:22:25 30 31 10:22:27 32 COMMISSIONER: But the making of the suppression orders in 10:22:29 33 those courts I have to say would not always involve the 10:22:34 34 media being informed of all the matters because the court 10:22:37 35 may have determined that they were too sensitive to - -10:22:40 36 10:22:41 37 MR CASHEN: It may. 10:22:41 38 10:22:42 39 COMMISSIONER: So it's not as though you necessarily know 10:22:44 40 all of the information. 10:22:45 41 10:22:46 42 MR CASHEN: No, the orders themselves. 10:22:47 43 The orders themselves I understand. 10:22:47 44 COMMISSIONER: You 10:22:49 45 sometimes know about orders that we don't know about. 10:22:51 46 10:22:51 47 MR CASHEN: Yes, and it may be that in itself lets

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journalists come into the room in the first place, hear the 10:22:54 1 10:22:57 2 nature of the application without the Commission being 3 worried about breaching the orders. 10:23:00 4 COMMISSIONER: Yes. 5 6 That first step, if they're able to come into 7 MR CASHEN: 10:23:03 8 the room a where they can see what's happening, take 10:23:05 instructions and I can be notified so we can be here if 9 10:23:08 10:23:12 10 necessary. 10:23:12 11 10:23:12 12 COMMISSIONER: Indeed, the Commission may well be assisted 10:23:15 13 And the other thing is some of these by your submissions. suppression orders we're now discovering go back decades. 10:23:18 14 10:23:22 15 10:23:22 16 MR CASHEN: Yes. 10:23:22 17 And we're presently doing our best to COMMISSIONER: 10:23:23 18 unravel those that can be unravelled. 10:23:25 19 10:23:28 20 MR CASHEN: Yes. 10:23:28 21 10:23:29 22 10:23:29 23 COMMISSIONER: These things take some time. 10:23:31 24 10:23:32 25 MR CASHEN: Yes, I understand. 10:23:32 26 10:23:33 27 COMMISSIONER: Yes, thank you. Ms Enbom, did you want to 10:23:35 28 say something? 10:23:38 29 Three matters, Commissioner. 10:23:39 30 MS ENBOM: The first is that 10:23:42 **31** the bulk of the evidence so far has been given in an open 10:23:46 32 hearing. The hearing, the only evidence that has been 10:23:52 33 heard in camera has been evidence, evidence about human 10:23:59 34 sources and the identity of human sources is highly 10:24:06 35 sensitive and the subject of a core PII claim. So whilst, of course, the question of whether or not the media should 10:24:17 36 10:24:20 37 be present during closed hearings should be assessed and determined on a case by case basis, I expect Victoria 10:24:25 38 10:24:30 39 Police's position will be where the evidence is being heard 10:24:33 40 in camera about the identity of a human source, then that 10:24:37 **41** information is so sensitive that the press shouldn't be 10:24:40 42 present and only those who need to be in the hearing room 10:24:43 43 should be. So that's the first matter. 10:24:46 44 10:24:46 45 COMMISSIONER: Is that the way these matters are dealt with 10:24:49 46 in the courts? You might want to take instructions on 10:25:00 47 We're going to have to deal with these major issues that.

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1 on a case by case basis. I would be assisted by knowing 10:25:03 2 whether there is a procedure in the courts or whether it's 10:25:08 3 dealt with on a case by case basis. 10:25:11

Yes, yes. 5 MS ENBOM: The position that Victoria Police has 6 taken is so as not to hold up the Commission's proceedings 10:25:17 and so as to provide full cooperation, PII claims haven't 7 10:25:21 10:25:27 8 been made over the identity of human sources in that the 9 position has been taken that evidence shouldn't be given. 10:25:35 10 The position has been taken that that evidence should be So the Commission should 10:25:38 11 given in a closed hearing. 10:25:41 12 receive the evidence about these human sources but it 10:25:44 13 should be in a closed hearing, rather than a blanket PII claim being made to the effect that the Commission 10:25:48 14 shouldn't receive the evidence at all. But I will consider 10:25:50 15 10:25:55 16 the matter that you've raised.

> The second matter is one raised by Mr Cashen in which he submitted that the press receive all suppression orders and are therefore familiar with the reporting restrictions. It's the suppression orders that on occasion have forced the Commission into an in camera hearing.

COMMISSIONER: Or the use of pseudonyms and the like.

MS ENBOM: Yes.

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COMMISSIONER: That's exactly right. That's exactly right.

MS ENBOM: Yes, so they were the two matters I wish to Of course Victoria Police does not have any raise. objection whatsoever to the media being given notice of applications for suppression orders, nor any objection to the media being heard on those applications and as soon as we are instructed to make an application we will notify the Commission so that Mr Cashen can be notified. They are the three matters, Commissioner.

10:26:53 **39** COMMISSIONER: Yes. I don't think any of those matters 10:26:56 40 raised by either you or Mr Cashen detract from my 10:27:00 41 suggestion as to how we move forward in the future.

10:27:02 43 MS ENBOM: No.

10:27:03 45 COMMISSIONER: Thank you. Did the State wish to say 10:27:05 46 anything? 10:27:05 47

10 00 00	1	MS HILLIADD, No. thank you
10:27:06	1	MS HILLIARD: No, thank you.
10:27:06	2	COMMISSIONER: Or the DPP?
10:27:07	3 4	CONNESSIONER. OF THE DEP?
10:27:08	4 5	MS MARTIN: No Commissioner.
10:27:09	5 6	NS MARTIN. NO COMMITSTONEL.
10:27:10 10:27:10	0 7	COMMISSIONER: I think that satisfactorily deals with that
10:27:10	8	matter. There will be some applications about matters of
10:27:13	9	giving evidence and so forth later this morning, Mr Cashen,
10:27:17	10	so if you want to stay around you're most welcome.
10:27:21	10	so if you want to stay afound you re most wercome.
10:27:25	12	MR CASHEN: Otherwise can I be excused?
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10:27:29	14	COMMISSIONER: Yes, thank you. The next matter I wanted to
10:27:29	15	touch on was the matter of Mr Solomon's statement.
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	17	MR WINNEKE: Commissioner, there's a matter which has come
10:27:42	18	to the attention of the Commission which is of some
10:27:49	19	concern. Mr Sol Solomon who was a member of Victoria
10:27:51	-	Police, a member of the Homicide Squad who has perhaps an
10:27:57		intimate knowledge and significant involvement in the
10:27:59		matters that this Commission is looking into, provided a
10:28:03		statement to Victoria Police, in fact made a statement
10:28:08		which was witnessed by a member of Victoria Police,
10:28:12	25	Detective Sergeant Ricky Miller, and that statement was
10:28:15	26	emailed to a Victoria Police member, or a Landow member on
10:28:21	27	about 15, on 15 January 2019. The email forwarding the
10:28:29	28	statement to the Landow investigator Mr Woltsche, Wayne
10:28:35	29	Woltsche, made it clear, and indeed asked Mr Woltsche to
10:28:40	30	provide this statement to the Royal Commission, and indeed
10:28:46	31	subsequent to that Solomon followed up with Mr Woltsche
10:28:50	32	directly on the telephone on one or more occasions as to
10:28:54	33	whether or not the statement had been provided to the Royal
10:28:56		Commission. It was provided ultimately to the Royal
10:29:00		Commission on 15 May 2019, so - I'm sorry, it was provided
10:29:09		to the police by the Commission, it having come into the
10:29:13		Commission's possession otherwise, on 15 May 2019. And the
10:29:20		Commission's concerned as to why that statement hasn't been
10:29:23		provided by Victoria Police, by Landow, at all despite the
	40	fact that Notices to Produce were being issued to it by the
10:29:34		Commission since January of 2019. It's troubling,
10:29:41		Commissioner, that that statement hasn't been provided by
10:29:43		Victoria Police.
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10:29:44	45	COMMISSIONER: It certainly is, especially when Mr Solomon
10:29:50		provided his statement to Victoria Police by email on 15
10:29:54	4/	January stating, amongst other things, "I had close

involvement with 3838, Lawyer X, during my time at the 1 10:29:59 2 Petra Task Force when I was leading the investigation into 10:30:04 3 the murders of Terrence and Christine Hodson. The recent 10:30:06 10:30:10 4 revelations in the media have compelled me to provide a 5 statement of my involvement with her and all the issues 10:30:14 which took place during this time which impacted on the 10:30:16 6 10:30:19 7 operation of the Task Force and its ability to achieve its 10:30:23 **8** objectives. Please provide this to the Royal Commission". And that was on 15 January. 9 10:30:26 10:30:30 10 Obviously the Commission is concerned not only 10:30:30 11 MR WINNEKE: 10:30:32 12 about that but whether there are any materials which are in 10:30:35 13 the possession of Victoria Police which haven't been provided. 10:30:37 14 10:30:37 15 10:30:38 16 COMMISSIONER: Absolutely. 10:30:38 17 10:30:39 18 MR WINNEKE: And would like to know who in Victoria Police determined not to provide it to the Commission, if indeed 10:30:44 19 there was such a determination. 10:30:47 20 10:30:49 21 COMMISSIONER: 10:30:50 22 Ms Enbom, are you able to assist? 10:30:52 23 MS ENBOM: 10:30:55 24 The statement was sent to Victoria Police on 15 January this year by email. The statement wasn't produced. 10:30:58 25 10:31:02 26 10:31:03 27 COMMISSIONER: With a request that it be sent to the Commission. 10:31:05 28 10:31:05 29 That's correct. 10:31:05 30 MS ENBOM: And it wasn't produced. There 10:31:11 **31** was no intention whatsoever to deliberately withhold this 10:31:16 32 document from the Royal Commission. I have some instructions but I want to ask some more questions about 10:31:18 33 10:31:21 34 those instructions before I provide to you, Commissioner, a 10:31:24 35 full explanation of why the document wasn't produced. 10:31:27 36 10:31:27 37 COMMISSIONER: And when will you be in a position to do that, Ms Enbom? 10:31:31 38 10:31:32 39 10:31:33 40 MS ENBOM: At the end of the day. 10:31:34 41 10:31:34 42 COMMISSIONER: All right then. Of course, as Mr Winneke 10:31:37 43 foreshadows, the Commission wants to know how many other 10:31:40 44 statements there are in this category that you have that 10:31:42 45 haven't been provided by Victoria Police. 10:31:44 46 10:31:45 47 MS ENBOM: Yes.

1 10:31:45 2 COMMISSIONER: When you read Mr Solomon's statement, which 10:31:45 we'll get to in due course, it's one that some people might 10:31:47 3 4 think that Victoria Police didn't want it provided to the 10:31:53 Commission or found it at least uncomfortable for it to be 5 10:31:57 provided to the Commission. 6 10:32:01 7 8 MS ENBOM: Yes. 9 COMMISSIONER: It's an inference that could reasonably be 10 10:32:02 11 drawn. 10:32:05 10:32:05 12 MS ENBOM: 10:32:06 13 Yes, and I understand the concern but Victoria Police's approach to this Royal Commission to date has been 10:32:09 14 to provide full cooperation. 10:32:13 15 10:32:14 16 10:32:14 17 COMMISSIONER: You keep telling us that but then there are counter indications. 10:32:18 18 10:32:20 19 10:32:21 20 MS ENBOM: It certainly hasn't taken an adversarial approach to this Royal Commission. 10:32:25 21 It has worked closely 10:32:28 22 with the solicitors assisting in order to provide all 10:32:31 23 This statement, which is a relevant information. 10:32:34 24 controversial statement, was not produced to the Royal Commission but it wasn't deliberately withheld and a full 10:32:38 25 explanation will be provided to satisfy you, Commissioner, 10:32:41 26 10:32:44 27 that it wasn't deliberately withheld. 10:32:47 28 10:32:47 29 COMMISSIONER: And at the same time there should probably 10:32:51 30 be an audit, an overview to see if there are other 10:32:54 **31** statements in this category. 10:32:56 **32** 10:32:56 33 MS ENBOM: Yes, I'm not aware of any but an audit should be 10:32:59 34 conducted. 10:32:59 35 COMMISSIONER: I'm sure it wasn't withheld at the direction 10:33:00 36 10:33:02 37 or with the knowledge of counsel so the fact that you're not aware of them might not be a good indication that there 10:33:07 38 10:33:10 39 aren't more there. 10:33:11 40 10:33:11 41 MS ENBOM: Yes, I'm not aware of any others but of course 10:33:16 42 we must check. 43 44 COMMISSIONER: And you weren't aware of this one, you see. 45 46 MS ENBOM: And we must assure you there are no others but 10:33:17 10:33:22 47 no decision was made within Victoria Police to withhold

this document from the Commission because it is a 1 10:33:28 2 controversial one and it needs to be fully explained and it 10:33:30 3 will be. 10:33:36 10:33:37 4 5 COMMISSIONER: All right, thank you. We'll hear more about 10:33:38 that shortly. I know the statement of Mr Solomon really 10:33:40 6 10:33:48 7 comes into a different context, were you wanting to tender 10:33:51 8 it at this stage in this application or do you want to leave it for later? 9 10:33:53 10:33:55 10 Commissioner, it's the intention to deal with 10:33:55 11 MR WINNEKE: it thoroughly in due course. If it's tendered now it would 10:33:59 12 need - well I think perhaps if I can sit on that for a 10:34:03 13 moment, Commissioner. 10:34:07 14 15 10:34:07 10:34:08 16 COMMISSIONER: Certainly. 17 10:34:08 10:34:08 18 MR WINNEKE: I won't seek to tender it at this moment. 10:34:11 19 10:34:11 20 COMMISSIONER: All right then. 10:34:12 21 Commissioner, if we're ready to proceed. 10:34:13 22 MR WINNEKE: 10:34:15 23 10:34:15 24 COMMISSIONER: Not quite. I think I should deal with I think there are a number of matters that 10:34:19 25 another matter. we're waiting on Victoria Police to - - -10:34:36 26 10:34:46 27 10:34:46 28 MR WINNEKE: Commissioner, there are a number of matters in terms of redactions. 10:34:49 29 10:34:50 30 10:34:51 **31** COMMISSIONER: Yes. 10:34:52 32 10:34:52 33 MR WINNEKE: Which require attention to enable them, transcripts and evidence to be put on to the public website 10:34:59 34 10:35:03 35 so as members of the public can read it. There are a A letter has been sent to solicitors for 10:35:06 36 number of them. 10:35:14 37 the police yesterday and that letter sets out the various documents and I'm not certain at this stage, I haven't 10:35:20 38 10:35:23 39 spoken to my learned friends, as to whether or not that's 10:35:26 40 been looked at and they're in a position to address that 10:35:29 41 yet. 10:35:32 42 10:35:32 43 COMMISSIONER: It might be - would you prefer, Ms Enbom, to 10:35:34 44 deal with that later in the day too? Do you have a copy of 10:35:38 45 the letter? 10:35:39 46 10:35:40 47 MS ENBOM: I do. I got that at about quarter to 1 this

morning. 10:35:43 1 2 10:35:44 3 COMMISSIONER: Oh dear. 10:35:44 10:35:45 **4** I haven't yet got detailed instructions in 5 MS ENBOM: 10:35:46 relation to the matters raised. 10:35:49 **6** 7 10:35:51 COMMISSIONER: We will deal with it tomorrow. 10:35:51 8 9 10:35:52 MS ENBOM: Yes. My general instructions, but I need 10:35:53 10 detailed ones, are that a lot of the matters in the letter 10:35:57 11 10:36:00 12 have been addressed. It might be that there is just a 10:36:03 13 communication breakdown between this side and that side. I'm hoping that's the case, because that's a better 10:36:06 14 10:36:09 15 scenario than us not having attended to these matters, but 10:36:12 16 I will get some instructions after court today. 10:36:14 17 COMMISSIONER: All right, and we'll mention it again 10:36:15 18 10:36:17 19 tomorrow morning. 10:36:18 20 MS ENBOM: Thank you Commissioner. 10:36:19 21 10:36:20 22 10:36:20 23 COMMISSIONER: That takes us to the first witness. 10:36:23 24 The first witness is Steven Campbell. 10:36:24 25 MR WINNEKE: Mr Woods is going to lead evidence from that witness, 10:36:27 26 10:36:30 27 Commissioner. 10:36:30 28 29 COMMISSIONER: Yes. 30 10:36:30 **31** MR HARTNETT: If the Commission pleases. I've touched on two medical reports both dated 15 May which have been 10:36:32 32 10:36:37 33 conveyed to both Mr Woods and to the Commission. I would 10:36:43 34 seek the Commission's approval for my client to give 10:36:47 35 evidence from a remote facility. 10:36:51 36 10:36:52 37 COMMISSIONER: Yes, those medical reports should be tendered as Exhibit 1 in this application. 10:36:57 38 10:37:03 39 10:37:03 40 10:37:03 41 #EXHIBIT 1- Medical reports. 10:37:06 42 10:37:06 43 MR HARTNETT: Yes. I have a copy of them. 10:37:10 44 10:37:10 45 COMMISSIONER: The Commission has a copy and they can be Those medical reports do establish that your 10:37:12 46 tendered. 10:37:20 47 client is unwell and would, his health would be

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1 significantly improved by him giving evidence by telephone 10:37:30 2 remotely but it will still be a public hearing. 10:37:34 3 10:37:43 4 MR HARTNETT: Of course. Thank you, Commissioner. 10:37:43 5 10:37:45 Yes. 6 COMMISSIONER: Before I make that final ruling I 10:37:45 should ask if anybody has any contrary submissions. 7 10:37:48 10:37:52 8 Victoria Police have seen the medical reports, Ms Enbom? 9 10:37:56 I haven't seen those but I don't seek to make a 10:37:56 10 MS ENBOM: contrary submission, but there are a number of matters that 10:37:59 11 10:38:03 12 I need to discuss with Mr Woods before this witness 10:38:07 13 commences his evidence. If the Commissioner is prepared to provide us with ten minutes to do that. 10:38:10 14 10:38:12 15 COMMISSIONER: 10:38:12 16 Yes. 10:38:13 17 MR WOODS: I take it they're proposed redactions to a 10:38:13 18 10:38:17 19 police document relating to the witness. It might be -10:38:20 20 COMMISSIONER: Perhaps I should make the order clearer. 10:38:21 21 Ι suppose I should in light of what we discussed, is 10:38:23 22 10:38:27 23 Mr Cashen here for the media? 10:38:30 24 10:38:30 25 MR WOODS: I think he might be outside with his clients 10:38:33 26 actually. 10:38:33 27 10:38:34 28 COMMISSIONER: All right. 10:38:37 29 10:38:38 30 MR WOODS: He is streamed into that room. 10:38:41 **31** 10:38:41 32 COMMISSIONER: Here he is. Perfect timing, Mr Cashen. Ι 10:38:44 33 don't know whether you heard there's an application for 10:38:46 34 this witness to give evidence in public but remotely by 10:38:49 35 telephone. 10:38:50 36 MR CASHEN: 10:38:50 37 Yes. 10:38:50 38 10:38:51 39 COMMISSIONER: Medical reports have been shown to the 10:38:55 40 Commission which show that his health is precarious and 10:38:59 41 that giving evidence in this way would minimise the damage 10:39:03 42 to his health from the trauma of giving evidence in this 10:39:06 43 Commission and subject to submissions made I'm inclined to 10:39:11 44 allow that application. 10:39:13 45 10:39:13 46 Yes, I've taken some preliminary instructions MR CASHEN: 10:39:16 47 and there's no objections as far as I'm aware at the

10:39:22	1	moment.
10:39:22	2	
10:39:23	3	MS ENBOM: Commissioner, while Mr Cashen is still here, the
10:39:25	4	two matters I wish to discuss with Mr Woods are PII, which
10:39:30	5	is a not matter that concerns Mr Cashen but the second
10:39:32	6	matter does and that is that the next witness Person 12, as
10:39:36	7	I understand it, will be making an application for either
10:39:38	8	an in camera order or a non-publication order. I
10:39:43	9	anticipate the determination of that application will
10:39:47	10	affect how this witness, Campbell, is to give evidence.
10:39:51	11	
10:39:52	12	COMMISSIONER: So we need to determine that application
10:39:54	13	beforehand.
10:39:54	14	
10:39:54	15	MS ENBOM: Yes.
10:39:55	16	
10:39:55	17	COMMISSIONER: That's probably the next step then, is it?
10:39:59	18	
10:39:59	19	MS ENBOM: Yes, it is.
10:40:00	20	
10:40:01		COMMISSIONER: So is someone here representing Person 12?
10:40:07		
10:40:08		MS TITTENSOR: I understand Mr Furstenberg might be in a
10:40:10		room with Person 12 currently, Commissioner.
10:40:16		
	26	COMMISSIONER: Yes. We'd better get Mr Furstenberg in for
10:40:22		this application.
10:40:22	28	
10:40:23		MS TITTENSOR: Thank you, Commissioner.
	30	MC ENDOM. It was he wanthubile Commissioner standing
10:40:32		MS ENBOM: It may be worthwhile, Commissioner, standing
10:40:34		down to allow Mr Woods and I to talk to Mr Furstenberg
10:40:43	33	about the application and we can also deal with the PII
10:40:51	34	claims at the same time.
10:40:51	35	COMMICCIONED. All wight them. If I are achouse to been
10:40:51	36	COMMISSIONER: All right then. If I can ask you to keep
10:40:53	37	Mr Cashen informed as much as you are able, as well as the
10:40:57		other interested parties.
	39	
	40	MS ENBOM: Yes.
	41	COMMISSIONED. Vec. edicum themk you
	42	COMMISSIONER: Yes, adjourn thank you.
10:41:29	43	(Chant adjaunament)
10:41:30	44	(Short adjournment.)
11:14:34	45	
11:14:34		COMMISSIONER: Yes Mr Winneke.
11:14:35	4/	

1 MR WINNEKE: Commissioner, just before we commence with 11:14:36 11:14:39 **2** Mr Campbell, Mr Woods is going to deal with Mr Campbell. 3 It's proposed to take Mr Campbell through his evidence in 11:14:44 11:14:49 **4** public session, albeit Mr Campbell won't be in the hearing 5 I'm not too sure whether the microphones are 11:14:55 room. 6 working, one assumes they're not working. 11:15:02 7 11:15:04 8 COMMISSIONER: No, they don't seem to be working again. 9 We're having some problems today. So if we speak up 11:15:04 11:15:05 10 loudly. 11:15:05 **11** 11:15:14 12 MR WINNEKE: Mr Campbell's evidence concerns Ms Gobbo but 11:15:17 13 at a point in time during the course of Mr Campbell's evidence he will give evidence about matters touching upon 11:15:21 14 another person who is represented by Mr Furstenberg. 11:15:29 15 Now. 11:15:35 **16** it's proposed that that evidence be given in open hearing 11:15:42 **17** and live-streamed. 11:15:45 **18** 11:15:45 **19** COMMISSIONER: This is Person 12? 11:15:47 20 MR WINNEKE: Person 12. Now, I understand, and Person 12 11:15:47 21 will be giving evidence after Mr Campbell and again it's 11:15:52 **22** 11:15:58 23 proposed that that evidence, subject to any application 11:16:02 24 that Mr Furstenberg may have, should be given live so as the public can hear it as the evidence is being given and 11:16:07 25 people can sit in court and listen to it. I understand 11:16:11 26 11:16:14 27 that Mr Furstenberg has an application to make about that 11:16:18 28 matter and perhaps if that matter, application is to be made, it ought be made before the commencement of 11:16:23 29 11:16:26 30 Mr Campbell's evidence because as I've indicated it's 11:16:30 **31** proposed that Mr Campbell's evidence will touch upon those 11:16:33 **32** issues. 11:16:33 33 11:16:34 **34** And as I understand it if Person 12 doesn't COMMISSIONER: 11:16:37 35 give evidence today, Mr Campbell's evidence could not be completed today. 11:16:42 **36** 11:16:44 **37** MR WINNEKE: That's correct. 11:16:44 38 11:16:45 **39** 11:16:45 40 COMMISSIONER: And that would have an impact on his 11:16:48 **41** significant health problems. 11:16:50 42 11:16:51 43 MR WINNEKE: The Commission has reports from doctors concerning his health and that's the reason why an order 11:16:54 44 11:16:58 45 has been made to the effect that he give evidence from a 11:17:01 46 remote location. 11:17:03 47

1 COMMISSIONER: I think the position is, as I've stated. No 11:17:03 2 doubt instructions can be taken from Mr Campbell and 11:17:07 3 Mr Campbell's legal representatives will have something to 11:17:10 11:17:13 **4** say about it, but as I understand it it's plain that if 5 Mr Campbell's evidence doesn't finish today and he has to 11:17:18 come back, that will have a significant negative impact on 11:17:21 6 7 his very real health issues. 11:17:25 11:17:27 8 That may well be the case. 9 MR WINNEKE: In addition to 11:17:27 that, Commissioner, we'd be very keen to get on with our 11:17:30 10 11:17:33 **11** job. 11:17:33 **12** COMMISSIONER: All right. I need to hear from Person 12's 11:17:34 13 11:17:37 14 legal representative Mr Furstenberg. 11:17:39 15 11:17:39 **16** MR FURSTENBERG: If the Commissioner pleases. 17 11:17:40 11:17:40 18 COMMISSIONER: Your application is what? 11:17:42 **19** 11:17:42 20 MR FURSTENBERG: There is a preliminary matter, I seek leave to appear for Person 12. 11:17:46 **21** 11:17:48 22 COMMISSIONER: Yes, you're given leave. 23 11:17:48 11:17:50 24 11:17:50 25 Thank you. Commissioner, the application MR FURSTENBERG: is for Person 12 to give his evidence in camera. 11:17:51 26 То 11:17:54 27 outline the application I'd seek to actually make the The matters that I wish to raise 11:17:59 28 application in camera. touch upon the reasons for -11:18:09 29 11:18:12 **30** 11:18:12 **31** COMMISSIONER: All right. What do you say, Ms Enbom? 11:18:14 **32** 11:18:15 33 Victoria Police supports the request that the MS ENBOM: 11:18:18 34 application be heard in camera. 11:18:20 35 COMMISSIONER: 11:18:20 36 Does the State have anything to say? 11:18:22 37 No Commissioner. MS HILLIARD: 11:18:23 **38** 11:18:23 39 11:18:24 **40** COMMISSIONER: The DPP? 11:18:26 41 No Commissioner. 11:18:26 42 MS MARTIN: 11:18:27 43 COMMISSIONER: Mr Winneke? 11:18:27 44 11:18:28 45 11:18:28 46 MR WINNEKE: If the application is heard publicly and that 11:18:31 47 deprives Mr Furstenberg or at least Person 12 of the fruit

of his application, then it would be a waste of time, so I 11:18:35 1 2 accept, Commissioner, that it would be appropriate that the 11:18:39 3 application be made in private. 11:18:41 11:18:43 **4** 5 COMMISSIONER: All right then. Mr Cashen? 11:18:43 11:18:45 6 Your Honour, I see no reason why journalists 11:18:45 **7** MR CASHEN: 11:18:48 **8** shouldn't be able to observe this application. 9 11:18:50 COMMISSIONER: I understand. 11:18:50 10 11:18:52 **11** 11:18:52 12 MR CASHEN: They're well aware of 11:18:54 13 Mr Furstenberg, do you have any difficulty 11:18:54 14 COMMISSIONER: with journalists being present with a non-publication 11:18:56 15 11:19:01 16 order? 11:19:01 17 MR FURSTENBERG: Given the sensitive nature of the evidence 11:19:02 **18** that might be called it would be my submission that 11:19:06 19 11:19:09 20 journalists not be present during the making of the application, depending ultimately on the ruling and what 11:19:12 **21** If the application is transcribed it would be 11:19:15 22 may follow. 11:19:21 23 there. 11:19:21 24 Commissioner, I'm sorry to interrupt. 11:19:22 25 MS ENBOM: 11:19:23 26 11:19:24 27 COMMISSIONER: Nothing else, Mr Furstenberg? 11:19:25 28 11:19:26 **29** MR FURSTENBERG: No Commissioner. 11:19:26 **30** 11:19:28 **31** MS ENBOM: I'm sorry to interrupt but I understand, I didn't hear it but I understand Mr Cashen just 11:19:28 32 11:19:39 33 inadvertently used Person 12's name. 11:19:42 34 11:19:43 35 COMMISSIONER: That will be struck from the record. 11:19:44 36 11:19:45 **37** MS ENBOM: Commissioner, Victoria Police's position is Mr Cashen should not be present during the hearing of part 11:19:46 **38** 11:19:51 **39** of the application to hear Person 12's evidence in camera. 11:19:57 40 I can't expand on that at the moment but there is a core 11:20:05 41 PII issue that will arise during the in camera application 11:20:10 42 and Victoria Police wouldn't want anyone present, other 11:20:13 43 than those that need to be here. I can explain that in 11:20:19 44 camera. 11:20:20 45 11:20:21 46 COMMISSIONER: Is it possible in a couple of sentences to 11:20:23 47 write it on a piece of paper or is it more complicated?

11 00 05	1	
11:20:27	1	MS ENBOM: I can write it on a piece of paper.
11:20:28 11:20:29	2 3	no ENDON. I can write it on a prece of paper.
11:20:29	3 4	COMMISSIONER: If you do that. And best writing, please.
11:20:30	4 5	connissioner. If you do that. And best writing, prease.
11:20:30	6	MS ENBOM: Of course. I'll need to sit down.
11:20:37	7	
11:20:30	8	COMMISSIONER: Of course. Mr Winneke, have you seen this?
11:20:35	9	
11:21:19	10	MR WINNEKE: Have I seen
11:21:20	11	
11:21:20	12	COMMISSIONER: The piece of paper I've just been handed?
11:21:22	13	
11:21:23	14	MR WINNEKE: No, I haven't Commissioner.
11:21:24	15	,
11:21:25	16	COMMISSIONER: Could you show it to Mr Winneke please. Who
11:21:29	17	else do you say should or shouldn't be present, Ms Gobbo's
11:21:33	18	legal representatives?
11:21:34	19	
11:21:35	20	MS ENBOM: Yes, no objection to Ms Gobbo's representatives
11:21:38	21	remaining here. Perhaps, Commissioner, while Mr Winneke is
11:22:04	22	speaking to others about that note, gave evidence
11:22:10	23	last week
11:22:11	24	
11:22:11	25	COMMISSIONER: I better make that note Exhibit 1 in this
11:22:14	26	application.
	27	
11:22:15		#EXHIBIT 1 - Note.
11:22:18		
11:22:19		COMMISSIONER: And it will be placed in a sealed envelope
11:22:21		not to be opened without order of the Commission. Does the
11:22:24	-	State need to see it or the DPP?
11:22:26		MC ENDOM. No Commissioner
11:22:27		MS ENBOM: No Commissioner.
11:22:28 11:22:28		MR WINNEKE: I think the state should see it, Commissioner.
11:22:28 11:22:32		IN WINNERL. I CHINK CHE SLALE SHOUTU SEE IL, COMMISSIONEL.
11:22:32		COMMISSIONER: Yes, they probably should. Yes, I didn't
11:22:32		understand that that aspect of Person 12's life would be
11:23:00		being touched on in the evidence before this Commission.
11:23:14		
11:23:14		MR WINNEKE: Commissioner, if that aspect is a matter which
11:23:11		is necessarily the subject of Mr Furstenberg's application,
11:23:24		then it may well be appropriate for this, or that part of
11:23:30		the hearing to be in private, that is in the absence of
11:23:36		anyone but the interested parties. However, I don't
11:23:41		understand that Mr Furstenberg's application deals with

If it does, I'm wrong, but insofar as 1 that aspect of it. 11:23:44 11:23:50 **2** it relates to the reasons why Person 12's evidence needs to 3 be in private session, for reasons to do with reputation or 11:24:01 11:24:11 **4** damage and the like, well then that's a matter that can be 5 dealt with in the presence of the media. This person was a 11:24:14 witness, didn't give evidence but insofar as persons 11:24:21 6 11:24:28 7 involved in the proceeding being prosecuted were concerned 11:24:31 **8** he was a witness and made a statement or statements, I'm not too sure of the exact number, whether it be one or 9 11:24:34 11:24:39 10 Now, that's really the area that's proposed, that more. it's proposed by the Commission to examine his evidence and 11:24:47 **11** 11:24:53 12 not about anything else and certainly not about matters that are on that note that the Commissioner has seen. 11:24:56 13 11:24:58 14 COMMISSIONER: You won't be touching on those matters? 11:24:59 15 11:25:01 16 11:25:01 17 As I understand it those matters won't be MR WINNEKE: 11:25:04 18 touched upon but I suppose we're talking now about Mr Furstenberg's application. 11:25:07 19 11:25:08 20 To be fair then Ms Enbom supported the 11:25:09 21 COMMISSIONER: So that's Victoria 11:25:12 22 application on the basis of Exhibit 1. 11:25:17 23 Police's application now as well on that basis. 11:25:20 24 11:25:20 25 MR WINNEKE: It's not clear from Mr Furstenberg whether that is an issue that he proposes to traverse in his 11:25:23 26 11:25:27 27 application to have this matter heard in camera. 11:25:29 28 11:25:29 29 True, true, but Victoria Police are COMMISSIONER: traversing it in their application so we do have to deal 11:25:31 30 11:25:34 **31** with it. 11:25:35 **32** 11:25:35 **33** MR WINNEKE: I understand that. Perhaps we should hear 11:25:37 34 what Mr Furstenberg has to say first about it. 11:25:39 35 11:25:39 **36** COMMISSIONER: The first thing is that your submission is 11:25:42 **37** that that aspect of Person 12's life will not be being explored by the Commission. 11:25:49 **38** 11:25:51 39 11:25:51 **40** MR WINNEKE: That's correct. That's correct. 11:25:53 **41** 11:25:53 42 COMMISSIONER: And if it were, you'd concede that would 11:25:56 43 have to be done in closed hearing? 11:25:58 44 11:25:59 45 MR WINNEKE: Yes, I do. 11:25:59 46 11:25:59 47 COMMISSIONER: We've got that much done. So that probably

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11:26:04	1	gives you some comfort, Ms Enbom.
11:26:07	2	
11:26:08	3	MS ENBOM: I don't - I hear what Mr Winneke says but I
11:26:11	4	don't see how that's possible given that the matter on that
11:26:15	5	- it's recorded on Exhibit 1, was the subject of evidence
11:26:20	6	given in camera last week, evidence given by
11:26:26	7	·
11:26:28	8	COMMISSIONER, Yoo but it's in comore
11:26:29	9	COMMISSIONER: Yes, but it's in camera.
11:26:30	10 11	MS ENBOM: Yes.
11:26:31 11:26:31		IIS ENDOIL. LES.
11:26:31 11:26:31	12	COMMISSIONER: So it's not public.
11:26:31	13	
11:26:33		MS ENBOM: No. So I would have envisaged that the
11:26:35		cross-examination of Person 12 would go to the issue
11:26:33	17	
11:26:39		COMMISSIONER: If it does, it's conceded that must be done
11:26:42		in camera.
11:26:42		
11:26:43		MS ENBOM: Yes. I also understand that Person 12's legal
11:26:48	22	representative does wish to address Exhibit 1.
11:26:51	23	
11:26:51	24	COMMISSIONER: I understand. We're just clarifying things.
11:26:54	25	If you understand that anything to do with the matter in
11:26:57	26	Exhibit 1 is to be dealt with in closed hearing.
11:27:01	27	
11:27:01		MS ENBOM: Yes.
11:27:01		
11:27:02		COMMISSIONER: Does that satisfy your application?
11:27:05		
11:27:05		MS ENBOM: I don't think it does.
11:27:08		
11:27:09		COMMISSIONER: Because?
11:27:09		MC ENDOM. Passuas there are some suppression orders that
11:27:10 11:27:16		MS ENBOM: Because there are some suppression orders that we need to address.
11:27:16		we need to address.
11:27:18		COMMISSIONER: Which ones are they?
11:27:21		confilorionen. Witten ones ale they:
11:27:21		MS ENBOM: I'll hand up the three relevant ones. These are
11:27:34		three orders that were provided to me by the Commission
11:27:31		yesterday afternoon so I wasn't aware of them when
11:27:41		gave evidence.
11:27:43		5
11:27:43		COMMISSIONER: Yes, we seem to keep finding new ones.
11:27:47	47	Well, very old ones but new to the Commission.

11:27:49 1 11:27:50 2 MS ENBOM: Yes, yes. So the first one, I would want to address -11:27:59 3 11:28:00 4 The first one, we've got Person 12, so the 5 COMMISSIONER: 11:28:00 identity is not there and we've got the agreement that 11:28:03 6 anything to do with him in that capacity must be done in 7 11:28:07 closed hearing. So that's dealt with, isn't it? 11:28:14 8 9 11:28:17 11:28:18 10 MS ENBOM: Yes, yes. 11:28:18 **11** 11:28:18 12 COMMISSIONER: Next one? 11:28:20 13 MS ENBOM: The next one is an image order and then there's 11:28:20 14 the third one -11:28:25 15 11:28:26 16 11:28:27 17 COMMISSIONER: We can deal with that one too. I'm happy to deal with that. 11:28:29 18 11:28:29 19 MS ENBOM: The third one is the order of Justice Nettle. 11:28:29 20 11:28:31 21 COMMISSIONER: Yes. 11:28:32 22 11:28:32 23 11:28:32 24 MS ENBOM: I understand that Person 12's legal 11:28:35 25 representative wants to make some submissions about the breadth of that order, so what that order is directed to. 11:28:39 26 11:28:43 27 Whether it's directed only to the matter recorded on the 11:28:46 28 Post-it Note in Exhibit 1 or whether it goes further and is directed to the other matter that was the subject of 11:28:49 29 evidence last week. And I'm - I think Person 11:28:57 30 11:29:06 **31** 12's legal representative is probably best placed to deal with that issue given that I understand he has acted for 11:29:09 32 11:29:16 33 Person 12 for some time and may be aware of all his 11:29:19 34 background. 11:29:21 35 COMMISSIONER: 11:29:21 36 All right. 11:29:26 **37** MS ENBOM: Victoria Police is concerned about the 11:29:34 **38** 11:29:37 **39** discussion we've been having over the last few minutes and 11:29:41 40 that this is in an open hearing and not presently the 11:29:47 **41** subject of a non-publication order. 11:29:52 42 11:29:52 43 COMMISSIONER: I'm certainly happy to make a 11:29:55 44 non-publication order unless there are any contrary 11:29:58 45 submissions. 11:30:00 46 11:30:00 47 MS ENBOM: It doesn't look like it, Commissioner.

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11:30:12	4	
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11:30:16	6	MS ENBOM: Thank you, Commissioner. So I would urge -
11:30:22	7	given that there are some complexities around this and a
11:30:25	8	need to address the matter on the Post-it Note that forms
11:30:30	9	Exhibit 1, I would urge the Commissioner to move into an in
11:30:33	10	camera hearing without
	11	camera near mg wrthout
11:30:35		COMMICCIONED. There is a comment shout that that is
11:30:35	12	COMMISSIONER: There's no argument about that, that's
11:30:36	13	conceded. The Commission concedes that anything to do with
11:30:40	14	that must be done in a closed hearing.
11:30:42	15	
11:30:42	16	MS ENBOM: Yes, but
11:30:44	17	
11:30:45	18	COMMISSIONER: So what is there more to
11:30:47	19	
11:30:47	-	MS ENBOM: I understand Person 12's application goes a lot
		further than that.
11:30:50		
11:30:51		
11:30:51		COMMISSIONER: Let's hear it, Mr Furstenberg.
11:30:53		
11:30:54	25	MR FURSTENBERG: The application is that given the
11:30:55	26	sensitive nature of the application there should be no one
11:30:55 11:30:59		
	27	present in the in camera hearing other than those who
11:30:59 11:31:04	27 28	present in the in camera hearing other than those who should necessarily be here and that media and media's
11:30:59 11:31:04 11:31:08	27 28 29	present in the in camera hearing other than those who should necessarily be here and that media and media's lawyers, at least initially ought to be excluded. The
11:30:59 11:31:04 11:31:08 11:31:12	27 28 29 30	present in the in camera hearing other than those who should necessarily be here and that media and media's
11:30:59 11:31:04 11:31:08 11:31:12 11:31:15	27 28 29 30 31	present in the in camera hearing other than those who should necessarily be here and that media and media's lawyers, at least initially ought to be excluded. The application
11:30:59 11:31:04 11:31:08 11:31:12 11:31:15 11:31:15	27 28 29 30 31 32	present in the in camera hearing other than those who should necessarily be here and that media and media's lawyers, at least initially ought to be excluded. The application COMMISSIONER: It's accepted, you saw what was written on
11:30:59 11:31:04 11:31:08 11:31:12 11:31:15 11:31:15 11:31:18	27 28 29 30 31 32 33	present in the in camera hearing other than those who should necessarily be here and that media and media's lawyers, at least initially ought to be excluded. The application
11:30:59 11:31:04 11:31:08 11:31:12 11:31:15 11:31:15 11:31:18 11:31:19	27 28 29 30 31 32 33 34	present in the in camera hearing other than those who should necessarily be here and that media and media's lawyers, at least initially ought to be excluded. The application COMMISSIONER: It's accepted, you saw what was written on Exhibit 1.
11:30:59 11:31:04 11:31:08 11:31:12 11:31:15 11:31:15 11:31:18 11:31:19 11:31:19	27 28 29 30 31 32 33 34 35	present in the in camera hearing other than those who should necessarily be here and that media and media's lawyers, at least initially ought to be excluded. The application COMMISSIONER: It's accepted, you saw what was written on
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11:30:59 11:31:04 11:31:08 11:31:12 11:31:15 11:31:15 11:31:19 11:31:19 11:31:19 11:31:19 11:31:21 11:31:25 11:31:25 11:31:25 11:31:32 11:31:38 11:31:45 11:31:47	27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	<pre>present in the in camera hearing other than those who should necessarily be here and that media and media's lawyers, at least initially ought to be excluded. The application COMMISSIONER: It's accepted, you saw what was written on Exhibit 1. MR FURSTENBERG: Yes. COMMISSIONER: And that's accepted and it's accepted that that cannot be touched on in open hearing. MR FURSTENBERG: We're talking at the moment in very careful terms obviously given the sensitive nature. It would be very difficult to make the application openly and coherently if consideration needed to be given as to who might be in the room at the time.</pre>

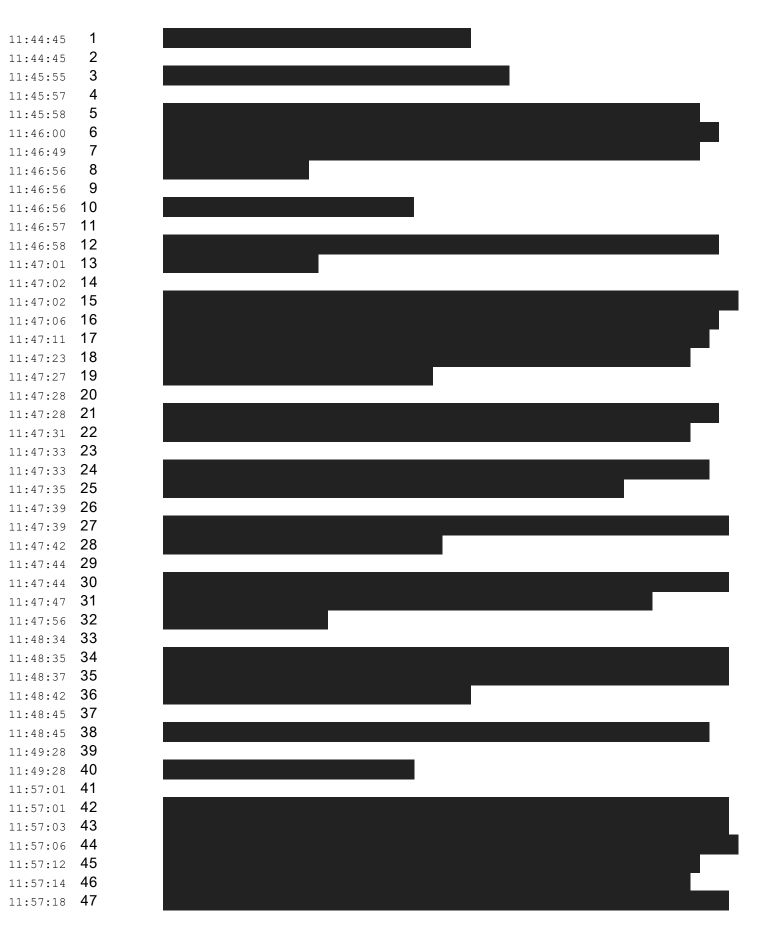
11:31:54	1	removed from the hearing room?
11:34:08	2	MD FUDGTENDEDC. I the dama my best in terms of the
11:34:09	3	MR FURSTENBERG: I've done my best in terms of the
11:34:12	4 5	handwriting, I apologise in advance.
11:34:14	5 6	COMMISSIONER: Thank you. Let me see it first, please. I
11:34:15 11:34:49	7	see. Yes, show that to counsel, please.
11:34:55	8	
11:34:56	9	
11:34:56		#EXHIBIT 2 - Handwritten note by Mr Furstenberg.
11:35:03		, , , , , , , , , , , , , , , , , , , ,
11:35:03	12	COMMISSIONER: In essence your submission is that bio data
11:35:09	13	and other information will come out and it will mean things
11:35:13	14	can be pieced together.
11:35:14	15	
11:35:15		MR FURSTENBERG: It's all interwoven.
11:35:18		
11:35:19		COMMISSIONER: And you support that application, Ms Enbom?
11:35:21		MC ENDOM. Vec. Commissioner
11:35:21		MS ENBOM: Yes, Commissioner.
11:36:06 11:36:06		COMMISSIONER: Show it to counsel for the State and the
11:36:06 11:36:09		DPP, thank you. I had understood that matters of concern
11:36:20		were redacted from the statement of Person 12 and those
11:36:30		matters had either been agreed or were to be argued before
11:36:33		me before he gave evidence.
11:36:39		
11:36:39	28	MR WINNEKE: Commissioner, it may well
11:36:42	29	
11:36:42	30	COMMISSIONER: It's Mr Woods' witness I think.
11:36:45		
11:36:45		MR WINNEKE: No, Ms Tittensor.
11:36:46		
11:36:46		COMMISSIONER: Is it your witness or Ms Tittensor's
11:36:51		witness?
11:36:51		MR WINNEKE: Ms Tittensor's witness. As to whether or not
11:36:52 11:36:54		it's been redacted, there's not agreement about the
11:36:54 11:36:57		redactions as I understand it.
11:36:59		
11:37:00		COMMISSIONER: It's something I will have to rule on in due
11:37:02		course.
11:37:02		
11:37:03	44	MR WINNEKE: Commissioner, I've read the material which is
11:37:05	45	on Exhibit 2.
11:37:06		
11:37:07	47	COMMISSIONER: Yes.

11:37:07 1 2 MR WINNEKE: Insofar as the application that Mr Furstenberg 11:37:07 makes is going to touch upon matters which concern the 11:37:11 3 11:37:16 **4** subject which is written on Exhibit 1, then it may be 5 necessary for that to be dealt with in closed court, I 11:37:21 accept that, insofar as that application touches upon those 11:37:25 6 7 matters. 11:37:31 11:37:31 8 9 COMMISSIONER: And what do you say about the bio data? If 11:37:32 11:37:35 10 it can be established that that could be, some fact could be relevant, that could be dealt with before the evidence 11:37:41 **11** 11:37:43 12 is given. 11:37:44 13 MR WINNEKE: That's a different matter and that may relate 11:37:44 14 to - it doesn't necessarily relate to the matter which is 11:37:47 15 11:37:50 **16** written down on Exhibit 1 in this application, but insofar 11:37:55 **17** as the application touches upon matters which are written 11:37:58 **18** down on Exhibit 1, then the way in which we've been conducting proceedings to date, it suggests that only those 11:38:03 19 11:38:07 20 persons who in effect need to know should be present, I 11:38:11 21 accept that. 11:38:11 22 11:38:11 23 Mr Furstenberg's argument is that matters COMMISSIONER: 11:38:14 24 will come out that indirectly reveal the matter in Exhibit 11:38:21 25 1. 11:38:21 26 11:38:21 27 MR WINNEKE: That may or may not be, but that's something 11:38:24 28 that he may wish to raise in his application and - - -11:38:28 29 11:38:28 30 COMMISSIONER: Sorry, that is his application. 11:38:29 **31** 11:38:30 32 MR WINNEKE: As I understood it, the first application is 11:38:33 33 an application that no one be present in his application. 11:38:37 34 There are two applications it seems to me. 11:38:39 35 I thought we'd got over that by 11:38:39 36 COMMISSIONER: Okay. 11:38:42 37 writing it down on a piece of paper. 11:38:44 **38** 11:38:44 39 MR WINNEKE: Not as I understand it. 11:38:46 40 11:38:46 **41** I'm not prepared at this stage to order that COMMISSIONER: 11:38:49 42 the press be excluded from the hearing room, having made 11:38:54 43 the non-publication order. All right. 11:38:58 44 11:38:58 45 If the Commissioner pleases. MR FURSTENBERG: 11:39:00 46 11:39:00 47 COMMISSIONER: So what's your application then,

1 Mr Furstenberg, is there another one? Again you might wish 11:39:02 2 to write matters down on a piece of paper if you think 11:39:06 3 they're sensitive. 11:39:09 11:39:10 **4** 5 MR FURSTENBERG: Broadly speaking, Commissioner, my 11:39:11 application is for the entirety of Person 12's evidence to 11:39:14 6 be given in camera. The basis for the application, or 11:39:18 7 11:39:27 **8** there are two bases for the application and I propose to call some evidence in relation to that. The first is 9 11:39:32 concerns for Person 12's safety. I won't go into that at 11:39:36 10 The second application - the second - -11:39:46 **11** this stage. 11:39:49 12 11:39:50 13 COMMISSIONER: So you'll call evidence on that? 11:39:52 14 MR FURSTENBERG: Yes. 11:39:52 15 11:39:52 **16** 11:39:53 17 COMMISSIONER: I think that probably will have to be done 11:39:55 **18** in camera. 11:39:56 19 11:39:56 20 MR FURSTENBERG: The second - - -11:39:57 21 COMMISSIONER: You'd ask for it to be done in camera? 11:39:58 22 11:40:00 23 11:40:00 24 MR FURSTENBERG: I would ask for that to be done in camera, Thank you Commissioner. The second limb - - -11:40:03 25 11:40:06 26 27 Can I just make - get the situation clear. MR WINNEKE: 11:40:07 11:40:10 28 Are we streaming at the moment? No. I'm sorry. 11:40:17 29 11:40:19 30 MR FURSTENBERG: The second limb of the application is 11:40:23 **31** damage to reputation and I'll call some evidence in relation to that but broadly speaking Person 12 is an 11:40:29 32 years in prison and 11:40:34 **33** individual who spent approximately 11:40:38 **34** I understand some may say what damage he's now on . 11:40:45 35 to what reputation but the fact is he's now on parole, working, not associated with his criminal past, trying to 11:40:51 36 rebuild his reputation. His concern is if there was 11:40:59 **37** publication of the evidence that he'll be required to give 11:41:05 **38** 11:41:10 **39** to this Commission, the past will be rehashed and in turn 11:41:14 40 that will damage all the gains that he's made whilst on 11:41:19 **41** parole, thereby causing damage to his reputation and 11:41:27 **42** seriously impacting his rehabilitation. So to broadly 11:41:33 **43** outline, they're the two limbs of the application and perhaps for the Commission - I say this - I'll withdraw 11:41:36 44 11:41:49 45 that. Perhaps I'll call evidence at this stage. 11:41:52 46 11:41:52 47 COMMISSIONER: Are you going to call evidence on that

11:41:55	1	second issue as well or only on the first?
11:41:59	2	
11:42:00	3	MR FURSTENBERG: On both issues, and I intend to call
11:42:03	4	Person 12 to give that evidence.
11:42:04	5	
11:42:05	6	COMMISSIONER: And do you say the media shouldn't be
11:42:07	7	present for that?
11:42:08	8	
	9	MR FURSTENBERG: That's correct.
	10	
11:42:09	11	COMMISSIONER: Yes.
	12	
11:42:10	13	MR FURSTENBERG: Because matters perhaps touching on
11:42:12	14	Exhibit 1 and Exhibit 2 might be given in evidence. In
11:42:15	15	respect to the first limb of the application and
11:42:18	16	potentially in respect of the second limb as well.
11:42:21	17	
11:42:21	18	COMMISSIONER: You should remember in the terms of the
11:42:23	19	first limb what's been said. It's accepted that anything
11:42:26		touching on that has to be in closed hearing.
11:42:29		
11:42:29		MR FURSTENBERG: Yes.
11:42:30	23	
11:42:30		COMMISSIONER: So I don't know what we're arguing about
11:42:32	25	there, so keep that in mind. All right, well now, I think
11:42:36	26	I've ordered that it should be closed hearing now. So
11:42:40	27	anyone who's not a legal representative of one of the
11:42:44	28	parties or involved with the Commission should leave the
11:42:46	29	courtroom at this point while we hear evidence. You say
11:42:52		the media should leave? It's too sensitive for the media
11:42:57	31	to remain? Ms Enbom, you'd support that?
11:43:01	32	
11:43:01		MS ENBOM: Yes, Commissioner, I do.
11:43:02		
11:43:02		COMMISSIONER: Mr Winneke, what do you say?
11:43:05		
11:43:06		MR WINNEKE: Commissioner, if it doesn't concern matters
11:43:11		which are referred to in Exhibit 1 in our submission
11:43:14		there's no need for the media to be absent. There's a
11:43:18		non-publication order that the Commission has made with
11:43:21		respect to this application and that stands. Unless and
11:43:31		until the evidence is adduced which touches upon matters of
11:43:34	-	public interest immunity, then in our submission a
11:43:38		non-publication order would suffice.
11:43:42		
11:43:43		COMMISSIONER: Mr Cashen?
11:43:44	41	

1 MR CASHEN: I'm in the Commission's hands to a large degree 11:43:45 2 given I haven't seen Exhibits 1 and 2. What I would say if 11:43:48 3 it is closed I'd request that so far as possible the 11:43:51 11:43:55 **4** matters relating to Exhibits 1 and 2 be heard, evidence taken on those, and then I'd be permitted back into the 5 11:43:59 6 hearing room to hear the remainder of the evidence so I can 11:44:04 make submissions on those matters. 11:44:08 7 11:44:10 8 9 I'm just a little worried whether - I do COMMISSIONER: 11:44:10 hope the evidence isn't going to touch on the matters in 11:44:14 10 Exhibit 1, which I've already made the Commission's 11:44:17 **11** 11:44:20 12 position very clear on. But anyhow, all right. I think at 11:44:24 13 this stage I'd better exclude the media to deal with the evidence relating to Mr Furstenberg's application and I'll 11:44:28 14 revoke that order as soon as I'm able. Thanks Mr Cashen. 11:44:33 15 16 11:44:45 **17** Should I exclude myself? MR HARTNETT: 11:44:52 **18** 11:44:52 19 COMMISSIONER: Probably, but what does Ms Enbom say? 11:44:57 20 Ms Enbom, do you say Mr Hartnett should not be present whilst this evidence is given? 11:44:59 21 11:45:06 22 11:45:06 23 MS ENBOM: Can I just get some instructions on that matter 11:45:09 24 please, Commissioner? 25 11:45:38 26 There's no objection to Mr Campbell's legal 11:45:41 27 representatives remaining in the in camera hearing, 11:45:45 **28** Commissioner. 11:45:47 29 11:45:48 30 COMMISSIONER: Mr Furstenberg? 11:45:50 **31** MR FURSTENBERG: 11:45:51 32 No. 33 34 (IN CAMERA HEARING FOLLOWS) 11:44:41 35 36 37 38 39 40 41 42 43 44 45 46 47







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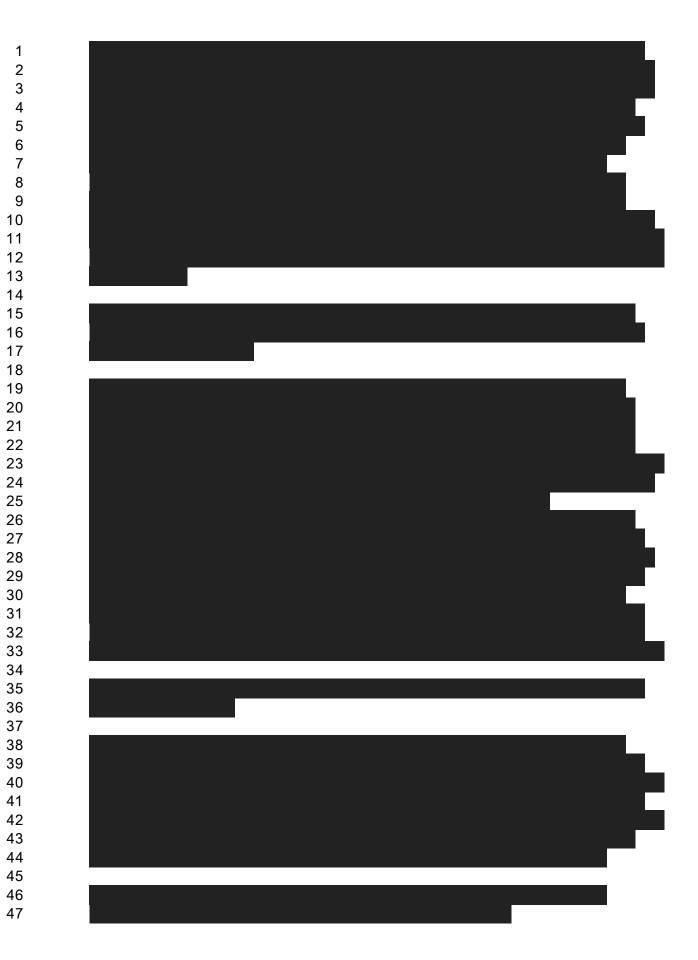
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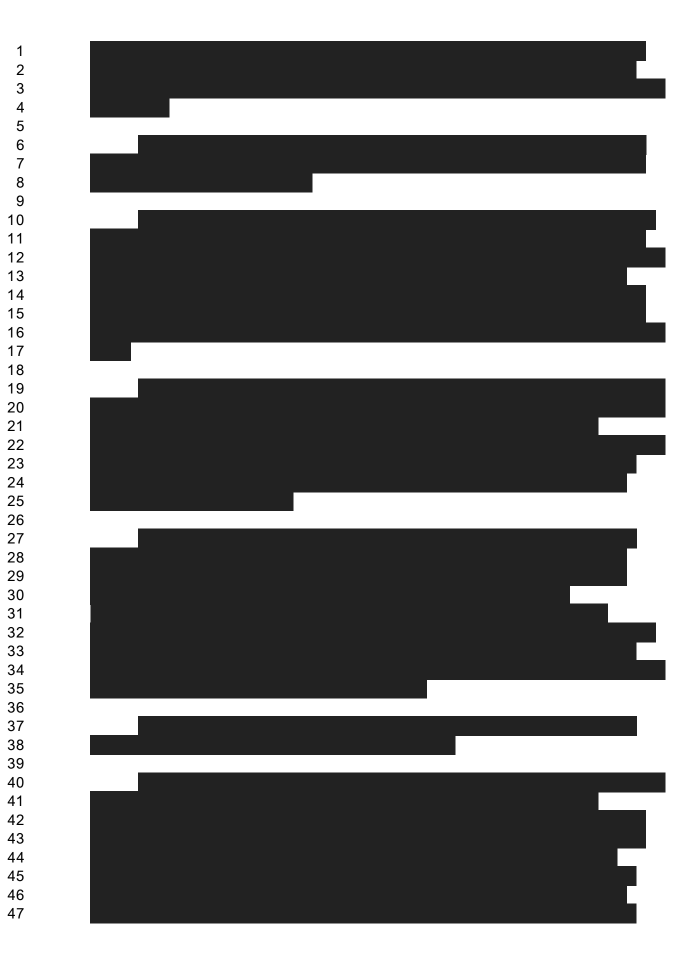
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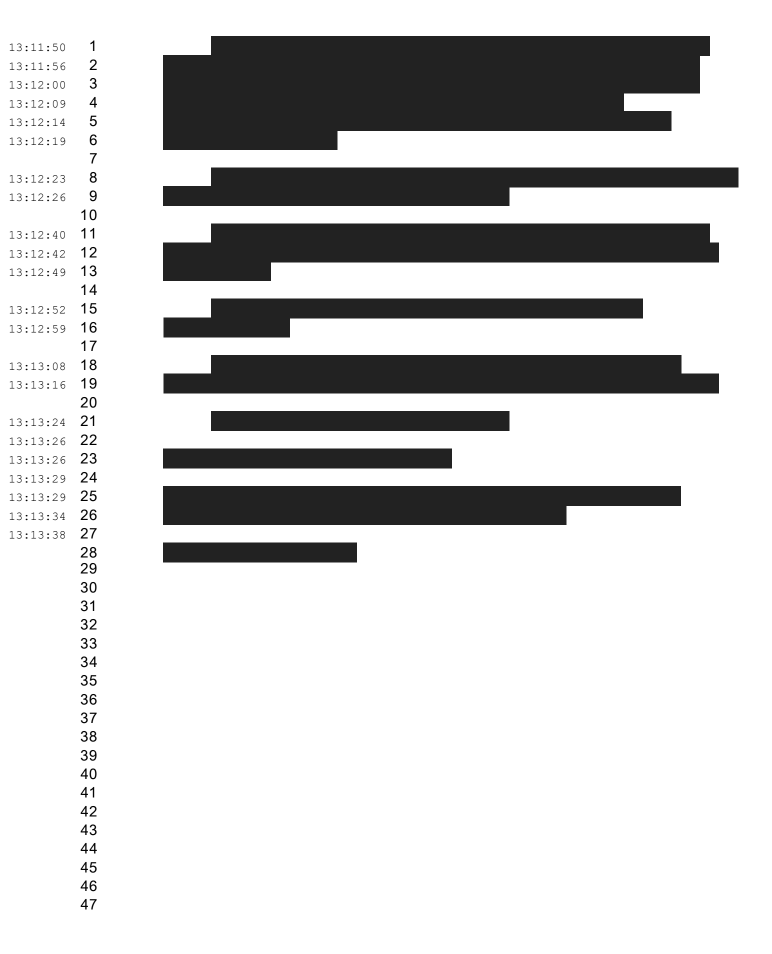
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13 : 17 : 17	1	UPON RESUMING AT 2.00 PM:
	2 3	UPON RESUMING IN OPEN COURT:
14:08:03	4	
	5	
14:08:03	6	COMMISSIONER: I understand the next witness is on the
14:08:05	7	telephone. Mr Campbell, are you on the telephone?Yes,
14:08:09	8	Commissioner.
14:08:09 14:08:09	9 10	Yes, thanks Mr Campbell. The Commission appreciates that
14:08:09		you are not well and that you've made some considerable
14:08:20		effort to be here today. That's much appreciated. I
14:08:24		understand you take the oath?Yes, please, Commissioner.
14:08:26		
14:08:26	15	Could you hold the Bible in your right hand and you'll be
14:08:29		sworn now.
14:08:31		
14:08:31		< <u>STEPHEN CAMPBELL</u> , sworn and examined:
14:08:51		COMMISSIONER, Vac Mr. Waada
14:08:52 14:08:53		COMMISSIONER: Yes Mr Woods.
14:08:53		MR WOODS: Commissioner, I'm happy to tender the statement
14:08:54		if Mr Hartnett is happy for me to do so. Mr Campbell, it's
14:09:02		Mr Woods here, counsel assisting the Commission. You can
14:09:06		hear me?Yes, thank you Mr Woods.
14:09:07	26	
14:09:07	27	You've provided a statement to the Commission dated 16 May
14:09:11		2019?Yes, that's correct.
14:09:14		
14:09:14		And the contents of that statement are true and
14:09:18		correct?Yes, that's correct.
14:09:19 14:09:20		Commissioner, I tender that statement.
14:09:20		commissioner, i tender that statement.
14:09:23		#EXHIBIT RC135 - Statement of Steven Campbell.
14:09:30		
14:09:31	37	Mr Campbell, you were employed at Victoria Police between
14:09:34	38	June 1988 and May 2006; is that correct?Yes, that's
14:09:40		correct.
14:09:40		
14:09:41		And you went through the Police Academy I take it in the
14:09:44		first half of 98, is that the case - 1988?I believe I
14:09:53 14:09:57		started at the Police Academy in that June of 1988.
14:09:57		I see. I understand, all right. Then you went through
14:10:02		various positions that are listed at paragraph 5 of your
14:10:02		statement. In particular you were at the Embona Task Force

14:10:11	1	in St Kilda from August 1988 until July 2000; is that
14:10:15	2	right?Yes.
14:10:16	3	
		And Eitzney CIP from July 2000 until April 20022 Vec
14:10:16	4	And Fitzroy CIB from July 2000 until April 2003?Yes.
14:10:24	5	
14:10:25	6	You haven't had access to your diary or day books for the
14:10:29	7	purpose of making this statement; is that right?That is
14:10:32	8	correct.
14:10:33	9	
	-	
14:10:33	10	Do you expect that those diary and day books will have
14:10:37	11	matters that are relevant to your evidence before the
	12	
14:10:39		Commission?Sorry, Mr Woods, can you repeat that
14:10:44	13	question, please?
14:10:45	14	
		De year expect that your dispise and day healys that were
14:10:46	15	Do you expect that your diaries and day books that were
14:10:49	16	left at Fitzroy CIB will have material that's relevant to
14:10:54	17	your evidence before the Commission?Possibly.
14:10:58	18	
14:10:59	19	I've just been told your diaries and day books have been
14:11:03		produced to the Commission today. I might need an
14:11:07	21	opportunity to go through those but in any event we'll move
14:11:11	22	through your evidence as we can. You say in paragraph 12
14:11:14		of your statement that you had a previous intimate personal
14:11:20	24	relationship with Ms Gobbo; is that right?Yes.
14:11:23	25	
		And you mat some time around 10000. The uncentain of the
14:11:23		And you met some time around 1998?I'm uncertain of the
14:11:32	27	specifics of the date but it could be somewhere between
14:11:37	28	1998 and 2000.
14:11:38	29	
14:11:38	30	You were at Embona Task Force at the time, do you remember
14:11:41	31	that?I believe that's the case.
14:11:41		
14:11:42	32	
14:11:44	33	When you met Ms Gobbo - you understand the difference
14:11:48		between a barrister and solicitor I take it?I think so,
14:11:53	35	yes.
14:11:53	36	
14:11:53		And when you met her she was a barristor at that time not
		And when you met her she was a barrister at that time, not
14:11:56	38	a solicitor, as in she had her own chambers and was
14:12:00	39	self-employed, is that your memory?Sorry, I can't
14:12:05		recall.
14:12:05	41	
14:12:08	42	I want to show you a document and if the operator could
		•
14:12:12		bring this up just on my screen to start with. The
14:12:15	44	document that I think one of the Commission staff has with
14:12:18	45	you there is MIN.0001.0001.0003 and what I'm asking to be
14•1/•1×		γ σ σ γ σ γ σ γ σ
14:12:29	46	turned to is p.14. Mr Campbell, you might let me know when
	46	

Ms Gobbo's between November 98 and March 99. If the 14:12:39 1 14:12:44 **2** operator could just focus on those bottom pages, the bottom 3 entry on the far left-hand of the page and just bring only 14:12:51 14:12:56 **4** that up on the screen?---Yes. I have that page in front of 5 me now, Mr Woods. 14:12:59 14:13:00 6 Just if you could focus only - bring up only the bottom 14:13:00 7 Do you see on the version that 14:13:05 **8** left-hand side. Yes. you've got in front of you on the right-hand side of the 9 14:13:06 page there's 18/12/98 and then what's in front of us on the 14:13:09 10 left-hand side of the page down the bottom is "informant: 14:13:14 11 Detective Steve Campbell" and a phone number, do you see 14:13:17 12 14:13:21 13 those things?---I can see my name and phone number, I can't see the date but I'm - - -14:13:28 14 14:13:31 15 14:13:31 16 Have you got a version in front of you that's got redacted 14:13:35 17 parts of it or is it a clean version?---It's redacted. 14:13:39 18 I might ask that the person provide to you the clean 14:13:39 19 14:13:43 20 version of that document so that you're able to identify the date on the far top right. While that's happening, 14:13:46 21 what I'm going to suggest to you is that it was in this 14:13:51 22 14:13:56 23 matter, and can you see the accused name on the top right-hand side of the your page, that you first met 14:14:00 24 Ms Gobbo and that was on 18 December 1998, do you accept 14:14:02 25 that that was the case?---I don't think I've got the right 14:14:08 26 14:14:15 27 document in front of me at the moment, Mr Woods. 14:14:16 28 14:14:18 29 I'm after a document, an unredacted document, MIN.0001.0001.0003. If there's not an unredacted version 14:14:24 30 14:14:30 **31** with you I'll just get you to look at the redacted version. Do you see - - -?---I have the unredacted one in front of 14:14:34 32 14:14:37 33 me now. 14:14:38 **34** 14:14:39 35 Okay, good. You see the date on the top right-hand side, 18/12/98?---Correct, yes. 14:14:42 36 14:14:45 **37** On the bottom left-hand side is "informant: 14:14:45 **38** Detective 14:14:49 39 Steve Campbell" and your phone number; is that 14:14:52 40 right?---Yes. 14:14:52 **41** 14:14:52 **42** You see an accused's name just to the left-hand side of the 14:14:56 **43** 18th of the 12th 98 date. What I'm suggesting to you is that this was the occasion on which you first met Ms Gobbo 14:15:00 44 14:15:02 45 and it was at the Melbourne Magistrates' Court, that was 14:15:05 46 the accused's name and you were the informant in that 14:15:08 47 matter, are you able to confirm that?---Apologies. I can't

see the accused person. 14:15:27 **1** 14:15:30 **2** 14:15:30 **3** It's the name, as I understand it, just underneath that 14:15:34 **4** date to the left-hand side of it, initials KH?---Thank you. 5 I can read that and see that there now, yes. 14:15:44 14**:**15**:**48 **6** 14:15:48 **7** Is that a name that you have any recollection of?---No. 14:15:50 **8** The Magistrate's name Mr Tobin, the top of the left-hand 9 14:15:51 14:15:57 10 page, is that a Magistrate you have any memory of a matter of yours proceeding before?---No. 14:16:02 **11** 14:16:03 12 14:16:04 13 Are you able to - the Commission understands that this was the date on which you first met Ms Gobbo. You're not able 14:16:09 14 to say that that's not the case, you simply don't remember; 14:16:12 15 14:16:17 **16** is that right?---That's correct. 14:16:17 **17** 14:16:23 18 It's correct in any event that you met Ms Gobbo in circumstances where you were an informant and she was 14:16:26 19 14:16:31 20 defence counsel and it was a matter in the Melbourne Magistrates' Court, do you recall that?---I believe so. 14:16:34 21 14:16:39 22 14:16:40 23 On that occasion a discussion took place between the two of 14:16:43 24 you, you invited her for a coffee and you had a coffee down at the Metropolitan Hotel on the corner of Little Lonsdale 14:16:47 25 and William Streets; is that right?---I can't recall that, 14:16:53 26 14:16:58 27 no. 14:16:58 28 14:16:58 29 In any event, after the first meeting a relationship 14:17:01 30 between you and Ms Gobbo ensued; is that right?---Yes. 14:17:03 **31** 14:17:04 32 That relationship, was it an exclusive relationship, was it 14:17:11 33 a casual relationship - at first I'm talking about here?---It was a casual relationship. 14:17:15 **34** 14:17:17 35 Was it ever anything more than that? Was it an exclusive 14:17:18 36 relationship at any time during the time that you were 14:17:22 **37** seeing Ms Gobbo?---No. 14:17:25 **38** 14:17:27 39 14:17:30 40 Is it correct that Ms Gobbo during the period of your 14:17:33 **41** relationship spent a number of nights staying at your house 14:17:38 **42** during the relationship?---Yes. 14:17:41 **43** 14:17:44 **44** At the time you met Ms Gobbo were you aware or did she tell 14:17:51 **45** you that she had been a police informer on two previous 14:17:54 46 occasions to the time when you met her?---No. 14:17:57 47

Did you know Tim Argall at the time that you met 14:17:58 1 14:18:02 **2** Ms Gobbo?---I know who he is, yes. 3 14:18:07 14:18:07 **4** Was a friend of yours at that time or someone you'd known 5 beforehand or afterwards?---He was someone that I knew 14:18:11 14:18:16 6 previously. I wouldn't say he was a friend, no. 14:18:18 7 14:18:18 **8** Were you aware of his relationship with Ms Gobbo at the time you first met her?---No. 9 14:18:22 14:18:23 10 How about Jeff Pope, was that a person you were familiar 14:18:23 **11** 14:18:27 12 with at the time you met Ms Gobbo?---I know who Mr Pope is, 14:18:30 13 yes. 14:18:31 14 And did you know at that time?---Did I know him at that 14:18:31 15 14:18:37 **16** time? 14:18:37 **17** 14:18:38 18 Did you know Mr Pope in late 1998 when you met Ms Gobbo?---Yes. 14:18:43 19 14:18:43 20 And had you had a - had he been your boss somewhere or how 14:18:44 21 did you know him?---I believe I'd worked with him some 14:18:48 22 14:18:51 23 years earlier. 14:18:52 24 Were you aware of any relationship between, professional or 14:18:53 25 otherwise, between Mr Pope and Ms Gobbo?---No. 14:19:00 26 14:19:03 27 14:19:05 28 What about Paul Dale, is that someone you knew at that time 14:19:08 29 in 1998?---Yes. 14:19:16 30 14:19:19 **31** Is he someone you'd worked with somewhere or how did you know him?---I knew him from - I met him when I did 14:19:22 32 14:19:26 33 Detective Training School which - sorry, I don't know the 14:19:32 34 dates but it may have been the year before or 96, 97 or 98. 14:19:37 **35** I'm sorry, I don't know the date. 14:19:39 36 14:19:39 **37** Are you aware of whether Mr Dale was socialising with Ms Gobbo around the time that you met or had been 14:19:42 **38** 14:19:45 **39** beforehand, before you met Ms Gobbo that is?---No, I don't 14:19:50 40 know that. 14:19:50 **41** 14:19:57 42 What about after you met Ms Gobbo, were you aware of a 14:20:01 43 friendship between Mr Dale and Ms Gobbo any time after 14:20:06 44 98?---Only from what I've read in the media. 14:20:14 45 14:20:16 46 Were you at functions where the two of them were or you 14:20:18 47 never saw them together, what's the situation there?---I

14:20:23	1	don't recall seeing them together.
14:20:26	2	
14:20:27	3	Do you recall Paul Dale talking about Nicola Gobbo to
14:20:29	4	you?No.
14:20:31	5	
14:20:35	6	The relationship between you and Ms Gobbo continued I take
14:20:39	7	it on a casual or intermittent basis for I think you say
14:20:43	8	five or six years, so that was until some time in 2006. I
14:20:48	9	take it that's when you left Victoria?Yes.
14:20:52	10	Ware there periods of easing each other a let or was it
14:20:55	11 12	Were there periods of seeing each other a lot or was it purely intermittent when you bumped into each other?No,
14:21:01 14:21:07	12	I think it was more intermittent.
14:21:07		
14:21:14	15	There's some offences that
14:21:19	-	You
14:21:21	17	understand what I'm asking about there?Yes.
14:21:24	18	·
14:21:26	19	Was the relationship with Ms Gobbo occurring on and off at
14:21:35	20	least during the period of
14:21:38		,
14:21:40		Yes.
14:21:41		
14:21:42		Right. Did the relationship between the two of you
14:21:51		continue at any time while you were living in Western
14:21:54 14:22:09		Australia?I don't believe so. I don't know, I don't believe so.
14:22:09		berreve so.
14:22:09		From the time you met Ms Gobbo until February 2003 when you
14:22:12		were suspended , I
14:22:22		take it throughout that entire period you were an active
14:22:27	32	and serving police member?Yes.
14:22:33	33	
14:22:35	34	You would have been attending court regularly during that
14:22:39		period I take it?Yes.
14:22:41		
14:22:42		And you would have seen Nicola Gobbo fairly regularly at
14:22:47		court on those attendances; is that right?Yes.
14:22:52		Your attendance at count during the period 00 to 2002 was
14:22:56 14:23:06		Your attendance at court during the period 98 to 2003 was generally in the capacity as an informant or as a police
14:23:06		witness or was it both?As a police officer, yes.
14:23:09		
14:23:22		But also as an informant in, I take it, some criminal
14:23:25		matters, that's one of the reasons why you were attending
14:23:28		court, in general I'm talking about here?Sorry, when I
14:23:33		say police informant I mean the police person that charges
		-

 14:23:36
 1
 the accused.

 14:23:37
 2

14:23:37	2	
14:23:38	3	Yes, sorry, I should be clear. That's precisely the
14:23:41	4	context in which I'm using that word. I'd like another
14:23:46	5	document to be brought up and this can be brought up
14:23:48	6	generally on the screen. I'm going to ask that an OPP
14:23:53	7	Prism report be put in front of you. To the operator this
14:23:57	8	is OPP.0001.0004.0025. The page that I'd like to be
14:24:15	9	brought up on the screen ends in 0102. Can you see the
14:24:27	10	matter I'm talking about there? There's four
14:24:33		entries?We're just locating that document, Mr Woods.
14:24:35		That's always you take your time. Toll we when that's in
14:24:36	13	That's okay, you take your time. Tell me when that's in
14:24:39		front of you?I have that document now, Mr Woods.
14:24:42	15	As T used these subject of some to be that these one two
14:24:43		As I read those entries it seems to be that there are two
14:24:47		sets of charges that were mentioned for a plea on 7th of
14:24:54		the 12th 99 and then later on 11th of the 2nd 2000 against
14:25:03		one accused; is that correct?Yes, that's looks correct.
14:25:06		These was a Ma Dawalaw who was a supersouter on the first
14:25:07		There was a Mr Dowsley who was a prosecutor on the first
14:25:11		occasion and a Mr Burke who was the prosecutor on the
14:25:15		second occasion, do you accept that?Yes.
14:25:16		De very mappil depling with either of these two as a
14:25:17		Do you recall dealing with either of those two as a
14:25:20		prosecutor in the matters that you were the informant
14:25:23		in?No, I'm sorry, I don't.
14:25:26		That's allow. Do you have any recallection of the accurat
14:25:27		That's okay. Do you have any recollection of the accused
14:25:29		person there who's named in that central column?No, I don't.
14:25:33		
14:25:33		You accept though that you were the police informant in
14:25:33		You accept, though, that you were the police informant in
14:25:37		relation to those two sets of charges as indicated on the
14:25:41		right-hand column, do you agree with that?Based on this document, yes.
14:25:44	36 37	document, yes.
14:25:44		And that defense equal on both these ecceptions was Nicela
14:25:45 14:25:49		And that defence counsel on both those occasions was Nicola Gobbo?Yes.
	39 40	00000?165.
14:25:50 14:25:58	40 41	That document can be taken down. What I'd like the
	41	operator to bring up now is just on my screen, if that's
14:26:01 14:26:04	42 43	possible at first instance, MIN.0001.0001.0004. This is
14:26:04 14:26:14		Ms Gobbo's court book in the period November 98 to March
14:26:14		99. In particular, if the operator could take the document
14:26:31 14:26:34		in front of me to p.6 and if the person with you could also
14:26:34 14:26:38		turn to p.6 of that document?Just trying to locate that
14:20:38	÷1	turn to pro or that usument?sust trying to rotate that

14:26:57	1	document now, Mr Woods.
14:26:58	2	
14:26:58	3	That's okay. If you need assistance it's court book
14:27:20	4	November 98 to March 99, volume 4, MIN.0001.0001.0004?I
14:27:33	5	think we have it now, Mr Woods.
14:27:34	6	
14:27:34	7	Then on p.6 of that document, if I can have that brought up
14:27:40	8	generally on the screen, there's an entry on 18 January
14:27:50	9	99?Yes.
14:27:50	10	Lat we know when you've get that . You've get that in front
14:27:51	11	Let me know when you've got that. You've got that in front
14:27:54	12 13	of you?Yes, I have, Mr Woods.
14:27:57 14:27:58		From the information available to the Commission the entry
14:27:38		that we have in front of us there which is P-0 Steve
14:28:08		Campbell re address for that person appears to be an entry
	17	that is relevant to the matter of Genis that I was
14:28:18		referring to a moment ago that went before the court in
14:28:20		late 99 and 2000. Do you have a memory, firstly, of that
14:28:26	20	contact from Ms Gobbo and, secondly, in relation to that
14:28:30	21	name Louis Hill that's recorded there?No, I don't.
14:28:37	22	
14:28:38	23	That's 18 January 99. Can the operator now bring up
14:28:51		MIN.0001.0003.09 - I've got 006 but that might not be
14:29:02		correct. I think it might be just 0006 is the last number
14:29:07		there. This is Ms Gobbo's court book from August 99 to
14:29:11		December 99. I'm not sure whether you caught that where
14:29:14		you are but it's MIN.0001.0003.0006 and Ms Gobbo's court
14:29:27		book from August 99 to December 99. Page 2 of that
14:29:43		document on the bottom left. Do you have that in front of
14:29:47 14:29:51		you at the moment, Mr Campbell? If you don't I can easily read it out to you again?I think I have it now,
	32 33	Mr Woods.
14:29:54		III WOOd3.
14:29:56		The first page of that should have a handwritten date on
14:29:58		the top left 2nd of the 12th 99?Yes.
14:30:03		
14:30:04	38	What I'm after is the second page on the bottom left, there
14:30:07	39	is an entry there that relates to the matter of Genis, do
14:30:15	40	you accept that? 2nd of the 12th, 99?Sorry, bottom of
14:30:20	41	the page that has the 2nd of the 12th on it, yes.
14:30:23	42	
14:30:24		Given the fact that this plea was first to be listed,
14:30:27	44	according to the OPP's Prism report, on the 7th, you accept
14:30:32		that this was Ms Gobbo preparing to represent the accused
14:30:38		in that matter, that's the case given the content of that
14:30:42	47	document, do you agree, and its timing?I accept that,

14:30:48 1 yep. 2 14:30:48 3 Page 4 and 5 of that document, so over a couple more pages, 14:30:52 14:31:01 **4** again on the top right-hand side again, now this is the day before the plea was first listed to proceed, you see that 5 14:31:06 Ms Gobbo is preparing for that matter there, is that right, 14:31:10 6 from what you can read of that document?---Yes, I think I 14:31:16 **7** 8 have that page. 14:31:28 9 14:31:29 14:31:30 10 Then just travelling over to the next page, which is p.5 of the document, top left-hand side you'll see the words 14:31:33 **11** "Genis application for an adjournment" and these were notes 14:31:36 12 14:31:40 13 that were made the day before Ms Gobbo appeared in that matter and sought an adjournment of the plea, do you agree 14:31:44 14 with that?---Yes, I have that page in front of me. 14:31:46 15 14:31:51 16 17 Indeed, on the top right-hand side there's the note the 2nd 14:31:51 14:31:55 18 of the 11th 2000 plea, which accords with the date in the Prism record, so you'd accept, I take it, what had occurred 14:32:00 19 14:32:03 20 here was that Ms Gobbo was attending court on that occasion seeking the plea in the matter that you were an informant 14:32:06 21 in be adjourned off and was successful in that application 14:32:13 22 14:32:16 23 and it was adjourned until 11 February 2000, do you agree 14:32:20 24 with that?---I accept that, yes. 14:32:21 25 What I might do, if I could just have a moment. 14:32:36 26 I miaht 14:32:40 27 need to turn to another page. I want to step through some 14:32:52 28 other diaries. Again they're not your diaries but I need These are Ms Gobbo's own diaries and 14:33:02 29 to show them to you. 14:33:09 30 I'll be cautious only to bring up relevant parts of that Firstly, MIN.0002.0001.0005, if that could be 14:33:11 **31** diary. 14:33:24 32 brought up on the screen in front of me and if you are able 14:33:28 **33** to turn to that document where you are, Mr Campbell, so it 14:33:31 **34** says "99 Diary Filo Fax" on the front of it?---Yes, I have 14:33:48 35 that 99 Diary Filo Fax cover page. 14:33:52 **36** If the operator could bring up p.8 on my monitor and then 14:33:53 **37** just focus on the bottom words of p.8. I'm not quite sure 14:33:58 **38** 14:34:07 39 - that's okay as it is. There's a redaction there that I 14:34:11 40 think shouldn't be there. Do you have a clean version in 14:34:14 41 front of you, Mr Campbell, or is yours redacted?---No, I believe I have the clean version. 14:34:19 **42** 14:34:20 43 14:34:21 44 The words at the bottom of that page, so this is an entry 14:34:26 45 on 22 March 99 and has the words "Steve Campbell", then an 14:34:36 46 arrow down "Lethal Weapon 4", and then an arrow down "Home 14:34:40 47 7 am", do you see those words?---Yes, I do.

14:34:44 1 2 I take it this was an occasion where you spent the evening 14:34:44 with Ms Gobbo, do you have a recollection of that?---No, I 14:34:49 3 14:34:55 **4** don't have a recollection of that. 5 14:34:56 14:34:56 But you accept that that diary is a record of what occurred 6 7 on that night, which was, I assume, a movie and then 14:34:59 14:35:06 8 staying the night, wherever it was?---Oh look, I don't know if I - - -9 14:35:11 14:35:13 10 The diary might be incorrect?---I'm reluctant to speak for 14:35:13 11 14:35:22 12 someone else's diary. 14:35:23 13 Can we turn over to p.10 of that document, 14:35:23 14 I understand. The next words are - it says there 14:35:27 15 the bottom entry. "Celtic Club: Steve Campbell", arrow down, "my house". 14:35:37 16 Am I right to understand the Celtic Club was a place where you 14:35:45 17 met Ms Gobbo from time to time? Can you still hear me, 14:35:50 18 Mr Campbell?---I'm sorry, Mr Woods, I don't have a specific 14:36:08 19 14:36:11 20 recollection of this day. 14:36:13 21 You might not have a specific recollection of that. 14:36:13 22 I'm 14:36:16 23 asking was the Celtic Club a frequent place where you would 14:36:23 24 see or meet Ms Gobbo during the six years this intermittent relationship was carried out?---No. 14:36:27 25 14:36:28 26 14:36:29 27 You don't have any memory of seeing her at the Celtic Club 14:36:32 28 at all?---No, I don't. 14:36:37 29 14:36:38 **30** Could you bring up the next page which is p.11. So "Steve 14:36:46 **31** Campbell my house" the day before. The next day, Saturday 22nd, "Steve leaves" and then your name amongst a list of 14:36:51 32 14:36:54 **33** You accept that on this occasion this was a other people. 14:37:01 **34** night where you had spent the night together?---I don't 14:37:05 35 have a specific recollection of the date but it is 14:37:08 36 possible, yes. 14:37:08 **37** That wouldn't be unusual though during that period I take 14:37:08 **38** 14:37:11 39 it, because you did have the intermittent relationship that 14:37:15 40 you've referred to earlier?---Yes. 14:37:16 **41** 14:37:17 42 If you could turn now to p.12 of that same document. At 14:37:26 **43** the top of p.12 there is an email address of Mr Pope, do 14:37:36 44 you see that in front of you?---Yes. 14:37:39 45 14:37:41 46 And do you understand why Ms Gobbo was corresponding with 14:37:44 47 Mr Pope during this May 99 period, is that something you

knew about?---No. 14:37:47 1 14:37:49 **2** 14:37:53 **3** Again, at the bottom of the page there's another reference that says, firstly, "Wayne", and then at the bottom it has 14:37:56 **4** an arrow saying "Jeff Pope". 14:37:59 5 Again, doing the best you can, can you remember any contact between Ms Gobbo and 14:38:03 **6** 14:38:07 **7** Mr Pope during that period of time?---No. 14:38:10 **8** Over to the next page, this is MIN.0002.0005.0013, p.13. 9 14:38:11 There's a "call Steve Campbell" and then three stars next 14:38:22 10 Do I take it from your diary entries that 14:38:26 11 to your name. this was a period of time in which the relationship was 14:38:30 12 14:38:33 13 more frequent than it was during other times, would that be a fair assessment?---Perhaps, yes. 14:38:37 14 14:38:40 15 14:38:44 16 There are a number of other references during that period that I might not need to take you to. 14:38:46 17 Just a couple more while we've got the document open. So this is p.22 of that 14:38:52 18 same document and an entry down the bottom of that page. 14:38:58 19 14:39:09 20 Again, are you able to say whether that was an instance of you meeting Ms Gobbo at the Celtic Club or is it the case 14:39:15 **21** 14:39:18 22 you don't have any memory of that?---I don't recall that. 14:39:20 23 14:39:23 24 Page 29 of that same document. Again, there's a reference The Celtic Club was a place you went to the Celtic Club. 14:39:34 25 to I take it?---Actually no. I don't - I didn't frequent 14:39:39 26 14:39:50 27 the Celtic Club. I might have been there a couple of times ever I think. 14:39:54 28 14:39:56 29 14:39:56 30 So it wasn't a regular place that you went to?---No. 14:39:59 **31** 14:40:03 32 Then I'd like to go over to p.60 of that same document and just the bottom entry there, "Steve Campbell's house". 14:40:15 33 You 14:40:21 **34** accept that's a reference to you?---Yes. 14:40:23 35 And you accept it's a reference to Ms Gobbo attending your 14:40:23 **36** 14:40:26 37 house on 11 October 99?---Perhaps, yes. 14:40:28 **38** 14:40:32 39 Across to p.63, at the top of the page, this is 14 October 14:40:40 40 99, "Steve C re tonight" double exclamation mark. Do you 14:40:46 41 accept that's a reference to Ms Gobbo seeing you or 14:40:51 42 proposing to see you on that night?---Possibly, yes. 14:40:54 43 14:40:54 **44** And continuing into November of 99, on p.76 of that same 14:41:03 45 document, this is Monday 29 November, there's an entry there again saying "Steve Campbell's house", and you'd 14:41:10 46 14:41:14 47 accept that that indicates the relationship was ongoing

pretty much throughout the period of 1999, do you accept 1 14:41:18 14:41:22 **2** that?---Yes. 3 14:41:28 14:41:31 **4** The records that we were looking through a little bit 5 earlier in relation to that Prism court document indicated 14:41:35 that after this period of time, in fact only just after 14:41:42 **6** 14:41:47 **7** this November date, Ms Gobbo was appearing for an accused 14:41:53 **8** in a particular matter in which you were the informant. Now you've accepted that and that's correct, isn't 9 14:41:56 it?---Yes. 14:41:59 10 14:42:00 11 14:42:02 12 Are you aware whether the accused in that proceeding was 14:42:09 13 aware of the sexual relationship that had been occurring between you, the police informant, and Ms Gobbo, being that 14:42:12 14 accused person's barrister?---I'm not aware of that. 14:42:19 15 14:42:22 16 Do you have any recollection of Ms Gobbo telling you about 14:42:23 17 that relationship?---No, I don't. 14:42:26 18 14:42:28 19 14:42:31 20 About advising the accused about that fact?---No. 14:42:34 21 Can I suggest to you if Ms Gobbo did tell you that, it was 14:42:34 22 14:42:38 23 something that you would now recall?---Perhaps, yes. 14:42:45 24 14:42:45 25 Can I suggest as well that as the informant in a criminal matter you yourself would want to be satisfied, given the 14:42:48 26 14:42:52 27 relationship that had been persisting between you and 14:42:55 28 Ms Gobbo through 99, you yourself would want be to 14:42:58 29 satisfied that this accused person knew about and there was 14:43:01 30 full disclosure about the relationship between you and 14:43:04 **31** defence counsel?---Sorry, Mr Woods, can you ask that 14:43:11 32 question again, please? 14:43:12 33 14:43:13 **34** It's just that you as the informant, as the police 14:43:15 35 informant in this matter, would want to satisfy yourself that the accused person knew about the relationship between 14:43:19 36 14:43:21 **37** you and Ms Gobbo, that's the sort of thing you would want to be sure of as an informant when the matter was 14:43:26 **38** 14:43:29 39 proceeding before the court?---I would believe that 14:43:48 40 Ms Gobbo would be the - the onus is on Ms Gobbo to inform 14:43:54 **41** her client of that. 14:43:55 42 14:43:56 43 As a sworn police member though you'd accept that you have 14:44:00 **44** some obligation as well as an informant because you have no 14:44:04 **45** control of whether or not Ms Gobbo is telling her client, 14:44:07 46 that it would be appropriate at least to ask Ms Gobbo 14:44:10 47 whether it was disclosed to her client, do you agree with

1 that?---I can understand that, yes. 14:44:13 2 14:44:14 3 It would have been an appropriate thing to do?---Yes. 14:44:15 14:44:17 **4** 5 You agree, I take it, that if that relationship between you 14:44:17 and Ms Gobbo wasn't disclosed to the accused person, then 14:44:23 6 it runs the real risk of, well, firstly appearing quite 14:44:28 7 14:44:36 8 improper, do you agree with that?---Yes. 9 14:44:39 14:44:39 10 You'd accept that an accused in that situation could have no faith that they'd been dealt with justly or equitably by 14:44:44 11 14:44:51 12 the legal system, do you agree with that?---Perhaps, yes. 14:44:53 13 Commissioner, at this point in time there are some 14:44:58 14 questions that I'd like to ask Mr Campbell that were under 14:45:03 15 14:45:08 16 discussion earlier this morning. As I understand it that 14:45:15 **17** would happen in particular circumstances where the live 14:45:17 **18** stream will be cut, unless I've misunderstood. 14:45:20 19 14:45:20 20 COMMISSIONER: To comply with the order about , is that right? non-publication in respect of 14:45:25 21 14:45:29 22 14:45:29 23 MR WOODS: Yes. 14:45:30 24 Before we do that, Mr Campbell, can I ask COMMISSIONER: 14:45:30 25 do you remember, apart from the case of John 14:45:33 26 vou this: 14:45:36 27 Genis that you've been taken to through the court records, 14:45:39 28 do you remember any other cases where you were involved either as a witness or a police informant and Nicola Gobbo 14:45:42 29 14:45:45 30 was appearing for the accused person?---No, Commissioner. 14:45:49 **31** 14:45:50 32 Thank you. 14:45:52 **33** 14:45:53 **34** MR WOODS: Commissioner, I've just had a discussion about a 14:45:59 35 I'm proposing to deal with these other issues. matter. Т understand the situation will be that the stream will be 14:46:06 36 cut but media will be allowed and other people will be 14:46:09 37 allowed to be in the room and that pursuant to your orders 14:46:15 **38** 14:46:18 39 it will be a matter of there being no reporting of any 14:46:21 **40** information that identifies or tends to identify a 14:46:23 **41** particular person. If I've misunderstood then I apologise 14:46:27 **42** but I understand that's the way the order would work, and so if that's to occur I'd seek to now move on to those 14:46:32 **43** 14:46:36 44 topics. 14:46:37 45 14:46:38 46 COMMISSIONER: Are you comfortable with that, Ms Enbom? 14:46:41 47

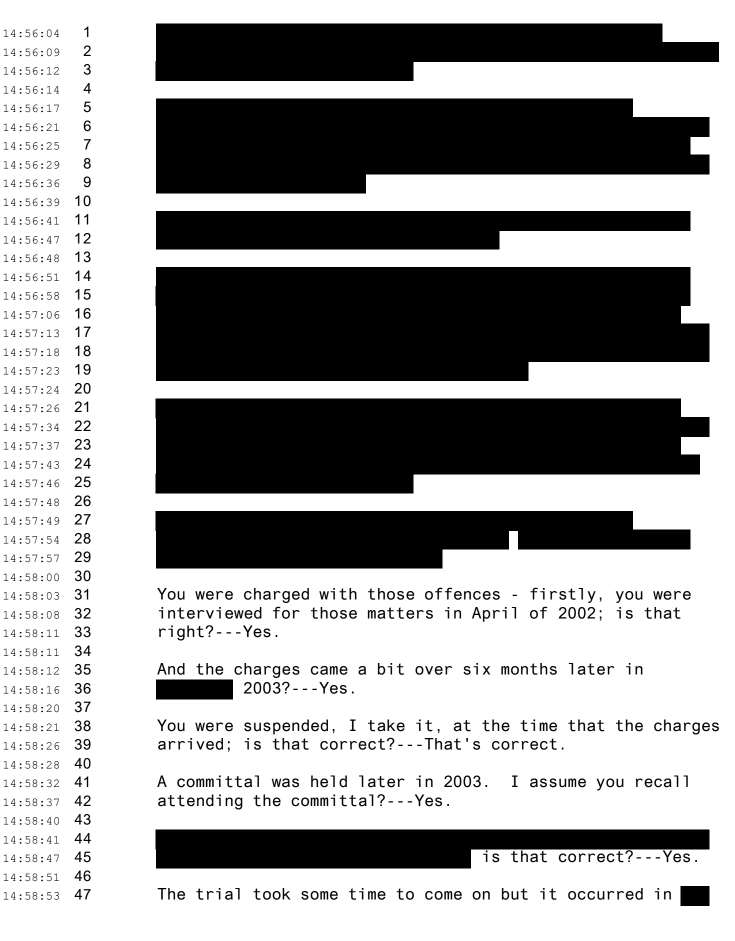
I understand that the 1 MS ENBOM: I am save for one matter. 14:46:41 2 order requires the person to be referred to as 14:46:44 3 14:46:48 but 4 14:46:52 5 14:46:57 6 14:47:01 7 14:47:05 14:47:09 8 There's not going to be any publication of 9 COMMISSIONER: 14:47:09 this, that's the whole reason we're going into - - -14:47:11 10 11 14:47:14 14:47:14 12 MS ENBOM: No, there is. So the cross-examination that is to be undertaken now, as I understand it, is not directed 14:47:16 13 to the matter on the Post-it Note, it's directed to the 14:47:20 14 other matter that is to be heard in open court but the 14:47:23 15 14:47:29 16 subject of the suppression order. 14:47:30 17 14:47:30 **18** COMMISSIONER: The suppression order relates generally to identity. 14:47:33 19 14:47:34 20 MS ENBOM: Yes. 14:47:35 21 14:47:35 22 14:47:35 23 COMMISSIONER: It's not specifically to the identity of him 14:47:38 24 relevant to Exhibit 1 in the previous application. 14:47:42 25 But if it was Mr Woods was to No, that's right. 14:47:43 26 MS ENBOM: 14:47:46 27 now cross-examine the witness about 14:47:51 28 Ι. 14:47:55 **29** COMMISSIONER: 14:47:55 **30** Yes. 14:47:56 **31** 14:47:56 32 MS ENBOM: That's to occur in open court and that can be the subject of reporting as long as - - -14:47:58 **33** 14:48:01 34 14:48:01 35 COMMISSIONER: I think it's to be done in - we're not going to stream it in case that be publication. 14:48:06 36 37 MS ENBOM: Yes. 38 39 14:48:09 40 COMMISSIONER: So streaming will stop. 14:48:12 **41** 14:48:12 42 MS ENBOM: Yes, that's my understanding. 14:48:14 43 COMMISSIONER: And it's not published on the website, 14:48:15 44 45 right? 46 47 MS ENBOM: Yes.

1 2 COMMISSIONER: The streaming would stop and then there's 14:48:17 also a non-publication order in respect of any information 3 14:48:20 4 that could lead to the identity of 14:48:22 5 14:48:26 MS ENBOM: Yes, and my submission is that by referring to 14:48:26 6 , SO 7 him in a report tomorrow as 14:48:29 - SO the witness Campbell was cross-examined about 8 14:48:34 If that was the report in tomorrow's paper, that would be 9 14:48:37 information that would tend to identify 14:48:41 10 because 11 of 14:48:44 14:48:48 12 14:48:54 13 14:48:57 14 14:49:04 15 14:49:12 **16** 14:49:15 **17** 14:49:18 **18** COMMISSIONER: No, no, I do understand what you're saying. 14:49:19 19 But what I'm saying is if it tends to identify him they 14:49:21 20 can't publish it at all under the order. 14:49:25 21 22 23 MS ENBOM: That's right. 24 25 COMMISSIONER: So what's the problem? 14:49:28 14:49:30 26 14:49:31 27 MS ENBOM: Well I don't think they'd - - -14:49:32 28 14:49:35 **29** We'll all be cross-eyed. COMMISSIONER: 14:49:40 30 14:49:41 31 MS ENBOM: I don't think that was the intention, I think 32 the intention was that the press would be able to report the matters that Mr Woods is about to deal with in 33 14:49:42 **34** cross-examination as long as the reporting doesn't tend to 14:49:44 35 So if we give him a new pseudonym at least identify him. the press will be able to report the evidence in general 14:49:49 36 terms. If we don't give him a new pseudonym the press 14:49:55 **37** won't be able to report it at all. 14:50:01 38 14:50:01 **39** 40 COMMISSIONER: That's right. Is there anyone from the media here? 41 42 43 MR LE GRAND: Yes, Your Honour. 44 14:50:02 45 COMMISSIONER: Do you want to be heard on what the media's 14:50:06 46 preferred position is as to whether you'd prefer to work 14:50:07 47 with a pseudonym or be hamstrung with the order that you

can't publish anything that would tend to identify the 1 14:50:09 14:50:12 2 identity of 3 14:50:14 I think the Commission will understand that 14:50:14 **4** MR LE GRAND: the existing order is where information tends to identify. 5 14:50:16 That puts on restrictions on the media reporting beyond 6 14:50:19 simply the identifying or identity or indeed the image of 14:50:23 **7** the witness. 14:50:27 8 9 14:50:27 COMMISSIONER: 14:50:28 10 Yes, it does put the - - -14:50:30 **11** 14:50:31 12 MR LE GRAND: Those sort of orders are order that we're used to working around in other cases. 14:50:33 13 We understand that there's factual details of his circumstances that won't be 14:50:35 14 able to be reported because of that and so that's really 14:50:38 15 14:50:40 16 something that we have to take into the totality of the 14:50:41 17 reporting. 14:50:41 18 14:50:42 19 COMMISSIONER: Are you content to deal with that - the order as it stands rather than getting another pseudonym so 14:50:46 20 that you can report about another person under a different 14:50:53 21 pseudonym? 14:50:55 22 14:50:57 23 14:50:58 24 MR LE GRAND: I'm not that clear on - it's hard to know without knowing what the matters are that are about to be 14:51:02 25 led in evidence. Whether or not you want to do another 14:51:06 26 14:51:09 27 pseudonym or not, that probably doesn't matter. We have 14:51:13 28 quite a few now so one more's probably not going to hurt. 14:51:16 29 But nonetheless, as long as the Commission understands that 14:51:19 30 the media understand our responsibilities in terms of 14:51:21 **31** whatever we report and the full context of what we report, not having enough information in total to identify him or 14:51:24 32 tend to identify. 14:51:27 **33** 14:51:27 34 14:51:27 35 COMMISSIONER: Yes. You seem to certainly understand the obligation the media has in respect of the order made 14:51:29 36 14:51:36 **37** before lunch. I don't know that we need another pseudonym in the light of that. 14:51:39 **38** 14:51:40 **39** 14:51:40 **40** MS ENBOM: If the reporters don't use in the 14:51:44 **41** reports tomorrow it's not a problem. So they could refer 14:51:46 42 to him as a witness, a person or - - -14:51:47 43 14:51:47 44 COMMISSIONER: What is being said is that they're very 14:51:49 45 careful, they understand their obligations under the orders 14:51:53 46 that are made and they're very careful to ensure they abide 14:51:56 47 by them.

14:51:57 1 2 MS ENBOM: Yes. Yes, I hear that. Victoria Police's 14:51:57 3 position would be if they were to report the evidence and 14:52:00 14:52:03 **4** refer to that would be reporting information that 5 would tend to identify him. So as long as that's know. 14:52:07 14:52:10 6 7 VOICE (from body of court): And, Your Honour, we can work 14:52:11 14:52:12 **8** around - I mean, for instance, we might just refer to him There's plenty of those, that's not 9 as 14:52:13 . 14:52:15 10 going to identify anyone. 14:52:16 11 14:52:16 12 COMMISSIONER: All right then. I think - does anybody else 14:52:19 13 want to say anything? 14:52:21 14 MR FURSTENBERG: I'd just seek some clarification in 14:52:22 15 14:52:24 16 relation to the order because when the Commission announced 14:52:29 17 it's order immediately prior to lunch, it was 14:52:32 18 non-publication of anything that would tend to identify him. The written order as I've seen it as shown to me by 14:52:35 19 14:52:37 20 counsel assisting talks about prohibition on reporting, 14:52:39 21 rather than publication. 14:52:43 22 14:52:44 23 COMMISSIONER: That might be right, I don't know. Ι 14:52:45 24 haven't - - -14:52:48 25 MR FURSTENBERG: I don't think it is the same thing. 14:52:49 26 14:52:50 27 14:52:51 28 MR WINNEKE: Can I say this: the written order that I do have says that no report of any information - when the 14:52:52 29 14:52:56 30 Commissioner announced the order it was guite clear that 14:52:59 **31** you said there be no publication of any information. 14:53:02 **32** That's why we're proposing to shut down the live stream, so 14:53:07 33 the Commission doesn't breach the same order. 14:53:07 34 14:53:08 35 COMMISSIONER: So it should be no publication. I've amended the order. 14:53:10 36 14:53:12 37 I'm think there is a distinct difference MR FURSTENBERG: 14:53:12 **38** between the use of the two words. 14:53:14 39 14:53:14 **40** 14:53:14 **41** There is a difference. COMMISSIONER: There is. That will be amended so that it reflects the order actually 14:53:18 42 14:53:21 43 We're now ready to go into - I'm satisfied pronounced. 14:53:26 44 it's necessary to now go into a closed hearing. 14:53:33 45 14:53:33 46 MR WOODS: Just to shut down the stream, I understand. 14:53:35 47

Okay. We're not going into closed hearing 1 COMMISSIONER: 14:53:35 2 but to make sure that we don't offend our own order we will 14:53:41 3 stop the streaming on to the web but the streaming to the 14:53:45 14:53:53 **4** media room will continue. 5 14:53:56 Yes, that's appropriate, Commissioner. 6 MR WOODS: I']] get 14:53:57 some confirmation that's occurred. It has occurred. 7 14:54:06 8 I'm sorry about that delay, Mr Campbell, are you still 9 14:54:09 with us?---Yes, Mr Woods. 14:54:12 10 14:54:14 **11** 14:54:14 12 I just want to ask about, firstly, your period of time at Embona Task Force was 98 to July 2000; is that 14:54:19 13 right?---Yes, I believe so. 14:54:26 14 14:54:27 15 14:54:28 16 And the focus of Embona, from what I've been able to 14:54:32 17 ascertain, was armed robberies, is that what the focus was?---Yes. 14:54:36 18 14:54:37 19 14:54:37 20 And where were you physically stationed at the time?---At St Kilda. 14:54:42 21 14:54:42 22 14:54:46 23 We've made reference to it earlier but you talk in your 14:54:49 24 statement about 14:54:52 25 and that's the period of time I want to ask 14:54:56 26 14:54:59 27 you about, so you understand where we're focusing?---Yes. 14:55:03 28 You were a Detective Senior Constable at the time that you 14:55:03 29 were charged; is that right?---Yes. 14:55:07 30 14:55:09 **31** 14:55:10 32 And you were 34 years old at that time or thereabouts? - - - Thereabouts. 14:55:18 33 14:55:19 34 14:55:19 35 14:55:26 36 14:55:30 37 14:55:35 **38** 14:55:37 39 14:55:39 40 14:55:40 **41** 14:55:46 42 14:55:46 43 You do have that document in front of you I take it, Exhibit 81, that has some names and pseudonyms on it, but 14:55:50 44 14:55:54 45 in any event you know who is?---Yes, thank you. 14:55:58 46 14:55:59 47



14:56:04 14:56:09

14:56:12

14:56:14

14:56:17

14:56:21

14:56:25 14:56:29

14:56:36

14:57:37

14:58:57	1	2005 and that's about the time you recall the trial
14:59:01	2	occurring?Yes.
14:59:03	3	
14:59:05	4	Ultimately all of you were acquitted of those
14:59:09	5	charges?Yes.
14:59:10	6	
14:59:11	7	Who was representing you, who was the barrister who was
14:59:14	8	representing you throughout that proceeding?I had
14:59:19	9	different representation at the committal and at the trial.
14:59:24	10	Do you nomember who that nonnegentation was at the
14:59:25	11	Do you remember who that representation was at the
14:59:27	12 13	committal?It was .
14:59:30	13 14	What about at the trial?
14:59:32 14:59:35	14	
14:59:33	16	Were and representing
14:59:42	17	did each person have their own counsel?At the
14:59:50	18	committal represented
14:59:54	19	
14:59:55		
14:59:55	21	Okay?And at the trial we all had,
15:00:05	22	
15:00:06	23	
15:00:07	24	Ms Gobbo was representing through the committal
15:00:13		and the trial, is that right? Sorry, through the
15:00:24		committal?Yes.
15:00:25	27	
15:00:30		The Commission's been provided information that not long
15:00:34		after the committa
15:00:41	30 21	and
15:00:45 15:00:50		that's something you were aware of some time after the committal I take it?Yes.
15:00:50		
15:00:54		You're aware that was sentenced on the basis that
15:01:02		they'd provided - they were to
15:01:02		
15:01:09		Yes.
15:01:11		
15:01:14	39	And that ultimately control didn't live up to that
15:01:18	40	promise and second and the second of the second second second second second second second second second second
15:01:21	41	
15:01:24		Did Ms Gobbo talk to you - firstly, did she talk to you
15:01:31		about the charges that were
15:01:34		
15:01:37		is that something that the two of you
15:01:43		discussed?Yes.
15:01:44	4/	

15:01:44	1	And you discussed it openly, you were seeking advice from
15:01:47	2	her?Yes, I did.
15:01:48	3	
15:01:53	4	Was that in a formal setting in her chambers or was that
15:01:56	5	informal?I think it was both.
15:02:05	6	De very know if
15:02:06	7	Do you know if were aware that
15:02:10	8	Ms Gobbo was providing you advice, or was that something you were doing separately to that something ?Sorry,
15:02:15	9 10	Mr Woods, can you ask that question again, please?
15:02:22 15:02:26	10	In woods, can you ask that question again, prease?
15:02:26	12	Sure. What I want to know is did you talk to
15:02:20	13	and to or any solicitor that was -
15:02:33	14	
15:02:33	15	to ?Yes, I
15:02:46	16	do.
15:02:46	17	
15:02:47	18	Was that the was Yes, thank you, it was
15:02:50	19	
15:02:52	20	
15:02:52	21	Yes?And I changed solicitors before
15:02:58	22	
15:02:58	23	I see, I s <u>ee. Did ever</u> yone change solicitors or did some
15:03:02		stay with ?I think one stayed with
15:03:09		and went elsewhere.
15:03:13	26	
15:03:18	27	Do you recall talking to Ms Gobbo at the time that you were
15:03:20		charged or some time around then, some time shortly after
15:03:27		the time you were charged?I remember speaking to her the
15:03:30	30	day I was charged.
	31	You were seeking advice from her about what to do?Yes.
15:03:33 15:03:37		fou were seeking advice from her about what to do?fes.
15:03:37 15:03:37		And did you continue to seek advice from her during the
15:03:37		committal?Not so much during the committal, no.
15:03:56	36	sommittear, not so maon autring the committear, not
15:03:57		What about between the time you were charged and the
15:04:01		committal, there was some period of time, a number of
15:04:04	39	months between then. Did you only seek her advice once or
15:04:08		was it on an ongoing basis prior to the committal?No, it
15:04:12	41	was towards when I was first charged and particularly those
15:04:18	42	early days I was seeking more advice.
15:04:20	43	
15:04:21	44	Yes?As time went by I was seeking less advice and I had
15:04:26	45	other legal representation in place at that stage.
15:04:30	46	
15:04:31	47	I take it that when you were talking to Ms Gobbo and

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CAMPBELL XN

1 seeking advice it was a direct approach from you to her 15:04:34 2 without perhaps going through solicitors or more formal 15:04:38 3 channels like that?---Ms Gobbo approached me the day I got 15:04:42 15:04:49 **4** charged and offered assistance. 5 15:04:52 6 You accepted that assistance?---Yes, I did. 15:04:53 7 15:04:57 15:05:02 **8** Did you tell her the fact that you were interviewed about a 9 year, about eight months before the date of being 15:05:07 charged?---I don't recall whether - sorry, I don't recall. 15:05:18 10 15:05:21 **11** 15:05:22 12 No, I understand. Do you remember showing her a record of interview?---No, I don't recall doing that. 15:05:29 13 15:05:31 14 I want to bring up a couple of documents. 15:05:36 15 Starting with 15:05:47 **16** Ms Gobbo's court book from September 2001 to January 2002. 15:05:52 17 the number of this document is MIN.0001.0008.0008. If vou 15:06:07 **18** could turn to p.3 of that document there is a - and just bring up the right-hand page, the left-hand page is blank. 15:06:18 **19** I take it on the copy in front of you there's a long list 15:06:21 20 of people's names?---Just finding the document now, 15:06:25 21 Mr Woods. 15:06:30 22 15:06:30 23 15:06:30 24 That's okay. If you'd like me to read out the number again or the description of the document I'm happy to do 15:06:33 25 it?---I've been asked if you wouldn't mind reading it out 15:06:37 26 15:06:39 27 again, please. 15:06:40 28 15:06:40 29 It's MIN.0001.0008.0008. This is a court book from September 2001 to January 2002?---I have that document now, 15:06:50 **30** 15:07:12 **31** Mr Woods. 15:07:12 **32** You see your name there amongst a long list of other people 15:07:13 33 15:07:18 34 which appears to be an invitation list to some kind of 15:07:21 35 function, do you agree with that? Do you see the surrounding names on that document or is it 15:07:35 **36** 15:07:37 **37** redacted?---I've just got that one now, Mr Woods. I can see my name in amongst a list of names. 15:07:40 **38** 15:07:48 **39** 15:07:49 40 If you look at the page above it which you'll see there, 15:07:52 **41** you'll see the date is 17 January 2002. I'll ask the 15:08:00 42 question, do you accept that that appears to be a list of 15:08:03 43 people who were invited to a particular function? You'll 15:08:06 44 see halfway down there's a list of names at the top and 15:08:09 45 then the word "invited" and a semicolon and a number of 15:08:14 46 people from various criminal solicitors' offices and 15:08:21 47 clerks' offices and numbers next to them of people who were

invited to the function. It's not named on the paper but 1 2 that's a list of people, I take it you'd agree, that are 15:08:23 3 invited to that particular function?---Okay, yes, I see 15:08:26 15:08:29 4 that list. 5 15:08:30 You accept that around this mid-point of January 2002 15:08:30 **6** you're either friendly or intimate relationship with 15:08:39 7 Ms Gobbo was continuing through this early part of 15:08:43 **8** 2002?---Possibly, Mr Woods, yes. 9 15:08:52 15:08:53 10 She was inviting you to functions in any event, you agree 15:08:53 **11** 15:08:56 12 with that, to this function?---Other than what I'm reading here I don't recollect the function, no. 15:09:05 13 15:09:08 14 This is 15:09:09 15 We might go to another document. MIN.0002.0002.0001 and it's a 2003 Law Institute diary. A 15:09:20 16 15:09:33 17 personal diary of Ms Gobbo's. I'll just wait until you 15:09:37 **18** have that document with you or I can give you that description again if that helps. Just let me know when 15:09:39 **19** you've got that or if you'd like me to read the number 15:10:00 20 out?---I think I have that document now, Mr Woods. 15:10:02 21 15:10:05 22 15:10:05 23 It should say on the front page - on the far right-hand 15:10:10 24 side there's a black seam that says Law Institute Diary of 15:10:21 25 2003. What I want to do is to turn to p.21 of that diary and that can be brought up on the screen. Let me know when 15:10:22 26 15:10:25 27 you've got p.21 in front of you. It's Thursday 17 April 2003 in particular I want to ask you about?---Yes, I have 15:10:29 28 15:10:35 **29** that. 15:10:36 **30** 15:10:36 **31** This is, as I say, 17 2003. You'd been interviewed 2002 and you were charged in 15:10:44 32 in 2003. 15:10:50 33 They're the correct dates, aren't they?---Sorry, Mr Woods, 15:10:55 **34** can you repeat that for me, please? 15:10:57 35 15:10:57 **36** You were interviewed in 2002 and charged in 15:11:00 **37** 2003?---Yes, that's correct. 15:11:02 **38** 15:11:02 **39** And you were suspended at that time that you were 15:11:04 40 charged?---Yes, that's correct. 15:11:06 **41** 15:11:11 **42** A couple of months later here on 17 April it says, "Steve 15:11:17 **43** Campbell couch". Do I take it - what am I understand that to mean, do you have any recollection of what occurred on 15:11:23 **44** 15:11:25 45 that occasion?---No, I don't, Mr Woods. 15:11:29 46 15:11:29 47 Turning over the page. I'm looking now at 022 and it's 25

April. It says, "Steve Campbell 1 this is Anzac 15:11:38 2 Day, "Richmond". Do you see those words?---Yes, I do 15:11:46 3 Mr Woods. 15:11:50 15:11:51 **4** Do you remember who is?---No, I don't. 5 15:11:51 15:11:53 6 ?---It may well have been. 15:11:55 **7** Might it be 15:12:00 **8** Do you recall and you both seeking advice 9 15:12:00 from Ms Gobbo in relation to the charges?---No, I don't 15:12:04 10 15:12:09 11 know about 15:12:11 12 15:12:13 **13** But I assume it's the case that you have a recollection of being on friendly terms with Ms Gobbo during 15:12:18 14 this period of time; is that right?---Yes. 15:12:22 15 15:12:24 **16** 15:12:32 **17** Was Ms Gobbo acting, to your knowledge, for at this time? It was quite some time prior to the committal 15:12:39 **18** but do you know when she came on board for _____?---No, 15:12:43 **19** 15:12:49 20 I'm sorry, I don't know that. 15:12:51 21 I might take you to some document just a bit further along 15:12:54 22 15:12:59 23 and this is p.34 of that same document. I'll get the 15:13:04 24 operator to bring up the - there it is. This is Friday 18 July and you'll see the words there "subpoena argument, 15:13:10 25 ". Firstly, do you recall there being 15:13:14 26 15:13:19 27 subpoenas issued on behalf of any of prior to the committal occurring?---I'm sorry, Mr Woods, I don't 15:13:24 28 recall. 15:13:35 29 15:13:35 **30** 15:13:35 **31** Do you recall Ms Gobbo making an argument before the court in relation to subpoenaed material at any stage prior to 15:13:41 **32** 15:13:47 **33** the trial commencing?---No, I don't. 15:13:51 **34** 15:13:52 **35** Do you recall there being difficulties with police disclosure and questions as to whether or not the 15:13:55 **36** prosecution had disclosed everything they needed to in 15:13:59 **37** order for you to 15:14:04 **38** ?---No, I 15:14:09 39 don't. 15:14:09 40 15:14:11 **41** But I take it you do accept, as the diary says, there was a subpoena argument on that day in relation to the charges 15:14:16 **42** 15:14:19 43 against ?---From the diary, yes. 15:14:23 44 If Ms Gobbo's fee book indicates that she was acting on 15:14:35 45 from 31 May 2003, you'd accept that 15:14:41 46 behalf of 15:14:48 **47** that would be correct given the fact that it was a few

months before the committal commenced?---Yes. 15:14:52 1 2 15:14:56 3 And you would have known at the time, I take it, because of 15:14:58 15:15:02 **4** your relationship with Ms Gobbo and the social relationship 5 that continued, that Ms Gobbo was acting for 15:15:06 ---Possibly, yes. 15:15:10 6 7 15:15:12 8 Going to p.43 of that same document. It appears - let me 15:15:16 know when you've got p.43 in front of you?---I have it now. 9 15:15:27 I have the redacted version, Mr Woods. 15:15:33 10 15:15:36 **11** 15:15:36 12 That's okay, I think we can work with the redacted version. 15:15:40 **13** and others committal commencing on the 15th for five days, that accords with your recollection I take 15:15:43 14 it that this is when - - -15:15:47 **15** 15:15:48 **16** 15:15:48 **17** COMMISSIONER: the 15th. 15:15:50 **18** MR WOODS: This is when the committal occurred. I'm sorry? 15:15:51 19 15:15:53 20 COMMISSIONER: the 15th. 15:15:54 21 15:15:55 22 15:15:55 23 MR WOODS: I might have said the wrong thing. the 15:15:57 24 15th of -Mr Woods, I'm not certain of the dates but I have no reason to disbelieve this. 15:16:02 25 15:16:04 26 15:16:06 27 You accept then that this is an accurate record of when the 15:16:10 28 committal took place?---Yes. 15:16:12 29 was acting for you at this stage?---Yes. 15:16:12 **30** And 15:16:16 **31** 15:16:17 32 And indeed he was acting for 15:16:20 33 ---Yes. 15:16:24 **34** 15:16:27 35 On the second day of the committal it says "day 2". In fact you've got the redacted version such as the one on the 15:16:34 **36** The version I have in front of me says "day 2 15:16:38 **37** screen. committal" on the and then at 6 pm that evening it 15:16:40 **38** 15:16:43 **39** says "Steve Campbell times 1". Can you assist the 15:16:47 40 Commissioner with what that entry might mean? Do you have 15:16:50 **41** a recollection?---No, I don't. 15:16:52 **42** 15:16:52 43 Was your relationship with Ms Gobbo, your sexual relationship with Ms Gobbo, persisting during the committal 15:16:58 44 15:17:01 45 itself?---Yes. 15:17:02 46 15:17:08 47 Then as you go to the being the final day of the

committal, and the version I've got here says "five day" of 15:17:11 1 15:17:15 **2** the committal which is unfortunately redacted on that Down the bottom it says, "Steve C dinner (times 3 15:17:17 version. 15:17:23 **4** 3)". Do you recall having dinner with Ms Gobbo on the final night of the committal?---I don't recall that, no. 5 15:17:27 15:17:30 6 Are you able to assist with what the "times 3" might be, 7 15:17:31 given it said "times 1" on the 15:17:36 **8** night?---No, I don't. 9 15:17:40 15:17:40 **10** And then on the Saturday, the next night, it says, "Dinner 15:17:40 **11** and movie, Steve C". You'd accept that that's a reference 15:17:44 12 15:17:48 **13** to you?---Yes. 15:17:51 14 And then there's an arrow down to "breakfast Steve, Sunday 15:17:51 **15** 15:17:59 **16** morning", do you accept that?---Yes. 15:18:01 17 15:18:02 **18** Were you spending most or all or some evenings together through the committal?---Yes. 15:18:05 19 15:18:06 20 Every evening?---I don't know if it was every evening but 15:18:07 21 15:18:12 22 some evenings, yes. 15:18:13 23 15:18:14 24 Were you staying at her house or was she staying at yours?---I think it was my house. 15:18:17 25 15:18:27 26 15:18:29 27 I want to bring up another document and there's not too 15:18:33 28 many more to go through you'll be pleased to hear. This one is MIN.0002.0002.0002. This is a 2004 personal diary 15:18:37 29 15:18:50 30 of Ms Gobbo, and just to place that in time while that's 15:18:55 **31** coming up, the committal had occurred in 2003 and the trial didn't occur until 2005, so this is a diary 15:18:59 32 15:19:05 33 taken somewhere in between those two, do you understand 15:19:08 34 that?---Yes. I have that diary now, Mr Woods. 15:19:18 35 15:19:19 **36** Could you turn, firstly, to p.5 of that document. 15:19:32 **37** Mr De Santo has given evidence - firstly, you're aware that Mr De Santo was a member of the ESD in the early 15:19:37 **38** 15:19:42 **39** 2000s?---Sorry, Mr Woods, I didn't get any of that. 15:19:45 40 15:19:45 **41** Were you aware that Mr Peter De Santo was a senior member 15:19:48 42 of the ESD in the early 2000s?---Yes, I am. 15:19:52 **43** 15:19:54 44 15:20:03 45 15:20:10 46 15:20:13 47 Firstly, you don't dispute that that conversation

occurred between Nicola Gobbo and Peter De Santo?---No. 15:20:17 1 2 15:20:24 3 And you don't dispute the fact, in fact I'm sure it's 15:20:24 well-known to you, that in fact 4 15:20:28 5 15:20:32 ---Yes. 15:20:39 6 7 15:20:40 8 You also understood that 's legal 15:20:43 representative at the time that 9 15:20:47 ---Sorry, 15:20:51 10 Mr Woods, can you repeat the question again, please? 11 15:21:01 15:21:04 12 COMMISSIONER: It was that you were aware that 15:21:12 13 15:21:15 14 ?---Yes, that is 15 15:21:24 15:21:40 **16** correct. 15:21:40 **17** Did you have discussions with Ms Gobbo at the 15:21:41 **18** MR WOODS: time, either in January 2004 or prior to that, about 15:21:46 **19** 15:21:53 20 intention to ?---Not that I recall. 15:21:56 21 15:22:00 22 15:22:00 23 When did you find out? I mean I'm sure you will remember 15:22:04 24 the moment when it was explained to you that this person was about to give evidence against 15:22:07 25 do you remember when that happened?---No, I don't recall. 15:22:10 26 15:22:13 27 15:22:15 28 Can I suggest that you would have some memory of being slightly put out by the fact that this person who was being 15:22:20 29 represented by someone that you were having a sexual 15:22:24 30 15:22:28 **31** relationship with was going to provide evidence against 15:22:32 **32** , that's how you would have 15:22:38 **33** felt at the time, wouldn't you?---I don't recall. 15:22:42 **34** 15:22:43 35 You have no recollection at all of the time that it became clear to you that 15:22:48 **36** ---No, I 15:22:52 **37** don't. 15:22:57 **38** 15:22:57 **39** 15:22:57 40 COMMISSIONER: Do you remember if you first found out about 15:23:00 41 it from the police or through your lawyers or through Nicola Gobbo?---I'm sorry, Commissioner, I don't recall. 15:23:03 42 15:23:11 43 All right, thank you. 15:23:12 44 15:23:15 45 15:23:15 46 MR WOODS: In any event, is it the case that throughout 15:23:19 47 of 2004, so this is in between the and

1	committal - a long way before the trial, but you were
2	continuing to see Ms Gobbo on an intermittent basis?Yes.
	Are we talking once a month, once a week, more frequent
	than that? Do you have any recollection?I'm sorry, I
	don't recall.
	The decument here in front of me is a
	The document here in front of me is a, there's two entries for "dinner
	Steve". Was dinner a thing that you regularly had with
	Ms Gobbo?On occasion, yes.
	Are you able to say whether on these occasions the "Steve"
	that's referred to there was you?Not from the diary at
15	the moment, no.
16	
17	Is the Emerald Hotel a place where you would frequent with
18	Ms Gobbo?Yes, I have been there with Ms Gobbo.
19	
20	Can you turn the page over to p.6 and you'll see on Tuesday
	6 January there's "Dinner 7.30 Emerald, Steve?Yes, I see
	that.
	Given your evidence about seeing Ms Gobbo at the Emerald,
	your relationship intermittently occurring throughout the
	time, can we understand that this is likely a reference to having dinner with you at the Emerald Hotel?Yes, quite
	possibly.
	A couple of pages over at 8. Tuesday 20 January is the
	date that Mr De Santo has given evidence that he was
32	advised that
33	. There's no reference to that there,
34	I'm just advising you of that date. A few days later on
35	Saturday the 24th - is your birthday Saturday the 24th of
36	January, sorry, on the 24th of January?No, it's the
37	25th.
	She's mis-diarised your birthday as the day before there.
	I assume there was some kind of function there or get
	together for your birthday on the 24th of January, but
	that's a reference to you; is that correct?Yes.
-	At p.23 of that document you'll see a diary entry there,
	"Steve C", and I should say to put it in context, it is
	amongst other professional, clearly, conferences that
47	Ms Gobbo was having throughout that day in pretty quick
-	
	$\begin{array}{c} 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18 \\ 9 \\ 20 \\ 12 \\ 23 \\ 24 \\ 25 \\ 26 \\ 7 \\ 8 \\ 9 \\ 30 \\ 12 \\ 33 \\ 4 \\ 35 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 25 \\ 26 \\ 7 \\ 8 \\ 9 \\ 0 \\ 12 \\ 33 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 0 \\ 14 \\ 23 \\ 45 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 $

succession, one at 12 o'clock, one at 2.30 and one very 15:26:54 1 15:27:01 2 soon after yours at 3 pm. Might this have been one of the 3 occasions when you were seeking advice from Ms Gobbo?---I 15:27:05 15:27:09 **4** can't recall. 5 15:27:09 15:27:09 6 7 recall that meeting. 15:27:17 15:27:18 8 Do I understand the situation to be there are only really 9 15:27:20 15:27:23 10 two contexts in which you saw Ms Gobbo through this period - you were suspended at the time - they were either 15:27:26 11 15:27:30 12 personal contact, not in a professional capacity, or when 15:27:39 **13** you were seeking advice from her?---Possibly, yes. 15:27:45 14 And given the fact that this was a half hour conference, 15:27:46 15 15:27:51 **16** I'm suggesting to you that this was an occasion on which between the committal and the trial that you were seeking 15:27:54 **17** 15:27:58 **18** advice from Ms Gobbo. Do you accept firstly that you did seek some advice from her after the committal and before 15:28:02 19 15:28:04 20 the trial?---Yes, I may well have done that. 15:28:11 21 15:28:12 22 And in fact this is a likely occasion for it to happen 15:28:15 23 because unlike the other social occasions that are 15:28:21 24 diarised, this is a half hour meeting book-ended by two other meetings in which you appear to have met with her on 15:28:25 25 that Friday, do you accept that?---I accept that I'm in the 15:28:29 26 15:28:32 27 diary, yes. I don't recall the nature of the meeting. 15:28:34 28 15:28:48 29 Could you just bear with me for a moment, Mr Campbell. In 15:29:12 **30** the year that you were charged and the committal occurred, in fact not long after the committal, do you recall 15:29:15 **31** 15:29:20 32 attending in 2003? Do you have a memory 15:29:25 **33** If you can't recall let me assist you?---Please. of that? 15:29:47 **34** 15:29:48 35 Mr De Santo has given evidence to the Commission that he essentially bumped into Ms Gobbo at the 15:29:57 **36** on 2003 and that she was in the company of you and 15:30:04 **37** and that you were attending a function in the 15:30:07 **38** 15:30:13 **39** Does that jog your memory?---I can remember being at 15:30:21 40 and I can remember meeting Mr De Santo. the 15:30:26 41 15:30:27 42 Can you remember the conversation that occurred?---I don't 15:30:32 43 remember the conversation. I can recall Mr De Santo at the 15:30:35 44 end of it shaking my hand and wishing me good luck. 15:30:39 45 15:30:40 46 So I take it you discussed or at least it was understood 15:30:44 47 that he knew about the charges that you were facing?---Yes.

15:30:46	1	
15:30:49	2	So who were the other people that you attended with on that
15:30:53	3	day? Did you start the day with Ms Gobbo? Did you bump
15:31:02	4	into her at theI don't have a recollection of the
15:31:06	5	day but it's likely that I would have gone there with
15:31:10	6	
15:31:10	7	
15:31:11	8	Is it likely that you were attending a particular function
15:31:14	9	there or are you just in a public area?
15:31:27		members' tickets and that's - so we were in the members'
15:31:34		area and that's where I me, I recall seeing Mr De Santo.
15:31:36		
15:31:39		You remember Ms Gobbo being with you during that
15:31:41		conversation?Not specifically.
15:31:48		De very nemember Ma Cable being there are the device. No. I
15:31:49		Do you remember Ms Gobbo being there on the day?No, I don't.
15:32:01		
15:32:01		De veu dispute Mr. De Sante's recellection of the
15:32:02		Do you dispute Mr De Santo's recollection of the conversation that had occurred between him ?No.
15:32:05 15:32:08		conversation that had occurred between him ?NO.
15:32:08 15:32:11		Ms Gobbo, and you?No, not at all.
15:32:11		
15:32:14		Do you recall socialising or seeing or having anything to
15:32:13		do with any known criminals on that day at the
15:32:21		2003, without naming anyone?Not specifically, no.
15:32:37		
15:32:39		I want to ask you, there's a document in front of you that
15:32:45		says Exhibit 81 and I want to ask you a little bit about
15:32:50		Person 13 on that list. I don't want you to say that
15:32:56		person's name. Can you see that name there?Yes,
15:33:06	32	Mr Woods.
15:33:07	33	
15:33:07	34	Is that a name that's familiar to you?Yes, it is.
15:33:11	35	
15:33:12	36	Are you aware of Ms Gobbo having a personal or professional
15:33:18	37	relationship with that individual?I don't recall.
15:33:25	38	
15:33:26	39	Do you recall ever meeting Person 13?Yes.
15:33:30		
15:33:31		Do you recall Ms Gobbo talking to you about Person
15:33:35		13?No.
15:33:35		
15:33:38		The context in which you met Person 13, could you describe
15:33:42		that for the Commissioner, please?That individual
15:33:55		attended on a couple of occasions at a hotel that I used to
15:34:01	47	drink at.

15:34:02	1	
15:34:03	2	And was introduced to you, I take it?Yes.
15:34:07	3	
15:34:11	4	That was the Canada Hotel, I take it?Yes.
15:34:14	5	
15:34:15	6	And do you remember Ms Gobbo attending at that hotel as
15:34:19	7	well?Yes.
15:34:20	8	
15:34:20	9	Do you remember seeing the two of those people, Ms Gobbo
15:34:23	10	and Person 13, socialising at that place?No, I don't.
15:34:30	11	
15:34:35		Do you remember them being at the hotel at the same
15:34:40	13	time?No, I don't.
15:34:42	14	
15:34:46		To finish off the non-streamed part of the hearing,
15:34:51	16	Commissioner, there's a final document I want to take the
15:34:54	17	witness to. This document for the person with you there,
15:35:01	18	Mr Campbell, is numbered VPL.2000.0001.9713. Although the
15:35:13	19	version in front of you might be a redacted version, we're
15:35:20	20	looking at 9718. It is an ICR summary of extracts. Can
15:35:37		you let me know when you've got 9718 open in front of you,
15:35:40		Mr Campbell?I have 9718 now, Mr Woods.
15:35:44		
15:35:45		I'd like to firstly explain to you what we understand this
15:35:48		document to be. You're aware, I take it, now from media
15:35:54		reports that between 2005 and 2009 Ms Gobbo was a
15:36:00		registered human source with the Source Development
15:36:04		Unit?Yes.
15:36:05		
15:36:08		Just so I understand, do you understand much about the
15:36:10		process of human source management as it was at the time
15:36:14		when you were still in the force?No.
	33	
15:36:19		It's the case that there's information obtained from a
15:36:26		human source and that is kept in something called an
15:36:32		informant contact report and then it's disseminated to the
15:36:37		wider police by way of an information report, are you
15:36:41		familiar with either of those terms?I've heard of the
15:36:47		term information report previously.
15:36:48		-
15:36:49		In any event this is a document that we understand has been
15:36:52		put together which summarises various contacts that
15:36:57		Ms Gobbo's handlers had with her during that period of time
		and that puts them together in one quite lengthy document
15:37:08		and summarises each of the items of information that were
15:37:11		provided. So with that in mind - in fact, sorry, just
15:37:16	41	before we go into the detail of that. Are you aware of

Ms Gobbo providing information to police at any time to 15:37:19 1 15:37:23 **2** assist their enquiries?---Only from what I've learnt in the 3 media. 15:37:32 15:37:33 **4** 5 So not when your intermittent relationship was happening, 15:37:33 you didn't know anything about it at that time?---That's 15:37:39 6 15:37:42 **7** correct. 15:37:42 **8** There's some information here that Ms Gobbo has provided to 9 15:37:46 15:37:51 10 her handlers. I understand that you were not privy to her providing this information but the information does mention 15:37:55 **11** 15:38:02 12 you so I want to put to you what she was telling the police 15:38:05 **13** So this entry here, this is on 25 March 2006. at the time. As I understand it you left to go interstate some time 15:38:09 14 after that in 2006; is that right?---That's correct. 15:38:13 **15** 15:38:15 **16** 15:38:17 **17** She's telling her handlers that has told her, HS is the human source or Nicola Gobbo, **told** her that 15:38:23 **18** 15:38:26 19 is trying to get back into VicPol and that <u>",</u> who we've talked about before, "said certain 15:38:30 20 if things it would improve prospects. 15:38:36 **21** Human source "that told him", that being 15:38:39 22 was a lot 15:38:42 23 more worried about his own court matters". Firstly, was it 15:38:45 **24** correct that in 2006 you were wanting to rejoin Victoria Police?---No. 15:38:48 25 15:38:50 26 15:38:52 27 Is this information that's been provided to the police correct or incorrect?---Incorrect. 15:38:54 28 15:38:58 29 The next entry, " is often at the Great Western Hotel 15:39:01 30 15:39:09 **31** in the city on Friday night". 15:39:11 **32** 15:39:11 33 Can I just clarify that. It was incorrect COMMISSIONER: 15:39:12 **34** that you were trying to get back into VicPol, but are you 15:39:17 **35** able to say whether told Ms Gobbo that that was the position?---It's incorrect that I was trying to get back 15:39:22 **36** 15:39:25 **37** into VicPol and I'm unaware of saying that to Ms Gobbo. 15:39:29 **38** 15:39:30 **39** 15:39:30 40 But he would have had no reason to believe that from you, 15:39:33 **41** is that what you're saying?---That's correct. 15:39:35 42 15:39:35 **43** Thank you. 15:39:36 44 15:39:37 45 MR WOODS: Would you have been communicating with in 15:39:39 46 the months prior to your departure to go to - remember this 15:39:43 47 is about six months or a bit more, about eight months after

Did you continue to communicate with 15:39:46 1 the trial. 15:39:52 **2** after the trial and the acquittal?---Yes. 15:39:54 **3** 15:39:54 **4** In fact the next entry talks about being often at 15:40:00 5 the Great Western Hotel and that she'd seen him there with and I assume that's something 15:40:04 **6** 15:40:07 **7** that occurred throughout this period of time; is that 15:40:10 **8** right?---That's correct, yes. 9 15:40:11 And that you would see Gobbo there intermittently there on 15:40:11 10 those nights; is that right?---Yes. 15:40:21 11 15:40:23 12 15:40:23 **13** Your relationship was continuing throughout this period at least intermittently with Ms Gobbo? If you're not able to 15:40:26 14 say, that's okay?---I just want to clarify, the date of 15:40:37 **15** this information is? 15:40:41 16 15:40:42 **17** 25 March 2006?---I believe at that stage it was just social 15:40:42 **18** contact with Ms Gobbo. 15:40:49 **19** 15:40:50 20 Is there any reason why the sexual relationship ended?---I 15:40:52 **21** was in a relationship with somebody else. 15:40:59 22 15:41:02 23 15:41:05 24 Over the next page, this is still 25 March 2006, so this is 15:41:11 25 still information that Ms Gobbo is providing to her handler "Human source admits to going out with 15:41:14 26 on that occasion. 15:41:20 27 ex-member Steve Campbell in 98 and 99." She describes it as "going out with". Would you describe it as "going out 15:41:27 28 with" or was it something more casual than that?---I would 15:41:31 29 describe it as more casual. 15:41:36 **30** 15:41:37 **31** 15:41:37 **32** Do you think she's correct to say you were going out with 15:41:40 **33** each other at the time or was it only a casual 15:41:43 **34** relationship?---It was casual. 15:41:46 **35** But it continued well beyond 1999; is that 15:41:46 **36** COMMISSIONER: 15:41:50 **37** right?---Yes, that's correct. 15:41:51 **38** 15:41:51 **39** Thank you. 15:41:53 40 15:41:53 **41** MR WOODS: In fact in your statement I think you say for 15:41:57 **42** five or six years or so?---Yes. 15:41:59 **43** 15:41:59 **44** At the bottom of that page is the entry "ex member Paul 15:42:04 45 Dale", and then going over to continue that entry on the next page, it says, "He's very good mates with" a 15:42:07 46 15:42:13 47 particular police officer of St Kilda CIU. "They're well

known at the local bar, Port Melbourne. 1 Human source 2 believes Dale is mates with Sergeant Marty Alison. Police 15:42:20 3 Officer 1", who you'll see on the table in Exhibit 81 in 15:42:24 15:42:33 **4** front of you, do you see that name there?---Yes. 5 15:42:36 15:42:38 So human source believes that Dale is mates with Alison, 6 15:42:43 **7** that person, as well as ex members Saunders and Steve 15:42:47 **8** Campbell. Is it correct that at the time of this entry, being 25 March 2006, that you were mates with, firstly, 9 15:42:50 Marty Alison?---I don't think I've ever met Marty Alison. 15:42:55 10 15:43:04 **11** 15:43:05 12 Were you friendly though with Paul Dale at the time?---I 15:43:09 13 wouldn't say I was friendly with Paul Dale. 15:43:11 14 Had you been friendly with Paul Dale previously?---I had 15:43:11 15 15:43:17 **16** worked and participated in Detective Training School with 15:43:22 17 Paul and I would say I've only probably seen him twice 15:43:28 **18** outside of a work setting. 15:43:30 **19** 15:43:33 20 Could turn over to p.9724, please. There's just a couple more matters?---Sorry, Mr Woods, we're just having a bit of 15:43:43 21 trouble finding the document you're referring to. 15:43:46 22 15:43:48 23 15:43:48 24 It's 9724 of that same document. It should have VPL.0002.0001.9724?---Yes, thank you, I have that now, 15:43:56 25 Mr Woods. 15:44:01 26 15:44:01 27 15:44:04 28 You'll see there on the document in front of you that on 4 15:44:11 29 August 2006 Ms Gobbo has told her handler that she'd seen 15:44:17 **30** and it says that each 15:44:22 **31** of those gentlemen want Ms Gobbo to go and see 15:44:29 32 who we spoke about earlier, and make a statement that says 15:44:32 **33** the ESD pressured him to make false statements regarding 15:44:37 **34** bail -15:44:41 35 15:44:45 **36** 15:44:46 **37** MR FURSTENBERG: I'm not sure, Commissioner, if the live stream is still on but if we're getting back into - - -15:44:49 **38** 15:44:51 39 15:44:51 **40** MR WOODS: No, it's not on. This is the last couple of 15:44:55 **41** bits and pieces I need to deal with. I was trying to confirm that it's the last couple of things before we turn 15:44:56 **42** 15:45:00 43 it back on. 15:45:04 44 15:45:08 45 15:45:14 46 15:45:17 **47** and that would then enable the to

get the funding for the criminal matters 15:45:21 1 2 Firstly, do you remember a 15:45:25 . 3 conversation to that effect occurring?---No, I don't. 15:45:28 4 15:45:30 Who funded the defence of the 5 15:45:30 ?---Ultimately the 15:45:37 6 7 15:45:39 8 But I take it that in August 2006 that still wasn't 15:45:40 9 ratified by and 15:45:44 15:45:47 10 were still out of pocket at that stage?---I cannot recall the date range at the moment but that is - that could well 15:45:55 **11** 15:46:02 **12** be correct. 15:46:02 **13** Do you remember the date that you moved interstate, or the 15:46:03 14 month?---Yes, I went to Western Australia in May of 2006. 15:46:05 15 15:46:22 **16** 15:46:25 17 At that stage when you went to Western Australia do you 15:46:29 **18** remember whether the issue of funding had been resolved at that date or was it still outstanding?---It was still 15:46:31 19 15:46:36 20 outstanding. 15:46:36 21 Was it outstanding for a few months after you arrived in 15:46:37 22 15:46:41 23 WA?---Yes, it was. 15:46:42 24 It might well be correct then that in August 2006, I'm not 15:46:44 25 suggesting the rest of it is correct for now, but in August 15:46:49 26 15:46:52 27 2006 it was still the case that 15:46:56 28 15:47:04 29 ---Yes. 15:47:05 **30** 15:47:08 **31** It's next recorded in that entry that that had to be done 15:47:11 **32** Do you remember there being some time bv | -15:47:15 **33** pressure associated with getting the legal funding 15:47:19 34 reimbursed to you?---No, I don't. 15:47:22 35 15:47:22 **36** 15:47:27 **37** 15:47:31 **38** 15:47:37 **39** 15:47:40 40 15:47:43 **41** 15:47:47 42 No, I don't. 15:47:48 **43** 15:47:48 **44** Can that be right? 15:47:52 45 15:47:55 46 Yes, but I just don't 15:48:03 47 recall that right now.

1 15:48:04 2 But you accept the fact that that animosity continued past 15:48:05 the trial date and the acquittal?---Yes. 15:48:10 3 4 15:48:15 5 15:48:15 15:48:20 6 7 15:48:24 15:48:40 8 And in fact that was a topic of conversation, I would 9 15:48:41 15:48:44 10 assume, between , the fact that this person had been offering to provide information that was 15:48:51 **11** going to severely adversely affect your interests, that was 15:48:55 12 something that 15:49:01 13 would have talked about from time to time? 15:49:05 14 15:49:06 15 15:49:07 **16** MR O'CONNOR (from remote witness room): Mr Woods, would 15:49:08 17 you mind if the witness had a brief moment? 15:49:10 **18** MR WOODS: No, no, that's fine. It's up to the 15:49:11 **19** 15:49:13 20 Commissioner, I should say. 15:49:15 **21** No, certainly. We'll have a short 15:49:15 22 COMMISSIONER: 15:49:18 23 Just before we do that, how much longer are adjournment. 15:49:22 24 you going to be? 15:49:24 25 Only about ten minutes, I think, Commissioner. MR WOODS: 15:49:24 26 15:49:29 27 WITNESS: Let's do it. 28 29 MR O'CONNOR (from remote witness room): 15:49:30 **30** The witness would 15:49:31 **31** rather, if it's going to be ten minutes, to just proceed in order to finish. 32 33 15:49:35 **34** WITNESS: Mr Woods, let's just keep going. 15:49:35 **35** COMMISSIONER: Just a minute. There will be other 15:49:36 **36** 15:49:37 **37** cross-examination. 15:49:39 **38** 15:49:39 **39** MR COLLINSON: I just have about three questions. Five 15:49:42 40 minutes. 15:49:43 **41** COMMISSIONER: 15:49:43 **42** Other cross-examination? 15:49:46 **43** 15:49:46 44 MR HARTNETT: Nothing, Your Honour. 15:49:50 45 15:49:50 46 COMMISSIONER: It sounds as though if only have about ten 15:49:53 47 or 15 minutes to go but look I'm happy to give you a short

adjournment and then we can come back and finish 15:49:57 1 2 it?---Thank you, Commissioner. I'd just like to keep 15:49:57 3 going, please, and finish it. 15:50:00 4 15:50:02 5 I understand. Thank you. 15:50:03 15:50:03 6 I'll be as quick as I can, Mr Campbell. 15:50:03 7 MR WOODS: In fact 15:50:07 **8** there might be a few matters that I don't need to go to that we might ask for a written response in due course 9 15:50:11 given the circumstances so I'll be as guick as I 15:50:16 10 can?---Thank you Mr Woods. 15:50:16 11 15:50:18 12 15:50:19 **13** Turning over to p.9739 of that document. This is 31 August 2007, so you had well and truly left Victoria at this stage 15:50:26 14 and there was an entry - so again this is a document that 15:50:35 15 15:50:39 **16** Ms Gobbo, that records information that Ms Gobbo has apparently provided to her handlers. 15:50:43 17 On 31 August 2007 15:50:49 **18** there's an entry that says - you might need to scroll down a little bit. I'm sorry, it's not according with my one. 15:50:56 19 Is that p.9738? She's providing information there. 15:50:59 20 She says, "Steve Campbell". Just above that if you could 15:51:10 21 "Steve Campbell, ex operator, just a tiny bit higher. 15:51:17 **22** 15:51:21 23 She has not heard from Steve tonight. detective police. 15:51:24 24 She expects him to ring/txt when he is in town. 15:51:29 25 offered for her to go to lunch tomorrow but she will only go if Steve invites her as she is not comfortable 15:51:29 26 15:51:34 27 around this drinking crowd". I take it this was a trip 15:51:39 28 that you would have had from time to time from WA back to Victoria? Was that the case, that you came back during the 15:51:43 29 15:51:47 30 time that you were away?---That's correct. Sorry, what was 15:51:52 **31** the date of that, please, Mr Woods? 15:51:54 **32** 15:51:54 **33** 31 August 2007?---Yes, okay. 15:51:56 **34** 15:51:57 **35** Then over to the next page, 9739, there's an entry that says, "SDU management. Human source tasked that she is to 15:52:01 36 ring me straight away re any calls or contact with 15:52:06 **37** or Campbell. Understood". Did you know that throughout 15:52:10 **38** 15:52:15 **39** 2007 any contact you had with Ms Gobbo she was reporting to 15:52:19 40 her human source managers?---No. 15:52:22 41 15:52:24 42 I just want to check. There's just a few brief questions, 15:52:41 43 Commissioner, that I can do with the live stream connected. 15:52:47 **44** They're not of great moment. If we need to ask questions 15:52:50 45 of the witness while the live stream's not connected 15:52:54 46 perhaps now would be the time to do it. 15:52:57 47

COMMISSIONER: Yes. Yes, Mr Collinson. 1 15:52:57 2 3 <CROSS-EXAMINED BY MR COLLINSON: 4 Mr Campbell, my name is Collinson, I'm one of the counsel 5 15:52:59 for Ms Gobbo. I just had really one topic to put to you. 15:53:04 6 It concerns some questions you were asked about the 7 15:53:07 occasion when you first were told by somebody that 8 15:53:11 9 15:53:17 15:53:23 10 Do you recall being asked questions about that?---Yes, I do. 15:53:26 11 15:53:29 12 15:53:30 **13** Just to help you date my question, the committal date was identified as starting around 2003. 15:53:36 14 If I just ask you to accept for this purpose, if you might, that on 15:53:44 15 15:53:48 **16** was charged with and I want to ask you - well, let me ask you this first. 15:53:57 **17** I think 15:54:01 18 you'd accept, wouldn't you, that the occasion when you did find out this information about intending to give 15:54:04 19 15:54:10 20 evidence against 15:54:13 21 15:54:27 22 15:54:28 23 Just doing the best you can, I want to just ask you if you 15:54:36 24 can reflect and ask yourself whether it's possible that one of your representatives at the committal hearing, such as 15:54:40 25 , might have been the person or persons that 15:54:43 26 15:54:46 27 conveyed to you that was intending to give evidence against you? Is that possible?---It could well have been. 15:54:50 28 15:54:53 29 15:54:53 **30** Do you have a specific recollection about it or have I 15:54:57 **31** triggered a recollection?---No, I don't. 15:54:59 32 15:54:59 33 No further questions. Yes. 15:55:01 34 15:55:02 35 COMMISSIONER: Are there any other questions? 15:55:04 **36** No, Commissioner. 15:55:04 **37** MS ARGIROPOULOS: 15:55:05 **38** 15:55:05 39 COMMISSIONER: So the live streaming can resume now. There 15:55:13 40 are just a few more questions now for you. We're nearly 15:55:21 **41** done, Mr Campbell. Yes, Mr Woods. 15:55:23 42 15:55:24 43 MR WOODS: There's just one final document and it's a statement, it's VPL.0002.0001.1461 and it's a statement 15:55:26 44 15:55:35 45 that Mr Davey took from Ms Gobbo in his investigation 15:55:43 46 relating to the murder of the Hodsons. I'll just check 15:55:58 47 that I've read that number out?---We're still trying to

find it, Mr Woods. 15:56:01 1 15:56:02 2 3 It doesn't matter too much if not. There's only a couple 15:56:03 15:56:05 **4** of sentences and I can probably read them out to you. Just for the operator it's VPL.0002.0001.1461?---Yes, I have 5 15:56:11 that now, the redacted version. 15:56:23 **6** 15:56:25 **7** 15:56:25 **8** Just to place this in time. This gentleman taking the statement was Cameron Davey who's apparently a Detective 9 15:56:30 15:56:32 10 Senior Constable Cameron Davey. He was taking a statement from Ms Gobbo on 7 January 2009 and he was obviously asking 15:56:34 **11** 15:56:39 12 her a number of questions. At 1462, it says, "The police have asked me whether I know a person named Stephen 15:56:57 **13** Stephen is a person I know and have called on 15:57:00 14 Campbell. occasions. I've called him on both his mobile phone and on 15:57:03 15 15:57:07 **16** his home phone. I may have used the phones Ahmed gave me 15:57:12 **17** to call these people and places". Do you see those words there?---Yes. 15:57:16 **18** 15:57:20 19 15:57:20 **20** Are you aware, were you aware before me showing you this document that Ms Gobbo was spoken to as part of the 15:57:24 21 investigation into the Hodsons' murders?---No. 15:57:27 **22** 15:57:32 **23** 15:57:35 24 Did you have more than one phone number on which you would call Nicola Gobbo?---No. 15:57:39 25 15:57:41 26 15:57:42 27 Did you receive phone calls from Nicola Gobbo on more than 15:57:46 **28** one phone?---I don't believe so. 15:57:49 **29** 15:57:50 **30** On your mobile phone you have no memory of receiving phone 15:57:54 **31** calls from Nicola Gobbo on more than one mobile number?---No. 15:57:59 32 15:57:59 33 15:58:08 34 Thank you, they're all the questions. 15:58:09 35 COMMISSIONER: 15:58:09 36 Thank you. Nothing arising out of that? 15:58:11 **37** MR COLLINSON: No. 15:58:12 **38** 15:58:13 **39** 15:58:13 40 What about tendering some exhibits, did you COMMISSIONER: 15:58:15 **41** want to tender any of these exhibits? 15:58:18 42 15:58:18 43 MR WOODS: Yes, I do. Thank you for reminding me of that. Look, Commissioner, if it's convenient I can - - -15:58:21 44 15:58:24 45 15:58:24 46 COMMISSIONER: Let the witness go first. 15:58:26 47

1 MR WOODS: Let the witness go, yes. 15:58:26 15:58:28 2 3 COMMISSIONER: Mr Campbell, thank you, we've finished with 15:58:28 you now so you're free to go. I know from the medical 15:58:30 4 reports that were tendered on your behalf earlier today 5 15:58:34 that you are getting some medical attention from your own 6 15:58:37 medical practitioners and probably they're the ones that 7 15:58:41 you want to stay with, but I do want to tell you that there 15:58:44 8 is assistance available through the Police Association if 9 15:58:47 you need further medical assistance, all right?---Thank 15:58:52 10 you, Commissioner. 15:58:56 11 15:58:56 12 Yes, thank you very much. You're free to go now?---Thank 15:58:57 **13** 15:59:01 14 you. 15:59:02 15 15:59:03 **16** (Witness excused.) 17 <(THE WITNESS WITHDREW) 15:59:05 **18** 15:59:05 19 Commissioner, I'm in your hands, if it's 15:59:05 20 MR WOODS: convenient I think these can all be tendered in chambers, I 15:59:07 **21** can simply provide a list and they can be put up but if 15:59:12 **22** 15:59:14 23 you'd like me to read through them I can do that now. 15:59:14 24 Let's just tender them now publicly, thank 15:59:14 25 COMMISSIONER: 15:59:17 26 you. 15:59:18 27 15:59:18 **28** MR WOODS: Firstly, I want to make it clear that there's no 15:59:22 **29** intention that the medical material be made public. 15:59:25 **30** 15:59:25 **31** COMMISSIONER: No, that was tendered separately in the application we heard first this morning. 15:59:28 **32** 15:59:30 33 MR WOODS: 15:59:30 **34** The first document was the court book from 15:59:33 **35** November 98 to March 99, volume 3. I don't know whether - - -15:59:40 36 15:59:40 **37** COMMISSIONER: Sorry, what are those dates again? 15:59:40 **38** 15:59:45 **39** 15:59:45 **40** MR WOODS: November 98 to March 99 I'm sorry, volume 3. 15:59:48 **41** 15:59:48 42 COMMISSIONER: This is the Nicola Gobbo court book, volume 15:59:51 43 3. 15:59:52 44 MR WOODS: That's right. And I'll just read the number for 45 15:59:52 46 the transcript: MIN.0001.0001.0003. 15:59:57 47

COMMISSIONER: Is it the whole court book or extracts? 1 15:59:57 2 16:00:02 3 MR WOODS: It's the extracts as redacted for now because 16:00:02 they've been redacted for a particular purpose for this 4 That exhibit may change in due course but for now 5 witness. 16:00:06 6 it's just those extracts. 16:00:09 7 16:00:12 16:00:12 8 COMMISSIONER: All right. It's probably best if we just 9 leave it as those extracts as this exhibit and if you 16:00:15 tender other extracts later they'll be a new exhibit. 16:00:19 10 11 16:00:21 12 MR WOODS: Yes, all right. 16:00:21 13 #EXHIBIT RC136 - Redacted extracts of Nicola Gobbo's court 16:00:22 14 book, volume 3. 15:59:51 15 16:00:25 **16** 16:00:25 **17** MR WOODS: Then there's Nicola Gobbo's 1999 personal diary. That's MIN.0002:0001.0005. 16:00:30 **18** 16:00:37 **19** COMMISSIONER: Is that all of it? 16:00:38 20 16:00:39 21 In fact I think all of these are redacted MR WOODS: 16:00:39 22 16:00:42 23 versions. 16:00:42 24 16:00:44 25 COMMISSIONER: Is it just extracts and redacted versions or the whole thing has been redacted? 16:00:47 26 16:00:50 27 MR WOODS: 16:00:51 28 Extracts. 16:00:52 **29** 16:00:53 30 #EXHIBIT RC137 - Redacted extracts of Nicola Gobbo's 1999 16:00:27 **31** personal diary. 16:00:55 **32** 16:00:55 33 MR WOODS: Unfortunately there's a few more. Court book 16:01:00 34 August 99 to December 99, volume 1. 16:01:10 35 COMMISSIONER: Nicola Gobbo's court book, that's redacted 16:01:10 36 16:01:13 **37** extracts again. 16:01:14 **38** 16:01:15 **39** MR WOODS: Yes, it is. For the transcript that's MIN.0001. 16:01:29 **40** 16:01:30 **41** #EXHIBIT RC138 -Redacted extracts of Nicola Gobbo's court 16:00:58 42 book August 99 to December 99, volume 1. 16:01:34 **43** The next is Nicola Gobbo's court book, redacted 16:01:35 44 MR WOODS: 16:01:38 45 extracts November 98 to March 99 volume 4. Again, the 16:01:47 46 number of that is MIN.0001.0001.0004. 16:01:52 47

1 COMMISSIONER: Again redacted extracts. 16:01:53 2 16:01:56 3 #EXHIBIT RC139 - Redacted extracts of Nicola Gobbo court 16:01:58 16:01:37 **4** book November 98 to March 99, volume 4. 5 16:02:00 The next is Nicola Gobbo court book August 99 to MR WOODS: 16:02:01 6 December 99, volume 6. 7 16:02:04 16:02:10 8 COMMISSIONER: Is that August? 9 16:02:10 16:02:11 10 MR WOODS: August 99 to December 99, volume 6, redacted 16:02:13 **11** 16:02:16 12 extracts. 16:02:17 **13** COMMISSIONER: Yes. 16:02:17 14 16:02:18 15 #EXHIBIT RC140 - Redacted extracts Nicola Gobbo court book 16:02:18 **16** 16:02:03 17 August 99 to December 99, volume 6. 16:02:20 **18** 16:02:21 19 MR WOODS: That's MIN.0001.0003.0006. The next is the OPP I think it's worth tendering - in fact it 16:02:33 20 Prism report. was a redacted extract that was shown so we might just 16:02:37 **21** That's OPP.0001.0004.0025. stick with that now. 16:02:40 22 16:02:51 23 16:02:51 24 COMMISSIONER: Yes. 16:02:54 25 #EXHIBIT RC141 - Redacted extract of OPP Prism report. 16:02:54 26 16:03:02 27 MR WOODS: Next is Nicola Gobbo's court book from December 16:03:03 28 16:03:06 29 2001 to January 2002, MIN.0001.0008.0008, redacted extracts. 16:03:14 **30** 16:03:16 **31** COMMISSIONER: Yes. 16:03:16 **32** 16:03:26 **33** 16:03:26 34 #EXHIBIT RC142 -Redacted extracts Nicola Gobbo's court 16:03:05 35 book from December 2001 to January 2002. 16:03:29 **36** 16:03:31 **37** MR WOODS: Then Nicola Gobbo 2003 personal diary, which is 2003, MIN.0002.0002.0001. 16:03:36 **38** 16:03:44 **39** 16:03:47 **40** COMMISSIONER: We've already got redacted extracts - no, the 2003 diary, that's right. Thank you. 16:03:50 41 16:03:52 **42** 16:03:52 **43** #EXHIBIT RC143 - Redacted extracts Nicola Gobbo 2003 16:03:32 44 personal diary. 16:04:00 45 16:04:00 46 MR WOODS: Next is the 2003 personal diary, 16:04:12 **47** MIN.0002.0002.0002.

16:04:14 1 2 #EXHIBIT RC144 -Redacted extracts from 2003 personal 16:04:15 3 diary. 16:04:05 4 16:04:17 MR WOODS: There's the extract from the 5 Two more. 16:04:18 statement of Nicola Gobbo to Cameron Davey on 7 January 16:04:22 6 7 2009. Again, it's just an extract from that. 16:04:28 16:04:37 8 COMMISSIONER: Sorry, the extract from what? 9 16:04:37 16:04:41 10 MR WOODS: Nicola Gobbo's statement to DSC Cameron Davey on 16:04:42 **11** 16:04:48 12 7 January 2009. 16:04:55 **13** Extract from statement of Nicola Gobbo to #EXHIBIT RC145 -16:04:56 14 D/S/C Cameron Davey on 7/01/09. 16:04:24 15 16:04:59 **16** 16:04:59 **17** Finally, there's the ICR summary of extracts and MR WOODS: it's a selection of entries from that and that's 16:05:04 **18** 16:05:11 19 VPL.2000.0001.9718. 16:05:14 20 16:05:14 21 COMMISSIONER: That's redacted extracts, is it? 16:05:16 22 16:05:17 23 MR WOODS: That's correct. 16:05:18 24 #EXHIBIT RC146 -16:05:18 25 ICR summary of extracts. 16:05:20 26 16:05:20 27 MR WOODS: Commissioner, I've got no intention to call 16:05:24 28 Mr Campbell back given the circumstances but as I said 16:05:27 **29** earlier I'm told that his diaries and day books have been 16:05:31 30 There'll need to be some brought to the Commission today. 16:05:37 **31** work done to match up the information we have with what Mr Campbell's diaries have. 16:05:40 **32** How we deal with that, if there's something important there, we'll work out in the 16:05:45 **33** 16:05:47 **34** future. 16:05:48 35 COMMISSIONER: Yes, Mr Nathwani. 16:05:48 **36** 16:05:50 **37** Commissioner, as far as the court books and 16:05:52 **38** MR NATHWANI: 16:05:54 **39** diaries of Ms Gobbo are concerned before they're formally 16:05:59 40 published could we consider the redactions, only overnight, 16:06:04 **41** as long as they're sent to us overnight. 16:06:04 42 16:06:07 43 COMMISSIONER: If you could do that overnight that would be 16:06:08 44 appreciated. 16:06:08 45 46 MR NATHWANI: As long as they're sent to me in time, as has 16:06:10 47 previously been done, there's no issue with that.

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		COMMISSIONER, Wa'll doal with any diaputos in the menning
16:06:10	2	COMMISSIONER: We'll deal with any disputes in the morning.
	3	
16:06:15	4	MR NATHWANI: Absolutely.
16:06:15	5	
16:06:15	6	MS ARGIROPOULOS: Commissioner, may I make a similar
	_	request. Victoria Police has never seen the documents that
16:06:17		•
16:06:21		have just been tendered.
16:06:23	9	
16:06:23	10	COMMISSIONER: Certainly. We'll get copies to both you and
16:06:26	11	Ms Gobbo's legal representatives overnight and we'll deal
16:06:31	12	with any disputes in the morning.
	13	when any aropatoo in the morning.
		MD EUDOTENDEDO. Commissioner con I make the community
	14	MR FURSTENBERG: Commissioner, can I make the same request
16:06:38	15	only insofar as any of those exhibits touch on
16:06:38	16	
16:06:39	17	COMMISSIONER: Yes, noted. And that will be done. All
16:06:41		right, I think Ms Enbom we were going to deal with
16:06:44		something today.
	20	
	21	MS ENBOM: We were.
	22	
16:06:46		Commissioner: Do you want to deal with it or would you
		•
16:06:47		rather leave it until tomorrow?
16:06:49	25	
16:06:49	26	MS ENBOM: May I please have overnight to get the
16:06:53	27	instructions that I need?
16:06:54	28	
16:06:55		COMMISSIONER: Yes, sure. All right then, we'll adjourn
16:06:56		until 10 o'clock tomorrow morning.
16:07:36	31	
16:07:37	32	ADJOURNED UNTIL WEDNESDAY 22 MAY 2019
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