## ROYAL COMMISSION INTO THE MANAGEMENT OF POLICE INFORMANTS

Held in Melbourne, Victoria

On Thursday, 13 June 2019

Led by Commissioner: The Honourable Margaret McMurdo AC

Also Present

Counsel Assisting: Mr C. Winneke QC

Mr A Woods Ms M. Tittensor

Solicitors Assisting: Mr H. Rapke

Ms A. Tighe Ms. T Lingard

Counsel for Nicola Gobbo Mr P. Collinson QC

Mr R. Nathwani

Minter Ellison: Mr Gobbo Solicitor

Ms. Gobbo Solicitor
Ms Gobbo Solicitor

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1
      MR RAPKE: Hello,
2
                         : No, it's Mr Gobbo Solicitor
 3
      MR Gobbo Solicitor
                                                     here now.
4
 5
      MR RAPKE: Hello Mr Gobbo Solicitor
                                          , how are you?
 6
       MR Gobbo Solicitor : I'm pretty well thanks, yourself?
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8
      MR RAPKE: Very well. Very well today, thank you. I'm
 9
      here with Commissioner McMurdo and other members of the
10
      Commission legal team, counsel and solicitors, and we're
11
      ready to proceed if you are and Ms Gobbo is.
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13
      MR COLLINSON: Yes. Good afternoon to all. We've got our
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15
      counsel team and solicitors team as we had outlined in our
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      email and we've got the client on hold at the moment, so
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      we're ready to patch her in. Just before we do that,
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      Commissioner, it's Peter Collinson speaking.
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      COMMISSIONER: Yes, Mr Collinson.
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      MR COLLINSON: I don't want to take up any time at all. I
      did register with counsel assisting some reservations that
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24
      we have about the relevance of a lot of the questions that
      are to be asked because they seem to go to minute details
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26
      of events relating to the murder of the Hodsons. Now,
      counsel assisting explained to me a basis upon which
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28
      relevance might be established and I think our view on this
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      is we just don't want to raise any further objection at the
      moment but we do maintain a potential objection on the
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      basis of relevance but we don't ask you to rule on that
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32
      now, we're happy to go to the questions.
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      COMMISSIONER: All right. I note that you've raised the
35
      matter. Thanks, Mr Collinson.
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      MR COLLINSON: Thank you, Commissioner.
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      COMMISSIONER: Can you hear me okay?
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      MR COLLINSON: Yes, yes, we can, thank you.
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      COMMISSIONER: Thank you.
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      MR COLLINSON: So I'll now endeavour to patch in our
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      client. Just one moment, please.
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1
      COMMISSIONER: Thank you.
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      MR COLLINSON: Hello, I'm afraid because we've done the
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 4
      calls in a different order they can't actually conference
      us in so we'll just have to get our client to answer the
 5
      call we were holding and then I'll be able to patch you in.
 6
      So if you wouldn't mind holding for that purpose.
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8
      MR WINNEKE: No problems, Mr Gobbo Solicitor
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                                                      , thank you.
10
11
      COMMISSIONER: Thank you.
12
      MR COLLINSON: It won't take long.
13
14
15
         Hello, Nicola, do I still have you?
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17
      MS GOBBO: Yes, I'm here.
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19
20
      MR Gobbo Solicitor
                         : And Commissioner and counsel assisting et al.,
21
      do we have you as well?
22
      MR WINNEKE: Yes.
23
24
25
      COMMISSIONER: Loud and clear.
26
      MR COLLINSON: Excellent. All right, well we've managed to
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28
      make the technology work.
29
30
      COMMISSIONER: Well done. Well done. Thanks Mr Collinson.
31
      Hello, Ms Gobbo. Thank you, Commissioner McMurdo speaking.
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33
      MS GOBBO: How are you?
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35
      COMMISSIONER: Have you had an opportunity to read over the
36
      transcripts of our earlier conversations?
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38
      MS GOBBO: Yes, but not recently.
39
40
      COMMISSIONER: And were you happy with them as being
41
      accurate?
42
      MS GOBBO: No, there's a lot of - well, I wouldn't say,
43
44
      they're not inaccurate but there's a lot of things I want
      to add to and, um, and expand on and, um - there's just a
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      lot more that I can say about a lot of things.
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      COMMISSIONER: All right. At some stage soon if you could
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      do that and, through your solicitors and when you're happy
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      with them swear or affirm to them as being accurate.
4
      MS GOBBO: Um, Commissioner, I don't have any - I want, I
5
      really want to keep it clear that I don't have any issue
6
      in, um, doing my level best to provide any detail or as
7
8
      much detail about anything but - if I'm wanted, but I'm
      just, I'm really constrained by, by being, um, in such
9
      difficult circumstances, um, without any form of support
10
      and, um, I'm just trying to do my best day by day.
11
12
13
      COMMISSIONER: Sure. But you can indicate on that in the
14
      transcripts and anything you're not sure about just say so,
      but in due course if you could do that that would be of
15
16
      great assistance to us. All right then?
17
18
       MS GOBBO: When time - when, when time allows, yes I will.
19
20
      COMMISSIONER: Thank you. I'll hand over now to Mr Winneke
21
      to ask some questions. Thank you.
22
23
      MR WINNEKE: G'day Nicola. Just a quick couple of things.
      You've got some questions, I take it, that we've set out
24
25
      and you've had a look at those, have you?
26
27
       MS GOBBO: I, um, printed them, I
28
       printed this morning and I've just glanced at them is all
29
      I've been able to do this morning.
30
31
       MR WINNEKE: Right. Well we'll go through them but just
32
      before we do, have you also seen a statement that's been
33
      made by Paul Dale for the purposes of this Commission?
34
35
       MS GOBBO: I've got it but I haven't read it, as in, um,
36
       Mr Gobbo Solicitor emailed it to me yesterday, yesterday afternoon,
       but, um, I didn't, I couldn't physically open it until, um,
37
38
39
       MR WINNEKE: Right.
40
41
       MS GOBBO: And I had to go and get a new phone yesterday so
42
      that's a separate saga, and so I downloaded it last night
43
                       to be printed because
44
45
                  and I collected it
46
47
      um, but I haven't read it, and in a way it's probably
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1
      better I don't read it first.
2
 3
      MR WINNEKE: All right. So you haven't read it at all?
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 5
      MS GOBBO: No.
 6
      MR WINNEKE: Okay.
 7
8
 9
      MS GOBBO: That's the truth, I haven't read it.
10
11
      MR WINNEKE: All right then.
12
      MS GOBBO: It is sitting,
13
15
      MR WINNEKE: All right then. Well then what we might do is
16
      one after the other go through the questions or topics that
17
      we've set out in the document that we sent to your
18
      solicitors, and the first - - -
19
20
      MS GOBBO: Hmm hmm.
21
22
23
      MR WINNEKE: - - - topic really concerns your meeting with
      Paul Dale and I take it that you have a recollection
24
      generally of meeting Paul Dale or when you first met him
25
      and the context of the initial meeting or meetings, is that
26
27
      right?
28
29
      MS GOBBO: Um, I can't remember precisely which, which
      client it would have been. I do recall that he was the
30
      sergeant in charge of one of the Drug Squad crews.
31
32
      MR WINNEKE: Yes.
33
34
      MS GOBBO: So he was one of the powder and pill - I used to
35
      call it the powder and pill crew, as opposed to the heroin
36
37
      crew.
38
39
      MR WINNEKE: Yes.
40
      MS GOBBO: And I just, I couldn't - I can't remember
41
      precisely which, which bail application it would have been
42
      when I came across him the first time.
43
44
45
      MR WINNEKE: Yes. But you say it was a bail application?
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      MS GOBBO: In all likelihood it would have been because
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      that, that is what I was predominantly doing around 02/03.
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3
      MR WINNEKE: So you say it would have been around 02 and
 4
      03?
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 6
      MS GOBBO: Yep.
 7
 8
      MR WINNEKE: I think he might have suggested - - -
9
      MS GOBBO: Sorry, sorry, sorry, sorry. He - I later, later
10
      when I got to know him, he thinks that I met him years
11
      earlier in some context to do with, um, something to do
12
      with the Lorimer Task Force.
13
14
15
      MR WINNEKE: Yes.
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17
      MS GOBBO: Which is when I was assisting with Bandali Debs
      and Jason Roberts but I can't, I can't recall that specific
18
19
      time or occasion.
20
      MR WINNEKE: Yes. So he was at, I think he was initially
21
      at Brunswick. There was a murder in Brunswick in about 97.
22
      He was seconded to the Lorimer Task Force in 98, but he was
23
24
      at the Homicide Squad I think from about 97 onwards. Now,
      it may well be also that he was there at the same time as
25
26
      Tim Argall. Now, you know Tim Argall and you'd known him I
27
      think since about 92 or 3, would that be right?
28
29
      MS GOBBO: Since the raid, yes. Since the execution of the
30
      search warrant, yes.
31
      MR WINNEKE: Yes. The second one or the first one?
32
33
34
      MS GOBBO: No, the first one.
35
36
      MR WINNEKE: Right. There was a second one. I know we're
      sort of diverting away from the questions but I did want to
37
      ask you this: there was a second raid in which your house
38
39
      was raided at the time that Brian Wilson was there and he
40
      was charged with offences on that second occasion. That
41
      was in 95?
42
43
      MS GOBBO: Yeah, that was the one, that was - yeah, that
44
      was the one by my instigation.
45
46
      MR WINNEKE: Yes. So you had, I think - did you contact
47
      Tim Argall and basically put him on to - - -
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2
       MS GOBBO: Yes.
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 4
       MR WINNEKE: --- Brian Wilson and say 'come and raid him'
       in effect to get him out of the place?
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 6
 7
       MS GOBBO: Yeah, it was to try, yeah, it was try to get him
       out, get him, get him physically out of the house.
 8
9
       MR WINNEKE: Yes.
10
11
       MS GOBBO: In the circumstances in which I was,
12
      embarrassing as it is to admit, scared of the bloke.
13
14
       MR WINNEKE: Yes. In any event he became a friend and
15
      indeed he's given evidence that there was an occasion when
16
      you had sexual intercourse and I think he says that was
17
18
       around, I can't recall exactly, 96/97 when he was I think
      at Malvern or thereabouts?
19
20
21
      MS GOBBO: I thought it was - I thought it was earlier than
22
      that but, um, but I'm not, I'm not really in a position to
23
      challenge what year but it was - - -
24
25
      MR WINNEKE: Well I take it you don't dispute - - -
26
27
       MS GOBBO: I thought it was earlier, but.
28
29
       MR WINNEKE: He gave evidence that there was one occasion
30
      of sexual intercourse. I take it you don't dispute that?
31
32
      MS GOBBO: No. No, no.
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34
       MR WINNEKE: Might it have been more than one occasion?
35
       MS GOBBO: No. I, um - I thought it was once, but - I
36
37
      actually thought it was a lot, I thought it was earlier, I
38
      thought it was like 95.
39
40
       MR WINNEKE: So not long after or around the time of the
41
      second raid?
42
43
       MS GOBBO: Correct. That's right, that's right. He kind
44
      of, um, it was a kind of - I want to be, I don't want to
      sound crass, Mr Winneke, but I mean all my dignity is long
45
      gone with all of this so I'll just tell it how it is.
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MR WINNEKE: Yes.
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      MS GOBBO: He had a, um, I don't know it was a - instead of
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 4
      it being a situation, a circumstance of, um, what can I
      say, lustful or drunken 20-something year old behaviour
 5
      where he was concerned it was more like, he was like a lap
 6
      dog, he had this - like a, almost like a school boy crush,
7
8
      and kept, he was very persistent phone calling and trying
      to be of assistance to me and it was in that context that I
 9
      spoke with him, but that's why - I think it was earlier.
10
11
12
      MR WINNEKE: All right. In any event, he was certainly a
      friend of Paul Dale's around the time of 98, 99 and
13
14
      following because, as we understand it, they were at
      Lorimer together and they might have even been known to
15
16
      each other prior to that, but do you think it might be the
17
      case that you met Paul Dale socially through Tim Argall
18
      earlier than 2002?
19
20
      MS GOBBO: I don't know. I may have but he wouldn't have,
21
      I don't have - if I did, it didn't, it doesn't stand out in
22
      my mind as - I mean I met a lot, I met a lot of police
23
      socially at various functions and times in pubs and I - it
24
      doesn't stand out in my mind, I can't say to you I can
25
      remember, you know, meeting some guy, meeting him and
26
      thinking that it stands out in my mind for any reason.
27
      MR WINNEKE: All right.
28
29
30
      MS GOBBO: But equally if it is the case that someone says
31
      I did, well I can't dispute that, I might have.
32
33
      MR WINNEKE: Terry Hodson, it appears said somewhere round,
      and shortly after the Dublin Street burglary in one of his
34
      initial conversations with ESD, that the three striper,
35
36
      Paul Dale, was sleeping with you.
37
38
      MS GOBBO: Yeah.
39
40
      MR WINNEKE: So what he was suggesting was that at the
      time, around 27 September 2003 you already were in an
41
42
      intimate relationship with Paul Dale. Now, what do you say
      to that?
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44
45
      MS GOBBO: In, at the time of the burglary?
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MR WINNEKE: Yes.

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1
2
      MS GOBBO: No, because I think, I think the first time -
 3
      no, the first, the first night where I end up with Paul
      Dale is, um, I'm sure it's after the burglary because, um,
 4
      I'm sure it's the year, I'm sure it's the year I went to
5
 6
       Phuket and that was 04, or sorry, late 03, sorry. Late 03.
 7
 8
      MR WINNEKE: What about this proposition - - -
9
       MS GOBBO: Sorry, no. I didn't - I can tell you
10
      categorically I did not, I did not, um, I didn't have any
11
      kind of intimate relationship with him until - the start of
12
      it was the night that I met him at O'Connell or Connell,
13
      whatever that pub is in South Melbourne and I'm pretty sure
14
15
      that was - - -
16
17
      MR WINNEKE: That's 9 October.
18
19
       MS GOBBO: That was post the burglary.
20
21
      MR WINNEKE: Yes, 9 October. There's no dispute that you
22
      met him, I think it's diarised and I think you've said in
23
      the past that you met him on 9 October at O'Connell's Hotel
      in South Melbourne on 9 October.
24
25
26
      MS GOBBO: Yes.
27
       MR WINNEKE: You say that that was - - -
28
29
30
       MS GOBBO: No, I don't know why Hodson would say that,
31
      unless it's something that Dale's been, Dale's said to him
32
      and there were, my recollection is there was plenty of
33
      things that Dale apparently said to him in the time of him
      being an informer which turned out to be garbage, so I can
34
35
      only think someone might have said that to him but it's
36
      categorically wrong.
37
38
       MR WINNEKE: Have you never heard that he had made that
39
      statement, that you and he, you and Dale were sleeping
40
      together at around the time of the - - -
41
42
      MS GOBBO: Sorry, I can't hear you, it's cutting out.
43
       MR WINNEKE: Sorry, had you never heard that before, that
44
45
      suggestion that - - -
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47
      MS GOBBO: No.
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1
2
      MR WINNEKE: --- that Hodson had said that you and Dale
 3
        were sleeping together?
4
 5
      MS GOBBO: No, not, not prior to the burglary, no.
 6
       MR WINNEKE: This is the first time you've heard that
 7
 8
      suggestion?
9
10
      MS GOBBO: Yes, that's right. I haven't read that
      anywhere. I just say - like I have read, I have read bits
11
12
      and pieces in the past, not this year, or not last year.
      In the past, um, when it was, um, leading up to the, um -
13
14
      so when there was a request by the family for there to be
15
      an Inquest.
16
      MR WINNEKE: Yes.
17
18
      MS GOBBO: And Solicitor 1 got me to do some written
19
20
      submissions and then, um, and then when there was an order
21
      that there
22
      be an Inquest, um, I know I got some material from Solicitor 1
23
      that he wanted me to help him with, obviously all for free.
      But I never, I've never, I've never read that - in anything
24
25
      I've read I've never read that or heard that before.
26
      MR WINNEKE: I see. Did you make, you made submissions
27
      as to whether or not there should be an Inquest in relation to
28
      the murders of the Hodsons?
29
30
31
      MS GOBBO: Sorry, I just can't - you just sound really
32
      faint.
33
34
      MR WINNEKE: I'm sorry. Did you make submissions which
35
      were then - sorry, I'm speaking into the wrong microphone.
36
      Did you make submissions - - -
37
38
      MS GOBBO: That's better. Yeah, that's better.
39
40
      MR WINNEKE: Did you make submissions which were used by
      Solicitor 1 on behalf of the children of the Hodsons
41
42
      with a view to encouraging the Coroner to hold an Inquest
43
      into the deaths?
44
45
      MS GOBBO: Yes, correct. He had, um, he had - I can't
46
      remember which of the family that he was specifically
47
      speaking to but, um, he was, um, asked - it might have been
      by Nicki, he was asked to help try and persuade the State
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1
       Coroner to hold an Inquest.
2
 3
      MR WINNEKE: I follow.
4
      MS GOBBO: Because I think they'd been denied one and, um,
 5
      he asked me if I could assist in drafting something for
6
      him, um, for the record no payment but there was never
7
      going to be a payment, um, and I can, I can remember, um,
 8
      doing a couple of drafts of submissions for him which
 9
10
      should be on my computer.
11
      MR WINNEKE: Okay, all right. Now then can you tell us
12
13
      what the nature of your relationship was with Paul Dale
      prior to the Dublin Street burglary?
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15
16
      MS GOBBO: Um, a very, um - what's the right word for it -
      pretty nasty is probably the best way to put it. As in I
17
      had - so in the lead up to the burglary I had a few, a
18
      number of bail applications for, um, I was going to say
19
20
      accused, for drug dealers who, who had obviously been set
21
      up by Hodson and, um - sorry, I'm just trying to think of a
22
      way to put it without - I won't be specific about names yet
23
      but you can obviously ask. In circumstances in which they
24
      were readily able to identify that they had been set up by
25
      an informer and they knew it was Hodson.
26
27
      MR WINNEKE: If I can just short-circuit this. This is
28
      Pidoto, Shane Pidoto is one. Shaheen Waheed is another.
29
30
      MS GOBBO: That's the one. Yes, that's the one.
31
32
      MR WINNEKE: Bruno D'Aloia is another.
33
34
      MS GOBBO: I'll use him as an example. So the bail
35
      application that I did for him - - -
36
      MR WINNEKE: Which one?
37
38
      MS GOBBO: Was adjourned a couple of - sorry?
39
40
      MR WINNEKE: Which one are you talking about? I've just
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42
      mentioned three names, you're talking about - - -
43
44
      MS GOBBO: The bail application I did for Shane Pidoto.
45
46
      MR WINNEKE: Right, yes.
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MS GOBBO: I'm talking about getting him out on bail
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 2
      initially. It was listed a number of times. It got
      adjourned from memory because Miechel wouldn't turn up to
 3
 4
      court and eventually the order was made that, um, his
 5
      Sergeant turn up, which happened to be Dale, and I can
      remember, um, viciously cross-examining him because it was
 6
      just, some of what they'd done to Shane was, at the time
7
8
      anyway, I thought it was absurd. I remember that he was
9
      charged with some proceeds of crime charge based upon a
10
      single transaction on one date and Miechel had taken every
      single item out of the guy's house and charged him with
11
12
      proceeds of crime.
13
14
      MR WINNEKE: Can I just stop you there, just so as we get a
15
      time - - -
16
17
      MS GOBBO: And I told - sorry.
18
      MR WINNEKE: Just so as we can get a time frame. We're
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20
      talking about November 2002. There was a bail application
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22
23
      MS GOBBO: Sorry, I can't hear you.
24
      MR WINNEKE: --- on 14 November 2002. A further ---
25
26
      MS GOBBO: Sorry, I can't hear you.
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28
      MR WINNEKE: Yes, a further bail application in December, 9
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30
      December 2002. The first one was one in which Ray Gibson
      appeared, then on the second occasion it was Luisa
31
32
      Di Pietrantonio. Is that what you're talking about?
33
34
      MS GOBBO: Yes, yep.
35
36
      MR WINNEKE: And although Miechel was the informant
37
      nominally, I think he was on leave and Paul Dale was in
38
      effect the person who was presenting the case for the
39
      police.
40
      MS GOBBO: Yeah, well he - eventually, I think it was the
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42
      third time it was listed, he turned up and, um,
      Ms Cotterell was the magistrate and I know that I, um, I
43
      know that I - I just remember that whatever questions I
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45
      asked Dale were nasty enough or vicious enough that they
      ended up - I ended up being told to sit down by my
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instructing solicitor at one stage.

MR WINNEKE: Was that Suzie Cameron?

MS GOBBO: Yes, she said, "You crucified the bloke, sit down". And then there was some media coverage afterwards saying, accusing Dale of being dishonest and disingenuous or something along those lines, so he - and he wasn't, I wouldn't describe his feelings towards me as being, um, nice at that point because, um, he was pretty, he was pretty embarrassed and angry and Shane was only one of, there were more than - I mean he's one example but there were others.

MR WINNEKE: And it seems that it was on that occasion, either in November or December, that you spoke to Dale outside of the court and suggested to him that you knew who his informer was?

MS GOBBO: Yes, I would have done that.

MR WINNEKE: And that was Terry Hodson?

MS GOBBO: Yes, because it was, it was, it was - by the way they were running the guy, it was - I know there was another guy that comes to mind, Bruno D'Aloia and his co-accused. There were others who you meet people in the Custody Centre for the first time and they, they're trying to work out how they've come unstuck or what the case is against them and it was obvious from their instructions who the informer was and then it became, um, I don't know if it was confirmed already but then it was confirmed in writing when people like Dale handed over diary notes that included, um, Terry's registered number.

MR WINNEKE: Do you know how you came to act for Bruno D'Aloia?

MS GOBBO: Not off the top of my head, no. I might have no, I don't. I'd just be guessing that, um, as I'm sure you appreciate, you get one major drug traffic, one major alleged drug trafficker bail and all of a sudden everybody else says, "Oh, well, obviously she got him bail so can you do mine as well?"

MR WINNEKE: All right. So Bruno D'Aloia's made a submission to this inquiry in which he said that you turned up unannounced at a remand hearing that he had without an

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instructing solicitor. What do you say to that
 1
 2
       proposition?
 3
 4
       MS GOBBO: Maybe I did but I wouldn't have turned up for no
      reason, as in I wasn't - I was never that short of work
 5
      that I was hanging around courts trying to just - I mean,
 6
      that just doesn't make sense. Why would I have turned up
7
 8
      if I didn't know him?
9
      MR WINNEKE: Paul Dale suggested that he referred clients
10
11
      to you.
12
13
      MS GOBBO: No. No.
14
       MR WINNEKE: Obviously there was - - -
15
16
17
      MS GOBBO: No, I can't remember who - - -
18
19
       MR WINNEKE: Obviously subsequent to that occasion,
20
      accepting what you say is correct, that in November of 2002
21
      you belted Dale up, subsequently the relationship obviously
      changes because by the time of the Dublin Street burglary,
22
      and very shortly thereafter, on your analysis, you're quite
23
24
      close friends with him. So it would appear to be the case,
25
      wouldn't it, that at some stage throughout the period
      between November 02 and through to September 03 you become,
26
27
      if not close friends, respected opponents if you like?
28
29
      MS GOBBO: Yes, I'd say that the latter is more accurate.
30
31
      MR WINNEKE: And it obviously became - - -
32
33
      MS GOBBO: Sorry - - -
34
35
      MR WINNEKE: Sorry, go on, I interrupted you.
36
37
      MS GOBBO: I'm just trying to think because, I'm just -
38
      sorry, I'm just trying to think of who D'Aloia's - I'm
39
      trying to think of who D'Aloia's solicitor was or who his
      crew was because, um, there is - I find it astounding that
40
41
      - I did not get, I didn't get referrals from, from police.
42
      In fact it was quite the opposite, they used to try and
43
      tell people to not speak to me.
44
45
      MR WINNEKE: Yes. It appears that he was a co-accused with
      a fellow called Adrian Duncan. You ended up doing a plea
46
47
      for D'Aloia, I think with Phillip Dunn, is that right?
```

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1
 2
       MS GOBBO: Yes, yep.
 3
      MR WINNEKE: And he was co-accused I think with Duncan and
 4
 5
       it may well have been that Georgia Halikopoulos was the
       instructing solicitor for - - -
 6
 7
 8
       MS GOBBO: It was a Dan Kazovski case I think.
9
10
       MR WINNEKE: Right. So do you think that D'Aloia came to
       you via Dan or did you get Dan into it?
11
12
13
       MS GOBBO: No, I would, um - I just can't, um - I did send
14
       the occasional person to Dan before his accident, more as
       in more, as in what I'm saying is I sent them to, I
15
16
       referred people who came to me direct to Dan, as opposed to
       Georgia, because I had a closer relationship with Dan.
17
       But, um, I can't, I actually can't, I can't think of a
18
19
       single person who, um, who Dale referred to me.
20
21
       MR WINNEKE: Just so as you're aware, Paul Dale does
22
       suggest that he did refer clients to you. He says that in
23
       his statement.
24
25
       MS GOBBO: He says a lot of things in his book that I don't
26
       agree with as well.
27
       MR WINNEKE: Right. I think one of which is that - I'm not
28
29
       too sure whether he says it in his book, but do you accept
30
       the proposition that you did sleep with him?
31
32
       MS GOBBO: Yes. Yep.
33
34
       MR WINNEKE: Over a period of time or was it a one off or
       what was the situation?
35
36
37
       MS GOBBO: So the first, I call it the first night because,
       um, I don't - I have, I was not a drinker at that point in
38
       my life or ever, actually, of ever drinking to the point of
39
40
       blacking out but, um, it's only ever happened twice in my
       life and one night was the O'Connell's night where I
41
42
       cannot, I can't recall how I got home. I've got no
43
       recollection of leaving or getting home and then no - it's
44
       a complete, frighteningly, a complete blank. I've only
45
       ever had that happen twice in my life, um, and one other
       time was nothing to do with, with police or anything else,
46
47
       but. um - - -
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1
2
      MR WINNEKE: So this is, we're talking about 9 September
      2003? October, I apologise.
 3
4
 5
      MS GOBBO: The O'Connell's night.
 6
      MR WINNEKE: Yes.
 7
8
      MS GOBBO: Yes, the O'Connell's night. And I know that,
9
10
      um, I then - I can't recall having - whether - sorry,
      sorry. Whether or not I actually slept with him that night
11
12
      or not, I don't really know. I can remember, I can
      remember that - kissing him at the pub because we were
13
14
      there until, um, until it closed.
15
      MR WINNEKE: This is on the first night that you went out
16
      with him at O'Connell's. 9 October?
17
18
      MS GOBBO: Yes, yep.
19
20
21
      MR WINNEKE: At that stage - - -
22
23
      MS GOBBO: And then, um - sorry, go on.
24
      MR WINNEKE: No, I interrupted, you go on.
25
26
      MS GOBBO: And then, sorry, then I can remember, um, I
27
      went, I'm sure that, after that is when I had a trip to
28
      Thailand with my sister, um. I just say that because it's
29
30
      referable in my head to that's the year of the tsunami.
31
      MR WINNEKE: Yes. That's, you went away I think on 16
32
33
      October to Phuket, is that right?
34
      MS GOBBO: Yes. And then, um - and then, um, after we got
35
36
      back I don't recall - I can't, I can't be specific about
37
      when I next saw Dale or what the next circumstances were.
38
39
      MR WINNEKE: So it appears that you met him twice, or at
      least at O'Connell's I think once on the 9th and then there
40
      was a later occasion about 15th or thereabouts. You go
41
42
      away to Thailand on the 16th, you met him again at
      O'Connell's on, about the 15th or the 14th or thereabouts,
43
      do you agree with that?
44
45
      MS GOBBO: Of October?
46
```

47

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MR WINNEKE: Yes.
 1
 2
 3
      MS GOBBO: Um, no, I thought I was, I thought I went - I
 4
      thought I was in Thailand at that point.
 5
      MS GOBBO: No, you go on the 16th and the evidence that
 6
7
      we've got would suggest that you met him twice before you
      went, once I think on the night before or thereabouts,
 8
 9
       prior to going to Thailand.
10
       MS GOBBO: Yeah. I can't, I can remember the first night,
11
12
      um - - -
13
      MR WINNEKE: And that's the night where you blanked out and
14
15
      you woke up - - -
16
17
      MS GOBBO: Yes, and I made the assumption maybe I did sleep
18
      with him but I don't, I literally, um - look, I can
19
      remember ringing my instructing solicitor that I was going
20
      to court for that, the following morning, and, um, telling
      him that I had, um, a very, very bad headache.
21
22
23
       MR WINNEKE: I take it when you say - you woke up in bed
24
      with Paul Dale?
25
      MS GOBBO: Yes, and he went home and I'm sure I sent him a
26
      message afterwards to say, "Did you even get home?"
27
28
       Because I found my car with a flat tyre, so I don't even, I
29
      don't even - I mean I've obviously even drove home that
      night, or I assume I drove, maybe he drove, um. I'm not
30
      trying, I'm sorry, I'm not trying to sound vague but
31
32
      that's, that's the best I can do for, as to what happened
33
      in terms of detail, it is a, it is just completely blank.
34
35
       MR WINNEKE: Okay. Dale says that he had sexual
36
      intercourse with you once and he believed it was in 2004.
37
       So I take it you then, you would take issue with that
38
      proposition?
39
      MS GOBBO: No, I - unless he's talking about the
40
41
      O'Connell's night, then in 04 there was, um, there was one
42
      occasion where, um, he, I'm sure I met him and Tim Argall
43
      and there was a whole group of them at some, I can't
44
      remember the name of it, but a pub in - sorry, he used to
45
      drink at a place called The Local in Bay Street, Port
      Melbourne, or that's what it was called then, and I, I
46
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47

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haven't really spoken about this before because it's pretty

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embarrassing, but he and Tim Argall came back to my
 1
2
      apartment afterwards and both thought it was really funny
      to strip off and then they would thought they would take it
 3
      in turns and I found myself quite, um, intimidated and, um,
 4
 5
      out of my depth.
 6
 7
      MR WINNEKE: That was a sexual experience with, in effect
 8
      the three of you?
9
      MS GOBBO: No, no, no. No, no, no. I think there was Dale
10
11
      only. I mean, you know, no one's, no one's asked me the
12
      detail of this before. I can't tell you exactly what date
      it was but, I mean it may have been, it may have been late
13
14
      03, it could have been 04. Anyway, it was - everything
      with Dale is post the O'Connell's night.
15
16
17
      MR WINNEKE: Was it after Thailand or before Thailand, that
18
      is - - -
19
20
      MS GOBBO: No, after.
21
22
      MR WINNEKE: After Thailand, okay. Now did you have at
23
      that stage a convertible Mercedes coupe?
24
25
      MS GOBBO: Yes, yes.
26
      MR WINNEKE: When did you get that, do you remember? I
27
28
      take it it was before - - -
29
      MS GOBBO: Where or - - -
30
31
32
      MR WINNEKE: No, when. Was it before the Dublin Street
33
      burglary?
34
35
      MS GOBBO: Um, yes, I think it was because it was after the
36
      Saab that I had caught fire.
37
38
      MR WINNEKE: Are you able to pinpoint when that was?
39
      MS GOBBO: Um, it was, I know it was over the, I know it
40
41
      was over - it must have been, it was late December one year
42
      because, um, the roof mechanism, the wiring rim caught on
      fire and, um - it was under a warranty and the Saab people
43
44
      couldn't understand how it had happened, but the long and
45
      short of it was that they repaired, they replaced it and
      repaired it under the warranty but because they couldn't
46
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explain to me why it had happened, they, they thought, an

47

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electrical engineer thought that there was - an electrician
 1
2
      or engineer - thought that there was possibly, um, it may
 3
      be a listening device or a tracker or something that's made
4
      it catch fire because it's, apparently this happens in - -
 5
 6
7
      MR WINNEKE: I don't want to worry about that. Perhaps we
 8
      won't go into that.
9
      MS GOBBO: Sorry, and the car, the long and short of it is
10
      is that I decided that they could keep their car and it
11
12
      might have been, it may have been, um, it would have been
      maybe March or April the following - I mean the car, I know
13
14
      the fire was, the wire proofing was over the Christmas/New
      Year break, so it would have been subsequent to that.
15
16
17
      MR WINNEKE: Just whilst we're on - - -
18
      MS GOBBO: And I have - pardon?
19
20
21
      MR WINNEKE: Just whilst we're on that car, was it
22
      who assisted you into the Mercedes? In other
      words, helped you buy the car?
23
24
25
      MS GOBBO: Yes.
                                                      the Mercedes
      dealer and for the record, Tony Mokbel did not buy the car,
26
      although I read that in the Herald and Weekly Times years
27
28
      ago.
29
      MR WINNEKE: Okay. Whilst we're on
30
      also supply you or provide you with mobile phones?
31
32
33
      MS GOBBO: Yes, he was a, he was somehow involved
34
             and that was at a time, prehistoric as it seems
35
      now, when you could have a mobile and somehow have a
36
                           as well that people could call, but
      it rang on a mobile. God, that sounds ancient technology,
37
38
      but that was, that was how were, um, kind of an
39
      attractive proposition separate to the other mobile
      retailers at the time.
40
41
      MR WINNEKE: If we can take the Dublin Street burglary, 27
42
      September 2003 as a reference point, it was prior to that
43
                   was in effect providing you with mobile
44
      phones, would you agree with that?
45
46
47
      MS GOBBO: Yep. Yes.
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1
      MR WINNEKE: You've always had a mobile phone number, I
2
      think it ended in 87, I'm not too sure, is that right, the
3
      one that you used for your business? When you came to the
4
 5
      Bar you got the mobile phone?
 6
       MS GOBBO: I think I had one before then.
 7
8
      MR WINNEKE: Yes.
 9
10
      MS GOBBO: Yes, and then at one, at some stage I thought it
11
      was a good idea to try and separate, um, personal from work
12
13
      and have two, but that failed dismally.
14
      MR WINNEKE: And some of the mobile phones you had were not
15
16
      always registered in your name, I take it?
17
18
      MS GOBBO: Well, no, because a couple of, um, on a couple
      of occasions I've had, I've been given, I was given phones,
19
      um, primarily because the, um, people such as, um,
20
                                                                   is a
      good example, were they assumed that, even though I'd sit
21
22
      down and try and explain to them that for the police to
      listen or to get a warrant on my phone number, that they
23
24
      would have to get a warrant, blah, blah, blah, but those
      clients assumed that police were listening and so would
25
26
      either talk in person or, "Here's a bodgey phone, use that
      one".
27
28
29
      MR WINNEKE: So
                                    supplied you with bodgey phones. I
30
      think Adam Ahmed supplied you with bodgey phones, is that
31
      right?
32
33
      MS GOBBO: Yes, and - - -
34
35
      MR WINNEKE: Tony Mokbel?
36
37
      MS GOBBO: There's another guy who was - well, Mokbel did
      but not, I don't think it was directly him or it was, um -
38
39
      I think there was another guy who was a friend of
40
                's sorry, the name - I can't remember the name of
      the guy but he was connected directly with the
41
42
      business. Sorry, he - e - he was a guy who was, um, I
      don't know if he was ever charged but he was laundering, he
43
44
      laundered hundreds of thousands of - or millions of dollars
45
      of drug money through a fake bus invoicing company.
         ? Someone.
46
```

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47

MR WINNEKE: So you first, um, I think you first appeared 1 2 certainly on an indictable matter for 3 of 2002, would that be right? 4 MS GOBBO: Um, yeah, I don't know, Chris, sorry. Whatever 5 6 - whoever it was that briefed me, yes. 7 MR WINNEKE: In the context of that professional 8 relationship, you would say that he, from then on, would 9 10 have provided you with phones or a phone on which to speak to him, or with which to speak to him? 11 12 13 MS GOBBO: Um I think, I'm sure - yes, I'm sure it was more than one and he, he was a person who convinced me that it 14 was a, a money saving opportunity as well to convert, I 15 think I might have been with Optus then, to move from Optus 16 17 to or - anyway, I remember changing numbers at some 18 point. 19 20 MR WINNEKE: I sort of got on to this topic because I was asking you about your car. Paul Dale says that there was 21 22 an occasion when you were out at a hotel, a pub in South 23 Melbourne with numerous off duty police officers. You all 24 had a lot to drink and. "Nicola offered to drive us all to 25 the casino". Do you recall that night? 26 27 MS GOBBO: Yes. 28 29 MR WINNEKE: When was that? 30 31 MS GOBBO: I do remember driving to the casino with him but 32 it was a two seater car, so I can't, I don't know - - -33 34 MR WINNEKE: He said that, "A number of us were squashed 35 into the, into the car, the convertible and we continued to 36 drink into the early hours of the morning". 37 38 MS GOBBO: Sorry, say that again, Chris, sorry? 39 40 MR WINNEKE: Look, I'll read out what he says. "I don't recall how this came about." In fact, I'll go back. 41 was also during this time that I met Nicola Gobbo whilst 42 off duty at a Homicide Squad social function. I don't 43 recall how this came about, however it was at a hotel/pub 44 in South Melbourne. Nicola was drinking with numerous off 45 duty members. We had all had a lot to drink when Nicola 46

47

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offered to drive us all to the casino, even though we were

aware that she'd been drinking excessively. A number of us squashed into her convertible Mercedes Benz coupé and were driven by Nicola to the casino where we continued to drink into the early hours of the morning. From that night onwards I felt I'd built a rapport with Nicola and hence I would recommend her to criminals my team or others had arrested for drug matters". Now, if that's correct, one assumes it's at some stage in either 2002, 2003?

MS GOBBO: Um - - -

MR WINNEKE: Perhaps to be fair, firstly, do you remember that night?

MS GOBBO: I beg your pardon?

MR WINNEKE: Do you remember that night?

MS GOBBO: Um, it does, it does, um, it does spark a memory of being refused entry at Crown Casino with him one night. Um, but I don't remember, um, I don't remember anyone else being there, I just remember being refused entry and trying to calm him down because he got really mouthy with security and I might have been drinking but I was aware enough of, of him raising his voice and becoming quite aggressive, but I don't recall anyone else being there and I don't, I don't know that - I just, I just don't, I can't say, um - in fact no - not I can't say, I didn't have a social friendship with him or any kind of thing with him until, um, after the O'Connell's night.

MR WINNEKE: All right.

MS GOBBO: And I even - sorry, Chris, the reason I can, I know that - the reason I can say that's, um, albeit patchy but from memory is because the thing about the O'Connell's night that, that stood out was, um, both of us were, sure there was that instant lustful attraction drinking insanity, um, but there was, he was mindful of, um, and he told me this at some point that night, or I remember it, him saying something about being paranoid that I was - in his words, wired up and setting him up in some way and equally, I mean we laughed about it because I thought he was doing the same to me.

MR WINNEKE: So when do you think that was?

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1
      MS GOBBO: I'm sure that was the O'Connell's night.
2
      MR WINNEKE: All right. Now can I go to the Dublin Street
 3
 4
      burglary.
 5
      MS GOBBO: Yep.
 6
 7
      MR WINNEKE: Perhaps before I do that, why would you think
 8
 9
      that he would be taping you?
10
      MS GOBBO: Well because I'd given him a hiding in, in
11
      court, subpoenaed all kinds of material from him and, um,
12
      if my, um, if my memory is right about the time frame, um,
13
      there were all kinds of, um, there were all kinds of, um,
14
      public and other rumours and speculation about the Drug
15
16
      Squad at the time.
17
18
      MR WINNEKE: You discussed with him Peter De Santo I take
19
      it?
20
21
      MS GOBBO: He was - yeah, he hated De Santo with a passion.
22
23
      MR WINNEKE: Right. When did you have discussions with him
24
      about De Santo?
25
      MS GOBBO: Um, look, I couldn't say specifically.
26
27
28
      MR WINNEKE: Why do you say he hated De Santo?
29
      MS GOBBO: Because, subsequent to the burglary at least, he
30
      was - and I can remember specifically post the burglary,
31
32
      um, he was, um, vocal in his, um, criticism of De Santo.
33
      Actually, it was before the burglary too but he was, um, he
34
      used to call him a - the corruption buster and he was, um -
35
36
      MR WINNEKE: So he told you - - -
37
38
      MS GOBBO: His view was that, his view was that De Santo
39
      would, um, go to any length and break whatever law was
40
41
      necessary to, um, to, to get people, meaning police
42
      officers, and when I say get people, I mean have them
43
      charged.
44
      MR WINNEKE: How would you describe your relationship with
45
      Peter De Santo?
46
47
```

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MS GOBBO: Um, it changed over time but, um, I was, I was

1

```
2
      quite intimidated by him and he - - -
 3
 4
      MR WINNEKE: Why was that?
5
      MS GOBBO: He was the master - because he was a master of
6
7
      deception and - I mean he tried to set me up at one stage.
 8
      not that I was aware of it at the time.
9
      MR WINNEKE: When was that, do you know, and why was that?
10
11
      MS GOBBO: Well when Hodson, Hodson, I mean Terry, not
12
      Andrew, rang me and wanted to meet me post the burglary at
13
14
      a time when I didn't, I didn't know that Hodson - so my
15
      knowledge of Hodson's involvement in the burglary was,
16
      obviously it evolved over time and Hodson came, rings up
17
      and comes to see me, says he wants to talk to me. Sorry, I
      beg your pardon, I think Andrew rang me and said he wanted
18
      to bring his dad to see me, so Terry came with Andrew, um,
19
      refused to come to my office, wanted to meet in that, in
20
      that cafeteria that, um. barristers used to use in Owen
21
22
      Dixon chambers. I can't remember the name of it, but that
23
      courtyard area, and it was essentially about, "What happens
24
      if I'm charged?"
25
26
      MR WINNEKE: What I might do is come back to that.
27
28
      MS GOBBO: And I can remember going through this - - -
29
30
      MR WINNEKE: I'll come back to that. I'm sorry to
      interrupt, but I just want to ask you, you say that Paul
31
32
      Dale told you even before the Dublin Street burglary that
33
      De Santo was the corruption buster.
34
35
      MS GOBBO: Yep.
36
37
      MR WINNEKE: In what context would he have told you that?
38
39
      MS GOBBO: Um, I can't remember if it was, I can't remember
      specifically, um, about whom or in what context.
40
41
      MR WINNEKE: But in any event, prior to that burglary you
42
43
      would have discussions with Paul Dale who would make
      disparaging comments about Peter De Santo?
44
45
46
      MS GOBBO: Yes, yes, and obviously those comments got, um,
      worse over time because of what happened.
47
```

4	
1 2 3	MR WINNEKE: Yes, I follow that.
4	MS GOBBO: Down the track.
5 6 7 8 9 10 11 12 13 14 15	MR WINNEKE: I take it certainly by November of 2003 you knew Peter De Santo quite well because you'd been having communications with him for some years prior to that in relation to corrupt police officers?
	MS GOBBO: Yes, yes, and a lot of it was to do with, um - a lot of it came, or sorry, most of it came from being - the reality is that I think it's fair to say only really only because of the alleged corruption.
16 17 18 19 20	MR WINNEKE: All right. Now if I can come back to 27 September. You were contacted that night by a fellow called Jason Hakel or Gus El-Hareri in the early hours of the morning, the 28th.
21 22 23 24	MS GOBBO: Yes, I knew him as, I knew him as - sorry, I knew him as Jason but I know who you're talking about. He was a runner for, um, he was a runner for
25 26	MR WINNEKE: Mokbel.
27 28	MS GOBBO: Mokbel.
29 30	MR WINNEKE: Had you acted for him before?
31 32 33 34	MS GOBBO: Um, I can't, I don't know if I acted for him before that or subsequently but I do recall he was a lunatic, just a raving lunatic.
35 36 37 38	MR WINNEKE: In any event, he contacted you in the middle of the night and asked you about, if you could find out about a burglary which had occurred?
39 40 41	MS GOBBO: Yes. Yes, I remember getting that call and
42 43	MR WINNEKE: And what did you do?
44 45 46 47	MS GOBBO: thinking - and he wasn't, um, well I didn't know anything about a burglary. I don't know, I can't remember his exact, I can't remember the exact

```
conversation but I can remember him ringing me and, um, and
 1
 2
      then at some point I got a phone call from the police
      about, I think the first person that was, I got a phone
 3
      call about was Nadim Ahmed who had been a client of mine.
 4
      MR WINNEKE: Did Colleen O'Reilly also ring you that night?
 6
7
      MS GOBBO: Yes, I think - I got, I get the impression that
8
      they had, that someone had shared my phone number, whether
9
      it be one of the crooks or - see, I didn't know that night
10
      that it was a, that it was really a Tony Mokbel house, I
11
12
      only learned that way down the track.
13
      MR WINNEKE: From who?
14
15
16
      MS GOBBO: From Ahmed.
17
      MR WINNEKE: Had Ahmed told you - - -
18
19
20
      MS GOBBO: And even then it was, and even then it wasn't,
21
      it wasn't direct and I've got to take whatever he said with
      a grain of salt because he was a massive, massive ice
22
      addict.
23
24
      MR WINNEKE: Who's that, Ahmed?
25
26
27
      MS GOBBO: Yep.
28
29
      MR WINNEKE: Paul Dale rang you on the morning, that is the
      Sunday morning, is that right?
30
31
32
      MS GOBBO: Yes. I'm not sure if it was - well it must have
      been, it would have been him or another police officer.
33
34
      Sorry, no, Dale did ring, um, to put one of them on the
      phone. I just can't - it was them exercising their rights
35
36
      but I can't remember who I spoke to first.
37
38
      MR WINNEKE: In any event you ended up speaking to Azzam
39
      Ahmed, Nadim Ahmed, that's his father, Abbey Haynes and
40
      Colleen O'Reilly, you spoke to all of them in the period
      following the burglary?
41
42
      MS GOBBO: Yes.
43
44
      MR WINNEKE: Azzam Ahmed, Abbey, Colleen O'Reilly were
45
46
      charged. Nadim wasn't, is that right?
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1
       MS GOBBO: That's correct.
 2
 3
       MR WINNEKE: And you'd previously - - -
 4
 5
       MS GOBBO: That's correct, and - - -
 6
       MR WINNEKE: --- acted for Nadim in another matter
 7
       earlier on I think in 2003?
 8
 9
       MS GOBBO: Yes, I got him, I got him bail. He was, um,
10
      another one who had applied for bail plenty of times, been
11
      refused and then on the back of the, um, my infamy from
12
      getting Tony Mokbel bail, Nadim got bail and I think, just
13
      going back to your question about De Santo,
14
15
16
17
                            and there was, leave aside whether
18
      it was right or wrong or truthful or not, I know that one
19
      of my issues was the fact that
20
21
22
                                   and me being a bit unhappy about
23
      that for obvious reasons.
24
25
      MR WINNEKE: I take it you made applications for bail for
26
      Abbey, Colleen and Azzam Ahmed?
27
       MS GOBBO: Yes. It was his, his instructions were, um, to,
28
      in his words, "look after the girls". Um, I didn't know, I
29
      didn't know specifically - I didn't know initially that
30
      they were both involved with him. Nor did I know that
31
32
      Abbey was involved with Tony, subsequently I learned all of
33
      that, but it was a simple case of, um, saying to him that,
      you know, the girls had more of a chance of getting bail
34
      than he did, for obvious reasons, as in that they didn't
35
36
      have priors, he did, um, and the case against them was
      different. His instructions were "get them bail, look
37
      after them", um, and it was - - -
38
39
40
       MR WINNEKE: Did you have instructing solicitors for these
41
      three people?
42
      MS GOBBO: Yeah, I think it was - it might have been Jim
43
      Valos, I can't - I'm pretty sure it was Jim or maybe it was
44
      - it might have been - - -
45
46
      MR WINNEKE: Did you refer them to particular solicitors or
47
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1
      was it a solicitor who acted for all of them?
2
 3
       MS GOBBO: It was one solicitor initially, despite me
 4
       suggesting that there should be different solicitors.
 5
       MR WINNEKE: Why was that?
 6
 7
       MS GOBBO: Because of the fact - well because of the
 8
 9
       obvious fact that the girls, and I mean Colleen and Abbey,
      had different interests to, um, to Ahmed and I made it
10
      clear to him that I would be telling them that they had
11
      different, um, different opportunities and obviously down
12
13
      the track that's what Abbey, that's what Abbey does, she -
14
15
16
      MR WINNEKE: She made a statement.
17
      MS GOBBO: She decided to help herself.
18
19
20
       MR WINNEKE: Yes.
21
22
      MS GOBBO: Yes.
23
24
      MR WINNEKE: And you suggested that she should make a
25
      statement?
26
27
       MS GOBBO: Well, I don't say I suggested it, but I, I was
      never one - my view was that I'm not doing the time, these
28
29
       people are, and I'm not going to be someone who - this is
      what caused a lot of the tension with Tony Mokbel and Carl
30
31
      and so forth because I, I adamantly refused to play along
      with their, their rules which was, "You're part of the crew
32
33
      and you must ensure that you act for people but don't tell
34
      them, don't let them roll and don't even tell them that's
      an opportunity", or worse than that, "Make sure they
35
      don't".
36
37
38
       MR WINNEKE: In any event, your concern was that the three
39
      people had differing interests and therefore they ought to
      have separate instructing solicitors?
40
41
42
       MS GOBBO: Yes. The capacity to get separate advice, yes.
43
44
      MR WINNEKE: Yes. Nonetheless it was, as far as you were
45
      concerned, reasonable for you to act for all of them?
46
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MS GOBBO: Well, so long as I knew that I had given them

47

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all the opportunity to, um - you know, I can say yes, I did
 1
 2
      give them all of their options as opposed to trying to, um,
      to, you know, in circumstances where there is a problem in
 3
      acting for more than one person because there's a conflict
4
      and you're not looking after that person's individual
 5
 6
      interests.
7
      MR WINNEKE: All right. At the same - - -
 8
9
      MS GOBBO: Abbey took a long time to come to the conclusion
10
      that she wanted to become a witness but I supported her
11
12
      through that.
13
      MR WINNEKE: At the same time you were acting for Terry
14
      Hodson?
15
16
17
      MS GOBBO: In relation to his, um, possible arrest.
18
      MR WINNEKE: Yes. And if I can come back to this area - -
19
20
21
22
      MS GOBBO: As in, as in that's what he, that's what he came
      to see me for with his son.
23
24
      MR WINNEKE: Yes.
25
26
27
      MS GOBBO: And it was only subsequently when Dale gets
28
      served with his hand-up brief and we are exchanging
29
      material, because his brief is different from the girls and
      Ahmed's brief, even though it relates to the same set of
30
      circumstances, um, I find out that there's a, that Terry
31
32
      was recording me and that, um, it was De Santo that set him
      up to record me, it was an occasion when he offered me
33
34
      cocaine and cash.
35
      MR WINNEKE: Sorry, who offered you cocaine and cash?
36
37
38
      MS GOBBO: Terry.
39
40
      MR WINNEKE: Terry Hodson?
41
42
      MS GOBBO: Yep.
43
      MR WINNEKE: And where was that?
44
45
      MS GOBBO: It was at the, at the, that was at the, um - it
46
47
      was either at, at that Irish, I met him, I know he refused
```

1 2	to come to me, he refused to come to chambers, probably thought it was bugged.
3 4	MR WINNEKE: You met him at the Celtic Club.
5 6 7	MS GOBBO: Yes, I was going to say the Celtic Club or that place, is it Georgiou's, that place at Owen Dixon?
8 9	MR WINNEKE: Domino's?
10 11 12	MS GOBBO: That courtyard outside. Domino's, sorry. Not Georgiou's, Domino's, yes.
13 14 15 16	MR WINNEKE: You made a note I think on 1 October of a conference that you had with Terry and Andrew at, I think it was at the Celtic Club?
17 18 19 20 21	MS GOBBO: That would be right. And I just, sorry, I just can't remember which, which date it was. Subsequently in Dale's brief there's, there's a statement in there from some cop who says
22 23 24 25 26 27	Terry and the whole, the purpose was to, um, I presume, to try and, um, entrap, not entrap, sorry, to set me up because, um, Terry - there was a conversation in which Terry asked if I wanted some cocaine or, um, instead of cash for payment.
28	MR WINNEKE: When were you reading Paul Dale's brief?
29 30	MS GOBBO: Sorry, where was I?
31 32 33	MR WINNEKE: When were you reading Paul Dale's brief and where?
34 35 36 37 38	MS GOBBO: Um, so after, after the brief of evidence is - sorry, so long after, after he gets arrested and charged, um, which is December I think from memory.
39	MR WINNEKE: 5 December, yes.
40 41 42 43 44 45 46 47	MS GOBBO: Um, I can't, I can't remember what, what month the following year the briefs of evidence get served but there is a, there was an exchange, an ongoing exchange of documents between myself and him in terms of material in his, sorry, when I say their brief, I mean the Dale brief, or the Dale and Miechel brief, as opposed to the Drug Squad brief which relates to the same circumstances but the

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 29 29 29 29 29 29 29 29 29 29 29 29	material's different.
	MR WINNEKE: So when do you believe that you were going through Dale's brief?
	MS GOBBO: Um, within, I'm assuming within weeks of it being served.
	MR WINNEKE: He provided it to you, I take it, so as you could look at the brief and provide him with advice, is that right?
	MS GOBBO: No, it was, um, him - no, it was him giving me copies of documents - I think it started off with the index actually, or the summary.
	MR WINNEKE: Yes.
	MS GOBBO: Um, so that I could identify statements that might assist the three charged by the Drug Squad, and sorry, and vice versa, because I remember having to
	MR WINNEKE: Sorry?
	MS GOBBO: explain that in those terms to, um, to Ahmed and others as in are we - is it okay, are you okay with exchanging documents? Because otherwise you'll be able to get access to them but it will require an application to court.
30 31 32 33 34	MR WINNEKE: Can I stop you there. Do you say that Paul Dale gave you his brief so as you could go through that brief and provide assistance to the people, the three people for whom you were acting?
35 36 37 38 39 40 41 42 43 44 45 46 47	MS GOBBO: That was, that was the point of it, yes. There were documents in his brief that, um, that contradicted things that were in the Drug Squad brief.
	MR WINNEKE: Right. And when do you say this happened, shortly after you received the, or Paul Dale received the brief?
	MS GOBBO: I'm not able to be certain but I'm making the, I'm assuming that it was within weeks of him being served with his brief. I know, I can remember meeting him in Lygon Street one night sober and him - sorry, he was sober,

and him letting - I think he brought it with him to read

1

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2
      and then subsequently I got copies of things.
 3
 4
      MR WINNEKE: Did you say to him, "Paul, can I look at your
      brief so as I can provide my other clients assistance"?
5
6
7
      MS GOBBO: Yes, there was no misunderstanding about the
      purpose of it, um, in terms of an exchange of documents.
8
      He was, he was equally keen to get access to the Drug Squad
 9
10
      brief, because I think from memory it was, the Drug Squad
      did one brief and ESD did the other and at some point - - -
11
12
13
      MR WINNEKE: Did he ask you if he could have a look at the
      Drug Squad brief as well?
14
15
16
      MS GOBBO: Correct, yes. Correct.
17
18
      MR WINNEKE: Did you show him what was in the Drug Squad
      brief?
19
20
21
      MS GOBBO: Yes, some statements, yes, I did.
22
      MR WINNEKE: You showed him some of the statements - - -
23
24
25
      MS GOBBO: (Indistinct) the people that I was acting for.
26
27
      MR WINNEKE: You showed him some of the statements in Azzam
28
      Ahmed's brief and/or Colleen O'Reilly's brief and/or Abbey
29
      Hayne's brief?
30
31
      MS GOBBO: It was, yeah, it was the same brief, um, for the
32
      three accused.
33
34
      MR WINNEKE: I thought you said it was a different brief?
35
      MS GOBBO: Pardon?
36
37
      MR WINNEKE: I thought you said it was a different brief.
38
39
      MS GOBBO: No, I'm saying - - -
40
41
42
      MR WINNEKE: I apologise.
43
      MS GOBBO: - - - it was the same brief for the three
44
45
      people.
46
47
      MR WINNEKE: You're quite right. Yes, okay.
```

1	
2	MS GOBBO: You know in those days, as you - I'm sure you
3	know that you got one full brief, um, which, which was
4	like, you know, folders and folders of often irrelevant
5	telephone intercepts or LD material or whatever, but it
6	applied equally to everybody charged with the same, or from
7	the same arrest.
8	
9	MR WINNEKE: Do you think you would have told those other
10	three that you were showing their briefs or parts of their
11	brief to Paul Dale?
12	
13	MS GOBBO: Not do I think, categorically I did.
14	, 3
15	MR WINNEKE: You did, right. And you can recall that, can
16	you?
17	,
18	MS GOBBO: Yes, I can, because I specifically had that
19	conversation with Ahmed, but in fairness to him, he, um - I
20	know that he had a, um, his borderline IQ, I think it was
21	71, 72, he wasn't the sharpest tool in the shed.
22	•
23	MR WINNEKE: Yes.
24	
25	MS GOBBO: And, um, unbeknownst to me, it did come out a
26	bit later, he wasn't, he was out of his head using ice
27	while he was on bail.
28	
29	MR WINNEKE: Yes, okay. Now, on 5 December the arrests
30	occurred in relation to all of the offenders, including -
31	I'm sorry, I withdraw that. Hodson, Dale and Miechel were
32	arrested on 5 December.
33	
34	MS GOBBO: Hmm hmm.
35	
36	MR WINNEKE: And Dale contacted you on that day and asked
37	you if you could act for him?
38	
39	MS GOBBO: He asked me to come and see him in the Custody
40	Centre.
41	
42	MR WINNEKE: And did you?
43	
44	MS GOBBO: Yes, and I said, I'm happy to come and see you
45	but, um, but you're a police officer, so you would be no
46	doubt with Tony Hargreaves because all of the police were,
47	or at least were initially.

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2 MR WINNEKE: Yes.

MS GOBBO: And I did see him but I subsequently, um, gave
the notes to Tony.

MR WINNEKE: Did he give you materials on that occasion, any documents on that occasion, 5 December, do you recall?

MS GOBBO: No, he was, no, he was behind bars in the Custody Centre. Sorry, he may - I beg your pardon, he may have, I may have collected his charge sheets and given them to - I'm not saying I specifically did, but it was my, it was the general practice in those days that when a person was lodged at the Custody Centre following being arrested, they got, you know, their tapes and charge sheets were left in property there and so they often signed them out to whoever came first to be given to whoever the solicitor was. So I may have, um, I really can't be specific.

MR WINNEKE: Okay. In addition to that he contacted you during the time that he was being interviewed and asked, and asked you for advice, is that correct?

MS GOBBO: I think, I can't remember whether he rang while he was being interviewed. Um - - -

MR WINNEKE: There's evidence that there was a break in the interview, Mr Gregor was interviewing him, there was a break in the interview and during that break he contacted a solicitor. Mr Gregor was of the view that he'd contacted you and Dale says he did.

MS GOBBO: Well I can't, I can't dispute it but I don't have a specific - I don't have a specific memory of, um, of any conversation in any detail. I know that, I do know that on that date I was trying to get hold of Tony. I had Tony, obviously I had Tony's mobile number and he was in, in some court hearing and got to Dale or got the message, um, hours later.

MR WINNEKE: Yes. Now, prior to his arrest, and we've asked you about the two meetings that you had with him, one at O'Connell's on the 9th and then a later one perhaps on the 14th or 15th, you gave him documents, I think cases, and you highlighted some of those cases.

```
1
      MS GOBBO: Um, bail cases?
2
 3
      MR WINNEKE: No, well, I'm not too sure what they were. Do
4
      you recollect giving him cases and highlighting aspects of
      the cases?
 5
 6
7
      MS GOBBO: Um, oh, actually, I did. Um, yes, you reminded
      me - in fact I think I did at the first night at
 8
      O'Connell's. He, he was asking about conspiracy cases I
 9
10
      think, um, I can't remember obviously what specific case,
      but - maybe he asked me that night and it was subsequent to
11
12
      that I gave him - but I did, I, um, but they were
      nothing, nothing that you couldn't download off the
13
14
      Internet yourself.
15
      MR WINNEKE: I follow that. In any event he was asking
16
17
      you, I take it, to advise him about the law of conspiracy?
18
19
      MS GOBBO: Yeah, he wanted, I'm sure he wanted, um -
20
      because before he got charged, um, he was, um, paranoid
21
      that he was going to be charged and obviously not telling
22
      me in any way, shape or form that - well I don't even know
23
      if it was the truth but what his involvement actually was,
24
      so in a kind of, in an isolated way he's asking me for
25
      examples of, of what the law is on conspiracy.
26
27
      MR WINNEKE: In addition to that, there's evidence that you
28
      provided Timothy Argall advice in between or around the
      time - perhaps I'll withdraw that. Prior to the arrest of
29
30
      Paul Dale did you provide Tim Argall advice as well?
31
32
      MS GOBBO: Legal advice?
33
34
      MR WINNEKE: Yes.
35
      MS GOBBO: No. No. because I don't know that - Tim wasn't
36
37
      being charged with anything. Not that I, not that I
38
      recall. Unless - - -
39
      MR WINNEKE: Think about it carefully. Did you at any
40
41
      stage - - -
42
      MS GOBBO: Sorry, Chris, you're just a bit weak, sorry.
43
44
      MR WINNEKE: Okay.
45
46
```

MS GOBBO: Your voice has dropped a bit.

47

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1 2 3 4 5	MR WINNEKE: Did you at any stage see Tim Argall in the period weeks after the Dublin Street burglary and provide him with legal advice?
6	MS GOBBO: Not that I can remember, no.
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	MR WINNEKE: And it's something that you would remember, is it?
	MS GOBBO: I would have, I would have thought so. Unless it's, um, I can only ever remember talking to Tim about Paul.
	MR WINNEKE: Do you recall meeting Tim and Paul in the vicinity of your chambers or at the Wheat Café or around there or Domino's in the weeks following the Dublin Street burglary and prior to the arrests?
	MS GOBBO: Not specifically but I'm - I wouldn't be, I wouldn't say, if someone says I did, I'm not saying I wouldn't have but I don't, I just don't, I don't remember - I really think that it would stick out in my head if I had been approached by Agro to give him some kind of legal advice.
26 27	MR WINNEKE: Agro being Tim Argall, I assume?
28 29 30	MS GOBBO: Yes, sorry, that was his nickname. Sorry, I beg your pardon.
31 32	MR WINNEKE: Did you
33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	MS GOBBO: That was because of his, sorry, that was because of his hair, not because - he wasn't the aggressive one out of the two.
	MR WINNEKE: That is a reference to some Sesame Street character I think, isn't it? No?
	MS GOBBO: Yes, because his hair was like that at one stage, yes, you're right.
	MR WINNEKE: There's evidence that you were communicating with both Argall and Dale on their respective mobile phones and sending text messages back and forth in that period following the Dublin Street burglary, you accept that?

```
1
 2
      MS GOBBO: Yep. Yes. I mean, yeah, look - sorry, I'm not,
 3
      I've got no issue with - look, phone records will be phone
      records, I just, I can't tell you specifically what's in
 4
 5
      texts, but you've got my phone, so - and I'm assuming that
 6
       the police have got the text messages.
 7
8
      MR WINNEKE: Yes. Do you recall in effect passing messages
      between, Argall passing messages between you and Paul Dale?
9
10
       MS GOBBO: Yes, yes, because, um, after the - in the weeks
11
       after the burglary, and I'm talking not, not necessarily
12
       like the first week, but as the weeks go on, you know, it
13
14
       becomes, like there's a first, the first knowledge that
15
       there's, um, a police officer possibly involved is the, um,
       the issue with Miechel and the police dog biting him or
16
17
       chasing him.
18
       MR WINNEKE: Yes.
19
20
21
       MS GOBBO: And, you know, there was a, there was a, um - I
22
       can remember it being in the media. There was a lot of,
       um, speculation about Miechel and Dale and I was, obviously
23
24
       I didn't know, I was in two minds about what Dale's
25
       involvement was or wasn't and not being told, obviously not
26
       being told - I've used the term the truth from Dale, but I
       use that in inverted commas because whatever his
27
28
       instructions were, were his instructions or what he wanted
       to tell me, and then I had, I had the, the other side of it
29
30
       where I learned more from, like I think I said to you
31
       initially, I didn't know that it was, that the house itself
32
       had anything to do with Tony Mokbel and I learned down the
33
       track that in effect it was a Mokbel controlled, um,
34
       empire, or not empire, but you know, that house was
35
       basically being used, um, by Ahmed but it was controlled by
36
       Tony or financed by Tony, and Dale at one stage was, um - I
37
       can't remember precisely when this was, when this occurred
38
       but he expressed concern that Tony may want to kill him
39
       because of the fact that his drugs had been ripped off.
40
41
       MR WINNEKE: I want to come back to Terry Hodson if I can.
42
       You were actually, you actually came to be involved with
       Terry Hodson initially via a telephone call from Peter
43
44
       De Santo on about 29 September, do you accept that?
45
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46

47

MS GOBBO: Yes.

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1
      MR WINNEKE: He actually contacted you with a view to you
2
      putting Terry Hodson in contact with De Santo, with ESD,
      via Andrew Hodson. So that's how it initially came about,
3
 4
      isn't it?
 6
      MS GOBBO: Sorry, say that again, that - - -
7
      MR WINNEKE: Peter De Santo rang you knowing that you had
8
 9
      previously acted for Andrew Hodson.
10
      MS GOBBO: Yes.
11
12
      MR WINNEKE: And asked you if you could reach out to Terry
13
      Hodson via Andrew to get him to come in and speak to ESD.
14
15
      MS GOBBO: Yes, because they wanted him to roll, yes.
16
17
18
      MR WINNEKE: Yes. So you knew that from the start,
19
      correct?
20
21
      MS GOBBO: But, sorry - yes, sorry. But what I, what I'm
      not clear about is whether Hodson at that point when
22
23
      De Santo rings me, I later thought that Hodson had already
24
      made a statement and agreed to assist ESD and it was
25
      De Santo trying to set me up.
26
27
      MR WINNEKE: Yes. Look, you've got your diaries and your
28
      court books, you know that there was a note that you've
29
      made I think on about 1 October or thereabouts of the
30
      meeting that you had with Andrew and Terry Hodson. Do you
31
      have your court books?
32
33
      MS GOBBO: Sorry, no, no. Look, I've - my lawyers have
34
      sent me a hard drive of the copy of - actually, I don't
35
      know if they've sent the court book, but they've sent a
      copy of what was on my computer, but, um, I can tell you
36
37
      truthfully, I haven't looked at it.
38
39
      MR WINNEKE: All right.
40
      MS GOBBO: I'm just not, I'm not in a position - you know,
41
42
      I don't, I don't want to sound like I'm whinging because I
43
      really am, I don't mind how long I have to speak to you for
44
      to try and answer any questions,
                                       and I get three hours a
                       , um, and I'm, my health is declining and
46
```

I'm, so I'm only just doing my best.

47

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1
      MR WINNEKE: No, no, I understand that. I understand that.
 2
       So the point I'm making is that in effect you are the
 3
      conduit through whom ESD reaches out to Terry Hodson and
 4
 5
      you have a discussion with Terry Hodson with a view to
      encouraging him or knowing that ESD are keen for him to
 6
 7
      come in and speak to ESD?
8
 9
      MS GOBBO: Yes, De Santo made it clear that that's what his
      interest was. But I subsequently thought that he had
10
      already, that he was already on board, um, but that might
11
      have been my paranoia or an impression that De Santo gave
12
13
      me.
14
15
      MR WINNEKE: Right.
16
17
      MS GOBBO: But your point is right, that De Santo wanted,
18
      he effectively wanted me to, um, to convert, um, or push
19
      Terry in that direction.
20
      MR WINNEKE: Now is that the first - - -
21
22
      MS GOBBO: Sorry, Chris, I'm - sorry, I'm just taking,
23
24
      sorry, I'm just taking a painkiller, but go on.
25
26
      MR WINNEKE: Do you want to have a break?
27
28
      MS GOBBO: No, no, I just, every two hours I, it just keeps
29
      my, um, neuralgia at a level that's, um, yeah, just - the
30
      pain's always there but it just takes the edge off.
31
32
      MR WINNEKE: I can understand that, but if it's
33
      uncomfortable we don't want to make it any worse so by all
34
      means say so if you're finding it uncomfortable and you
35
      want to have a break.
36
37
      MS GOBBO: No, it's okay, I can keep going.
38
39
      MR WINNEKE: Had that ever happened before, what you've
40
      just - - -
41
      MS GOBBO: With De Santo?
42
43
44
      MR WINNEKE: Yes, with De Santo?
45
      MS GOBBO: Um, not, not that I can specifically recall.
46
47
      Um, he was, um, he was - look, I know, I don't want to
```

```
demean myself by saying this but I will. He was an
 1
2
      intimidating, um, and a very good tactician. He, he made
      me utterly paranoid, often for no reason I think. Um, he
3
4
      was scary. I found him - if I had to see him tomorrow I
5
      would find him intimidating and I have to say truthfully
      not, I couldn't say to you because he was a bully because
6
7
      I've, you know, in the last, in months gone by, this year
 8
      I've dealt, I dealt with those police that were here
9
      ostensibly helping me who were bullies in their language
10
       and the way they behaved, but De Santo wasn't like that, he
11
      was, he would do it in a very professional way but he was,
12
      um, conniving is probably the best way to put it, he was,
13
      he was a scary bloke.
14
      MR WINNEKE: Perhaps I'll ask you this: did you meet with
15
      him on occasions and have discussions with him about
16
17
      matters?
18
      MS GOBBO: Yes, yes.
19
20
21
       MR WINNEKE: Matters pertaining to your clients and clients
22
      who he was interested in speaking to?
23
24
      MS GOBBO: Yes, and you know, like I look back and
25
      obviously the man would have picked my brain, um, and I was
26
      - look, again, I know it sounds - I don't want you to think
27
      that I'm trying to make some excuse, because I genuinely am
28
      not, but I felt that I couldn't say no to him and I
29
      couldn't not answer whatever it is he wanted to ask me. I
30
      should have had the, I feel like I should have had the guts
31
      or the strength to just tell him to bugger off, sorry to
32
      use that language.
33
34
      MR WINNEKE: No, that's fine.
35
36
       MS GOBBO: I should have - - -
37
38
      MR WINNEKE: Can you give us - - -
39
40
       MS GOBBO: I should have felt stronger.
41
      MR WINNEKE: Are you able to give us any names of clients
42
43
      in relation to whom he sought information from you?
44
```

45

46

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MS GOBBO: Not, um, not off the top of my head but I'm just

if I had access to my fee book from that period it would be

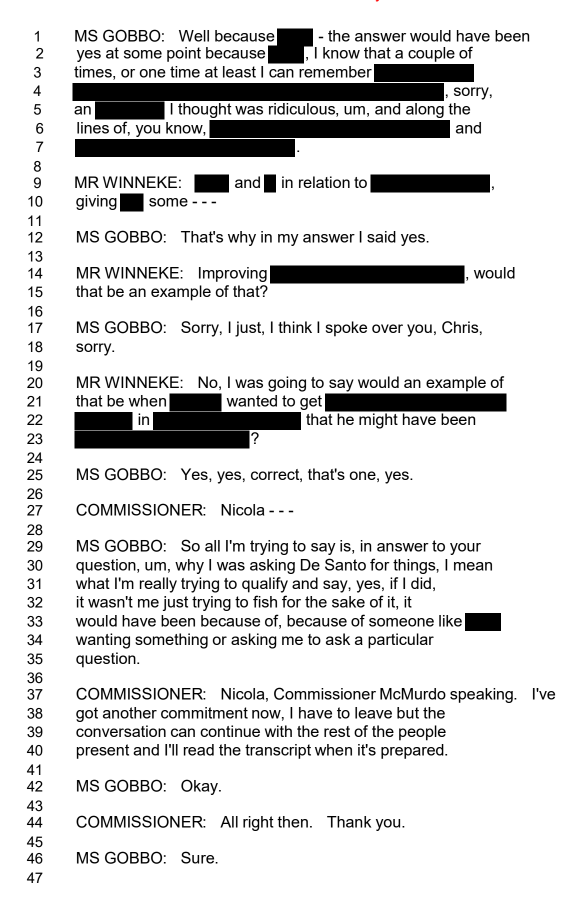
- I'll just write a note. If I, if I had access to my, um,

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pretty, it would just spark my memory of people that he
 1
2
      would have had an interest in. Sorry, I'm just trying to
      think of a way - I'm sorry to be off the top of my head,
 3
      but that might be a way to identify people.
 4
 5
       MR WINNEKE: Yes. What about Ferguson and Sadler?
 6
 7
      MS GOBBO: Yes, I was just about to say, yes, I was just
8
      about to say Sadler and Ferguson were another couple. Dave
 9
      Waters was another one. He was, he was, um - the thing
10
      about De Santo was he gave me the impression, um, that he,
11
12
      he knew, um, everything about everyone, as in people like
      Sadler and Ferguson, or that he had his tentacles in every
13
14
      investigation and he could make life very difficult for
      anybody who didn't, um, who didn't cooperate with him and I
15
      can't express it to you - I'm probably not doing myself
16
17
      justice to express it in this way, but I found myself
18
      wanting to please him or wanting, not to impress him, but
19
      wanting to help him and answer his questions in, um, in a
20
      not dissimilar way to the way
29
30
       MR WINNEKE: No, that's okay. We know that there was a
      confiscation proceedings in relation to Ferguson.
31
32
33
      MS GOBBO: Yes, I think that's how I got involved in giving
      him advice in the first place. Oh, the tractors, it was
34
      the tractors and the potatoes.
35
36
      MR WINNEKE: Yes. Did you give information to Peter
37
38
      De Santo about that?
39
       MS GOBBO: I know I spoke to De Santo about it. I just, I
40
      can't recall the specific, um, I can't recall the specific
41
      aspect of it but it was, um - - -
42
43
44
       MR WINNEKE: Well, information that would have been of
45
      assistance to the police?
46
47
      MS GOBBO: Yes, yes.
```

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1
2
      MR WINNEKE: And without the knowledge of Mr Ferguson?
 3
 4
      MS GOBBO: Correct.
 5
      MR WINNEKE: What about Sadler, did you give information to
 6
       De Santo about Mr Sadler without his knowledge?
 7
8
9
      MS GOBBO: I can't, I know that I - I don't, I'm not in a
      position to say that I didn't speak to De Santo about
10
      Sadler. He would have, anything he asked I would have
11
12
      answered, um, but whether anything that I - whether I told
      him anything that was of use about Sadler, I'm not sure. I
13
      know that what De Santo, one of the things that De Santo
14
      liked to do was to, he would make it sound like a social
15
16
      conversation instead of it being, um, instead of him
      interrogating you, but - and he would, like he liked to
17
      know about the relationships between people, as in like,
18
      um, what the relationship was between Ferguson and Sadler
19
20
      in terms of were they helping each other, financing each
      other, that kind of background information, um, I think it
21
      was like, from De Santo's point of view, him moving chess
22
23
      pieces on a board because he wanted to - I know at one
24
      stage he was keen on Sadler, um, informing on everyone,
25
      which didn't happen.
26
27
      MR WINNEKE: What were the circumstances of these
28
      conversations? How did they come about? Did he contact
29
      you?
30
      MS GOBBO: Well, my, in - consistent with what I'm saying
31
32
      about my, me being intimidated by him, um, there would have
33
      been occasions where I rang him, or rang him back because
34
      of messages that he left.
35
36
      MR WINNEKE: Would you have been seeking to - - -
37
38
      MS GOBBO: Or I rang him back - sorry?
39
40
      MR WINNEKE: I was going to say would you have been seeking
      information in return, for example,
41
42
43
      MS GOBBO: Um, I know - yes and no is the honest answer to
44
      that because
45
      MR WINNEKE: What about the yes part?
46
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1
      MR WINNEKE: We'll keep going, if you're happy to keep
 2
      going?
 3
 4
      MS GOBBO: Can I, can I just, um, can I just, um, just step
      away from the phone and go to the bathroom?
 5
 6
 7
      MR WINNEKE: Yes, by all means, absolutely. Why don't we
      have a short break, perhaps for ten minutes?
 8
 9
      MS GOBBO: Okay. Will I just hang up or just keep the
10
      phone on?
11
12
      MR WINNEKE: We'll mute it from our end.
13
14
15
      MR COLLINSON: Yes, we think leave the phone on is probably
16
      safer.
17
      MR WINNEKE: Yes, we'll just mute it from our end.
18
19
20
      MR COLLINSON: Yes.
21
      MR WINNEKE: What time have you got now? Synchronise
22
23
          watches. Have you got about 3.37 or something,
                                                                     3.32,
          rather?
24
25
          MR COLLINSON: Yes.
26
27
          MR WINNEKE: We'll come back on at 3.40?
28
29
          MR COLLINSON: Yes.
30
31
          MR WINNEKE: Okay.
32
33
          MR COLLINSON: Thank you.
34
35
                 (Short adjournment.)
36
37
          MR WINNEKE: Hello?
38
39
          MS GOBBO: Yep, still here.
40
41
          MR COLLINSON: We're here as well.
42
43
          MR WINNEKE: You're there, Peter?
44
45
          MR COLLINSON: Yes.
46
47
```



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before with Peter De Santo. He seems to be a fairly, a
 1
 2
       character who is a sort of a, I don't know whether you say
 3
      manipulative, but he's able to elicit information from you
 4
      which perhaps, with hindsight, such information you
      shouldn't be giving?
 5
 6
 7
      MS GOBBO: Yes. Yes, that's a fair way to put it.
8
      MR WINNEKE: I think we had this conversation once before
9
10
      concerning Wayne Strawhorn and I think you made a similar
      concession with respect to Wayne, another similar sort of
11
12
      character?
13
      MS GOBBO: Yes, Wayne and him were very - were not
14
      dissimilar in that regard.
15
16
17
      MR WINNEKE: Can I ask you - - -
18
19
      MS GOBBO: Yes, manipulative is right.
20
21
      MR WINNEKE: Can I ask you this: are there any other
22
      police officers who come to mind who perhaps are able to
      manipulate information out of you in a similar way?
23
24
      MS GOBBO: Bateson.
25
26
27
      MR WINNEKE: So Stuart Bateson is another?
28
29
      MS GOBBO: Yes, but I would say in fairness to him he, he
      did it in a more professional gentlemanly way.
30
31
32
      MR WINNEKE: But the same effect?
33
34
      MS GOBBO: He was more - yes, the same effect. I mean I
35
      say that - - -
36
      MR WINNEKE: Anyone else?
37
38
      MS GOBBO: --- because I can look, I can look back now
39
40
      with hindsight, a wonderful thing as it is, and - like what
      possessed me to have all of those conversations with him
41
42
      and why did, why did I feel the need to basically purge my
43
      soul to someone who, who didn't have my interests, who
      claimed that he did but didn't have my interests at heart.
44
45
      MR WINNEKE: Perhaps before I move into that can I ask you
46
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to think carefully and think whether there are any other

47

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police officers who would fall into that same category?
 1
 2
 3
      MS GOBBO: I'll just make a note, Chris, because I will,
4
      I've got to switch one - turn my brain on and think back
 5
      to, um - so it's, the other question you asked was the
      De Santo clients and then other police. Um, I'd say Sandy White
 6
7
       would be one. He was - I just, I try, I'm trying
8
      to not let my - I'm trying to be, it sounds ridiculous to
9
      say this to you, but I'm trying to be as objective as I can
      be in this assessment.
10
11
      MR WINNEKE: Yes.
12
13
       MS GOBBO: But Sandy White is, if I thought De Santo was
14
      a manipulator, then Sandy White is, takes the prize way
15
      ahead of De Santo. Um, but Sandy White did it in a way
16
17
      that made me petrified of the man.
18
19
       MR WINNEKE: Why do you say that?
20
21
      MS GOBBO: Because he would say things to me like, um, "You
22
      can try and hide things from us, you can try and not tell
23
      us things, but you will never know when we're testing you
24
      or when we're asking you something when we already know the
25
      answer", um, "So you need to - every time we ask you
26
      something or debrief you on some topic, you won't know and
27
      it's part of the unfairness of the trust relationship as in
28
      you have to trust us, we don't have to trust you, and we
29
      never can trust you because of, because of who you are, but
30
      you have to trust us because if you don't, we can burn
31
      you", meaning - well not meaning, he said it in those words
      too, you know, "You have to rely on us to keep your secrets
32
33
      secret".
34
      MR WINNEKE: So to that extent did you feel as if you were
35
36
      in a cleft stick, you couldn't go forward, you couldn't go
37
      backwards, you just had to keep assisting or doing what - -
38
39
40
       MS GOBBO: I couldn't see an end to it, Chris, I could not
41
      see an end to it. I'm sure I'm recorded saying to them, I
42
      know I said it to some handlers, "How is this going to
43
      end?"
44
45
      MR WINNEKE: Did you feel as if it affected your health?
```

46 47

MS GOBBO: Absolutely.

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1 MR WINNEKE: Your mental health? 2 3 4 MS GOBBO: And it was - absolutely. And again hindsight's a wonderful thing but, you know, I get, I get diagnosed 5 with this neuropathic pain or neuralgia some time 6 subsequent to what I call my year of going to all kinds of 7 doctors saying, "I'm incredibly stressed and I've got this 8 pain" and blah, blah, blah, and eventually I get referred 9 to my pain, my Melbourne specialist and I don't tell 10 him, I certainly don't divulge to him that I'm running two 11 lives. I'm essentially maintaining two identities because 12 I'm living a kind of dual existence and doing like 18 hours 13 days. I mean I just tell him I'm working very hard, I'm 14 under a lot of pressure, but he doesn't know that, I never 15 tell him that I'm assisting the police. It's only 16 subsequently, um, after the Dale thing comes out, as in me 17 agreeing to make a statement against Dale, um, that my pain 18 specialist, for example, becomes aware of some part of what 19 had gone on in the time that he was treating me and, um, of 20 course it played a huge role in affecting my health. 21 22 MR WINNEKE: Any other police officers? You've mentioned 23 24 four. 25 MS GOBBO: Um, I just, just while I was talking I was 26 27 subconsciously ticking that over. 45 MR WINNEKE: Yes. 46

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MR WINNEKE: All right. Sorry, Nicola, I didn't mean to interrupt. Was it who was asking you questions about what you were going to say about the handlers?

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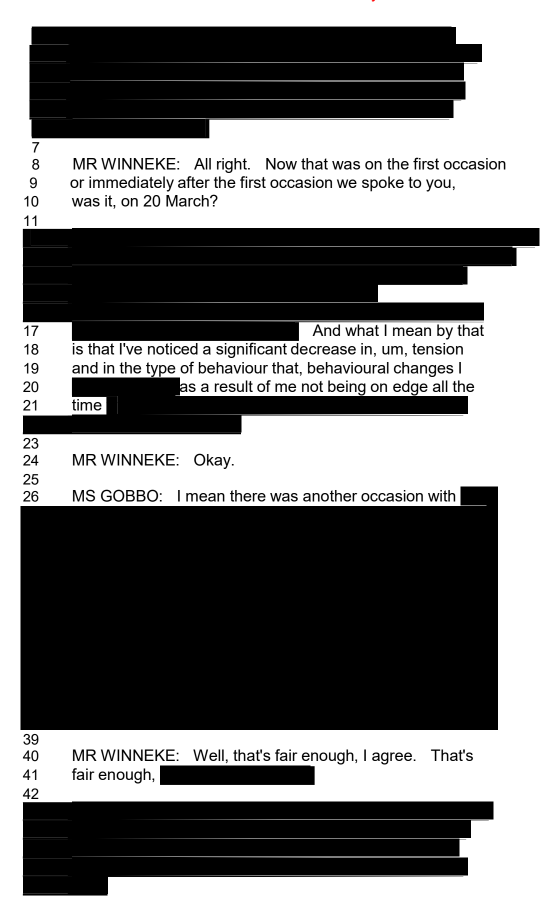
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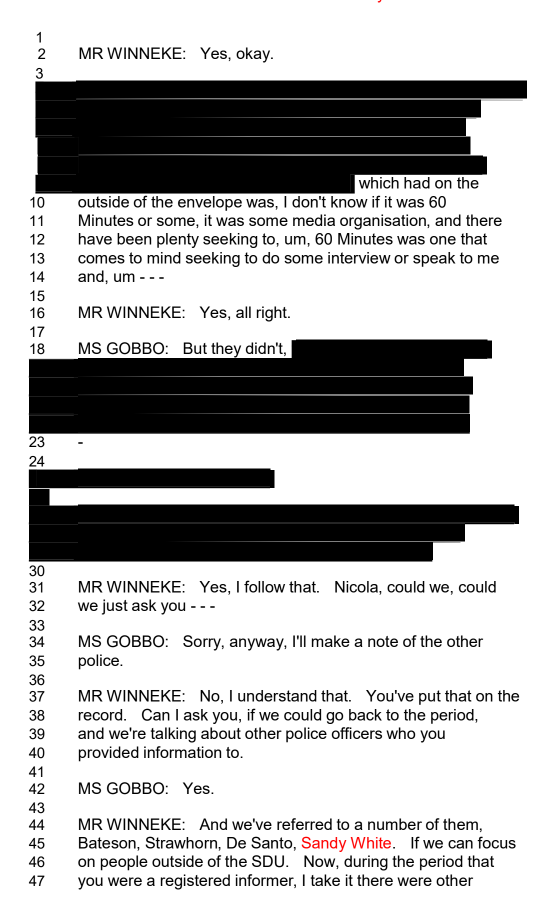
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MS GOBBO: Um, yes, he made it - a couple of times prior to, prior to that hook up, sorry, not hook up, prior to that phone link up, he - in a kind of, um, you know, in a way to try and, as though to get me on side, um, you know, "You've been very harshly treated. What's been done to you is appalling", um, you know, really overtures of sympathy and empathy but at the same time made a number of direct threats that he would ensure that my children were removed from me if I didn't toe the line and said to me a couple of times that Sandy White was hardly done by when he was forced to resign and he was mistreated by the, um, the senior rank and file at Victoria Police over, over his well I don't know whether it was forced or his resignation, and that, because Fox said, "Look, you know I haven't, I haven't dealt with you directly but I know all about you because I've been in that unit for many, many years, I've done lots of undercover work, lots of intelligence work. Your handlers are friends of mine, I'm still friends with them". And you know





```
1
      police officers who you were also speaking to and providing
 2
      information to?
 3
 4
      MS GOBBO: Um, during the time that I was a registered
      informer?
 5
 6
      MR WINNEKE: Yes. So you continued to speak to Stuart
 7
 8
      Bateson, I take it?
9
      MS GOBBO: Yes, but I - but Sandy White made it clear
10
      that if I spoke to anybody, any other police officer, um,
11
      that he had to know about it.
12
13
      MR WINNEKE: Right.
14
15
      MS GOBBO: And so, for example, I was allowed to speak to
16
17
      Dale Flynn a number of times.
18
19
      MR WINNEKE: Was he another person who had some sort of
      capacity to elicit information like these other police
20
21
      officers you've mentioned?
22
23
      MS GOBBO: No, I - I don't think that, I don't think that -
24
      no, I didn't read Dale Flynn that way.
25
      MR WINNEKE: Okay. In any event you spoke to Flynn. You
26
27
      continued to speak to Bateson. Who else did you speak to?
28
29
      MS GOBBO: Did you speak to Jim O'Brien on occasions?
30
31
      MR NATHWANI: Chris, sorry, it's Rishi, I think we lost
32
      her.
33
34
      MR WINNEKE: Right. Give us a moment. It just went dead.
35
      It makes me think the battery might have gone on her phone.
36
      Let's just check.
37
38
      MR WINNEKE: Thanks Rishi, we'll stand by.
39
      MS GOBBO: Hello.
40
41
      MR WINNEKE: Yes.
42
43
44
      MS GOBBO: Yes, I'm still here.
45
46
      MR WINNEKE: Okay, good.
```

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MR NATHWANI: We're back on.
 1
2
      MR WINNEKE: All back on. Thanks Rishi.
 3
4
      MS GOBBO: I don't know what happened. I'm not sure what
5
      happened, it just went dead.
 6
 7
      MR WINNEKE: I think I asked you, Jim O'Brien, did you
 8
 9
      continue speaking to Jim O'Brien?
10
      MS GOBBO: Yes, um, but nowhere near as frequently as Dale
11
      Flynn and Jason Kelly was another one.
12
13
      MR WINNEKE: Right. This might be taxing your
14
15
      recollection, but what did you speak to Jim O'Brien about
16
      when you were in the SDU?
17
      MS GOBBO: You mean when I was as an informer - - -
18
19
20
      MR WINNEKE: As a registered informer, yes. What were you
21
      speaking to these people about other than, you know, when
      you were speaking to members of the SDU, when you had
22
      direct conversations with other police officers, what was
23
24
      it about? I mean, for example in relation to Jim O'Brien,
25
      what would he have been asking you questions about?
26
27
      MS GOBBO: Um, it was - I can't remember Jim, a specific
28
      conversation with Jim off the top of my head but, um, look
29
      I know with Dale Flynn, I can recall a few cups of coffee
30
      with him and conversations about, um,
31
      Um, they, those kind of conversations were, um,
32
      they weren't encouraged by Sandy White in fact he, he
33
      was pretty, um, he was, not constantly but often reminding
34
      me that I shouldn't have any conversation with any police
35
      officer at all, um, about anything, lest there be me
36
      inadvertently revealing something about me being an
37
      informer. But at the same time he conceded that Jim
38
      O'Brien knew precisely what I was and what I was doing.
39
      Um, Dale Flynn knew. Jason Kelly knew. Um - - -
40
41
      MR WINNEKE: Paul Rowe. Did you speak to Paul Rowe outside
      of - - -
42
43
      MS GOBBO: At one stage - yes. Well Paul Rowe knew
44
      absolutely and entirely because he was the, he and Steve
45
      Mansell did the hand over to Sandy White in the first
46
47
      place.
```

```
1
2
      MR WINNEKE: Yes. So did you continue to speak to those
 3
      fellows?
4
 5
      MS GOBBO: Not to Steve Mansell, no.
 6
      MR WINNEKE: But Paul Rowe you did.
 7
8
      MS GOBBO: To Paul, yes, because he was, um, he was, he was
 9
10
      right in the middle of the
                                       case and, um,
      like Jim O'Brien was right in the middle of
11
12
      Bateson was the same with
                                              Um, sorry, I thought -
13
14
15
      MR WINNEKE: And you were speaking to them about matters
16
      that you were involved in?
17
      MS GOBBO: Yes, yes, and basically anything that they
18
      asked. I mean they were, you know, I guess I was at a
19
20
      disadvantage of, of not - and like all my dealings with
      Sandy White and the handlers, I never knew, um, the big
21
22
      picture. I was just, like Sandy White would often
23
      remind me that I had to tell him everything about anybody
      that I had contact with because some tiny little bit of
24
25
      information that might mean nothing to me and I might think
      is irrelevant might be the piece of the jigsaw puzzle that
26
27
      could assist them and that I had to trust them to
28
      disseminate or, sorry, to make a decision, what he would
29
      say is that he would make the decision about the safe
      dissemination of that material, sorry that intelligence, in
30
31
      a way that didn't reveal, um, the source.
32
33
      MR WINNEKE: And so you would provide them with - - -
34
35
      MS GOBBO: So there were a couple of times when I - sorry,
36
      go on.
37
38
      MR WINNEKE: I was going to say, you would provide them
      with everything or as much information as you could
39
      possibly provide because it may well be that even a small
40
      piece of information might be the missing piece of
41
      information they needed?
42
43
44
      MS GOBBO: Correct, yes, and like I said - - -
45
46
      MR WINNEKE: And regardless of where that information came
47
      from.
```

```
1
2
      MS GOBBO: That's right, and like as an example, I would
 3
      go, they would encourage me to go to, um, every single
      social, um, setting that I could get to in, without being
4
 5
       obvious as an informer and to just, not to steer the
6
      conversation in a particular way but to gather as much
7
      information as I could, whether it be phone numbers, car
      registrations, who was present, proper names instead of
8
 9
      just nicknames.
10
      MR WINNEKE: Yes, I follow. This is Sandy White I take it,
11
12
      this is the SDU you're talking about?
13
       MS GOBBO: Yes.
14
15
      MR WINNEKE: I'm keen to find out what information, what
16
17
       information that you gave to police officers outside of the
       SDU handlers. So we've spoken of - - -
18
19
20
       MS GOBBO: Okay.
21
       MR WINNEKE: - - - Jim O'Brien. You can't recall
22
23
       specifically what you spoke to Jim O'Brien about, but
24
       believe you would have spoken to him about matters that you
25
      were involved in?
26
27
       MS GOBBO: Yes, and - sorry, with him I can recall that,
28
      um, his, he had a particular, um, dislike for Mick Gatto.
29
       Gatto was his next target but he ended up resigning before,
30
       and worked at before, but their next target was
31
      Gatto.
32
33
       MR WINNEKE: Was Gatto. And indeed you were guite, you
34
      were - I think I read in one, in your letter that in effect
35
      you were unable to continue the project, if I can - I don't
36
       know whether that's your word, but I'll use that word, with
37
       respect to Gatto because events conspired against you?
38
39
       MS GOBBO: Correct, that's right. And it got to an ugly
       stage with Mick separate to, separate to that, because
40
       Mick's ultimate test for, um, for not being an informer and
41
       being someone he could trust, as in really trust, was to
42
43
       sleep with him and, um, I really didn't want to have to go
      down that path. Um, you might, I mean I wouldn't be
44
       offended if you or anyone else took the view that we'll be
45
46
       surprised to hear that because it seems that I, it appears
      that I've slept with the half of the Police Force according
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47

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1
       to what's been made public.
2
       MR WINNEKE: I mean you can put it on the record, I take it
 3
 4
      you didn't sleep with Mick Gatto?
5
      MS GOBBO: No, no, but, um, no but Sandy White was
6
      actively encouraging me, in his words, take one for the
7
      team, you know, if it's got to be done, it's got to be
8
      done. His view was if it didn't, if it didn't break the
9
      law, and I didn't need an indemnity for it, then I should
10
11
      do whatever was necessary.
12
13
       MR WINNEKE: So Jim O'Brien was very keen, keen for you to
      provide information against Mick Gatto?
14
15
16
      MS GOBBO: Yes, and, um - - -
17
18
       MR WINNEKE: How was, what was the means by which, that
19
      they were going to get you to get Gatto?
20
21
       MS GOBBO: Um, in much the same way of the way they steered
22
      me to anyone else, which was they would start off with
23
                                   , you know, like say Mick as
24
      an example,
25
      around him, as in who do you think, based on your knowledge
      of, acquired from spending time with these people, if we,
26
27
      if we - like if we, for example, um,
                           you know, a drug deal or a drug
28
29
      importation or whatever the crime might be, who's more
30
      likely to roll.
31
32
       MR WINNEKE: Did you come to a conclusion - - -
33
34
       MS GOBBO: Who's more likely to give him up.
35
       MR WINNEKE: --- with respect to Gatto, who was the one
36
37
      who was going to roll on Gatto?
38
39
      MS GOBBO: Um, I said to, my view was that, that no one in
40
      his crew would. He, that people, people - all of the
41
      people that I knew through Mick, um, were, were not people
42
      that would be prepared to do that because they knew they'd
      be killed and unlike, unlike the Mokbels and the Williams
43
      of this world, he, um, he always looked after, um, his
44
      crew. I don't mean to sound like I'm talking like a
45
      criminal, but he made sure people's families were looked
46
47
      after, he paid their legal fees, um, and didn't give - he
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generally didn't give people a reason to complain, whereas
the, you know like, for example, where Tony's concerned,
there were so many underlings that didn't get, that either
didn't get paid or whose families never got a cent while he
was living this incredible life of luxury. That gave, it
gave people more of an incentive to be bitter and twisted.
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MR WINNEKE: Was it considered that Faruk Orman might be vulnerable to rolling on Mick Gatto?

MS GOBBO: Yes. Well they, they meaning my handlers, they - I'm making the assumption that they were getting that view from Purana detectives but my - - -

MR WINNEKE: Did you speak to any Purana detectives about that?

MS GOBBO: Yes, I - well I can't be - I'm sure I did but I can't specifically tell you who or when, but my, my view about Faruk was that he was very unlikely to do so, um, with the, with the, um - sorry, with the exception of the fact that he was young and, um, his IQ is - he's another one whose IQ I know is 72, 73. He's dumb but street wise. Um, they, they believed that Faruk was someone who could be targeted, as in if they charged him with enough he would, um, he would assist them. My view was that he would not do so, but we argued about things like that. They said - - -

MR WINNEKE: Who did you argue with?

MS GOBBO: I know that with my handlers there was, there were plenty of discussions obviously over time, not necessarily on one particular occasion, um, and - I'm just trying to think of others. I have to have a think about others, other police officers that I had contact with in what, in the context of, um, like people like Jason Kelly who I didn't necessarily go out of my way to arrange to meet but he just springs to mind because

often - not often, but from time to time

ng a

so I

would end up having a conversation with him.

45 MR

MR WINNEKE: All right. And do you think you might have provided information to him?

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- MS GOBBO: Well, not, um yes, but not, not as in me ringing him up saying, "I've got something to tell you", it was more a case of, um, me, I guess in the context of being isolated and knowing that he was someone who knew, to whatever degree I'm not sure, but who knew that I was assisting, and who hadn't burned me, um, that he would be someone who I could have a conversation with, um, reasonably openly, but with the proviso as Sandy White reminded me always, which is that anything that you tell them, assume that we will know either before or after.
  - MR WINNEKE: Can I ask you this: once you became a fully-fledged registered informer, obviously you've told us about what the expectation was with respect to Sandy White and his crew, that is, look, we just we want all of the information from you because we never know or you'll never know what might fill the, you know, be the last piece of the jigsaw puzzle.

MS GOBBO: Yes.

MR WINNEKE: Insofar as there were other police officers who you knew were aware of what you were doing, and that is that you were an informer, were you of the view that it was reasonable to provide similar assistance if it was of assistance to them? Do you know what I mean?

MS GOBBO: Yes, but on the - yes, yes, I do, but - yes, but on the, always on the proviso that it went through Sandy White first or a handler first, um, or that they were aware of it. So that there wasn't a situation where I was telling, you know, someone outside of the, outside of that small circle anything that Sandy White 's crew did not know.

MR WINNEKE: Right. But you were in effect providing them with the services of a registered informer, that is providing information about matters that you knew about?

MS GOBBO: Correct, and - yes, and it was done with the, um, approval and, um, I wouldn't say encouragement but at least the approval of, um, Sandy White insofar as he would say, um - and look, even when I happened to genuinely just bump into someone outside court or in Lonsdale Street, and later on they would say to me, "We know you saw such and such or we saw you standing on the corner talking to such and such, what did you talk about", and then they'd

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say, "Ha, ha, it was a test because we know what you spoke
 1
 2
      about because we spoke to that person", and then it was
 3
      like mind games because then I would wonder, well hang on a
      minute, is that police officer someone else who knows what
 4
 5
      I've, that I'm assisting?
 6
      MR WINNEKE: Yes, and I follow that. I think - we seem to
 7
 8
      have strayed away from our questions. It's like a
      meandering stream but what we might do is come back to our
 9
      questions.
10
11
12
      MS GOBBO: Sorry, if I've - - -
13
      MR WINNEKE: No, no, no, look that's my fault as much as
14
      yours but can I ask you, and we're obviously focusing on
15
      Mr Dale. You, as I understand it, received, you went to
16
17
      see Dale in custody on 7 December?
18
19
      MS GOBBO: This is the Custody Centre, yes.
20
21
      MR WINNEKE: Yes.
22
23
      MS GOBBO: Or is this the Port Phillip - - -
24
      MR WINNEKE: No, I think at Port Phillip Prison you saw him
25
26
      on the 7th.
27
      MS GOBBO: The Custody Centre.
28
29
30
      MR WINNEKE: You saw him on the 5th at the Custody Centre.
31
32
      MS GOBBO: Yes.
33
34
      MR WINNEKE: And you said before that he might have
35
      provided you with charge sheets and so on.
36
37
      MS GOBBO: Yes, yes.
38
39
      MR WINNEKE: You saw him on 7 December, two days later, at
40
      Port Phillip Prison.
41
42
      MS GOBBO: Charlotte.
43
      MR WINNEKE: Charlotte division?
44
45
      MS GOBBO: Yes.
46
47
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1
      MR WINNEKE: And also you saw him on the 14th. You went
 2
      out to see him on 14 December. Do you recall that?
 3
 4
       MS GOBBO: I've got, um, I certainly have a recollection of
      seeing him at Charlotte once. I don't recall seeing him
5
 6
      twice, but if I did I did.
 7
       MR WINNEKE: The prison records suggested that you saw him
 8
       on I think on the 14th. I'll be corrected if I - - -
 9
10
      MS GOBBO: Yes, well that's what I'm saying, I'm not, I'm
11
      not in, I'm not suggesting that anyone's wrong. I can, I
12
13
      can specifically recall, um, seeing him at Charlotte, um,
      on the day of, I'm sure it was the day of the night of Carl
14
      Williams' daughter's christening, which is the one, the one
15
      function that I most regret ever attending. Ironically - -
16
17
18
      MR WINNEKE: That's on 7 December.
19
20
21
      MS GOBBO: The only reason I - yes. The only reason I went
22
      was because there was a whole table of barristers and
      solicitors there, but I regret it because it's ended up
23
      being so widely used in the media.
24
25
      MR WINNEKE: Yes. I take it as at those - I mean albeit -
26
27
      do you say that you were in a relationship with Dale at
28
      that stage or not?
29
      MS GOBBO: No. God no. No.
30
31
32
      MR WINNEKE: So you see him on the 7th and the 14th.
33
34
      MS GOBBO: I'm sorry, I wouldn't - sorry, I wouldn't even -
      sorry, I didn't mean to interrupt but I wouldn't, I don't
35
      think it's, I don't think it's the right way to term it,
36
37
      relationship.
38
39
      MR WINNEKE: Okay. Do you say you that were never in a
40
      personal relationship with him?
41
       MS GOBBO: No, no. I think that gives it too much, um, it
42
43
      makes it sounds too normal. No.
44
45
      MR WINNEKE: How would you describe it then?
46
      MS GOBBO: Sorry, I didn't mean, I didn't mean - I didn't
47
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1
      mean to interrupt you.
2
 3
      MR WINNEKE: No, that's all right.
4
      MS GOBBO: So after he gets, like for example, after he
 5
      gets bail, which I think is before Christmas, just before
 6
 7
      Christmas, he has, um, he has a huge party to celebrate
 8
      getting bail and makes a point of ringing me and, um,
 9
      thanking me for, um, for seeing him and supporting him and,
10
      um - - -
11
      MR WINNEKE: He invited you, I think, to his party and you
12
13
      didn't go.
14
      MS GOBBO: Yes. Yes, correct. Correct.
15
16
17
      MR WINNEKE: Prior to - perhaps I'll ask you about this.
18
      On 5 December Terry Hodson was arrested also?
19
20
      MS GOBBO: Yes.
21
22
      MR WINNEKE: And by that stage was Jim Valos acting for
      him?
23
24
      MS GOBBO: Um, Jim was acting for him because he was - I
25
      think it was more of a convenience because he was the
26
27
      solicitor for Andrew.
28
29
      MR WINNEKE: Right. So you in effect - - -
30
31
      MS GOBBO: But subsequently, um, Solicitor 1 ended up
32
      acting for Terry.
33
34
      MR WINNEKE: At that stage the other people for whom you
35
      were acting, Ahmed, O'Reilly and Haynes, I think were
      either - certainly I think Haynes had been admitted to
36
37
      bail, had she, at that stage?
38
39
      MS GOBBO: I think, I think they all had by Christmas.
40
      MR WINNEKE: Yes.
41
42
43
      MS GOBBO: Or just before Christmas.
44
45
      MR WINNEKE: Yes. So you were at court to appear for
46
      Terry Hodson as I understand it, instructed by Jim Valos.
47
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MS GOBBO: Um, I know I was asked to do his bail
 1
2
    application by Solicitor 1 but I, I said I couldn't do it because
      there was a, um, there was a perceived conflict of
4
    interest. Solicitor 1's view was, "Well, you know more about this
5
    than anyone else so you should do it". I may have done, I
    may have done, I may have stood up and done the remand, um,
6
7
    for Terry because Jim never wanted to actually appear, even
 8
      at a filing hearing, himself, but I don't - - -
 9
10
     MR WINNEKE: There is some suggestion, in fact Mr Gregor
11
     said that you were prevented from acting for Terry Hodson
     because there was an apparent conflict of interest and that
12
13
     was something that you were told and it was for that reason
     that you didn't appear for him on 5 December.
14
15
16
     MS GOBBO: I'm sorry, I was told by who, by Murray Gregor?
17
     MR WINNEKE: By Murray Gregor? Or I think Mr Grey. In any
18
19
     event it was conveyed to you that it wasn't appropriate for
20
     you to appear because of the conflict of interest and
21
     because of that you didn't appear.
22
23
     MS GOBBO: I'm not sure how it came about that I didn't,
24
     but I think it's more, it might be - look I'm not disputing
25
     that's someone's perception of it but I think it's more
26
     likely to be, um, the truth is more likely to be nothing
27
     that anyone ever wanted to be, ever wants to be open about,
28
     which is, as you would know, you draw a bad magistrate on
29
     the day you've listed a bail application and you don't like
30
     the magistrate and you invent a reason to postpone it and
31
     conflict of interest was one that was used plenty of times
32
     when it shouldn't have been.
33
34
     MR WINNEKE: To be fair, so as you know, Murray Gregor has
35
     notes to the effect that he received advice from the OPP,
36
     Rod Grey, to the effect that you should not be appearing
37
     and that was conveyed to you and you didn't appear on 5
38
     December, the day that they were remanded.
39
40
     MS GOBBO: That may, I'm not disputing that, Chris, but I
41
     just - - -
42
43
     MR WINNEKE: You don't know about it?
44
45
     MS GOBBO: He was never going to be applying for bail on
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46

47

that day.

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MR WINNEKE: No, I follow that. Regardless of who the
 1
 2
      magistrate was it wouldn't have been appropriate to go
 3
      ahead cold and make a bail application on that day?
4
      MS GOBBO: No, correct. Correct. That's right. And look
5
      I equally, I can't, I can't remember how it was that, how
6
      it was that, um, that ended up moving from Jim to
7
8
      Solicitor 1 but I do know that Solicitor 1 - so when Jim Valos was, did
      his (indistinct) he was trained by, by, um, Solicitor 1
 9
      so if ever Jim had a conflict he would flick them to Solicitor 1
10
      and it, I've just got this vague recollection that, um, he
11
      put, he sent Terry to Solicitor 1 because of the conflict with,
12
      potential conflict with acting for the other three.
13
14
      MR WINNEKE: Okay, I follow that. Just because of the
15
16
      time, I just want to ask you a number of quick questions.
17
18
      MS GOBBO: Yes.
19
20
      MR WINNEKE: You mentioned before about phones registered
      in names other than your own. Do you accept that prior to
21
22
      Paul Dale's arrest on 5 December that you did communicate
23
      with him on phones, for example, or a phone supplied by
24
      for example?
25
26
      MS GOBBO: Yes.
27
      MR WINNEKE: So that's before he's arrested? Do you agree
28
29
      with that?
30
      MS GOBBO: This is at the time when he - yes, this is at
31
32
      the time when he's, um, he is suspended but not charged and
33
      utterly paranoid, yes, I do, yes.
34
35
      MR WINNEKE: So was that phones that you supply to Paul
36
      Dale? Did you give Paul Dale a phone?
37
      MS GOBBO: No. God no, no. Never supplied him with a
38
39
      phone.
40
      MR WINNEKE: But you used a phone that wasn't your own
41
      phone to communicate with him, correct?
42
43
      MS GOBBO: Yeah, I spoke to him on, on, um, my landline, my
44
45
      mobile line and at least one or two other phones as well.
46
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MR WINNEKE: Are you aware that he also was using a burner

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1
      phone or a bodgey phone?
2
 3
      MS GOBBO: No, I later found out when I was told that by,
 4
      um, by Petra Task Force investigators.
 5
      MR WINNEKE: Right. In 2004, after Dale was released on
 6
 7
      bail, it appears that you communicated with him on a phone
      which wasn't registered in his name. I think there's a
 8
      Darren Johnson is a phone that comes to mind or a name that
 9
      comes to mind. Are you aware of that?
10
11
      MS GOBBO: Yeah, I don't know what names he, what names he
12
13
      had phones in, but he had, he had multiple phones, um,
      post, post being granted bail.
14
15
16
      MR WINNEKE: All right. And you yourself used a phone that
      was supplied I think by Adam Ahmed to contact him, to speak
17
      to him?
18
19
20
      MS GOBBO: Yeah, I'm not sure if it was a - I'm not sure
      where - during those years I had, um - I didn't have, I
21
22
      don't think I had more than one at one time, but I had
      access to phones that were given to me as opposed to be
23
      ringing up and connecting them in a false name.
24
25
      MR WINNEKE: Did you use a phone which is registered in the
26
      name of Valerski?
27
28
      MS GOBBO: Um, that name rings a bell, which - I don't know
29
      what name it was in. I didn't connect it but that would
30
      be, that may be right.
31
32
33
      MR WINNEKE: Who connected it?
34
35
      MS GOBBO: Um, it was either - I actually don't know the
      answer to that. I'm assuming - well, I'm making the
36
37
      assumption that whoever gave it to me did.
38
39
      MR WINNEKE: And who would that - - -
40
41
      MS GOBBO:
                              . Mokbel.
42
      MR WINNEKE: Ahmed?
43
44
      MS GOBBO: Ahmed, 's offsider
45
      can't think of his - - -
46
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1
      MR WINNEKE: All right. Did you have a relationship with
 2
      Adam Ahmed after - - -
 3
 4
       MS GOBBO: Chris, sorry, I can categorically say I've never
 5
      falsely connected a phone myself.
 6
7
      MR WINNEKE: Okay. Did you have a relationship with Adam
 8
      Ahmed after you got him bailed?
9
       MS GOBBO: No. Um, but he certainly, um, he certainly
10
      wanted me to and told the world that he did.
11
12
       MR WINNEKE: Just to clarify one matter, on the night
13
14
      immediately prior to the discovery of the Hodsons' murders,
15
      you'd been out with Adam Ahmed prior to him having to go
16
      home because he was on a curfew, is that right?
17
18
       MS GOBBO: Um, no - yes, but I'd been, it wasn't him, it
19
      was, it was, um, it was a thank you for getting him bail
20
      from his family. So it was his sister, brother, um, a
      number of people and he had to leave, I think it was
21
22
       11 o'clock or 10 o'clock, he had to go home to meet his
23
      curfew.
24
25
       MR WINNEKE: Did you not try and get into Abla's and then
      you weren't able to get into Abla's and you went over to a
26
27
      restaurant in Chinatown with him?
28
29
      MS GOBBO: That, that wasn't that night but that was -
      sorry, are you talking about the night of the, the night of
30
      the Hodsons' murder?
31
32
33
       MR WINNEKE: Yes, or the night prior to the discovery of
34
      the murder.
35
      MS GOBBO: Sorry, I thought - sorry, I'm thinking of a
36
37
       Southgate, the Southgate, um, dinner is a different dinner
38
      with - sorry, I thought you said, um, post burglary. No,
39
      you're right. The night of the, the night that Andrew
40
      Hodson rings to say that he's found, um, his mum and dad -
41
42
43
      MR WINNEKE: Yes, the night before that.
44
      MS GOBBO: Yes. Yes, we had tried to go to - he'd come to
45
46
      my chambers and we tried to go from William Street to
47
      Carlton, couldn't get in and ended up just walking to
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1 Chinatown or Little Bourke Street. 2 3 MR WINNEKE: Yes. That night, how had that, how had that 4 night or that event occurred, the dinner at Abla's, had 5 that been planned? 6 7 MS GOBBO: No. No, um, it was routine for me to be at work on Saturdays, such was my - obviously in hindsight I look 8 back and think I had no life/work balance but I was usually 9 10 at, would work on a Saturday and gaol, gaol was Sunday, or Sunday morning, and so if, quite often at that time and 11 12 subsequent anyone looking for me would always - sometimes I 13 would ring, sometimes I'd just turn up because they would 14 know I would be there. 15 MR WINNEKE: All right. Just a couple of other questions. 16 17 Terry Hodson, you spoke to him on a number of occasions 18 prior to 5 December when he was arrested. Did you speak to 19 him after that, after 5 December? 20 21 MS GOBBO: Um, I'm not sure. Probably. 22 23 MR WINNEKE: Right. Well when you say probably, why would 24 you have spoken to him after the arrest? 25 MS GOBBO: Well I'm not, like I'm literally, I shouldn't be 26 27 guessing, but I'm assuming that I, um - I know that I, I'm sure I would have spoken to him after I didn't appear for 28 29 him, um, and I know that - I can remember Solicitor 1 wanting me 30 to come to court when he did his bail application for him. 31 32 MR WINNEKE: Yes. 33 34 MS GOBBO: Presumably to fill in the gaps and to help him 35 get him bail. 36 37 MR WINNEKE: And did you do that? 38 39 MS GOBBO: Such was the - pardon? 40 MR WINNEKE: And you did do that, did you? 41 42 MS GOBBO: Um, I think I was at court. I think I was at 43 44 the Melbourne Magistrates' Court on that date but not - but 45 I wasn't, I wasn't sitting at the Bar table assisting Solicitor 1 in 46 any way.

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1
      MR WINNEKE: Okay.
2
      MS GOBBO: But I've got a vague recollection of Solicitor 1
 4
      appearing and me waiting for him or seeing him at court
      towards the end of the bail application.
 5
 6
 7
      MR WINNEKE: Insofar as Hodson is concerned, you were
      aware, certainly by the time he'd been arrested, or you
 8
      were aware beforehand that he was an informer, we've
 9
10
      discussed that.
11
      MS GOBBO: Yes, it was a - yes, yes, it was a long - it was
12
13
      one of the worst kept secrets. I use that in inverted
      commas. Everybody knew.
14
15
16
      MR WINNEKE: And you were also aware by the time of his
      arrest, and indeed before his arrest, that he would
17
      potentially have information that would be of assistance to
18
      the Ombudsman or the Police Ombudsman because he seemed to
19
20
      be involved with corrupt police officers?
21
22
      MS GOBBO: Potentially, yes.
23
24
      MR WINNEKE: I want to suggest that you suggested to him
25
      that it could well be to his advantage if he went and spoke
      to the Police Ombudsman?
26
27
28
      MS GOBBO: That I suggested that to Terry?
29
      MR WINNEKE: Yes.
30
31
32
      MS GOBBO: Um, I'm - I wouldn't dispute that. I, um, I
      don't have a specific, I literally don't have a specific
33
      recollection as I sit here and think about it.
34
35
36
      MR WINNEKE: All right.
37
38
      MS GOBBO: But - - -
39
40
      MR WINNEKE: Did you know Brian Hardiman, or know of him?
41
      MS GOBBO: The name sounds familiar, Chris, but I can't
42
43
      think of - I can't think off of the top of my head where I
      know the name from.
44
45
      MR WINNEKE: If there was evidence which suggested that - -
46
47
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1
 2
      MR COLLINSON: Chris, can I just raise this. We're
      perfectly happy at this end to continue. The only thing
      I'm conscious of is
 4
      MR WINNEKE: Okay. Can I just ask you two other questions,
11
12
      if I may.
13
14
      MS GOBBO: Yes, yes.
15
      MR WINNEKE: Insofar as the Ombudsman's office is
16
      concerned, you may have suggested to Hodson, "It would be
17
      in your interest to go and speak to the Police Ombudsman",
18
      that's something that you don't specifically recall but it
19
20
      may be something that you could have done?
21
22
      MS GOBBO: Yes, because I definitely was aware, not through
23
      Dale telling me anything, um, but by reason of the people
      that I'd acted for, that alone, in terms of their
24
      instructions, of, um, things that had been done wrong or
25
      that shouldn't have happened to him, um, and that could
26
27
      assist his position, bearing in mind that he didn't want to
28
      go to gaol.
29
30
      MR WINNEKE: I follow that, and you were of the view that
      Dave Miechel was off?
31
32
      MS GOBBO: Yes.
33
34
35
      MR WINNEKE: Okay. Now - - -
36
       MS GOBBO: I thought that not only, not only was he a bad
37
38
      crook, a crooked police officer, but - I mean setting
39
      aside, leaving aside him, um, doing things with Terry that
      he should not have done, um, in that, in that
40
      informer/handler relationship, but separate to that he was
41
      a thief and a crook himself.
42
43
44
      MR WINNEKE: Okay. Finally, in February of 2015 you sent
      an email to Ian Campbell, or at least - - -
45
46
47
      MS GOBBO: Yes.
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```
1
2
      MR WINNEKE: And it says - sorry, a text message around
 3
      February of 2015 to this effect, that Dowsley, that is,
      "Anthony Dowsley's planning a huge story, will name some
4
5
      specific crooks convicted because of my assistance. Will
 6
      include the issue of me wearing a wire for Petra".
 7
 8
      MS GOBBO: Yep.
9
       MR WINNEKE: Et cetera, et cetera. But then it says this,
10
      "There's going to be a story about the smoking gun" - his
11
      words, not mine - "Piece of evidence I had against Dale
12
      that the investigators never bothered to collect from me.
13
      This is a magazine Dale scribbled notes on when I met him
14
15
      which I assumed he did in case there was anyone
      eavesdropping", right?
16
17
18
       MS GOBBO: Yes. I can't, I can't remember the context in
19
      which I sent him that text but, um, I would have, yes.
20
21
      MR WINNEKE: So what I'm asking about is the magazine.
      Where is it?
22
23
      MS GOBBO: God, I don't think that, um, I think that it was
24
      inadvertently chucked out when I moved from
25
      current home, um, and partly no one, no one wanted it.
26
27
      Solicitor 1 at one stage, Solicitor 1 I mean, I had told him
      about it, um, because of me getting Solicitor 1's assistance
28
29
      when I
                                       hearing, and in terms of
      Solicitor 1 offering for me to, Solicitor 1 writing to the
30
      Director of Public Prosecutions and saying I was prepared to
31
       assist at the Coroner's Inquest but in circumstances in which,
32
33
      um, in which it was safe for me to do so.
34
35
      MR WINNEKE: Yes, but this is a smoking gun piece of, or at
36
      least described by Dowsley as a smoking gun piece of
37
      evidence. What was written on it?
38
39
      MS GOBBO: So it - because it was. Dale was writing things
40
      down instead of saying them out loud and I went over this
      with the Petra, sorry, with Shane O'Connell. Now there's
41
42
      another name to add to that list before of police that
43
      elicited information from me. Add Shane O'Connell to that,
44
      but you can ask me about that again.
45
46
      MR WINNEKE: Yes.
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1
       MS GOBBO: So, when I came back from the meeting, as in the
 2
      recorded meeting that I recorded with Dale.
 3
 4
      MR WINNEKE: Yes.
 5
 6
      MS GOBBO: I had that magazine in my hand.
 7
 8
      MR WINNEKE: Did you give it to anyone?
9
10
      MS GOBBO: No, they didn't even want it.
11
12
      MR WINNEKE: Did you tell anyone about it?
13
14
      MS GOBBO: Yes, I did. I had it in my hand.
15
      MR WINNEKE: And did you show it to police?
16
17
18
      MS GOBBO: Shane O'Connell, yes.
19
20
      MR WINNEKE: Showed it to Shane O'Connell?
21
22
      MS GOBBO: Yes. He took the device back off me.
23
24
      MR WINNEKE: What had he written on the magazine?
25
26
      MS GOBBO: Um, so a couple of initials. So - I had to go
27
      through this with Petra, um, a couple of years, or sorry, a
28
      year or about a year after making my statement, they came
29
      and met me in another state in Australia with the
30
      transcript of the covertly recorded conversation and asked
31
      me to piece together the bits that were missing and during
32
      that, um, those hours and hours of listening to the
33
      recording and trying to work out the inaudible parts, I was
34
      able to say to them bits that he, like initials that he'd
35
      written down, um, that he hadn't said out loud on the tape
36
      and I don't, I'm sorry if I sound vague, but if I had it in
37
      - like there was, so there is a copy of the transcript.
38
39
      MR WINNEKE: With your handwritten notes?
40
      MS GOBBO: And it has my annotations on it.
41
42
      MR WINNEKE: All right. And that was provided to Petra,
43
44
      was it?
45
46
      MS GOBBO: Yes, that was Cameron Davey and Sol Solomon.
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1
       MR WINNEKE: So that transcript - - -
2
 3
       MS GOBBO: And you can add Sol Solomon to the other list as
 4
      well, because he's a - he's another one who befriended me,
      um, and spooked me.
 5
 6
7
      MR WINNEKE: Okay. All right, we'll add him to the list.
      That finishes it. Just before we go, would you be prepared
 8
      to speak to us again, and I'm sorry for dragging things on
 9
10
      now, but would you be prepared to speak to us again about
      the handlers and other matters prior to us dealing with
11
12
      those witnesses? We'd certainly appreciate it if you did.
13
       MS GOBBO: Chris, I'm more than, look, if it can - I'm
14
15
      trying to just fit things in
                            or anything else.
18
       MR WINNEKE: Yes, I understand that.
19
20
21
       MS GOBBO: You know, look if - the bottom line is, I'd
22
       prefer to do this in person. It's a lot easier doing it
      face-to-face and I, I appreciate that we go off on tangents
23
       and I'm - you've got lots of topics and lots of things
24
25
      you'll come up with, I assume with witnesses you're asking
26
      questions of, and I'm happy to help in any way that I can.
      I mine my life's been laid bare, so, um, it's just very
27
28
      difficult to do it when I'm stuck without anybody and not
29
      well myself.
30
31
      MR WINNEKE: No, I understand that.
32
33
34
35
      MR WINNEKE: I understand that. We'll let you go so you
36
      can get off
                                       we'll be in touch with
      you in due course. Thanks very much, Nicola.
37
38
39
      MS GOBBO: All right. No, no problems. Thank you. Bye.
40
      MR WINNEKE: You're gone?
41
42
43
      MR COLLINSON: I think Nicola's gone. We're still here.
      Was there anything else you want to touch upon, Chris?
44
45
       MR WINNEKE: No, there isn't Peter, no.
46
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MR COLLINSON: Okay. We'll no doubt liaise about another
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 2
       time that's convenient to you.
 3
 4
       MR WINNEKE: That be would be good.
 5
       MR RAPKE: Also Mr Gobbo Solicitor , further to our discussion and our
 6
       correspondence to each other or email, if we could get a
 7
       statement prepared which will pick up the answers to
 8
       Chris's questions of today, plus the transcripts of the
 9
       previous two sessions and Nicola can make corrections or
10
       expand things that she said as she saw fit, that would be
11
12
       very helpful. And then you and I will no doubt be in
       contact again to talk about a further session about the
13
14
       handlers and those hearings, just so you know, are set to
15
       start next month, 22 July notionally, but I think that's
       going to be a pretty firm date, and we would like some
16
17
       assistance from her there. So we will no doubt speak
18
       again.
19
20
       MR COLLINSON: Sorry, I didn't want to interrupt you,
       Howard, but unfortunately Mr Gobbo Solicitor
21
                                                    had to go a bit earlier,
       but we've received all of that information.
22
23
       MR RAPKE: That's fine. If you'd be good enough to pass it
24
25
       on, Peter, I'd be grateful.
26
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