

IN THE CORONERS COURT  
OF VICTORIA  
AT MELBOURNE

Court Reference: COR 2004 1710 & 1711

**INTERIM SUPPRESSION ORDER**  
*Form 42 Rule 64*  
*Section 18(2) of the Open Courts Act 2013*

I, JUDGE IAN GRAY, State Coroner in respect of the investigation into the deaths of:

**Details of deceased persons:**

Surname:	Hodson
Given names:	Christine Elizabeth
Date of Birth	██████████
Surname:	Hodson
Given names:	Terence Bernard
Date of Birth	██████████

order that following:

- that the name or image of:
  - Nicola Gobbo;
  - the person described in the investigation and inquest into the deaths of Christine and Terence Hodson with Court Reference: COR 2004 1710 & 117 (**the Hodson Inquest**) as **Mr Andrews** ;
  - the person described in the Hodson Inquest as **Mr Thomas** ; or
  - the person described in the Hodson Inquest as **PII** ██████████

in connection with the Hodson Inquest not be published or broadcast in Victoria or elsewhere in Australia pursuant to section 18(2) of the *Open Courts Act 2013*, as I am satisfied based upon sufficient credible information that publication would be contrary to the public interest.

- That any information that would identify or tend to identify:
  - Nicola Gobbo;
  - Mr Andrews**

- **Mr Thomas**
- **PII**

in connection with the Hodson Inquest not be published or broadcast in Victoria or elsewhere in Australia pursuant to section 18(2) of the *Open Courts Act 2013*, as I am satisfied based upon sufficient credible information that publication would be contrary to the public interest.

3. That any information that would identify or tend to identify:

- Nicola Gobbo;
- **Mr Andrews**
- **Mr Thomas** or
- **PII**

in connection with Magistrates' Court of Victoria proceeding *Davey v Dale & Collins* (No X01602682) or Supreme Court of Victoria proceeding *DPP (Cth) v Dale* (No SCR 2012 0012) not be published or broadcast in Victoria or elsewhere in Australia pursuant to section 18(2) of the *Open Courts Act 2013*, as I am satisfied based upon sufficient credible information that publication would be contrary to the public interest.

4. That any information derived from, or connect with, the Hodson Inquest stating or implying that:

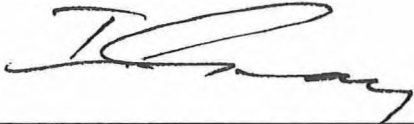
- Nicola Gobbo;
- **Mr Andrews**
- **Mr Thomas** or
- **PII**

is or was an informer for Victoria Police, or otherwise identifying or tending to identify any one or more of those persons as an informer for Victoria Police not be published or broadcast in Victoria or elsewhere in Australia pursuant to section 18(2) of the *Open Courts Act 2013*, as I am satisfied based upon sufficient credible information that publication would be contrary to the public interest.

5. There be no publication in Victoria, or anywhere else in Australia, of the terms of these orders.

I further direct that this order remain in place until otherwise ordered, but no longer than 18 May 2019.

Signature:



---

**JUDGE IAN GRAY**

Date: 19 May 2014



---

*NOTE: Under section 23 of the **Open Courts Act 2013**, a person must not engage in conduct that constitutes a contravention of a suppression order. Individual penalty: maximum 5 years imprisonment or 600 penalty units or both. Body corporate: 3000 penalty units.*

---