Is the Victorian court system corrupt?

By Greg Chalker

Australians have an expectation of being entitled to fair treatment when dealing with the justice system. Whether that be as an accused or as an accuser, whether at a Federal or a State level. When treated in a public hospital, one has an expectation of being treated with consent, respect and within the law. As one Victorian recently found out - that is not always the reality.

This is a whistleblower-style account, not from someone inside an organisation, but a firsthand experience of a 'customer' of the Victorian court system as an accuser - an innocent party seeking justice through the courts. The true account, supported with documentary evidence, of the unjust and highly suspicious experience of one individual when he attempted to file charges of assault against a doctor regarding an incident in a public hospital. Attempts which led to further private prosecutions of officers of the court and of PSOs (Protective Services Officers), formal complaints and even submissions to the judicial commission, IBAC and the Victorian Inspectorate

Efforts which were repeatedly met with obstacles, push-back, claims of documents not received, lost documents and other actions which contravened both the law and the entitlements of all Victorians. Attempts which raise serious doubts about the justice system in Victoria and have left the individual, and no doubt many who hear of this, with one big question – is the Victorian court system corrupt?

This is a true and accurate account of the experience of Greg Chalker in a private prosecution assault charge he has attempted to bring against a public hospital doctor. The events are supported with documents and legal references. Greg engaged a ghost writer to assist in preparing his story for public release.

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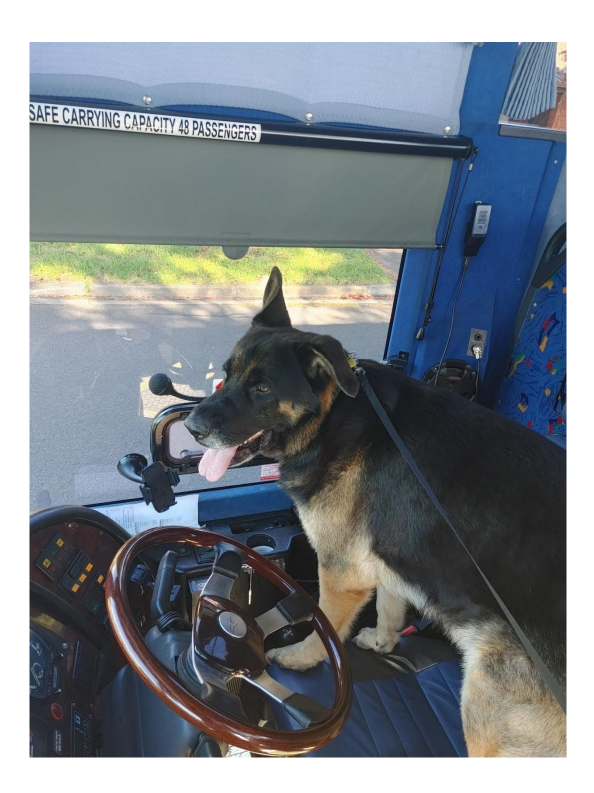
Preface

The production of this document has taken much longer than I had originally hoped.

One major reason is that each time I review it, I relive the distressing incidents it describes. This task has weighed heavily on me; although I have strived to make this document complete and detailed, ensuring that each claim is well-supported with precise references, the process has dragged on too long. I now believe that releasing it, albeit imperfectly, is preferable to any further delay.

I am not a lawyer, and I expect that legal professionals might find significant flaws in my approach. Yet, this document addresses issues that transcend typical legal expertise and procedural norms. I won't summarize these concerns here, but as you delve deeper, you will come to understand the full extent of what I mean.

The initial compilation of materials for this dossier began in August 2023. It is now May 2024. This dossier is not just a list of grievances; it is a call to action. I hope that by exposing these matters to the public, it will provoke urgent questioning about what is happening inside Victorian courthouses.



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Australians live in a country with what most would consider a fair and just system when it comes to government and government-related services – health and justice in particular. A country with laws, processes and systems which enable citizens to take action against those they claim to have done them harm. Most Australians will never have to engage with the justice system, but when the necessity arises, there is an expectation that the processes, as set-out in the law, will be followed. The experience of Greg Chalker was far from what was expected and what was entitled.

This is Greg's account of his experience in his attempt to privately prosecute a public hospital doctor for assault, threatening to carry out a procedure on him, <u>without his consent</u>. Patient consent is considered a basic right, an entitlement, and the foundation of Australia's health system and has a grounded in law. With no support from the hospital's in-house legal counsel when a complaint was raised, Greg enacted his rights to follow the justice system process of private prosecution against the doctor.

A Private prosecution is a process in the Australian justice system whereby an individual may bring criminal charges against an individual as distinct from charges being laid by the police. This process is not the same as suing another person or party in civil proceedings. The process for a private prosecution is clearly laid out in the legal system: an individual completes the appropriate form known as a Charge Sheet & Summons; lodges the documents with the Magistrates Court; the documents are processed; and a hearing date set.

With a keen interest in law and justice, Greg diligently did his research and proceeded to initiate the private prosecution of the doctor to get that hearing date and have the assault against him dealt with in Australia's proud and fair justice system. That did not happen, well not yet – 4 years later.

There has been issue after issue which even included the hearing date as set, mysteriously disappearing from the Court list – with no explanation and no resolution or progress for Greg. As part of this process, when lodging documents with the court, Greg was subjected to unjust treatment by the protective services officers in regard to his service animal (Riley – pictured left – died February 14 2024).

Despite following the correct court processes and procedures and paying filing fees, the Magistrates' Court of Victoria failed to provide the service paid for by an individual. Greg set out on this process with an expectation of fairness; the Magistrates Court of Victoria's failed in its obligation to uphold justice in the state of Victoria.

Throughout the process, Greg encountered more and more incidents of mistreatment and mismanagement of private prosecution cases by officers of the Court. Supporting documents are including in this account. He has proceeded to follow the correct processes to lodge formal complaints and in some cases additional charges against those interfering with due process.

After encountering 4 years of obstructions and barriers created through the process by officers of the Court, would you have simply given up and left justice unserved?

Many would have. But with Greg's doggedness and determination to receive what he is entitled to through the justice system, he ploughed on. Addressing every obstacle put in front of him via the correct channels and processes, only to be presented with another obstacle created by those in the system. A litany of issues even wrongly assuming the Office of Public Prosecution (OPP) was an ally when a letter was received from the OPP's Jennifer Coombes (Pg 90 - Letter to G. Chalker, RE: to take over charges.) saying 'we might take over'. Only for that to lead to even further obstacles and no support or justice.

At a total stalemate and with his mental health and wellness seriously impacted by the effects of this experience, Greg has decided the only course of action is to expose, highlight, and show everyone what exactly is going on in the Victorian justice system through his own experience.

Is this how everyone is treated in Victoria when they seek justice for perceived wrongs against them?

How would you feel if you followed every step precisely and were stonewalled by the court system?

Are we dealing with a corrupt court system or just incompetence in the people engaged to work in it?

This is just one person's experience but how many others have been affected in a similar way?

What should be done about it?

The Victorian Ombudsman has been engaged with however has reached the limit of its authority.

IBAC despite being provided with the smoking gun they sought, only after being contacted by the

Victorian Inspectorate, responded to Greg to inform him that they are declining to investigate.

What further avenues are open?

Is there a need for a Royal Commission into the Victorian Judicial System?

Greg has been diagnosed with Post Traumatic Stress Disorder (PTSD) as a result of this experience. Greg is not seeking financial support from the public; he is not looking for someone to start a GoFundMe campaign. He's not looking to file civil claims against the individuals described in this document. He is seeking support with outrage and questions from those who see this experience as unjust and unacceptable through asking questions and bringing this to the attention of anyone in a position to investigate and change the system. The justice system we are, or were, apparently so proud of in Victoria.

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Who is Greg Chalker? About the Author

Greg Chalker is a highly intelligent, 41 year old Victorian, with an impressive career in the IT sector and transport. His career as an employee and as a business owner, has very much focussed on developing IT based solutions to problems he has identified. Using his skills and initiative, he has developed many of his ideas into highly successful business ventures for the benefit of many customers.

His early career included dipping his toe into a variety of industries before being drawn to the transport sector, eventually starting his own business ventures in 2015. His high intelligence and innovative mind manifested in concepts he developed for a number of IT-driven businesses to assist target groups in addressing specific problems.

Greg later sought less-stressful work and took on a role as a driver for a regional Victorian coach operator. A role he held for 7 years until his mental health declined as a result of the court system experience outlined in this document. During his time with the coach operator, he identified major flaws in the replacement bus service system and designed an IT-based solution which he included in a tender to V/Line. Not being successful with the tender, he moved onto developing other ideas and coach driving until a presentation at the emergency department of a Geelong hospital led to the events described in this document unfolding.

With the onset of PTSD as a result of his experience with the Magistrates Court of Victoria, Greg now lives on a Disability Support Pension (DSP). Like many, many Australians, Greg lives with mental health issues. Issues which have been exacerbated with his experiences with the court system.

On his own admission, he has flaws and faults like so many Australians and simply wants to receive a just outcome for the assault against him so he can get on with living as productive a life as possible.

Greg is extremely thankful for the support he has received over his 4+ years experience with the justice system from friends, family and a number of professionals who have assisted him with his efforts. His hope is for the issue to be resolved, which his therapist has advised, may greatly ease his PTSD situation.

Why am I persisting with this?

Personal Statement from Greg Chalker, the author

I deeply appreciate your engagement, whether you've embarked on reading, merely initiated the exploration, or delved into the entirety of my adversities. This document spans nearly 350 pages, comprising over 70 pages of intricate details, while the remaining content serves as corroborative evidence. Your commitment to understanding my struggles is sincerely valued.

Thank you for at least considering, browsing, or reading in full, my personal experience in dealing with the Victorian justice system. At the time of writing, this saga has been going on for nearly 5 years and my frustration and exasperation has reached its peak. I feel I have no more avenues open and have reluctantly decided to expose the entire debacle for anyone and everyone who cares about justice and fair treatment to know.

As you may imagine, there is a lot to report in this saga and I can go on and on. So, I've asked a writer to present the facts and issues more concisely and clearly in the main body of the work. But I really want people to feel my emotion and my exasperation with the system as this is at the heart of the objective.

With all I had faced with the assault and the filing of the charges I was formally diagnosed with Post-Traumatic Stress Disorder Diagnosis (PTSD). You may ask, "Why I didn't go to the police?"

From past experiences with VicPol, I had little confidence they would assist me with the criminal act committed against me. As outlined in the prelude, I learnt about private prosecution and discovered there is no impediment to a private individual charging another person with a criminal offence.

This started when I needed to attend University Hospital Geelong's emergency department for suspected compartment syndrome in my right arm in June 2019 around midnight and was treated for suspected sepsis with four-hourly antibiotic infusions via an IV cannula.

Compartment syndrome, especially in car crash victims, can be likened to the effect of putting a tight rubber band around your arm. When you do this, the rubber band cuts off circulation, preventing blood from flowing normally. Blood flow is crucial because it delivers oxygen and removes waste products from your tissues. When circulation is cut off, as in the case of a car crash victim who has been pinned and their limb compressed, the tissues switch to a different type of metabolism called anaerobic metabolism. This type of metabolism doesn't need oxygen but can only sustain the tissue for a short period. Over time, it leads to the buildup of harmful waste products.

If the pressure isn't relieved quickly, and normal blood flow restored, these waste products accumulate. Then, when circulation is finally re-established, these harmful metabolites can flood back into the body. This sudden reintroduction can be dangerous, potentially causing severe systemic reactions, sometimes even posing a fatal risk to the patient.

In my case, this was occurring in my right arm.

11 hours after arriving at the hospital, I told the nursing staff I had to leave for 30 minutes for a specialist appointment. They said they would need to remove the cannula. I refused to give consent which led to the incident with the doctor calling police and ... all details are outlined in the relevant section of this document.

Half my brain fully recognises how minimal the actual event/assault was. No hands were laid upon me. It was a grown woman threatening a grown man. But there was far more to it than that. My rights as a patient, the right to consent, were violated.

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The problem is that this was not the first time that I had been in this situation in a medical setting. But it was this incident that pushed my brain over the proverbial edge leading to full blown PTSD. For months, the incident played on a continual loop in my head, debilitating my ability to function on a day-to-day basis.

I concede that this was likely not an intentional act by the doctor. But just as when someone punches another and they hit their head – there are serious consequences. There is no difference.

The fact remains that my autonomy and rights as a patient were overruled with the threat of physical force; a criminal act in the state of Victoria.

I did try to complain or consult with the hospital's in-house legal counsel, but they were not helpful in any way. That is why I took the next step and filed a charge sheet and summons against Dr Rhiannon Baldwin in the Magistrates' Court as a private prosecution. These charges were accepted by the court and a court date was scheduled. Until it wasn't.

In the interim, I received a letter from Jennifer Combes from the Office of Public Prosecution (OPP) on 13 July 2020 (Pg 88) where they said, "we might take over". The DPP has three options,

- a) Do nothing allow the informant (in this case me) to proceed.
- b) Take the case over and proceed with it (which would have been ideal).
- c) Take the case over and withdraw it.

My response included five documents containing supporting evidence with a note saying, 'this is most of what I have, please let me know if it is insufficient and I will furnish you with the rest!' I did not receive a response from Combes. I wrongly assumed that the OPP was an ally.

The response finally came on 3 August 2020 when I received an email from Combes notifying me of the Director's intention to withdraw all three charges because there was "no prospect of a reasonable conviction" (Pg 91).

What the OPP did do was to schedule a court hearing without informing me, the informant, of the court hearing. It was only when Combes learned I had supplied a copy of the preliminary brief did she notify me that she had sought an earlier hearing date at the Magistrate's Court.

The OPP exercised their powers under their *Act* (Pg **Error! Bookmark not defined.**) to withdraw any matter as they seem fit. There is another section of the act that states *"matters to which the director must have regard"* (Pg **Error! Bookmark not defined.**). They had 'no regard'.

They didn't see me as an injured person that struggled each and every day.

They didn't ask about the impacts of Dr Baldwin's threats of violence.

They didn't care that the same hospital threatened to have security forcibly remove me from the facility while performing a statutory duty of servicing criminal charges on Dr. Baldwin.

Given that the OPP heard the case in my absence I asked the court to rehear the matter as I was the informant. I argued that although the OPP had the right under the *Act* to withdraw the matter, they were still required to conform to s24 – *Public Prosecutions Act (VIC) 1994*. The magistrate disagreed due to their hands being tied by s25. The charges were withdrawn.

I filed an appeal in the Supreme Court (Pg 87 - Appeal - amended filing - 23 November 2020). Arguing that an Act must be considered in its entirety. Yes, the Director of Public Prosecutions has the legislative right to pull the

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criminal proceeding under s24; however, they also have obligations under s25. The Supreme Court ultimately disagreed, and I lost the appeal.

I managed to expose a loophole in filing my appeal. An appeal can only lodged in response to a final order, however, the charges were withdrawn by the OPP before the allegations were adjudicated.

In what was to become typical behaviour, the court ignored my queries about the case.

I managed to file with the Supreme Court, arguing that the Magistrates' Court was unresponsive and so if they will not respond, it indicates finality with the matter.

After losing the appeal at the Supreme Court, I refiled the charges with the Magistrates' Court – an option available to me as the tabled charges were never adjudicated, only withdrawn.

There was confusion from the court regarding the appropriate destination for the dispatch of the approved charges, leading to their unanticipated placement in my Post Office Box. Unbeknownst to me, but apparently known to the OPP, the documents remained unclaimed. It appears the court chose to inform the OPP but not the informant - me. Without conducting any inquiry, such as questioning the presence of new evidence, the OPP prematurely deemed the charges to be without merit. They contended that I had neglected the Criminal Procedure Rules, accusing me of not serving the charges within the designated timeframe—a task impossible without possession of the said charges.

The court has requested the charges be returned for reissuance. This comes in the wake of my detailed testimony before the Supreme Court, outlining the significant harm caused by Dr. Baldwin. However, the Office of Public Prosecutions (OPP)'s quick inclination to consider dismissing the charges necessitates a re-evaluation of our system's commitment to serving justice and the well-being of Victorian crime victims.

In navigating these procedural complexities, strategic considerations have been made regarding the resubmission of these charges. This strategy is rooted in a broader concern for the integrity of our judicial process and the pursuit of justice. It is essential to highlight that any decision to delay the reissuance of charges is driven by a desire to ensure that all evidence is thoroughly and impartially considered.

We aspire for a resolution where the oversight mechanisms within our justice system function to uphold the highest standards of fairness and accountability. In doing so, we remain hopeful for a future where every victim receives the justice they deserve, unimpeded by procedural or institutional biases.

It stands to reason that victims of crime should not be compelled to navigate a labyrinth of procedural hurdles. The commitment of a crime, particularly one where the alleged perpetrator is identified, should straightforwardly lead to a thorough investigation and appropriate legal proceedings. Whether through the mechanisms of Victoria Police, the Director of Public Prosecutions (DPP), or the entitlement to pursue a private prosecution, the process should not be encumbered by unnecessary complexities or the need to accommodate individual personalities within the judiciary. Such obstacles not only undermine the dignity of victims but also cast a shadow over the integrity of Victoria's judicial system.

My long-standing psychiatrist has indicated that confronting and resolving these issues in a court of law might significantly aid in my recovery from PTSD, the extent of which remains uncertain. The direct link between these crimes and my diagnosis is unequivocal, with the subsequent experiences exacerbating my condition profoundly. It is this connection that fuels my resolve and hope for justice and accountability.

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How would you expect to be treated in the Victorian hospital and court system?

Overview

If you need to attend the emergency department of a Victorian hospital as a patient, how would you expect to be treated? No doubt, with first class medical attention, personal respect and in accordance with the law.

If you had the necessity to engage with the Victorian Judicial System, how would you expect to be treated? Most people would expect to be treated with respect and their matter addressed in a timely manner from the public service and in accordance with the relevant laws and processes.

As this document clearly details, those may be widely held expectations, but they certainly are not always what actually happens.

This document can best be described as a whistleblower-style dossier as the first-hand experience of a 'customer' of the Victorian court system as an accuser - an innocent party seeking justice through the courts.

This is Greg Chalker's true account over the past nearly 5 years, since June 2019, of his experience to file charges of assault against a doctor regarding an incident in a public hospital. Greg's efforts to achieve an outcome for his perceived mistreatment led to extensive and expansive engagement with the Victorian Courts and Judicial System with VicHealth, the OPP, DPP, Magistrate's Court of Victoria, Victoria Police, Victoria Ombudsman, IBAC and Supreme Court.

Actions which Greg fully researched, fully complied with set processes and procedures and fully documented. Actions which were repeatedly met with obstacles, push-back, claims of documents not received, lost documents and other actions which contravened both the law and the entitlements of all Victorians by the very people in whom we instil trust and whom we give the responsibility to implement the law and judicial procedure.

Greg's experience has resulted in serious medical outcomes and after nearly 5 years of being essentially a victim of the system, has left him with a major question to put to the public – is the Victorian court system corrupt?

The decision to go public with this document and expose specific details and his own personal situation has not been easy and the process of preparing the document has been painful and detrimental to his health. He seeks not fame, fortune or financial gain. But for as many people as possible to be aware of what is really going on and start asking and demanding that those responsible be held account and the system improved.

How would you react if, as a hospital patient, your right to consent was violated and led to an assault?

The catalyst.

A presentation to the emergency department of the University Hospital Geelong was the catalyst for Greg Chalker's unjust treatment by the Victorian Judicial System. When a patient presents at the emergency department of a public hospital in Australia, there is an expectation of a certain level of service and law-abiding behaviours. For Greg, the situation was life-changing in a negative way. In this section, the catalyst for the assault charge is detailed to allow readers to grasp the full context of the circumstances.

Key Points

- June 27, 2019 Greg Chalker presents to University Hospital for treatment for a suspected compartment syndrome in his right arm.
- Dr Rhiannon Baldwin threatened Greg with physical consequences if he did not consent to a medical procedure, resulting in Greg suffering serious and permanent injury.
- Dr Baldwin would not accept Greg's lawful decision to refuse the procedure.
- Greg reminded Dr Baldwin that her actions were a violation of the Crimes Act (Vic) 1958, the Medical Treatment Act (sic) and a patient's right to make decisions about their treatment, whether it is beneficial or detrimental to their health. This was upheld by the High Court in Rodgers v Whitaker (1992).
- Dr Baldwin cited 'hospital policy' as a rationale for the ensuing assault and warned Greg that he would be physically restrained if he did not permit the procedure to take place.
- Greg's legally-based objections were ignored, injury resulted.
- 158 hours after being discharged from hospital, Greg contacted the hospital's in-house counsel, Bernadine McNamara, Barwon Health (<u>Pg 78</u>). No response was received.
- With no response from hospital counsel, Greg filed charges of assault against Dr Baldwin. (Pg 79)

There would be an expectation by many patients, including Greg Chalker, that Australian law – Crimes and Medical Treatment Acts, would override hospital 'policies'.

That clearly was not the case – expectations decimated, entitlements denied.

Significant to the situation is Greg's mental health diagnosis at the time of presentation to the hospital. This was stated in his medical information - he was predisposed to tremendous injury if his autonomy or statutory rights were impinged upon. Dr Baldwin had access to this medical information.

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Incident Details

Having the full details of the incident at the core of the issue is key to appreciating the significance of the outcomes. At 00.59 on 26 June 2019, accompanied by his mother, Greg Chalker presented at University Hospital Geelong's Emergency Department experiencing suspected compartment syndrome in his right arm.

Greg was treated for suspected sepsis with four-hourly infusions of antibiotics through an IV cannula. At 11am he advised the nurse he needed to leave the hospital for 30 minutes to attend a specialist appointment. He was told the IV cannula would need to be removed.

"I questioned why they would do this when I would be back in less than 30 minutes. My objection was escalated to the charge nurse on duty, and she informed me that it was hospital policy. I told her that I did not consent to it being removed as it made no sense to remove it then insert another so shortly thereafter. The nurse referred the issue to my doctor," – Greg Chalker.

Greg describes the scenario that ensued with Dr Rhiannon Baldwin entering the room shortly after, where he told her he would be back from the appointment in time for the next infusion.

"She said that that was fine, but the cannula would need to come out. I asked what the rationale for that was, given that a new cannula would need to be reinserted on my return and that each piercing of the skin represents a risk of infection. She said that it was hospital policy" - Greg Chalker.

Greg's mother noted to Dr Baldwin the double standard of her decision as she had seen patients in hospital gowns, wheeling IV poles around the hospital grounds, to smoke.

Dr Baldwin dismissed her rebuttable by saying those people were not leaving the hospital, yet it was, and still is, a policy of University Hospital Geelong that smoking is not permitted anywhere on the premises.

"For the second time, I told the doctor that I did not consent to the cannula being removed. She repeated that it was hospital policy. I told her that no organisation's policies can overrule statutory Acts. I reminded her of the *Crimes Act (Vic)* that says performing a medical intervention without consent is assault. I also reminded her of the *Medical Treatment Act*. She admitted to not being familiar with those laws, and instead insisted that it is hospital policy" – Greg Chalker.

A doctor in a public hospital not familiar with Australia's laws regarding patients' rights with medical intervention?

"I asked her if she was familiar with the High Court case, Rogers V Whitaker, 1992? She said no. I asked if she considered me to be suicidal. Again, the answer was no. I summarised my position once again saying: I am only leaving for 30 minutes for an appointment. I have had a peripherally inserted central catheter (PICC) in my right arm for the past 30 days that I have been self-managing, so what is the issue with me leaving for 30 minutes for a specialist appointment?" – Greg Chalker.

After the discussion went 'around in circles' with the doctor not willing to listen and accept that her understanding of the law and patient rights was inadequate; conceding it was not a 'life or death' situation as Greg was not suicidal or threatening self-harm; and given every opportunity to review the legislation Greg had referenced – Dr Baldwin declined to re-familiarise herself with the laws protecting a patient's right to refuse autonomy and proceeded to assault Greg Chalker by threatening to have security officers come, hold him down and forcibly remove the device.

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Dr Baldwin had access to medical information stating that Greg was predisposed to tremendous injury if his autonomy or statutory rights are impinged upon.

"She left the room and returned a short time later with a colleague who weighed in on the issue. In no uncertain terms, he told me (in the presence of my mother) that if I tried to leave, he would have police officers, who were outside, come in and restrain me while medical staff removed the device. Both doctors left the room leaving me distressed and my mother in tears, - Greg Chalker.

Greg made the decision that the best thing to do was to go home and die a slow and agonising death. So he pulled the cannula out of his hand, left it on the table and walked out of the facility.

When he complained about the incident to the facility, they responded with not an apology but an accusation. Wrongly accusing Greg of telling staff that he had injected Acetone!

"This did not happen. At no time in my life have I, or have I allowed any other person to, inject Acetone into my body, it was a ridiculous statement, adding insult to injury" – Greg Chalker.

Entitlements Denied – Serious Effects, PTSD and Lifelong Outcomes

The breach of the duty of care by Dr Baldwin in committing assault on Greg Chalker has left Greg with permanent injury and other serious effects. With his medical autonomy breached, Greg's life spiralled downward.

Reading Greg's own words can help others capture the true severity that the assault through denial of his basic entitlements, has had on his life.

"After the incident, I struggled with daily life, every single day for more than a year. I turned to pharmacology, both street and prescribed, as well as alcohol, in a desperate and continued effort to stop my brain from concentrating on this incident where I went to a doctor for help. She ignored my refused consent, refused to verify the legal citations I quoted her and instead went out and got a buddy to join in her assault. This traumatic event plays on constant repeat in my head – and I do anything I can to turn it off.

I have been warned about damage to my liver and prescribed B12 supplements.

My blood is assessed on a monthly basis. This is also a traumatic experience where pathology collectors frequently have to deal with my PTSD symptoms. To counter this, I draw my own sample at home so that I only have to leave the house to drop it off then I can quickly return home.

I avoid showering. The shower was always my 'thinking room' but now I avoid going in there. I do have techniques to help me get through a shower, such as playing music at full volume or drinking heavily first.

When I try to go out socialising, I have ended up unconscious in an ambulance through trying to 'switch off' my brain with illicit substances.

I have attempted joining social groups, such as going camping. The one time I tried this, I developed an urgent need to get back home.

The same happens when I try to visit friends. I end up panicking and must get home.

My psychiatrist, Professor Harvey offers little hope in the way of a complete psychiatric recovery. I am unlikely to ever hold down a job again" – Greg Chalker.

Following the assault incident, Greg was formally diagnosed with Post-Traumatic Stress Disorder Diagnosis (PTSD).

Deciding to File Assault Charges

The reaction by most people to such an incident would be, why don't you go to the police? But from past experiences with VicPol Greg had little confidence they would assist him with the criminal act committed against him.

With a sharp mind, high intelligence, and a keen interest in the law, he did his research and learned of the private prosecution option. Discovering there is no impediment to a private individual charging another person with a criminal offence.

"Half my brain fully recognises how minimal the actual event/assault was. No hands were laid upon me. It was a grown woman threatening a grown man. The problem is this was not the first time that I had been in this situation in a medical setting. But it was this incident that pushed my brain over the proverbial edge leading to full blown PTSD. For months, the incident played on a continual loop in my head, debilitating my ability to function on a day-to-day basis." – Greg Chalker.

Greg proceeded and filed a charge sheet and summons against Baldwin in the Magistrates' Court. These charges were accepted by the court and a court date was scheduled – initially. What ensued is covered in following sections of this expose.

Support from a Separate Court Decision

Greg's decision about refusing consent under the law was supported and validated through another event he encountered around the same time when he was called to the hospital bed of an ex-partner at St Vincents Hospital. The ex-partner also had an PICC (Peripherally Inserted Central Catheter) inserted his arm for treatment, but staff refused to leave it in to allow him to go outside for a cigarette.

Greg stepped in to advocate for him, rang the Supreme Court and requested an emergency hearing seeking an injunction; was granted the request and headed directly from the hospital to the Court. En-route, he wrote out a basic overview of the situation and the order(s) sought.

An ex-parte hearing before Justice Garde was held where Greg was accepted as the ex-partner's guardian and the court was willing to hear arguments on his behalf.

"I made the same arguments to His Honour as I did with Dr Baldwin. Crimes Act (Pg 314 - CRIMES ACT 1958 - SECT 31 Assaults) and Medical Treatment and Planning Decisions Act (Pg 315 - MEDICAL TREATMENT PLANNING AND DECISIONS ACT 2016 - SECT 58 Consent to medical treatment)," Greg Chalker.

Justice Garde said, "Your partner doesn't need this order, but I will grant it anyway".

The quote underpinned Greg's conviction that both he and his ex-partner had the right to refuse any treatment and that a court order was not necessary. But His Honour's statement validated and supported what Greg already knew - the injunction was completely superfluous and unnecessary.

A copy of the order is included (Pg 322 - Reference 147: Supreme Court Injunction)

Doesn't the OPP defend and support victims and accusers?

Wrongly assuming the DPP was an ally.

In the justice system the role of the Office of Public Prosecution (OPP) is to prosecute charges laid by police and others, essentially defending victims and accusers. After filing his private prosecution charges against Dr Baldwin, Greg was heartened to receive communications from the OPP.

Greg received a letter from Jennifer Combes from the Office of Public Prosecution (OPP) on 13 July 2020 (Pg 91 Letter to G. Chalker) stating "we might take over".

Heartened by this level of support, Greg was quick to cooperate with the OPP and sent Ms Combes a response on 20 July 2020 with five documents containing supporting evidence. In one of those documents, he stated that this was not all the evidence he intended to present at court.

He did not receive a response from Combes at that stage, regarding the information sent.

"I realised after that I had wrongly assumed that the OPP was an ally. I sent them most of what evidence I had but given that I do not have the powers of police and the hospital was not interested in cooperating, my evidence brief against Baldwin was incomplete. My intention was to source additional evidence by way a subpoena. When I did submit my evidence to the OPP I wrote "this is most of what I have, please let me know if it is insufficient and I will furnish you with the rest!"- Greg Chalker

On 3 August 2020, Greg received an email from Ms Combes notifying him of her intention to withdraw all three charges because there was no prospect of a reasonable conviction (Pg 91 - Letter to G. Chalker, RE: Private Prosecution against Dr. R. Baldwin).

Instead, the OPP scheduled a court hearing without informing Greg of the court hearing. Only through monitoring the Court's Court Case Status website did Greg learn when the matter was listed. Greg attended and requested that the matter be reheard as he was the listed informant and thus was a listed stakeholder in the matter.

The court agreed to rehear the matter but claimed that its hands were tied as the DPP had the statutory right to withdraw the charges, dismissing Greg's arguments of the DPP's other obligations under the act.

The OPP exercised their powers under their *Act* (Pg **Error! Bookmark not defined.** - PUBLIC PROSECUTIONS ACT 1994 - SECT 25 Power to discontinue criminal proceedings) to withdraw any matter as they seem fit. There is another section of the act that states *"matters to which the director must have regard"* (Pg **Error! Bookmark not defined.** - PUBLIC PROSECUTIONS ACT 1994 - SECT 24 Matters to which Director must have regard).

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"Given that the OPP heard the case in my absence I asked the court to rehear the matter as I was the informant. I argued that although the OPP had the right under the *Act*, they were still required to conform to s24 – *Public Prosecutions Act (VIC)* 1994. The magistrate disagreed due to their hands being tied by s25. The charges were withdrawn," – Greg Chalker.

Greg filed an appeal in the Supreme Court (Pg 87 - Appeal - amended filing - 23 November 2020). The appeal arguing that an *Act* must be considered in its entirety. Yes, the director has the right to pull the criminal proceeding under s24. However, they have obligations under s25. The Supreme Court ultimately disagreed, and Greg lost the appeal.

"I managed to expose a loophole in filing my appeal. An appeal can only be lodged in response to a final order. However, the charges were withdrawn by the OPP before the allegations were adjudicated. In what was to become typical behaviour, the court ignored my queries about the case," Greg Chalker.

After losing the appeal at the Supreme Court, he refiled the charges with the Magistrates' Court.

There was confusion about where to send the approved charges and it turned out that they were sitting in Greg's post office box but he did not know they were there as he hadn't cleared his PO BOX since it had arrived. But the OPP did know.

Without even asking a single question, such as, what new evidence did I have, the OPP had declared the charges had no merit and argued that Greg had failed to comply with the Criminal Procedure Rules which means failure to serve the charges within the prescribed time - (he cannot serve charges he did not know I possessed).

The court asked that the charges be returned, and they would reissue them.

"The OPP is just waiting to pull them, despite hearing my testimony in the Supreme Court about how much damage Baldwin did, and this is just totally disheartening, from the body that most expect will support victims and accusers," Greg Chalker.

"I'm intentionally leaving them in limbo as a strategy. I should not have to be strategic. A crime was committed, and I should not have to pussy foot around the personality nuances of the court," Greg Chalker.

Greg's long time treating psychiatrist, Professor Richard Harvey, when asked of the likelihood of Greg's PTSD reverting if Baldwin faced consequences for her actions, said there was a reasonable chance of some recovery but to what extent is not certain.

"Whether an outcome still remains a possibility, who is to say. What I can say for sure, is that the supreme court outcome was therapeutic, despite losing", Greg Chalker.

What cooperation would you expect from the Office of Public Prosecutions?

Attempts to get information – silence, stonewalled, expectations obliterated.

'Public'? More a private 'club' where outsiders were not welcome was the impression Greg Chalker's was given when he attempted to engage with the OPP in regard to his private prosecution for assault against Dr Baldwin. That impression was formed from the multiple correspondence that Greg sent to various individuals in the OPP in his attempt to gain information about his matter, and the interactions that followed. Much of this correspondence with questions, still remains unanswered.

Requests Ignored

Greg has a keen interest in legal proceedings and a sharp mind. He had carried out copious research on the requirements of a private prosecution, especially the hard evidence and details he would need to present the matter in the courts.

Based on his research, Greg already held a significant amount of compelling evidence against Dr Baldwin to warrant the charge of "recklessly causing permanent injury".

Evidence which included:

- Medical records and history which Dr Baldwin had access to which included notes from Professor Harvey (Greg's treating psychiatrist), who also worked for Barwon Health.
- Witnesses included Beverley Chalker, Greg's mother and a colleague of Dr Baldwin's.
- Witness reports to confirm that Dr Balwin was reminded of the applicable laws and proceeded with her course of action anyway.
- The Hospital's written justification for the threats being that Greg had supposedly told Baldwin that he had injected Acetone.
- Baldwin's superior entered the room at her request.

Even if his opinion on sufficient evidence deviated from that of the OPP, Greg knew that the fact remained that the OPP declined the opportunity to review all available evidence before issuing a decree that there was insufficient evidence to support a conviction. This is based on the correspondence from the DPP as detailed in Section 2. (Pg 91).

Greg sought information from the OPP in regard to their previous correspondence and decision. Greg sent a letter to Ms Coombes (OPP) on 17 August 2020 (Pg 95 - Chalker to Combes) seeking clarification on her decision to withdraw the charges. He also indicated his intention to counter her motion to withdraw the charges at the scheduled hearing on 28 October 2020.

Ms Combes did not respond to any of the points in the email other than to say that she had brought the court date forward to 21 August 2020 (Pg 96 - Combes' reply to Chalker). She continued to ignore Greg's questions and requests for information as to why the OPP had declined the opportunity to review all available evidence before issuing a decree that there was insufficient evidence to support a conviction.

Further Interaction with OPP with Unrealised Expectations and Outcomes

This conduct from the OPP was not isolated to this, and the incident detailed in the previous section. This became a trend that Greg observed and was subjected to in numerous interactions with the OPP over the past 4.5 years. An Office which he came to understand was not for the general public - at least not those individuals seeking to proceed with a private prosecution which had been well-researched and prepared.

As part of his diligence in strengthening his evidence for the assault prosecution against Dr Baldwin, Greg needed to source certain details which were not readily available to him. Actions to source this information required interacting with Victoria Police in order to get a search warrant to source the name of Baldwin's accomplice.

As is described in Section 4 (Pg 33), Greg sought the assistance from Victoria Police Sargeant Mark Thompson.

Sergeant Mark Thompson at Geelong Police Station refused to issue Greg with the required search warrant. Therefore, Greg charged Sgt Thompson with perverting the court of justice pursuant to section 320 of the Crimes Act, (Pg 121 - Charge Sheet and Summons for Sgt. Mark Thompson)

As a result of the OPP failing to consider all evidence before pulling the case, (Pg 114 - OPP Letter to Greg Chalker) letter to Greg Chalker, stating charges are being pulled), Greg also charged Chief Magistrate Lisa Hannan.

Both these charges then required interaction with the OPP.

On 26 May 2021, the OPP wrote to Greg, asking for details of the cases against both Sergeant Mark Thompson and Chief Magistrate Lisa Hannan. The letter had no contact name on it, so Greg presumed he was to collaborate with the OPP on these serious charges. To clarify the sender of the letter to enable the communication to continue professionally, Greg wrote back asking who he was communicating with. A natural response from anyone receiving an official letter from such an Office with no sender.

"Looking back on the one-way (from me with no reply) email exchanges (Pg 97- Chalker to Kerri Judd) I now recognise that I probably should have sent the OPP all the information as requested on my cases against the two", Greg Chalker. "However, the very injury that the OPP declared not to exist (or that there was no/insufficient evidence of) was a key factor in this scenario."

"This battle, for anyone would be a challenge. For me, there is an additional penalty. I already have the primary injury caused by Dr Baldwin, with salt being rubbed in by the DPP pulling the valid charges against her, going through the appeal against the DPP, being devastated by Sgt Thompson's actions, and again the OPP will not engage with me. That is not just a stressor, but an exacerbation of a diagnosed injury," – Greg Chalker.

Talking about all this and supplying the evidence is not an easy task for Greg with his injury. It takes an incredible amount of effort on his part to address the task of dealing with the OPP. His impression of his interaction was already that they cared more about <u>not</u> allowing an outsider to proceed with a private prosecution, regardless of the validity, than they did about the pursuit of justice.

Greg understood that private prosecution was an uncommon approach. He reached this conclusion after instructing an assistant to review the Magistrates' Court of Victoria (MCV) court list, specifically to identify the informants in each case. Among approximately 3000 listings, there was not a single instance where the informant was nongovernmental. This observation led him to deduce that either private prosecutions are rare, or they are consistently quashed before reaching this stage.

"I was brought up to 'treat others how you wish to be treated' drilled into me. I politely asked a question to a group of civil servants who are duty-bound to serve the public, including me. And yet I was ignored. If they did not want to provide a specific name, there was nothing stopping them from saying so, but they said nothing," – Greg Chalker.

Who is at fault in the Magistrates Court of Victoria?

When filing charges against Sgt Thompson, Greg interacted with the Magistrates Court of Victoria (MCV). Further experiences which strengthened his impression and suspicions of a 'private club' at best, and corruption at worst, in this area of the Victorian judicial system.

The charges against Sgt Thompson appear to have "fallen behind a filing cabinet".

Jake Warren, Mark Baker and Siobhan Mansfield are all employed by MCV and were involved in Greg's experience.

Who is at fault? This occurred in 2021 and a clear pattern emerges:-

- The charges against Victoria Police Sergeant Mark Thompson were filed with Senior Registrar Mr Baker at Geelong Court House.
- Mr Baker was to send them to Chief Magistrate Lisa Hannan.
- When no response was received, Greg followed up with Mr Baker but was advised that he had not received a response from Ms Hannan's office.
- Greg contacted Ms Hannan's office directly and spoke with her executive assistant Jake Warren.
- Mr Warren claims that he never received them from Mr Baker, and states that Greg is welcome to send them direct to him.
- Mr Warren confirms receipt of the documents, replying "I'll put them under chief's nose."
- Nothing is heard from Mr Warren or Ms Hannan about the charges against Thompson.

From these events, Greg deduced five possible scenarios:

- 1. Mr Baker did not send them on.
- 2. Mr Baker sends them on to Mr Warren who ignores them.
- 3. Mr Warren receives them and does nothing/deletes them.
- 4. Mr Warren receives them, gives them to the Chief and the Chief does nothing/deletes them.
- 5. Chief Hannan receives them and is instructed by a superior, with no action.

This inaction is why Greg filed charges against the Chief Magistrate. Given that he did not have investigative powers like VicPol, his avenue for exposing the truth was via the courts. This seems like a paradox because he was trying to avail himself of court processes to prosecute the people running the court after they had failed to approve charges against another person who has failed to uphold the right/law.

Voluntary Examinations Issued

What is commonly referred to in popular media as a deposition, in Victorian law is known as an examination. Voluntary examinations are the first step in extracting answers from a (potential) witness. Voluntary Examinations cannot be sought without an active court case.

If the witness is noncompliant, then one can seek a compulsory examination order from the court, whereby the witness must attend to be examined.

After the charges against Sgt Thompson and Ms Hannan were approved, several 'Voluntary Examination' requests were sent out to—Jake Warren, Siobhan Mansfield, Lisa Hannan, Mark Thompson. (<u>Pg 134</u> - Voluntary Examination - Siobhan Mansfield; <u>Pg 131</u> - Voluntary Examination - Jake Warren; <u>Pg 132</u> - Voluntary Examination - Lisa Hannan; <u>Pg 133</u> - Voluntary Examination - Mark Baker).

One would think that all these people on the Department of Justice payroll, would be forthcoming with their statements about alleged crimes, alas, they were not.

These are relevant as these witnesses held crucial knowledge about the alleged offences.

An examination of Mr Baker would reveal HOW he forwarded the charges to Mr Warren/Ms Hannan (Mr Warren being Ms Hannan's Executive Assistant). It is unlikely that Mr Baker would send correspondence directly to Ms Hannan. Mr Warren would be the intermediary. If he did so at all, if he did not, then he has serious questions to answer.

A subpoena of the Department of Justice's email server would prove/disprove the examinees' statements.

Chief Hannan, under examination, would have to declare whether she received the charges sent by Mr Baker, and whether she commissioned a response to Mr Baker or Mr Warran or instructed that no response be sent.

The charges against Sgt Thompson were ultimately authorised, rendering the alternative possibility — that the charges did not comply with the Act and were therefore dismissed — invalid.

Moreover, even if this had been the case, Greg received no notification to this effect from Mr. Baker Mr. Warren or Ms Hannan herself.

So, what happened? Did Mr Warren give the charges to the Chief? What did she do then? Did she not approve them and leave them in limbo. Did she not see them? Is Mr Warren the culprit?

It was only after the charges were issued against Chief Hannan did Greg receive a response from the MCV.

Chief Magistrate Hannan's strategic advisor (Siobhan Mansfield) wrote to Greg saying that Ms Hannan had recused herself and that the Deputy Chief would be assessing the submitted charges.

Now, with that, the process at this point was that charges went to the chief magistrate for approval. However, as described in a later section, this becomes a 'hot potato' of 'who is in charge of approving private prosecutions?'

Greg presumed that this was just MCV policy rather than a statutory rule, but 'lost count' of the number of times that he asked for a copy of this policy - it fell on deaf ears. No one was willing to talk to him.

"I sent out requests for voluntary examinations in court to Warren, Hannan, Baker and Mansfield. However, the case was pulled by the OPP so I was not given an opportunity to examine these witnesses. None of them even acknowledged receipt of these requests," – Greg Chalker.

Follow-up with Director of Public Prosecutions

On 8 June 2021 Greg sent a letter to Kerri Judd, Director of Public Prosecutions (Pg 97). It was very detailed, containing everything the OPP had put him through since his initial contact following brining charges against Dr Baldwin for assault in hospital.

The letter contained concerning details about how staff members had treated him and the performance of her department.

"I asked several questions and yet there was no response," – Greg Chalker.

When considered, it is not surprising that Greg experienced the Office of PUBLIC Prosecutions as a private 'club' and questioned the integrity of the MCV and other parties. Is this happening all time? Are Victorians happy to see such conduct from what is supposed to be an esteemed system and body?

Interactions with VICPOL results in perverting course of justice charges.

The police have a key role in the justice system. So many may wonder why Greg Chalker didn't simply go to police following his assault by Dr Baldwin. He had his reasons which stemmed from previous interactions with the Victorian Police. Reasons which led to his filing a private prosecution. He really did not want to involve VicPol in the proceedings and his reasons were validated with the response he experienced when he did require their involvement.

Necessity to Source Information from Barwon Health

In order to fully complete his evidence in his private prosecution, Greg diligently followed up on every detail. This involved issuing all documents with complete details, both for Dr Baldwin and another doctor present at the time of the assault. After threatening to call security on Greg, Dr Baldwin left the room and summoned her attending doctor who came into the room and said that there were two police in the foyer and that he would call them in, and they would do the attending's bidding.

When it came time to serving the charges on Dr Baldwin, Greg not knowing her home address (as expected), elected for the next option in the Criminal Procedure Rules, serve her at her place of employment.

He proceeded to go to Ms McNamara's (General Counsel at Barwon Health) office, used the intercom to gain access as required. By the time he was face-to-face with Ms McNamara she had already called security. She was immediately hostile, despite Greg being there to fulfil an act he was required by law to perform.

Greg considered that Dr Baldwin's attending doctor had also committed assault and he needed to source this other doctor's details. Given Ms McNamara's unwillingness to cooperate he did not like his chances sourcing the name of the other doctor and Dr Baldwin's address from her. As such, he went to police to have a search warrant initiated.

Unlike court processes spoken about thus far, search warrants are not the purview of the general public.

The Search for a Search Warrant - Interaction with Sergeant Mark Thompson, VicPol

Greg dreaded the thought of having to interact with Victoria Police, but knew it was a necessary next step. To minimise the possibility of being misunderstood, Greg compiled a collection of documents to present.

Upon entering the Geelong Police Station, Greg was confronted by a Senior Constable who insisted that his support animal, Riley, wait outside. Riley was wearing his vest depicting that he is a service animal. Asking for the dog to wait outside is a violation of the *Disability Discrimination Act (Cth) 1992* Greg reminds this uninformed law enforcement office of the provisions within the *Disability Discrimination Act* (Cth) 2008.

Greg asked to speak to the ranking officer. The senior constable asserted that it was him. Greg knew this to be untrue and called the officer out on his deception. The officer sought the presence of his superior.

"We're in a 24 hour police station, it's 1am, you are not the most senior officer here – go get your boss"

Victoria Police Sgt Mark Thompson arrived at reception. Mr Thompson repeats the direction for Riley to be taken outside and again Greg reminds yet another law enforcement officer about the law.

Greg handed the Sgt a packet of documents (Pg 127 Reference 20: Letter presented to Sgt Thompson) that detailed the offences allegedly committed against him by Dr Baldwin, confirmation that the charges against her had been approved for private prosecution by the Chief Magistrate of Victoria along with correspondence between Greg and Senior Court Registrar Mark Baker.

The packet of information handed to Mr Thompson included:

- A letter explaining the situation and a request for a name to authorise issuing a search warrant (Pg 127- Letter presented to Sgt Thompson).
- A copy of the charge sheet and summons stamped by the court (Baldwin) (Pg 82- Charge Sheet and Summons for Dr. Baldwin).
- Copy of an email between Greg and Mark Baker (Snr Registrar Geelong Magistrates Court) (Pg 123 Mark Baker Snr Registrar).
- A search warrant application.

Thompson read the document and said he could not help Greg because it was not a police matter as he deemed that Dr Baldwin's accomplice's actions were not assault.

Greg considered this as an extraordinary claim, given the documentation in front of the Sergeant.

Greg clarified that, according to official processes, he did not need the Sgt's signature on the search warrant, only his name.

Sgt Thompson's response was to tell Greg to engage a civil litigation lawyer because it was not a criminal matter.

Greg advised him that he did have approval of the Chief Magistrate of Victoria to file criminal charges against the first alleged offender and that it was a criminal matter. The response he received from Sgt Thompson was that only the police can file criminal charges and he asked who drew up the charges. Greg told him that he had. Sgt Thompson asked what Greg wanted from VicPol. Greg asked if he had read the document that had just been provided to him. The response? Refusal to assist with the warrant.

Greg then asked to make a statement about the crimes committed against him by Dr Baldwin and this was refused by Sgt Thompson who began to walk away. Greg then asked him if he would hear his complaint about the officer who had breached the *Disability Discrimination Act* (Cth) 1992 – he ignored Greg and continued to walk out.

Charging Sgt Thompson with Perverting the Course of Justice

Following the interaction at Geelong Police Station, Greg proceeded to charge Sgt Thompson with perverting the court of justice pursuant to section 320 of the Crimes Act.

"Going into a police station and asking for help only for a Sergeant to walk out of the room as you are asking them to take your statement about a crime committed against you would be a real kick in the teeth for anyone," Greg Chalker.

"As a VicPol officer, Sergeant Thompson demonstrated his lack of awareness of the very laws he is tasked to uphold. This could be excused. It was his arrogance toward me despite there being clear evidence that is so offensive," Greg Chalker.

Sgt Thompson did not take the content of my written statement into consideration, or express that he would seek advice on the matter.

"I consider the sheer rudeness of his (misguided) declaration that it was not a crime and then to walk out of the room is nothing short of reprehensible," Greg Chalker. "His statements such as not being aware that a member of the public can perform private prosecutions, his indifference to the discrimination exhibited by himself and his subordinate and declaring that an action is not a crime after examining documents endorsed by the Chief Magistrate of Victoria indicating the opposite, further underpinned his ignorance of the law."

Greg considered Sgt Thompson's act an interference in the carriage of Justice. Greg could not get a search warrant himself. Although he did not have to help Greg, the mere act of walking out, midsentence is a conscious act. Greg considered Sgt Thompson's behaviour was indicative of his opinion on the matter. It is not a part of the Sergeant's role to determine the validity of the charges.

There were no pressing matters for him to attend to as part of his role at that time. There were no emergency incidents he needed to attend to. His action to simply walk out of the room is a clear and undeniable display of perverting the course of justice, which is why Greg considered it appropriate to file charges against Sgt Thompson.

Maybe police officers should be held to this high standard?

While there would be a wide variety of people coming through the police station with various irrelevant issues, the fact that detailed documentation was presented to Sgt Thompson is indictive that this was not a frivolous matter and was indeed serious in its nature.

Greg, aware of his tendency to speak rapidly and the potential for being misunderstood, took the precaution of documenting everything in a clear, straightforward written format. It would be logical for any reasonable person to infer that if Person A is facing active criminal charges for a specific act, and there is a concurrent effort to identify Person B alleged to have committed the same act, then it cannot be that one case is civil and the other criminal. This situation raises questions about the decision-making within Victoria Police, particularly regarding the promotion of someone like Mark Thompson to the rank of sergeant, given his apparent basic misunderstanding of legal principles. Was this decision a deliberate attempt to sidestep a criminal issue?

How did he ascend to the rank of Sergeant (Constable -> First Constable -> Senior Constable -> Leading Senior Constable -> Sergeant) without fully grasping the distinction between civil and criminal matters? If true, what does this imply?

Is this an isolated lapse, or does it point to a wider issue within the professional development protocols of Victoria Police?

How many Victorians might have been adversely affected by Mr. Thompson's deficient understanding of legal distinctions?

Additional questions to consider:

- a) Are there adequate checks and balances in Victoria Police to ensure that officers at every level have a comprehensive understanding of legal matters?
- b) What are the implications for the justice system if key law enforcement personnel lack crucial legal knowledge?
- c) How does Victoria Police address and rectify gaps in legal knowledge among its ranks?
- d) Does the current training program for police officers in Victoria adequately cover the nuances between civil and criminal law?

In Victoria, it's a well-known adage that "ignorance of the law is not an excuse," a standard often cited during police interventions. This principle should equally apply to Sergeant Thompson. In the situation with Thompson, instead of opting to leave the room, he could have sought clarification on the relevant laws. At the very least, he should have taken Greg's statement or instructed a subordinate to do so,

thereby ensuring he heard all the facts directly. His decision to walk out raises serious concerns.

This incident begs a critical question for the public:-

What is the appropriate course of action in such scenarios? Unlike a restaurant with unsatisfactory service where one can simply choose another establishment, what are Victorians supposed to do?

Is it expected that they drive from one police station to another, searching for a (sworn) Victoria Police Officer who won't disregard someone attempting to report an indictable offense?

Additional considerations:

- 1. How are Victoria Police officers trained to handle situations where the legal implications are complex or uncertain?
- 2. What support systems are in place for officers like Thompson when faced with legal ambiguities?
- 3. If an officer is unsure of the law, what are the recommended procedures to ensure justice is not compromised, does it include walking out on the victim?
- 4. What options does the public have when they feel an officer, through ignorance or otherwise, fails to perform their duty?

In light of the Victoria Police Code of Conduct (Pg 323- Victoria Police Code of Conduct), it appears that Sergeant Thompson's actions may contravene several key sections:-

- Page 5 Chief Commissioner Shane Patton's Forward Our mission as an organisation is founded on our relationship with the community, who willingly give permission for us to serve and protect. At its core, this permission involves community trust and confidence in Victoria Police.
- Page 6 Our Mission Helping those in need of assistance
- **3.** Page 7 Our Values

Integrity

Acting with honour, being fair and respectful of both the law and human rights

Professionalism

Being accountable, transparent and committed to maintaining the highest standards of conduct. **Support**

Having empathy and being genuinely committed to responding to the needs and wellbeing of others.

4. Page 8 – Applying Our Values

Scrutiny

Will your decision withstand scrutiny by the community, the Independent Broad-based Anticorruption Commission and other relevant parties?

Lawful

Is your decision lawful having regard to the law, regulations and Victoria Police instructions? Does your decision properly consider human rights?

Fair

Is your decision fair on the community, your colleagues, your family, yourself and others? Does it support the community's expectation of the individual's right to equality?

5. Page 10 – Respect

What does this look like at Victoria Police?

Treating each other and every community member with respect and understanding **Preventing discrimination and harassment**

Victoria Police employees adhere to the provisions of the Equal Opportunity Act 2010 and create an environment that is free of discrimination, harassment, bullying and victimisation. Demonstrating respect and promoting diversity and inclusion are of the highest importance to Victoria Police.

6. Page 11 – Integrity

What does this look like in Victoria Police?

Respecting and championing human rights and being committed to lawful and fair processes. Understanding Human Rights

What is the reason for **Acting**? Under what law or authorisation are you acting? What is the **Impact**? Which human right is relevant, and will your actions protect or limit that right? Is it **Reasonable**? Is your action to limit a human right reasonable and justifiable? Is it **Necessary**? Is the limitation necessary and proportionate to the goal sought to be achieved?

7. Page 12 - Leadership

What does this look like in Victoria Police?

Being trustworthy, approachable, and treating everyone with compassion. Making decisions that reflect our Values and build community trust and confidence. Being inclusive, progressive, and prepared to acknowledge and learn from mistakes

8. Page 13 – Professionalism

Duty Obligation

Victoria Police employees are committed to fulfilling the obligations of their role when called upon, or when circumstances demand.

9. Page 14 - Support

Supporting others

All Victoria Police employees are committed to helping those in need. To do this, we listen to the community, and understand and respect different opinions to ensure our service reflects this commitment.

Reflecting on these sections of the Victoria Police Code of Conduct, one can't help but question deeply: Did Sergeant Thompson genuinely misunderstand the law, or is this indicative of deeper systemic issues like corruption?

The implications are profound and disturbing. If he, as a sergeant responsible for training others, is either unaware of the law or chooses to blatantly disregard it, what does this mean for the officers he mentors? This scenario echoes the troubling pattern seen in cycles of abuse where flawed practices and beliefs are passed down, perpetuating a cycle of harm. What then there is the ripple effect on the community, on every individual who encounters officers shaped by such an example.

These questions are not just about one man's actions on one evening. They echo through every rank of the police force and every corner of our community.

What more does an ordinary citizen do to get justice?

The majority of the general public most probably perceive doctors as gods that can do no wrong. However, patients do have a right to autonomy. Greg had the right to say "no" and this was affirmed by the injunction granted by Supreme Court Justice Garde in the matter referring to Greg's former partner.

On 29 May 2020, a Charge Sheet and Summons was drawn up bearing Sergeant Mark Thompon's name. This document was sent to Mark Baker (Senior Registrar Geelong Magistrates Court). On the same day, these documents were filed at Geelong Magistrates Court Victoria.

On 1 July 2020, 21 days later, Greg followed up with Mark Baker, Snr Registrar at MCV (Pg 123) regarding the status of these charges. Mr Baker claimed he was still waiting an outcome. When no outcome was received, Greg contacted the Chief of the Magistrates Courts Executive Assistant, Jake Warren.

Mr Warren claimed he had not seen the charges. Greg asked if he could send them directly to him and he provided his email address to do so. (Pg 124 - Email - Jake Warren, Executive Assistant to Chief Magistrate Lisa Hannan) Mr Warren confirmed receipt, saying he would follow up with Mr Baker about why they were not sent. No response from Mr Warren was ever received by Greg Chalker concerning the breakdown in communications between Mr Baker and Chief Magistrate Hannan.

Going Higher Up to the MCV Chief Magistrate, Lisa Hannan

In the matter of the charges against Sgt Thompson, the only intervention required of Chief Hannan was to approve or deny to charges as specified. She does not need to adjudicate any evidence. It is simply a clerical task to ensure that the charges comply with the criminal procedure rules.

In isolation these matters may seem trivial. However, when viewed in total, it can be as strategic actions by different individuals in the justice system hierarchy.

"This is where the integrity starts to come into question and I accumulate more and more contacts involved, and where systemic corruption is made abundantly clear through the actions and inactions of individuals working in the system," Greg Chalker.

Mr Warren received the charges on 1 July 2020. Greg gave Chief Hannan's office another month to either approve or deny them. All Greg heard was a deafening silence. Greg is aware that he cannot prove that these charges did not go up the hierarchy. What he does know to be absolute truth is that he gave the justice system two months for a simple Yes or No and received NOTHING.

Sergeant Thompson was approached about a crime and just walked out of the room. This deliberate impudence to the process of law is a perversion of justice. This action potentially contravenes Victorian crime legislation and should be addressed by the judiciary just like any other questionable act that impacts the community.

The Chief Magistrate (Hannan) refused all requests for a meeting. There is no explanation from her office for the delay in actioning such a simple request. In fact, there is zero forthcoming communication from the court whatsoever, despite Greg forever pounding on their door(s) for answers.

Greg finally managed to get acknowledgement from Chief Hannan's office by filing charges against her. As there was no reason given for not approving or rejecting the charges, the inference appeared to be a deliberate inaction to not allow the charges against a police officer to proceed.

On 5 August 2020, a charge sheet and summons was drafted ($Pg \ 127$ - Charge Sheet & Summons - Lisa Hannan). A copy was sent to the Chief's Executive Assistant ($Pg \ 129$ - Email to Jake Warren, Executive Assistant to Chief Magistrate Lisa Hannan) on the same day.

Siobahn Mansfield wrote back on 12 April 2021. (Pg 128 - Siobhan Mansfield to Greg Chalker). In the letter Ms Mansfield said the Chief Magistrate had only received copies of my correspondence in March 2021 and had recused herself from making any decision.

So, where did the charge sheet and summons go?

This is a charge sheet and summons filed against Sgt Thompson and Greg received the message - "we cannot find it."

"To me, this screams corruption or at best a cover up," Greg Chalker

Summary of key points:

- Charges are filed with the Geelong Magistrates Court seeking approval (Sergeant Thompson) 29 May 2020
- It takes a year almost to the day for the charges to be approved.
- Why does it take a year for these charges to be approved?
- Then the charges were served 26 May 2021 at 13:00.
- The OPP sends Greg a letter stating 14 days to justify the charges (Pg 114)

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What happens if you go to the Supreme Court?

Supreme Court incident – G4S Security Guards

Naively thinking that surely the Director of Public Prosecutions cannot have the final say on what is and is not a crime, Greg appealed the director (QC Kerri Judd's) decision to withdraw the charges tabled against Dr. Rhiannon Baldwin who through her arrogance and ignorance of the law, left him with a permanent injury.

Part of this process included filing paperwork at the Supreme Court of Victoria.

Incident at Supreme Court

Greg arrived at the Supreme Court building in Victoria on 1 October 2020 at 13:55 with his support animal. However, the court security (outsourced to G4S Australia and New Zealand) refused him entry, citing court policy. Greg reminded them that his support animal, Riley, had the right to enter this building under the Disability Discrimination Act (Commonwealth) 1992 which takes precedence over any court policy.

Security then demanded to see Riley's certification. Greg informed the G4S staff that there was no legal requirement to produce such certification and asked them for a copy of the court policy. The G4S security could not produce the policy.

Greg then informed the security staff that they were interfering with his human rights and asked to see their identification as he intended to file a complaint with the Equal Opportunity and Human Rights Commission about the mistreatment, he had received from G4S Australia & NZ – court security guards – contracted by Court Services Victoria.

They produced proof of identity and Greg photographed each one using his mobile phone. (Pg 152 – Images of G4S security guards' IDs captured by Greg "without their permission")

They then asked Greg to produce proof of his identity. Initially he refused, but after they cited legislation that required him to do so when asked, he duly presented them with his government issued Disability Support Pension card. Still security would not allow him to pass and enter the Supreme Court building with his support animal.

"I was unlawfully forced to separate from my support animal Riley. I had to tie him up to a tree outside," Greg Chalker. "I went up to the second floor of the court building and asked a clerk to print off a copy s8 of the *Disability Discrimination Act (Cth) 1992*, then proceeded to go back downstairs intending to show security the law they had violated."

On route back downstairs, Greg was intercepted by a number of protective services officers (PSOs) whom he advised that he had been unlawfully separated from his service animal. The security guards had told the PSOs that he had taken photos of their IDs and they were not comfortable with it. The PSOs instructed Greg to produce and delete the photos.

"I refused, as they had voluntarily provided me with their IDs for me to take photos." Greg Chalker

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Greg can't recall exactly how many there were due to the distress, but he recalls being at the base of the stairs with about 7 of them standing in a semi-circle around him, with PSO Mohinder Paul holding onto his firearm with his right hand.

The PSOs claimed that it was against the law to take photographs within a court. Greg knowing that this was a lie, pushed back on this fallacy.

Greg was given an ultimatum, either delete the photos or be arrested.

Greg was there at the courthouse in pursuit of consequences for the last person who had interfered with his rights (Dr Rhiannon Baldwin threatening physical consequences if he didn't provide consent) and so he was not about to be pushed around by this group of ill-informed thugs with guns.

Greg asked them, what law precluded him from taking photos – to which no answer was received.

Greg reminded them that the photos he had taken were evidence to an alleged crime and that they must be preserved. The threat of (unlawful) arrest was repeated.

The easy option would have been to take the phone out of his pocket and delete the three photographs and go on with his day.

"A PSO handcuffed me and placed me under arrest for failing to comply," Greg Chalker.

The PSOs repeatedly asked Greg where his phone was.

"I told them that I had PTSD and that there was a medical antecedent on my police file they needed to observe. One PSO told me that the police were coming, I was going to a cell and the council would come and collect Riley and he would be put down. The PSOs told me that it was illegal to take photos and that I had to delete them. They asked me where my phone was, and they would delete the photos themselves. Knowing that my phone would lock after a certain amount of time, I lied and told them that it was upstairs."

One PSO then went upstairs to level 2 to search for the phone. He then returned to the foyer empty handed. This is when Greg's person was searched, and his phone was taken from his right pocket. No other pockets were searched for weapons or sharps – all they were interested in was destroying the evidence of alleged criminality by their colleagues from G4S.

By this time, Greg's phone had locked and could only be accessed through entry of a PIN.

The PSOs demanded that Greg provide it; once he did, he would be released. Greg refused.

The PSOs ignored this information and read Greg his rights. Greg asked them if "wasn't it also my right to be promptly taken before a magistrate?"

"No" they answered.

"I repeatedly asked for Riley to be brought in as I was in distress. This was ignored," Greg Chalker.

The PSOs realised that the phone was in his pocket and removed it. None of his other pockets were searched.

A PSO attempted to access the phone, but it was locked, and Greg refused to provide the code. He was repeatedly told that if agreed to deleting the photos, he would be let go. He responded,

"If you write down all of your names and IDs, I will delete the photos."

They refused, saying that he needed to write them down. Greg asked how this was possible as he was in handcuffs? He told the PSOs it did not matter anyway as he was recording the entire event on his (smart) watch. The watch was inspected to see if this was possible, and their tone then changed.

"I repeatedly refused their extortion attempts and reminded them that the photos were evidence of a crime and deleting them would be destruction of evidence," Greg Chalker.

The PSOs were requested, over and over again, to write down their names given that Greg was in handcuffs and was in no position to record their details himself.

Only three of the possibly seven (Greg believes that some PSOs came and went during the interaction) PSOs wrote down their names.

"Approximately 15 minutes later, the handcuffs were removed. Two of the, I think seven, PSOs had written down their names and badge numbers. I wrote down the name of the third who I saw trying to access my phone," Greg Chalker.

Following this incident, Greg went outside the Court building and immediately began experiencing symptoms of PTSD (hyperventilation, distress, panic etc). A police officer was outside and listened to Greg's complaint.

"He told me that the instructions from his superior were that I could complete my business with the court but Riley would have to remain outside. I reminded him that this was interfering with my human rights and that the policy of the court was irrelevant as there is a federal legislative instrument protecting my rights as a person with a disability," Greg Chalker.

The officer said there was nothing he could do as they were his instructions. He did offer to stay and wait with Riley. Greg asked if he would allow him to park in front of the court so Riley could wait in my car. He agreed.

"Where I parked the car outside the court was a no stopping zone. This officer was willing to allow me to break the law as a consequence of his commanding officer also breaking the law," Greg Chalker. "I went back up to the second floor of the court building to try to continue from where I had left off, but I was far too distressed. I ran back downstairs, spoke to no one and got in my car."

The Aftermath – G4S Security Guards – Making False Reports to Police

After the incident, Greg contacted the Department of Justice to advise that they are required to sequester the video surveillance footage from the court on that day (Pg 153- Department of Justice Sequestration of Video Footage). They confirmed receipt of this request.

Greg also wrote to VicPol (Pg 163 - Gmail - Incident at 436 Lonsdale St. Melbourne) to advise that he wanted certain evidence from that day sequestered.

On 21 October 2020 he received a letter from Corri McKenzie, Deputy Secretary, Dep of Justice (Pg 320 - Response - Dep Sec - Mail incident at 436 Lonsdale Street), describing the incident as "so sad". Greg responded angrily to McKenzie. No further response was ever received.

Greg proceeded to lay charges against the three security guards for making a false report to police. These charges were submitted to the court to the Manager of Registrars, Damien Capobianco (Pg 150 - Damien Capobianco - Request for approval for charges) on 9 June 2021.

Mr Capobianco confirmed that the charges had been approved. With previous experiences with communications with authorities, Greg advised that he shouldn't post them out, but Greg would collect them in person (Pg 151 - Damien Capobianco - Charges approved, don't post. I'll pick up the changes) on 15 June 2021.

On 15 June 2021, Greg travelled to the court to collect the charges and pay the required fees. He met with Mr Capobianco and did just that. Three copies of the charges were signed by Greg and Mr Capobianco.

The court issued charges against the three accused security guards:

- Kyle Roberts (Pg 157 Charge Sheet & Summons Roberts, Kyle)
- George Sarikizis (Pg 159 Charge Sheet & Summons Sarikizis, George
- Sabine Joha-Meade (Pg 161 Charge Sheet & Summons Joha-Meade, Sabine)

Greg made arrangements with the G4S inhouse counsel, Andrew Dewsnap (Pg 154- Andrew Dewsnap confirming time to receive service) to meet in person at the G4S office. The two met, and Greg served the charges.

Mr Dewsnap asked Greg about his intentions.

Greg advised him that of his intentions:-

- Prosecute the three guards for lying to police.
- Take civil action against G4S for their involvement in the events that transpired on that day.
- Write to Court Services Victoria (the body that oversees all the courts in Victoria) and recommend that the G4S contract be terminated.

Mr Dewsnap confirmed receipt of the charges and Greg returned to the court to provide the affidavits of service. He had already prepared and printed the necessary forms (Pg 155 - Affidavit of Service) ahead of time, which is why Mr Capobianco's name appears on them.

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At the court at this time, is where Greg met and was attended to by Anna Gleeson – Court Registrar. Mr Capobianco was unavailable and so Ms Gleeson received the affidavits on behalf of the court. She duly signed and stamped the forms and took a copy for the court.

A court date was set for 29 June 2021. (Pg 163 - Email to Andrew advising court date)

"I showed up in person on 29 June 2021 and walked into an empty court room. I asked a clerk about the hearing scheduled, and they have no idea what I am talking about. The court reference did not exist. The charges were not scheduled for a hearing," Greg Chalker.

This was the start of a long process of chasing a ghost.

"For the first month, one could reasonably believe that things get lost, files are misplaced; after all, the courts are just a sea of paperwork. Ok, no problem, just tappy tappy on the keyboard, refile the charges, generate a new case number, set a date and I will inform the accused's' counsel," Greg Chalker.

Here we are nearly 3 years later, and these three simple Summary Offences Act matters have eluded justice.

Is this ineptness in our judicial system?

Is it a cover up?

How would you feel if you were treated in such a way and then denied your entitlement for justice under this fair and just system?

This is unfortunately not the end of this incident. Greg continued to chase up and follow-up as is described in detail in a later Section.

How many obstacles should you have to tackle to have those responsible held to account?

Seeking justice and entitlements with Supreme Court Incident – Protective Services Officers

When a private citizen takes action against an individual for wrongdoing, there is a clear process in the law to be followed. A process that Greg Chalker thoroughly researched and followed. But in order to source details and progress his actions, Greg was continuously and constantly presented with obstacles by individuals in the judicial system.

This conduct was experienced early on when seeking details for the private prosecution of Dr Baldwin and was again experienced with the incident at the Supreme Court with the PSOs.

The incident with the PSO was the subject of Section 5. To recap, Greg sent an email to the Department of Justice requesting that the footage of the incident be sequestered (Pg 153) A reply was confirming sequestration of the footage.

On 6 Oct 20220, Greg sent another email to Victoria Police (Subpoena Management Unit) advising of evidence that he required sequestrated pursuant to s254 of the Crimes Act (Pg 316 - CRIMES ACT 1958 - SECT 254 Destruction of evidence).

On 7 October 2020, the Subpoena Management Unit replied (Pg 170- Sequester Evidence Supreme Court Incident).

"My colourful language is atypical, and regrettable, but emotions were running high at the time. Nonetheless, VicPol acknowledged my request," Greg Chalker.

Under the Court Security Act 1980 (Vic), Section 4A explicitly prohibits unauthorised recordings of court proceedings. Notably, this section does not extend to other areas of the court building, including the Supreme Court Administrative Building's foyer, which is pertinent to this case.

The photographs in question were indeed taken in the foyer, a significant distinction from court proceedings. The inference is that the security guards assumed that Greg, dressed as casually as he was, caught them off guard and now had evidence of their discrimination. They then called on others to come and support their actions.

These 'others' also underestimated Greg and overestimated his willingness to back down and concede.

"When you make a threat of (an unlawful) arrest and someone does not back down, it seems as though you must follow through and commit a raft of indictable crimes," Greg Chalker.

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In another section of this document, it is outlined how woefully undertrained Sergent Mark Thompson was in regards to criminal statute in the state of Victoria. In this other instance, there were three security guards with authorisation under the Court Security Act (Vic) 1980, along with seven (exact number is not known to Greg) sworn officers from Victoria Police armed with guns, tasers and handcuffs. One officer resting his hand on his gun – a default position or an intimidation tactic? Another willing to use their handcuffs on a person with who had not committed an offence, was not a threat to himself or anyone else, and was not due to appear before any court.

Greg was arrested. With no basis for the arrest, this now constitutes False Imprisonment. Just because someone is under arrest, does not necessitate the application of handcuffs, but these seven guards and police surrounding Greg, armed with tasers, batons and guns, feel that it is necessary to restrain Greg when the only thing he had been waving around is a printout of a section the *Disability Discrimination Act* (Cth) 1992.

To place your hands on another without consent or lawful purpose is assault. When there are multiple people involved, this is Aggravated Assault (Pg 316 - s24 *Summary Offenses Act*)

When there are weapons involved ("or instrument whatsoever assaults another person") the punishment increases from 12 months imprisonment to two years.

The Victorian *Crimes Act* 1958, particularly Section 321M, establishes that attempting to commit an indictable offense is legally treated as committing the offense itself.

This section underscores the principle that the attempt to commit a crime holds significant legal weight, reflecting the seriousness with which such actions are viewed under Victorian law. In this instance, the Victoria Police Protective Services Officers (PSOs) attempted to destroy evidence of an alleged crime. This is undeniable as Greg had conveyed this to them.

Greg was now in handcuffs within the court; Riley was tied up to a tree outside. One PSO tells Greg that Victoria Police are on their way to take him to jail, and his dog would be collected by Melbourne City Council where they would put him down. Unfortunately, as a consequence of a young boy named Brody, an amendment (Brody's Law) was made to the Crimes Act that made bullying (intimidation) a crime.

There was no basis or need for this statement, other than to try and provoke a response from an innocent and disabled Victorian who was arrested, and needlessly placed in handcuffs.

An additional criminal charge awaits these persons as Greg proceeds with his course of action.

The individual acts committed on this day by the PSOs responding to the erroneous reports by the G4S each carry lengthy custodial sentences. When considered in concert, it becomes more obvious why Victoria Police has not acknowledged any of these actions having taken place, let alone issuing an apology.

Greg filed the following charges against the three PSOs who had the integrity to identify themselves.

Crimes Act – section 321m & s254 – Attempting to Destroy Evidence

Greg made it abundantly clear that the photographs he had (lawfully) taken of the security guards who had provided consent (by way of holding their lanyard-attached IDs out for Greg to take a photo) had evidentiary value and must be preserved.

Even in the scenario that Greg had taken them unlawfully, the consequence of arrest and destruction of the unlawful photographs, would be for Greg to be fined and/or charged for committing an offence. The photographs would need to be preserved for evidence in the prosecution of Greg.

However this was not the case. These sworn Victoria Police (Protective Services) officers collectively believed that the correct course of action was arrest, handcuff, search him, seize personal property and then attempt to search the phone with the intention of destroying the evidence of an alleged crime, that he had collected.

The reader is reminded that there was a senior officer on scene. The officer did not speak up to say, *"I don't think we should do this"*.

These officers obviously felt it appropriate to destroy evidence.

Crimes Act - s320 False Imprisonment

An arrest is generally justified under specific circumstances, including:

- The individual is scheduled to appear in court.
- The individual is disrupting public order.
- The individual is actively involved in a crime, and their arrest is necessary to halt the crime's continuation.
- The individual poses a risk to their own safety or to community safety.

In this instance, Greg did not meet any of these established criteria for arrest. He was not scheduled for a court appearance, was not disrupting public order, was not actively involved in a crime requiring immediate intervention and did not pose a safety risk to himself or the community. The inability of the trained and sworn Protective Services Officers to cite a specific law that Greg had breached, coupled with the fact that the photographic evidence was not destroyed as instructed, further suggests that the arrest and detainment may have been unlawful. Detaining someone against their will without legal justification constitutes a crime.

Crimes Act – s31 Assault

Section 31 of the Crimes Act, which deals with assault, becomes relevant in Greg's case due to the use of handcuffs during his arrest. The video evidence is expected to show Greg's non-aggressive behaviour, underscoring that he was neither a threat nor hostile, which questions the necessity of handcuffing. Furthermore, the absence of a lawful basis for his arrest adds to the contention that the use of handcuffs by the trained and sworn Protective Services Officers, including a senior officer, from Victoria Police, could potentially be considered an unlawful assault. This scenario highlights the critical need to differentiate between an arrest and the application of restraints like handcuffs, especially when the arrest itself appears to lack legal justification.

Crimes Act – s18 - Causing Injury intentionally or recklessly

Greg told the officers that he had a service animal that he had been separated from. The PSOs did nothing to correct this situation.

Greg informed the PSOs that there was a medical antecedent on the Victoria Police LEAP database. To Greg's knowledge, this was not accessed.

Greg invited the PSOs to review the paperwork that he had come to the court to file, which contained details about the injuries suffered at the hands of another authority figure (Dr Rhiannon Baldwin) who has abused their power, to Greg's detriment. One Victoria Police PSO did review the documents. Still, the handcuffs remained, constraining Greg's freedom and liberties.

These officers of the law had yet to provide Greg with any answers as the justification for his arrest and detainment.

Under Section 18 of the Crimes Act, which addresses causing injury intentionally or recklessly, the actions of the PSOs in Greg's case warrant scrutiny. Despite being informed of Greg's need for his service animal and the existence of a relevant medical antecedent on the Victoria Police LEAP database, the PSOs did not take steps to address these issues. Greg's attempt to provide context through his paperwork, detailing injuries inflicted by another authority figure, was only partially acknowledged by one PSO. Despite this, Greg remained handcuffed, impinging on his liberties, without clear justification for his arrest and continued detainment. This lack of response and the continued restraint raise concerns under the context of Section 18, especially considering the potential impact on Greg's well-being.

Summary Offences Act – s24 Aggravated Assault

As described above, aggravated assault is where there is two or more people involved in an assault. If the arrest was unjustified then so was the application of handcuffs.

The fact that there were a pack of armed thugs who held no regard for the law, arguably qualifies them for the criminal charge of aggravated assault. Given that weapons were involved, Greg argues that the court should consider the greater punishment available to it, under the statute.

Bullying

Greg was in handcuffs, distressed, his rights yet again impinged by actors for the state of Victoria. An officer from Victoria Police – Protective Services Unit deemed it was appropriate to tell Greg that Melbourne City Council was on its way to take his dog, and they would likely put him down.

One really has to question what kind of sadistic individuals Victoria Police is recruiting? Individuals that would say that about a service support animal to someone in custody. What was he hoping for? Greg to react?

Was he hoping to beat up on someone in handcuffs?

Ms McKenzie made aware of the alleged criminality - what did she do?

On 21 October 2020 – 20 days after the incident, Greg received an unsolicited email from Deputy Secretary – Department of Justice, Corri McKenzie (Page 320 Response – Dep. Sec. – Supreme Court incident) where she writes:

I am very sorry to hear of your experience with members of Victoria Police. Whilst I cannot comment on the conduct of the security staff, I can confirm that, as a community, we rightly expect the highest standards from Victoria Police personnel. Those who fail to live up to these standards are held to account through processes established by Victoria Police's Professional Standards Command (PSC).

This confirms that Ms McKenzie is aware of the incident. Arguably she knows who was involved. But other than suggesting that Greg call Lifeline, what does Ms. McKenzie do? **Nothing!**

In the 1,294 days (at the time of writing) since her letter, Greg has not heard from her office, the Attorney General, the Office of Public Prosecutions, Court Services Victoria or Victoria Police in relation to the illegal conduct of the persons involved who are employed and contracted by the State of Victoria.

This is despite the court confirming that they had sequestered the footage of the incident. Greg sent an email to Victoria Police with a very broad request for evidence he wanted to preserve. There is plenty of evidence to support each of the charges described above.

The situation, as described, suggests a gap in the response from the authorities involved, particularly given the serious nature of the allegations and the availability of potential evidence. This lack of follow-up might raise concerns about the accountability and response mechanisms within these organisations.

VicPol made aware of the alleged criminality – what did they do? (Spoiler – Nothing!)

Upon becoming aware of the alleged misconduct within its organisation, Victoria Police bears the duty to diligently investigate and rectify such allegations, particularly when substantiated by tangible evidence. Despite the passage of 3+ years since the reported incident, there has been a conspicuous absence of action or communication from Victoria Police regarding these serious claims. Given the nature of the allegations, one would anticipate that Greg, as both a victim and a witness to the purported crimes committed by these PSOs and G4S security personnel, would have been approached at the very least for a comprehensive statement.

Moreover, the gravity of the alleged offenses, potentially warranting penalties exceeding 12 years of imprisonment, underscores the expectation for Greg to be summoned as a key witness in any forthcoming prosecution. Regrettably, such anticipations have remained unfulfilled, underscoring a worrying inaction.

This scenario raises profound concerns within the community, especially considering Greg's proactive measures, which include:

- a) Highlighting the breadth of evidence available for the prosecution against the accused PSOs and G4S security guards,
- b) Engaging with the Department of Justice and receiving pertinent correspondence concerning the incident,
- c) Seeking guidance from the Office of Public Prosecutions (OPP) on proceeding with the prosecution,
- d) Providing Victoria Police with preliminary drafts of the Charge Sheets & Summons intended for court submission,
- e) Engaging in recorded discussions with several Victoria Police officers, who are bound by both the department's Code of Conduct and relevant legislative frameworks, including the Crimes Act (Vic) 1958, the Wrongs Act (Vic) 1958, and the Victims' Charter Act (Vic) 2006.

Despite these efforts, Greg has yet to be solicited by Victoria Police for any formal statement, affidavit, or court testimony regarding the unlawful conduct on 1 October 2020. The lack of engagement from Victoria Police's Professional Standards Command further compounds the perplexity surrounding the organization's stance on misconduct allegations, particularly those implicating its members in attempts to compromise evidence integrity.

This situation prompts critical inquiries about Victoria Police's stance on the intimidation of the public, especially those with severe disabilities, and the alleged threats made to individuals under their custody. The integrity of an institution is measured by its willingness to address and rectify internal failings, not by the burdens unjustly placed on individuals like Greg to seek justice independently.

Furthermore, questions regarding the ongoing employment of the individuals implicated in these allegations and the potential for repeated rights violations due to inadequate training and oversight highlight a pressing need for systemic review and accountability within Victoria Police. The potential for civil litigation arising from such inadequacies further accentuates the urgency for comprehensive reform and proactive measures to safeguard public trust and uphold the law equitably.

Negligence (Part III – Wrongs Act (Vic) 1958) has three elements:-

- a) The existence of a duty of care,
- b) A breach of this duty, and
- c) Harm resulting from the breach.

In this context, the specifics of the arrest's legality are secondary to the fact that, upon taking Greg into custody and informing him of his arrest, Victoria Police and its personnel were unequivocally obligated to provide a duty of care. The failure to consult and adhere to the medical information available on Greg's police record constitutes a clear breach of this duty. Furthermore, the act of intimidating an individual by threatening the destruction of their pet without just cause further violates this owed duty of care.

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

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Documents present on Greg's police file, as well as those he carried and voluntarily presented to the court personnel, were indicative of his vulnerability to additional harm if his rights and liberties were disregarded. Regrettably, this is precisely what transpired in the incident's aftermath.

Greg's well-being was seemingly disregarded, with priority instead given to efforts that could be perceived as aimed at obfuscating evidence of alleged misconduct. Essential inquiries regarding his right to a timely judicial review were overlooked, leading to further detriment to an individual already experiencing considerable hardship.

This sequence of events aligns with the criteria for negligence as outlined by the Wrongs Act, showcasing a failure to uphold the duty of care, resulting in additional harm to an individual already in a precarious state of well-being.

A quick analysis:

- i. Greg is diagnosed with a permeant injury PTSD.
- ii. Greg is prevented from entering the court in order to file paperwork pertaining to the person who caused his disability.
- iii. Greg is surrounded by a group of armed thugs with an elementary understanding of the law; one of them holds their hand on their gun while engaging with Greg.
- iv. Greg is arrested without legal basis.
- v. Greg informs his captors of his disability; they fail to take reasonable steps to mitigate predicably detrimental impact to Greg nor do they avail themselves of the Medical Antecedent that was added to Greg's police record at the PSO's employer's request)
- vi. His captors ignore Greg's questions about his rights as a person now in custody.
- vii. Greg, despite the irregularities and illegal nature of the encounter, maintains his composure.
- viii. These individuals further add to their list of wrongdoings with their illegal searches, threats and intimidations.
- ix. Greg ignores the obvious yet cruel 'bait' by not reacting when being told that Melbourne City Council is coming to put his dog down. Does that PSO like getting into fights? Was that his motivation? To beat up on someone in handcuffs after ripping their heart out? Is that who Victoria Police is recruiting?

As detailed from this point onwards, many individuals at Victoria Police were made aware of the incident.

Interaction with Senior Sergeant Brendon Oehme

On 8 Oct 2020, Greg sought out the identity of the PSOs involved in the incident at the Supreme Court to complete the legal documentation required for the Charge Sheet & Summons he was intending to file against all of the officers involved (Pg 164 - Charge Sheet & Summons - Paul, Mohinder). He left a message for PSO Senior Sgt Brendon Oehme, who responded via email (Pg 172 - Email - Brendon Oehme 08102020).

On 9 Oct 2020, Greg replied, saying that a phone interaction was not necessary as he had just three questions:- (Pg 173 - Email - Brendon Oehme)

- 1. Can you please confirm that you have received notification from your colleagues in the Subpoena Management regarding the evidence that is to be preserved?
- 2. Can you please provide a complete list of Police members and PSOs who were present at the incident?
- 3. Can you please provide an address where notice (Charge Sheet & Summons) can be served for your colleagues?

Sgt Oehme never replied.

This is yet another instance where Greg's efforts to receive what he is entitled to under the law is obstructed by requests for information ignored by individuals in the judicial system.

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Follow-up from Deputy Secretary of Justice Corri McKenzie

On 21 October 2020, Greg received an email from Deputy Secretary of Justice Corri McKenzie (Pg 320) in relation to the incident. In the email Ms McKenzie mentions that the officers will be held to account by the Professional Standards Command.

No further communication has been received.

It is now well over three years since Greg received that email. The charges tabled against the PSOs are well known now to the Department of Justice and its subsidiaries. The acts committed by the PSOs against Greg on the day are (allegedly) very serious contraventions of the Crimes Act.

Despite the severity of these acts and the proper process of charges, Greg has never been called to appear as a witness in any court or Professional Standards Tribunal or other arena. Understandably, Greg has serious questions as to how exactly these PSOs have been 'held to account'?

Is this a further cover-up or smooth-over of misconduct?

Are Greg's rights to seek justice once again denied?

Not content to leave the situation unresolved, Greg replied to Ms McKenzie on 21 Oct 2020 (Pg 321 - Attachment 10 - Gmail - Response to your correspondence of 2 October 2020).

No response has ever been received to this email. A trend of behaviour and conduct that Greg has by now realised is systemic and typical across the judicial process.

Persistence Without Progress

How would you feel and/or act if you were continually ignored by those in roles of authority?

Would you just walk away, or would you hold to an expectation that you were entitled to better?

Wanting justice and what he considers his rightful entitlement under the law, Greg Chalker was definitely not going to just let this slide. Not going to be ignored and deterred with obstacles placed by those who he considered had the role and responsibility to provide necessary information.

On 21 June 2022, Greg followed-up with Snr Sgt Oehme with another email (Pg 174 - Email - Brendan Oehme) seeking answers. It appears Snr Sgt Oehme is no longer with the force.

With the departure of Snr Sgt Oehme, Greg had a conversation (recorded) with Acting Snr Sgt Conrad Downs on the same day and sent him an email (Pg 176 - Conrad Downs - Email 2).

Acting Snr Sgt Downs replied on 5 July 2022 (Pg 175 - Conrad Downs - Email 1) without answering any of the questions put to him or the outstanding questions put to the non-longer-on the force, Snr Sgt Oehme. On the same day Greg replied to Acting Sgt Conrad Downs to point out issues in his response (Pg 177- Conrad Downs - Email 3). He does not reply.

Some 7 months after the contact with Sgt Downs, on 13 February 2023 Greg finds out that the issue has been passed from Mr. Downs to **Protective Services Officer Acting Senior Sergeant Katrina Spackman**. The PSO Acting Sergeant who manages PSOs stationed at the courts.

Greg had a conversation with her about the difficulty getting straight, or even any answers from VicPol in relation to service of charges against the PSO officers involved in the Supreme Court incident. Her email (Pg 178 - Katrina Spackman, PSO Acting Sergeant) shows the address for the PSO unit that provides security to the courts is Government House and Shrine of Remembrance DX: 210676. The same address that is denoted on the Charge Sheet & Summons (Pg 164 - Charge Sheet & Summons - Paul, Mohinder). tabled against the offending PSOs, that was later rejected as not being valid. Yet another obstacle.

In the Criminal Procedure Act 2009 - Sect 394 (Pg 317 - CRIMINAL PROCEDURE ACT 2009 - SECT 394 Ordinary service) 'ordinary service' states that documents can be served on the last known place of business.

"Given my extraordinary attempts to seek answers from many people at the Department of Justice (McKenzie to Oehme to Downs to Spackman) and none have been forthcoming, I think it is reasonable that, short of following sworn VicPol members to ascertain their home addresses, that serving them at their place of business is reasonable," Greg Chalker.

"As their superiors have been asked about the service of documents and they half-quoted legislation that does nothing to absolve the officers involved in the situation of their alleged actions, these people are just putting roadblocks in my way.".

Does IBAC offer a way forward?

Escalating the issues to the Independent Broad-based Anti-Corruption Commission

While Greg Chalker's legal issue may have started with a private prosecution of assault against a doctor in a public hospital, with the treatment and responses he received from numerous individuals and government bodies throughout the process of prosecuting his case, it became so much more. Greg had issued charges against multiple persons, was constantly presented with roadblocks in his way and suspicions of corruption in the system were aroused. It was time to address the situation in its entirety, view it from a different perspective and escalate it to a higher authority – the **Independent Broad-based Anti-Corruption Commission** (IBAC).

IBAC is the anti-corruption integrity agency in Victoria, with jurisdiction over the public sector. The sector which Greg had been dealing with and constantly being obstructed by.

On 11 February 2022, now approaching 2 years since the assault by Dr Baldwin and justice still not realised, Greg submitted an initial complaint for 'IBAC Round One' using the Commission's prescribed form (Pg 179 - Initial Complaint with IBAC).

This initial complaint focussed on Mr Capobianco of the Magistrates' Court (Pg 200 - Complaint Capobianco). An official response from IBAC, acknowledging receipt of the submission was received on February 22 2022.

IBAC allocated a case officer, Sophia (a last name was never provided). Greg corresponded with Sophia about the complaint through a series of emails and phone calls over several months.

The scope of the 'Round 1' complaint ended up being quite broad.

IBAC was being cc'd into all email exchanges with the court and other entities, including OPP. The conversations between Greg, his assistant Richard and Sophia were frequent, lengthy and ongoing as the saga dragged on.

Sophia was an assessment officer, and her role was to write a report on the evidence presented to her which would be submitted to the Assistant Commissioner who would make a decision on whether to progress the complaint from the assessment stage to an investigation.

In one call, Sophia remarked (paraphrased) *"each time that you provide me with more information, I must factor that into my report"* and so Greg decided to draw a line in the sand in late August 2022 regarding providing any further information and documents. This was to allow Sophia the opportunity to assess the information Greg had provided. She needed an opportunity to go through it all so she could write a report for the Deputy Commissioner's consideration whether to escalate the matter from assessment to investigation.

Originally the complaint focused on the behaviour of the people Greg was dealing with at the OPP. However, due to the connections between the various bodies he had been dealing with, the scope was expanded to include the conduct of the security guards at the MCV, VicPol (the PSOs) and McKenzie (Deputy Secretary of the Department of Justice).

As the complexity of the complaint increased, Sophie requested a list of all the people (Pg 189) and their connection. Greg needed to provide IBAC with the full story even, including people who were outside of IBAC's jurisdiction.

With his experience of lack of responses and being ignored, Greg included IBAC as a cc on all emails he sent from that point to officials at the various agencies. In addition, he requested that they 'reply all' when replying. This would ensure IBAC would get a copy of their response and it would alert the addressee to the fact that IBAC was now involved.

"The purpose of this strategy was in the hope that these people would start treating me better if they knew IBAC was involved. However, it did not seem to make any difference to their behaviour. The disrespectful and hurtful ignoring and lack of responses continued," Greg Chalker.

Following a phone appointment with Sophia on 6 June 2022, Greg sent a follow up letter with additional information the next day (Pg 195- IBAC - 2nd round of info). Further information was sent from Greg to Sophia over the following months.

One of the emails in this additional information included a recording of a phone call with the MCV staff where they just pass the buck from one person to another. Then on 11 July 2022, Greg sent an email to Sophia, agreeing that 'a line in the sand' would be drawn. But not before Greg sent some last-minute information about a procedural change in the Court System. Greg had noted that since he filed his initial private prosecutions, the Victorian Court System had changed its process for filing private prosecutions (Pg 199- Email to Sophia - Change in court's processes (private prosecutions)).

To Greg, this was an alarming development as he feared it could be a way to annul his earlier private prosecution submissions, forcing him to start from scratch – over 2 years after this all started.

IBAC Makes a Decision

On 7 December 2022, IBAC makes a decision—they decline to investigate any further (Pg 193 - Assessment Outcome - Gregory Chalker).

A devastating outcome for Greg, but not the end of the matter.

Greg followed-up the decision, by sending Paul Lucas, IBAC Manager Assessment & Review, a written response expressing his views on the decision. (Pg 190 - Response to Paul Lucas).

This response did unveil a possible way forward for Greg.

IBAC's refusal to investigate the complaint further was based on their assessment that Greg had not crossed their threshold for proof. This aspect was discussed further in a phone conversation between Greg and Mr Lucas, in which Mr Lucas said that these people could just be "bad", and that corruption is a deliberate act. He told Greg to "bring us a body/smoking gun". Further, Lucas said that "IBAC's door is always open. When you have it/when YOU have done the leg work come back to us."

"After speaking with Paul Lucas, I could see where he was coming from—everything I said about all these people could easily be interpreted as either incompetence or just delaying an uncomfortable task," Greg Chalker.

"But I was living it and how they treated me influenced my views and strengthened my determination to receive the justice I expected and felt entitled to in the Victorian Judicial System," Greg Chalker

Is there a smoking gun?

Facing obstacles with Magistrates Court Victoria and Children's Court in the search for the 'smoking gun'

In Greg's extensive 4+ year journey to seek justice for what he perceives as an assault by Dr. Baldwin, he has encountered various challenges across multiple institutions, including the Magistrates Court Victoria and the Children's Court. Among these experiences, the Independent Broad-based Anti-Corruption Commission (IBAC) initially appeared as a beacon of support.

Paul Lucas of IBAC, in a conversation that was recorded, provided a nuanced explanation for the decision not to proceed with an investigation into Greg's complaint. Mr. Lucas articulated that incompetence does not necessarily equate to corruption, which requires a deliberate intent. He advised Greg that a more substantial piece of evidence—a "smoking gun"—would be necessary to substantiate claims of corruption. This conversation left Greg with the impression that the door to IBAC's intervention might not be entirely closed, should he be able to uncover more compelling evidence in support of his allegations.

This guidance from IBAC underscores the complex nature of distinguishing between negligence and corruption within the realms of public service and judicial processes. It highlights the significant hurdles individuals like Greg face in their pursuit of accountability and justice. Despite these challenges, the advice to seek a definitive piece of evidence provides a clear, albeit daunting, path forward in the quest for justice. This interaction with IBAC, while initially seeming promising, ultimately adds another layer to the intricate maze of legal and bureaucratic processes that individuals must navigate when addressing grievances of this nature.

This insight from IBAC provided Greg with a tangible direction for his continued efforts. Despite the newfound clarity, Greg's previous attempts to navigate the process of filing charges against public servants had been fraught with challenges. He encountered a range of responses that spanned from noncommittal offers of assistance, which ultimately failed to materialize, to outright avoidance and obstruction.

"The attitude and treatment I received led me to believe that they think the harder it is made for me, the more likely I am to just walk away. Unfortunately, treating me like this made me all the more determined and defiant to exercise my rights as a Victorian to get the answers," Greg Chalker.

The journey thus far can be best understood through a detailed examination of Greg's interactions with various individuals and entities. These encounters are pivotal in illustrating the sequence of events and the interconnectedness of each interaction, which collectively steered Greg towards his subsequent course of action.

Interaction with Jake Warren, Executive Assistant to Chief Magistrate Lisa Hannan

Greg's first interaction with Mr Jake Warren was in the private prosecution of Victoria Police Sgt Mark Thompson in 2020 as related in Section 4.

In mid-2022, Greg sent follow-up emails with the charge sheets for the PSOs attached (Pg 204 - Charge Sheet & Summons, Brown, John).

The same questions were asked in each of the three emails sent:-

- For approval from her honour for the charges against Paul Mohinder.
- A request to provide an invoice upon request within 28 days for payments made to the court for the filing of charges.
- What does the leader of the organisation intend to do to ensure compliance with a statute (A New Tax System (Goods and Services Tax) Act 1999) ("GST Act") that has been in effect for almost 23 years?

By the time Greg received the IBAC response in late 2022 and through 2023, no further word from the Chief Magistrate's Office had been received and the requested invoices never provided.

Interaction with Alicia Fitzgerald – Judicial Support Office

Greg's attempts to follow-up led to interactions with Ms Alicia Fitzgerald, the assistant to the Deputy Chief Magistrate, Lisa Broughton, in relation to the missing charges against the G4S Security guards.

The interactions covered:-

- 21 April 2021, initial contact (Pg 210 Email Alicia Fitzgerald, Magistrate's Court) by phone and then email.
- 23 April 2021, Ms Fitzgerald responds saying she will discuss my request with Ms Broughton and respond later.
- 28 April 2021 Greg sends letter, (Pg 211 Letter to A. Fitzgerald) requesting a meeting with the Deputy Chief Magistrate to discuss issues within her court.
- 29 April 2021, with no response from Ms Fitzgerald, Greg emails her superior Damien Capobianco (Pg 214 Gmail Damien Capobianco), asking 'what's up with Alicia not responding' this is also ignored.

With no response from Ms Fitzgerald or Mr Capobianco, on 23 May 2022 Greg follows-up with another individual in the Court, Laura Message – Judicial Support Officer with an email (Pg 214- Gmail to Laura Message).

Interaction with Laura Message – Judicial Support Officer

The first interaction with Ms Message was on 4 March 2022 when Greg's assistant spoke to Ms Message on the same issues discussed with Ms Fitzgerald and Mr Capobianco. In that conversation she asks him to send an email outlining the issue of the missing charges, which he duly does immediately (Pg 216 - Letter to Deputy Chief Magistrate regarding missing Charges).

- 23 May 2022 With no response to the 4 March 2022 communications, Richard (Greg's assistant) makes a follow up call to Ms Message where she asks him to send a follow up email. After 80 days of waiting, they (MCV) requested yet another email to be sent. This was duly done (Pg 217-Laura, MCV, Dep Chief's Office).
- A further 35 days of no response from Ms Message follows.
- 7 June 2022, Greg calls Ms Message to follow-up on the missing charges. She confirmed that she had sent all the information through to the Acting Principal Registrar to make a decision. When Greg asked if the complaint involving the conduct of Mr Jake Warren would also be investigated, Ms Message said she was not aware of that issue.

"I let Ms Message know the complaint was about requesting from Mr Warren was that there was proof that Mark Baker had sent it through to the Chief Magistrate. When speaking to Mr Warren, this proved not to be the case. Mr Warren said he would investigate such a discrepancy and get back to me. And this never occurred. So I wanted to know where there was a break down in the MCV's internal system," Greg Chalker.

- Ms Message said she could not find any correspondence about that matter, so Greg reminded her that she had confirmed receipt of his correspondence. Ms Message said that was in relation to Mohinder.
- Regarding the charges for the G4S security guards, Ms Message said the court was still determining if the Acting Principal Registrar was the right person to handle the matter.
- Greg asked Ms Message if the court intended to comply with the GST Act in issuing him with the required receipts. Ms Message said she did not know who the best person to contact was in that regard, and then claimed the information had been sent to the appropriate person(s).

What? Definitely reason to consider if this is incompetence in our Court systems or cover-ups and corruption? Either way, are we as Victorians content to have one of the most powerful bodies in the State, an organisation which determines the fate of individuals, operating in such a way?

Ms Message said she would get back to Greg and hung up in the middle of him asking her a question.

Following this phone exchange, Greg emailed his contact at IBAC summarising the contents of the call (Pg 218 - Email to IBAC about Laura Message).

Greg keeps pushing the court for approval of these charges and following the unsatisfactory treatment/response from Ms Message, he calls Ms Tanya Turner – Acting Principal Registrar.

Interaction with Tanya Turner – Acting Principal Registrar

The interaction with Ms Tanya Turner, Acting Principal Registrar, follows uncovering an apparent change in Court process. When Greg first submitted his private prosecution filings, now 2 years prior, the process was for the charges to go to the Chief Magistrate's office for approval. By June 2022, he discovered that now it appeared the charges went to the (Acting) Principal Registrar. Previously, Damien Capobianco was the Principal Registrar and when requests were submitted to him, he said he needed to 'send them upstairs'.

- With information on this updated process, Greg contacts Acting Principal Registrar, Tanya Turner, sending his request for approval for charges against Mohinder.
- 27 June 2022, in an email interaction between Greg and Ms Turner (Pg 215 Tanya Turner) she states that she will consider them.
- 12 minutes after receiving Ms Turner's email on 27 June 2022, Greg responds with follow-up questions. As of the end of 2023, these questions remain to be answered.

Interaction with Matthew Dalton – Registrar

With no progress with Ms Turner, Greg escalated his attempts to the Registrar, Matthew Dalton.

- The first contact with Mr Dalton was an email on 25 August 2022 outlining all of Greg's attempts to track down the missing charges (Pg 220 Matthew Dalton)
- Mr Dalton responded (Pg 232 Dalton Email #2), confirming that the private prosecutions of Roberts, Sarikizis and Joha-Meade (G4S Security Guards) were not listed on the Magistrates' Court Case Management System. (A matter is only listed when the execution copy of the charge and summons is filed together with an affidavit of service.) Mr Dalton asked Greg to send him a copy of the affidavit for each of the prosecutions.
- Mr Dalton's response (Pg 232) casts doubt on the validity of the cases as he can find no record of the affidavits of service being served and filed. Greg had filed them correctly and paid the required fees for that service.

"In respect to Brown and Mohinder (PSOs), Mr Dalton said he would follow up with Ms Turner when she returned from leave in a few days' time and expected to give me an update then. I sent a reply (Pg 233 - Dalton Email #3) with a link to the documents on my private server and copies of the affidavits co-signed and stamped by Ms Gleeson (Pg 226- Affidavit of Service (Fronts); Pg 229 - Affidavit of Service (Backs))," Greg Chalker.

"Possibly it was naïve or over-trusting to send a public servant in an organisation I was issuing official complaints access to my private server, but it raised alarm bells. I discovered persons other than Mr Dalton were accessing my private server," Greg Chalker.

Alarmed by this development, Greg sent an email to Mr. Dalton (Pg 234 - Missing charges follow up, who is accessing these files?), inquiring why files shared with Mr. Dalton, which were not on the public record due to the court's refusal to issue the charges, were being downloaded by individuals across the country using different devices. This occurred even though there was an implicit understanding that the access to these files was to be limited to Mr. Dalton.

Greg, monitoring his private server, has a detailed log of every instance someone accesses and downloads a file, providing clear evidence of these unauthorized accesses. Despite raising this issue with Mr. Dalton, Greg did not receive any response.

- September 12 2022, Mr Dalton said (Pg 236 Missing charges follow up) he could not find any documents relating to Roberts, Sarikizis and Joha-Meade and this could be because the execution copy of the charge and summons together with an affidavit of service was not filed or the documents were misplaced by court
 - Mr Dalton asked Greg to send a pdf copy of the documents and, once he had them, he would seek advice about what options were available to him.
 - 14 September 2022, Greg replies to Mr Dalton (Pg 237 Missing charges follow up, Greg to Dalton) saying that this is obviously not a failure to file on his part as he set out the chronology of the events in the August 25 letter. Greg's reply includes a video of the affidavits bearing Anna Gleeson's signature and stamp.

What this interaction does, is to raise a series of questions about how the court conducts its proceedings, including:-

- Is Ms Gleeson still in the employ of the Department of Justice?
- How often do court registrars lose paperwork?

staff.

- How confidently can the court provide assurance that other criminal matters have not been lost by the court?
- The matter of these 'misplaced' filings has been raised with a range of individuals from MCV over the past year since they were filed. These parties included Tanya Turner, Laura Message, Jessica Wallace, Damien Capobianco, Felicity Broughton and Jake Warren. Yet only on 12 September 2022 does Greg hear back from the MCV with a response that its best analysis of the situation is a failure to file these charges per the MCV procedure why is this?
- Is the only reason Greg is hearing of this now because he alerted Mr Dalton's colleagues that all phone conversations and emails relating to these missing charges had been forwarded to IBAC for their consideration?

• A request had been put to the MCV on multiple occasions for tax invoices for the services it has received payment to be issued. Each time this request had been ignored. Greg sought VCAT's intervention on this point to force the MCV to comply with the *A New Tax System (Goods and Services Tax)* (Cth) Act 1999. Case reference C4117/2022. Mr Dalton was asked to please advise the details of who the best person is to serve notice regarding this matter and their preferred service medium.

"In the interests of transparency and disclosure, I let Mr Dalton know that IBAC had advised that I should keep them in the loop which is why they are copied into the email sent to him," Greg Chalker.

The actions and/or inactions by MCV Registrar Gleeson are concerning and compounded by the fact that everyone in the aftermath of interacting with Ms Gleeson ignored this issue for as long as possible. Even after providing proof that the charges were correctly filed in accordance with the Criminal Procedure Act (Vic) 2009, the best the MCV could offer was to seek "options available to" Greg.

"I don't seek options. I seek the same thing I did from the moment that these guards lied to emergency services, I require them to stand before a court and explain their conduct with the evidence tendered against them. No one answers," Greg Chalker.

- Six months later, on 21 March 2023, Greg writes to Mr Dalton (Pg 240 Matt Dalton, MCV, follow up on unresponded email) expressing his disappointment at the lack of response. He receives a reply 20 minutes later saying, "I am not satisfied by your supporting documentation that the charges were filed with the court. I do not intend to respond to your questions which are irrelevant to the question of whether you filed the charges." (Pg 241 Matt Dalton, Response).
- On March 29 2023, Greg updated IBAC on the current situation in an email noting that the response from Dalton was to say, "A search was conducted for the charges you alleged were filed. They were unable to be located. I am not satisfied from the documents you provided that the documents were filed with the court. I suggest you seek legal advice if you are seeking to proceed with the charges."
- On 6 April 2023 Greg sent a follow up email (Pg 238 Email to Dalton) to Mr Dalton and his superior, Eleanor Sim reiterating the filing of the charges. Emphasising that he had proof through an email exchange between himself and the Legal Director for the accused's employer, G4S Australia & NZ, Mr. Andrew Dewsnap, who confirmed a suitable time to receive service of the charges on his employees' behalf.

"The charges were provided to and approved by the court, and I paid \$168.80 for filing these charges on 10 June 2021. I have paid for a service that has not been provided. I do not want a refund. I simply want the charges to be properly filed and processed. I copied IBAC into this email," Greg Chalker.

Interaction with Rachel Davie, Registry Manager, Criminal Division – Children's Court

In the process of following up on the interactions with Mr Dalton et al, Greg learned that Ms. Anna Gleeson had transferred to the Children's Court. Armed with vital contact detail, after attempts to contact her at MCV failed, Greg calls the Children's Court to speak with Ms Gleeson. Ms Rachel Davie, Registry Manager, Criminal Division, took the call and refused to allow Greg to speak to Ms Gleeson directly. Ms Davie told Greg to email her with his request which is done on 23 May 2023 (Pg 242 Attempts to contact registrar Anna Gleeson).

"It was, what I considered, a most straightforward issue to resolve. Mr Dalton was claiming that what I had sent him is invalid. He wouldn't approach Ms Gleeson for verification, so I proceeded to attempt to do so," Greg Chalker.

"The request was simple - "Is this your signature?".

A series of emails was exchanged between Ms Davie and Greg (Pg 243 - Response from Rachel Davie; Pg 244 - Attempts to contact registrar Anna Gleeson (2); Pg 244 - Response Gmail - Attempts to contact registrar Anna Gleesons; Pg 245 - Copy of Charge Sheet and Summons)

"Recently, Registrar Matthew Dalton suggested that the court documents affiliated with this case may not have been filed appropriately. This allegation implies either forgery on my part or significant procedural errors within the court. Despite the gravity of these implications, I am not aware of any investigations or corrective measures being undertaken. These complications have caused significant delays in the case, and unanswered questions have created an atmosphere of uncertainty. Given that Ms Gleeson has now been reassigned to the Melbourne Children's Court, and considering our conversation in which you requested that I direct my queries through you, I kindly ask for your assistance with the following:

1. Could you facilitate a response from Ms. Gleeson to confirm the authenticity of her signature and court stamp on the documents in question?

2. Has Mr. Dalton sought Ms. Gleeson's insight or made any attempts to confirm the integrity of these documents directly with her? If not, why not?

3. If the court suspects forgery – a serious crime – why hasn't this case been referred to the Office of Public Prosecutions?"

Ms Davie sent a response (Pg 243) on the same day acknowledging receipt of the email and directing Greg to take up the matter with Mr Dalton or Ms Sim at MCV by following the process on the Court's website.

Ms Davie told Greg that the Children's Court could not help any further. Greg responded, letting her know that neither Mr Dalton nor Ms Sim were forthcoming with answering his queries (Pg 244Reference 90: Attempts to contact registrar Anna Gleeson)

"All I wanted to ask Gleeson was what no one else was willing to do—is this your signature (Pg 245) on these affidavits? Surely Dalton would ask her this question if he believed they are inauthentic. If the documents are forged, he should be referring the matter to the Director of Public Prosecutions for prosecution. Why doesn't he? We know why. They are valid," Greg Chalker.

Interaction with Eleanor Sim, Acting Operations Manager/Registrar, Melbourne Magistrates Court

While attempting to find the 'smoking gun' for IBAC, Tanya Turner was replaced by Ms Eleanor Sim as Acting Operations Manager/Registrar, Melbourne Magistrates Court. Presenting Greg with yet another MCV employee to interact with. Greg understands that Mr Dalton reported to Ms Sim and was cc'd in several emails Greg exchanged with Mr Dalton.

The interaction with Ms Sim commences in early 2023 and continues over several months and does something few if any of the other MCV contacts have done so far – she actually responds with answers. Many of the responses still contain the same attitude and approach of others, present additional hurdles, and what Greg perceives as time-wasting and stonewalling and efforts to force him to 'go away'.

Timeline of these important interactions:-

- 30 January 2023 (Pg 251 Sim to Greg) In an early exchange relating to the charges against the PSOs, Ms Sim rejected one of the charges, 'Aggravated Assault' based on charges under the Summary Offenses Act have a 12 month statute of limitations.
- As noted (Pg 204 Charge Sheet & Summons Brown, John) these charges relate to an incident on 1 October 2020 with charges originally submitted to the Court 12 June 2021, which is well within the 12 month time limit. The reason it had taken until January 2023 to be brought to her attention, was due to the obstacles, stonewalling and other behaviours by court employees over the ensuing years. It was abundantly clear from Greg's wealth of documentation that he had taken a lot of time and multiple contacts across multiple individuals to progress the charges. But, as is also clear from email responses, was met with indifference, ignored or phone calls were terminated prematurely.
- The problem for Greg in proving this, is the claim by those in the court system that the charges were never filed. Even though Greg has Ms Gleeson's signature and stamp and paid the fees required.

"What more could I do? For Ms Sim to tell me 623 days after I initially filed the charges that I have missed the deadline absolutely sickened me. These matters were handballed from person to person and, while I have no proof, I suspect it is an attempt to shield the Department of Justice from embarrassment from the fact that nine individuals employed to protect the courts, face a raft of charges is going to cause outrage with the Victorian public, as it rightly should. Who at the court is perverting the course justice?," Greg Chalker.

- 30 January 2023: Greg writes back to Ms Sim (Pg 258- Greg to Sim) and includes an attachment (Pg 259 Greg Chalker Elenore Sim), the copy of an email sent to Damien Capobianco on 12 June 2021 (Pg 261 Email to Damien Capobianco seeking approval for charges).
 Being Mr Dalton's superior, Greg also sends her a copy of an email he had sent Mr Dalton (Pg 220) which remained unanswered.
- 01 February 2023: Ms Sim sends what he considered a 'perfunctory answer', saying that one of the charges was out of time and he could now consider how I want to proceed (Pg 262 Sim to Greg) No answers to Greg's questions in the previous letter were addressed and other information was ignored including the difficulties Greg mentioned in dealing with her subordinate Mr Dalton.
- 6 February 2023: Greg is made aware of a key difference between a registrar and a judicial registrar. The former is able to appeal their decision to the court and have a Magistrate weigh in. Ms Sim is not a judicial registrar and hence her rejection.

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- 13 March 2023: Greg supplies Ms Sim with a revised charge sheet against Mohinder by removing the
 aggravated assault. (Pg 262 Revised Charge Sheets; Pg 264 Charge Sheet & Summons Mohinder, Paul)
- 14 March 2023: Ms Sim replies saying she has" provided your revised charge and summons to the office of the Principal Registrar for consideration." (Pg 263 Eleanor to Greg)
- 20 March 2023: Ms Sim advises that the charges are refused due to lack of physical address for the informant, (Pg 269 Charges are refused physical address) so the proceeding has been returned unissued. Greg mistook the rejection as Ms Sim wanting the defendant's physical address.
- 23 March 2023: Greg re-submits the charges with the correct details.
- 24 March 2023: Ms Sim lets me know the charges have been submitted to the Registrar for consideration. (Pg 269 Charges are being considered).
- 17 April 2023: Greg is advised that the charges are again rejected. (Pg 270 Sim rejects charges again) on the premise that these forms now require a residential street address instead of the organisation's address. Never before had this been a requirement and previous charges that Greg had submitted included his PO Box address.
- 27 April 2023: Greg writes back to Ms Sim, (Pg 270 Email to Sim calling out these delay tactics) noting that changing policy requirements are concerning as they are causing unnecessary delays and requesting clear guidance on the changing policy.
- 5 May 2023: Ms Sim replies, saying the "Criminal Procedure Act 2009 outlines the requirements for personal service to be effected on the accused person by the informant." She quotes several sections of the Act and, once again, says there must be a physical address and that Greg must nominate for the service because the charge and summons cannot be lodged under a business. (Pg 271- Sim's reply)
- 15 May 2023: Greg issues a 'rebuttal' to Ms Sim (Pg 272 My rebuttal) which includes the following key points:--

1. The charges he is trying to file are indictable in nature, not summary offences and that s17 of the Act does not apply. Also, the court is not privy to whether he has been in contact with their solicitor and whether arrangements were made which does not need the court's intervention.

2.How he affects service is his responsibility, not the responsibility of the court and he complies fully with s391 and s394 of the Act and that minor errors do not invalidate the changes or obstruct the pursuit of justice.

- 22 May 2023: Ms Sim replies, saying the charges will not be filed unless I make the changes. (Pg 273 Sim's reply)
- 30 May 2023: Greg puts further requests to Ms Sim, which are ignored (Pg 274- Charge Sheet Gleeson, Anna) and submits a Charge Sheet & Summons for Ms Gleeson. (Pg 275 Charge Sheet Gleeson, Anna)
- 30 May 2023: Greg requests that another Registrar be assigned to handle the matters and raised a number of concerns that required clarification, including:-

1. While he understood what Ms Sim said about filing individual charges with a residential address, previously the court accepted service at a post office box address for Kyle and Roberts. It should be no different and would be consistent if the court did the same for the Mohinder charges.

2. It is unclear why the issue of providing an email address was brought up at this point because all charge sheets submitted to the court included an email address, and in accordance with the Electronic Transactions Act, Greg gave consent for electronic service. This was also communicated with the employer of the accused.

3. In relation to s16 of the Criminal Procedure Act 2009, while Greg understood its stipulation, he challenged the interpretation that it required a physical address for service.

4. There were serious issues in the way the charges against the G4S security guards were handled which Greg raised with Mr Dalton and copied Ms Sim into the emails. So she was aware of the matter. It was a surprise to Greg that Mr Dalton inferred that the documents were forgeries but did not check with Ms Gleeson and ask if it was her signature on the documents. Ms Gleeson was the Registrar who handled them. If there was truly any suspicion of forgery such a serious matter should already be referred to the Office of Public Prosecutions. As a result of all this, Greg submitted a complaint to the Judicial Commission of Victoria, which included Ms Sim's non-intervention on this issue. He attached the recently filed charge sheet and summons against Ms Gleeson for an alleged violation of s320 of the Crimes Act (Vic)—Perverting the Course of Justice. (Pg 275) and said he trusted there would be no problem with the service of these documents to her.

5. Greg noted his repeated requests for tax invoices for the fees paid to the court. According to s29.7 of A New Tax System (Goods and Services) Act1999, the court is required to fulfill this request within 28 days. As Greg had still not received the tax invoices, he noted that it appeared the court was in breach of this Commonwealth tax legislation.

- 31 May 2023: Ms Sim replies (Pg 277 Half-assed reply from Sim) saying, "Your request for charges to be issued against Anna Gleeson has been received, and once considered you will receive a response. If you seek to refile the charges against Paul Mohinder based on my previous advice, you may do so." That is it. Nothing more. Not a word to address the other matters that Greg raised.
- 26 June 2023: After not hearing anything further from Ms Sim on the raft of issues raised in May, Greg sends her a follow-up email. (Pg 277 Half-assed reply from Sim)
- 27 June 2023: Ms Sim, now the 'Operations Manager', replies the following day saying she is seeking further advice about the issue of the address and will get back to Greg in the next week. (Pg 278- Sim interim reply). Worth noting that this is the Operations Manager of the MCV, who ignores multiple issues and presents Greg with the clear impression that this Operations Manager has little concern for the issue that filed charges have gone missing within her court.
- 3 July 2023: Greg sends follow up email (Pg 278 Another follow up email to sim) to Ms Sim, inviting the MCV to answer his questions in regard to the missing charges against Mr Mohinder and the charges against Ms Gleeson (Pg 274 Perverting the course of justice).

5 July 203: Ms Sim replies (Pg 281 - Sim Excels at her job) stating in answer to the charges against Gleeson:- "The court has received your documents in the form of a charge sheet and summons. You have requested that the court issue the proceeding.
 The Registrar should not issue this proceeding as it may amount to an abuse of process. The information does not on its face disclose particulars which may support a charge of attempt to pervert the course of justice. The charge if issued may amount to an abuse of process. In the circumstances the documents are returned unissued."

"I was at least pleased that Ms Sim responded to every point I had ever raised with her, but the replies were, from my requirements point of view, unacceptable. The level of scrutiny the court applied to the Charge Sheet and Summons was not warranted. Minor information being slightly off does not invalidate the information as stipulated in the Criminal Procedure Act 2009, Sect 9 (Pg 316 - CRIMINAL PROCEDURE ACT 2009 - SECT 9 Errors etc. in charge-sheet).

Specifically, the address of service is not the court's concern. It is up to the informant to serve the charges on the accused, whether that be their home or work or address, or their legal counsel," Greg Chalker.

Is any of this the elusive smoking gun?

The key purpose of this Section is to provide a broad-based account of Greg Chalker's experience in dealing with the MCV in pursuing his private prosecutions over several years. Some of the content is provided in greater depth in earlier Sections of this document. But by following this summation, the trends that emerged should be more easily captured.

In regard to the search for the smoking gun, IBAC was already made aware of all the interactions up to the end of 2022. The new 'information' lies in the interactions which occurred in 2023. The same trends appear in the responses or lack of responses as have defined this entire process, since 2020.

In many ways, the question over whether or not this is corrupt activity or incompetence remained unanswered as far as identifying that 'smoking gun'.

But regardless, do Victorians have an expectation of higher standards from their Magistrates Court?

Legal arguments and Greg's issues aside, is this type of behaviour acceptable?

After being presented with even more obstacles by Court employees throughout 2023, Greg Chalker was defiant and determined to continue with the further actions – the Victorian Ombudsman and follow-up engagement with IBAC.

Section 9.

Will IBAC act with updated information on MCV?

IBAC Stage Two

After two years of negative treatment and experiences trying to affect a private prosecution against a doctor in public hospital and only receiving obstacles and stonewalling from the Court system, Greg Chalker decided to once again take his issue to IBAC (Independent Broad-based Anti-Corruption Commission). As recounted in an earlier section, he first approached IBAC in February 2022 with interactions continuing through that year.

Greg was extremely grateful for the positive attitude and assistance received from IBAC. On 7 December 2022, IBAC advised Greg of their decision—they decline to investigate any further. (Pg 193 – Assessment Outcome). While this was a set-back, Greg was encouraged by the explanation for the decision given by IBAC's Paul Lucas. That explanation being that the evidence he had been provided could be circumstantial and interpreted as incompetence on the part of the individuals cited, rather than system corruption. Greg was especially encouraged by Mr Lucas's comments that Greg needed to find 'a smoking gun' and his door was always open.

Taking heed of IBAC's comments, for his next course of action – to find that 'smoking gun', Greg narrowed his focus. He focussed on following up on just a number of key issues at MCV – the 'missing' charges against the G4S security guards which also included the issues involving Ms Gleeson. This was the key focus with the 2023 interactions and follow-up with MCV employees. Greg also took Mr Lucas's advice to submit a complaint to the Judicial Commission.

Approaches to the Judicial Commission

In a discussion with Mr Lucas, Greg was advised to run the complaint through the Judicial Commission first.

Greg did proceed to prepare an extremely detailed and lengthy submission to the Judicial Commission (Pg 299 Complaint to Judicial Commission). The submission was rejected by the Commission on the basis that Ms Anna Gleeson, being a registrar, was not within their charter – they declined to investigate. Greg accepted the Commission's decision with gratitude for their consideration and timely action.

On 5 June 2023 Greg updated IBAC (Pg 283 - IBAC - Paul Lucas) that he had submitted to the Judicial Commission and on 20 June 2023 advised that the Judicial Commission declined to investigate. (Pg 285 - Greg to Paul Lucas – Judicial Commission has declined the matter).

IBAC Follow-up

Greg commenced 'Stage Two' of his interaction with IBAC with a long phone conversation with Paul Lucas on 22 June 2023.

In this communication with Paul Lucas, Greg also covered off on a number of salient points including:-

- Since the initial complaint to IBAC he had made a concerted effort to contact Ms Gleeson directly to verify whether the documents I hold bear her signature and court stamp. This was met with consistently with roadblocks and as such, he had not been successful in reaching an outcome for that simple request.
- The Department of Justice IT support team confirmed that Ms Gleeson appears to be the only registrar without an email address. Which Greg found out of the ordinary.
- Greg requested that IBAC consider this as a separate issue, with a more focused scope than the initial complaint and he intended to provide concrete evidence.
- Twenty-two days prior he had filed charges against Ms Gleeson for perverting the course of justice. The point of this was to seek a voluntary examination order, followed by a compulsory examination order, to facilitate an interview with Ms. Gleeson to ask the question that nobody thought to ask, "does this document contain your signature?".
- Greg advised Mr Lucas that he felt he had no other choice as it appeared that there were no other avenues open to him for simply asking her one straightforward question—*do these documents contain your signature and court stamp*? To date these charges have not yet been approved by the court.
- If this matter were as simple as a Registrar forgetting to file paperwork, a quick apology and system correction from the court could have resolved it quickly in the last 754 days. Yet, no such action has been taken. Instead, the court seems to be shielding Ms. Gleeson from scrutiny.
- "This situation and the roadblocks I have encountered for transparency make me question the possibility of corruption. If this does not fit within the realm of "corruption", what would meet IBAC's criteria?", Greg Chalker.

Going Public

After much deliberation and in the light of the roadblocks and stonewalling he had received over a 4.5 year period from the Victorian Court system, at the start of July 2023, Greg reluctantly made the decision to 'go public' with his experience and ask the question publicly - 'Is there corruption in the Victorian Court System?"

In the light of the assistance and positive treatment he had received from IBAC, out of respect, Greg advised Paul Lucas on 5 July 2023, (Pg 282 - Attn. Paul Lucas, intention to release details of complaint to the public) of his intention to expose everything he had experienced to the public. Feeling he had exhausted every legal avenue after trying to get justice for just over two years only to be met with insurmountable roadblocks. This offer was made as a token of respect for IBAC and its processes. The last thing Greg wanted was to compromise any active or potential IBAC act/action.

"The email from Ms Sim (Pg 281) was the tipping point in this ordeal. In this email she clearly demonstrated the court's lack of interest in resolving the matter of the missing charges and underscored an apparent intention to suppress any action aimed at answering my questions surrounding these charges," Greg Chalker. "I felt I was left with no choice and believed it was in the public's interest to know what sort of obstacles I encountered in the pursuit of justice. To know what was really happening within their Court system, to decide if their performance met public expectations."

Greg extended IBAC the courtesy of asking if there was anything that they do not want published and if so, he would exclude it. IBAC does not respond to the alert of the public exposure.

New IBAC Case to be Opened

On 6 July 2023, the day after advising IBAC of the decision to 'go public', Greg received an email from Mr Lucas (Pg 286 - Opening a new case) advising that IBAC was opening a new case based on his "concerted effort to contact Ms. Gleeson directly to verify whether the documents I hold indeed bear her signature and court stamp. Notably, the Department of Justice's IT support team confirmed that Ms. Gleeson appears to be the only registrar without an email address. This seems odd, considering that all other registrars have one. In light of these facts, I am requesting that IBAC consider this a separate issue, with a more focused scope than my initial complaint'."

Greg was invited to submit supporting documentation and submitted the information he had amassed in addition to an 8-page outline. (Pg 287 - IBAC Submission - Anna Gleeson of Magistrates' Court Victoria & Children's Court of Victoria; Pg 294 - Further new information).

On 16 August 2023, Greg called to follow-up, leaving a message for Mr Lucas. No call back was received.

On 21 August 2023, Greg called again and leaves another message for Mr Lucas.

On 21 August 2023, Greg received an email from Mr Lucas (Pg 295 - Email from Paul Lucas) saying he had requested that the case be allocated a case officer straight away and a priority assessment. He also apologised for the delay as they were experiencing a high volume of complaints that needed prioritising.

2 October 2023, having not heard anything further, Greg sent a follow up email (Pg 294- Follow Up).

10 October 2023, Greg receives a call from IBAC advising that his case was still in the assessment stage.

March 2024, at time of preparing this document, that remains the state of interactions with IBAC. Greg awaits word as to if his complaint will progress further through the IBAC process.

IBAC Round Two: IBAC Ignores Greg

On 6 July 2023, the Independent Broad-based Anti-corruption Commission (IBAC) acknowledged Greg's complaint regarding the conduct of MCV court registrar, Anna Gleeson, by agreeing to open a new case file. This subsequent complaint was significantly more focused and streamlined compared to the initial submission, supported by a smaller yet more compelling set of documents. IBAC was provided 242 days from August 2023 to conduct an assessment of the materials submitted.

Despite this ample timeframe, Greg was met with a concerning lack of communication from IBAC. Seeking to address this silence, Greg contacted The Victorian Inspectorate (VI), the oversight agency responsible for supervising IBAC, to express his concerns regarding the lack of progress on his case.

At 15:55 on 5 March 2024, Greg received a call from a VI officer regarding his complaint about IBAC. The officer documented the essential details of the complaint, including the date it was lodged and the case number. The initial action proposed by VI was to initiate a dialogue with IBAC to understand the delay.

On 3 April 2024, Greg received a letter (Page 340 - IBAC Round Two – Outcome) from IBAC stating that they are declining to investigate. This is despite them having a gun that was still smoking, a dead body and a signed confession.

One would think that at an absolute minimum, they would contact Anna Gleeson and ask one simple question "Can you confirm whether this Affidavit of Service presented to the court, was co-signed by you?"

Section 10.

What role can the Victorian Ombudsman play?

Interaction with the Office of the Victorian Ombudsman

The Office of the Victorian Ombudsman is the official body tasked with dealing with complaints about government, Victorian public organisations. The Office's website clearly sets out the process for making complaints, including who can make a complaint and what areas it can and cannot look into. While the website states it cannot look into Victorian Police or decisions made by courts and tribunals, Greg Chalker sees the Office as a possible channel for his matters. After all, he is not complaining about a <u>decision</u> by a court but about the process of a court and others.

Greg contacted the Ombudsman's Office to initially ask if his complaint that the Judicial Commission had rejected was something they could look into. The Ombudsman's office did check but advised that Greg first follow the MCV's official complaint process first.

Magistrates' Court of Victoria Complaint

While dreading what this path held for him – complaining to the MCV about the MCV, in the light of his experience to date, Greg took the advice of the Ombudsman's Office and submitted the same complaint to the MCV that he had made to the Judicial Commission on 20 June 2023. (Pg 296 - Complaint - Magistrates' Court of Victoria)

The automated response advised a 20-business day timeframe for a response. (Pg 297 - Complaint Receipt)

4 August 2023 –33 business days since the 20 June 2023 submission, Greg sent a follow up email and letter on 4 August asking for a response (Pg 297- Complaint - Magistrates' Court of Victoria; Pg 298 - MCV Complaints Dep follow up letter).

The content of letter was a reminder that he had filed the complaint about serious conduct occurring in the court on 20 June 2023. Highlighting that the court had allowed criminal behaviour of its contractors to go unchecked for 780 days, that he had been ignored by many people he had interacted with about this complaint and now the MCV complaints department was doing the same thing. Noting how frustrating it was to have a court's actions to contribute to obstruction and the delay in seeking justice. Greg advised that IBAC had been sent this email as a cc because it is time someone looked at what is going on.

1 September 2023 - still no response.

Ombudsman's Office

Greg followed the Ombudsman's advice and lodged a complaint with the MCV and gave them plenty of time, within their own established response timeframe. With no response from MCV complaints by August, Greg considered it appropriate to re-engage with the Ombudsman's Office.

- 7 August 2023: Greg sent an email to the Ombudsman's Office seeking their assistance. (Pg 308 Email to Vic Ombudsman). The email advises them that it did take their advice to seek resolution about the concerning events at the MCV and Victorian Children's Court but was not successful in receiving a response. Reiterating that the core of the complaint is the alleged misconduct of a group of people at these courts. He had specifically tried to find out why the private prosecutions he had filed against three security guards disappeared. Access to the relevant information and documentation was provided, including the Judicial Commission submission. (Pg 299).
- 16 August 2023: Greg spoke with his case manager at the Ombudsman's Office, Alexa, who advises that she will write to the MCV to ask them for a 'please explain' and that Greg would hear back from her early the next week.
- 29 August 2023 and 1 September 2023: With no 'hear back' from Alexa, Greg rang and left messages for her to return the calls.
- 8 September 2023: This was the deadline for an answer from the MCV, so Greg once again tried to connect with Alexa by phone without success.
- 13 September 2023: Finally Greg spoke to Alexa, who told him that the court had asked for a 24 hour extension.
- 14 September 2023: The MCV's in-house counsel tells the Ombudsman's Office that they need more time and would reply to me directly by the close of business on 22 September.
- 22 September 2023: No response received.
- 27 September 2023: Greg tells Alexa that no response has been received and requests a meeting with the Ombudsman given the gravity of the matter. Request denied.

"I then considered issuing charges to every member of the court staff who I considered had dirty hands and ask the Ombudsman's Office if it would supervise the request for approval of these charges. They refused." Greg Chalker

Response from Melbourne Magistrates' Court

2 October 2023, finally, Greg receives a response to his complaint from the MCV (Pg 309- Response G. Chalker) with no mention or response to Ms Gleeson who was central to the whole issue.

23 October 2023: Greg responds in a long email, once again asking all the questions that he had been asking all along (Pg 344):

- 1. In the course of investigating his complaint, was a discussion held with Ms. Anna Gleeson?
- 2. What is the usual process for time-stamping or otherwise recording the receipt of legal documents?
- 3. Does Ms. Gleeson deny the interaction with Mr Chalker on the 15th of June 2021, at the Melbourne Magistrates' Court between 14:16 and 14:22?
- 4. Can you confirm that the process from (3) was followed in my case?
- 5. What is your policy for the retention and deletion of case-related electronic communications and documents? Was this policy adhered to in my case?
- 6. What is the standard procedure for notifying informants about the status or developments in their cases? Was this followed in my case?
- 7. The files forwarded to Mr. Dalton encompassed a video recording of me, showcasing each of the three affidavits of service (co-signed by Ms. Gleeson), to affirm their physical existence. This video was subsequently disseminated by Mr. Dalton to several individuals nationwide. Are there any disputes from Mr. Dalton or any other recipients regarding the contents of the video as described?
- 8. Was there any communication initiated by you or any of your associates with Mr. Andrew Dewsnap (the in-house counsel of the accused's employer) to substantiate that a meeting between him and myself occurred, and that he was served with the charges?
- 9. My complaint was submitted to mcv.feedback@courts.vic.gov.au on the 20th of June 2023. The court professes to address complaints within a span of 20 business days, equating to the 19th of July 2023. A subsequent email was dispatched on the 4th of August 2023, yet no response was elicited from the court. On the 7th of August 2023, in the absence of any communication, I engaged with the Victorian Ombudsman. What necessitated the intervention of the Ombudsman to elicit a response to my complaint?
- 10. Over the past three years, I have asked on numerous occasions about who is responsible for approving private prosecutions and if the court could share any policies around this issue as the position title involved in making this decision seems to constantly evolve never an answer was received. Can you confirm who is tasked with the responsibility of ultimate approval?
- 11. Were any third parties consulted or informed about my case, such as the police or legal advisors, without my explicit consent? If so, for what purpose? And if, they were, given that the documents were not yet in the public domain, was state and federal privacy legislation complied with?
- 12. What would be the standard course of action if it was found that the court staff did not, in fact, act appropriately? And who would be responsible for implementing this action?
- 13. Are there plans to have an independent third-party review the handling of my case to ensure impartiality and thoroughness in the investigation?
- 14. Are any steps taken to identify and mitigate potential conflicts of interest among court staff who are assigned to handle sensitive or contentious cases?

Greg received a response the following day from the MCV Feedback and Complaints Team (Pg 343 Reference: 150 – MCV Reply 24 October 2023).

A response that Greg interpreted as passing him off to yet another department. They acknowledged receipt of the previous day's email and stated that if he was dissatisfied with the result of the decision then the Office of the CEO would undertake a review of the decision. "Please confirm if you would like a review to be undertaken."

Greg confirmed that YES if does want a review undertaken (Page 348)

In December 2023, Greg received a reply from the CEO of the MCV which readers are urged to read in full. (Page 351 - MCV CEO Response)

Greg has interpreted this response as yet another 'brush off' and denial of his rights for legal action against certain individuals. The CEO does not provide any support for Greg's cases nor provides any reasons for the denial of further assistance. Again, Greg has failed to receive the support and action he considers he is entitled to.

Section 11.

Corruption, incompetence or something else?

Concluding Statement

The assault in the hospital occurred in June 2019. It is now May 2024. Nearly 5 years has passed during which Greg Chalker has clearly made considerable effort to pursue the outcome he feels entitled to in the Victorian Health, Courts and legal system.

With no outcome, acceptable or otherwise, achieved, Greg has proceeded to produce this extensive, detail document and distribute it through the Victorian community to make others aware of the reality in their systems and to address questions of possible incompetence or corruption.

Releasing this document to the public is a step that Greg has taken with great deliberation and reluctance. His intention has never been to seek fame or notoriety or financial gain, but to shed light on the truths that have remained obscured through his arduous journey within the Victorian judicial system.

Greg's experience at University Hospital Geelong, where he asserted his autonomy and legal right by refusing a medical intervention, was but a part of the larger, intricate web of issues that compelled him to pursue justice.

This entire saga all stems from a 50c piece of plastic – a single-use IV cannula. Greg didn't see the point in removing it for 30 mins as another one would have to be reinserted later. A scenario which posed an infection risk. So he exercised his autonomy and refused consent to have it removed. This was met with threats of assault – he would be held down by security and it would be removed by force. This seemingly minor incident served as a catalyst, unearthing a world of corruption and misconduct that extended far beyond the walls and wards of that hospital.

The incident itself was not the first instance of Greg's rights as a patient in a Victorian hospital being impinged upon, but it was the straw that broke the camel's back.

From that incident he was diagnosed with PTSD with the incident playing on a constant loop in his brain.

"Even noting that comment, I feel incredibly inadequate. People get PTSD from sexual assault, war, witnessing incredibly violent acts and I developed it from a verbal threat of violence. I constantly have this argument with my brain, I tell it "It's no big deal!" It doesn't listen. Instead, it interferes with in so much of my daily life – I could easily add another 10 pages describing my daily challenges over the past five years," Greg Chalker.

Fundamentally, Greg had a right to say 'no'. This was affirmed by way of the emergency injunction he was granted by the Supreme Court of Victoria on behalf of a friend who was facing an almost identical issue. Justice Garde declaring that he didn't need the order (as the patient had the right to say 'no') but he'll grant it anyway. This affirmed his understanding of his rights as a patient.

Greg needed this wrong act to have a consequence and so after learning of private prosecutions, he filed criminal charges in the Magistrates' Court of Victoria. The outcome of that decision is detailed in this document and the details – the obstruction, the roadblocks, the maltreatment, the ignoring, will be seen by many as they are by Greg – shocking.

A shocking indictment on the Victorian system that so many trust, must be fair, just, respectful and deliver under the law. Greg is putting the question out there for others to consider – is this incompetence or corruption? If either, are we prepared to accept it?

Greg Chalker – g00rb4u@gmail.com – https://AccountabilityInjustice.Fail

CALL TO ACTION

(Written by Greg)

You've reached the end of the account of the events. For those with the full print, from hereon, there are 270 pages of reference material. For those reading the condensed version, those 270 pages affirming everything claimed here, are available online - AccountabilityInJustice.Fail

In either case, this is the part where I tell you what I expect you to do with the vast troves of information you have read about me and my experiences in what started out as a very straightforward matter.

DEMAND ANSWERS FROM THE MAGISTRATES' COURT

They claim that I never filed the affidavit of service, which is their reason why the charges against the **G4S** security guards for making a false report to the police never, went through. Court Registrar **Anna Gleeson** stamped and signed those forms. Each time I ask court officials to ask Ms. Gleeson about this, I am ignored. Any reasonable person would conclude that this would be the most straightforward method to resolve the issue.

I assert that the forms contain both my signature and hers. Court Registrar Mr. **Matthew Dalton** claims the signature is inauthentic. Then let's hear from Ms. Gleeson! If she claims it isn't her signature, I should be charged for falsifying court documents. If she tells the truth, the charges against the three **G4S** security guards who lied to the police should proceed without delay.

This coverup to inhibit persons working for a Court Services Victoria contractor is straight up corruption. All those who's fingerprints have been left on this matter, at a minimum, should be investigated by an independent body, but ideally prosecuted.

This cover-up to inhibit persons working for Court Services Victoria contractors from being prosecuted is straight-up corruption. All those whose fingerprints have been left on this matter should, at a minimum, be investigated by an independent body, but ideally prosecuted.

A clear chain of events suggests intentional interference:

- 1. Affidavit of Service Ignored: The affidavit of service was filed, with forms signed and stamped by Court Registrar Anna Gleeson and the fees were paid. Despite this, charges against the G4S security guards for lying to the police just disappeared.
- 2. Court Registrar Dalton's Claims: When Court Registrar Mr. Dalton claims the signature on the affidavit is inauthentic, requests to follow up with Ms. Gleeson go ignored, raising questions about internal handling.
- 3. **Obstruction of Due Process:** This sequence of events reveals an obstruction of due process, suggesting potential deliberate interference to shield a Court Services Victoria contractor.

Action Needed: This matter warrants immediate investigation by an independent body, with all individuals involved being scrutinized. Furthermore, if evidence of intentional interference is found, those responsible should be prosecuted to ensure justice is upheld and to restore faith in the Victorian judicial system.

DEMAND ANSWERS FROM THE DIRECTOR OF PUBLIC PROSECUTIONS

Why is Kerri Judd's office pulling charges without availing herself or her office of all available evidence?

The assault by **Dr. Rhiannon Baldwin** was witnessed by two other individuals, with medical records and evidence from the hospital justifying her actions. Treating doctors, Centrelink, and the NDIS all recognise the serious and permanent injury resulting from **Baldwin's** illegal actions. Consider how high the bar is set by Centrelink for Disability Pension applicants; I was accepted on a single application.

The Office of Public Prosecutions didn't just withdraw the charges, but refused to engage with the informant, seeking court orders without any consultation. They continued to turn the knife by opposing my appeal. Why so determined to undermine the rights of patients?

If Supreme Court Justice Garde, in the days before **Baldwin's** assault, affirmed a patient's statutory right to refuse or withdraw consent by way of an unnecessary injunction, what does it say about **Ms. Judd** that she has demonstrated a wilful disregard for this right?

It exposes a troubling double standard in Victoria's justice system, where on one hand, a patient's autonomy and right to consent are recognised by the courts, but on the other hand, prosecutorial decisions seem to disregard these very rights. The refusal to engage fully with the available evidence, coupled with a lack of consultation and an active opposition to appeals, reveals an alarming inconsistency in how justice is administered.

This must change. The rights of patients must be upheld consistently and without exception, especially when their autonomy has been violated. The judicial system's role is to protect these rights and to prosecute those who infringe upon them, regardless of their position or affiliation.

DEMAND ANSWERS FROM VICTORIA POLICE

I contend that there are serious issues with the organisation as a whole, including its training program. In the case of **Mark Thompson**, he could not differentiate between what constitutes a criminal offense and what is a civil matter. There was no care or perhaps understanding of Federal discrimination laws, nor respect for his own organization's Code of Conduct. He even ignored opportunities to avail himself of current legislation, choosing instead to walk out of the room on a victim of crime as they were requesting that their statement be taken.

The same organization gives guns, handcuffs, and pepper spray to PSO officers, who also have negligible understanding of the laws of the state in which they've been empowered. Officers of the law who make threats if a person does not destroy evidence of a crime. This same organization has taken no criminal action against these officers, despite the overwhelming evidence available. Even Deputy Secretary of Justice **Corrie McKenzie** is aware of the incident – her cries for justice of the incident are remarkably quiet.

I seek the public's intolerance for this double standard. The Victorian Police, an organization entrusted to uphold the law, cannot allow such blatant contradictions to persist. If officers are unaware or unwilling to enforce the laws they are sworn to uphold, they not only fail in their duty but also erode public trust in the justice system.

Action Needed: The public must demand accountability from Victoria Police, pushing for comprehensive reforms in training, conduct, and oversight. The organization must ensure its officers are properly educated on state and federal laws, are held to the same legal standards they enforce, and act with integrity, avoiding any appearance of bias or double standards.

Section 12 - Reference Material

Reference 1: Email to Geelong Hospital's in-house counsel



Greg Chalker <g00rb4u@gmail.com>

Company sanctioned assault?

Greg Chalker <g00rb4u@gmail.com> To: Bernadine McNamara <Bernadine.McNamara@barwonhealth.org.au> 3 July 2019 at 16:38

Dear Bernadine,

I was unfortunate enough to have to visit your organisation's emergency department just 158 hours ago. I was there until morning and at 12:40 on Thursday (27 June 2019) I needed to attend an appointment with a specialist down the road.

The next round of antibiotics wasn't due to be infused until 16:00.

I told staff that I needed to attend this appointment.

I was told that they have to remove the cannula before I leave.

I questioned the rationale for this as they would just need to reinsert another one (causing unnecessary damage) upon my return a short time later.

I was told that this is hospital policy.

I refused to permit this intervention as it was unnecessary and detrimental.

I reminded your staff of Rogers V Whitaker (1992) and that I maintain my right to make my own decisions even if they are perceived to be ill-advised or self-deprecating.

They reiterated that it was staff policy and I was warned that if I tried to leave, they would call a code gray and forcibly remove the cannula.

I asked if I was considered to be suicidal and they answered in the negative - thus, not afforded protection of the Crimes act for such an assault.

Naturally, I would like to see those involved criminally charged. However, I am also curious to see the aforementioned policy to know what the hospital's stance on this is, and what instruction you are providing to your workforce, and whether you're condoning threats and assault on your patients.

And of course, along with case law, there's statutory law as well, *Medical Treatment Act 1988 (Vic)* s6 (offense of medical trespass)

Keen to hear your thoughts and see this policy,

--

Greg Chalker

Mobile: **g00rb4u@gmail.com** Post: PO BOX 151, Newcomb, 3219

CHARGE-SHEET AND SUMMONS

Details of accused				Dates: Good & Bad		
Name:Dr Baldwin, RhiannonGender:FemaleDate of birth:UnknownMobile phone number:UnknownEmail address:Rhiannon.baldwin@BarwonHealth.org.AHPRA Registration Number:MED0001864177State registered:NationalDriver licence number:N/AState issued:				Preferred: nil Unsuitable: nil		
You have been cha	rged wit	To the acc h an offence. Read		e(s) to see v	vhat you must do.	
		Details of the charg	je against y	ou		
What is the charge?	What is the charge? On 27 June 2019 the accused, Dr Rhiannon Baldwin caused a serious and permanent injury to the informant when she made threats of physical consequences if the informant did not provide consent to a medical intervention.					
Under what law? Crimes Act (Vic) 1958						
Jurisdiction				Commonwealth		
Act/Regulation Numb	⊃r	x State	Section	-	24	
Is this an infringement off Are there more charge Type of offence Request for committal proc	x No Summa Offence X No	ary 🗍		see uation of Charges" attach le offence		
		Who filed the char	ge-sheet(s)	?		
Name of informant: Greg Chall				Chalker		
Agency and address:		PO BOX	(151, Newo	comb, Victoria, 3219		
Telephone:		0342451117	Email:	gC	g00rb4u@gmail.com	
Agency Ref:			n	il		
Signature of informant:		rec CHalker Date			-29 / APR / 2020 8/9/21	
Filed at	Filed at		Date - 28 / APR / 2020-		28 / APR / 2020 - 8/9/2	
		Where will the cas	se be heard	?		
The Magistrates' Court at Geelong Telephone						
Address		Flai	iway Terrac	e, Geelong VIC 3220		
When: Time		Day	Мо	nth	Year	
Issued at						
Registrar						

CONTINUATION OF CHARGES

Continuation of charges						
Page 2 Person Charged: Dr Baldwin, R	hiannon					
What is the charge?						
On 27 June 2019, Dr Rhiannon Baldwin threatened to assault the informant when she would not accept the informant's lawful decision to refuse a medical procedure be performed on him. The accused was reminded that her actions were a violation of the Crimes Act (Vic) 1958, the Medical Treatment Act (sic) and the informant's right to make decisions about his autonomy, whether in beneficial or detrimental to his health, which was upheld by the High Court in <i>Rodgers v Whitaker (1992).</i> The accused cited 'hospital policy' as a rationale for the ensuing assault and warned that the informant would be physically restrained if he did not permit the procedure to take place.						
Under what law?	CRIMES ACT (VIC) 1958					
Jurisdiction	x State	C	Commonwealth			
Act/Regulation Number	- Sec	tion	31			
Type of offence Are there more charges?	Summary Offence	x	ndictable offence Yes — see "Continuation of Char			
Request for committal proceeding	x No		attached /es			

CONTINUATION OF CHARGES

Continuation of charges						
Page 3 Person Charged: Dr Baldwin, F	Rhiannon					
	What is the ch	arge?				
On 27 June 2019 the informant o insisted. The informant then cited three leg The accused ignored the informa being not medical urgency to pro	gal references suppor int's legally based obj	ting his statu	utory right to autonomy. e procedure, despite there			
Under what law?	Crimes Act (Vic) 1958					
Jurisdiction	x State		Commonwealth			
Act/Regulation Number		Section	18			
Type of offence		ffence x	Indictable offence			

Reference 3 – Affidavit – Geelong Hospital Incident

Affidavit

I, Gregory Phillip Chalker of St Albans Park, Vic, 3219

affirm /:

- 1. On 26 June 2019 I began to experience suspected compartment syndrome in my right arm.
- At no time in my life have I, or allowed any other person to, inject Acetone into my 2. body
- 3. At 00:59 on 27 June I, with my mother Beverly Joan Chalker, arrived at University Hospital Geelong's Emergency Department
- 4. I was being treated by medical staff for suspected sepsis
- 5. I was being prescribed four-hourly infusions of antibiotics as treatment
- 6. At approximately 11:00 on 27 June 2019 I informed my nurse that I had a specialist appointment at 12:40 but I would be back in less than 30 minutes
- My nurse told me that they would have to remove the IV cannula that was inserted 7. in my left hand before I left. I questioned why this was, as I would be back in less than 30 minutes.
- 8. This objection was escalated to the charge nurse on duty
- 9. This nurse informed me that it was hospital policy. I told her that I did not consent to it being removed as it made no sense to remove it then insert another so shortly thereafter.
- 10. The nurse deferred the issue to my doctor
- 11. The accused entered my room a short time later
- I told her that I have a specialist appointment just down the road, and that I need to 12. leave, but I'll be right back in time for my next infusion. She said that that was fine, but the cannula would need to come out. I asked what the rationale for that was, given that
 - a) a new cannula would just need to be reinserted upon my arrival
 - b) each piercing of the skin represents a risk of infection
- She responded by saying that it was hospital policy. My mother, who was present at 13. the time, rebutted saying that as she came in, there were people standing outside the front of the ED in hospital gowns who were smoking. She replied by saying that it was different as they weren't leaving the hospital.
- 14. This in itself is a double standard smoking has serious negative effects on one's health and yet patients who have come in to an emergency room are permitted to go out and do more harm to their health are allowed to, yet I, who was going to seek the medical treatment of another clinician, my movements were prohibited.
- 15. I told the accused that I didn't consent to the cannula being removed. She repeated that line that it was hospital policy. I told her that no organisation's policies can overrule statutory Acts.

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

- 16. I reminded her of the Crimes Act (Vic) in that performing a medical intervention without consent is assault. I also reminded her of the Medical Treatment Act, she remarked that she was not familiar with those laws, and instead insisted that it is hospital policy.
- 17. I asked her a hypothetical; If it were hospital policy that you could murder a patient, do you believe that action would be legal because there is a policy saying it's okay? She did not answer.
- 18. I asked her if she was familiar with the High Court case, Rogers V Whitaker, 1992? She said no.
- 19. I asked if she considered me to be suicidal. She said no.
- 20. I summarised my position once again. I am only leaving for 30 minutes for an appointment, I have had a PICC in my right arm for the past 30 days that I have been self-managing and so what is the issue with me leaving for 30 minutes for a specialist appointment?
- 21. The conversation went around in circles with the accused not willing to listen and accept that her understanding of the law and patient rights were inadequate.
- 22. The accused was not faced with a 'life or death' situation.
- 23. She conceded that I was not suicidal and was not threatening self-harm.
- 24. She was given every opportunity to review the legislation that I had referenced and consider her next action.
- 25. Declining to re-familiarise herself with the laws protecting a patient's right to refuse autonomy, the accused assaulted the informant by threatening to have security officers come, hold the informant down, and forcibly remove an emplaced device from the patient.
- 26. The accused had access to medical information stating that the informant was pre-disposed to tremendous injury if by his autonomy or statutory rights are impinged on, regardless if the accused did or did not access this information, does not make her any less culpable for the leaving the informant with a serious and permanent injury.
- 27. The accused left the room and returned a short time later with a colleague (Consultant?) to weigh in on this issue.
- 28. He, in no uncertain terms told me (in the presence of my mother) that if I try to leave, then he would have police officers, who were outside, come in and restrain me while medical staff remove the device.
- 29. Both doctors then left the room leaving me distressed and my mother in tears
- 30. I decided the best thing to do was to go home and die a slow and agonising death and so I pulled the cannula out of my hand, left it on the table and walked out of the facility.
- 31. The accused breached her duty of care obligation. Without question, she, as my treating doctor owed me a duty of care. This was breached when she committed assault resulting permanent injury from this breach of duty of care.
- 32. When I complained to the facility about the incident, they responded, not apologising but accusing me of telling staff that I had injected Acetone, which did not happen.
- 33. This was not the first time that in my life that my medical autonomy has been breached, but the reckless actions of the accused has dealt a 'fatal blow'.
- 34. Since the incident, I have struggled with daily life, every single day for more than a year.
- 35. I turn to pharmacology both street and prescribed as well as alcohol in a desperate

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and continued effort to stop my brain from concentrating on this incident where I went to a doctor for help, she ignored my refused consent, refused to verify the legal citations I had quoted her and instead went out and got a buddy to join in on her assault. This traumatic event plays on constant repeat in my head – and I do anything to turn it off.

- 36. I have warned about damage to my liver and thus was prescribed B12 supplements
- 37. I get my blood assessed on a monthly basis which is also a traumatic experience where pathology collectors frequently have to deal with my PTSD symptoms. To counter this, I draw my own sample at home so that I only have to leave the house to drop it off then I can quickly return home
- 38. I avoid showering. The shower has always been my 'thinking room' but for obvious reasons, I avoid going in there now.I have found techniques that help me get through a shower, such as playing music at full volume or drinking heavily before doing so.
- 39. Where I have tried to go out socialising, I have ended up unconscious in an ambulance through trying to 'switch off' my brain with illicit substances
- 40. I have attempted joining social groups such as camping, but the one time I tried this, I developing an urgent need to get back home.
- 41. The same happens when I try to visit friends I end up panicking and must get home
- 42. Prof. Harvey offers little hope in the way of psychiatric recovery. I am unlikely to be able to hold down a job again.

The contents of this affidavit are true and correct and I make it knowing that a person making a false affidavit may be prosecuted for the offence of perjury.

Affirmed at Geelong Magistrate's Court

*in the State of Victoria

On 10 August 2020

Before me,

On

A person authorised under section 19(1) of the **Oaths and Affirmations Act 2018** to take an affidavit.

Reference 4: Appeal - amended filing - 23 November 2020

IN THE SUPREME COURT OF VICTORIA AT COMMON LAW DIVISON JUDICIAL REVIEW AND APPEALS LIST	MELBOURNE	
BETWEEN		
Chalker, Gregory Phillip St Albans Park, Vic, 3219		Appellant
-and-		
Baldwin, Dr Rhiannon C/O Kenndys LvI 9, 360 Elizabeth St Melbourne VIC 8006 -and-		Respondent
Office of the Public Prosecutor 565 Lonsdale St Melbourne VIC 3000		2 nd Respondent
NOTICE	E OF APPEAL	
Date of Document: 23 Nov. 20 20	Solicitor's Code:	

 Date of Document:
 23 Nov. 20 20
 Solicitor's Code:

 Filed on behalf of:
 CHALKER
 DX:

 Prepared by:
 Chalker, Greg
 Telephone: 0342451117

 Image: St Albans park, 3219
 Email:

TAKE NOTICE that the Appellant seeks to appeal to the Supreme Court of Victoria pursuant to section 272 *of the Criminal Procedure Act 2009 (Victoria)]* against the judgment given and final orders made by A J McGARVIE on 21 August 2020

LEAVE TO APPEAL:**

[State whether leave to appeal is required outside of the timeframe specified by the Magistrates' Court Act or the Criminal Procedure Act]

** [Complete or strike out as appropriate.]'.

ORDER SUBJECT TO APPEAL:

Charge of NEGLIGENTLY CAUSE SERIOUS INJURY – struck out – withdrawn Charge of THREATEN ASSAULT COMMIT INDICT OFFENCE – struck out – withdrawn Charge of RECKELSSLY CAUSE INJURY – struck out - withdrawn

QUESTION OF LAW:

- 1. Was the Magistrate misled by the Office of the public prosecutor into believing that a directive to enter a nolle prosequi was issued by the Attorney-General (Public Prosecutions Act (Vic) 1994 s25)?
- 2. Did the Director of Public Prosecutions comply with s24 (C) (Public Prosecutions Act (Vic) 1994) before deciding to withdraw serious charges under the Crimes Act (Vic) 1958, without first appropriate consideration to the concerns of the victim/informant?

THE GROUNDS RELIED UPON ARE:

- 1. On 28 APR 2020 I filed a private prosecution against a medical doctor who threatened me with physical violence if I did not provide consent.
- 2. A permanent injury resulted from this assault
- 3. These charges were approved by the Chief Magistrate of Victoria
- 4. On 13 JUL 2020 J. Combes from the OPP contacted me via email advising that the DPP may take over my private prosecution; I was asked to provide the evidence I was intending to rely upon.
- 5. I relive this incident on a continuous loop in my head. I was not expecting to have to deal with this matter in July and so I prepared and sent an incomplete dossier of evidence to J Combes
- 6. I included a preface stating that if the evidence supplied is insufficient, then please get in touch with me and I will provide the complete version of evidence. I also provided a statement of the psychological effect of the OPP reaching out and the likely effect of the OPP discontinuing my charges versus just leaving me to my own devices.
- 7. On 3 Aug 2020 J comes from OPP wrote to me via email informing me that they would seek to discontinue the prosecution as "there is no reasonable prospect of conviction on any of the charges you filed".
- 8. The OPP did not initially inform me that they had requested a new court date
- 9. Only after I provided a Preliminary Brief to the accused's counsel did the OPP inform me that they had requested a court hearing on 21 AUG 2020
- 10. This motion was heard without me present I was waiting in the court foyer
- 11. I requested the matter be reheard I was not given an opportunity to offer counterarguments
- 12. Subsequent to the hearing, I contacted the office of the Attorney General and requested a copy of their directive to discontinue the charges. At this time, no response has been received from the Attorney General's office.
- 13. The Director of Public Prosecutions has a legislated obligation to give appropriate consideration to the victims of crime. Evidence will show that the Director failed to comply with this directive.
- 14. The Director of Public Prosecutions has a legislated duty to consider justice and fairness, yet declined to see and consider all available evidence for an indictable crime before deciding to withdraw charges all together.

ORDER SOUGHT:

- 1. Set aside the order of the Magistrate and to have the charges reinstated in the Magistrates' Court
- 2. The Office of the Public Prosecution are precluded from interfering with this matter now or at any time in the future

It is proposed to serve this Notice of Appeal on: J Combes – Office of the Public Prosecutor Cindy Tucker – Counsel for the accused

grec CHalker

Signed Mr Gregory Chalker

23 November 2020

FILED 23 November 2020

Reference 5: Letter to G. Chalker, RE: to take over charges.



565 Lonsdale Street Melbourne VIC 3000 PO Box 13085 Melbourne VIC 8010 DX 210290 T: (03) 9603 www.opp.vic.gov.au

13 July 2020

File No: 2003102

Mr Greg Chalker P.O Box 151 Newcomb 3219 VICTORIA 13 July 2020

Dear Sir,

RE : PRIVATE PROSECUTION OF DR RHIANNON BALDWIN

I am writing to advise you that the charge of Intentionally or Recklessly Causing Injury that you filed at the Geelong Magistrates' Court against Dr Rhiannon Baldwin has been referred by the Court to the Director for Public Prosecutions for consideration as to whether the Director will take over the prosecution of that charge. The Director of Public Prosecutions has the power under section 22(1)(b)(ii) *Public Prosecutions Act* 1994 to take over a private prosecution.

In order to make a decision as to whether the Director will exercise her power it is necessary to make an assessment of whether there are reasonable prospects of success of a conviction against Dr Baldwin.

I would therefore be obliged if you would forward to this office by e-mail if possible, copies of any sworn statements, documents or photographs and any other evidence on which you intend to rely to prove the charge to enable that assessment to be conducted.

The possible outcomes of the Director's consideration are as follows:-

- The Director will take over the prosecution and it will be conducted by this office; or
- The Director will take over the prosecution and will discontinue the prosecution; or
- The Director will decline to exercise her power to take over the prosecution and you will continue to conduct it yourself.

You will be advised of the outcome of the Director's consideration in due course.

Yours faithfully

Jenny Combes Principal Solicitor Policy & Specialised Legal Division Office of Public Prosecutions

Record Number

AD10

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

Reference 5a - Letter to G. Chalker



OFFICE of PUBLIC PROSECUTIONS VICTORIA PO Box 13085 Melbourne VIC 8010 DX 210290 T: (03) 9603 2690 www.opp.vic.gov.au

24 June 2021

PASL 2021-00385

Mr G Chalker P.O Box 151 NEWCOMB VIC 3219

By E-mail -g00rb4u@gmail.com

Dear Mr Chalker,

RE: PRIVATE PROSECUTION GREG CHALKER V JUDGE LISA HANNAN CHIEF MAGISTRATE GREG CHALKER V SERGEANT MARK THOMPSON

We refer to previous correspondence and advise that the Director of Public Prosecutions has now decided, pursuant to her powers under s.22(1)(b)(ii) *Public Prosecutions Act* 1994, to take over your prosecution of Judge Lisa Hannan, Chief Magistrate, and Sergeant Mark Thompson.

We confirm that you filed charges of Perverting the Course of Justice which are listed at Melbourne Magistrates' Court on 29 June 2021. The matters will proceed by WebEx.

After careful consideration of all the materials that you provided to this office in support of the above charges, the Director has decided that there is no reasonable prospect of conviction on any of the charges you filed and therefore the Director will take over the prosecution of the charges and make application to the Magistrates' Court to discontinue the charges.

We understand that you may be disappointed by this decision, however, as you may know, criminal offences are made up of different elements that have to be proved by the prosecution. In order to succeed in obtaining a conviction, it is necessary that the prosecution prove every element of an offence 'beyond reasonable doubt'. In relation to criminal offences, the law imposes on the prosecution the highest standard of proof of the elements that make up an offence known to the law. This standard is higher than the standard of proof required for civil cases.

The material that you provided in support of the charges would not, in the Director's view, have been capable of proving the offences charged.

An advocate representing the Director will appear via WebEx to withdraw the charges at the mention hearing on 29 June 2021.

You are not required to attend the mention hearing however, you may do so if you wish to. Of course, you are at liberty to pursue any civil action or other course of redress that you wish to pursue. We recommend that you seek legal advice from Victoria Legal Aid or a private solicitor before doing so.

Yours faithfully,

Policy and Specialised Legal Division Office of Public Prosecutions



OFFICE of PUBLIC PROSECUTIONS VICTORIA 565 Lonsdale Street Melbourne VIC 3000 PO Box 13085 Melbourne VIC 8010 DX 210290 T: (03) 9603 2690 www.opp.vic.gov.au

3 August 2020

File No: 2003102 PASL no 2020-00488

Mr G Chalker P.O Box 151 NEWCOMB VIC 3219

By E-mail -g00rb4u@gmail.com

Dear Mr Chalker,

RE: YOUR PRIVATE PROSECUTION AGAINST DR RHIANNON BALDWIN

I refer to previous correspondence and advise that the Director of Public Prosecutions had now decided pursuant to her powers under s.22(1)(b)(ii) *Public Prosecutions Act* 1994 whether she will take over your prosecution of Dr Baldwin.

I note that you filed charges of Negligently Causing Serious Injury contrary to s.24 *Crimes Act* 1958, Intentionally or Recklessly Cause Injury contrary to s.18 *Crimes Act* 1958 and Assault with intent to commit an Indictable offence contrary to s.31 *Crimes Act* 1958 against Dr Baldwin on 28 April 2020 at Geelong Magistrates' Court.

After careful consideration of all the materials that you provided to this office in support of the above charges the Director has decided that there is no reasonable prospect of conviction on any of the charges you filed and therefore the Director will take over the prosecution of the charges and make application to the Magistrate to discontinue the charges.

I understand that you may be disappointed by this decision however as you may know criminal offences are made up of different elements that have to be proved by the prosecution. In order to succeed in obtaining a conviction it is necessary that the prosecution prove every element of an offence 'beyond reasonable doubt'. In relation to criminal offences the law imposes on the prosecution the highest standard of proof of

the elements that make up an offence known to the law. This standard is higher than the standard of proof required for civil cases.

The materials that you provided in support of the charges would not in the Director's view have been capable of proving the offences charged.

A barrister representing the Director will appear at the Magistrates' Court to withdraw the charges at the mention hearing on 28 October 2020.

You are not required to attend the mention hearing however, you may do so if you wish to. Of course, you are at liberty to pursue any civil action or other course of redress that you wish to pursue. I recommend that you seek legal advice from Victoria Legal Aid or a private solicitor before doing so.

Yours faithfully

Jenny Combes Principal Solicitor Office of Public Prosecutions.

Greg Chalker <g00rb4u@gmail.com>

17 August 2020 at 10:34

To: Jennifer Combes <Jenny.Combes@opp.vic.gov.au>

Ms Combes,

Just because you're a blight on state's justice budget whereby you draw a salary as a prosecutor yet feel unable to secure a conviction despite, - having a victim who will testify

- there is a second witness who will also testify

- the facility condoning the assault as it was justified because I supposedly injected acetone

- the perpetrator calling in another witness who can also be subpoenaed to testify

Plus all the other evidence detailed in my brief sent to the defense, the fact that you feel unable to put this criminal away is inconsequential to me.

I can only surmise that you somehow feel that a crime has not taken place because this was a female doctor; she assaulted me when I refused to provide consent to medical intervention.

How would you feel if a doctor told you that he was about to perform female genital mutilation? When you refuse, he tells you that if you try and leave, he will call in security who will hold you down and they'll forcibly perform the procedure?

Your inclination to dropping these charges is effectively saying that it isn't a crime for anyone to threaten to remove an emplaced device from another person - and do so with force.

You're a disgrace to the Victorian public whom you are charged with protecting.

I WILL be appearing in court on 28 October to argue against the dropping of these charges and I hope to see you there in person, so you can look me and my mother in the eyes and explain how you're able to sleep at night allowing this doctor who has left me with a permanent disability, go on about her life.

Should your motion be granted, I have already prepared my appeal to file in the Supreme Court.

Greg Chalker

[Quoted text hidden]

Greg Chalker

Mobile:

Land line: +61 (03) 4245 1117 Email: g00rb4u@gmail.com Post: PO BOX 151, Newcomb, 3219

Reference 8: Combes' reply to Chalker



Greg Chalker <g00rb4u@gmail.com>

17 August 2020 at 17:41

RE: Re: FW: CM: RE: Letter -to G Chalker re DPP decision Takeover Private Prosecution of BALDWIN, Rhiannon - 2003102 (DOC/20/656946)

Jennifer Combes <Jenny.Combes@opp.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com> Cc: "Mark Baker (DJR)" <Mark.Baker@courts.vic.gov.au>

Mr Chalker

You are advised that the hearing date of the above named matter has been brought forward to Friday 21 August 2020 at Geelong Magistrates' Court. You should contact the court if you require further information.

Jenny Combes

Jennifer Combes | Principal Solicitor | Policy and Specialised Legal Division | Monday & Tuesday Office of Public Prosecutions Victoria T: 9603 2690 | F: 9603 2500 PO Box 13085 Melbourne VIC 8010 | DX 210290 www.opp.vic.gov.au



OFFICE of PUBLIC PROSECUTIONS VICTORIA

Reference 9: Chalker to Kerri Judd (Director of Public Prosecutions)

Greg Chalker PO Box 151 Newcomb 3219 03 4245 1117

Kerri Judd. QC Director of Public Prosecutions PO Box 13085 Melbourne VIC 8010

Your Reference: PASL 2021 00385

Dear Ms Judd,

You would be aware that I recently filed charges of *Perverting the Course of Justice* against two individuals in the state of Victoria with the Magistrates' Court.

This was done in an on-going life's mission by me to achieve justice for the series of crimes committed against me, that nobody in the justice community, including your department, seems to care about.

You would also be aware of another prosecution I initiated against Dr Baldwin after she threatened to use physical force (by proxy) if I did not voluntarily consent to a medical procedure that I didn't want or need. An act that has left me with a permanent and debilitating injury.

Your department, without seeing or even asking for all of the facts & evidence sent a lawyer to court and withdrew the charges citing insufficient evidence. This matter has been appealed to the Supreme Court on the basis that your department failed to show regard to the concerns of the victim.

Learning that the OPP clearly could not care less about the injuries incurred by victims, on 15 May 2020 I went to seek the assistance of Victoria Police.

To help ensure that there was no misinterpretation of my complaint, I put everything I needed to convey in writing and compiled it in a folder.

What a mistake this was.

Due to the injuries sustained by Dr Baldwin's unlawful actions, I require the accompaniment of a service animal (Riley).

Pretty much the first words from the first officer were that Riley had to go outside. I reminded the officer of the provision of the Disability Discrimination Act (Cmwth) 1992, yet he continued to insist that he be taken outside – an excellent first impression in my quest to seek assistance from law enforcement wouldn't you agree?

The (constable) officer falsely claimed that he was the most senior on staff at the time. When he left, never to be seen again, I called triple zero from within the police station. Eventually, Sgt. Mark Thompson appeared and you can read in further detail about our interaction in the charge sheet and summons I filed in relation to his conduct.

When I have a signed & stamped charged sheet & summons for one alleged offender and I present this to a police officer, it does not take a MENSA member to deduce that the mere identical actions of a second offender may have also committed an offence.

Instead of giving my concerns a skerrick of consideration, he walked out of the room.

Given the county court's remarks concerning perversion of justice in that it is one of the few crimes where a person is culpable where they neglect to do a thing, how could any reasonable person conclude that Sgt Thompson's actions were anything but?

Everything he needed was presented to him in a brief.

You can read about the consequences of his actions & inactions in the attachments.

The properly formatted charge sheet and summons was presented to Magistrates Court Geelong senior registrar Mark Baker who was supposed to forward the request on to Chief Magistrate Lisa Hannan for approval or rejection.

Each time that I followed up with Mr Baker, I was told that he was still awaiting guidance. I made contact directly with the Chief's office and spoke with her executive assistant, Jake Warren.

Mr Warren confirmed receipt of the charge sheet & summons and indicated that he would put the issue before the chief for her attention.

More time passed and still no response on the matter was received.

It was my conclusion that the state's judiciary was uncomfortable with permitting charges by an outsider, against a Victoria Police member and so lacking the integrity to approve the charges or finding grounds to reject the charges, Ms Hannan elected to put the matter in a drawer so to speak, hoping the matter would go away on its own.

This was not to be the case; Mr Warren had confirmed in writing that the documents had been received. Eight months had passed and so that was more than sufficient time for Ms Hannan to render a decision on the validity of the charges presented to her requiring her simple 'yeh' or 'neh'.

Only after complaining to a wide spectrum of officials from both the Victorian Government and Judiciary, did Ms Hannan's office issue a statement that the filed Charge sheet & summonses had only been discovered in March 2021 – despite evidence indicating that these had been received by her office 8 months prior.

Now to turn attention to the conduct of your department.

The charges I filed against Dr Baldwin all had a very real basis, not only in law, but in relation to the consequences that her unlawful actions have had on my life.

Just the very fact that I feel the need to explain these impacts to you in this letter is upsetting. Your department is charged with the task of achieving justice for the victims of crimes in this state and instead of doing that, your colleagues completely dismissed all of my pain and suffering and the impact on my friends as family as if nothing happened, I wasn't worth the OPP's time – I was superfluous garbage that had to be dealt with and dismissed. Your office declined the opportunity to review additional evidence.

Your office failed to learn the impact of the perpetrator's crimes on the victim of their crime. Your office didn't feel it necessary to inform the victim and informant of your application to the Magistrates' court for a hearing – you just went in there and told the Magistrate that there was insufficient evidence.

That matter is now listed for a hearing before the Supreme Court of Appeal – and your department muscled its way in to get itself listed as a second respondent.

I'm not a convicted paedophile or murderer seeking to reduce my sentence, I am a victim of crime who is fighting to bring individuals who have committed serious crimes against me to justice. Why is your department opposing me?

This is a very important question – if it is because the accused is a doctor and the OPP does not want to upset the apple cart when it comes to patients exercising their autonomy in contrast to doctor's view of what treatments should and must be performed, then the OPP has blood on its hands. Patients have the statutory right to say 'no' – a right that I exercised.

A right that was verbally confirmed when Dr Baldwin answered 'no' when asked "do you consider me to be suicidal", a conversation affirmed by a witness.

It is not the purview of the OPP to set the discord of justice in this state. A person's title is irrelevant to their relationship of the enacted laws of this state and country. If the OPP is worried that a prosecution of a doctor will open a floodgate of criminal actions against other doctors, then the people working for you should really quit and take up jobs with a professional indemnity insurance firm as managers of risk as your motivation is clearly no longer focused on the protection of the Victorian population – it's doing what is popular and easy, instead of what is right and honourable, and that's disgraceful.

As the law stands, a patient has the ultimate right to self-determination of what happens to his or her body unless that person is deemed not to be of sound mind.

My injury, my pain, my suffering, my tears – without ever meeting me your department declared all of this as invalid and unimportant. I was not worthy of your time or proper consideration.

The only inference I can draw is that the OPP didn't want a mere mortal to dare take a judicial matter into their own hands, you had to flex your legislative muscle and not just take over my prosecution, but withdraw it.

Well-fucking-done. Nice flex.

A feat that is undoubtedly a win worthy of a notch on an ego-stroking belt.

I note that the DPP counsel assigned to the appeal has elected not to tender an affidavit or reply to the submissions I have made to the Supreme Court in the course of my appeal.

Has the OPP interfered with the rightful execution of justice for the sake of it only to bow out at the last minute as it has not counter-argument to my claim that it did not consider the impact to the victim? Is that really the game plan here?

You've needlessly extended my suffering by 12 months only to offer no case-law citations or arguments?

So let's talk about these latest prosecutions regarding the crime of perverting the course of justice.

Your office, on 26 May 2021 at 15:17 sent me an email with a return address of info@OPP.vic.gov.au.

The email header information shows that it originated from Elizabeth Hafoka's account.

This letter included a file attachment which was a .PDF

This PDF was a single page document which outlined only two outcomes "either conduct the prosecutions herself or discontinue the prosecutions."

I found this to be quite interesting given that the Public Prosecutions Act (Vic) is dated 1994 and yet the letter from the OPP concerning the private prosecution launched by me concerning the alleged criminal activity by Dr Baldwin did in fact list three possible outcomes.

That letter also included the name of the OPP officer who I presume was the author of the letter – Jenny Combes.

On 26 May 2021 at 16:18 I replied to the reply-to address specified in the email header of the email you sent me, and wrote

Dear OPP,

You have failed to provide a name on your correspondence.

Please reissue your letter with such particulars.

Greg Chalker.

I waited patiently however my request, to date, has not been honoured.

Nine days later on 4 June 2021 at 11:45 I replied to the same address with:

Dear OPP,

9 days have passed since you received my last email and you have still yet to fulfil a pretty basic request.

If you're unable to perform such a basic task, what other qualities do you believe make your agency more suitable to handle these matters?

4 of 8

Greg Chalker – g00rb4u@gmail.com – https://AccountabilityInjustice.Fail

Greg Chalker g00rb4u@gmail.com

Greg Chalker

Today is 8 June 2021 – a full 4 days later and still no reply has been received.

With your deadline approaching, I thought it be best to call and follow up seeing as your office is incapable of replying to written correspondence.

Here is a summary of my attempts to contact your office to discuss these important matters

Туре	Time	Origin	Destination	Rate	Status	Duration
S	07-Jun 4:59pm	100	0396037666	데») Australia Landline	Connected.	1m 28s
S	07-Jun 4:57pm	100	0396037666	데») Australia Landline	Connected.	1m 42s
S	07-Jun 4:54pm	100	0396037666	데») Australia Landline	Connected.	3m 16s
S	07-Jun 4:52pm	100	0396037666	데») Australia Landline	Connected.	1m 33s
S	07-Jun 4:51pm	100	0396037666	데») Australia Landline	Connected.	1m 17s
S	07-Jun 4:50pm	100	0396037692	Australia Landline	No Answer.	58s
S	07-Jun 4:47pm	100	0396037666	데») Australia Landline	Connected.	2m 7s
S	07-Jun 4:47pm	100	0396037425	🕼 Australia Landline	Connected.	8s

COVID lockdown or not, 12 months+ into this pandemic eliminates any excuses for lack of telecommunications infrastructure.

I had to call over and over again to get through to someone.

So maybe I should email instead? Oh wait, I did that and I STILL hit a brick wall.

I really can't help but think that the OPP is doing all it can to create an unachievable benchmark in order to provide it justification for withdrawing charges filed against its institutional peers.

The letter, which is from *someone* in your office demands that I provide the basis and supporting evidence for charges filed against both Ms Hannan and Mr Thompson to a degree that convinces yourself that the charges have a reasonable likelihood of success.

To this, I have three points to make:

 In the case of Chalker v Baldwin I made the mistake in assuming that the OPP was on 'my side' and that the evidentiary threshold with the OPP would be lower than what it would be inside a court room (with or without a jury) as the OPP would presumably be interested in seeking convictions against every individual that broke the law, whether state or Commonwealth, whether the crime was to the detriment of another individual or not.

I did not present my 'full' case as I assumed that the OPP would work in collaboration with the informant. Instead I learned that the OPP operates as a rogue arbitrator. It has no charter which directs it to consider all of the evidence, it can decide when it has read enough and render its binding and devastating decision without question, consideration or appeal. The Grand Jury option being removed from legislation in recent times.

2. The Law requires the DPP to give appropriate consideration to the victims of crime – Ms Kerri Judd QC – you did nothing of the sort; you shit down the throats of the victims of crimes – whether you do this for your own pleasure, I can't be sure. You are a disgrace to the people of Victoria. I am a living, breathing and suffering victim and witness to a crime committed against me. My mother as a proxy of a the same crime suffers also.

Your office sent an agent to Geelong Magistrates' Court and declared that there was insufficient evidence and that the charges should be withdrawn. Spend 24 hours with me and my disproportionate reactions to the smallest of stimuli as you read psychiatric reports detailing that before my assault I was a normal, functioning member of the community who was able to sustain employment, then tell me that no evidence exists.

You're a spineless coward and I sincerely wish you someday suffer the same prolonged and enduring suffering that the actions of your office have caused me, my friends and family.

3. It is an unfortunate reality that I am not a member of law enforcement – things would be remarkably different if that were the case, but that discussion is beyond the scope of this document.

Your office as requested that I hand over all evidence to your office by 9 June 2021. This is unrealistic and prejudicial.

The approve charge sheet & summons was only received by me on 26 May 2021. Since this date, I have issued requests for voluntary examinations to 5 witnesses.

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

I must allow sufficient time for those witnesses to

- a. obtain legal advice
- b. respond to my request(s)

Given the crystal clear signal by the DPP, Victoria Police & others that has no intention of assisting me with achieving justice for the crimes committed against me, my avenues for obtaining evidence are narrowed.

I have prepared a number of subpoenas and forms 26/27/28 (Compulsory Examination orders) that are with the Court, however these cannot be addressed prior to the hearings scheduled for 10:00 on 29 June 2021.

There is cache of evidence for both charges that I, as an individual, am unable to access at this point in time and by your designated timeline.

The totality of what I could send today is not and would not form a compelling brief of evidence to present to a court to argue my case.

Based on experience, your office's level of expectation is equal to or greater than the Court's and so we are at an impasse.

Are you willing to engage with me to discuss my filing and actions?

Will the OPP allow more time for me to gather the evidence that I know to exist?

What concern & consideration will you demonstrate as to the impact of the crimes on the victim?

Answer these questions and at that point, I will happily present the preliminary brief of evidence to you in person at any time convenient to you.

grec CHalker

Greg Chalker 08 June 2021

Reference 10: Jenny Combes

Greg Chalker PO BOX 151 Newcomb 3219 P| 03 4245 1117 E| g00rb4u@gmail.com

Jenny Combes Office of Public Prosecutions PO BOX 13085 Melbourne 8010

Saturday, 6 January 2024 File Number 2003102 RE: PRIVATE PROSECUTION OF DR RHIANNON BALDWIN

Dear Ms Combes,

Before I detail the particulars of this matter, I feel I should briefly explain the state or rather stasis I have been stuck in since the unlawful events that occurred on 27 June 2019. The accused is not wholly responsible for my abnormal psychiatry, but she most definitely pushed me over the proverbial cliff or to use another idiom, threw the fatal punch

Since, I have no longer been able to successfully function in the world that apparently exists outside the walls and doors of my mother's house. Going to a doctor for help, calmly explaining my statutory rights under the law, which she should already be fully versed in, and to be threatened with force has just broken me inside as person.

Much salt has been rubbed in these wounds since, i.e.

- The facility falsely claiming that I injected acetone
- Three law firms saying they can't help me
- Legal Aid struggling with the concept that I am not the person being charged, but am leading a private prosecution against a (alleged) perpetrator of an indictable crime and ultimately refusing to help
- The Victorian Bar Association pro bono scheme claiming that none of their barristers have the necessary skills to assist
- Attending a Victoria Police station asking for assistance in the execution of a search warrant only for a member with the rank of Sergeant to claim that it is a civil matter, ignoring the approved charge sheet and summons for Dr Baldwin, then walking out of the room (I have filed separate charges of Perverting the course of Justice against that officer)

Thus I am at a headspace that the pursuit of justice is to fall solely on my shoulders – something that I have been mentally obsessing over each and every day since I learned that private prosecutions were an option available to me.

I fully respect that your office has the legal authority to take over this prosecution, I respect that as it is clearly written in legislation.

I fully expect that you have the necessary expertise to try this case with far more skill and ability than what I would be able and your odds of a successful prosecution greatly outweigh mine.

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

I understand that your office must weigh the case on its merits and probability of success and not on the mental state of the victim/informant.

Having expressed the appreciation of the logic, I must also say that today (13 July 2020) was a rollercoaster for me. Receiving your email ever so slightly restored my faith in the likeliness that law, order and people's rights still existed in this state. What occurred was a crime and no one up until today seemed to want to acknowledge this. Everything so far seems to have reinforced the accused's view that a doctor cannot commit assault.

All I ask is that you diligently consider the merits of my case and in the event that I have not persuaded you to agree that these crimes took place, take the time to consult with me again to cover the possibility that I have failed to communicate my contention concisely enough.

For I see the OPP as my saving grace – for the DPP to extend a hand and then slap me down – let's just say I'd be far better off if you had of left me sitting at 'rock bottom', reliant on no one else but myself to keep surviving with the debilitating injuries that the accused has inflected.

EVIDENCE LIST

- 1. My statement
- 2. Mum's statement
- 3. Prof Harvey's Centrelink medical report
- 4. Prof Harvey's testimony
- 5. Pathology reports showing increase in MCV
- 6. Pathology reports showing liver inflammation
- 7. Dr Baldwin's Deakin transcript
- 8. Medical records from University Hospital Geelong
- 9. Subpoena University Hospital Geelong to learn the name of the consultant who was brought in to the room
- 10. Subpoena University Hospital Geelong to learn the name of the charge nurse
- 11. Smart Start driving school
- 12. Antecedent
- 13. AHPRA Complaint
- 14. AV VACIS
- 15. Subpoena University Hospital Geelong for their policy on forced consent regarding emplaced devices
- 16. Medication
- 17. Psychiatric injury evaluation

1. My Statement

An outsider would probably look at this situation and say "it's a \$3 piece of plastic they wanted to pull out of your hand, stop being a baby and making a big deal of it". To a certain extent, I agree with it, I completely agree that I am experiencing a massive overreaction to what has happened.

Unfortunately, I cannot control that overreaction.

My first interaction with the mental health system in 2011 was negative. My patient rights were impinged on then and this has happened on many occasions since. Unlawful actions to my detriment include

- Being drugged to silence me when yelling that my patient rights were being abused
- Refused a second opinion
- Refused medical treatment after having my fingers hyperextended by security
- Not being supervised whilst restrained
- Refused my legal right to access a copy of the Mental Health Act
- Refused my legal right to access a copy of the Guardianship Act
- Assaulted by security guards who wrongly assumed I was an involuntary patient
- Had evidence of the security guards assaulting me deleted from my phone

At the same facility (University Hospital Geelong) in the 7 months leading up to this incident, I had more than my fair share of negative experiences.

An account of the assault by the accused can be found in Appendix 1, which was written after the incident.

The impact to my life from this incident has been incredible and I don't know why I cannot move on from it. At a guess, it was that I had a clearly intelligent person standing in front of me who I was able to communicate with but she could not grasp that she was in the wrong, but she was in a position of power, and she abused that power by threatening me with physical violence if I didn't do what she wanted.

She knew, or should have known about my history of people just like her abusing their power in the past, and how detrimental each of those incidences have been for me.

I avoid reading through *Appendix 1* because I don't particularly favour reliving the incident or being reminded of details that I may have forgotten about, but at the same time, it's important that I convey just how much my daily life has been (for lack of a more expressive adjective) fucked because of this assault.

- I think about the incident endlessly
- I think about the impact that my state has on my mother
- I feel bad about that impact and try so suppress it as much as possible
- I'm saddened by the fact that I now have a meth-amphetamine habit it being the most effective substance I have for arresting symptoms of triggers
- I'm saddened by the fact that in order to minimise the physiological impact of using methamphetamines, I give it for safe keeping to my mother
- I feel guilty and like a failure each time I have to wake her up in the middle of the night because something completely iniquitous has triggered me and I am desperate to feel 'normal' again which is most efficiently achieve through inhalation of meth-amphetamine

- I feel guilty whenever my dog looks at me bored because we haven't left the house for days/weeks because I can't bear to leave the house
- I miss not having any motivation whatsoever to work on a business concept that I was so focused on at the start of 2019
- I miss being able to watch TV without worrying about whether a certain theme might trigger me, instead I watch the same shows over and over again to avoid such a possibility
- I resent the accused for the impact she has caused on my friendships. It is not my friends' fault that the do not understand my condition and it's completely unfair that our bond has been impaired because the accused is a violent bully on a power trip.
- I resent the accused for destroying my ability to confront situations in daily life that were previously water off a duck's back. I applied to law school just to increase my skills in order to prosecute this (and subsequent) case. The smallest of hiccup make me withdraw away and just close the door because it wasn't something I could confront.
- As of Friday 17 July 2020 I decided to attempt 7 full days of no drugs, alcohol, Reddit, YouTube, the news – the hypothesis being that if I put myself in a bubble, then I may have a better week with fewer to no triggers thus freeing myself for the need to turn to drugs. But if successful, that's the life that I get to enjoy, completely disconnect from things that I used to enjoy. The no alcohol pledge lasted 34 hours. Thinking I could write this document sober was wishful thinking.

2. Mum's Statement

Filename: Appendix 4 – Bev Chalker – Statement – 20 Jul 2020

3. Prof Harvey's Centrelink medical report

Filename: Appendix 3 - DSP Support Letter 13082019

Prof Richard Harvey has been my treating Psychiatrist since 2015. He was employed as the Director of Drug and Alcohol Services at University Hospital Geelong.

After the assault, I asked he write a report for Centrelink to support my application for the Disability Support Pension, which was approved and I remain on to this day.

4. Prof Harvey's testimony

Prof Harvey has saved me from myself and from others countless times over the past 5 years. I am extremely grateful to have someone of his skill, character and compassion available to me.

He has always champion my right to participate in my health care decisions, even when he may not agree with them. He has also been unafraid to criticise colleagues whom he has not agreed with their actions or decisions, to my benefit.

Prof Harvey can attest to my mental state and positive outlook prior to the assault and to the devastating impact that it has wrecked on my psychology.

I try to minimise the amount of his time I occupy, however I have authorised him to release any and all clinical information he holds about me to the DPP.

Prof Harvey will appear as a witness.

5. Pathology reports showing increase in MCV (Mean corpuscular volume)

After this assault, my alcohol consumption increased considerably. Not only was I drinking more in single sessions, I was drinking more frequently and at times before midday.

This started to have an impact on my haematology. The size of my red blood cells was increasing beyond a safe value. I was advised to try to reduce my drinking to avoid further health problems.

My abuse of alcohol continues to this day; however, I have frequent blood examinations to keep track of my pathology – my desire to avoid the hell that is living in my own head by chemically disrupting my ability to think about it, is only secondary to my conviction to do whatever is necessary to never have to attend a hospital again.

6. Pathology reports showing liver inflammation

My alcohol consumption is also causing liver issues. I was prescribed B12 supplements to combat this.

7. Dr Baldwin's Deakin University academic transcript

I was intending on subpoenaing Deakin University for Dr Baldwin's academic transcript along with any essays, tests and exams submitted.

During the discussion with her just prior to her threatening me, she was asked "at University, you would have had a legal and ethical unit. So you'd be aware that patients have a right to autonomy and to refuse consent". She responding that it was hospital policy.

These documents will show that the accused was well aware of the laws and patient rights that she was violating.

8. Medical records from University Hospital Geelong

In my complaint to the hospital post event, their response claimed that I told staff that I had injected acetone into my central line. Not only is this false, but Poisons Information advises that acetone would present with significant physiological indicators.

My mother who was present at the time when I told staff that when I realised the line was blocked, I drew up a solution of alcohol & sterile saline and attempted to push this in the line with the rationale being that if the blood had not completed all 12 stages of the clotting process, the alcohol will interrupt it.

9. Subpoena University Hospital Geelong to learn the name of the consultant who was brought in to the room

Despite best efforts to remind the accused that her actions were unlawful and that a facility's policies do not overrule a legislative instrument, she would not wide back her threat.

Instead left the room to bring in her senior doctor, who escalated the threat by telling me (in the presence of my mother) that there are police in the waiting room and he would bring them in if I tried to leave with the cannula still in-situ.

The hospital's in-house council would not disclose the name of the other perpetrator.

I sought a search warrant from the courts for the hospital to discover the name of this other offender so that I could also file charges, however the I was not considered to be a law enforcement agency resulting in my application being rejected.

10. Subpoena University Hospital Geelong to learn the name of the charge nurse

The accused stated that she was following 'hospital policy'. This was echoed by the Emergency Department Charge Nurse whom I spoke to directly before the accused. In the event that the accused denies saying this, I intended to question this nurse about such policy.

11. Smart Start driving school

In September 2019, I reached out to David Marshall, the proprietor of *Smart Start* drive school regarding a position as a driving instructor. Falsely confident that I could suppress the consequences of my assault, I accepted a job offer.

My once very strong personality trait to speak up when I don't agree with something unfair has been completely diminished. When suggested by Mr Marshall that I don't need to be paid for training because I was receiving financial support (despite he just returning from a holiday in Asia), my broken-self had no fight left in me and so instead I abandoned the position and blocked all communication from David.

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12. Antecedent

Filename: Appendix 2 - Antecedent

In 2018 Prof Harvey forwarded me a form he had received from VicPol. They had requested a medical antecedent be completed and be placed on my police file for my, and members' safety. I completed the form and Prof then revised it, adding clinical notes.

Prof Harvey was employed at the hospital at the time and this document was forwarded to VicPol and it is within my hospital patient record.

As the facility, and by extension had documentation on record that I do not respond well (which is a very light way to put it) to exposure to those in authority, exceeding their authority.

13. AHPRA (Australian Health Practitioner Regulation Agency) complaint

<u>Filename</u>: Appendix 1 - Greg Chalker - A 10 year account of abuse at the hands of Victorian medical staff

In December 2019 I reached out to AHPRA to enquire about making complaints about the medical professionals I had come into contact over the years who had treated the law as a suggestion. I was told that they could investigate all practitioners providing they still held their accreditation.

Digging up notes and memories of these events, particularly after this latest assault was not an easy task. It was something I wanted to do but dreaded the thought of do so.

Since learning that an individual has the ability to file charges directly with the Criminal Division of the Magistrates' court, I place less importance on seeking that they be slapped on the wrist and turned my attention to the punishment of crimes.

It is my intention to work in a reverse chronological order and file charges against each and every individual who has ignored the law and violated my autonomy in one manner or another.

This document was updated with my account of events pertaining to Dr Baldwin on 24 February 2020.

14. Ambulance Victoria VACIS report – 27 June 2020

On this date despite having a number of alcoholic drinks and ingesting Benzodiazepine, I was unable to control my respiratory rate or resolve my tachycardia.

I called 000 to request an ambulance to attend. They performed a series of physiological assessments with no cause discovered.

Another instance of an atypical situation for me as a result of the accused's actions.

15. Subpoena University Hospital Geelong for their policy on forced consent regarding emplaced devices

Though it would not excuse the accused's actions, given that two medical staff referred to such policy, I would be inclined to have the court see such a document that sanctions intimidating and assaulting patients.

16. Medication

I experience a paradoxical affect to amphetamines, where most people become more focused on a task, when ingested I find that it disrupts my ability to concentrate on topic for more than a few seconds unless I really apply myself.

Given that this incident has been playing on loop ever since it occurred and at times I will get fixated on it to the point where I get so upset that I usually break down in tears, it's actually nice to have the proverbial experience of a goldfish.

I take a daily dose of Methylphenidate (Concerta/Ritalin).

17. Psychiatric injury assessment

I intend to undergo a psychiatric injury assessment with a forensic psychiatrist to appropriately apportion the psychiatric injury to me caused by the actions of the accused.

I acknowledge that while I may not have been enjoying a perfect mental health score card before I presented to the Emergency Department, she has most definitely thrown the fatal punch.

ARGUMENTS

Defence to the charge of assault

The accused was asked no less than times by me, "Do you consider me to be suicidal" to which she answered no. I reminded her that the Crimes Act would thus consider her actions to be unlawful assault.

This was not a time-critical incident

I had told my nurse at least an hour before my appointment, that I needed to step out momentarily, who passed it on to the charge nurse who passed it on to the accused.

In my treatment room, a civil and respectful conversation took place. My vitals were stable, I wasn't threatening anyone and there did not seem to be a critical incident within the department that would warrant the accused need to keep the interaction as brief as humanly possible.

The accused declined to properly consider her actions

Despite citing the *Crimes Act*, the *Medical Treatment (sic) Act* and a High Court decision, the accused elected not to even consider the possibility that my understanding of the law and their nexus with patient rights exceeded her own. Per the above argument, I wasn't rushing out the door, having a seizure, bleeding out or in the midst of a myocardial infarction. I was standing in a room, reciting legislation that enacted my autonomy. The accused, instead of asking for time to defer to the facility's counsel, continued only to offer the rebuttal that it is hospital policy and then escalated the situation by threatening to have security assist her with her assault.

Conspiracy is not a defence

When the accused brought in the consultant, who not only reinforced her threat, but now telling me that law enforcement would join in on this wrongful imprisonment, breach of my autonomy and assault – this did not shift the liability of her crime, she has just introduced her accomplice

Ignorance, best interest or even good Samaritan, these are not defences

Whether she just fluked her Legal & Ethical unit at university, thought that I going outside to inject more acetone or just genuinely thought it to be true that a policy written by her employer carries more weight than local laws, state laws, federal laws and decisions made by High Court Justices, it does not give her the right to make threats of physical consequences to patients who refuse consent.

She has a tough job as a doctor - do we really want to go down the path of locking doctors up?

Yes.

We as a community and society place our trust in the people that we issue medical licences to. They're able to access, administer and prescribe an enormous range of pharmaceuticals that can kill, help, cure, get high off, blind and cripple people. With a stroke of a pen, they can take away your freedom and autonomy if in their opinion, you are not of a sound mind.

Their written statements are considered absolutely true wherever a signature is present, whereas the rest of us must swear or affirm the same statement but in the presence of another more trusted person.

We hold these people to a high standard because we look up to them and respect them.

When they dawn that persona & credentials that allows them to treat, comfort and cure but instead threaten, assault and ruin a life, then they should not just be punished like a normal person, it too should be of a greater standing because a breach of the public's trust is just that much more painful.

The injury is disproportionate to the action isn't it?

Yes; this is something that I have been trying to convince myself, "it isn't that big of a deal" but despite best efforts, I am unable to convince my symptoms of PTSD of this. The only way in which I can get my brain to stop thinking about this, is to flood it with chemicals.

My research to date reveals no such instance where the court weights the action over the injury when considering if the act of recklessly causing serious injury has occurred.

In DPP v CRAIG (County Court of Victoria) 2019, His Honour remarked the sparing of further trauma to the victims by them not having to relive the event in open court – focusing on the consequences to the community

The information provided in this document and in the appendixes are a true account of what has taken place and when appropriate, I will affirm these to be true.

I am not able to seek subpoenas as this stage and so obviously such information is not available at this time.

This document serves more of a general outline of how I intended to argue my prosecution rather than an official dossier of evidence.

Please let me know if you require any more information or clarification on anything provided.

Greg Chalker

20 Jul. 20



OFFICE of PUBLIC PROSECUTIONS VICTORIA PO Box 13085 Melbourne VIC 8010 DX 210290 T: (03) 9603 7666 www.opp.vic.gov.au

26 May 2021

File No: PASL 2021 00385

Mr Greg Chalker PO Box 151 NEWCOMB VIC 3219

Via email – g00rb4u@gmail.com

Dear Mr Chalker,

RE: PRIVATE PROSECUTION GREG CHALKER V JUDGE LISA HANNAN CHIEF MAGISTRATE GREG CHALKER V SERGEANT MARK THOMPSON Listed at Melbourne Magistrates' Court on 29 June 2021

This office has been advised by the Melbourne Magistrates' Court that you have instituted private prosecutions against Judge Lisa Hannan, Chief Magistrate, and Sergeant Mark Thompson, Victoria Police, on charges of perverting the course of justice.

The purpose of this letter is to advise you that the Director of Public Prosecutions has the power to take over these prosecutions and either conduct the prosecutions herself or discontinue the prosecutions.

A consideration of whether to take over these matters will be conducted by the Director. This involves an assessment by this office of whether the charges have merit. Accordingly, please provide this office with all the evidence / documentation that you intend to rely on to support your allegations against Judge Hannan and Sergeant Thompson.

We also require a copy of the affidavit of service of the charges.

As your charges are listed on 29 June 2021, please forward your material by mail to the following address by **9 June 2021**:-

Policy & Specialised Legal division Office of Public Prosecutions P.O Box 13085 MELBOURNE VIC 8010

Alternatively, you can email the material to <u>info@opp.vic.gov.au</u> or you fax the documents to fax no 96037430.

You should include your name, the names of the accused persons (Judge Lisa Hannan and Sergeant Mark Thompson) and the reference number 'PASL 2021 00385'.

Please be advised that if you do not provide the material, the Director may conclude that you have no evidence to support your prosecution and the charges may be discontinued.

Yours sincerely,

Policy & Specialised Legal Division

Record Number

P13

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

Reference 12: We might take over the prosecution



Greg Chalker <g00rb4u@gmail.com>

26 May 2021 at 15:16

Office of Public Prosecution correspondence

General Enquiries <info@opp.vic.gov.au> To: "g00rb4u@gmail.com" <g00rb4u@gmail.com>

Good afternoon,

Please see attached letter from the Office of Public Prosecutions.

Kind regards

Legal Support

DPP letter to Greg Chalker.pdf

Reference: 14 - Response

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Office of Public Prosecution correspondence

Greg Chalker <g00rb4u@gmail.com> To: General Enquiries <info@opp.vic.gov.au>

Dear OPP,

You have failed to provide a name on your correspondence.

Please reissue your letter with such particulars.

Greg Chalker. [Quoted text hidden]

Greg Chalker

Mobile: Land line: +61 (03) 4245 1117 Email: g00rb4u@gmail.com Post: PO BOX 151, Newcomb, 3219

Reference 13: Follow Up



Office of Public Prosecution correspondence

Greg Chalker <g00rb4u@gmail.com> To: General Enquiries <info@opp.vic.gov.au>

Dear OPP,

9 days have passed since you received my last email and you have still yet to fulfil a pretty basic request. If you're unable to perform such a basic task, what other qualities do you believe make your agency more suitable to handle these matters?

Greg Chalker [Quoted text hidden] 26 May 2021 at 16:18

Greg Chalker <g00rb4u@gmail.com>

Greg Chalker <g00rb4u@gmail.com>

4 June 2021 at 11:45

Affidavit

I, Gregory Phillip Chalker of St Albans Park, Vic, 3219

affirm /:

- 1. On 26 June 2019 I began to experience suspected compartment syndrome in my right arm.
- 2. At 00:59 on 27 June I, with my mother Beverly Joan Chalker, arrived at University Hospital Geelong's Emergency Department
- 3. I was being treated by medical staff for suspected sepsis
- 4. I was being prescribed four-hourly infusions of antibiotics as treatment
- 5. At approximately 11:00 on 27 June 2019 I informed my nurse that I had a specialist appointment at 12:40 but I would be back in less than 30 minutes
- 6. My nurse told me that they would have to remove the IV cannula that was inserted in my left hand before I left. I questioned why this was, as I would be back in less than 30 minutes.
- 7. This objection was escalated to the charge nurse on duty
- 8. This nurse informed me that it was hospital policy. I told her that I did not consent to it being removed as it made no sense to remove it then insert another so shortly thereafter.
- 9. The nurse deferred the issue to my doctor
- 10. Dr Rhiannon Baldwin, my treating doctor entered my room a short time later
- 11. I told her that I have a specialist appointment just down the road, and that I need to leave, but I'll be right back in time for my next infusion. She said that that was fine, but the cannula would need to come out. I asked what the rationale for that was, given that
 - a) a new cannula would just need to be reinserted upon my arrival
 - b) each piercing of the skin represents a risk of infection
- 12. She responded by saying that it was hospital policy. My mother, who was present at the time, rebutted saying that as she came in, there were people standing outside the front of the ED in hospital gowns who were smoking. She replied by saying that it was different as they weren't leaving the hospital.
- 13. This in itself is a double standard smoking has serious negative effects on one's health and yet patients who have come in to an emergency room are permitted to go out and do more harm to their health are allowed to, yet I, who was going to seek the medical treatment of another clinician, my movements were prohibited.
- 14. I told Dr Baldwin that I didn't consent to the cannula being removed. She repeated that line that it was hospital policy. I told her that no organisation's policies can overrule statutory Acts.
- 15. I reminded her of the Crimes Act (Vic) in that performing a medical intervention without consent is assault. I also reminded her of the Medical Treatment Act, she remarked that she was not familiar with those laws, and instead insisted that it is hospital policy.

- 16. I asked her a hypothetical; If it were hospital policy that you could murder a patient, do you believe that action would be legal because there is a policy saying it's okay? She did not answer.
- 17. I asked her if she was familiar with the High Court case, Rogers V Whitaker, 1992? She said no.
- 18. I asked if she considered me to be suicidal. She said no.
- 19. I summarised my position once again. I am only leaving for 30 minutes for an appointment, I have had a PICC in my right arm for the past 30 days that I have been self-managing and so what is the issue with me leaving for 30 minutes for a specialist appointment?
- 20. The conversation went around in circles with the accused not willing to listen and accept that her understanding of the law and patient rights were inadequate.
- 21. The accused was not faced with a 'life or death' situation.
- 22. She conceded that I was not suicidal and was not threatening self-harm.
- 23. She was given every opportunity to review the legislation that I had referenced and consider her next action.
- 24. Declining to re-familiarise herself with the laws protecting a patient's right to refuse autonomy, the accused assaulted the informant by threatening to have security officers come, hold the informant down, and forcibly remove an emplaced device from the patient.
- 25. The accused had access to medical information stating that the informant was pre-disposed to tremendous injury if by his autonomy or statutory rights are impinged on, regardless if the accused did or did not access this information, does not make her any less culpable for the leaving the informant with a serious and permanent injury.
- 26. The accused left the room and returned a short time later with a colleague (Consultant?) to weigh in on this issue.
- 27. He, in no uncertain terms told me (in the presence of my mother) that if I try to leave, then he would have police officers, who were outside, come in and restrain me while medical staff remove the device.
- 28. Both doctors then left the room leaving me distressed and my mother in tears.
- 29. I removed the cannula from my hand and walked out of the facility.
- 30. On 20 April 2020 I filed criminal charges with the Magistrates' Court of Victoria by way of private prosecution, against Dr. Baldwin for the crimes committed against me.
- 31. I pursued this avenue of justice as only weeks earlier when I sought and presented a Supreme Court injunction to a Victoria Police member at St Vincent's Hospital in the hope that the responding Victoria Police members would prevent an assault taking place, but instead *I* was cautioned about the penalties for forging a court order
- 32. Having learned that search warrants are issued to members of law enforcement and being determined to learn the identity of the doctor who conspired with Dr Baldwin to commit assault, I prepared documentation and myself mentally, for the challenge of going to see police to ask them for help.
- On 15 May 2020 I prepared a letter outlining my background, situation and request for the officer who was to serve me – I did this so that there could be no confusion or misunderstanding.
- 34. In this document folder, I added a copy of the Charge Sheet & Summons against Dr Baldwin
- 35. I included correspondence from Geelong Magistrates' Court Senior Registrar Mark Baker which affirmed the charges against Dr Baldwin had been accepted by the court.

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

- 36. I also included a prepared search warrant outlining what document and things were sought. The fields for the requesting officer and issuing Magistrate were left blank.
- 37. I prepared my service animal to accompany me and left home for Geelong Police station at 01:09 on 15 May 2020
- 38. I arrived at Geelong Police station at 01:23 and entered via the front entrance moments later with my service animal by my side.
- 39. The first officer repeatedly violated the Disability Discrimination Act (Cmwth) 1992 by instructing me to take my service animal outside.
- 40. Unwilling to bring a supervisor to the counter, I called triple zero (000) at 01:51 and requested to speak with a regional superintendent concerning the breach of law by the first officer
- 41. Shortly after, the defendant (Sergeant Fatso) appeared at the front desk.
- 42. I asked him to read the documents I had prepared.
- 43. The events that followed are detailed in the charge sheet.
- 44. After the defendant refused to
 - a. Assist with the warrant
 - b. Take my statement about crime(s) committed against me
 - c. Receive my complaint about this subordinate's conduct as he just walked out of the room.

I walked out of the Geelong Police station and got back in my car and started driving east towards home.

- 45. I was so distraught by this event; it literally took me hours to psych myself into going to see another person in a position of power and ask their help and they just walked out on me.
- 46. It made no sense to me; no reasonable person could read a summary of my complaint whilst simultaneously having in their possession a filed Charge Sheet & Summons for the same crime and come to the conclusion that the actions of the second person fall squarely within the realm of civil action.
- 47. The defendant's actions made me incredibly sad and left me with a feeling of hopelessness. The police were my last lifeline, I went there for help and the defendant just walked out on me. Didn't even take the time to review the legislation or case law, didn't afford me the time to even take my full statement to fully consider whether a crime had potentially taken place. Instead, had just dismissed all of the pain, suffering and injury I've suffered at the hands of another and deemed it legal.
- 48. At 01:51 I made a second call to triple zero. I asked the operator to remain quiet as I wanted to leave a note for the Coroner as I was intending to collide with a concrete barrier very shortly.
- 49. I abandoned this plan as my service animal and best friend Riley was in the back seat. He was quietly doing his job, using his love to guilt me into not doing such selfish acts.
- 50. I arrived home at approximately 03:30.
- 51. Shortly thereafter, I cannulated a vein and ran IV tubing into a bucket next to my bed. I began the process of manual exsanguination. I ingested several medicals to interfere with my body's circulatory processes to address the hypovolemia.
- 52. Over the 90 minutes, I continued to watch the bucket fill as the life and pain drained out of me.

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- 53. With the rate of diffusion slowing, I injected various other pharmacology to overcome my body's shunting.
- 54. Now in excruciating pain as my body begins to spasm from severe hypovolemia, I ripped the cannula out and passed out shortly thereafter.
- 55. My mattress stained from the blood that continued to leak from my weak body.
- 56. Upon waking, I was unable to stand for at least 7 days after the event due to critical anaemia and hypoxia.
- 57. I am not the only victim of the defendant's choice to ignore crimes committed against the people he took an oath to protect. My mother, Beverly Chalker had to not only nurse me back to a point where I was able to stand up without passing out, but also clean up pools of my blood.
- 58. To this date, I have not been contacted by the defendant or Victoria Police in relation to the defendant's actions or the issues I tried to raise.

The contents of this affidavit are true and correct and I make it knowing that a person making a false affidavit may be prosecuted for the offence of perjury.

Affirmed at Melbourne Magistrates' Court

*in the State of Victoria

On 07 June 2021

Before me,

On

A person authorised under section 19(1) of the **Oaths and Affirmations Act 2018** to take an affidavit.

Details of accused Dates: Good & Bad Preferred: nil Name: Sargent Mark Thompson (Victoria Police) Date of birth: Unknown Gender: Male Mobile phone number: 0352253100 Email address: unknown Unsuitable: nil Driver license number: State issued: To the accused: You have been charged with an offence. Read these page(s) to see what you must do. Details of the charge against you On 15 MAY 2020 you served the informant at the reception desk at What is the charge? Geelong Police Station as an official, acting for Victoria Police. The informant began speaking about a subordinate under your control, whom he claimed violated the Disability Discrimination Act by repeatedly insisting that his support animal be separated from him by waiting outside. You interrupted the informant and asked why he was here tonight. The informant handed you a folder with a typed request of the assistance he sought from Victoria Police. <continued</pre> over page> Under what law? Crimes Act 1958 X Jurisdiction State Commonwealth Act/Regulation Number Section 320 X Is this an infringement offence? Yes No Yes - see x Are there more charges? "Continuation of Charges" attached Summary Type of offence х Indictable offence Offence x Yes No Request for committal proceeding Who filed the charge-sheet(s)? Name of informant: Greg Chalker PO BOX 151, Newcomb, Victoria, 3219 Agency and address: Telephone: 0342451117 Email: g00rb4u@gmail.com nil Agency Ref: Signature of informant: Date 29 / MAY / 2020 29 / MAY / 2020 Filed at Geelong Date Where will the case be heard? Telephone The Magistrates' Court at Geelong Address Railway Terrace, Geelong VIC 3220 When: Time Day Month Year Issued at Registrar

CHARGE-SHEET AND SUMMONS

Greg Chalker – g00rb4u@gmail.com – https://AccountabilityInjustice.Fail

Details of the charge against you

<continuation from page one> This document outlined serious acts committed against the informant. It went onto say that the charges against the first offender had been approved for private prosecution by the Chief Magistrate of Victoria.

When you finished reading it, you said you couldn't help the information. When asked why you stated that this isn't a police matter.

When asked for clarification, you responded "I'm not a magistrate, I cannot sign this". It was clarified to you that your signature wasn't sought on the document, just your name.

You then told the informant that this isn't a criminal matter and that he should seek to engage a civil litigation lawyer.

The informant replied by citing the approval of the criminal charges against the first alledged offender and that it was very much a criminal matter.

You then stated that only the police can file criminal charges.

You then asked who drew up these charges and the informant told you that he did.

You then asked the informant what it was that he wanted from Victoria police and he replied by asking if you had read the document before him, you confirmed that you had.

You refused to assist with the warrant.

The informant then asked to make a statement about the crime that had been committed against him, and you refused.

As you began to walk out, the informant asked if you would hear his complaint about the officer who had breached the Disability Discrimination Act - you ignored him and continued to walk out.

Despite

- having a clear summary of events presented to you

- having a copy of the charge sheet and summons for the first offender in front of you

- confirmation that the Chief Magistrate of Victoria was satisfied that a crime had potentially occurred and was willing to allow the court to preside over the matter

- having sections of the relevant Act identified in the charge sheet and summons in front of you which coincided with the crime that I was wanting to report

- having a copy of an email from the senior court registrar at Geelong Magistrate's Court indicating that warrants can only be issued by law enforcement

You elected to ignore all of this.

You refused to allow the informant to make an official statement. You declared that no crime had taken place.

Pursuant to section 320 of the Crimes Act, you are charged with Perverting the court of justice.

Page	2	of	2
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Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

Reference 17: Mark Baker - Snr Registrar



Greg Chalker <g00rb4u@gmail.com>

19 June 2020 at 16:01

Private Prosecution - M. Thompson

2 messages

Greg Chalker <g00rb4u@gmail.com> To: "Mark G Baker (CSV)" <Mark.Baker@courts.vic.gov.au>

Hi Mark,

More than three weeks have passed since I handed you a request for approval of a private prosecution for Mark Thompson. Would you have an update on this request?

Thanks.

Greg Chalker

Mobile:	
Land line:	+61 (03) 4245 1117
Email:	g00rb4u@gmail.com
Post:	PO BOX 151, Newcomb, 3219

Mark G Baker (CSV) <Mark.Baker@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com> 25 June 2020 at 13:29

Good afternoon Mr Chalker

I am still awaiting a direction on this matter

Kind Regards



Mark Baker

Senior Registrar Barwon South West

P: (03) 5225 3349 | F: (03) 5225 3392 M: 0428 436 893

E: mark.baker@courts.vic.gov.au

A: Railway Tce, Geelong Vic 3220 | DX 216046

[Quoted text hidden]

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Reference 18: Email - Jake Warren, Executive Assistant to Chief Magistrate Lisa Hannan



Greg Chalker <g00rb4u@gmail.com>

Private Prosecution request

3 messages

Greg Chalker <g00rb4u@gmail.com> To: jake.warren@courts.vic.gov.au 1 July 2020 at 13:04

Hi Jake,

Please find attached the Charge Sheet & Summons for Sgt Mark Thompson (Vic Pol) as originally submitted in-person to Snr Registrar Mark Baker at Geelong Magistrate's Court on 29 May 2020

I followed up on this matter with Mr. Baker on 19 June who replied stating that he was "still awaiting a direction on this matter".

Given that I am currently submitting a charge sheet and summons for one individual allegedly perverting the course of justice, the question must be asked, what happened to the forms that I personally handed Mr. Baker? Are they sitting in his drawer or did they genuinely get lost in the mail?

Greg Chalker

 Mobile:
 Image: Land line:
 +61 (03) 4245 1117

 Email:
 g00rb4u@gmail.com

 Post:
 PO BOX 151, Newcomb, 3219

12	Charge sheet & sun 65K	nmons - Sgt Mark	Thompson.pdf
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Jake Warren (CSV) <Jake.Warren@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com> 1 July 2020 at 13:36

Dear Mr Chalker,

Thank you for your email and I confirm receipt of your private prosecution application. I will make enquiries with Mr Baker about this.

Kind regards,

Jake



Greg Chalker - gUUrb4u@gmail.com - https://AccountabilityInjustice.Fail

Chief Magistrate of Victoria P: (03) 962 87792 | M: 0404 195 304 E: jake.warren@courts.vic.gov.au A: 233 William St, Melbourne 3000 | DX 350080

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Greg Chalker <g00rb4u@gmail.com> To: "Jake Warren (CSV)" <Jake.Warren@courts.vic.gov.au> 16 July 2020 at 11:47

Good morning Jake,

Could you please provide an update on this matter?

Greg Chalker [Quoted text hidden]

Reference 19: Charges have been issued

附 Gmail

Request for court reference numbers 2 messages

Greg Chalker <g00rb4u@gmail.com> To: "Damian CAPOBIANCO (CSV)" <Damian.Capobianco@courts.vic.gov.au>

Mr Capobianco,

At your earliest convenience, could you please provide me the court reference numbers for the matters that I have filed thus far, that have been approved so that I can complete the subpoena requests and file them with the court, to ensure that all available evidence relating to these alleged crimes, is forwarded to, and preserved by the court?

If not yourself, please identify the court officer to whom subpoenas issued to the Magistrate's Court of Victoria should be served.

Greg Chalker

Land line: +61 (03) 4245 1117 Email: g00rb4u@gmail.com Post: PO BOX 151, Newcomb, 3219

Damian CAPOBIANCO (CSV) <Damian.Capobianco@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Hello Mr Chalker,

The issued charge and summons needs to be served and a copy returned to the court with an affidavit of service. It is then initiated on our database where a court reference will be obtained.

I have posted you two copies of the issued charge and summons against Judge Lisa Hannan and Sgt Mark Thompson for you to serve.

I can assist you with subpoenas once the matters have a court reference.

I hope this answers your query.

Damian Capobianco Manager of Registries

Melbourne Magistrates' Court



P: (03) 9628 7841 |

E: damian.capobianco@courts.vic.gov.au A: Level 2/233 William St, Melbourne 3000 | DX 350080

[Quoted text hidden]

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Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

Greg Chalker <g00rb4u@gmail.com>

20 May 2021 at 16:13

21 May 2021 at 09:23

Greg Chalker

St Albans Park 3219 03 4245 1117

On 27 June 2019 I was assaulted by Dr Rhiannon Baldwin at University Hospital Geelong. I needed to leave the emergency department for half an hour to attend a pre-arranged specialist appointment. Dr Baldwin threatened physical consequences (being held down by security) if I did not provide consent to have an emplaced device removed.

I have filed three charges against Dr Baldwin with the Magistrate's court and all of which have been approved by the Chief Magistrate for me to run a private prosecution against her so that she may answer for her crimes.

Dr Baldwin did not act alone, she brought in a consultant (she being a registrar) who told me that there are police outside and he would have them hold me down if I did not allow the emplaced device be removed.

I asked the hospital's internal counsel for the name of this other offender however Ms McNamara has elected not to reveal the name of the offender.

I filed a request for a search warrant with the courts, however Mr Baker (Senior Registrar at Geelong Magistrate's Court) informs me that a search warrant can only be executed by a member of law enforcement.

Dr Baldwin is due to face court in late October, and while I will more than likely be able to source the information I see by means of a subpoena, this would mean that a criminal, who contributed to my permanent injury, will not face justice until 2021.

I elected to initiate a private prosecution as all recent attempts to obtain help from Victoria Police have resulted in excuses about how you can't help the victim (yet your motto is Uphold the right, right?).

What I ask from you is to put your name on this application for a search warrant, I'll file it, get back to you with a signed copy, and then I want you to obtain the name of the criminal employed at University Hospital Geelong who is happily going around violating the *Crimes Act*, the *Medical Treatment Planning and Decisions Act* and trampling right over the autonomy of people less fortunate than he.

Attached:

1. Email from Mr Baker confirming that the charges against Dr Baldwin are filed with the court. In the same, he outlines the court's position on search warrants.

2. Copy of the charge sheet and summons for Dr Baldwin

3. Copy of the search warrant submitted



Telephone:(03) 962 87792Facsimile:(03) 9628 7793

Her Honour Judge Lisa Hannan Chief Magistrate Magistrates' Court of Victoria 233 William Street MELBOURNE VIC 3000

> GPO Box 882 MELBOURNE VIC 3000

12 April 2021

Greg Chalker

via email: g00rb4u@gmail.com

Dear Mr Chalker,

I write to acknowledge receipt of your letter, received via email on 23 March 2021. Additionally, I confirm receipt of the letter's attachments, including copies of the private prosecutions brought by yourself and related correspondence.

I note that the charge sheets and summons in relation to the Chief Magistrate and Sergeant Mark Thompson were not brought to the Chief Magistrate's attention until March 2021, upon receipt of your letter.

Given the contents of the documents, the Chief Magistrate has recused herself from decision making. This matter has been referred to Deputy Chief Magistrate Broughton for consideration.

Yours sincerely.

Siobhan Mansfield / Strategic Advisor to the Chief Magistrate

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

Reference 22: Charge Sheet & Summons - Lisa Hannan

CHARGE-SHEET AND SUMMONS

Deta	ils of accused		Dates: Good & Bad	
Name: Chief Magistrate L Gender: Female Mobile phone number: Email address: unknown State registered: National Driver licence number:	Date of birth: Unknown		referred: nil Insuitable: nil	
You have been chard	To the accured with an offence. Read		s) to see what you must do.	
5	Details of the charg			
What is the charge?			nd Summons form was submitted elong Magistrate's Court for the	
matter to move forward. On Your assistant, on 1 July 20	25 June he advised that I 20 in a recorded telephon	he had not red le conversatio	ich requires your approval for the ceived guidance on this matter. n advised that he had not seen no confirmed receipt <continued></continued>	
Under what law?		Crimes A	Act 1958	
Jurisdiction	x State		Commonwealth	
Act/Regulation Number	-	Section	320	
Is this an infringement offen Are there more charges? Type of offence Request for committal procee	X No		Yes Yes — see "Continuation of Charges" attache Indictable offence Yes	
	Who filed the char	ge-sheet(s)?		
Name of informant:		Greg Cha	alker	
Agency and address:	PO BOX	(151, Newcor	nb, Victoria, 3219	
Telephone:	0342451117	Email:	g00rb4u@gmail.com	
Agency Ref:		nil		
Signature of informant:	grec CHalker	Date	5 / AUG / 2020	
Filed at	Chief Magistrate's office	Date	5 / AUG / 2020	
	Where will the cas	se be heard?		
The Magistrates' Court	at Geelon	Geelong Telephone		
Address	Rai	Railway Terrace, Geelong VIC 3220		
When: Time	Day	Month	n Year	
Issued at				
Registrar				

Greg Chalker – g00rb4u@gmail.com – https://AccountabilityInjustice.Fail

Details of the charge against you

<continuation from page one>

Even with consideration to the possibility that you did not receive the Charge Sheet and Summons until 1 July 2020, your inaction on this matter during the past 36 days is at best a disservice to your role as a leader in the Victorian Criminal Justice system, at worse it is a criminal act.

As the gatekeeper to individuals filing private prosecutions in the Victorian Magistrate's Court, your inaction on the Charge Sheet and Summons put before you, against Victoria Police Sergeant Mark Thompson has prevented the prevented the rightful execution of justice in the State of Victoria.

Judge Lisa Hannan, you are charged with Perverting the Course of justice under the common law principal, with punishments for this crime set out in s320 of the Crimes Act (Vic) 1958.



Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail



Greg Chalker <g00rb4u@gmail.com>

5 August 2020 at 01:13

Charge Sheet and Summons - Lisa Hannan

1 message

Greg Chalker <g00rb4u@gmail.com> To: "Jake Warren (CSV)" <jake.warren@courts.vic.gov.au>

Dear Jake,

--

Please find attached a Charge Sheet & Summons issued in the name of Judge Lisa Hannan.

Please provide confirmation of receipt of this email.

Greg Chalker

Charge Sheet & Summons - Lisa Hannan.pdf

Reference 24: Charges have been issued

附 Gmail

Request for court reference numbers 2 messages

Greg Chalker <g00rb4u@gmail.com>

To: "Damian CAPOBIANCO (CSV)" <Damian.Capobianco@courts.vic.gov.au>

Mr Capobianco,

At your earliest convenience, could you please provide me the court reference numbers for the matters that I have filed thus far, that have been approved so that I can complete the subpoena requests and file them with the court, to ensure that all available evidence relating to these alleged crimes, is forwarded to, and preserved by the court?

If not yourself, please identify the court officer to whom subpoenas issued to the Magistrate's Court of Victoria should be served.

Greg Chalker

 Land line:
 +61 (03) 4245 1117

 Email:
 g00rb4u@gmail.com

 Post:
 PO BOX 151, Newcomb, 3219

Damian CAPOBIANCO (CSV) <Damian.Capobianco@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Hello Mr Chalker,

The issued charge and summons needs to be served and a copy returned to the court with an affidavit of service. It is then initiated on our database where a court reference will be obtained.

I have posted you two copies of the issued charge and summons against Judge Lisa Hannan and Sgt Mark Thompson for you to serve.

I can assist you with subpoenas once the matters have a court reference.

I hope this answers your query.

Damian Capobianco Manager of Registries

Melbourne Magistrates' Court



P: (03) 9628 7841 |

E: damian.capobianco@courts.vic.gov.au A: Level 2/233 William St, Melbourne 3000 | DX 350080

[Quoted text hidden]

PRIVATE & CONFIDENTIAL

The content of this e-mail and any attachments may be private and confidential, intended only for use of the individual or entity named. If you are not the intended recipient of this message you must not read, forward, print, copy, disclose, use or store in any way the information this e-mail or any attachment contains. If you are not the intended recipient, please notify the sender immediately and delete or destroy all copies of this e-mail and any attachments. Our organisation respects the privacy of individuals. For a copy of our privacy policy please go to our website or contact us.

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

Greg Chalker <g00rb4u@gmail.com>

20 May 2021 at 16:13

21 May 2021 at 09:23

Reference 25: Voluntary Examination - Jake Warren

Greg Chalker PO Box 151 Newcomb, 3219 g00rb4u@gmail.com 03 4245 1117

Jake Warren Executive Assistant to Chief Magistrate Lisa Hannan GPO Box 882 Melbourne Vic 3000 jake.warren@courts.vic.gov.au

Monday, 24 May 2021

Dear Mr Warren,

I have filed criminal charges by way of a private prosecution against Chief Magistrate Lisa Hannan for the crime of Perverting the Course of Justice.

At this time, I consider you to be a potential witness to this crime and I would ask that you voluntarily submit to questioning by myself to provide your version of events to aid my prosecution.

You are not obligated at this time to honour my request.

You should seek legal advice in relation to this request.

You will be required to take an oath before submitting to questioning.

If you refuse this request, then I will petition the court for a compulsory examination order, where, if granted, you will be legally required to attend a court to submit to my questioning.

Such an order would be made pursuant to s103 of the Criminal Procedure Act (Vic) 2009.

Please reply to this request within 14 days indicating either your intention to comply or refuse this request.

grec CHalker

Greg Chalker

Greg Chalker PO Box 151 Newcomb, 3219 g00rb4u@gmail.com 03 4245 1117

Lisa Hannan Magistrate Lisa Hannan GPO Box 882 Melbourne Vic 3000

Monday, 24 May 2021

Dear Ms Hannan,

I have filed criminal charges by way of a private prosecution against yourself for the crime of Perverting the Course of Justice.

I request that you voluntarily submit to questioning by myself to provide your version of events to aid my prosecution.

You are not obligated at this time to honour my request.

You should seek legal advice in relation to this request.

You will be required to take an oath before submitting to questioning.

If you refuse this request, then I will petition the court for a compulsory examination order, where, if granted, you will be legally required to attend a court to submit to my questioning.

Such an order would be made pursuant to s103 of the Criminal Procedure Act (Vic) 2009.

Please reply to this request within 14 days indicating either your intention to comply or refuse this request.

grec CHalker

Greg Chalker

Greg Chalker PO Box 151 Newcomb, 3219 g00rb4u@gmail.com 03 4245 1117

Mark Baker Senior Registrar Barwon South West Railway Tce, Geelong Vic 3220 mark.baker@courts.vic.gov.au

Monday, 24 May 2021

Dear Mr Baker,

I have filed criminal charges by way of a private prosecution against Chief Magistrate Lisa Hannan for the crime of Perverting the Course of Justice.

At this time, I consider you to be a potential witness to this crime and I would ask that you voluntarily submit to questioning by myself to provide your version of events to aid my prosecution.

You are not obligated at this time to honour my request.

You should seek legal advice in relation to this request.

You will be required to take an oath before submitting to questioning.

If you refuse this request, then I will petition the court for a compulsory examination order, where, if granted, you will be legally required to attend a court to submit to my questioning.

Such an order would be made pursuant to s103 of the Criminal Procedure Act (Vic) 2009.

Please reply to this request within 14 days indicating either your intention to comply or refuse this request.

grec CHalker

Greg Chalker

Reference 28: Voluntary Examination - Siobhan Mansfield

Greg Chalker PO Box 151 Newcomb, 3219 g00rb4u@gmail.com 03 4245 1117

Siobhan Mansfield Strategic Advisor to the Chief Magistrate GPO Box 882 Melbourne Vic 3000 chiefhannan.chambers@courts.vic.gov.au

Monday, 24 May 2021

Dear Ms Mansfield,

I have filed criminal charges by way of a private prosecution against Chief Magistrate Lisa Hannan for the crime of Perverting the Course of Justice.

At this time, I consider you to be a potential witness to this crime and I would ask that you voluntarily submit to questioning by myself to provide your version of events to aid my prosecution.

You are not obligated at this time to honour my request.

You should seek legal advice in relation to this request.

You will be required to take an oath before submitting to questioning.

If you refuse this request, then I will petition the court for a compulsory examination order, where, if granted, you will be legally required to attend a court to submit to my questioning.

Such an order would be made pursuant to s103 of the Criminal Procedure Act (Vic) 2009.

Please reply to this request within 14 days indicating either your intention to comply or refuse this request.

grec CHalker

Greg Chalker

Form 26

APPLICATION FOR COMPULSORY EXAMINATION

		Court Reference	
In the Magistrates' Court of	Geelong	Victoria at	Railway Terrace
TO:	Jake Warren		
THE APPLICANT	Greg Chalker	applies for an ord	ler -

TAKE NOTE: In relation to the person sought to be examined:

- * the prosecution asked the person to make a statement and he or she refused to do so;
- * the informant is aware he or she has obtained legal advice;
- * he or she has been a suspect with respect to the matter;
- * he or she has been made aware of this application.

The Committal Mention Date in this committal proceeding is:		N/A				
The application will be heard at the Magistrates' Court at		Melbourne				
On		At	AM/PM AM		AM	
	or so soon afterwards as the business of the Court allows.					

This application was filed by:						
Name of informant:	Greg Chalker					
Agency and address:	PO BOX 151, Newcomb, Victoria, 3219					
Telephone:	0342451117	Email:	g00rb4u@gmail.com			
Signature of informant:	grec CHalker	Date	05 June 2021			
Filed at	Melbourne	Date	07 June 2021			

Form 27

NOTICE OF ORDER

(to be served on the accused)

		(10 de serveu on me uccu	sett)		
			Court Reference		
In the Magistrates' Court of		Geelong	Victoria at	Ra	ailway Terrace
TO:			Lisa Hannan		
An order requiring that proceeding has been made by Criminal Procedure Act 2009.	the C		ttend before the Cou the informant under		
THE COURT HAS ORDER	ED	that Jake Warren			
*being examined by o	. on p	ehalf of the informant;			
*producing a documer	nt or t	ning, namely—			
DOCUMENT / THING (a)				
DOCUMENT / THING (b)				
DOCUMENT / THING (c)				
*being examined by o or both;	r on b	ehalf of the informant a	nd producing a doo	cument	or thing
DOCUMENT / THING (a)	All emails between hir	mself and the defendant	relating t	o the informant
DOCUMENT / THING (b)	All emails between himself and Mark Baker regarding private prosecutions initiated by the informant			
DOCUMENT / THING (c)				
At	At Geelong Magistrates' Cou				Magistrates' Court
At am on	At am on 2021 and until Jake Warren is excused from further attending				er attending

INFORMANT					
Name of informant: Greg Chalker					
Agency and address:	PO BOX 151, Newcomb, Victoria, 3219				
Telephone:	0342451117	Email:	g00rb4u@gmail.com		

Signature of informant:	grec CHalker	Date	05 June 2021
Filed at	Melbourne	Date	07 June 2021

NOTES TO THE ACCUSED

- (1) Any question concerning this Notice should be addressed to the informant not to the Court.
- (2) You may wish to seek legal advice in which case you should contact your legal representative or Victoria Legal Aid immediately.
- (3) You may attend Court on the above date and you may be legally represented.
- (4) You may not cross-examine a witness attending the Court under an order made under section 103 of the Criminal Procedure Act 2009.
- (5) If you attend Court and, if the Court determines there are exceptional circumstances, you may address the Court on the proceeding personally or through a legal practitioner representing you.

Reference 30: Form 27 Compulsory Examination – Lisa Hannan

Form 26

APPLICATION FOR COMPULSORY EXAMINATION

		Court Reference	
In the Magistrates' Court of	Geelong	Victoria at	Railway Terrace
TO:	Lisa Hannan		
THE APPLICANT	Greg Chalker	applies for an ord	er -

TAKE NOTE: In relation to the person sought to be examined:

- * the prosecution asked the person to make a statement and he or she refused to do so;
- * he or she has been a suspect with respect to the matter;
- * he or she has been made aware of this application.

The Committal Mention Date in this committal proceeding is:		N/A				
The application will be heard at the Magistrates' Court at						
On		At			AM/PM	AM
or so soon afterwards as the business of the Court allows.						

This application was filed by:						
Name of informant:	Greg Chalker					
Agency and address:	PO BOX 151, Newcomb, Victoria, 3219					
Telephone:	0342451117 Email: g00rb4u@gmail.com					
Signature of informant:	grec CHalker	Date	05 June 2021			
Filed at	Melbourne	Date	07 June 2021			

Form 27

NOTICE OF ORDER

(to be served on the accused)

Court Reference				
In the Magistrates' Court of Geelong Victoria at Railway Terrace				
TO: Lisa Hannan				
An order requiring that you attend before the Court in this committal proceeding has been made by the Court on the application of the informant under section 103 of the Criminal Procedure Act 2009.				
THE COURT HAS ORDERED that Siobhan Mansfield				
*being examined by or on behalf of the informant;				
*producing a document or thing, namely—				
DOCUMENT / THING (a)				
DOCUMENT / THING (b)				
DOCUMENT / THING (c)				
*being examined by or on behalf of the informant and producing a document or thing or both;				
DOCUMENT / THING (a) All emails between you and your staff relating to the informant				
DOCUMENT / THING (b)				
DOCUMENT / THING (c)				
At Geelong Magistrates' Co				
At am on 2021 and until you are excused from further attending				

INFORMANT						
Name of informant: Greg Chalker						
Agency and address:	PO BOX 151, Newcomb, Victoria, 3219					
Telephone:	0342451117	Email:	g00rb4u@gmail.com			

Signature of informant:	grec CHalker	Date	05 June 2021
Filed at	Melbourne	Date	07 June 2021

NOTES TO THE ACCUSED

- (1) Any question concerning this Notice should be addressed to the informant not to the Court.
- (2) You may wish to seek legal advice in which case you should contact your legal representative or Victoria Legal Aid immediately.
- (3) You may attend Court on the above date and you may be legally represented.
- (4) You may not cross-examine a witness attending the Court under an order made under section 103 of the Criminal Procedure Act 2009.
- (5) If you attend Court and, if the Court determines there are exceptional circumstances, you may address the Court on the proceeding personally or through a legal practitioner representing you.

Reference 31: Form 27 Compulsory Examination - Mark Baker

Form 26

APPLICATION FOR COMPULSORY EXAMINATION

		Court Reference	
In the Magistrates' Court of	Geelong	Victoria at	Railway Terrace
TO:		Mark Baker	
THE APPLICANT	Greg Chalker	applies for an ord	ler -

TAKE NOTE: In relation to the person sought to be examined:

- * the prosecution asked the person to make a statement and he or she refused to do so;
- * he or she has been a suspect with respect to the matter;
- * he or she has been made aware of this application.

The Committal Mention Date in this committal proceeding is:		0	N/A		
The application will be heard at the Magistrates' Court at					
On		At	AM/PM		
	or so soon afterwards as the business of the Court allows.				

This application was filed by:						
Name of informant:	Greg Chalker					
Agency and address:	PO BOX 151, Newcomb, Victoria, 3219					
Telephone:	0342451117	Email:	g00rb4u@gmail.com			
Signature of informant:	<i>grec CHalker</i> Melbourne	Date	05 June 2021			
Filed at	Melbourne	Date	07 June 2021			

NOTICE OF ORDER

(to be served on the accused)					
			Court Reference		
In the Magis	strates' Court of	Geelong	Victoria at	Railway Terrace	
	ГО:	Lisa Hannan			
proceeding has b	An order requiring that Mark Baker attend before the Court in this committal proceeding has been made by the Court on the application of the informant under section 103 of the Criminal Procedure Act 2009.				
THE COURT	HAS ORDERED	that Mark Baker			
*being e>	amined by or on b	ehalf of the informant;			
*producir	ng a document or t	hing, namely—			
DOCUMEN	T / THING (a)				
DOCUMEN	T / THING (b)				
DOCUMEN	T / THING (c)				
*being ex or both;	xamined by or on b	behalf of the informant a	nd producing a doo	cument or thing	
DOCUMEN	T / THING (a)	All emails between hi	mself and the defendant	relating to the informant	
DOCUMENT / THING (b) All emails between himself and the Jake Warren relating to the informant				en relating to the informant	
DOCOMEN					
	T / THING (c)				
	T / THING (c)	Geelong		Magistrates' Court	

Name of informant:	Greg Chalker					
Agency and address:	PO BOX 151, Newcomb, Victoria, 3219					
Telephone:	0342451117 Email: g00rb4u@gmail.com					

Signature of informant:	grec CHalker	Date	05 June 2021	
Filed at	Melbourne	Date	07 June 2021	

NOTES TO THE ACCUSED

- (1) Any question concerning this Notice should be addressed to the informant not to the Court.
- (2) You may wish to seek legal advice in which case you should contact your legal representative or Victoria Legal Aid immediately.
- (3) You may attend Court on the above date and you may be legally represented.
- (4) You may not cross-examine a witness attending the Court under an order made under section 103 of the Criminal Procedure Act 2009.
- (5) If you attend Court and, if the Court determines there are exceptional circumstances, you may address the Court on the proceeding personally or through a legal practitioner representing you.

Form 28

NOTICE OF ORDER

to be served on person to whom order relates

		1	9		
			Court Reference		
In the Ma	agistrates' Court of	Geelong	Victoria at	Railway Terrace	
	TO:	Mark Baker			
proceeding ha	An order requiring that Mark Baker attend before the Court in this committal proceeding has been made by the Court on the application of the informant under section 105 of the Criminal Procedure Act 2009.				
THE COUF	RT HAS ORDERED	that Siobhan Mansfield			
*being	; examined by or on b	ehalf of the informant;			
*produ	ucing a document or t	hing, namely—			
DOCUM	ENT / THING (a)				
DOCUM	ENT / THING (b)				
DOCUM	ENT / THING (c)				
*beino or both		ehalf of the informant a	nd producing a do	cument or thing	
DOCUM	ENT / THING (a)	All emails between yo	urself and Lisa Hannan	relating to the informant	
DOCUM	ENT / THING (b)	All emails between yo	urself and Jake Warren	relating to the informant	
DOCUM	ENT / THING (c)				
At		Geelong		Magistrates' Court	
At	am on	and until Mark Baker	is excused from fu	urther attending	

INFORMANT			
Name of informant:	Greg Chalker		
Agency and address:	PO BOX 151, Newcomb, Victoria, 3219		
Telephone:	0342451117	Email:	g00rb4u@gmail.com

Signature of informant:	grec CHalker	Date	05 June 2021
Filed at	Melbourne	Date	07 June 2021

NOTES TO PERSON TO WHOM ORDER RELATES

- (1) If you do not comply with the order you may be arrested.
- (2) Any question concerning this Notice should be addressed not to the Court but to the informant.
- (3) You have the right to be legally represented at the proposed examination.
- (4) You may wish to seek legal advice in which case you should contact your legal representative or Victoria Legal Aid immediately.

Reference 32: Form 27 Compulsory Examination - Siobhan Mansfield

Form 26

APPLICATION FOR COMPULSORY EXAMINATION

		Court Reference	
In the Magistrates' Court of	Geelong	Victoria at	Railway Terrace
TO:	Siobhan Mansfield		
THE APPLICANT	Greg Chalker	Greg Chalker applies for an order -	

TAKE NOTE: In relation to the person sought to be examined:

- * the prosecution asked the person to make a statement and he or she refused to do so;
- * the informant is aware he or she has obtained legal advice;
- * he or she has been a suspect with respect to the matter;
- * he or she has been made aware of this application.

The Committal Mention Date in this committal proceeding is:		:	N/A		
The application will be heard at the Magistrates' Court at					
On		At		AM/PM	AM
or so soon afterwards as the business of the Court allows.					

This application was filed by:				
Name of informant:	Greg Chalker			
Agency and address:	PO BOX 151, Newcomb, Victoria, 3219			
Telephone:	0342451117	Email:	g00rb4u@gmail.com	
Signature of informant:	grec CHalker	Date	05 June 2021	
Filed at	Melbourne	Date	07 June 2021	

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

NOTICE OF ORDER

(to be served on the accused)

		Court Reference	
In the Magistrates' Court of	Geelong	Victoria at	Railway Terrace
TO:	Lisa Hannan		

An order requiring that Siobhan Mansfield attend before the Court in this committal proceeding has been made by the Court on the application of the informant under section 103 of the Criminal Procedure Act 2009.

THE COURT HAS ORDERED that Siobhan Mansfield

*being examined by or on behalf of the informant;

*producing a document or thing, namely-

DOCUM	IENT / THING (a)			
DOCUM	IENT / THING (b)			
DOCUM	1ENT / THING (c)			
	*being examined by or on behalf of the informant and producing a document or thing or both;			
DOCUN	All emails between herself and the defendant relating to the informant		o the informant	
DOCUN	IENT / THING (b)	b)		
DOCUM	1ENT / THING (c)			
At		Geelong Magistrates' Co		
At	am on 2021 and until Siobhan Mansfield is excused from further attending			

Name of informant:	Greg Chalker				
Agency and address:	PO BOX 151, Newcomb, Victoria, 3219				
Telephone:	0342451117 Email: g00rb4u@gmail.com				

Signature of informant:	grec CHalker	Date	05 June 2021
Filed at	Melbourne	Date	07 June 2021

NOTES TO THE ACCUSED

- (1) Any question concerning this Notice should be addressed to the informant not to the Court.
- (2) You may wish to seek legal advice in which case you should contact your legal representative or Victoria Legal Aid immediately.
- (3) You may attend Court on the above date and you may be legally represented.
- (4) You may not cross-examine a witness attending the Court under an order made under section 103 of the Criminal Procedure Act 2009.
- (5) If you attend Court and, if the Court determines there are exceptional circumstances, you may address the Court on the proceeding personally or through a legal practitioner representing you.

NOTICE OF ORDER

to be served on person to whom order relates

10 0	be served on person to whom	oraer relates					
		Court Reference					
In the Magistrates' Court of	Geelong Victoria at Railway Terra						
TO:		Siobhan Mansfiel	d				
An order requiring that proceeding has been made by the C Criminal Procedure Act 2009.			urt in this committal section 105 of the				
THE COURT HAS ORDERED	that Siobhan Mansfield						
*being examined by or on b	ehalf of the informant;						
*producing a document or t	hing, namely—						
DOCUMENT / THING (a)							
DOCUMENT / THING (b)							
DOCUMENT / THING (c)							
*being examined by or on b or both;	behalf of the informant a	nd producing a doo	cument or thing				

DOCUM	ENT / THING (a)	All emails between yourself and the defendant relating	to the informant
DOCUM	ENT / THING (b)		
DOCUM	ENT / THING (c)		
At		Geelong	Magistrates' Court
At	am on a	and until Siobhan Mansfield is excused from furthe	er attending

INFORMANT					
Name of informant:	of informant: Greg Chalker				
Agency and address:	PO BOX 151, Newcomb, Victoria, 3219				
Telephone:	0342451117	Email:	g00rb4u@gmail.com		

Signature of informant:	grec CHalker	Date	05 June 2021
Filed at	Melbourne	Date	07 June 2021

NOTES TO PERSON TO WHOM ORDER RELATES

- (1) If you do not comply with the order you may be arrested.
- (2) Any question concerning this Notice should be addressed not to the Court but to the informant.
- (3) You have the right to be legally represented at the proposed examination.
- (4) You may wish to seek legal advice in which case you should contact your legal representative or Victoria Legal Aid immediately.

Reference 33: Affidavit - Greg Chalker - Supreme Court Incident

Affidavit

I, Gregory Phillip Chalker of St Albans Park, Vic, 3219

affirm /:

- On 1 October 2020 at 13:55, I arrived with my service animal at 436 Lonsdale St, Melbourne – Supreme Court of Victoria building.
- 2. I was refused entry by court security (G4S) citing court policy.
- **3**. I reminded staff that the animal (Riley) was afforded rights under the *Disability Discrimination Act (Cmwth) 1992* which takes precedent over any policy.
- 4. Security then demanded to see Riley's certification. I informed staff that there was no legal requirement to produce such a thing.
- 5. The staff could not produce a copy of their policy they referred to.
- 6. I told security staff that they were interfering with my human rights.
- 7. I asked to see their identification as I intended to file a complaint with the Equal Opportunity and Human Rights commission.
- 8. They produced their identification, and I took photos using my mobile phone.
- 9. They asked me to produce identification and I initially refused.
- 10. Security cited legislation requiring me to do so and so taking them on their word, I presented them with my government issued Disability Support Pension card.
- 11. Security would not allow me to pass.
- 12. Unlawfully forced to separate from Riley, I tied him up, outside to a tree.
- **13.** I proceeded to the 2nd floor where I asked a clerk to print off a copy s8 of the *Disability Discrimination Act (Cmwth) 1992.*
- 14. I went back downstairs and was intercepted by a number of PSOs.
- **15**. I raised my complaint that I had been unlawfully separated from my service animal.
- **16**. Security told the PSOs that I had taken photos of their IDs and they were not comfortable with it.
- 17. The PSOs instructed me to produce my phone and delete the photos.
- **18**. I refused as security had voluntarily provided me with their IDs for me to take photos.

Greg Chalker – g00rb4u@gmail.com – https://AccountabilityInjustice.Fail

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- 19. I was handcuffed by a PSO and placed under arrest for failing to comply.
- 20. I told them that I suffer from PTSD.
- 21. I told them that there is a medical antecedent on my police file they need to observe.
- 22. One PSO told me that the police were coming, I was going to a cell and the council would come and collect Riley and he would be put down.
- 23. I was told by PSOs that it was illegal to take photos and that I had to delete them.
- 24. The PSOs told me that they were going to delete the photos and asked where my phone was.
- 25. I lied and said it was upstairs.
- 26. I told them that a warrant was required to access my phone and that the photos were taken by consent (security staff presenting their IDs for me to take a photo).
- 27. My rights were read to me.
- **28**. I asked "it is also my right to be promptly taken before a magistrate wasn't it?" No answer was given.
- 29. I repeatedly asked that Riley be brought in as I was in distress. This was ignored.
- 30. PSOs realised that my phone was in the pocket and removed it.
- 31. None of my other pockets were searched.
- 32. A PSO attempted to access my phone, but it was locked.
- **33**. I refused to provide the code.
- 34. I was repeatedly told that if I agree to delete the photos, I would be let go.
- **35**. I responded saying that "If you write down all of your names and IDs, I would delete the photos".
- **36**. They all refused saying that I needed to write them down. I asked how this was possible when I was in handcuffs?
- **37**. I told the PSOs it didn't matter anyway; I was recording the entire event on my (smart) watch.
- 38. My watch was inspected to see if this was possible.
- **39**. Their tone then changed.
- **40.** I repeatedly refused their extortion attempts and reminded them that those photos form evidence of a crime and deleting them would be destruction of evidence.
- 41. Approximately 15 minutes later, the handcuffs were removed.
- 42. Two of the (7?) PSOs had written down their names and badge numbers.
- 43. I wrote down the name of the third who was observed trying to access my phone

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but was not able to do so due to a required security code.

- 44. I went outside and began experiencing symptoms of PTSD (hyperventilation, distress, panic etc).
- 45. A police officer was outside who listened to my complaint.
- **46**. His instructions from (city sergeant?) his superior was that there was no problem with me completing my business with the court, however Riley would have to remain outside.
- **47**. I too reminded him that this was interfering with my human rights. The policy of the court is irrelevant as there is a federal legislative instrument protecting my rights as a person with a disability.
- **48**. The officer said that there was nothing that he could do as they were his instructions.
- 49. The officer did offer to stay and wait with Riley
- 50. I asked if the officer would allow me to park in front of the court and Riley could wait in my car. He agreed. The space outside of the court where I parked was a no stopping zone. This officer was willing to allow me to break the law as a consequence of his commanding officer also breaking the law.
- **51**. I went back up to the 2nd floor to try to continue from where I had left off, but I was far too distressed.
- 52. I ran back downstairs, spoke to no one and got in my car.

The contents of this affidavit are true and correct and I make it knowing that a person making a false affidavit may be prosecuted for the offence of perjury.

GREGORY P CHALKER

Affirmed at St Albans Park/Dunkeld *in the State of Victoria On 20 June 2022

> Wendy Williams JP JP Reg No. 12180 cl-Honorary Justice Support Service 24/121 Exhibition Street, Melbourne Vic 3000 Affidavit is a scanned copy, electronically signed and witnessed by AV per Oaths & Affirmation Act 2018.

Before me,

On 20/06/2022

A person authorised under section 19(1) of the **Oaths and Affirmations Act 2018** to take an affidavit.

Reference 34: Damien Capobianco - Request for approval for charges



Greg Chalker <g00rb4u@gmail.com>

9 June 2021 at 16:32

Amended charge sheets for G4S security 1 message

Greg Chalker <g00rb4u@gmail.com> To: "Damian CAPOBIANCO (CSV)" <Damian.Capobianco@courts.vic.gov.au>

Mr Capobianco,

Please find attached amended charge sheets for Roberts, Kyle & Joha-Meade, Sabine

There is also an original charge sheet for a third offender: Sarikizis, George for the same charge of making false reports to police.

Payment for all three charges can be deducted from my Visa card 4622630030783272 06/24 315

I don't need the EFT receipt(s), just the tax invoice, please.

Greg Chalker

Land line: +61 (03) 4245 1117 Email: g00rb4u@gmail.com Post: PO BOX 151, Newcomb, 3219

3 attachments

Charge sheet & summons - Roberts, Kyle - AMENDED - Signed - 9 June 2021.pdf

Charge sheet & summons - Sarikizis, George - Amended - Signed.pdf

Charge sheet & summons - Joha-Meade, Sabine - Amended - Signed.pdf

Reference 35:Damien Capobianco - Charges approved, don't post. I'll pick up the changes.

🚹 Gmail

Greg Chalker <g00rb4u@gmail.com>

10 June 2021 at 16:00

Don't bother posting.

3 messages

Greg Chalker <g00rb4u@gmail.com> To: "Damian CAPOBIANCO (CSV)" <Damian.Capobianco@courts.vic.gov.au>

Mr Capobianco,

If it suits you, can you please hold on to the charge sheets, as if you post them today, I will unlikely receive them before Tuesday 15th June? I will collect them Tuesday midday, serve them on the accused's employer then return to the court with the affidavits of service.

Greg Chalker

Land line: +61 (03) 4245 1117 Email: g00rb4u@gmail.com Post: PO BOX 151, Newcomb, 3219

Damian CAPOBIANCO (CSV) <Damian.Capobianco@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Hello Mr Chalker,

That's fine, I will hold on to them for you to collect on Tuesday 15 June.

Damian Capobianco Manager of Registries

Melbourne Magistrates' Court



P: (03) 9628 7841 |

E: damian.capobianco@courts.vic.gov.au A: Level 2/233 William St, Melbourne 3000 | DX 350080

[Quoted text hidden]

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The content of this e-mail and any attachments may be private and confidential, intended only for use of the individual or entity named. If you are not the intended recipient of this message you must not read, forward, print, copy, disclose, use or store in any way the information this e-mail or any attachment contains. If you are not the intended recipient, please notify the sender immediately and delete or destroy all copies of this e-mail and any attachments. Our organisation respects the privacy of individuals. For a copy of our privacy policy please go to our website or contact us.

Greg Chalker <g00rb4u@gmail.com> To: Lyndall Lee Arnold <la@createdbyla.com.au>

[Quoted text hidden]

Greg Chalker

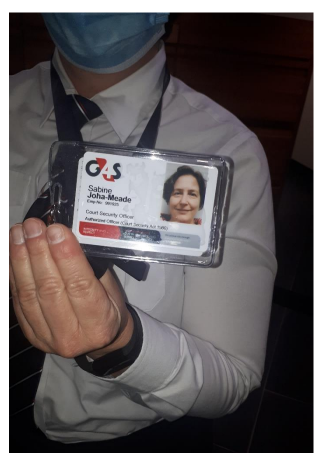
0400 769 739 Mobile: [Quoted text hidden]

17 May 2023 at 07:03

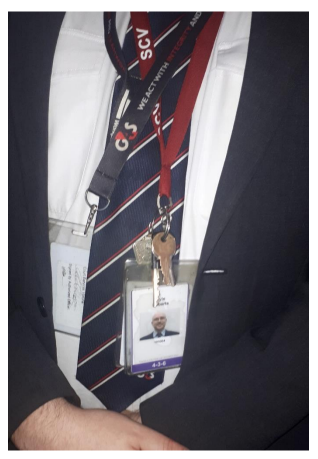
Page 151 of 351

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

10 June 2021 at 16:25



Reference 38: G4S Security – Joha-Meade



Reference 37: G4S Security Roberts



Reference 36: G4S Security Sarikizis



Greg Chalker <g00rb4u@gmail.com>

2 October 2020 at 14:49

Incident at 436 Lonsdale St on 01 OCT 2020

3 messages

Greg Chalker <g00rb4u@gmail.com> To: vicki.pell@justice.vic.gov.au

Hi Vicki,

An incident occurred in the foyer of 436 Lonsdale St yesterday afternoon at 13:50 where security staff and PSOs violated my human rights and the Disability Discrimination Act (Cmwth) by

a) separating me from my service animal

b) PSOs telling me that my animal would be collected by the council and put down

c) I was placed in handcuffs and told that unless I agreed to give them the code to my phone so that they could delete the photos the security personnel's ID cards that they had consented to my photographs, I would be handed over to the police

This barbaric treatment has exacerbated my PTSD symptoms for which I intend to seek justice for by way of a civil action in the Supreme Court of Victoria.

Per s254 of the Crimes Act, you are hereby notified that the security footage captured between 13:00 and 15:00 is evidence of a crime and will be sought by way of a subpoena in the near future.

As you have now been made aware of its evidentiary relevance, you are required to preserve this evidence until further notice.

Please acknowledge receipt of this email.

Greg Chalker Mobile: Land line: +61 (03) 4245 1117 Email: g00rb4u@gmail.com Post: PO BOX 151, Newcomb, 3219

Vicki M Pell (DJCS) <Vicki.Pell@justice.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Good afternoon Greg

I acknowledge receipt of your email and will forward to the relevant department.

Regards

Vicki

[Quoted text hidden]

PRIVATE & CONFIDENTIAL

The content of this e-mail and any attachments may be private and confidential, intended only for use of the individual or entity named. If you are not the intended recipient of this message you must not read, forward, print, copy, disclose, use or store in any way the information this e-mail or any attachment contains.

If you are not the intended recipient, please notify the sender immediately and delete or destroy all copies of this e-mail and any attachments. Our organisation respects the privacy of individuals. For a copy of our privacy policy please go to our website or contact us.

Greg Chalker <g00rb4u@gmail.com>

To: IBAC Enquiry Email <info@ibac.vic.gov.au>

Dear Sophia,

Here is the response from the dept of justice regarding the notification of pertinent information. $\ensuremath{\left[\text{Quoted text hidden}\right]}$

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

Page 153 of 351

23 May 2022 at 13:57

2 October 2020 at 14:53

Reference 41: Andrew Dewsnap confirming time to receive service.

Acknowledging your email and voicemail

Andrew Dewsnap <Andrew.Dewsnap@au.g4s.com> to me, Sofia-Isabella, Patrick, Louise

Dear Mr Chalker,

l acknowledge your email to our general enquiries address dated 8 June 1:39 pm. The contents of that email have been forwarded to relevant management internally for consideration.

3:10 🗳 林 🦹 💀 💡

I also acknowledge your voicemail that was made yesterday afternoon.

If you wish to serve court documents in person please attend our offices on Tuesday 15 June at 2pm and I will be happy to meet you and accept service.

Our office address is level 4, 616 St Kilda road. If you text my number below I will come down and meet you in the lobby (our floor requires a security pass to access).

regards

Andrew Dewsnap

Andrew Dewsnap Legal Director G45 Australia & NZ Work days are Monday/Wednesday/Friday Direct: +613 98644060 Mob: +61 488590028 Email: andrew.dewsnap@au.g4s.com Web: www.au.g4s.com, www.nz.g4s.com

Reference 40: SMS with G4S In-House Counsel

	Tuesday, 15 June 2021 • 12:15 pm					
	Texting with 0488 590 028 (SMS/MMS)					
		Tuesday, 15 、	June 2021	• 1:31 p	m	
				l'm c	lownsta	airs
					1:31 pm •	SMS
\oplus	ľ	Text me	ssage		٢	Ŷ
	<]	\bigcirc			

Thu, 10 Jun 2021, 07:26

* 🔃 🔌 🖟 🤶 📶 40% 📕

← 😫 0488 590 028 🛛 🖓 🐇

Reference 42: Affidavit of Service – Charges against G4S Security Guard

and the second sec	FO	RM 6A			
Rule 6.17	FFIDAVIT/DECLA	RATION	OF S	ERVICE	
IN THE MAGISTRATES OF VICTORIA AT Melbourne	S' COURT		Court	Reference:	
	, Gregory				
OF PO BOX 15	I, Newcomb, 3219				Informant
and Joha-M	eade, Sabine		_		Defendant
OFG4S Australia	and New Zealand				Delendant
Date of document: Filed by: Australian lawyer name:	15 June 2021 Chalker, Greg n/a			Code:	
Address:				Telephone: Reference:	0342451117
I Gregory Chalker (full name of the pers document)	son serving St Albans Park, Vic	nil (occupa			
*affirm and say I served (<i>describe each a</i> <i>document</i>) Charge sheet and sumr			opy of a	document or	an original
on Andrew Dewsnap (name of the person	served with document	t)			
 Was the person ye At what time, day Where was the person business of the person of thep	e following: ify the person you ser ou served the person of the week and date prson served the docu	rved and es named in th did you ser ment/s? Fol	tablish he docu ve the o r examp	the person's i ment/s to be document/s o ole, was it at t	dentity? served? n the person? he residence or the
The defendant's home a The defendant works fo The informant contacted Dewsnap confirmed tha The document was serv 15 June 2021	r G4S Australia & N d the defendant's en t he would accept se	Z. nployer an ervice on b	d their behalf d	Legal Direct	lant.
*Delete if not applicable	21 Ju	une 2019			

*[for affidavits] The contents of this affidavit are true and correct and I make it knowing that a person making a false affidavit may be prosecuted for the offence of perjury. *Sworn/Affirmed/Declared at (place) Melbourne In the State of Victoria on (date) 15 June 2021 (Signed by person) Damian Capobianco Before Manager of Registries Melbourne Magistrates' Court Anna Gleeson Deputy Registrar Magistrates' Court of Victoria THE ADDRESS OF (Signature) MELBOURNE MAGISTRATES COURT IS 233 WILLIAM STREET, MELBOURNE (CNR LONSDALE & WILLIAM ST)

(Name and address in legible writing, typing or stamp)

*authorised under section 30(2) of the **Oaths and Affirmations Act 2018** to witness the signing of a statutory declaration. *authorised under section 19(1) of the **Oaths and Affirmations Act 2018** to take an affidavit.

*Delete if not applicable

21 June 2019

CHARGE-SHEET AND SUMMONS

Details	Dates: Good & Bad				
Name: Roberts, Kyle Gender: Male Date of Mobile phone number: Email address: unknown State registered: Driver licence number:	birth: Unknown	Preferred: nil Unsuitable: Week of 27 Sep 2021			
You have been charged	To the accused: You have been charged with an offence. Read these page(s) to see what you must do.				
Details of the charge against you					
What is the charge?	On 10 October 2020 at approximately 14:00 the informant				

entered the Supreme Court of Victoria at 436 Lonsdale St, Melbourne. You, working as a security guard employed by G4S refused the entry by the informant as he did not present identification for his service animal that was accompanying him.

Under what law?		Summary Offences Act (Vic) 1966				
Jurisdiction	X	State		Commonwealth		
Act/Regulation Number	-		Section	53		
Is this an infringement offend	ce?		×	Yes		
Are there more charges?				Yes — see "Continuation of Charges" attached		
Type of offence	×	Summary Offence		Indictable offence		
Request for committal proceed	ding 🔽	No		Yes		
Who filed the charge-sheet(s)?						
Name of informant:		Greg Chalker				
Agency and address:		PO BOX 15	1, Newcom	nb, Victoria, 3219		
Telephone:	03424511	17	Email:	g00rb4u@gmail.com		
Agency Ref:			nil			
Signature of informant:	grec CHa	lker	Date	17 / MAY / 2021		
Filed at	MELBOUR	NE	Date	17 / May 2021		
	Where wi	ill the case b	e heard?			
The Magistrates' Court a	at		Tele	ephone		
Address						
When: Time	Day		Month	Year		
Issued at						
Registrar						

Details of the charge against you

The informant told you that you that he intended to file a complaint with the Human Rights and Equal Opportunity Commission for your violation of the Disability Discrimination Act (Cmwth) 2010 and asked that you present your identification so that he could take a photo for his records.

You presented your ID and a photo was taken.

After some discussion, the informant agreed to be (unlawfully) separated from his service animal so that he could proceed into the court.

He returned shortly thereafter with a printout of the relevant legislation supporting his right to enter with a service animal. At such time, the informant was intercepted by a number of Protective Service Officers who were acting on your report that he had taken photos of your identification without permission.

Evidence will show that you presented your G4S issued identification for the informant to take a photograph of, per his request.

You then stood silent as you witnessed PSOs arrest and handcuff the informant while he was being threatened with the euthanisation of his service animal.

Pursuant to section 53 of the Summary Offences Act (Vic) 1966, you are charged with making a false report to police.

Page 2 of 2	Page		Page	2	of	2
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CHARGE-SHEET AND SUMMONS

Details of accused	Dates: Good & Bad		
Gender: Male Date of birth: Unknown Mobile phone number: Email address: unknown	Preferred: nil Unsuitable: Week of 27 Sep 2021		
To the accused: You have been charged with an offence. Read these page(s) to see what you must do.			
Details of the charge against ye	bu		
What is the charge? On 10 October 2020 at approximat	ely 14:00 the informant		

entered the Supreme Court of Victoria at 436 Lonsdale St, Melbourne. You, working as a security guard employed by G4S refused the entry by the informant as he did not present identification for his service animal that was accompanying him.

Under what law?		Summary Offences Act (Vic) 1966			
Jurisdiction	× State		Commonwealth		
Act/Regulation Number	-	Section	53		
Is this an infringement offen		×	Yes		
Are there more charges?			Yes — see "Continuation of Charges" attache		
Type of offence	Summ Offenc		Indictable offence		
Request for committal proceed	ding 🔼 No		Yes		
	Who filed the cha	rge-sheet(s)?			
Name of informant:		Greg Cha	lker		
Agency and address:	PO BOX	PO BOX 151, Newcomb, Victoria, 3219			
Telephone:	0342451117	Email:	g00rb4u@gmail.com		
Agency Ref:		nil			
Signature of informant:	grec CHalker	Date	9 / June / 2021		
Filed at	MELBOURNE	Date	9 / June/ 2021		
	Where will the case	se be heard?			
The Magistrates' Court	at	Tele	phone		
Address					
When: Time	Day	Month	Year		
Issued at					
Registrar					

Details of the charge against you

The informant told you that you that he intended to file a complaint with the Human Rights and Equal Opportunity Commission for your violation of the Disability Discrimination Act (Cmwth) 2010 and asked that you present your identification so that he could take a photo for his records.

You presented your ID and a photo was taken.

After some discussion, the informant agreed to be (unlawfully) separated from his service animal so that he could proceed into the court.

He returned shortly thereafter with a printout of the relevant legislation supporting his right to enter with a service animal. At such time, the informant was intercepted by a number of Protective Service Officers who were acting on your report that he had taken photos of your identification without permission.

Evidence will show that you presented your G4S issued identification for the informant to take a photograph of, per his request.

You then stood silent as you witnessed PSOs arrest and handcuff the informant while he was being threatened with the euthanisation of his service animal.

Pursuant to section 53 of the Summary Offences Act (Vic) 1966, you are charged with making a false report to police.

Page	2	of	2
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Reference 45: Charge Sheet & Summons - Joha-Meade, Sabine

Details	Details of accused				
Gender: Female Date of birth: Unknown Mobile phone number: Email address: unknown		Preferred: nil Unsuitable: Week of 27 Sep 2021			
To the accused: You have been charged with an offence. Read these page(s) to see what you must do.					
	Details of the charge against yo	DU			
What is the charge?	On 10 October 2020 at approximat	ely 14:00 the informant			

CHARGE-SHEET AND SUMMONS

entered the Supreme Court of Victoria at 436 Lonsdale St, Melbourne. You, working as a security guard employed by G4S refused the entry by the informant as he did not present identification for his service animal that was accompanying him.

Į	Jnder wha	t law?		Summary Offences Act (Vic) 1966							
	Jurisdict	ion		x	State			Commonwealth			
Act/	Regulation	Number	-			S	ection	5	53		
Is this an infringement offence?					×	Yes					
Are t	there more	charges?		X	No			Yes — see "Continuation of	of Charges'	' attached	
	Type of of	fence		×	Summa Offence			Indictable offer			
Request for committal proceedi		ling	×	No			Yes				
				Who filed	I the char	ge-sl	heet(s)?				
Name of informant:					3	Greg Cha	lker				
Agency and address:				PO BOX	151	, Newcon	b, Victoria, 3219)			
	Telephone	e:		03424511	17		Email:	g00rb4u(@gmail.cor	n	
	Agency Re	ef:					nil				
Signa	iture of info	ormant:	gr	ec CHa	elker		Date	17 / M	AY / 2021		
	Filed at		Ν	MELBOURNE			Date	17 / May 2021			
				Where w	ill the cas	e be	heard?				
The Magistrates' Court at						Tele	phone				
	Addre	ess									
When:	Time			Day			Month		Year		
	Issued	d at									
Registrar											

Details of the charge against you

The informant told you that you that he intended to file a complaint with the Human Rights and Equal Opportunity Commission for your violation of the Disability Discrimination Act (Cmwth) 2010 and asked that you present your identification so that he could take a photo for his records.

You presented your ID and a photo was taken.

After some discussion, the informant agreed to be (unlawfully) separated from his service animal so that he could proceed into the court.

He returned shortly thereafter with a printout of the relevant legislation supporting his right to enter with a service animal. At such time, the informant was intercepted by a number of Protective Service Officers who were acting on your report that he had taken photos of your identification without permission.

Evidence will show that you presented your G4S issued identification for the informant to take a photograph of, per his request.

You then stood silent as you witnessed PSOs arrest and handcuff the informant while he was being threatened with the euthanisation of his service animal.

Pursuant to section 53 of the Summary Offences Act (Vic) 1966, you are charged with making a false report to police.





Greg Chalker <g00rb4u@gmail.com>

6 October 2020 at 15:43

Incident at 436 Lonsdale St, Melbourne - 01 OCT 2020 - between

Greg Chalker <g00rb4u@gmail.com>

To: subpoena-management-Isd-mgr@police.vic.gov.au

Dear Team,

I called yesterday in relation to an incident at the Supreme Court of Victoria in which I advised that per s254 of the Crimes Act (Vic) 1958, you are duty-bound to protect the things I identified as evidence to a crime.

This email serves as supplemental notice to the recorded telephone conversation yesterday that evidence in the possession of Victoria Police is to be preserved.

These things include:

All notes, reports, footage, recordings created by PSO John Brown are to be preserved until otherwise notified.

All notes, reports, footage, recordings created by PSO Ketelaar are to be preserved until otherwise notified.

All notes, reports, footage, recordings created by PSO Mohinder Paul are to be preserved until otherwise notified.

All notes, reports, footage, recordings created by all other PSOs in attendance to the incident are to be preserved until otherwise notified.

Any and all radio transmissions made on the SMR network by any PSO and/or Victoria Police members in relation to this incident are to be preserved. All notes, reports, footage, recordings created by Victoria Police officers in attendance to this incident are to be preserved until otherwise notified.

All notes, reports, footage, recordings created by Victoria Police members and/or PSO command chain who were contacted in relation to this incident, are to be preserved.

Access logs from the Victoria Police LEAP database relating to my police record are to be preserved until otherwise notified.

Access logs for the medical antecedent on my Victoria Police record are to be preserved until otherwise notified.

Statements made by G4S security staff to Victoria Police and/or PSOs are to be preserved until otherwise notified.

I'll be in touch as soon as I can with a subpoena for the above-mentioned things.

I'm really looking forward to having your colleague take the stand and explain his comment about how Melbourne Council is on the way to pick up my service animal where they'll probably put him down.

You're really excelling at protecting the community! Keep up the great work, assholes.

Greg Chalker

Land line: +61 (03) 4245 1117 Email: g00rb4u@gmail.com Post: PO BOX 151, Newcomb, 3219

Reference 47: Email to Andrew advising court date



Greg Chalker <g00rb4u@gmail.com>

10 June 2021 at 16:08

Acknowledging your email and voicemail

Greg Chalker <g00rb4u@gmail.com>

To: Andrew Dewsnap <Andrew.Dewsnap@au.g4s.com>

Cc: Sofia-Isabella Hopper <Sofia-Isabella.Hopper@au.g4s.com>, Patrick Marcinkowski <Patrick.Marcinkowski@au.g4s.com>, Neonie Colls <Neonie.Colls@au.g4s.com>

Mr Dewsnap,

The court has advised that these charges have been listed for a mention at MELBOURNE on 29 JUNE 2021 at 10:00. This, of course, will be depicted on the paperwork you will receive on Tuesday however I wanted to give a heads up as this relatively soon and I want to ensure this date is suitable for each of the accused working for you.

The alternate date is 6 weeks from today.

Greg Chalker.

[Quoted text hidden]

Reference 48: Charge Sheet & Summons – PSO - Paul, Mohinder

CHARGE-SHEET AND SUMMONS

Details	Dates: Good & Bad		
Name: Mohinder PAUL Gende Mobile phone number: Email address: Unknown State registered: Driver licence number:	Preferred: Unsuitable:		
You have been charged	e(s) to see what you must do.		
	bu		
What is the charge? On the 1st of October, 2020, at approximately 14:15 you respondent to a request for assistance instigated by G4S Security personnel stationed inside			

436 Lonsdale St, Melbourne - the Supreme Court of Victoria.

Under what law?		Crimes Ac	ot 1958		
Jurisdiction	X State		Commonwealth		
Act/Regulation Number	-	Section	321M / 254		
Is this an infringement offen Are there more charges? Type of offence Request for committal procee	No Summ Offence		Yes Yes — see "Continuation of Charges" attache Indictable offence Yes		
	Who filed the cha	rge-sheet(s)?			
Name of informant:		Greg Chal	ker		
Agency and address: PO BOX 151, Newcomb, V			b, Victoria, 3219		
Telephone:	0342451117	Email:	g00rb4u@gmail.com		
Agency Ref:		nil			
Signature of informant:		Date	18 / June / 22		
Filed at	Melbourne	Date	18 / June / 22		
	Where will the ca	se be heard?			
The Magistrates' Court	at Melbourne	e Telep	ohone (03) 9628 7777		
Address	233	William Street M	lelbourne VIC 3000		
When: Time	Day	Month	Year		
Issued at		Melbo	burne		
Registrar					

Details of the charge against you

<continuation from page one>

You told the informant that he had "unlawfully"

taken photographs of G4S security personnel's identification badges.

The informant told you that these photographs had been taken as evidence of a crime.

You, in concert with your colleagues (other Protective Services Officers), declared that the taking of photos of the G4S identification cards was unlawful.

You did not respond to the informant's request for clarification of the specific law he had broken.

You then instructed the informant to destroy the photographs and threatened the informant with arrest if he did not comply with your instruction.

When the informant refused to carry out your instruction you attempted to access his mobile phone to destroy the photographs yourself.

Mohinder PAUL, pursuant to s321M of the Crimes Act (1958) Vic, you are charged with the crime of Attempting to Destroy Evidence (s254 of the Crimes Act (1958) Vic)



CONTINUATION OF CHARGES

What is the charge?

FALSE IMPRISONMENT

When the informant refused to destroy evidence of a crime that had been committed against him at your instruction, not only did you continue to facilitate the unlawful separation of he and his service animal which he requires for the assistance of a recognised disability, you then threatened him with arrest should he not comply.

The informant refused to participate in your attempts to pervert the course of justice by destroying evidence of a crime, as a consequence, you participated in the arrest, handcuffing and deprivation of the informant's liberties without justification.

The informant:

was not scheduled to appear before any court

was not interfering with public order

was not actively participating in a crime in which his arrest would be necessary to prevent such continuation

Was not posing a risk to the safety of thecommunity or himself

PSO Mohinder Paul, pursuant to s320 of the *Crimes Act (Vic)* 1958 you are charged under the Common Law principal for the crime of False Imprisonment.

Under what law?	Crimes Act 1958			
Jurisdiction	X State	Co	ommonwealth	
Act/Regulation Number	-	Section	320	
Is this an infringement offence?		Ye	es	
Are there more charges?	No O		es	
Type of offence	Summa		dictable offence	
Request for committal proceeding	🗌 No	X Ye	es	
	Pa	ge 3	of	6

What is the charge?

A 0 0 4 1 1	
ASSAU	LL

Notwithstanding the erroneous grounds for the informant's arrest, at no time did he exhibit any behaviour or speak any words that would indicate his intention to not comply with the PSO's execution of s458 of the *Crimes Act (Vic) 1958 (arrest without warrant)*.

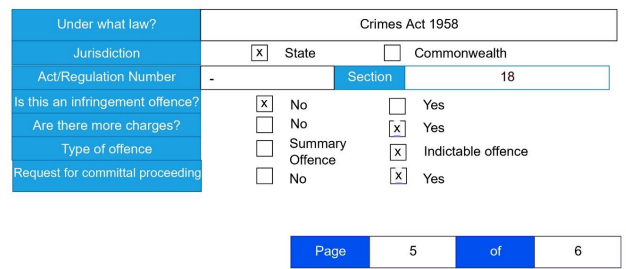
The application of handcuffs on the informant was an unreasonable application of force on the informant.

PSO Mohinder Paul, pursuant to s31 of the *Crimes Act (Vic)* 1958 you are charged with assaulting the informant.

Under what law?	Crimes Act 1958				
Jurisdiction	x	State		Commonwealth	
Act/Regulation Number	-		Section	31	
Is this an infringement offence?	X	No		Yes	
Are there more charges?] No	[x]	Yes	
Type of offence] Summ Offenc	- X	Indictable offence	
Request for committal proceeding] No	x	Yes	

Page	4	of	6
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What is the charge?
Causing Injury intentionally or recklessly
The informant informed you that he suffers from a disability, hence the requirement to travel with a service animal. He also conveyed through words and tears the of distress that he was experiencing by being separated from this service animal to which you did nothing about.
The informant, whilst still under arrest and in handcuffs invited you to review the paperwork he had brought with him that outlined the precursors to his disability.
You also stood idly by as one of your colleagues threatened the informant with the euthanisation of his service animal by Melbourne City Council.
You now aware of the causation of the informant's injuries elected to nothing to prevent further injury to the informant.
Mohinder Paul, pursuant to s18 of the Crimes Act (Vic) 1958, you are charged with intentionally causing injury.



	What is the charge?		
Aggravated Assault			
Mohinder Paul, you participated in, or were in the company of another person who without lawful excuse, assaulted the informant during the process of placing the informant under arrest which was without basis.			
Pursuant to s24 of the Summa	ry Offences Act (Vic) 1966 you are charged with Aggravated Assault		
Under what law?	Summary Offences Act (Vic) 1966		

Under what law?	Summary Offences Act (Vic) 1966						
Jurisdiction	X	State			Comm	onwealth	
Act/Regulation Number			Sec	tion		24	
Is this an infringement offence?	X	No			Yes		
Are there more charges?	X	No			Yes		
Type of offence	[X]	Summa Offence			Indict	able offence	
Request for committal proceeding	X	No			Yes		
		_					
		Paç	je	(6	of	6

Reference 49: Sequester Evidence Supreme Court Incident



Greg Chalker <g00rb4u@gmail.com>

Incident at 436 Lonsdale St, Melbourne - 01 OCT 2020 - between 4 messages Greg Chalker <g00rb4u@gmail.com> 6 October 2020 at 15:43 To: subpoena-management-Isd-mgr@police.vic.gov.au Dear Team, I called yesterday in relation to an incident at the Supreme Court of Victoria in which I advised that per s254 of the Crimes Act (Vic) 1958, you are duty-bound to protect the things I identified as evidence to a crime. This email serves as supplemental notice to the recorded telephone conversation yesterday that evidence in the possession of Victoria Police is to be preserved. These things include: All notes, reports, footage, recordings created by PSO John Brown are to be preserved until otherwise notified. All notes, reports, footage, recordings created by PSO Ketelaar are to be preserved until otherwise notified. All notes, reports, footage, recordings created by PSO Mohinder Paul are to be preserved until otherwise notified. All notes, reports, footage, recordings created by all other PSOs in attendance to the incident are to be preserved until otherwise notified. Any and all radio transmissions made on the SMR network by any PSO and/or Victoria Police members in relation to this incident are to be preserved. All notes, reports, footage, recordings created by Victoria Police officers in attendance to this incident are to be preserved until otherwise notified. All notes, reports, footage, recordings created by Victoria Police members and/or PSO command chain who were contacted in relation to this incident, are to be preserved. Access logs from the Victoria Police LEAP database relating to my police record are to be preserved until otherwise notified. Access logs for the medical antecedent on my Victoria Police record are to be preserved until otherwise notified. Statements made by G4S security staff to Victoria Police and/or PSOs are to be preserved until otherwise notified. I'll be in touch as soon as I can with a subpoena for the above-mentioned things. I'm really looking forward to having your colleague take the stand and explain his comment about how Melbourne Council is on the way to pick up my service animal where they'll probably put him down. You're really excelling at protecting the community! Keep up the great work, assholes. Greg Chalker

Land line: +61 (03) 4245 1117 Email: g00rb4u@gmail.com Post: PO BOX 151, Newcomb, 3219

SUBPOENA MANAGEMENT-LSD-MGR <SUBPOENA-MANAGEMENT-LSD-MGR@police.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com> Cc: "Oehme, Brendon"

 forendon.oehme@police.vic.gov.au> 7 October 2020 at 08:56

OFFICIAL: Sensitive

Good morning Greg,

As discussed over the phone the last couple of days, my unit is not the correct department to be assisting you in relation to this matter.

I have spoken with PSO Senior Sergeant Brendon OEHME this morning who is the manager who has oversight in relation to this incident. Please refer all future enquiries regarding this incident to PSO Senior Sergeant OEHME who will liaise with you directly.

PSO Senior Sergeant OEHME will be available to take your call today from 1:30PM onwards. The contact number is 90320081.

Regards,

Jayme

Jayme GURISHIC | Sergeant

Subpoena Management Unit

Legal & Prosecutions Specialist Branch

Prosecutions Division | Legal Services Department | Victoria Police

email: jayme.gurishic@police.vic.gov.au

web: www.police.vic.gov.au telephone: (03) 8628 3010

address: Level 2/456 Lonsdale Street, Melbourne 3000 | DX 210300

OFFICIAL: Sensitive

From: Greg Chalker <g00rb4u@gmail.com> Sent: Tuesday, 6 October 2020 3:43 PM To: SUBPOENA MANAGEMENT-LSD-MGR <SUBPOENA-MANAGEMENT-LSD-MGR@police.vic.gov.au> Subject: Incident at 436 Lonsdale St, Melbourne - 01 OCT 2020 - between

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[Quoted text hidden]

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Greg Chalker <g00rb4u@gmail.com>

To: SUBPOENA MANAGEMENT-LSD-MGR <SUBPOENA-MANAGEMENT-LSD-MGR@police.vic.gov.au>

7 October 2020 at 16:38

Sergeant GURISHIC,

I have made several attempts to contact the PSO sergeant on the number you have provided to me however the number simply rings out. I have also attempted to contact the Victoria Police Centre Switchboard on 03 9247 6666 as published on the Vic. Department of Justice's website https://www.justice.vic.gov.au/contact-us/victoria-police, this number also fails to connect.

The police assistance line is unable to locate PSO Senior Sergeant OEHME in their directory.

I have little interest in chasing my tail any further with these dead ends provided by your office.

Please indicate if your office will accept notice of service for summons issued against for the criminals working amongst you.

If you do not accept service on behalf of your criminal buddies who are happy to shit all over the rights of disabled and traumatised members of the public like myself, then pursuant to the Criminal Procedure Rules (Vic) 2009, I'll deliver these in person where maybe this time you can up the ante by threatening to shoot my service animal rather than protecting a fellow Victorian and upholding the rights afforded to people by the Human Rights charter & enacted legislation.

Greg Chalker

[Quoted text hidden]

Greg Chalker

Mobile:

[Quoted text hidden]

Greg Chalker <g00rb4u@gmail.com> To: IBAC Enquiry Email <info@ibac.vic.gov.au>

Dear Sophia,

Here is the evidence request submitted to Victoria Police - Subpeona Management Unit. [Quoted text hidden]

23 May 2022 at 13:59

Reference 50: Email - Brendon Oehme



Hello Greg

Oehme, Brendon <bre>don.oehme@police.vic.gov.au>
To: Greg Chalker <g00rb4u@gmail.com>

OFFICIAL: Sensitive

Hi Greg,

I have been advised that you tried to contact me yesterday without luck.

If you can please email me your phone number I can call you.

Thank you,

With regards,

Brendon

OFFICIAL: Sensitive

Brendon Oehme PSO Senior Sergeant | Protective Services Unit Transit & Public Safety Command | Victoria Police

Address: William Cooper Justice Centre 223 William Street | DX 210606 Ph: 90320081 | Email: <u>brendon.oehme@police.vic.gov.au</u>

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We make reasonable efforts to protect against computer viruses but we do not accept liability for any liability, loss or damage caused by any computer virus contained in this email.

Greg Chalker <g00rb4u@gmail.com>

8 October 2020 at 14:10

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Reference 52: Email - Brendon Oehme



Greg Chalker <g00rb4u@gmail.com>

Hello Greg	
Greg Chalker <g00rb4u@gmail.com> To: "Oehme, Brendon" strendon.oehme@police.vic.gov.au></g00rb4u@gmail.com>	9 October 2020 at 14:54
Brendon,	
Engaging by phone will not be necessary. I just seek three things from you:	
1. Can you please confirm that you have received notification from your colleagues in the Subpeona Management regarder be preserved?	rding the evidence that is to
2. Can you please provide a complete list of Police members and PSOs who were present at the incident?	
3. Can you please provide an address where notice (Charge Sheet & Summons) can be served for your colleagues?	
Greg [Quoted text hidden] Greg Chalker	
Mobile:	

Reference 51: Conrad Downs



Greg Chalker <g00rb4u@gmail.com>

21 June 2022 at 13:21

Charges tabled against PSO Brown, John and PSO Paul, Mohinder

Greg Chalker <g00rb4u@gmail.com> To: conrad.downs@police.vic.gov.au

Mr Downs,

I spoke with you a moment ago regarding member Oehme, please see below.

Thanks, Greg [Quoted text hidden]

Greg Chalker

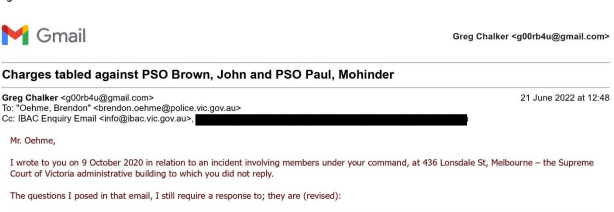
Mobile:

[Quoted text hidden]

3 attachments

- Charge sheet & summons Paul, Mohinder.pdf
- Affidavit Greg Chalker Supreme Court Incident 01 Oct 2021.pdf 921K
- B List of orders that are or will be sought Brown, John.docx $16 \mathrm{K}$

Reference 53: Email - Brendan Oehme



1. Can you please confirm that you have received notification from your colleagues in the Subpeona Management regarding the evidence that is to be preserved?

That evidence includes,

S

All notes, reports, footage, recordings created by PSO John Brown are to be preserved until otherwise notified. All notes, reports, footage, recordings created by PSO Ketelaar are to be preserved until otherwise notified.

All notes, reports, footage, recordings created by PSO Mohinder Paul are to be preserved until otherwise notified.

All notes, reports, footage, recordings created by all other PSOs in attendance to the incident are to be preserved until otherwise notified.

Any and all radio transmissions made on the SMR network by any PSO and/or Victoria Police members in relation to this incident are to be preserved.

All notes, reports, footage, recordings created by Victoria Police officers in attendance to this incident are to be preserved until otherwise notified. All notes, reports, footage, recordings created by Victoria Police members and/or PSO command chain who were contacted in relation to this incident, are to be preserved.

Access logs from the Victoria Police LEAP database relating to my police record are to be preserved until otherwise notified. Access logs for the medical antecedent on my Victoria Police record are to be preserved until otherwise notified. Statements made by G4S security staff to Victoria Police and/or PSOs are to be preserved until otherwise notified.

2. Can you please provide a complete list of Police members and PSOs who were present at the incident?

Despite repeated requests for your members to write down their names whilst I was arrested without basis under the law, they refused. As you will note from my affidavit, it was only after I told your subordinates that I was recording this incident on my smart watch. One member wrote down their name in full (John Brown), I wrote down Mohinder Paul's name and the third officer wrote down "PSO Snr Ketelaar 415".

What is PSO Snr Ketelaar's first name? I ask for the purpose of intending to file criminal charges against him for his actions on that day.

Will you provide the names of the perpetrators accompanying him? If not, why not?

3. Can you please provide an address where notice (Charge Sheet & Summons) can be served for your colleagues?

The charges against the first two offenders have been submitted to the office of the Chief Magistrate for approval. On the same day that these are approved, these will be served in accordance with the Criminal Procedure Rules; will you accept service on behalf of your subordinates, and do you consent to service via email?

On the day of the incident, I notified the Department of Justice that I considered the video footage to be of evidentiary value and instructed them to preserve it in accordance with s254 of the *Crimes Act*. They confirmed receipt of my request and have sequestered this evidence. Again, in accordance with Victorian law, your subordinates will receive a preliminary brief which will outline the current and prospective evidence against them, however I would like you to see a preview of what that will entail.

Attached to this email are the following items:

- List of orders to be sought

- Copies of the charge sheet & summons pertaining to members Brown and Paul
- Three items of evidence your subordinates sought to destroy

- My sworn affidavit

When responding to this email, please use the 'reply all' function.

Greg Chalker



Land line: +61 (03) 4245 1117

Email:	g00rb4u@gmail.com
Post:	PO BOX 151, Newcomb, 3219

3 attachments

Charge sheet & summons - Paul, Mohinder.pdf 83K

Affidavit - Greg Chalker - Supreme Court Incident - 01 Oct 2021.pdf 921K

➡ List of orders that are or will be sought - Brown, John.docx 16K

Reference 54: Conrad Downs - Email 1



Downs, Conrad <conrad.downs@police.vic.gov.au> to me

5 Jul 2022, 13:46

OFFICIAL: Sensitive

Good afternoon Mr Chalker

There is a process whereby a member of the public can initiate charges against police members. However, this must be done through lodgement of properly formed charges on correct documents signed by a court. The merit of the charges/application must then be considered by the OPP who will either prosecute the matter of withdraw the charges.

I have been advised that nothing of what you have provided thus far meets the requisite standard for the OPP to consider.

I'm further advised that there is not any obligation on my part or those of the named members to respond to your e-mail.

As there is no properly issued summons or subpoena served on VicPol or its members, there is nothing that can be processed.

Regards

Conrad Downs | Protective Services Officer Acting Senior Sergeant Protective Services Unit | Security Services Division | Victoria Police

email: <u>conrad.downs@police.vic.gov.au</u> web: <u>www.police.vic.gov.au</u> Phone: (03) 903 20076| Mobile 0452 257 075 William Cooper Justice Centre 223 William St, Melbourne Vic 3000 DX 210 606

Reference 55: Conrad Downs - Email 2

eg Chalker <g00rb4u@gmail.com> conrad.downs

in ad a domin

Downs,

poke with you a moment ago regarding member Oehme, please see below.

anks, eg

----- Forwarded message ------m: **Greg Chalker** <<u>g00rb4u@gmail.com</u>> te: Tue, 21 Jun 2022 at 12:48 bject: Charges tabled against PSO Brown, John and PSO Paul, Mohinder Oehme, Brendon <<u>brendon.oehme@police.vic.gov.au</u>> : IBAC Enquiry Email <<u>info@ibac.vic.gov.au</u>>,

Oehme,

rote to you on 9 October 2020 in relation to an incident involving members under your command, at 436 Lonsdale St, Melbourne – the Supreme Court of Victoria administrative building to ich you did not reply.

e questions I posed in that email, I still require a response to; they are (revised):

Can you please confirm that you have received notification from your colleagues in the Subpeona Management regarding the evidence that is to be preserved? at evidence includes,

notes, reports, footage, recordings created by PSO John Brown are to be preserved until otherwise notified.

- notes, reports, footage, recordings created by PSO Ketelaar are to be preserved until otherwise notified.
- notes, reports, footage, recordings created by PSO Mohinder Paul are to be preserved until otherwise notified.
- notes, reports, footage, recordings created by all other PSOs in attendance to the incident are to be preserved until otherwise notified.
- y and all radio transmissions made on the SMR network by any PSO and/or Victoria Police members in relation to this incident are to be preserved.
- notes, reports, footage, recordings created by Victoria Police officers in attendance to this incident are to be preserved until otherwise notified.
- notes, reports, footage, recordings created by Victoria Police members and/or PSO command chain who were contacted in relation to this incident, are to be preserved.
- cess logs from the Victoria Police LEAP database relating to my police record are to be preserved until otherwise notified.
- cess logs for the medical antecedent on my Victoria Police record are to be preserved until otherwise notified.
- tements made by G4S security staff to Victoria Police and/or PSOs are to be preserved until otherwise notified.

Can you please provide a complete list of Police members and PSOs who were present at the incident?

spite repeated requests for your members to write down their names whilst I was arrested without basis under the law, they refused. As you will note from my affidavit, it was only after I dyour subordinates that I was recording this incident on my smart watch.

e member wrote down their name in full (John Brown), I wrote down Mohinder Paul's name and the third officer wrote down "PSO Snr Ketelaar 415".

at is PSO Snr Ketelaar's first name? I ask for the purpose of intending to file criminal charges against him for his actions on that day.

I you provide the names of the perpetrators accompanying him? If not, why not?

Can you please provide an address where notice (Charge Sheet & Summons) can be served for your colleagues?

e charges against the first two offenders have been submitted to the office of the Chief Magistrate for approval. On the same day that these are approved, these will be served in cordance with the Criminal Procedure Rules; will you accept service on behalf of your subordinates, and do you consent to service via email?

the day of the incident, I notified the Department of Justice that I considered the video footage to be of evidentiary value and instructed them to preserve it in accordance with s254 of *Crimes Act.* They confirmed receipt of my request and have sequestered this evidence.

ain, in accordance with Victorian law, your subordinates will receive a preliminary brief which will outline the current and prospective evidence against them, however I would like you to a preview of what that will entail.

ached to this email are the following items:

st of orders to be sought

- opies of the charge sheet & summons pertaining to members Brown and Paul
- hree items of evidence your subordinates sought to destroy
- ly sworn affidavit

en responding to this email, please use the 'reply all' function.

Greg Chalker

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

21 Jun 2022, 13:21

Reference 56: Conrad Downs - Email 3

Greg Chalker <g00rb4u@gmail.com> to Conrad, IBAC,

And a very good afternoon to you as well,

You will note from my email dated 21 June I wrote

The charges against the first two offenders have been submitted to the office of the Chief Magistrate for approval. On the same day that these are approved, these will be served in accordance with the Criminal Procedure Rules; will you accept service on behalf of your subordinates, and do you consent to service via email?

And so of course the documents that were supplied to you were not official charges, I knew this and conveyed it as such in my email. This is further conveyed with this statement

In accordance with Victorian law, your subordinates will receive a preliminary brief which will outline the current and prospective evidence against them, however I would like you to see a preview of what that will entail

Please answer my questions in the paragraph above regarding service.

In previous telephone conversations (recorded) you stated that you were awaiting a response from your Subpeona Management Unit. Can you please confirm the status of the sought evidence, has it been preserved?

Your reference to the OPP concerns me, either you have been ill-advised or your understanding of the governing legislation is lacking. Please refer to section 22(1)(b)(ii) Public Prosecutions Act 1994. You have omitted the third possible outcome.

Lastly, you were asked to use the reply-all function. The conduct of your colleagues has been brought to the attention of IBAC and so all discussions pertaining to their criminality, is of interest to IBAC.

Greg Chalker

5 Jul 2022, 14:14

Reference 57: Katrina Spackman, PSO Acting Sergeant



Greg Chalker <g00rb4u@gmail.com>

13 February 2023 at 13:03

Service of documents

Spackman, Katrina <Katrina.Spackman@police.vic.gov.au> To: "g00rb4u@gmail.com" <g00rb4u@gmail.com>

OFFICIAL: Sensitive

Good Afternoon Mr. Chalker,

I just wanted to update you from our last conversation.

I have been informed by our Legal Services Department that you will need to refer and comply with the Criminal Procedure Act – PART 8.3 – SERVICE OF DOCUMENTS, in relation to the serving of the documents.

With this the OPP will be notified of the service.

I have attached the link to the act for you CRIMINAL PROCEDURE ACT 2009 (austlii.edu.au)

I hope this is sufficient for what you need to progress your matter. If I can help with anything further please do not hesitate in contacting me.

Katrina SPACKMAN | PSO A/Senior Sergeant 568 Protective Services Unit | Security Services Division | Victoria Police Peer Support Officer |Secretariat TPSC Women's Network

email: katrina.spackman@police.vic.gov.au IRIS: 0438 508 034 Address: Government House and Shrine of Remembrance DX: 210676



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OFFICIAL: Sensitive

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www.ibac.vic.gov.au

This form asks important questions about your complaint. Your information helps us decide what response is needed, but it also helps detect broader issues and corruption and misconduct risks across the public sector. If we need more information, we will contact you.

Before making a complaint

- Understand who IBAC can and can't investigate and check if we're the right agency in Victoria to contact with your concerns.
- Be clear on who and what you are complaining about.
- Understand your privacy options and what happens to your complaint.
- If you have already complained to another agency, please provide those details.
- If you are complaining on behalf of another person, you must have their written consent. Complete <u>Appendix A</u> <u>- Authority to Act.</u>

Privacy

IBAC manages your personal information carefully and in accordance with relevant legislation. If you make a complaint and IBAC determines to refer your complaint to another agency, the information you provide to IBAC, including your personal details, will be forwarded to that agency for the purposes of addressing your complaint.

For further information about how IBAC handles your personal information, please read the <u>Your Privacy</u> section of our website <u>www.ibac.vic.gov.au</u>.

How to fill in this form

- Please type or print clearly, using a black or blue pen.
- · Read each question carefully.
- Provide copies of any documents to support the information in your complaint. Please do not provide originals.

Send this form to:

MailGPO Box 24234 Melbourne Vic 3001Emailinfo@ibac.vic.gov.auFax(03) 8635 6444

Need help?

If you need help with filling out this form, please call us on 1300 735 135.

Services for people who are deaf, hearing or speech impaired

- TTY users phone 1800 555 677 then ask for 1300 735 135.
- Speak and Listen users phone 1800 555 727 then ask for 1300 735 135.
- Internet relay users connect to the National Relay Service and ask for 1300 735 135.

Services for people who need an interpreter or translations

This form is available in more than 20 languages on our website at www.ibac.vic.gov.au/mylanguage.

The Translating and Interpreting Service (TIS) has interpreters in more than 120 languages and dialects.

To use this service please phone either:

- IBAC on 1300 735 135, or
- TIS directly on 131 450.

More information

Please read our <u>Reporting corruption and misconduct</u> information sheet, available at <u>www.ibac.vic.gov.au</u>.



Part A – Your details

1. Do you want to make an anonymous complaint?

You can make a complaint anonymously. This includes remaining anonymous from IBAC. If you choose to remain anonymous it will prevent IBAC from contacting you to seek further information, advising you of progress or an outcome, or discussing the complaint if you contact us.

Yes Go to Q15

No Go to Q2

2. Your name

Given name

Middle name

Family name (surname)

3. Have you already complained to IBAC about this matter?

Yes No No

If yes, please provide your IBAC reference number below and go to Q29

4. Are you under 18 years of age?

No No

Yes

5. Do you speak a language other than English at home?

No No 2 Yes

If yes, what is your preferred language?

Do you need an interpreter or translator to communicate with IBAC?

2 Yes No

6. Do you need a communication aid?

2 Yes

🗹 No If yes, please describe the aid required:

7. Gender

Woman

🗹 Man

Self-described (please specify):

Prefer	not	to	say

8. Are you Aboriginal or Torres Strait Islander?

🗹 No

Yes, Aboriginal

Yes, Torres Strait Islander

Yes, both Aboriginal and Torres Strait Islander

Prefer not to say

9. Contact details

If you would like to be contacted about your complaint, please provide at least one way for IBAC to contact you.

Email address

Phone number

0413 153 157

Mailing address

PO Box 151
Newcomb
3219
VIC
Australia

What is the best way to contact you?

Phone Phone

Email

D Mail

Page 2 of 11

Part B – Your complaint

10. Are you making this	complaint on behalf of	13. What is your relationship with the complainant?					
another person?	ehalf of another person you will	🗖 Legal guardian					
both need to complete Ap	pendix A - Authority to Act to	Family member, friend or associateFormal advocate (ie lawyer, social worker, etc)					
prove that the person kno authorised you to act on t	ws about the complaint and has heir behalf.						
Yes Go to Q11	No Go to Q15	Work colleague					
		Other (please specify):					
11. Does this person kno complaint on their beha	ow that you are making this If?						
✓ Yes		14. Please explain why you are making this complaint					
12. Please provide the d	etails of the person who you	on behalf of another person.					
are making a complaint		The events pertaining to this complaint have been					
Given name		incredibly hard for Mr Chalker and in the effort not to compound the damage already done to his health it					
Gregory		was decided to have this complaint filled out by another					
Middle name		person.					
Family name (surname)							
Chalker							
Please provide at least on	e way to contact the person.						
Email address							
g00rb4u@gmail.com							
Phone number							
03 4245 1117							
Mailing address							
Unit/house number	PO Box 151						
and street name							
(or PO Box, RMB, RRB)							
Town/suburb	Newcomb						
Postcode	3219						
State	VIC						
Country	Australia						

Page 3 of 11

15. Which Victorian Government office or body are you making a complaint about?

□ Victoria Police (including Protective Service Officers, police officers, custody officers, recruits and employees)

- □ Member of Parliament
- □ State government department/agency
- □ Judge or Magistrate
- Council
- Public hospital
- \Box State primary or secondary school

☑ Other (please specify):

Office Of Public Prosecutions Victoria

16. Have you complained previously to another agency about this matter?

Yes Go to Q17
No Go to Q18

17. Which agency did you complain to, when did you make the complaint and what was the result?

Provide a summary of who you complained to about what, when you made the complaint and any response received. Please attach copies of any relevant correspondence when submitting this complaint.

Page 4 of 11

18. Please provide details of your complaint.

Describe the corrupt conduct or police misconduct you believe has occurred in detail. Include names of people, their positions if known, and organisations involved.

I was the alleged victim of an assault causing permanent injury by way of medical trespass during an incident at University Hospital Geelong on 26 June 2019.

I filed a private prosecution against the doctor, which were approved by the Chief Magistrate of Victoria on 13 July 2020.

Ms Combes from the Office of Public Prosecutions (OPP), contacted me via email advising that the OPP had learned of the charges and sought to review the evidence supporting the charges.

On 17 July 2020 I provided a copy of brief to Ms Combes along with an email outlining that there was additional evidence that was not included in the brief.

However, without requesting to inspect all available evidence, Ms Combes responded to me in writing, stating "that there is no reasonable prospect of a conviction" and that her office would seek to withdraw all charges against the accused.

Then the OPP sought a change of court date, however, no notification of this change was conveyed to me. Ms Combes' colleague appeared at Geelong Magistrates Court on 28 October, 2020 and advised the Court that the prosecution was being taken over by the director of the OPP and that the director sought to withdraw all charges.

This was so ordered by the court. I appealed the decision to withdraw the charges. The appeal was unsuccessful. On 12 November 2021, I contacted Damian Capobianco, the Manager of Registrars at Melbourne Magistrates Court and asked that the charges be relisted.

When the charges were filed for a second time, the OPP had the benefit of all of my testimony at the Supreme Court Appeal where I outlined the many consequences and impacts of the accused's crime in addition to all the written material supplied to court that further supported the original charges and yet they still sought to withdraw them. Ms Combes contacted Mr Chalker by email in relation to this refiling on the 29 November 2021 and restated the OPP's position that in their view "that there is no reasonable prospect of a conviction" and that the OPP would once again seek to have the charges withdrawn.

Ms Combes also stated that it was the OPP's opinion that the laying of these charges was an "abuse of process" and that it was not in the public interest"

I wrote back to Ms Combes via email on the 29 November, 2021 asking a number of questions pertaining to the OPP's decision and also outlined other serious matters related to the same incident. I did not receive any reply from Ms Coombes or any one from the OPP.

However, rather than replying to myself directly, Ms Combes called the Co-ordinator of the Court to relay a message about the charges, while still completely ignoring other serious allegations of crimes by sworn members of Victoria Police made via email on the 29 November, 2021.

To-date I have had no futher replies from the OPP.

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19. When did the conduct occur?

If you don't know an exact time or date, please provide an approximate eg January 2013. If the conduct happened more than once than please list the approximate timeframes.

13 July 2020 through to 29 November, 2021

20. Did the conduct you are complaining about occur more than 12 months ago?

□Yes Go to Q21 □No Go to Q22

21. Please explain why you did not make this complaint to IBAC sooner.

We understand there may be contributing factors that delay making a complaint to IBAC. Explaining the reasons for a delay longer than 12 months helps IBAC assess your complaint.

22. Where did the conduct occur?

Provide location(s) including suburb/town and address or landmark name if known. For example: West Smithtown Police Station, 49 Main Street, Smithtown.

Melbourne, Victoria

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23. Do you have any other specific information you wish to provide?

For example: badge number, car registration, etc.

No

24. Do you have any emails, photographs, videos or other supporting documents?

🗹 Yes 🛛 🗖 No

If yes, please attach or enclose copies (do not provide originals) when submitting this complaint. Alternatively if you've provided contact details, IBAC may contact you to request these items.

25. What was the impact of the conduct you are complaining about?

For example: injury, financial, personal or professional loss.

By the time I had filed the public prosecution, I had resigned to the fact that the pursuit of justice was to fall on my shoulders. The receipt of Ms Combes email turned out to be both simultaneously wonderful and cruel.

One of the outcomes from PTSD as a result of my assault is that any form of kind act, whether observed or experienced first hand, is incredibly overwhelming for me - something that was never an issue beforehand. Case in point a time, when on 1/1/21, where I called the RACV to come and change my tyre for me; I was fighting back tears. Why? This person is being paid to do something for me, but they are still helping me and this is the stupid conflict that exists in my head now.

I am hypersensitive to stimuli that I previously wasn't.

The (inactions and) actions of Ms Combes has exacerbated this. I didn't need her help; I was able and willing to follow through with the prosecution against a criminal who threatened violent force against me for not providing consent.

By reaching out to me with the prospect of assistance by the state's primary proprietorial agency, where I foolishly thought that I would be working with them and so I didn't need to send them EVERYTHING before they would make their decision, only for them to a) not ask for additional evidence b) speak to any of the experts willing to testify on my behalf about the severity of the injury caused c) consult with me about how best to proceed with the case, but to instead ignore all of that and make a decision that says none of that matters and that I have not suffered a significant injury has severely negatively affected my life in so many ways, that I don't know if I know where to start.i. The denial of due process lead me to think that justice is non-existent in the state of Victoria and so one night when I experienced an attack of PTSD's symptoms, I rang my perpetrator's place of work and left a message for her asking why I shouldn't make an equal threat of violence given that that's what she (and the justice community) believes is acceptable.

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26. Did anyone else witness the conduct?

∎Yes 🖬 No

Witness details

Name or describe any witnesses and what you believe they know or saw.

27. Is there anything further you want to tell us about your personal situation that is relevant to this complaint?

For example: concerns about reprisals, bullying or discrimination.

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28. What outcome are you seeking by making this complaint?

Please note IBAC investigates serious public sector corruption and police misconduct. We cannot consider or award compensation, or consider the merits of a judicial decision or order.

I seek to have the questions below investigated so I can understand the reasons for OPP's decision.

1. Why were the charges withdrawn without first electing to view all available evidence?

2. Why didn't Ms Combes just leave the private prosecution to fail or succeed on its merits, thus avoiding any and all perception of corruption?

3. Does the OPP allow any private prosecutions to proceed in Victoria?

4. Given the significant disparity in power between perpetrator and victim and that the case pertains to consent,

autonomy and medical trespass, how could Ms Combes decree that it is "not in the public interest"?

5. Why did the OPP not reply to various forms of communications from a victim of crime who has suffered a permanent and debilitating injury at the hands of a person he sought help from?

29. If you've previously complained to IBAC about this matter, please provide any further information you wish to include regarding your existing complaint.

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Important information

IBAC complies with Victorian privacy legislation when collecting and managing personal and health information.

IBAC's <u>Privacy and Health Information Statement</u> available on our website <u>www.ibac.vic.gov.au</u> details how IBAC collects, manages, uses and discloses personal information. IBAC is legally authorised to disclose information to outside persons and bodies in certain circumstances.

It is an offence to make a false complaint or misleading information to IBAC. Wilfully providing false or misleading information to IBAC may result in criminal prosecution.

IBAC will only contact you if more information is required. If you have opted to provide this complaint anonymously, we will not be able to contact you and you will receive no feedback on the outcome of your complaint.

Declaration

Please check applicable boxes to confirm:

- To the best of my knowledge, the information provided in this complaint is correct.
- \blacksquare I understand the information on this form may be disclosed to another agency or body.
- I am making this complaint on behalf of another person and have completed Appendix A.

Name		
Date	11-Feb-2022	

Send this form to:

MailGPO Box 24234 Melbourne Vic 3001Emailinfo@ibac.vic.gov.auFax(03) 8635 6444

Level 1, North Tower 459 Collins Street Melbourne VIC 3000 GPO Box 24234 Melbourne VIC 3001

T 1300 735 135 F (03) 8635 6444 IBAC is Victoria's anti-corruption agency responsible for preventing and exposing public sector corruption and police misconduct. We do this by:

- investigating serious corruption and police misconduct
- informing the public sector, police and the community about the risks and
- impacts of corruption and police misconduct, and ways in which it can be prevented.

To report corruption or misconduct, phone 1300 735 135 or visit <u>www.ibac.vic.gov.au</u>.

This form is available in more than 20 languages at <u>www.ibac.vic.gov.au/mylanguage</u>. If you need help with translation or communicating with us in your language, call the Translating and Interpreting Service on 131 450.

www.ibac.vic.gov.au

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Reference 59: List of interesting people

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Reference 60: Response to Paul Lucas

Greg Chalker PO Box 151 Newcomb 3219 P | 03 4245 1117 E | g00rb4u@gmail.com

Independent Broad-based Anti-Corruption Commission Level 1, North Tower 459 Collins Street Melbourne Victoria 3000

Thursday, 15 December 2022

Case ref: CASE-2022685

Dear Mr. Lucas,

I am both deeply concerned and disappointed in IBAC, after reviewing your letter dated 7 December 2022.

To paraphrase Sophia, 'given the volume of evidence you have provided to us, we will need about three months to go through all of the information provided.' It was at this time that we agreed on a contact black-out, whereby I wouldn't provide her with any additional evidence to allow her to write her report. And so with this, why did IBAC not reach out to myself to seek to acquire any available evidence that I had accrued in the 184 days since the black out?

That three-month period expired on 6 September 2022 and yet your letter was produced on 7 December 2022 – an additional 92 days later.

Before even addressing the remarkable outcome, it seems odd from this outsider's view that Sophia, whom I was solely communicating with from day one, was swapped out at the 11th hour and she was replaced with another case officer who I can only presume, completed the report. Please explain how it is prudent to replace the principal case officer with another on a matter that as atypically complex (based on the time indications for investigating complaints as listed on your website) as this, near the conclusion of the preliminary-information-gathering stage.

Despite advice that Sophia had taken annual leave (the reason for departure from the case), I have not heard from her, or her replacement since.

The scope of my complaint was vast, this is not in dispute. It included concerns about the behaviour of a multitude of individuals across a range of offices under the department of justice. In total there were 29 individuals listed.

The evidence provided to IBAC included a range of media, such as emails, phone call recordings, letters, legislation, court documents and so forth.

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

I fail to understand how IBAC came to the conclusion that it did, after communicating back and forth over a period 10 months, where you were provided evidence regarding each person in my *'list of interesting people'*, you then took 184 days to review the evidence and at the conclusion, determined that not a single person of interest to IBAC resulted.

How is this possible?

Cases in point,

Case Study: Melbourne Magistrates' Court

The court has a set procedure for handling filings of private prosecutions.

This procedure:

- a) The court will not provide a copy of the procedure
- b) The procedure seems to constantly change
- c) There are massive, and unexplained delays in executing this procedure
- d) The principal person responsible for approval of such filings seems to change, without notice
- e) The Director of Public Prosecutions (DPP) is notified of filings under this procedure prior to the applicant being notified of an outcome
- f) The DPP is able to make applications to the court concerning these filings prior to the applicant being notified
- g) The key people involved in this procedure are perpetually uncontactable.
- h) MCV refusing to comply with federal tax law (GST Act)

The questionable conduct:

- a) How can it be that a court can lose/misplace charges that have been correctly filed with the court, per their procedures?
- b) Why is it so that questions about these missing charges go unanswered for months at a time?
- c) Why would a court judicial officer (JSO) need to employ tactics to avoid answering questions about a case that was filed with the court that was lost? For example, requesting that an email be sent. The same JSO then not only failed to reply, they also did not action the request. When the informant calls again (in 90 days), the (same) clerk again tries to avoid answering direct questions regarding the matter being lost/misplaced and tries to end the call by requesting that a second email be sent.
- d) Why to this day have those charges still not be relisted?
- e) How can this be seen as anything but corruption? These are contracted security guards that have (allegedly) lied to Victoria Police that resulted in the trampling of the rights of a person with a disability this is to say nothing of the conduct of the PSOs that were also included as part of the complaint, and their unlawful actions that should also be subject to review by IBAC.

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What other inference can I draw when you have MCV staff covering up the crimes of their contracted security personnel by doing all they can to interfere with the proper prosecution of those individuals, and now I have IBAC that has been fully briefed on this matter, declaring that zero corruption has occurred.

It would take a confident person to try and tell me that there is zero fault with the scenario that took place as described above. The staff at MCV are there as paper pushers (to put it bluntly). The political impacts of the charges that any agency or individual file, should be beyond their purview or consideration.

And yet, there is clearly a mechanism of active interference.

At this time, I would ask IBAC to answer the questions put to it in this document and further explain how it came to a blanket conclusion that *none* of the individuals discussed over the past 10 months were not even considered for further investigation by IBAC.

Eagerly awaiting your response,

grec Chalker

Greg Chalker

Reference 61: Initial Complaint to IBAC





Case ref: CASE-20224684 Doc ref: CD/22/104593

7 December 2022

Gregory Chalker *Via email:* g00rb4u@gmail.com

Dear Gregory Chalker

Your complaint about Victoria Police

I refer to your complaint, received on 14 August 2022. Thank you for taking the time to contact IBAC.

Please accept my sincere apologies for time it has taken to assess and write to you in relation to your complaint.

IBAC's decision regarding your complaint

IBAC has decided not to investigate or refer your complaint to another agency for investigation. IBAC decides to not take further action in relation to a complaint for a number of reasons, which are set out in legislation, specifically section 67 of the *Independent Broad-based Anti-corruption Commission Act 2011* (IBAC Act). In general, IBAC prioritises investigations into allegations of serious or systemic public sector corruption and police misconduct, that appear to have enough evidence to investigate, and which involve matters not previously dealt with by IBAC or another agency.

We appreciate this might not be the outcome you were expecting but we can assure you that IBAC takes all complaints received very seriously and we value the time and effort you have given to bring these matters to our attention. We also note that the information IBAC receives is recorded and will assist IBAC to learn of potential corruption risks, and help target our prevention and education activities.

Decision about whether the complaint is a public interest complaint

IBAC has also assessed whether your complaint is a public interest complaint within the meaning of the *Public Interest Disclosures Act 2012* (PID Act).

In this instance, IBAC has determined that your complaint is not a public interest complaint. This decision was made after consideration of the information provided.

This decision means that the confidentiality provisions under Part 7 of the PID Act do not apply, and that IBAC may provide your identity, or contents of the complaint, to other agencies as appropriate. Although IBAC has determined your complaint is not a public interest complaint, you will still be entitled to the protections under Part 6 of the PID Act. The enclosed fact sheet explains these protections.

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

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OFFICIAL

If you need support

Sometimes making a complaint can be very stressful or difficult for a person. If you are impacted by this complaint, we encourage you to contact your healthcare provider. Alternatively, you may wish to access one of the support services listed on our website: <u>https://www.ibac.vic.gov.au/reporting-corruption/what-happens-to-your-complaint/mental-health-support</u>

For more information

If you have any queries, please contact IBAC on 1300 735 135 or info@ibac.vic.gov.au

For more information on our complaints process and the support available, go to <u>www.ibac.vic.gov.au/complaintoutcomes</u>

If you want to speak to us in your language, call the Translating and Interpreting Service on 13 14 50 or visit https://www.ibac.vic.gov.au/general/accessibility/tr

Yours sincerely

Ali

Paul Lucas Manager Assessment & Review

Enclosed

Part 6 of the Public Interest Disclosure Act 2012 Fact sheet - not a Public Interest Complaint

Reference 63: IBAC - 2nd round of info

Dear Sophia,

This is an addendum to the initial batch of documentation sent to you that relates today's (6 June 2022) phone call.

Deputy Chief Magistrate Felicity Broughton

Yet another attempt to contact the deputy chief magistrate was made by us this morning. This was in relation to the missing charges (3 x Making a false report to police) filed by Greg against Supreme Court of Victoria contracted security guards.

This call came 14 days since we sent a follow-up email to Laura.

Police Sergeant Mark Thompson

On 15 May 2020 I went to Geelong Police station with the hope that a VicPol member would assist with my pursuit to learn the name of Dr Baldwin's accomplice.

To minimise the possibility of any misunderstanding, Mr Thompson was handed a folder with a letter outlining the assistance sought. This folder also included the following:

- A letter from Senior Court Registrar Mark Baker outlining approval of the charges against Ms Baldwin
- A copy of the signed Charge Sheet & Summons against Baldwin
- A letter outlining what assistance I was seeking from Victoria Police

In my view, Mr Thompson did not act professional or exhibit a willingness to help as he:

- i. Repeatedly instructed me to have my service animal wait outside despite being told numerous times that he was a service dog and his presence was protected by s9 of the Disability Discrimination Act (Cmwth) 2008.
- Refused to offer help as he 'was not a judge'. Though I explained to him that his signature was not sought on the 'magistrates' line nor was his advice sought in lieu of the courts.
- iii. Despite having a copy of a signed charge sheet and summons for Ms Baldwin which had already been approved by Chief Magistrate Hannon, Mr Thompson insisted that this was a civil matter and started to walk out of foyer.

As you will note from the Charge Sheet & Summons, as Mr Thompson started walking out of the foyer, I also asked if he would take my statement re crimes that had been committed against me. Mr Thompson continued walking away, offering no response.

Mr Thompson was presented with everything that a serving police officer needed to know, with regard to the help that I was requesting. Mr Thompson's duty to the courts was fairly simple: A member of the public cannot issue a search warrant, therefore, when charges against an individual whose particulars are not known to the informant, then the informant is to ask a police officer to issue a search warrant to ascertain those particulars. It is certainly not a request for the police officer to form and then offer his legal opinion on the matter and then based on his own legal opinion decide not to honour his duty to the courts the public or the office that he holds!

Further undermining his duty to the courts and the office that he holds, his action of walking out of the room when ask to take a statement of a crime which had been committed is beyond the pale.

On 29 May 2020 I presented at Geelong Magistrates' Court and spoke with Senior Registrar Mark Baker. I presented him with charges against Mr Thompson. Mr Baker said he would submit this for the Chief's Magistrates approval.

3 weeks later, I followed up with an email to Mr Baker on 19 June 2020. Mr Baker replied that he was "still awaiting a direction on this matter". The inference is that Mr Baker had sent the charges to the chief's office for approval and was awaiting a response.

After waiting another 13 days without any contact from Mr Baker, I decided to contact Jake Warren (Chief Magistrate Hannan's Executive Assistant) via phone (recorded) and email which I did on the 1st July 2020. Jake Warren stated that he had not received the charges from Mark Baker but invited me to send them to him directly. As an aside, I can only assume one of the two, Mr Baker or Mr Warren was not telling the truth, however, lets continual with the details

After sending the Charge & Summons directly to Mr Warren, he confirmed receipt of the charges tabled against Mt Thompson and stated that he would follow up on why he had not received anything from Mr Baker.

68 days between initially filing my charges had now passed and in that time, they had still not been addressed (accepted or rejected).

Evidence shows that these had been received by the courts on at least two occasions (29 May 2020 and 1 July 2020). On the 16 July I sent a further email to Mr Warren asking for an update on the matter only to be once again not replied to. I therefore also added Chief Magistrate Lisa Hannah to list of persons perverting the course of justice. This at least if she was not aware of any of this would maybe move things along. I was running out of people to get help from rapidly.

On 12 August 2021 I received a letter from Maya George – Legal Policy Officer, on behalf of Siobhan Mansfield – Strategic Advisor to the Chief Magistrate, on behalf of Lisa Hannan, claiming that the charges against Mr Thompson were not received by the Chief Magistrate Lisa Hannah until March 2021. That is a stagging 244 days later!

There are far too many holes in this story.

1. Jake Warren (E.A. to chief magistrate) confirms receipt of the charges by both email and phone – 1 July 2020

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- 2. Mark Baker (Senior Registrar at Geelong Magistrates' Court) supposedly sent the charges to the chief's office
- 3. Siobhan Mansfield claims that the charges were not received until March 2021 where were they (physically) in the preceding 10 months that they could just conveniently turn up?
- 4. Why does the Chief even need a 'strategic advisor'? I would think that the sole role of that position would be to apply the law, not to consider what was strategic.

On 26 May 2021 I personally served a copy of the Charge Sheet & Summons at the accused's place of employment (Geelong Police Station). These were accepted by his colleague, Tony Francis.

On 26 May 2021, I drafted a letter to accused, requesting that he submit to voluntary examination by myself.

The accused did not respond to my request for voluntary examination which is his right.

Before I could apply to the court for a compulsory examination order, Ms Combes (Office of the Public Prosecution) had already expressed her intention to withdraw the charges. In this case not even waiting for the evidence to be collected Ms Combes elected to considerable power.

Presumably, Ms Combes had at most, seen the Charge Sheet and Summons' submitted to the court and based her decision on that alone.

Public Prosecutor Jenny Combes - Update

On the 28 of March 2022 we wrote to Director of Public Prosecutions as to the reasons that the Private Prosecution of Ms Baldwin was withdrawn.

A number of reasons were cited for retracting the charges, with the two principal reasons for doing so being based on Ms Combes misunderstanding of the facts.

For example, Ms Combes writes "you described removing the medical device yourself". One can't help but wonder what Ms Combes contends what exactly the injury I claim to have suffered, was?

The canula is a factual particular, but it has no relevance to the injury sustained.

This is what the Charge sheet said:

"On 27 June 2019 the accused, Dr Rhiannon Baldwin caused a serious and permanent injury to the informant when she made threats of physical consequences if the informant did not provide consent toa medical intervention."

When one reviews the filed charge sheet & summons against Ms Combes cited reason for withdrawing the charges, it becomes noticeably clear that Ms Combes has missed the point completely.

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The second example is that Ms Combes writes "the Director decided that you did not establish to the requisite standard of proof that there was sufficient evidence that Dr Baldwin inflicted an injury upon you".

Medical experts, Services Australia's medical review board and the NDIS would all disagree with this view.

As I qualified for the Disability Support Pension almost immediately after the assault should have alerted Ms Combes to the seriousness of the inflected injury and who had caused it.

Ms Combes adds more baffling logic when stating: "the Director decided that it did not establish to the requisite standard of proof that there was sufficient evidence that Dr Baldwin inflicted an injury upon you and that she had an intention to do so or that she was reckless in that regard or that there was an application of force or a threatened application of force to you by Dr Baldwin with the necessary intention or recklessness"

The bold highlighting is ours and once again I ask you to look at the charge sheet above where it clearly states that a threat of "*physical consequences*" was made. How could these points on the Charge-Sheet & Summons be overlooked by someone of Ms Combes position not to mention her position of power?

One further point is the comment by Ms Combes stating that the evidence does not show that it *"is beyond reasonable doubt."* This is so far from the truth as to be almost laughable.

- 1. Medical experts, Services Australia's medical review board and the NDIS would all state that an injury to Mr Chalker did occur
- 2. A noted Psychiatrist would have testified that the injury was directly caused by the accused.
- 3. A witness to the event will attested that the events did indeed take place the way the victim has stated.

Even to the non-legal fraternity this is a compelling case and should have been heard by the courts not by a lawyer whom apparently for what ever reason miss read the facts or just plain didn't read them at all!

If you want to have absolute power in a such an import legal department then you must also have absolute transparency!

Clearly there has been an error in fact as well as a very lacklustre review done by Ms Combes of the available evidence

Ms Combes wrote the response, we presume, on behalf of the Director of Public Prosecutions, However, we note that the only other signature was a "Deputy Manager" Tracey Russell We therefore question if the Director of Public Prosecutions, had any input to this document at all or even worse, was even aware of the document.

Reference 64: Email to Sophia (IBAC) - Change in court's processes (private prosecutions)

From: Greg Chalker <<u>g00rb4u@gmail.com</u>> Sent: Monday, 11 July 2022 12:37 PM To: IBAC Enquiry Email <<u>info@ibac.vic.gov.au</u>> Cc: Subject: Re: Request for call back RE: CASE-2022685 [SEC=OFFICIAL]

Dear Sophia,

and I have discussed your latest email and agree that a line needs to be drawn in the sand so that you can complete your process.

As such, we seek one more phone meeting with you; tomorrow (Tuesday) suits both of us just fine. Any time after 10:00 would be convenient for us.

One of the final events that we would like to bring to your attention and which we have to say, is very concerning to both of us, is the sudden change to the process of filing private prosecutions in the state of Victoria.

Previously, one would submit a Private Prosecution to any registrar in the form of a charge sheet & summons at any court in Victoria. The Registrar would then hand the charge sheet & summons up to the chief or deputy chief magistrate who would review the form for compliance, once she/he had approved it, then the charge sheet & summons would then be sent back to the registrar who would then duly inform the informant to pay the prescribed fee.

Once the fee had been paid, the registrar would stamp the charge sheet & summons and it would then be officially "in the system". This process has been the norm for many years by all accounts.

This process has now changed and instead of the registrar passing it up the chain of command to the chief or deputy chief magistrate it now stops with the Principal Registrar; completely omitting the judicial oversight of either the chief or deputy magistrate. Effectively this means that Private Prosecutions in Victoria, unlike all the other states in Australia, are now solely in the hands of the principal registrar - who, in this case, does not exist.

We have not heard anything from the court in relation to the missing charges tabled against the three security guards - an issue now 122 days aged. Nor have we received a response to our request for a private prosecution against the two PSOs we have tabled charges against so far.

It has been 7 days since we last heard from Conrad Downs also.

We'll speak about this more tomorrow,

Could you please provide an indication of a time that suits you tomorrow? As mentioned, any time after 10 suits us, but if you can give us a heads up, we can be better prepared for your call.

Many thanks,

Greg

Gregory Chalker PO Box 151 Newcomb 3219 P | 034245 1117 E | <u>g00rb4u@gmail.com</u>

Independent Broad-based Anti-corruption Commission North Tower, Level 1 459 Collins Street Melbourne VIC 3000

Executive summary

Mr Chalker had his rights taken away from him at a Geelong hospital where he sought treatment. This was not the first time that it had happened, but it was most certainly the 'king-hit' that rendered him disabled thanks to the beast that is PTSD.

His way to recover from this, was to change the system that allowed it to happen. Motivated by his success in Sydney where he successfully overcame insurmountable odds by singlehandedly winning a discrimination case (Chalker V Murrays) which if you Google the case, you will find in excess of 490K articles written, that show that attitudes towards hiring people with mental health afflictions has changed.

That is what he is currently striving towards here in Victoria but once again, is facing a series of roadblocks that certainly should not exist.

These are not instances where he is appearing in court and being laughed out of the room because he has no idea what he's doing or that his understanding of what an offence is or isn't; these are extraordinary scenarios where, if he explained them to a man on the street, he wouldn't be believed.

The focus of this complain relates to the actions of Manager of Registrars at Melbourne Magistrates' Court, Mr Damien Capobianco.

History

On the 23 March 2021 Mr Chalker emailed the criminal coordinator at the Magistrates Court in Melbourne, providing, among other items, a request for a private prosecution against several security guards over an incident at Supreme Court on the 1st October 2020

On the 29 April 2021, Mr Chalker again attached the fillings for the private prosecution, directly to Mr Capobianco, (The criminal coordinator at the Magistrates Court, Melbourne)

On the 5 May 2021, Mr Chalker emailed Mr Capobianco again, asking why his emails from the 21 & 23 March 2021, to him were yet unanswered. Mr Chalker also listed a number of concerns regarding the systemic practise of refusing to respond. This includes Mr Capobianco, his superiors and his subordinates. Mr Chalker also has a phone recording where Mr Capobianco clearly states that "he was currently reviewing it" and a response would be "forth coming."

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

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On the 6 May 2021 Mr Capobianco replied to Mr Chalker but does not address any of Mr Chalker' s concerns. Mr Capobianco suggested that any delay in proceedings was due to the Office of the Deputy Chief Magistrate.

On the 6 May 2021 Mr Chalker replied asking why Mr Capobianco' reply did not cover the aforementioned concerns.

On the 10 May 2021, once again, Mr Chalker fully reiterates all of the delays and lack of outcomes in Mr Chalker' s dealings with Mr Capobianco's department.

On the 14 May 2021, Mr Capobianco responds to other matters but once again does not cover the private prosecutions.

(Please note: The private prosecutions in question were signed and ready for my signature on the 14 May according to the date stamp on the charge sheet!)

On the 20 May 2021 Mr Chalker emails Mr Capobianco, specifically asking for the court reference numbers of the private prosecutions already lodged.

On the 21 May 2021, Mr Capobianco replied but did not provide the requested reference numbers.

On the 7 June 2021, Mr Chalker emailed Mr Capobianco, stating that 40 days had elapsed without a response to Mr Chalker' request for the reference numbers to Mr Chalker' s private prosecutions and that Mr Chalker was now seeking a meeting with the Deputy Chief Magistrate to escalate the impasse.

On the 9 June 2021, Mr Chalker made payment to the courts for all private prosecutions, more than 2 months after Mr Chalker' s request. It was noted on the charge sheet and summons', that the hearing date was set for 29 of June 2021, at 10am.

On the 22 June 2021, Via email, Mr Capobianco also confirmed that the case would be heard on the 29 June 2021.

On the 29 June 2021, Mr Chalker arrived at Melbourne Magistrates Court and spoke to the registrar n

Why I'm contacting IBAC and why I think there is corrupt practises at the OPP.

Since the 29 June 2021, I have communicated with a number of registrars to see if these charges were filed elsewhere or on another date, all to no avail.

This is a very serious matter for provisioned charges to go "missing" and I would have thought that, in of itself, should have been cause for great concern from the organisation that has the responsibility for these matters. However, even after being made aware of the "missing" charges Mr Capobianco and his department did not take ownership of the issue nor did they attempt to look into the cause.

The list of events above, in my view, show at best, a total lack of professionalism and at worst, an orchestrated attempt at blocking a prosecution for reasons unknown. Therefore, I request that the following questions need to be asked and answered to determine in which camp Mr Capobianco is in.

Mr Chalker' s questions:

- 1. Why did it take Mr Capobianco and his department more than 2 months to move forward with a private prosecution?
- 2. Why, after all that time, could there suddenly be no record of the private prosecution even though Mr Chalker has the original charge-sheet and summons signed by Mr Capobianco and stamped by the court?
- 3. Was the delay in the issuing of the private prosecution the responsibility of Office of the Deputy Chief Magistrate as intimated by Mr Capobianco?
- 4. Where is the review of Mr Capobianco's department to ensure this is not a "one off event" and more importantly how did it happen in the first case?
- 5. On many occasions Mr Chalker attempted to contact the both the Chief and Deputy Chief Magistrate concerning matters relating to the court's performance. Each and every one of these requests were ignored. The fact that it was ignored, was also communicated to Mr Capobianco who also refused to take ownership of the stated issues presented to him and his colleagues. Why was this the case?

List of attached documents:

- 1. Email on the 23 March 2021, from Mr Chalker to the criminal coordinator
- 2. Email on the 29 April 2021, directly to Mr Capobianco re 2nd request for filling private prosecution.
- 3. Email on the 5 May 2021, Mr Chalker emailed Mr Capobianco again, asking why his emails from the 21 & 23 March 2021, to him were yet unanswered.
- 4. Email On the 6 May 2021 from Mr Capobianco replied to Mr Chalker but does not address any of Mr Chalker' s concerns.
- 5. Emailed On the 6 May 2021 Mr Chalker replied asking why Mr Capobianco' reply did not cover the aforementioned concerns.
- 6. Email on the 10 May 2021 from Mr Chalker re summary of current delays.
- 7. Email on the 14 May 2021, from Mr Capobianco responding to other matters.
- 8. Email on the 20 May 2021 from Mr Chalker to Mr Capobianco asking for reference numbers to the private prosecution.
- 9. Email on the 21 May 2021, from Mr Capobianco replying but did not provide the requested reference numbers.
- 10. Email on the 7 June 2021, from Mr Chalker to Mr Capobianco re the delay of response.
- 11. Receipt of payment for private prosecutions.
- 12. Email on the 22 June 2021, Mr Capobianco confirms date of case as the 29 June 2021
- 13. A recording of incoming call from Mr Capobianco where he states that he is looking at the charges.

Reference 66: Chalker to Sophia (IBAC)



Attn Sophia

2 messages

Greg Chalker <g00rb4u@gmail.com> To: IBAC Enquiry Email <info@ibac.vic.gov.au> Cc: 27 June 2022 at 17:12

Greg Chalker <g00rb4u@gmail.com>

Dear Sophia,

Prior to this email, you received an email exchange between myself and the Acting Principal Registrar at MCV. It would seem that everyone at MCV is (to use a quote by Homer Simpson) trying to "blame the guy that can't speak English".

They have stated that there is no current principal registrar.

They don't know when a principal registrar will be appointed.

They were not going to assign the issue of the missing charges against the G4S security guards until such time that a principal registrar was appointed.

In the conversation with Ms Message earlier today, apparently now all questions/matters from me have been directed to the Acting Principal Registrar who she herself is now forwarding on to a person who does not exist.

I called MCV to speak with Ms. Turner at 1631 and this call lasted 5:45 minutes, I was told that Ms. Turner was in a meeting. Looking at the metadata of her email, she sent it at 1640 - in 9 minutes she apparently left her meeting and directed her partial attention towards half-answering some of issues raised in my email.

Greg Chalker

Land line:	+61 (03) 4245 1117
Email:	g00rb4u@gmail.com
Post:	PO BOX 151, Newcomb, 3219

☐ 2022-06-27_16.31_OUT_0396287777_81651337 (1).mp3 2708K

IBAC Enquiry Email <info@ibac.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com> 27 June 2022 at 17:13

Thank you for your email. This is an automated response to confirm its receipt.

IBAC manages your personal information carefully and in accordance with relevant legislation. Visit IBAC's website for more information about privacy.

Making a new complaint

For information about what you can complain about and what IBAC can deal with please visit our website: What can you report | IBAC

Once you have made a complaint we will start assessing it as soon as possible and will contact you if we require further information or when a decision is made.

In most cases we aim to assess a complaint within 45 days, however there may be delays if it is a complex matter or we require further information. You can help us by providing details in your complaint including names, dates, times, and any evidence you may have.

Visit IBAC's website to understand what can happen to your complaint.

If you have an existing complaint

Please include the case number in the subject line of any emails.

Your email will be allocated to your case officer (or their manager) who will contact you if they need more information.

If you are making a mandatory notification under the IBAC Act 2011:

IBAC will determine whether the notification is a public interest complaint under the Public Interest Disclosures Act 2012 which triggers additional legal protections. We assess every complaint and notification we receive as a potential public interest disclosure.

Should IBAC's jurisdiction be engaged, we will then assess the notification to determine whether to investigate, refer it to another agency, or dismiss it. You will be notified of IBAC's decision.

Visit IBAC's website for more information on mandatory notifications.

Greg Chalker – g00rb4u@gmail.com – https://AccountabilityInjustice.Fail

Reference 67: Charge Sheet & Summons, (PSO) Brown, John

CHARGE-SHEET AND SUMMONS

lame: John BROWN Gend	er: Male Date of hirth	nknown	Preferred:			
lobile phone number: mail address: Unknown tate registered: river licence number:	State issued:		Insuitable:			
You have been charg	To the accu ed with an offence. Reac		s) to see what you must do.			
	Details of the charg					
What is the charge?	to a request for assist stationed inside	ance from the	proximately 14:15 you responded e G4S Security personnel			
at the base of the stairs at of the Disability Discrimina	the south west corner of t tion Act (Cmwth) 1992, w	he building. 1 hich the infor	re, you encountered the informant The informant was holding a printou mant had obtained in response to npanied with his service animal.			
Under what law?		Crimes A	Act 1958			
Jurisdiction	× State		Commonwealth			
Act/Regulation Number	-	Section	321M / 254			
this an infringement offen Are there more charges? Type of offence equest for committal proceed	No Summa Offence	- XI	Indictable offence			
	Who filed the char	ge-sheet(s)?				
Name of informant:		Greg Ch	alker			
Agency and address:	PO BOX	151, Newcor	comb, Victoria, 3219			
Telephone:	0342451117	Email:	g00rb4u@gmail.com			
Agency Ref:		nil	il			
Signature of informant:		Date	18 / June / 22			
Filed at	Melbourne	Date	18 / June / 22			
	Where will the cas	e be heard?				
The Magistrates' Court	at Melbourne	Tele	ephone (03) 9628 7777			
Address	233 V	Villiam Street	Melbourne VIC 3000			
Vhen: Time	Day	Montl	h Year			
Issued at		Mell	bourne			
Registrar						

 $Greg\ Chalker-g00rb4u@gmail.com-https://AccountabilityInjustice. Fail$

Details of the charge against you

<continuation from page one>

You were also informed by G4S security that the informant had "unlawfully" taken photographs of their G4S identification badges.

The informant told you that these photographs had been taken as evidence of a crime.

You, in concert with your colleagues (other Protective Services Officers), declared that the taking of photos of the G4S identification cards was unlawful.

You did not respond to the informant's request for clarification of the specific law he had broken.

You then instructed the informant to destroy the photographs and threatened the informant with arrest if he did not comply with your instruction.

When the informant refused to carry out your instruction you attempted to access his mobile phone to destroy the photographs yourself.

John BROWN, pursuant to s321M of the Crimes Act (1958) Vic, you are charged with the crime of **Attempting to Destroy Evidence** (s254 of the Crimes Act (1958) Vic)



Greg Chalker – g00rb4u@gmail.com – https://AccountabilityInjustice.Fail

CONTINUATION OF CHARGES

What is the charge?

FALSE IMPRISONMENT

When the informant refused to destroy evidence of a crime that had been committed against him at your instruction, not only did you continue to facilitate the unlawful separation of he and his service animal which he requires for the assistance of a recognised disability, you then threatened him with arrest should he not comply.

The informant refused to participate in your attempts to pervert the course of justice by destroying evidence of a crime, as a consequence, you participated in the arrest, handcuffing and deprivation of the informant's liberties without justification.

The informant:

was not scheduled to appear before any court

was not interfering with public order

was not actively participating in a crime in which his arrest would be necessary to prevent such continuation

Was not posing a risk to the safety of thecommunity or himself

PSO John BROWN, pursuant to s320 of the *Crimes Act (Vic) 1958* you are charged under the Common Law principal for the crime of False Imprisonment.

Under what law?	Crimes Act 1958						
Jurisdiction	x	State			Comm	onwealth	
Act/Regulation Number	5 —		Sect	tion		320	
Is this an infringement offence?	x	Ne			Yes		
Are there more charges?		No		×	Yes		
Type of offence		Summar Offence	у	X	110000000	able offence	
Request for committal proceeding		No		x	Yes		
		Poo			3	of	6

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What is the charge?
ASSAULT
Notwithstanding the erroneous grounds for the informant's arrest, at no time did he exhibit any behaviour or speak any words that would indicate his intention to not comply with the PSO's execution of s458 of the <i>Crimes Act (Vic) 1958 (arrest without warrant)</i> .
The application of handcuffs on the informant is there for deemed to be an unreasonable application of force on the informant. Such force is deemed as assault.
PSO John BROWN, pursuant to s31 of the <i>Crimes Act (Vic) 1958</i> you are charged with assaulting the informant.

Under what law?		Crimes Act 1958					
Jurisdiction		X	State		Commonwealth		
Act/Regulation Number	-			Section	31		
Is this an infringement offence?		X	No		Yes		
Are there more charges?			No	x	Yes		
Type of offence			Summary Offence	x	Indictable offence		
Request for committal proceeding			No	x	Yes		

Page	4	of	6
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What is the charge?

Causing Injury intentionally or recklessly

The informant informed you that he suffers from a disability, hence the requirement to travel with a service animal. He also conveyed through words and tears the of distress that he was experiencing by being separated from this service animal to which you did nothing about.

You also stood idly by as one of your colleagues threatened the informant with the euthanisation of his service animal by Melbourne City Council.

He repeatedly requested that you and your colleagues write down your names, ranks and badge numbers to which he was told "that's not our job, you can write them down" to which he replied "I'm in handcuffs morons".

Only after the informant made the comment "it doesn't matter, my watch has been recording everything anyway" did you then inspect the informant's watch and then comply with the informant's request to write down your name.

The informant, whilst still under arrest and in handcuffs invited you to review the paperwork he had brought with him that outlined the precursors to his disability.

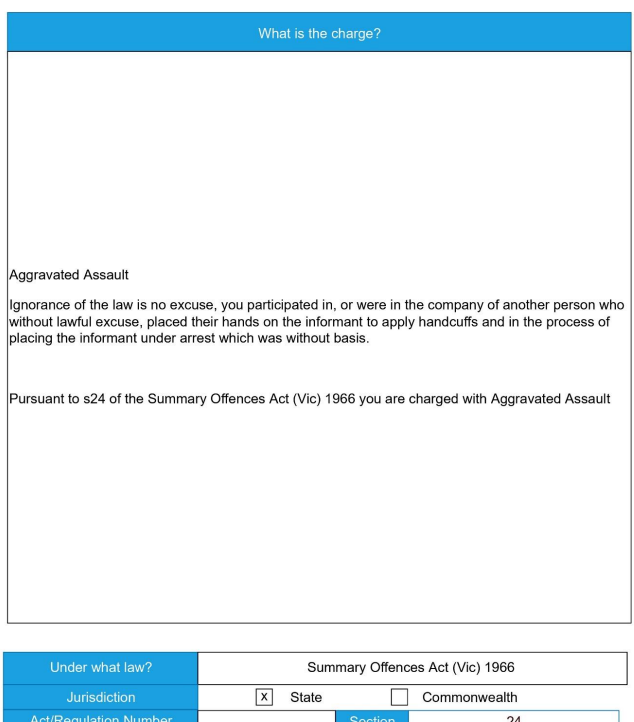
You now aware of the causation of the informant's injuries elected to nothing to prevent further injury to the informant.

John BROWN, pursuant to s18 of the Crimes Act (Vic) 1958, you are charged with intentionally causing injury.

Under what law?		Crimes Act 1958						
Jurisdiction	x] St	ate		Commonw	ealth		
Act/Regulation Number	2-			Section		18		
Is this an infringement offence?)		lo		Yes			
Are there more charges?			lo	X	Yes			
Type of offence			ummary Offence	x	Indictable	e offence		
Request for committal proceeding		–	0	x	Yes			

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	Jurisdiction		X	State			Comm	onwealth	
	Act/Regulation Number	-3			Section	on		24	
k	s this an infringement offence?		x	No			Yes		
	Are there more charges?		X	No			Yes		
	Type of offence		[X]	Summa Offence	-		Indict	able offence	
R	Request for committal proceeding		[x]	No			Yes		
				_					
				Pag	je	6	6	of	6

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

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Greg Chalker <g00rb4u@gmail.com>

Request for a meeting with Deputy Chief Magistrate Broughton 5 messages

Greg Chalker <g00rb4u@gmail.com> To: alicia.fitzgerald@courts.vic.gov.au 21 April 2021 at 11:02

Good morning Alicia,

I have, without success, been trying to reach you by phone. According to the Department of Justice and Community Safety, both you and Her Honour are not listed in their directory which made my task somewhat more difficult.

My inquiry is in relation to the letter received from the office of the Chief Magistrate which I have included for your reference.

It is my understanding that Deputy Chief Broughton will return from leave on 26 April 2021; I would ask that you schedule the first available appointment so that I can, in person, discuss a range of issues that not only affect me directly but also the integrity of the Victorian Judicial system.

Greg Chalker

Land line:	+61 (03) 4245 1117
Email:	g00rb4u@gmail.com
Post:	PO BOX 151, Newcomb, 3219

12042021 Siobhan Mansfield to Greg Chalker.pdf 36K

Alicia Fitzgerald (CSV) <Alicia.Fitzgerald@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com> 23 April 2021 at 12:36

Thank you for your email,

I will discuss this request with the Deputy Chief next week and respond to you later.

Kind regards

Alicia Fitzgerald Judicial Support Officer



P: TBA

E: <u>Alicia.Fitzgerald@courts.vic.gov.au</u> A: 1/350 Queen St, Melbourne 3000

A justice system helping all Victorians live free from family violence through timely, responsive and supportive services

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

Reference 69: Letter to A. Fitzgerald

Greg Chalker PO Box 151 Newcomb 3219 P | 03 4245 1117 E| g00rb4u@gmail.com

Alicia Fitzgerald Judicial Support Officer Magistrates' Court of Victoria 1/350 Queen St, Melbourne 3000

Wednesday, 28 April 2021

Ms Fitzgerald,

I wrote to you on 21 April 2021 via email after facing difficulties reaching you on the phone through the Victorian Department of Justice and Community Safety switchboard.

I was attempting to schedule a meeting with Deputy Chief Broughton in relation to charges I had filed against her superior, Chief Magistrate of Victoria Her Honour Judge Lisa Hannan.

Those charges arose after her Honour Judge Hannan claimed that a charge sheet and private prosecution filed by me and was confirmed to have been received by her office last year, was only seen by her last month.

I would expect that allegations of perversion of the course of justice would be afforded the most urgent of attention by all members of the Victorian Judiciary and yet two full working days have passed since Deputy Chief Magistrate Her Honour Judge Broughton has returned to her post and I have yet to hear even a peep from her, her office or yourself.

I would trust that you're able to imagine the inference I am currently drawing. For clarity's sake, I will spell it out anyway.

After being discriminated against and walked out on by a Victoria Police Sergeant when I trying to give a statement regarding an assault committed against me, I filed charges against that officer for perverting the course of justice, as I am sure you would agree that a citizen should not need to 'shop around' in search for a police officer who is willing to protect the citizens of this state and abide by their motto 'uphold the right'.

These charges sat with the chief's office for some time before it became clear that her honour (if that term is still appropriate) was unwilling to upset the apple cart and allow a prosecution against one of her own in the justice community.

Given that she acts as the gatekeeper for citizens of Victoria pursuing justice in this state, then it stands to reason (by decree of the County court) her inaction also constitutes a crime per the Crimes Act.

At which time charges were also filed against Ms Hannan; which she also did nothing about.

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

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Only after reaching out to the legislative branch of the Victorian Government did my long lost documents suddenly float to the surface at which point did I finally receive a response – some very interesting timing indeed.

Coincidentally, having made contact with your colleagues downstairs last week, I was amazed to learn that my email dated 23 March 2021 that was addressed to your court's criminal co-ordinator, the chief's E.A. et. al., had somehow fallen through the cracks.

I was initially told that this had been brought to the attention of Eleanor Simms but apparently this hot potato of an issue was beyond her and it had to be passed up the ladder.

36 days later and I am still awaiting a response to my correspondence.

I have made a very straightforward request; I am requesting a meeting with Her Honour Broughton. If you do not have the authority of her honour's diary, then it would take all of two minutes to put this request to her.

Given the numerous instances where I have been shunned or completely ignored by public servants drawing a salary from the Department of Justice and Community Safety, you must appreciate how often I, in the absence of facts must rely on inferences and assumptions.

16 working hours have now passed and my allegations of perversion of justice at the hands of the appointed Chief Magistrate of Victoria has gone unaddressed by the Deputy Chief Magistrate of Victoria, to say nothing of the other matters that I have not filed against individuals deserving of attention by the courts because just as it is not logical to keep on clicking 'print' when your first document doesn't come out, it makes no sense that I would keep exposing myself to the devastating reality that members of the Victorian justice industry lack the integrity to execute the functions that they swore to perform.

What further complicates this issue is the firewall that stands between myself, yourself and your superiors.

The phone number on the letterhead of the letter that I forwarded to you last week, this number is not connected.

I left several messages for you and you did not return my call.

Call connections are not possible via the switchboard as neither yourself or the Deputy Chief Magistrate are listed.

Your colleagues at the Melbourne Magistrate's Court scrutinise any attempt to contact the Deputy Chief directly.

The totality and impact of these issues I face/have faced, I would discuss with the leader of the Magistrate's Court – but to date that hasn't proven possible for clear reasons.

Am I missing something? Clearly I must be if I am failing to comprehend why it takes any more than 5 minutes to look at a Form 3 – Charge Sheet & Summons and decide whether to permit or deny its filing.

Correct me if I am wrong, but the duties of the arbiter of such a document is not to decide whether there is a reasonable likelihood of success of the stated charges, given that that evidentiary brief is not included with the Charge Sheet & Summons, they must only offer their opinion on whether the form meets the requirements under the law as it stands.

My allegation against a Victorian Police officer is that they are ignoring crimes that victims are coming to them to report. Delays in such a matter getting before a court due to a backlog caused by

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

the pandemic affecting the planet is one thing, but cowardness will not be tolerated; especially as if the charges are proven, then an ugly can of negligence is opened.

It is reasonable to ask, if this sworn officer has ignored two crimes in one interaction, then over a course of a career, how many other people are victims to his negligence?

Furthermore, the issue of his alleged criminality was brought before the judiciary on 15 March 2020 which was 348 days ago. How many people has he been permitted to hurt by the Victorian Justice system?

It would be foolish to think that I going to give up and fade away.

As mentioned earlier, I seek two simple things; a) approval of the private prosecution requests filed to date b) a meeting with her Honour to discuss the issues with the department she oversees.

If neither of these requests can be fulfilled, then ignorance is not an acceptable outcome; which on the surface, seems to be a running theme in your industry. Just take a look at the email that I have forwarded to you.

It is now one week later and Acting Sergeant Cromley has made no attempt to contact me in relation to what was an urgent matter that must not be ignored – the enforcement of a warrant.

When the spotlight is turned around, you all seem to scatter like cockroaches – never to be seen or heard of again. Maybe I am just foolish, but I was under the impression that the law applied uniformly to all citizens.

If it is the intention of Judge Felicity Broughton to bury her head in the sand and do nothing, then what other conclusion could I possible draw, other than she too electing to pervert the course of justice.

I very much hope to be proven wrong.

grec CHalker

Greg Chalker

Reference 70: Email to Damien Capobianco



Greg Chalker <g00rb4u@gmail.com>

29 April 2021 at 15:19

L11179924

Greg Chalker <g00rb4u@gmail.com> To: "Damian CAPOBIANCO (CSV)" <Damian.Capobianco@courts.vic.gov.au>

Mr Capobianco,

As requested, I have attached the charge sheet and summons that was originally sent to Lisa Hannan's office in May of last year.

I have reached out to your colleague Alicia Fitzgerald via email a number of times without any response, have you been made aware of this? The basis for this was to request a meeting with Ms Broughton - it escapes me why such a simple request is taking so very long to address.

Are you, at this time, designating yourself as a point of contact for the remaining charges I have to file and all future charges?

oreg chanter	Greg	Cha	ker
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[Quoted text hidden]

Greg Chalker

Mobile: [Quoted text hidden]

Charge sheet & summons - Sgt Mark Thompson.pdf 54K

Reference 71: Email to Laura Message



Greg Chalker <g00rb4u@gmail.com>

23 May 2022 at 12:02

Attn Laura

Greg Chalker <g00rb4u@gmail.com> To: "CSV-MCV-JUDICIAL SUPPORT SERVICES (CSV)" <jso@courts.vic.gov.au> Cc:

Dear Laura,

Here is the follow-up email that you requested.

Please see the letter attached.

Greg Chalker

Land line: +61 (03) 4245 1117 Email: g00rb4u@gmail.com Post: PO BOX 151, Newcomb, 3219

2 attachments

1072 img-220304130715.pdf 395K

Laura - MCV - Dep Cheif's office - 23 May 2022 Follow up.pdf

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

Reference 72: Tanya Turner



Greg Chalker <g00rb4u@gmail.com>

Request for approval of a private prosecution ³ messages

CSV-MCV-Principal Registrar (CSV) <principalregistrar@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com> 27 June 2022 at 16:40

27 June 2022 at 16:52

Good Afternoon Mr Chalker

Your correspondence requesting approval of a private prosecution dated 18 June 2022, has been referred to the principal registrar for consideration. Once I have had the opportunity to consider your request, I will notify you via this email address.

Regards,

Tanya Turner Acting Principal Registrar



PRIVATE & CONFIDENTIAL

The content of this e-mail and any attachments may be private and confidential, intended only for use of the individual or entity named. If you are not the intended recipient of this message you must not read, forward, print, copy, disclose, use or store in any way the information this e-mail or any attachment contains.

If you are not the intended recipient, please notify the sender immediately and delete or destroy all copies of this e-mail and any attachments. Our organisation respects the privacy of individuals. For a copy of our privacy policy please go to our website or contact us.

Greg Chalker <g00rb4u@gmail.com>

To: "CSV-MCV-Principal Registrar (CSV)" <principalregistrar@courts.vic.gov.au> Cc: IBAC Enquiry Email <info@ibac.vic.gov.au>,

Ms. Turner,

Thank you for taking the time to respond to my query despite your jam-packed day of meetings.

It was my understanding that

a) MCV did not currently have a principal registrar

b) Consideration of private prosecutions was handled by the Chief Magistrate.

Evey registrar I have dealt with in the past has referred these requests to the chief; can you explain why the change of policy?

If you are the acting principal registrar, when you say "has been referred to the principal registrar for consideration" to whom have you referred these requests?

Further, you have not responded to the other matters raised with your organization. E.g. MCV is not compliant with the A New Tax System (Goods and Services Tax) Act 1999 - are you intending to address this non-compliance?

Then there's the issue of Jake Warren's inquiry into the conduct of Mark Baker - what is the status of this?

I also understand that the issue of missing charges against security staff engaged by MCV has been referred to you. This matter is aged more than 120 days - where are you at with this?

Please use the 'reply all' function when addressing my concerns.

Greg Chalker.

On Mon, 27 Jun 2022 at 16:40, CSV-MCV-Principal Registrar (CSV) cprincipalregistrar@courts.vic.gov.au> wrote:

Good Afternoon Mr Chalker

Greg Chalker – g00rb4u@gmail.com – https://AccountabilityInjustice.Fail

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Reference 73: Laura, MCV, Dep Chief's Office

lf of

Gregory Chalker PO Box 151 Newcomb 3219 P | 03 4245 1117 E | g00rb4u@gmail.com

Melbourne Magistrates' Court GPO BOX 882 MELBOURNE 3001

Attention Lara

Monday, 23 May 2022

Dear Laura,

We wrote to you 80 days ago (Friday 4 March 2022) at your request, after alerting the Deputy Chief's Office of the alarming fact that several charges had disappeared from the MCV system.

Surprising to us, we had not heard from you or any one from MCV in relation to this.

We attempted to speak with you this morning regarding this matter, but you stated you were unavailable.

However, for reasons passing understanding, you did request (by proxy) that we send a follow up email to you. Given that you indicated (by proxy) that you are aware of the email we sent originally, which was also at your request from direct discussions with you by phone we fail to understand this requirement.

For your reference we have again, attached copies of the signed (By Damien Capobianco – Manager of Registrars) Charge Sheet & Summons.

A copy of the tax invoice issued by MCV is retained by Mr Chalker as further proof of the validity of the original filing.

We await your reply,

on behalf of Greg Chalker

Reference 74: Letter to Deputy Chief Magistrate regarding missing charges

on behalf of Gregory Chalker PO Box 151 Newcomb 3219 P | 03 4245 1117 E | g00rb4u@gmail.com

Melbourne Magistrates' Court GPO BOX 882 MELBOURNE 3001

Attention Lara

My name is **Internet and I** spoke to you on Friday, 4 of March 2022, at approximately 11.13 am.

I am a support worker for Mr Chalker, and he has asked me to write to you on his behalf, concerning a serious matter regarding several private prosecutions that appear to have '*disappeared*' after they were authorised by the Magistrates Court in Melbourne and duly paid for by Mr Chalker.

In that phone call, you ask me for a "high level" summary of the issue I briefly discussed with you so that you could review the matter to ascertain if your department was the appropriate forum for it to be dealt with.

To this end, I can provide the following summary of the events in question:

On the 10 of June, 2021 and the 15 of June, 2021 Mr Chalker signed 3 Charge-Sheets and Summons for private prosecutions against 3 people alleging that they had made a false report to police. Charge-Sheets and Summons attached, for your information.

The Charge-Sheets and Summons were paid for and duly stamped with a court receipt.

The Charge-Sheets and Summons were also signed by Mr Chalker (The Informant) and Damian Capobianco (The Registrar, Magistrates Court, Melbourne) on the dates listed above.

A date for the hearing for the 3 accused was set for 10:00 am on the 29 of June, 2021 at the Magistrates' Court, Melbourne.

On the due date, Mr Chalker arrived at court and made enquires as to which court room was hearing his prosecutions, only to be told that the case could not be found in their database.

Mr Chalker also enquired, via phone, to several employees of the Justice department, including Damian Capobianco, who had signed the original Charge-Sheets in question. However, none of the people contacted wanted to take ownership of the issue.

Given the seriousness of this issue and how it might reflect on the perceived integrity of the courts, I wonder if the Deputy Chief Magistrate might be the appropriate person to shed some much-needed light on this matter.

Please feel free to contact me to discuss this further or even just let me know if you think that there might be a more suitable court officer other than the Deputy Chief Magistrate, to address our concerns, I'd be keen to discuss it.

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Reference 75: Email to IBAC about Laura Message:



Greg Chalker <g00rb4u@gmail.com>

Attn: Sophia - Call recording with Laura Message

3 messages

Greg Chalker <g00rb4u@gmail.com> To: IBAC Enquiry Email <info@ibac.vic.gov.au> Cc: 27 June 2022 at 12:21

Good morning,

Please find attached a copy of a call with Laura Message that occurred just now. The context, though quite self-explanatory is;

- Called to follow up on my Private Prosecution Request (PPR) against PSO Brown - claims not to have seen it

- Asked about the status of my complaint regarding Jake Warren - this to be handled by the acting principal registrar

- The PPR for the G4S security guards that in the last phone call to her, claims that the court was still trying to determine if the Acting Principal
- Registrar was the correct person to hand this issue over to. She now states that these have been forwarded

- When asked when the court intends to comply with the GST Act, has no idea what I'm talking about; claims she doesn't know who the best person is to deal with it; then claims it has been forwarded to the appropriate person

- States that she will get back to me but is not required to commit to any KPIs with me.

Ms. Message terminated the call as I was asking a question.

I have made an attempt to contact Acting Principal Registrar Tanya Turner who is currently in a meeting. A colleague contends that she will return my call.

Also attached is the latest version of my List of Interesting People Excel file.

Greg Chalker

2 attachments

2022-06-27_11.51_OUT_0396287792_81619803.mp3 3451K

List of interesting people.xlsx 16K

IBAC Enquiry Email <info@ibac.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com> 27 June 2022 at 12:22

Thank you for your email. This is an automated response to confirm its receipt.

IBAC manages your personal information carefully and in accordance with relevant legislation. Visit IBAC's website for more information about privacy.

Making a new complaint

For information about what you can complain about and what IBAC can deal with please visit our website: What can you report | IBAC

Once you have made a complaint we will start assessing it as soon as possible and will contact you if we require further information or when a decision is made.

In most cases we aim to assess a complaint within 45 days, however there may be delays if it is a complex matter or we require further information. You can help us by providing details in your complaint including names, dates, times, and any evidence you may have.

Visit IBAC's website to understand what can happen to your complaint.

If you have an existing complaint

Please include the case number in the subject line of any emails.

Your email will be allocated to your case officer (or their manager) who will contact you if they need more information.

If you are making a mandatory notification under the IBAC Act 2011:

IBAC will determine whether the notification is a public interest complaint under the Public Interest Disclosures Act 2012 which triggers additional legal protections. We assess every complaint and notification we receive as a potential public interest disclosure.

Should IBAC's jurisdiction be engaged, we will then assess the notification to determine whether to investigate, refer it to another agency, or dismiss it. You will be notified of IBAC's decision.

Visit IBAC's website for more information on mandatory notifications.

Copying IBAC in on an email

Unless your email is directed to IBAC and relevant to IBAC's role, emails cc'ing IBAC will not receive a response. If you would like us to respond, you will need to make a complaint or contact us .

Independent Broad-based Anti-corruption Commission www.ibac.vic.gov.au E: info@ibac.vic.g ov.au

From: Greg Chalker <g00rb4u@gmail.com> Sent: Monday, June 27, 2022 2:21:23 AM To: IBAC Enquiry Email <info@ibac.vic.gov.au> Cc:

Subject: Attn: Sophia - Call recording with Laura Message

[Quoted text hidden]

IMPORTANT CONFIDENTIALITY NOTICE:

This e-mail (and any attachments) is confidential and intended to be accessed only by the person or entity to which it is addressed. No use, copying, disclosure or forwarding of this message or any attachments is permitted without authorisation. If you are not the intended recipient, please notify the sender immediately and delete or destroy all copies of this message and any attachments. IBAC does not accept liability in connection with computer viruses or any other defects or consequences that may arise from opening or using the message and any attachments. Unsolicited commercial emails must not be forwarded to the originator of this transmission. Please consider the environment before printing this email

IMPORTANT CONFIDENTIALITY NOTICE: This e-mail (and any attachments) is confidential and intended to be accessed only by the person or entity to which it is addressed. No use, copying, disclosure or forwarding of this message or any attachments is permitted without authorisation. If you are not the intended recipient, please notify the sender immediately and delete or destroy all copies of this message and any attachments. IBAC does not accept liability in connection with computer viruses or any other defects or consequences that may arise from opening or using the message and any attachments. Unsolicited commercial emails must not be forwarded to the originator of this transmission. Please consider the environment before printing this email

Greg Chalker <g00rb4u@gmail.com> To: Lyndall Lee Arnold <la@createdbyla.com.au> 17 May 2023 at 11:14

From: Greg Chalker <g00rb4u@gmail.com> Date: Mon, 27 Jun 2022 at 12:21 Subject: Attn: Sophia - Call recording with Laura Message To: IBAC Enquiry Email <info@ibac.vic.gov.au> [Quoted text hidden] [Quoted text hidden]

2 attachments

2022-06-27_11.51_OUT_0396287792_81619803.mp3 3451K

List of interesting people.xlsx 16K

Greg Chalker PO Box 151 Newcomb 3219 03 4245 1117

Matthew Dalton Melbourne Magistrates' Court 233 William St Melbourne VIC 3000

Thursday, August 25, 2022

Mr. Dalton,

Thank you for returning my call yesterday, however I must say, I was surprised to receive your call today given the court's obfuscation surrounding these matters.

As you can see from the table below, in the past 104 days, I have unsuccessfully attempted to gain answers concerning a number of matters, including the serious circumstance of the court losing filed charges.

Here is a log of the 24 phone calls to MCV, these are in concert with a series of emails that have gone unanswered.

Direction	Date Time	Date	Time	Destination	Status	Duration
OUT	12/05/2022 14:31	12-May-22	2:31 PM	396287777	Connected.	5m 15s
OUT	13/05/2022 9:24	13-May-22	9:24 AM	396287777	Connected.	17m 25s
OUT	16/05/2022 14:06	16-May-22	2:06 PM	396287777	Connected.	53s
OUT	16/05/2022 14:17	16-May-22	2:17 PM	396287777	Connected.	9m 10s
OUT	23/05/2022 11:08	23-May-22	11:08 AM	396287777	Connected.	12m 11s
OUT	6/06/2022 10:56	6-Jun-22	10:56 AM	396287777	Connected.	4m 59s
OUT	9/06/2022 16:11	9-Jun-22	4:11 PM	396287777	Connected.	4m 7s
OUT	20/06/2022 10:01	20-Jun-22	10:01 AM	396287792	Connected.	1m 4s
OUT	20/06/2022 10:07	20-Jun-22	10:07 AM	396287792	Connected.	1m 33s
OUT	27/06/2022 11:51	27-Jun-22	11:51 AM	396287792	Connected.	7m 8s
OUT	27/06/2022 11:58	27-Jun-22	11:58 AM	396287792	No	25s
					Answer.	
OUT	27/06/2022 12:01	27-Jun-22	12:01 PM	396287777	Connected.	3m 26s
OUT	27/06/2022 12:04	27-Jun-22	12:04 PM	396287777	Connected.	8m 35s
OUT	27/06/2022 16:30	27-Jun-22	4:30 PM	396287777	Connected.	29s
OUT	27/06/2022 16:31	27-Jun-22	4:31 PM	396287777	Connected.	5m 45s
OUT	27/06/2022 17:19	27-Jun-22	5:19 PM	396287777	Connected.	7s
OUT	30/06/2022 11:19	30-Jun-22	11:19 AM	396287777	Connected.	4m Os
OUT	30/06/2022 11:24	30-Jun-22	11:24 AM	396287777	Connected.	5m 31s

OUT	27/07/2022 14:33	27-Jul-22	2:33 PM	386840000	Connected.	2m 8s
OUT	27/07/2022 14:54	27-Jul-22	2:54 PM	386840000	Connected.	55s
OUT	23/08/2022 14:15	23-Aug-22	2:15 PM	390876111	Connected.	19m 13s
OUT	23/08/2022 14:35	23-Aug-22	2:35 PM	390876111	Connected.	29s
OUT	23/08/2022 14:35	23-Aug-22	2:35 PM	390876111	Connected.	4m 28s
OUT	23/08/2022 14:40	23-Aug-22	2:40 PM	390876111	Connected.	15m 44s

Recordings of each and every one of these calls has been retained and have been shared with IBAC.

Private Prosecution – Roberts, Kyle - 17 May 2021

Attached is Charge sheet & summons - Roberts, Kyle - AMENDED - Signed - 9 June 2021.PDF

This was the document presented to Damien Capobianco who, after seeking approval for these charges, signed and stamped this charge sheet and summons. Payment was taken via EFTPOS.

This occurred at 10:40 on 15 June 2021.

I had already organised to meet with the accused's employer's in-house counsel who agreed to accept service of the charges. Service occurred at 13:30

I returned to MCV – Melbourne at 14:15 where the affidavit of service was filed.

These events are identical for the two additional persons accused:

Sarikizis, George Joha-Meade, Sabine

I have questions concerning these charges, some of which I have been asking for 10 months now and some additional questions given the stonewalling I have faced in the time since.

- 1. Were you able to find entries pertaining to the filed charges on your system?
- 2. Who within your organisation has the system-access ability to remove all record traces from your database?
- 3. Were these charges removed by someone, if so, who?
- 4. If not, is this issue a known problem with MCV's systems?
- 5. What impact do you believe this has on the Victorian public whereby criminal acts are potentially going unpunished either through deliberate removal without appropriate oversight or as a result of system error?

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- 6. Was this system error?
- 7. In this instance, we're talking about 3 summary offences that have slipped through the cracks. What assurances can you provide the Victorian Judicial System and the Victorian public that more serious and sinister charges have not also disappeared?
- 8. Will you provide an audit-log from your system concerning these filed charges? If not, why not?
- 9. Summary offences must be filed within 12 months of the offense having taking place. Will MCV provide a written statement affirming that they were filed within the statutory period as to minimise the possibility of the accused evading prosecution by arguing otherwise, will MCV include in such statement that there was in fact a hearing scheduled on the courts calendar and explain why the hearing did not take place?
- 10. Laura Message, in a recorded telephone conversation on 4 March 2022 requested a "high level" summary of the issue so that she could bring it to the attention of Deputy Chief Mag. Broughton.

An email was sent the same day.

80 days later a follow up call was made to Ms. Message to follow up.

Ms. Message was unavailable to take the call but relayed a message to the person taking the call that I should send another email.

A follow up email sent on 23 May 2022 (being the same day)

11. No communication, written, verbal or otherwise was received from the court in relation to this matter between 4 March 2022 and 24 August 2022 (the date we spoke) – this is 173 days.

Again I refer you to the call log on page 1 of this letter. All these calls pertained to the same issue – these disappearing charges.

Why is it so that only after I mention that I have recorded all calls and forwarded them to IBAC did your colleague Jo Thomlinson

- a. first terminate the call stating that she did not consent to being recorded, even though her consent was not required
- b. on the second call agree to pass this issue on to you
- c. why did that not occur in the first instance?
- d. Where a matter potentially pertains to public sector corruption, she, along with yourself, have a duty to file a PID (Public Interest Disclosure). Have you, Ms. Thomlinson, Ms. Message, or Ms. Broughton filed such disclosure with IBAC?
- 12. If not, why not? There are only limited possibilities concerning this situation. If it is so that it is a system issue, nobody can claim that they were not aware of it. The multitude of emails and recorded calls would not permit such claim. And so, it is more likely that either these charges were never entered into your system or that they were removed. Regardless of which of these possibilities is more probable, the apathy to the situation exhibited by a range of MCV personnel is far more concerning.
- 13. Has there been any internal or external pressure applied to MCV to not permit these charges to proceed given a successful conviction of the accused would seriously undermine the Victorian Justice System as it would show that contractors engaged to protect the court

system lied to sworn officers after they wrongfully discriminated against, and denied entry of a person with a disability?

- 14. This matter of disappearing charges has been passed around your organisation faster than a nuclear-fueled hot potato. Why was it referred to Acting Principal Registrar Tanya Turner if it is you who is to ultimately deal with it?
- 15. Multiple attempts to speak with Ms. Turner were made. Emails were also sent to her directly. Why was no response received?
- 16. In my interactions with IBAC so far, they have indicated that while they possess the capability and function to prosecute individuals whom they deem to have acted against the state's interests, they also state that they will act independently of the complainant.

My primary priority is to have the three security personnel with whom charges were filed for lying to VicPol, prosecuted for those acts.

My second priority is to prosecute the PSOs who attended and committed a range of offences (see attached)

My tertiary priority is to prosecute your colleagues who interfered with the processes of the above two priorities.

As I assume you're aware, perverting the course of justice is an indictable crime and has the unique property whereby one can be prosecuted for failing to do a thing. I and (not to speak on their behalf) presumably IBAC are interested in the actions and inactions of judicial officers at MCV. The question is, to what extend will you co-operate from this point forward?

Private Prosecution – Brown, John - 18 June 2022

On 18 June 2022 an email was sent to Warren, Jake. The body of this email enquired about several issues

- A request for approval of the attached charge sheet & summons issued against PSO Brown, John
- A previously raised matter concerning the conduct of Senior Registrar Simon Baker (Geelong Magistrates' Court)
- Failure by MCV to comply with s27.9 of the A New Goods and Services Tax (GST ACT) Cmwth (1999)

A Charge Sheet & Summons was attached seeking approval.

When I called to follow up, I spoke with Laura Message who indicated that Mr. Warren was no longer Ms. Hannan's EA (executive assistant), though was still employed by MCV.

A second copy of this email was sent on 20 June 2022 to jso@courts.vic.gov.au.

Receipt of this email was confirmed verbally in a recorded phone call.

Despite 64 days having passed,

- The charges have not been approved by MCV
- No tax invoice has been issued for paid dues, in contravention A New Goods and Services Tax (GST ACT) Cmwth (1999)
- No outcome to the complaint about Mr. Baker's conduct has been received.

And so, I ask

- 1. Given that receipt of the charges by the court cannot be denied, what justification can the court offer for the lack of approval of these charges all these days later?
- 2. Is the court attempting to cover-up and/or protect its colleagues in the justice industry by hoping that I would forget that I had filed such charges?
- 3. In an email on 27 June 2022, Tanya Turner confirmed receipt of the request but did not follow up on this matter. Is Ms. Turner
 - a. Acting on directions to ignore this matter? If so, by whom?
 - b. Incompetent?
 - c. Attempting to pervert the course of justice?
- 4. I informed the accused' employer of the pending charges. A response was received with advice from the OPP. Did MCV advise the OPP of the filing of these charges?
- 5. If MCV did advice OPP of these charges, was MCV advised by OPP/DPP or by any other statutory body or person, to not to permit the acceptance of these charges? If so, by whom?
- 6. Has Ms. Turner taken leave in the previous 3 months that would inhibit her ability to respond to written correspondence?
- 7. Can you confirm that Mr. Warren is still employed by MCV/Dep. Of Justice?
- 8. Does he deny receipt of my email dated 18 June 2022?
- 9. What is his new role?
- 10. Why did he not respond to this email?
- 11. When the issue of non-compliance with tax legislation was raised with Ms. Message, she indicated that such issues were the purview of Ms. Turner. Is this accurate?
- 12. If so, how does Ms. Turner justify her organisation's failure to comply with Commonwealth legislation that has been in effect for 23 years?

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- 13. If not, then to whom does the responsibility fall upon?
- 14. The legislation stipulates that a tax invoice be provided within 28 days of request. MCV is beyond delinquent in this requirement. Do you not see it as hypocritical to be sentencing perpetrators of crime to custodial sentences while it itself refuses to comply with Commonwealth statutes?
- 15. The issue of non-compliant invoices has been raised with several registrars and judicial support officers to no resolve. To report such non-compliance with the governing body (Australian Taxation Office) would at best, result in a fine. This would effectively mean one government body transferring funds to another government body. What meaningful action will MCV take to correct its flouting of the law and ignorance of the citizens who made such valid requests?

In the immediate (close of business Thursday 25 August 2022) I expect:

- The charges against Roberts, Kyle be reinstated, and a new hearing date be set
- The charges against Sarikizis, George be reinstated, and a new hearing date be set
- The charges against Joha-Meade, Sabine be reinstated, and a new hearing date be set

In the intermediate (close of business Friday 26 August 2022) I expect:

- The charges against Paul, Mohinder be approved
- The charges against Brown, John be approved

Within the next 7 days (close of business 31 August 2022) I expect:

- Responses to questions 1 – 16 on pages 2-4 of this document

Within the next 14 days (close of business 7 September 2022) I expect:

- Responses to questions 1 - 15 on pages 5-6 of this document

In absence of a reasonable explanation for such questionable events, it is my intention to hold such corruption to account, be that independently or with the assistance of IBAC.

I am happy to provide copies of all documents, phone calls and other items of interest mentioned in this, and in all previous communications, on request.

Greg Chalker

grec Chalker

		FO	RM 6A		
Rule 6.17	A	FFIDAVIT/DECLA	RATION OF	SERVICE	
IN THE M OF VICTO AT	AGISTRATES ORIA	S' COURT	Cou	irt Reference:	
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OF	PO BOX 15	1, Newcomb, 3219			
and	Roberts	s, Kyle			_ Defendant
OF	G4S Australia	a and New Zealand			
Date of do Filed by: Australian Address:	ocument: lawyer name:	15 June 2021 Chalker, Greg n/a		Code: Telephone: Reference:	0342451117
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FORM 6A

Rule 6.17	Ru	le	6.	1	7	
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AFFIDAVIT/DECLARATION OF SERVICE

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OF PO BOX 151	, Newcomb, 3219		°.	
and Sarikizis	s, George		· ·	Defendant
OF G4S Australia	and New Zealand		••••••••••••••••••••••••••••••••••••••	
Date of document:	15 June 2021			······································
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Australian lawyer name: Address:	1//a		Telephone:	0342451117
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The defendant's home a The defendant works fo The informant contacted Dewsnap confirmed tha The document was serv 15 June 2021	r G4S Australia & N d the defendant's en it he would accept s ved in person on Mr	Z. nployer and thei ervice on behalf	r Legal Direc of the defend	dant.
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FORM 6A

Rule 6.17

AFFIDAVIT/DECLARATION OF SERVICE

IN THE MAGIS OF VICTORIA AT Melbour	TRATES' COURT	Court Reference:	
BETWEEN	Chalker, Gregory		Informant
OF PO	BOX 151, Newcomb, 3219		
and	Joha-Meade, Sabine	······	- Defendent
OF _G4S	Australia and New Zealand		Defendant
Date of documen Filed by: Australian lawyer Address:	Chalker, Greg	Code: Telephone: Reference:	0342451117
of document) of (address) *affirm and say I served (descritt document) Charge sheet a on Andrew Dec (name of the (State all relevant may include answ • How did • Was the • At what t • Where w business • How was The defendant's The defendant of Dewsnap confir	f the person serving St Albans Park, Victor be each document and whether it nd summons – original docum	was a copy of a document or nent and by Rule 6.17(1) in numbered and establish the person's i amed in the document/s to be d you serve the document/s of ent/s? For example, was it at t in the person? For example, by to the informant.	d paragraphs which dentity? served? n the person? he residence or the v hand or by post?) tor, Andrew dant.

*Delete if not applicable

21 June 2019

*[for affidavits] The contents of this affidavit are true and correct and I make it knowing that a person making a false affidavit may be prosecuted for the offence of perjury. *Sworn/Affirmed/Declared at (place) Melbourne In the State of Victoria on (date) 15 June 2021 (Signed by person) Damian Capobianco Before Manager of Registries Melbourne Magistrates' Cour Anna Gleeson Deputy Registrar Magistrates' Court of Victoria THE ADDRESS OF MELBOURNE MAGISTRATES COURT IS 233 WILLIAM STREET, MELBOURNE (CNR LONSDALE & WILLIAM ST)

(Name and address in legible writing, typing or stamp)

*authorised under section 30(2) of the **Oaths and Affirmations Act 2018** to witness the signing of a statutory declaration.

*authorised under section 19(1) of the **Oaths and Affirmations Act 2018** to take an affidavit.

*Delete if not applicable

21 June 2019

a person	<i>vits</i>] The contents of this affidavit are true and correct and I make it knowing that naking a false affidavit may be prosecuted for the offence of perjury.
a person *Sworn/At Melbourn In the Sta	naking a false affidavit may be prosecuted for the offence of perjury.
a person *Sworn/At Melbourn In the Sta	naking a false affidavit may be prosecuted for the offence of perjury. firmed/Declared at (<i>place</i>) e of Victoria on (<i>date</i>) e 2021 Damian Capobianco Manager of Registries Melbourne Magistrates' Court
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(Name and address in legible writing, typing or stamp)

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affidavit.

*Delete if not applicable

21 June 2019

*[for affidavits] The contents of this affidavit are true and correct and I make it knowing that a person making a false affidavit may be prosecuted for the offence of perjury.

*Sworn/Affirmed/Declared at (place) Melbourne In the State of Victoria on (date) 15 June 2021 (Signed by person) Damian Capobianco Manager of Registries Before Melbourne Magistrates Court Anna Gleeson Deputy Registrar Magistrates' Court of Victoria MELROURNE MAGISTRATES COURT IS 233 WILLIAM STREET, MELBOURNE (CNR LONSDALE & WILLIAM ST) (Signature

(Name and address in legible writing, typing or stamp)

*authorised under section 30(2) of the **Oaths and Affirmations Act 2018** to witness the signing of a statutory declaration.

*authorised under section 19(1) of the **Oaths and Affirmations Act 2018** to take an affidavit.

*Delete if not applicable

21 June 2019

Reference 79: Dalton Email #2

Gmail Missing charges follow up 10 messages Greg Chalker <g00rb4u@gmail.com> To: matthew.dalton@courts.vic.gov.au Mr Dalton Please see the attached letter. Within that letter, I have outlined a timetable for expected responses. Please let me know if these are acceptable. Greg Chalker Mobile: Land line: +61 (03) 4245 1117 Email: g00rb4u@gmail.com Post: PO BOX 151, Newcomb, 3219 2 attachments Matthew Dalton - 25 August 2022.pdf 12 218K 🔁 Charge sheet & summons - Roberts, Kyle - AMENDED - Signed - 9 June 2021.pdf 89K Matthew Dalton (CSV) <Matthew.Dalton@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com> Good Afternoon Mr Chalker, Thank you for your email.

As discussed yesterday, I am investigating the issues in relation to your private prosecutions of Kyle Roberts, George Sarikizis and Sabine Joha-Meade. I can confirm that the matters were not listed on 29 June 2021 on the Magistrates Court Case Management System, Courtlink. A matter is listed once the execution copy of the charge and summons is filed together with an affidavit of service. I note from your letter that you have a copy of all documents. To assist my investigation, can you please provide a copy of the affidavit of service for each matter?

My investigation will not be completed today. As such, your request that the matter be reinstated by close of business today will not be met.

I am following up your private prosecutions of John Brown and Mohinder Paul with the Principal Registrar, Tanya Turner. Ms Turner is currently on leave, returning on Monday 29 August 2022. I expect to provide you with an update on Monday.

I will review your other questions and provide a response in due course. However, I will note there are some questions that I will not respond too such as your suggestion Ms Turner is incompetent or attempting to pervert the course of justice.

Regards,

Matt Dalton

Senior Registrar

Melbourne Magistrates Court



P: (03) 9628 7775 | F: (03) 9032 0480 E: matthew.dalton@courts.vic.gov.au A: Level 2/233 William St, Melbourne 3000 | DX 350080

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PRIVATE & CONFIDENTIAL

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Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

Greg Chalker <g00rb4u@gmail.com>

25 August 2022 at 09:35

25 August 2022 at 12:07



Greg Chalker <g00rb4u@gmail.com>

25 August 2022 at 23:27

Missing charges follow up

Greg Chalker <g00rb4u@gmail.com> To: "Matthew Dalton (CSV)" <Matthew.Dalton@courts.vic.gov.au> Cc:

Good evening Mr. Dalton,

As requested, please see the affidavit of service being co-signed by your colleague, Registrar Anna Gleeson on 15 June 2021. Ms Gleeson witnessed and co-signed all three affidavits.

I trust that you don't need to see all three documents in order to seek reason as to how the first went askew (in the absence of the second and third).

The fact that the court has no record of these only raises more questions, but I will wait for the answers to the questions that have already been asked and are awaiting answers first.

Greg Chalker

[Quoted text hidden]

Greg Chalker

Mobile:

[Quoted text hidden]



Greg Chalker <g00rb4u@gmail.com>

Missing charges follow up

Greg Chalker <g00rb4u@gmail.com> To: "Matthew Dalton (CSV)" <Matthew.Dalton@courts.vic.gov.au> Cc:

27 August 2022 at 23:18

Good evening Mr Dalton,

The link to the affidavit of service provided to you is linked to a document on a server under my control. It has tracked all requests to access this file. Here is an excerpt of that log:

49.185.9.227 - - [26/Aug/2022:06:51:14 +1000] "GET /s/et2qwC8mSHydNma HTTP/2.0" 200 7112 "-" "Mozilla/5.0 (iPhone; CPU iPhone OS 15_6_1 like Mac OS X) AppleWebKit/605.1.15 (KHTML, like Gecko) Version/15.6.1 Mobile/15E148 Safari/604.1" 49.185.9.227 - - [26/Aug/2022:06:51:15 +1000] "GET /apps/files_pdfviewer/?file=%2Fs%2Fet2qwC8mSHydNma% 2Fdownload&canDownload=1 HTTP/2.0" 200 5502 "-" "Mozilla/5.0 (iPhone; CPU iPhone OS 15_6_1 like Mac OS X) AppleWebKit/605.1.15 (KHTML, like Gecko) Version/15.6.1 Mobile/15E148 Safari/604.1" (RTMIL, INC GECK) Version 15:0: 1Mobile 10:00] "GET /s/et2qwC8mSHydNma/download HTTP/2.0" 200 1582974 "-" "Mozilla/5.0 (iPhone; CPU iPhone OS 15_6_1 like Mac OS X) AppleWebKit/605.1.15 (KHTML, like Gecko) Version/15.6.1 Mobile/15E148 Safari/604.1" ec2-34-232-118-189.compute-1.amazonaws.com - [26/Aug/2022:06:51:21 +1000] "GET /s/et2qwC8mSHydNma HTTP/2.0" 403 0 "-" "Mozilla/5.0 (iPhone; CPU iPhone OS 15_6_1 like Mac OS X) AppleWebKit/605.1.15 (KHTML, like Gecko) Version/15.6.1 Mobile/15E148 Safari/604.1' ec2-52-5-40-223.compute-1.amazonaws.com - - [26/Aug/2022:06:51:35 +1000] "GET /s/et2qwC8mSHydNma HTTP/2.0" 403 0 "-"Mozilla/5.0 (iPhone; CPU iPhone OS 15_6_1 like Mac OS X) AppleWebKit/605.1.15 (KHTML, like Gecko) Version/15.6.1 Mobile/15E148 Safari/604.1' T72.255.125.207 - - [26/Aug/2022:06:51:45 +1000] "GET /s/et2qwC8mSHydNma HTTP/2.0" 403 622 "-" "Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/103.0.0.0 Safari/537.36" 165.225.114.186 - - [26/Aug/2022:10:03:46 +1000] "GET /s/et2qwC8mSHydNma HTTP/1.1" 200 12255 "-" "Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/104.0.5112.81 Safari/537.36 Edg/104.0.1293.47" 165.225.114.186 - - [26/Aug/2022:10:03:49 +1000] "GET /apps/files_pdfviewer/?file=%2Fs%2Fet2qwC8mSHydNma% 2Fdownload&canDownload=1 HTTP/1.1" 200 5676 "-" "Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/104.0.5112.81 Safari/537.36 Edg/104.0.1293.47" 165.225.114.186 - - [26/Aug/2022:10:03:51 +1000] "GET /s/et2qwC8mSHydNma/download HTTP/1.1" 200 1591619 "-" "Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/104.0.5112.81 Safari/537.36 Edg/104.0.1293.47" ec2-3-209-218-42.compute-1.amazonaws.com - [26/Aug/2022:10:03:53 +1000] "GET /s/et2qwC8mSHydNma HTTP/2.0" 403 0 "-" "Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/104.0.5112.81 Safari/537.36 Edg/104.0.1293.47" 23.83.197.196 - - [26/Aug/2022:10:04:17 +1000] "GET /s/et2qwC8mSHydNma HTTP/2.0" 403 622 "-" "Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/103.0.0.0 Safari/537.36 ec2-44-210-194-3.compute-1.amazonaws.com - - [26/Aug/2022:10:04:18 +1000] "GET /s/et2qwC8mSHydNma HTTP/2.0" 403 0 "-" "Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/104.0.5112.81 Safari/537.36 Edg/104.0.1293.47 165.225.114.186 - - [26/Aug/2022:10:04:38 +1000] "GET /s/et2qwC8mSHydNma/download/Affidavit%20of%20service.pdf HTTP/1.1" 200 1596576 "-" "Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/104.0.5112.81 Safari/537.36 Edg/104.0.1293.47" kadjja26.tupitz.com - - [26/Aug/2022:10:04:59 +1000] "GET /s/et2qwC8mSHydNma HTTP/2.0" 403 622 "-" "Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/103.0.0.0 Safari/537.36" 165.225.114.186 - - [26/Aug/2022:15:55:50 +1000] "GET /s/et2qwC8mSHydNma HTTP/1.1" 200 11793 "-" "Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/104.0.5112.81 Safari/537.36 Edg/104.0.1293.47" Vintor, Xu (2000) (2002) (2 Chrome/104.0.5112.81 Safari/537.36 Edg/104.0.1293.47" Chiner 104:05:112:01 (Salar) 202:15:05:05 L0g) (104:01293:47)
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(KHTML, like Gecko) Version/15.6.1 Mobile/15E148 Safari/604.1" 49.185.9.227 - - [26/Aug/2022:06:51:16 +1000] "GET /s/et2qwC8mSHydNma/download HTTP/2.0" 200 1582974 "-" "Mozilla/5.0 (iPhone; CPU iPhone OS 15_6_1 like Mac OS X) AppleWebKit/605.1.15 (KHTML, like Gecko) Version/15.6.1 Mobile/15E148 Safari/604.1" ec2-34-232-118-189.compute-1.amazonaws.com - [26/Aug/2022:06:51:21 +1000] "GET /s/et2qwC8mSHydNma HTTP/2.0" 403 0 "-" "Mozilla/5.0 (iPhone; CPU iPhone OS 15_6_1 like Mac OS X) AppleWebKit/605.1.15 (KHTML, like Gecko) Version/15.6.1 Mobile/15E148 Safari/604.1"

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NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/104.0.5112.81 Safari/537.36 Edg/104.0.1293.47" ec2-44-208-175-198.compute-1.amazonaws.com - [26/Aug/2022:15:55:54 +1000] "GET /s/et2qwC8mSHydNma HTTP/2.0" 403 0 "-" "Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/104.0.5112.81 Safari/537.36 Edg/104.0.1293.47"

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49.185.9.227 - - [27/Aug/2022:14:59:12 +1000] "GET /apps/files_pdfviewer/?file=%2Fs%2Fet2qwC8mSHydNma% 2Fdownload&canDownload=1 HTTP/2.0" 200 5499 "-" "Mozilla/5.0 (iPhone; CPU iPhone OS 15_6_1 like Mac OS X) AppleWebKit/605.1.15 (KHTML, like Gecko) Version/15.6.1 Mobile/15E148 Safari/604.1"

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49.185.9.227 - - [27/Aug/2022:19:23:51 +1000] "GET /s/et2qwC8mSHydNma HTTP/2.0" 200 6893 "-" "Mozilla/5.0 (iPhone; CPU iPhone OS 15_6_1 like Mac OS X) AppleWebKit/605.1.15 (KHTML, like Gecko) Version/15.6.1 Mobile/15E148 Safari/604.1"

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49.185.9.227 - [27/Aug/2022:19:23:54 +1000] "GET /s/et2qwC8mSHydNma/download HTTP/2.0" 200 1582993 "-" "Mozilla/5.0 (iPhone; CPU iPhone OS 15_6_1 like Mac OS X) AppleWebKit/605.1.15 (KHTML, like Gecko) Version/15.6.1 Mobile/15E148 Safari/604.1"

This access log shows that the document was accessed a number of times by a variety of geographically-dispersed individuals using a range of devices.

I would appreciate your help understanding why this was to be.

Though the documents are public record, as they rightly should be, the number of times this document has been accessed in such a short time does raise some questions.

Here's the activity log:

Downloaded via public link	4 hours ago
Downloaded via public link	8 hours ago
Downloaded via public link	a day ago
Downloaded via public link	2 days ago
Downloaded via public link	2 days ago
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Downloaded via public link	2 days ago
Shared as public link	2 days ago
You renamed img-220825231833.pdf to Affidavit of service.pdf	2 days ago
+ You created img-220825231833.pdf	2 days ago

If employees of the Justice system are going to look at these files at 7 pm on a Saturday evening, then I don't see why they can't also provide a reason for the charges disappearing OR seeing as the affidavit has been provided, the charges be re-listed on the court's calendar.

Greg Chalker.

Reference 82: Missing charges follow up



Greg Chalker <g00rb4u@gmail.com>

12 September 2022 at 12:39

Missing charges follow up

Matthew Dalton (CSV) <Matthew.Dalton@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

will seek advice on the options available to you.

Dear Mr Chalker,

I have conducted a search for your proceeding against Kyle Roberts, George Sarikizis and Sabine Joha-Meade. I have been unable to locate the documents. As previously advised the matters were not listed on 29 June 2021. This may be as the execution copy of the charge and summons together with an affidavit of service was not filed or the documents have been misplaced by court staff. Please provide a copy of the affidavit of service for each matter in PDF format. Once received I

Regards,

Matt Dalton

Senior Registrar

Melbourne Magistrates Court



P: (03) 9628 7777 | F: (03) 9032 0480 [Quoted text hidden]

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附 Gmail

Greg Chalker <g00rb4u@gmail.com>

14 September 2022 at 00:57

Missing charges follow up

Greg Chalker <g00rb4u@gmail.com> To: "Matthew Dalton (CSV)" <Matthew.Dalton@courts.vic.gov.au> Cc:

Bcc: david.estcourt@theage.com.au

Mr Dalton,

To eliminate any possible suggestion on your end that I may have altered the documents uploaded in PDF format, attached is a video file of the other affidavits of service for the cases against the defendants that your office has misplaced.

Link here

The scans of these documents are also attached to this email.

As I have demonstrated that the chronology of events stipulated in my letter dated 25 August 2022 is accurate, I think we can safely rule out a failure to file on my part.

The question now begs, what happened on your side of the fence?

1. Is Ms Gleeson still in the employ of the Dept. of Justice?

2. How common is this scenario of court registrars losing paperwork?

3. How confidently can the court assure me that other criminal matters have not been lost by the court?

4. The matter of these 'misplaced' filings have been raised with a range of individuals from MCV over the past year since they were filed. Such parties include:

Tanya Turner, Laura Message, Jessica Wallace, Damien Capobianco, Felicity Broughton and Jake Warren.

Yet only on 12 September 2022 do I hear back from MCV where your best analysis of the situation is a failure to file these charges per MCV procedure - why is this?

5. Is it so that the only reason I am hearing back about these matters at this point in time is that I alerted your colleagues that all phone conversations & email relating to these missing charges has been forwarded to IBAC for their consideration?

6. A request has been put to MCV multiple times for it to issue tax invoices for the services it has received payment for. Each and every time this request has been ignored. I have sought VCAT's intervention on this point to force MCV to comply with the *A New Tax System (Goods and Services Tax) (Cth) 1999* Act. Case reference C4117/2022 - please advise details on whom best to serve notice regarding this matter and their preferred service medium.

My point of contact at IBAC has advised that my actions should not take into consideration any actions or proposed actions by IBAC; they will act independently and so should I. At most, I should keep them 'in the loop' which is why they are CC'd into this email.

The actions and/or inactions by MCV Registrar Anna Gleeson are concerning to say the least. Compounded by the fact that everyone in the aftermath of interacting with Ms. Gleeson sought to ignore this issue for as long as possible.

Even after providing you with proof that the charges were correctly filed in accordance with the Criminal Procedure Act (Vic) 2009, the best you can offer is to seek "options available to" me.

I don't seek options, I seek the same thing I did from the moment that these guards lied to emergency services, that they are required to stand before a court and explain their conduct with the backdrop of evidence tendered against them.

Rhetohical question: do you believe that the photos taken appear to of individuals being photographed against their wishes? See attached.

As part of the preliminary brief served on the accused, was a list of orders to be sought (attached). In light of the circumstances, I feel that it is appropriate to expand this list to include staff at MCV.

As your colleagues have adopted a culture of ignoring written communication, please advise an appropriate communication medium to convey requests for voluntary and involuntary examinations concerning the matters of MCV-contracted security guards who lied to emergency services.

Greg Chalker

[Quoted text hidden]

6 attachments



2020-10-01 14.07.25.jpg 2578K

Iron
 Ing-220913233054.pdf
 I75K
 If Sick
 If Si

Reference 84: Email to Dalton



Greg Chalker <g00rb4u@gmail.com>

6 April 2023 at 16:25

Private Prosecution

2 messages

Greg Chalker <g00rb4u@gmail.com>

To: "Matthew Dalton (CSV)" <matthew.dalton@courts.vic.gov.au>

C: Hardin Baton (CoV) "Mathematication and a second s

Dear Mr Dalton,

Thank you for your email. While I appreciate your response, I am disappointed that there has been no progress regarding the filing of these charges.

On 10 June 2021, I received an email from your colleague, Mr. Damien Capobianco (MCV - Manager of Registrars) in relation to these charges. On the same day, I replied back with my card details to make payment, as evidenced by the attached extract, which shows that your department debited funds from my card for the cost of filing these charges.

Furthermore, on this date, a number of emails were exchanged between myself and the Legal Director for the accused's employer, G4S Australia & NZ, Mr. Andrew Dewsnap, who confirmed a suitable time to receive service of the charges on behalf of the accused.

There is a text message from myself to Mr Dewsnap advising him of my early arrival.

I have a record from a Google Maps Timeline search, which shows that I traveled from home, went to MCV to collect the charges, and then went to the G4S offices as planned.

The extract also depicts me returning to the MCV - I was there for 11 minutes, which further corroborates the sequence of events and affirms the filing of the affidavits of service subsequent to performing such an obligation.

The facts are as follows:

- 1. The charges were provided to and approved by the court.
- 2. The dues for these charges were paid (10 June 2021) in the amount of \$168.80.
- 3. I retain the original copies of Affidavits of Service affirming that the charges were properly served.
- 4. I have evidence that supports my contention and timeline surrounding these charges.
- 5. The matter was scheduled for a hearing on 13 Oct 2021.
- 6. On 12 September 2022, you asked that I provide a copy of the Affidavit of Service a request that was honoured.

I have provided the name of the registrar with whom I filed the documents, which contains the court's stamp and registrar's signature. I have addressed your doubts (in your email dated 12 September 2022) by providing video footage that the Affidavits exist and were properly issued. Yet you were still not satisfied.

You have not answered the question from my previous email that reads:

~

"May I ask if you have had the opportunity to speak with Ms. Gleeson in relation to this matter?"

~

Why is this?

If you are truly not satisfied that I filed the charges, then where is my refund from the Treasury? After all, MCV collected dues that you contend were collected improperly.

What is the basis for your assertion that these documents were not correctly filed? How is it possible that a hearing for these matters was scheduled (13 Oct 2021) if I had not followed all the necessary legal processes as required by the Criminal Procedure Act (Vic) 2009?

Regarding seeking legal advice, I do not believe this is appropriate. The court has failed in its day-to-day processes by losing documents. I have the evidence supporting my contention that the documents were correctly served and filed with the court. I am not willing to incur the unnecessary expense of seeking legal advice when it is the court's responsibility to process my charges properly.

Page **238** of **351**

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Please feel free to reach out to Mr. Dewsnap directly. His email address is Andrew.Dewsnap@au.g4s.com

Lastly, I paid for a service that has not been provided, and I am not seeking a refund; I simply want the charges to be properly filed and processed.

Thank you for your attention to this matter.

The password to CHALKER - ING.PDF is V3rys3cur3



3 attachments	
B CHALKER - ING.	df
Bmail - Acknowle 196K	dging your email and voicemail.pdf
Bmail - Don't botl 103K	er postingpdf

Mail Delivery Subsystem <mailer-daemon@googlemail.com> To: g00rb4u@gmail.com

6 April 2023 at 16:26

?	Address not found
	Your message wasn't delivered to anna.gleeson@couts.vic.gov.au because the domain couts.vic.gov.au couldn't be found. Check for typos or unnecessary spaces and try again.
	LEARN MORE

The response was:

DNS Error: DNS type 'mx' lookup of couts.vic.gov.au responded with code NXDOMAIN Domain name not found: couts.vic.gov.au Learn more at https://support.google.com/mail/?p=BadRcptDomain

Final-Recipient: rfc822; anna.gleeson@couts.vic.gov.au Action: failed Status: 5.1.2 Diagnostic-Code: smtp; DNS Error: DNS type 'mx' lookup of couts.vic.gov.au responded with code NXDOMAIN Domain name not found: couts.vic.gov.au Learn more at https://support.google.com/mail/?p=BadRcptDomain Last-Attempt-Date: Wed, 05 Apr 2023 23:26:27 -0700 (PDT)

-- Forwarded message

Trom: Greg Chalker <g00rb4u@gmail.com> To: "Matthew Dalton (CSV)" <matthew.dalton@courts.vic.gov.au> Cc: 1 Cc:

Bcc: Date: Thu, 6 Apr 2023 16:25:50 +1000

Reference 85: Matt Dalton, MCV, Follow up on unanswered email



Greg Chalker <g00rb4u@gmail.com>

21 March 2023 at 16:38

Follow up on unresponded email

Greg Chalker <g00rb4u@gmail.com> To: "Matthew Dalton (CSV)" <matthew.dalton@courts.vic.gov.au> Cc: "Eleanor Sim (CSV)" <Eleanor.Sim@courts.vic.gov.au>

Mr Dalton,

I am writing to express my dissatisfaction with your lack of response to my previous emails regarding a matter pertaining to charges that had

already been filed and lost by the court. Our email correspondence commenced on 25 August 2022, and the final email from me to you was sent on 14 Sept 2022 at 00:57. I have attached a copy of this email for your reference.

I am particularly concerned about the fact that despite the lack of any technical issues preventing the flow of electronic mail between us, you have failed to respond to my inquiries. As a magistrate's court registrar, it is your responsibility to attend to all queries and concerns raised by members of the public, particularly when it relates to matters that have already been filed and lost by the court.

Therefore, I would appreciate it if you could provide me with a response to the questions that I raised in my previous emails. Specifically, I would like to know why you did not respond to these matters, and when I can expect a response from you given that 188 days have already passed since my initial inquiry.

Please note that I have CC'd your superior in this email, as I believe that they should be made aware of the situation. I trust that this matter will be resolved in a timely and satisfactory manner.

Greg Chalker

Mobile: Land line: +61 (03) 4245 1117 Email: g00rb4u@gmail.com PO BOX 151, Newcomb, 3219 Post:

Dalton - 14 Sep 2022.pdf 7-129K

Reference 86: Matt Dalton, Response



Greg Chalker <g00rb4u@gmail.com>

21 March 2023 at 17:00

Follow up on unresponded email

Matthew Dalton (CSV) <Matthew.Dalton@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com> Cc: "Eleanor Sim (CSV)" <Eleanor.Sim@courts.vic.gov.au>

Mr Chalker,

I am not satisfied by your supporting documentation that the charges were filed with the court. I do not intend to respond to your questions which are irrelevant to the question of whether you filed the charges.

Regards,

Matt Dalton

Senior Registrar

Melbourne Magistrates Court



P: (03) 9628 7775 | M: 0408 627 361 | F: (03) 9032 0480 E: matthew.dalton@courts.vic.gov.au A: Level 2/233 William St, Melbourne 3000 | DX 350080

[Quoted text hidden]

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Reference 87: Response from Dalton



Greg Chalker <g00rb4u@gmail.com>

23 March 2023 at 14:47

Follow up on unresponded email

Greg Chalker <g00rb4u@gmail.com> To: "Matthew Dalton (CSV)" <Matthew.Dalton@courts.vic.gov.au> Cc: "Eleanor Sim (CSV)" <Eleanor.Sim@courts.vic.gov.au>

Dear Mr. Dalton,

Thank you for your email. Regarding the supporting documentation, I understand your concerns and would like to confirm that the Affidavit of Service I submitted includes my signature, which affirms the contents are true and correct. As you know, falsely swearing an affidavit comes with a significant penalty under the law.

In addition, the Court stamp and signature of your colleague, Anna Gleeson, dated 15 June 2021, is also included in the documentation. I am confident that these documents prove that the charges were properly filed with the court.

May I ask if you have had the opportunity to speak with Ms. Gleeson in relation to this matter? I am curious to know if she refutes the authenticity of the documents in question.

Please let me know if there are any further concerns or questions you may have. Thank you for your attention to this matter.

Greg Chalker [Quoted text hidden]



Greg Chalker <g00rb4u@gmail.com>

23 May 2023 at 01:06

Attempts to contact registrar Anna Gleeson

Greg Chalker <g00rb4u@gmail.com> To: rachel.davie@courts.vic.gov.au Cc: for the second second

Dear Rachel Davie,

I hope this email finds you well. I am reaching out following our recent conversation concerning my attempts to communicate with Registrar Anna Gleeson.

As you may remember, we discussed the case of a private prosecution against the G4S security guards, a case in which Ms. Gleeson affirmed my affidavit of service. Given her involvement, her insight is crucial to resolving several pending issues. However, despite my best efforts, I have not been able to establish direct contact with her. The email address I have for Ms. Gleeson, anna.gleeson@courts.vic.gov.au, is no longer active, as confirmed by the Department of Justice's IT department.

Recently, Registrar Matthew Dalton suggested that the court documents affiliated with this case may not have been filed appropriately. This allegation implies either forgery on my part or significant procedural errors within the court. Despite the gravity of these implications, I am not aware of any investigations or corrective measures being undertaken.

These complications have caused significant delays in the case, and unanswered questions have created an atmosphere of uncertainty. Given that Ms. Gleeson has now been reassigned to the Melbourne Children's Court, and considering our conversation in which you requested that I direct my queries through you, I kindly ask for your assistance with the following:

- 1. Could you facilitate a response from Ms. Gleeson to confirm the authenticity of her signature and court stamp on the documents in question? 2. Has Mr. Dalton sought Ms. Gleeson's insight or made any attempts to confirm the integrity of these documents directly with her? If not, why
- not?
- 3. If the court suspects forgery a serious crime why hasn't this case been referred to the Office of Public Prosecutions?

As you will undoubtedly understand, allegations of perverting the course of justice are severe. The lack of transparency and direct communication threatens the credibility of the process and is a disservice to all involved parties.

By facilitating direct and open communication with Ms. Gleeson, I believe we can help restore confidence in the proceedings and ensure a fair and just process.

Thank you for your attention and assistance in this matter.

Reference Material:

A video depicting the three affidavits bearing Ms Gleeson's signatures & court stamps Affidavit of Service bearing Ms. Gleeson's signature & court stamp Email exchange with Dalton

In reply, please use the 'reply all' function. The IBAC is an interested party in this matter where the court can lose criminal charges against security guards tasked and contracted with guarding it.

Greg Chalker

Mobile:

Land line: +61 (03) 4245 1117 Email: g00rb4u@gmail.com Post: PO BOX 151, Newcomb, 3219

Reference 89: Response from Rachel Davie



Greg Chalker <g00rb4u@gmail.com>

23 May 2023 at 09:14

Attempts to contact registrar Anna Gleeson

Rachel Davie (CSV) <Rachel.Davie@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Cc: "Matthew Dalton (CSV)" < Matthew.Dalton@courts.vic.gov.au>, "Eleanor Sim (CSV)" < Eleanor.Sim@courts.vic.gov.au>

Good morning,

I acknowledge receipt of your email.

All enquiries regarding this matter should be directed to Matthew Dalton or Eleanor Sim of the Melbourne Magistrates Court.

If you wish to make a complaint, please follow the process on the Magistrates Court website.

The Childrens Court are unable to assist any further with your enquiries.

Kind regards,

Rachel Davie Registry Manager, Criminal Division



477 Little Lonsdale St, Melbourne Vic 3000

PO Box 13292 Law Courts Vic 8010

T: (03) 8638 3300

F: 8601 6720

E: chcv.crime@courts.vic.gov.au

We acknowledge the Traditional Owners of the land on which the Children's Court of Victoria sits and we pay our respects to their Elders, past and present, and to the ongoing connection to their culture and history.

[Quoted text hidden]

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The content of this e-mail and any attachments may be private and confidential, intended only for use of the individual or entity named. If you are not the intended recipient of this message you must not read, forward, print, copy, disclose, use or store in any way the information this e-mail or any attachment contains.

If you are not the intended recipient, please notify the sender immediately and delete or destroy all copies of this e-mail and any attachments. Our organisation respects the privacy of individuals. For a copy of our privacy policy please go to our website or contact us.

Reference 90: Attempts to contact registrar Anna Gleeson



Greg Chalker <g00rb4u@gmail.com>

24 May 2023 at 13:49

Attempts to contact registrar Anna Gleeson

Greg Chalker <g00rb4u@gmail.com> To: "Rachel Davie (CSV)" <Rachel.Davie@courts.vic.gov.au> Cc: IBAC Enquiry Email <info@ibac.vic.gov.au>

Dear Rachel Davie,

Thank you for your response.

However, I must express my disappointment at the lack of progress in this matter. There appears to be a simple solution to the issue at hand: a direct response from Ms. Anna Gleeson, who has firsthand knowledge of the case. It is unclear why this course of action hasn't been pursued.

While I respect your guidance to contact Mr. Dalton and Ms. Sim at the Melbourne Magistrates' Court, past interactions have shown that they do not offer the clarification I seek. Specifically, my question concerning whether Mr. Dalton has made contact with Ms. Gleeson has consistently been ignored. It seems counterproductive to anticipate a different outcome by repeatedly posing the same question.

Twenty-seven hours have now passed since your last email, yet I have not heard from either Mr. Dalton or Ms. Sim. The lack of communication is not conducive to a prompt resolution of this matter.

Furthermore, I noted your decision not to include IBAC in your response, even though I had explicitly asked for their inclusion. Could you please elaborate on the reason for this omission?

Finally, I find it concerning that direct contact with Ms. Gleeson is being discouraged. As far as I'm aware, she is the only registrar without a publicly accessible email address. This lack of transparency fuels further uncertainty and questions regarding this case.

I trust you understand the gravity of this situation. It is not just about the potential perversion of justice, but also about the transparency, credibility, and integrity of our justice system. I urge you to take the necessary steps to facilitate a direct communication line with Ms. Gleeson.

Thank you for your attention to this matter.

Greg Chalker [Quoted text hidden]

Reference 91: Attempts to contact registrar Anna Gleesons



Greg Chalker <g00rb4u@gmail.com>

24 May 2023 at 14:03

Attempts to contact registrar Anna Gleeson

Rachel Davie (CSV) <Rachel.Davie@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com> Cc: IBAC Enquiry Email <info@ibac.vic.gov.au>

, "Matthew Dalton (CSV)" <Matthew.Dalton@courts.vic.gov.au>, "Eleanor Sim (CSV)" <Eleanor.Sim@courts.vic.gov.au>

Good afternoon,

As advised previously, the Childrens Court can not assist with your enquiries any further.

Please contact Matthew Dalton or Eleanor Sim for further clarification.

I will not be responding to any further enquiries in relation to this matter.

[Quoted text hidden] [Quoted text hidden]

Reference 92: Copy of Charge Sheet and Summons

Detail	CHARGE-SHEET s of accused	AND SUMMON	Dates: Good & Bag
,			
Name: Sarikizis, George Gender: Male Date	of birth: Unknown	P	referred: The COURT FEE PAIL
Mobile phone number: Email address: unknown			15 101 7981
State registered:			nsuitable: West of as Sep 2
Driver licence number:	State issued	:	REGISTRATE
	To the a		
You have been charge			s) to see what you must do.
	Details of the cha	irge against you	
What is the charge?	On 10 October 2020	at approximately	/ 14:00 the informant
entered the Supreme Court of V employed by G4S refused the e	/ictoria at 436 Lonsdale	St, Melbourne.	You, working as a security guar
animal that was accompanying	him.		
Under what law?		Summary C	Offences Act (Vic) 1966
Jurisdiction	X State		Commonwealth
Act/Regulation Number	-	Section	53
Is this an infringement offence			Yes
Are there more charges?	× No		Yes — see "Continuation of Charges" at
Type of offence	Sumr Offen		Indictable offence
Request for committal proceeding	ng LL No	. Ц	Yes
	Who filed the ch	arge-sheet(s)?	
		Greg Cha	lker
Name of informant:			
Name of informant: Agency and address:	PO BC	X 151, Newcom	nb, Victoria, 3219
	PO BC 0342451117	X 151, Newcom Email:	b, Victoria, 3219 g00rb4u@gmail.com
Agency and address: Telephone: Agency Ref:		-	
Agency and address: Telephone: Agency Ref: Signature of informant:		Email:	
Agency and address: Telephone: Agency Ref:	0342451117	Email: nil	g00rb4u@gmail.com
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The informant told yo Opportunity Commis you present your ide	sion for your viol	lation of the Disa	bility Discr	rimination Ac	t (Cmwth)	hts and Eq 2010 and a	ual sked th
You presented your		•					
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He returned shortly the service animal. At su who were acting on y	uch time, the info	ormant was intere	cepted by a	a number of	Protective 9	Service Off	with a icers
Evidence will show the photograph of, per his	nat you presente s request.	d your G4S issu	ed identific	ation for the	informant t	o take a	e
You then stood silent threatened with the e	as you witnesse uthanisation of h	ed PSOs arrest a his service anima	and handcu al.	uff the inform	ant while h	e was bein	g
Pursuant to section 5 false report to police.	3 of the Summa	ry Offences Act	(Vic) 1966	, you are cha	arged with n	naking a	
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			S		
Details	of accused		Dates: Good & Bad		
Name: Joha-Meade, Sabine Gender: Female Date	- 6	P	referred: Mos COURT FEE PAID		
Mobile phone number:	of birth: Unknown		1 8 JUN 2021		
Email address: unknown State registered:	12		Unsuitable W55RT0027.Sep.202		
Driver licence number:	State issued:		AMOUNT \$		
а 			TEGISTRAR		
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alered the Durant Court of Mi	•		· · · · ·		
intered the Supreme Court of Vic mployed by G4S refused the ent	toria at 436 Lonsdale St, try by the informant as he	Melbourne.	You, working as a security guard		
nimal that was accompanying hi					
Under what law?	Summary Offences Act (Vic) 1966				
Jurisdiction	× State		Commonwealth		
Act/Regulation Number	-	Section	53		
s this an infringement offence?	The second s		Yes		
Are there more charges?	× No		Yes — see "Continuation of Charges" attac		
Type of offence	Summary Offence		Indictable offence		
equest for committal proceeding	No		Yes		
	Who filed the charge	-sheet(s)?			
Name of informant:	r	Greg Cha	lker		
	PO BOX 151, Newcomb, Victoria, 3219				
Agency and address:	PU BUX I	51 Newcom			
Agency and address: Telephone:	0342451117	Email:			
Agency and address: Telephone: Agency Ref:			g00rb4u@gmail.com		
Telephone: Agency Ref:		Email:			
Telephone: Agency Ref:	0342451117	Email: nil	g00rb4u@gmail.com		
Telephone: Agency Ref: Signature of informant:	0342451117 grec CHalker	Email: nil Date Date	g00rb4u@gmail.com 17 / MAY / 2021		
Telephone: Agency Ref: Signature of informant: Filed at	0342451117 grec CHalker MELBOURNE Where will the case I	Email: nil Date Date be heard?	g00rb4u@gmail.com 17 / MAY / 2021 17 / May 2021		
Telephone: Agency Ref: Signature of informant:	0342451117 grec CHalker MELBOURNE Where will the case P Melbourne	Email: nil Date Date be heard?	g00rb4u@gmail.com 17 / MAY / 2021 17 / May 2021 phone 96267777		
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Telephone: Agency Ref: Signature of informant: Filed at The Magistrates' Court at Address	0342451117 grec CHalker MELBOURNE Where will the case H Melbourne 233 William Day 29th	Email: nil Date Date be heard? Tele Stree Month	g00rb4u@gmail.com 17/MAY/2021 17/May 2021 phone 96267777 t, Melbourne June Year 2021		
Telephone: Agency Ref: Signature of informant: Filed at The Magistrates' Court at Address When: Time IO-00 av	0342451117 grec CHalker MELBOURNE Where will the case I Melbourne 233 William	Email: nil Date Date be heard? Tele Stree Month	g00rb4u@gmail.com 17/MAY/2021 17/May 2021 phone 96287777 t, Melbourne		

Details of the charge against you

COP

The informant told you that you that he intended to file a complaint with the Human Rights and Equal Opportunity Commission for your violation of the Disability Discrimination Act (Cmwth) 2010 and asked that you present your identification so that he could take a photo for his records.

You presented your ID and a photo was taken.

After some discussion, the informant agreed to be (unlawfully) separated from his service animal so that he could proceed into the court.

He returned shortly thereafter with a printout of the relevant legislation supporting his right to enter with a service animal. At such time, the informant was intercepted by a number of Protective Service Officers who were acting on your report that he had taken photos of your identification without permission.

Evidence will show that you presented your G4S issued identification for the informant to take a photograph of, per his request.

You then stood silent as you witnessed PSOs arrest and handcuff the informant while he was being threatened with the euthanisation of his service animal.

Pursuant to section 53 of the Summary Offences Act (Vic) 1966, you are charged with making a false report to police.

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	Page		

		LOPY		
	CHARGE-SHEET AND \$			
Details	of accused	Dateu: Gond & Bad		
lame: Roberts, Kyle Gender: Male Date of Iobile phone number: Smail address: unknown State registered: Priver licence number:	f birth: Unknown State issued:	Preferred: Onil COURT FEE PAID 1 8 JUN 2021 Unsuitable: MM.eek. of 27 Sep 2021 AMOUNT S8-4-4-5		
		REGISTRAM		
You have been charged	To the accused	l: se page(s) to see what you must do.		
	Details of the charge ag			
	ctoria at 436 Lonsdale St, Me htry by the informant as he di	roximately 14:00 the informant elbourne. You, working as a security guard d not present identification for his service		
Under what law?		ummary Offences Act (Vic) 1966		
Jurisdiction	X State	Commonwealth		
Act/Regulation Number		Section 53		
this an infringement offence?	?	Yes		
Are there more charges?	x No	Yes — see "Continuation of Charges" attac		
Type of offence	Summary Offence	Indictable offence		
equest for committal proceeding	g 📕 No	Yes		
	Who filed the charge-s	heet(s)?		
Name of informant:		Greg Chalker		
Agency and address:	PO BOX 151	PO BOX 151, Newcomb, Victoria, 3219		
Telephone:	0342451117	Email: g00rb4u@gmail.com		
Agency Ref:	·	nil		
	grec CHalker	Date 17 / MAY / 2021		
Filed at	MELBOURNE	Date 17 / May 2021		
	Where will the case be	heard?		
The Magistrates' Court at	Melbourne	Telephone 9628 7777		
Address	233 William	Street, Melbourne		
Vhen: Time 10.00 av		Month June Year 2021		
Issued at	Melbourn			
Registrar	A	Registrar		
		Magistrates' Court of Victoria		

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Details of the charge against you

The informant told you that you that he intended to file a complaint with the Human Rights and Equal Opportunity Commission for your violation of the Disability Discrimination Act (Cmwth) 2010 and asked that you present your identification so that he could take a photo for his records.

You presented your ID and a photo was taken.

After some discussion, the informant agreed to be (unlawfully) separated from his service animal so that he could proceed into the court.

He returned shortly thereafter with a printout of the relevant legislation supporting his right to enter with a service animal. At such time, the informant was intercepted by a number of Protective Service Officers who were acting on your report that he had taken photos of your identification without permission.

Evidence will show that you presented your G4S issued identification for the informant to take a photograph of, per his request.

You then stood silent as you witnessed PSOs arrest and handcuff the informant while he was being threatened with the euthanisation of his service animal.

Pursuant to section 53 of the Summary Offences Act (Vic) 1966, you are charged with making a false report to police.

Page	2	of	2	

Reference 93: Sim to Greg



Greg Chalker <g00rb4u@gmail.com>

Private Prosecution

Eleanor Sim (CSV) <Eleanor.Sim@courts.vic.gov.au> To: "g00rb4u@gmail.com" <g00rb4u@gmail.com> 30 January 2023 at 11:20

Dear Mr Chalker,

The court has received your document in the form of a charge sheet and summons. You have requested that the court issue the proceeding.

The charge pertaining to Aggravated Assault is out of time. As the alleged offence is a Summary Offence, the proceeding must be commenced within 12 months after the date on which the offence is alleged to have been committed.

In these circumstances the documents are returned unissued.

Eleanor Sim

Acting Operations Manager | Registrar

Melbourne Magistrates Court



P: (03) 9628 7737 | M: 0448 576 552 E: eleanor.sim@courts.vic.gov.au A: 233 William St, Melbourne 3000 | GPO Box 882, Melbourne 3001

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Reference 94: Charge Sheet & Summons - Brown, John

CHARGE-SHEET AND SUMMONS

Detail	s of accused		Dates: Good & Bad	
Name: PSO: Brown, John Gender: Male Date of Mobile phone number: Email address: unknown State registered: National Driver licence number:	birth: Unknown State issued:		Preferred: nil Unsuitable: week of 27 Sep 2021	
	To the accu	used:		
You have been charge			s) to see what you must do.	
	Details of the charg	e against you		
What is the charge?	On 10 October 2020 at approximately 14:15 you responded to a request for assistance from G4S Security personnel stationed at			
base of the stairs at the sou	th west corner of the bui 1992 which he obtained	Iding. He was	encountered the informant at the s holding a printout of the Disability o G4S security unlawfully denying	
Under what law?		Crimes Act 1958		
Jurisdiction	x State		Commonwealth	
Act/Regulation Number	-	Section	254	
s this an infringement offenc Are there more charges? Type of offence Request for committal proceedi	No Summa Offence		Yes Yes — see "Continuation of Charges" attache Indictable offence Yes	
	Who filed the char	ge-sheet(s)?		
Name of informant:		Greg Chalker		
Agency and address:	PO BOX	PO BOX 151, Newcomb, Victoria, 3219		
Telephone:	0342451117	Email:	g00rb4u@gmail.com	
Agency Ref:		nil		
Signature of informant:	grec CHalker	Date	12 / June / 2021	
Filed at	Melbourne	Date		
	Where will the cas	e be heard?		
The Magistrates' Court a	t Melbourne	Tele	ephone (03) 9628 7777	
Address	233 V	Villiam Street	Melbourne VIC 3000	
When: Time	Day	Month	n Year	
Issued at		Melt	pourne	
		Damian Capobianco		

	Details of the charge against you
<c0< td=""><td>ontinuation from page one></td></c0<>	ontinuation from page one>
	a were informed by security that the informant had awfully taken photographs of G4S identification cards.
	e informant told you that these photos had been taken as dence to a crime.
Offi but	u in concert with your colleagues (other Protective Services icers) declared that the taking of photos in the first instance was unlawful did not respond to the informant's request for clarification of which law had violated.
	u then instructed the informant to destroy the evidence otos).
	u threatened the informant with arrest if he did not comply with your truction to destroy evidence.
	O John Brown, pursuant to s254 of the <i>Crimes</i> (1958) Vic you are charged with the crime of Destruction of Evidence.



CONTINUATION OF CHARGES

What is the charge?

FALSE IMPRISONMENT

When the informant refused to destroy evidence of a crime that had been committed against him at your instruction, not only did you continue to facilitate the unlawful separation of he and his service animal which he requires for the assistance of a recognised disability, you then threatened him with arrest should he not comply.

The informant refused to participate in your attempts to pervert the course of justice by destroying evidence of a crime, as a consequence, you participated in the arrest, handcuffing and deprivation of the informant's liberties without justification.

The informant:

was not scheduled to appear before any court

was not interfering with public order

was not actively participating in a crime in which his arrest would be necessary to prevent such continuation

Was not posing a risk to the safety of thecommunity or himself

PSO John Brown, pursuant to s320 of the *Crimes Act (Vic) 1958* you are charged under the Common Law principal for the crime of False Imprisonment.

Under what law?	Crimes Act 1958							
Jurisdiction	× State		Commonwealth	12				
Act/Regulation Number	-	Section	320					
Is this an infringement offence?			Yes					
Are there more charges?	No No		Yes					
Type of offence	Summar Offence	X	Indictable offence					
Request for committal proceeding	L No	x	Yes					
	Pag	je 3	of	6				

What is the charge?
ASSAULT
Notwithstanding the erroneous grounds for the informant's arrest, at no time did he exhibit any behaviour or speak any words that would indicate his intention to not comply with the PSO's execution of s458 of the <i>Crimes Act (Vic) 1958 (arrest without warrant)</i> .
The application of handcuffs on the informant is there for deemed to be an unreasonable application of force on the informant. Such force is deemed as assault.
PSO John Brown, pursuant to s31 of the <i>Crimes Act (Vic) 1958</i> you are charged with assaulting the informant.

	Crimes Act 1958					
	x	State		Commonwealth		
			Section	31		
	x	No		Yes		
		No	x	Yes		
		Summary Offence	x	Indictable offence		
9		No	x	Yes		
		- X	- X No No Summary Offence	X State - Section X No No X Summary X Offence X		

Page	4	of	6
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What is the charge?

Causing Injury intentionally or recklessly

The informant informed you that he suffers from a disability, hence the requirement to travel with a service animal. He also conveyed through words and tears the distress that he was experiencing by being separated from this service animal to which you did nothing about. You also stood idly by as one of your colleagues threatened the informant with the euthanisation of his service animal by Melbourne City Council. He repeatedly requested that you and your colleagues write down your names, ranks and badge numbers to which he was told "that's not our job, you can write them down" to which he replied "I'm in handcuffs morons". Only after the informant made the comment "it doesn't matter, my watch has been recording everything anyway" did you then inspect the informant's watch and then comply with the informant's request to write down your name. The informant, whilst still under arrest and in handcuffs invited you to review the paperwork he had brought with him that outlined the precursors to his disability. You now aware of the causation of the informant's injuries elected to nothing to prevent further injury to the informant. John Brown, pursuant to s18 of the Crimes Act (Vic) 1958, you are charged with intentionally causing injury.

Under what law?	Crimes Act 1958							
Jurisdiction	x	State	Comm	onwealth				
Act/Regulation Number	-	S	ection	18				
Is this an infringement offence?	x	No	Yes					
Are there more charges?		No	x Yes					
Type of offence		Summary Offence	x Indic	table offence				
Request for committal proceeding		No	X Yes					
		Page	5	of	6			

	What is the charge?
Aggravated Assault	
excuse, placed their hands on t	aw is no excuse, you ompany of another person who without lawful he informant to apply handcuffs and in the t under arrest which was without basis.
Pursuant to s24 of the Summar are charged with Aggravated As	

Under what law?	Summary Offences Act (Vic) 1966					
Jurisdiction	[X	State	[Commonwealth
Act/Regulation Number	-			Section		24
Is this an infringement offence?	[X	No	[Yes
Are there more charges?]	Х	No	[Yes
Type of offence	[Х	Summar Offence	У		Indictable offence
Request for committal proceeding	[X	No	ĺ		Yes

Page	6	of	6
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Reference 95: Greg to Sim



Greg Chalker <g00rb4u@gmail.com>

Private Prosecution

Greg Chalker <g00rb4u@gmail.com> To: "Eleanor Sim (CSV)" <Eleanor.Sim@courts.vic.gov.au> Cc: 30 January 2023 at 12:28

Ms. Sim,

Please see the attached file (Greg Chalker - Elenore Sim - 30 January 2023.PDF) along with supporting documents.

Greg Chalker [Quoted text hidden] [Quoted text hidden]

4 attachments

- Greg Chalker Elenore Sim 30 January 2023.pdf
- Gmail Private Prosecution PSO Brown, John 18 June 2022.pdf 117K
- Brown, John & PSO Paul, Mohinder 12 June 2021.pdf 116K
- Matthew Dalton 25 August 2022.pdf 218K

Reference 96: Greg Chalker - Elenore Sim

Elenore Sim Melbourne Magistrate's Court Melbourne VIC 3000

RE: Private Prosecution – PSO Mohinder, Paul

Monday, 30 January 2023

Dear Ms Sim,

Here is a chronology of events surrounding the Charge Sheet & Summons in question:

Date	Medium	Recipient	Sender	Attachment file name	Note
12 June 2021	Email	Damien Capobianco		Gmail - Charge sheet & Summons - PSO Brown, John & PSO Paul, Mohinder - 12 June 2021.PDF	The charges in question are presented to the court for the first time, well within the 12 month time frame
18 June 2022	Email	Jake Warren		Gmail - Private Prosecution - PSO Brown, John - 18 June 2022.PDF	After not hearing back from Damien, I wrote to Mr Warren who I believed was the Chief Magistrate's E.A.
20 June 2022	Email	jso@courts.vic.gov.au			Copy of the email sent to Mr Warren was also sent to the JSO inbox
25 August 2022	Email	Matthew Dalton		Matthew Dalton - 25 August 2022	Follow up on all outstanding private prosecutions that the court had failed to address

These are just the written communications. As you will see from the letter addressed to Mr. Dalton, I itemise the phone calls between myself and the court. Each of these entries, I retain a copy of the call recording, which I am also happy to share with you.

I reject the premise that these charges are ineligible pursuant to s7 of the *Criminal Procedure* Act (Vic) 2009.

I *did* commence action within the 12-month stipulated limit. I frequently contacted the court to enquire about the status of these matters and in most instances (as can be heard in the call recordings), these attempts were met with indifference and my calls were often terminated prematurely.

What more can an outsider like myself do, to encourage the court to perform its statutory duties?

For you, as an officer of the court, to come back to me 623 days after I initially filed the charges and tell me that I have missed the deadline, makes me sick to my stomach.

I understand that these matters have been hand-balled from person to person; I suspect, without proof, that this is an attempt to shield the Department of Justice from embarrassment as long as it can; having 9 individuals who are employed to protect the courts, face a raft of charges is going to cause outrage with the Victorian public, as it rightly should.

Please explain why it is that 623 days later, none of these alleged offenders have even had their charges certified by the court? Who amongst you is perverting the course justice?

I request that the court issue the charges as filed. The defence can argue that certain charges are inappropriate due to the stipulation in s7 of the *Criminal Procedure Act (Vic) 2009* and at that time I will ask his/her honour to entertain a request to hold a hearing about why there was a delay and we can call witnesses (court staff) to determine the root cause.

grec Chalker

Greg Chalker

Reference 97: Email to Damien Capobianco seeking approval for charges

M Gmail

Good evening Mr Capobianco,

Greg Chalker Land line: +61 (03) 4245 1117

2 messages

Email:

2 attachments

Post:

Greg Chalker <g00rb4u@gmail.com>

12 June 2021 at 23:17

17 June 2021 at 12:58

Charge sheet & summons - Brown, John.pdf 112K

Damian CAPOBIANCO (CSV) <Damian.Capobianco@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Charge sheet & Summons - PSO Brown, John & PSO Paul, Mohinder

Greg Chalker <g00rb4u@gmail.com> To: "Damian CAPOBIANCO (CSV)" <Damian.Capobianco@courts.vic.gov.au>

Please find attached charges against two more individuals.

g00rb4u@gmail.com PO BOX 151, Newcomb, 3219

Charge sheet & summons - Paul, Mohinder.pdf 112K

Hello Mr Chalker,

I note that you do not specify a date or place of offence on the continuation of charges. Please add these details and resend the charges so I can obtain advice

Thanks

Damian Capobianco Manager of Registries

Melbourne Magistrates' Court



P: (03) 9628 7841 |

E: damian.capobianco@courts.vic.gov.au A: Level 2/233 William St, Melbourne 3000 | DX 350080

[Quoted text hidden]

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2 attachments

Charge sheet & summons - Paul, Mohinder.pdf 112K

Charge sheet & summons - Brown, John.pdf 112K

Reference 98: Sim to Greg (2)



Private Prosecution

Eleanor Sim (CSV) <Eleanor.Sim@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com> Cc:

Good morning,

The charge and summons you filed were considered by the Principal Registrar.

One of your charges was out of time.

I have provided you the reason why the charge was returned unissued. You can now consider how you wish to proceed with this matter.

Eleanor Sim

Acting Operations Manager | Registrar

Melbourne Magistrates Court



P: (03) 9628 7737 [Quoted text hidden]

[Quoted text hidden] [Quoted text hidden]

Reference 99: Revised Charge Sheets



Private Prosecution

Greg Chalker <g00rb4u@gmail.com> To: "Eleanor Sim (CSV)" <Eleanor.Sim@courts.vic.gov.au>

Good evening,

Please find attached the revised charge sheet & summons.

Greg Chalker [Quoted text hidden]

Charge sheet & summons -Mohinder PAUL - 13 March 2023 - Ag Assult removed.pdf

Greg Chalker – g00rb4u@gmail.com – https://AccountabilityInjustice.Fail

Greg Chalker <g00rb4u@gmail.com>

1 February 2023 at 09:47

Greg Chalker <g00rb4u@gmail.com>

13 March 2023 at 23:46



Greg Chalker <g00rb4u@gmail.com>

14 March 2023 at 11:10

Private Prosecution

Eleanor Sim (CSV) <Eleanor.Sim@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Good morning Mr Chalker,

I have provided your revised charge and summons to the office of the Principal Registrar for consideration.

I will notify you of the outcome.

Eleanor Sim

Acting Operations Manager | Registrar

Melbourne Magistrates Court



P: (03) 9628 7737 | M: 0448 576 552 E: eleanor.sim@courts.vic.gov.au A: 233 William St, Melbourne 3000 | GPO Box 882, Melbourne 3001

[Quoted text hidden] [Quoted text hidden]

Reference 101: Charge Sheet & Summons - Mohinder, Paul

CHARGE-SHEET AND SUMMONS

Deta	ils of accused	Dates: Good & Bad
Name: Mohinder PAUL		Preferred:
Gender: Moninder PAOL Gender: Male Email address: mohinder.f Address: William Cooper J 223 William St, Melbourne \ Superior Officer: Downs, C Difficer Acting Senior Serger	ustice Centre /ic 3000 conrad (Protective Service	Unsuitable: s
You have been charg	To the accu ed with an offence. Read	ised: these page(s) to see what you must do.
	Details of the charg	ə against you
What is the charge?		0, at approximately 14:15 you responded to a request for y personnel stationed inside 436 Lonsdale St, Court of Victoria.
	hich the informant had obtained	The informant was holding a printout of the Disability I in response to G4S security personnel denying the
Under what law?		Crimes Act 1958
Jurisdiction	X State	Commonwealth
Act/Regulation Number	-	Section 321M / 254
s this an infringement offen Are there more charges? Type of offence Request for committal proceed	No Summa Offence	
	Who filed the char	ge-sheet(s)?
Name of informant:		Greg Chalker
Agency and address:	PO BOX	151, Newcomb, Victoria, 3219
Telephone:	03 4245 1117	Email: g00rb4u@gmail.com
Agency Ref:		nil
Signature of informant:	grec Chalker	Date 13 March 23
Filed at	Melbourne	Date 13 March 23
	Where will the cas	e be heard?
The Magistrates' Court	at Melbourne	Telephone (03) 9628 7777
Address	233 V	/illiam Street Melbourne VIC 3000
When: Time	Day	Month Year
Issued at		Melbourne
Registrar		

Details of the charge against you

<continuation from page one>

You were informed by G4S security that the informant had "unlawfully" taken photographs of their G4S identification badges.

The informant told you that these photographs had been taken as evidence of a crime.

You, in concert with your colleagues (other Protective Services Officers), declared that the taking of photos of the G4S identification cards was unlawful.

You did not respond to the informant's request for clarification of the specific law that you alledged he had broken.

You instructed the informant to destroy the photographs.

When the informant refused you threatened the informant with arrest if he further refused to comply with your instruction.

When the informant refused to carry out your instruction, you attempted to access his mobile phone to destroy the photographic evidence yourself.

Mohinder PAUL, pursuant to s321M of the Crimes Act (1958) VIC, you are charged with the crime of Attempting to Destroy Evidence (s254 of the Crimes Act (1958) Vic)



What is the charge?

FALSE IMPRISONMENT

When the informant refused to destroy evidence of a crime that had been committed against him, at your instruction, not only did you continue to facilitate the unlawful separation of he and his service animal which he requires for the assistance of a recognised disability, you then threatened him with arrest should he not comply.

The informant refused to participate in your attempts to pervert the course of justice by destroying evidence of a crime, as a consequence, you participated in the arrest, handcuffing and deprivation of the informant's liberties without justification.

The informant:

was not scheduled to appear before any court

was not interfering with public order

was not actively participating in a crime in which his arrest would be necessary to prevent such continuation

Was not posing a risk to the safety of the community or himself

PSO Mohinder PAUL, pursuant to s320 of the *Crimes Act (Vic)* 1958 you are charged under the Common Law principal for the crime of False Imprisonment.

Under what law?	Crimes Act 1958							
Jurisdiction	x	State		Comm	onwealth			
Act/Regulation Number	-		Section		320			
Is this an infringement offence?	x	NI-		Yes				
Are there more charges?		No	[x]	Yes				
Type of offence		Summary Offence	x		able offence			
Request for committal proceeding		No	x	Yes				
		Page		3	of	5		

What	is	the	cha	rae?

ASSAULT

Despite there being no basis for his arrest, at no time did the informant exhibit any behaviour or speak any words that would indicate his intention to not comply with the PSO's execution of s458 of the *Crimes Act (Vic) 1958 (arrest without warrant)*.

The application of handcuffs on the informant was an unreasonable application of force on the informant. Such force is deemed as assault.

PSO Mohinder PAUL, pursuant to s31 of the *Crimes Act (Vic)* 1958 you are charged with assaulting the informant.

Under what law?	Crimes Act 1958					
Jurisdiction		X	State		Commonwealth	
Act/Regulation Number	-			Section	31	
Is this an infringement offence?		X	No		Yes	
Are there more charges?			No	x	Yes	
Type of offence			Summary Offence	x	Indictable offence	
Request for committal proceeding			No	x	Yes	
	L)					



What is the charge?

Causing Injury intentionally or recklessly

The informant informed you that he suffers from a disability (PTSD), hence the requirement to travel with a service animal. He also conveyed through words of distress that he was experiencing by being separated from this service animal, to which you did nothing.

You stood idly by as one of your colleagues threatened the informant with the euthanisation of his service animal by Melbourne City Council.

He repeatedly requested that you and your colleagues write down your names, ranks and badge numbers to which he was told "that's not our job, you can write them down", knowing full well that this was not physically possible as the informant was physically restrained by handcuffs.

The informant, whilst still under arrest and in handcuffs invited you to review the paperwork he had brought to file; the genesis for him being in the court, that outlined the informant's precursors to his disability.

You, now being aware of the causation of the informant's injuries and still elected to do nothing to prevent further injury to the informant.

Mohinder PAUL, pursuant to s18 of the Crimes Act (Vic) 1958, you are charged with intentionally causing injury.

Under what law?	Crimes Act 1958					
Jurisdiction	x	State		Comm	onwealth	
Act/Regulation Number	-		Section		18	
Is this an infringement offence?	X	No		Yes		
Are there more charges?	[X]	No		Yes		
Type of offence		Summa Offence	- IX	Indic	able offence	
Request for committal proceeding		No	[›	Yes		
		-				
		Par	A	5	of	5

Reference 102: Charges are refused - physical address



Private Prosecution

Eleanor Sim (CSV) <Eleanor.Sim@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Dear Mr Chalker,

In relation to the informants address for service, you will need to provide a physical address.

In the circumstances the proceeding is returned unissued.

Eleanor Sim

Acting Operations Manager | Registrar

Melbourne Magistrates Court



P: (03) 9628 7737 | M: 0448 576 552 E: eleanor.sim@courts.vic.gov.au A: 233 William St, Melbourne 3000 | GPO Box 882, Melbourne 3001

[Quoted text hidden] [Quoted text hidden]

Reference 103: Charges are being considered



Private Prosecution

Eleanor Sim (CSV) < Eleanor.Sim@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Good afternoon,

I have referred your charge and summons to the Principal Registrar for consideration.

I will advise once I receive an outcome.

[Quoted text hidden] [Quoted text hidden]

Greg Chalker – g00rb4u@gmail.com – https://AccountabilityInjustice.Fail

Greg Chalker <g00rb4u@gmail.com>

20 March 2023 at 08:42

Greg Chalker <g00rb4u@gmail.com>

24 March 2023 at 15:52

Reference 104: Sim rejects charges again



Greg Chalker <g00rb4u@gmail.com>

17 April 2023 at 09:18

Private Prosecution

Eleanor Sim (CSV) < Eleanor.Sim@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Good morning,

Your amended charges were received by the court and have been considered.

In relation to the address of the accused, you need to provide matters which go further to the identification of the accused for the purpose of service. This is due to the address being Government House and the Shrine of Remembrance, with a DX number. A physical address is required for service of documents.

I also note there is no relevance in suppling the superior officer details.

Please review this component of the charge sheet and re-file.

[Quoted text hidden] [Quoted text hidden]

Reference 105: Email to Sim - calling out these delay tactics



Greg Chalker <g00rb4u@gmail.com>

27 April 2023 at 17:18

Private Prosecution

Greg Chalker <g00rb4u@gmail.com> To: "Eleanor Sim (CSV)" <Eleanor.Sim@courts.vic.gov.au>

Dear Ms. Sims,

I am concerned about the changing requirements of the court in relation to these charges. As you are aware, these charges were initially filed on 12 June 2021 with your colleague, Damien Capobianco. I have used the same template in previous private prosecutions, which included my PO box as the agency address, and these have been accepted.

However, in your email on 21 March 2023, you rejected this address, citing that a residential address must be stipulated. I subsequently changed the address to the officer's usual place of employment, which would still comply with the Act. Later, I changed it again to his organization's registered address with ASIC.

I am concerned that multiple weeks pass between each submission, causing unnecessary delays that I believe are a perversion of justice, especially given the breadth of charges tabled. I hope that the court is not intentionally trying to delay the prosecution of one of its Department of Justice colleagues.

Therefore, I request that you provide me with a clear explanation of when the policy changed that required a residential address to be listed on the charge sheet. Please also provide a copy of the memo pertaining to this policy change. If the policy did not change, then I expect that the version provided to the court on 12 March 2023 be accepted and that the court approves the charges without any further delay.

I would appreciate your prompt reply.

Sincerely,

Greg Chalker [Quoted text hidden]

Reference 106: Sim's reply



Greg Chalker <g00rb4u@gmail.com>

4 May 2023 at 11:15

Private Prosecution

Eleanor Sim (CSV) <Eleanor.Sim@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Good morning Mr Chalker,

The Criminal Procedure Act 2009 outlines the requirements for personal service to be effected on the accused person by the informant.

This is listed under s17, and is read in conjunction with s391 and s394.

You will not be able to effect service on the proposed accused via post.

Please ensure there is a physical address for service in the accused field.

S18 also stipulates the informant must nominate an address for service.

This may be a business address, or email address.

As you are not lodging the charge and summons under a business name, you would need to provide your address in this field.

Please consider the above points, and I am willing to review further documents you wish to file.

Eleanor Sim

Acting Senior Registrar | Registrar

Melbourne Magistrates Court



P: (03) 9628 7775 | M: 0448 576 552

[Quoted text hidden]

[Quoted text hidden] [Quoted text hidden] 衬 Gmail

Greg Chalker <g00rb4u@gmail.com>

Private Prosecution

15 May 2023 at 15:20

Greg Chalker <g00rb4u@gmail.com> To: "Eleanor Sim (CSV)" <Eleanor.Sim@courts.vic.gov.au>

Dear Ms. Sim,

I trust this letter finds you well. I am writing to you with regard to the recent email communication from your office concerning the filing of a private prosecution case I intend to present before the Melbourne Magistrate's Court.

In your email, you referenced the Criminal Procedure Act 2009, specifically sections 17, 391, and 394, as the rationale behind the requirement for personal service to be effected on the accused by the informant, as well as the necessity of providing a physical address for service in the accused field. You also stated that I, as the informant, must nominate an address for service, which could be a business or email address.

While I respect your professional expertise and acknowledge the importance of adhering to procedural requirements, I would like to raise a few pertinent issues regarding the interpretation of the Act and its application to my case.

Firstly, the charges I am intending to file are indictable in nature, not summary offences. As such, I believe section 17 of the Act, which pertains to the serving of the charge and summons for summary offences, does not apply to my case. Given the severity and scope of indictable charges, I feel it's crucial that we consider the appropriate sections of the Act that apply explicitly to such charges.

Moreover, I would like to bring to your attention that the court is not privy to whether the informant has made contact with the accused's attorney and whether arrangements have been made to serve the charges on him/her. It is possible that these arrangements have already been put in place, obviating the need for the court's intervention in this matter.

Secondly, regarding the service of the documents to the accused, I understand the court's concern for ensuring that due process is followed. However, I must point out that the manner in which I effect service is my responsibility, not the court's. As such, it seems inappropriate for the court to refuse to issue the charges based on assumptions about my intended method of service. With respect to sections 391 and 394, I plan to comply fully with the Act's requirements, ensuring that the accused is appropriately notified of the charges brought against them.

In relation to the potential invalidity of the charges due to minor errors, I would like to draw your attention to the case of Parsons V Chalker. In this case, Magistrate Mellas observed that even if a Charge Sheet & Summons contains minor errors, it does not provide grounds to invalidate the charges. This judgement underlines the principle that minor procedural errors should not obstruct the pursuit of justice.

Lastly, I would like to emphasise that any argument about the invalidity of charges should be the purview of the defence, not of the registrars. In Parsons V Chalker, a high number of procedural errors were raised with the court, yet the court rightfully asserted that the outcome should be determined by a Magistrate, not at the registrar level. I believe that the same principle should apply to my case.

I would kindly request that you consider these points in reviewing my attempt to file this private prosecution. The court's denial to issue the charges seems to pose an unnecessary roadblock in the pursuit of justice.

I look forward to your positive response and your assistance in ensuring that the principles of justice are upheld.

Yours sincerely,

Greg Chalker [Quoted text hidden]

Reference 108: Sim's reply



Greg Chalker <g00rb4u@gmail.com>

22 May 2023 at 11:58

Private Prosecution

Eleanor Sim (CSV) <Eleanor.Sim@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Good morning Mr Chalker,

I acknowledge that section 17 of the Criminal Procedure Act 2009 references a summary offence.

I apologise for sending the incorrect number, the relevant section to your indictable charge is section 16.

Currently, the charges you filed will not be issued, unless the changes as requested are made.

If you re-file the charge sheets with those amendments, I can review it for issuing.

Eleanor Sim

Acting Operations Manager | Registrar

Melbourne Magistrates Court



P: (03) 9628 7723 | M: 0448 576 552

[Quoted text hidden]

[Quoted text hidden] [Quoted text hidden]



Greg Chalker <g00rb4u@gmail.com>

Criminal matters

30 May 2023 at 04:58

Greg Chalker <g00rb4u@gmail.com> To: "Eleanor Sim (CSV)" <Eleanor.Sim@courts.vic.gov.au> Bcc: Lyndall Lee Arnold <la@createdbyla.com.au>

Dear Ms. Sim,

I appreciate your time and efforts in addressing my concerns related to the charges that have been filed. There are, however, several points raised in your recent email that I believe need further clarification.

Firstly, I understand that as an individual filing these charges, rather than a corporate entity, my address for service naturally is a residential one. Previously, in matters such as Chalker v Roberts, Kyle, the court has accepted service at a PO Box address. The same consideration should be extended in this instance, as consistency in court processes is essential for fairness and transparency.

Regarding the provision of an email address, it is noteworthy that all versions of the charge sheets submitted to the court included an email address, and pursuant to the Electronic Transactions Act, I have given consent for electronic service. This consent has also been communicated to the accused's employer. Therefore, it's unclear why this issue is being raised now.

In relation to section 16 of the Criminal Procedure Act 2009, I understand its stipulation. However, I respectfully challenge the interpretation that it necessitates an informant to provide a physical address for service in the accused field. Notably, the Act doesn't explicitly state that service can't be achieved via post.

There are serious issues with the handling of the charges against the G4S security guards that I have already raised with Mr Dalton. Your frequent presence in CC of our correspondence confirms your awareness of this matter. It is surprising and concerning that Mr. Dalton has accused the provided documents as being forgeries, yet refuses to corroborate this with Ms. Gleeson, the court registrar who handled these documents. If there truly is suspicion of a forgery, I am surprised this serious matter hasn't been referred to the Office of Public Prosecutions.

Additionally, I would like to discuss the status of charges that seem to have gone missing within the Melbourne Magistrates' Court. The alarming lack of attention this matter has received, despite the involvement of numerous officers, is disappointing. As a result, I have submitted a complaint to the Judicial Commission of Victoria, which includes your non-intervention on this issue.

Moreover, I have recently filed a charge sheet & summons against Ms. Anna Gleeson for an alleged violation of s320 of the Crimes Act (Vic) -Perverting the Course of Justice. Given the court's previous attempts to sequester Ms. Gleeson, I trust that no actions will be taken to inhibit the rightful service of documents to her.

Lastly, I have repeatedly requested tax invoices for the dues paid to the court. According to s29.7 of A New Tax System (Goods and Services) Act 1999, the court is required to fulfill this request within 28 days. Yet, the court seems to be in breach of this commonwealth tax legislation. Your explanation in this regard would be greatly appreciated.

Considering the extent and complexity of these matters, I kindly request that a different registrar be assigned to handle my prosecution request against Ms. Anna Gleeson.

I hope that these matters can be addressed promptly in the interests of justice.

Greg Chalker

 Mobile:
 Image: Land line: +61 (03) 4245 1117

 Email:
 g00rb4u@gmail.com

 Post:
 PO BOX 151, Newcomb, 3219

Charge sheet & summons - Gleeson, Anna - 30 May 2023.pdf

Reference 110: Charge Sheet & Summons - Gleeson, Anna

CHARGE-SHEET AND SUMMONS

Details o	Dates: Good & Bad			
Name: Gleeson, Anna Gender: Female Email address: Rachel.Davie(Address: C/O Melbourne Child 477 Lt Lonsdale St, Melbourne	Preferred: oxy) Unsuitable:			
You have been charged	To the accused: with an offence. Read these pag	e(s) to see what you must do.		
	Details of the charge against y	ou		
What is the charge?				

On 15th June 2021, at approximately 1415, at Melbourne Magistrates' Court of Victoria, located at 233 William St, Melbourne VIC 3000, Anna Gleeson, knowingly and willfully, in contravention of Section 320 of the Crimes Act 1958 (Vic), committed acts leading to the perversion of the course of justice.

ι	Jnder wha	t law?		Crimes Act 1958							
Jurisdiction		X	State			Commo	nwealth	(
Act/	Regulation	n Number	-			Se	ection		3	20	
Is this a	n infringen	nent offen	ce?	x	No			Yes			
Are t	here more	charges?		X	No			Yes — : "Contin		of Charge	s" attache
	Type of off	fence			Summa Offence		x	Indictable offence			
Request for committal proceeding		ding		No		X	Yes				
				Who file	d the char	ge-sh	eet(s)?				
Nan	ne of inforr	mant:			Greg Chalker						
Ager	ncy and ad	dress:		PO BOX 151, Newcomb, Victo					ria, 3219		
	Telephone) :		03 4245 1	117	Email: g00		00rb4u(00rb4u@gmail.com		
,	Agency Re	ef:					nil				
Signa	ture of info	ormant:				l	Date		30 M	ay 2023	
	Filed at			Melbour	ne	Date		30 May 2023			
				Where w	vill the cas	se be l	neard?				
The Magistrates' Court at			Melbourne			Tele	phone	(03	8) 9628 7	777	
Address			233 William Street Melbourne VIC 3000								
When:	Time			Day			Month			Year	
	Issued	d at			Melbourne						
Registrar											

Details of the charge against you

<continuation from page one>

PARTICULARS

On the date in question, Anna Gleeson, while serving as a registrar at the Melbourne Magistrates' Court, received, witnessed, signed, and stamped three charge sheets and summons related to private prosecution cases against G4S security guards. These actions affirmed the legal validity and authenticity of these critical documents.

However, it is alleged that at an undetermined point in time after this, these documents, while under Ms. Gleeson's custody, were lost or misplaced. The loss of these documents has significantly hindered the progression of the case, thus obstructing the course of justice.

Despite the informant's countless attempts to communicate with Ms. Gleeson regarding this issue, multiple individuals, including Damien Capobianco, Laura Message, Eleanor Sim, Matthew Dalton, Tanya Turner, Rachel Davie et. al. have seemingly blocked all direct interactions with her.

The loss or misplacement of these documents, coupled with the persistent avoidance of communication, amounts to perverting the course of justice. Evidence supporting these allegations is outlined in the brief attached to this summons



Reference 111: Half-assed reply from Sim



Greg Chalker <g00rb4u@gmail.com>

31 May 2023 at 12:01

Criminal matters

Eleanor Sim (CSV) <Eleanor.Sim@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Good afternoon Mr Chalker,

Your request for charges to be issued against Anna Gleeson have been received, and once considered you will receive a response.

If you seek to re-file the charges against Paul Mohinder based off my previous advise you may do so.

Eleanor Sim

Acting Operations Manager | Registrar

Melbourne Magistrates Court



P: (03) 9628 7723 | M: 0448 576 552 E: eleanor.sim@courts.vic.gov.au A: 233 William St, Melbourne 3000 | GPO Box 882, Melbourne 3001

Reference 112: Follow up email to Sim



Greg Chalker <g00rb4u@gmail.com>

26 June 2023 at 16:34

Criminal matters

Greg Chalker <g00rb4u@gmail.com> To: "Eleanor Sim (CSV)" <Eleanor.Sim@courts.vic.gov.au>

Dear Ms. Sim,

I hope this message finds you well. I am writing to follow up on our previous correspondence regarding the charge sheet and summons pertaining to Ms. Anna Gleeson. It has now been 26 days, 3 hours, and 58 minutes since I received your acknowledgment of receipt.

While I understand the complexities of this situation, given the number of court staff implicated in this matter, I can't help but express my concerns over the delay. As the adage goes, 'Justice delayed, is justice denied'. May I kindly ask for an explanation regarding the delay in approving a relatively straight-forward, two-page charge sheet?

I also wish to raise the issue of the pending tax invoices for the dues paid to the court. As previously mentioned, under section 29.7 of A New Tax System (Goods and Services) Act 1999, the court is required to fulfill this request within 28 days. We seem to be in breach of this commonwealth tax legislation, which is cause for concern.

Lastly, it's been a matter of some worry to me that the serious allegations regarding the handling of charges against the G4S security guards and missing charges within the Melbourne Magistrates' Court have not been satisfactorily addressed.

Your attention to these matters would be most appreciated as we strive to uphold the principles of transparency and justice. I look forward to your prompt response.

Best regards,

Greg Chalker [Quoted text hidden]

Reference 113: Sim interim reply



Greg Chalker <g00rb4u@gmail.com>

28 June 2023 at 16:43

Criminal matters

Eleanor Sim (CSV) <Eleanor.Sim@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Good afternoon Mr Chalker,

I am seeking further advice about the requirements for a physical address for service in relation to a charge and summons.

Once I have that information I will be able to respond in relation to the progression of your charge against Anna Gleeson.

I apologise for the delay, but will have a response to you by next week.

Eleanor Sim

Operations Manager | Registrar

Melbourne Magistrates Court



P: (03) 9628 7723 [Quoted text hidden]

[Quoted text hidden] [Quoted text hidden]

Reference 114: Another follow up email to Sim



Greg Chalker <g00rb4u@gmail.com>

Criminal matters

 Greg Chalker <g00rb4u@gmail.com>
 3 July 2023 at 16:01

 To: "Eleanor Sim (CSV)" <Eleanor.Sim@courts.vic.gov.au>
 3 July 2023 at 16:01

 Cc: benjamin.head@police.vic.gov.au, IBAC Enquiry Email <info@ibac.vic.gov.au>,
 4

 Good afternoon,
 Please see the attached correspondence and supporting document.

 [Quoted text hidden]
 4

 2 attachments
 2

ED06_Matthew Dalton - 25 August 2022.pdf 218K

Greg Chalker - Ms Eleanor Sim - Anna Gleeson - Perverting the Course of Justice - 3 July 2023.pdf 149K

Reference 115: Perverting the course of justice

Greg Chalker PO BOX 151 Newcomb VIC 3219 P | 03 4245 1117

Eleanor Sim Magistrates' Court of Victoria 233 William St Melbourne VIC 3000

My Reference 2023-07-AG001

3 July 2023

RE: Allegations of Perverting the Course of Justice – Anna Gleeson

Dear Ms Sim,

I appreciate your response and acknowledgement of the ongoing issues surrounding the charges against Ms Anna Gleeson. However, your response raises further questions and highlights the contradictions in the court's actions.

Firstly, there seems to be an unnecessary delay in considering and approving a straightforward, twopage charge sheet. The court has taken 33 days at the time of writing this letter, and yet I have received no update on the progression of this matter. Given the straightforward nature of the documents presented to the court, this delay in their approval or rejection is puzzling. This disproportionate scrutiny seems to occur only when private individuals, rather than institutional entities, attempt to exercise their legislative rights to file charges with the court. This pattern is most pronounced when the charges concern court staff or parties tasked with protecting the court's integrity.

Secondly, there's an ongoing issue regarding the court's refusal to validate the authenticity of the documents in question, with your colleague, Mr. Dalton, declining to inquire directly with Ms. Gleeson about this. Moreover, the court has yet to provide an acceptable reason for preventing my direct communication with Ms. Gleeson. If given such an opportunity, I could potentially request her residential address or the contact details of her legal representative who could accept service on her behalf. This pattern of behaviour, obstructing my attempts to contact Ms. Gleeson directly, extends to other court staff, as evidenced by my extensive documentation of interactions and correspondence with the court.

Thirdly, your insistence on requiring a physical address for service raises questions, particularly in light of the court's inconsistent practices in this regard. As you might recall, I have requested the court's policy on this matter multiple times, with each request receiving no acknowledgement or reply. Is the Magistrates' court suggesting that the Children's Court of Victoria is not a reliable address to serve a charge sheet & summons on one of their colleagues?

Magistrates' Court of Victoria - Anna Gleeson - (Allegedly) Perverting the Course of Justice

Greg Chalker | 03 4245 1117 | g00rb4u@gmail.com | Post: PO BOX 151, Newcomb VIC 3219

Fourthly, I'd like to draw your attention to the case of Evans v Chaulker - M11589260. The court was informed on multiple occasions (I have call recordings to this effect) that I am not "Chaulker", yet the court persisted in sending out letters addressed to "Chaulker". Despite informing Magistrate Holzer that the case did not pertain to me, Mr Holzer dismissed the case per s76 of the Sentencing Act (Vic) 1991. How could the court be satisfied with a non-existent individual's guilt of a crime? It is puzzling that the court's scrutiny of details on charge sheets seems selective.

Lastly, it is difficult to overlook the paradox that while Ms. Gleeson is being accused of perverting the course of justice through mismanagement and loss of crucial court documents, her colleagues, including yourself, seem to be participating in a coordinated effort to shield her. This creates an obstruction to justice by preventing the accused individuals from facing their charges and inhibiting Ms. Gleeson from confronting her own alleged criminality.

As the Acting Operations Manager, your inaction on these issues raises serious concerns about the transparency and integrity of the court's processes. In the interest of justice, and to dispel the impression of intentional obstruction, I request that you address these concerns promptly and take necessary actions to facilitate direct communication with Ms Gleeson.

In the spirit of upholding justice, I trust that you will address these concerns promptly.

Yours sincerely,

grec Chalker

Greg Chalker

P.S. Accompanying this document is a letter address to Mr Dalton dated 25 August 2022 which outlines all of attempts to communicate with the accused. Recordings of each of these phone calls has been retained.

Document title: ED06_Matthew Dalton - 25 August 2022.PDF

Magistrates' Court of Victoria – Anna Gleeson – (Allegedly) Perverting the Course of Justice

Greg Chalker | 03 4245 1117 | g00rb4u@gmail.com | Post: PO BOX 151, Newcomb VIC 3219

Reference 116: Sim Excels at her job

附 Gmail

Greg Chalker <g00rb4u@gmail.com>

Criminal matters

Eleanor Sim (CSV) <Eleanor.Sim@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com> 5 July 2023 at 16:34

Dear Mr Chalker,

The court has received your documents in the form of a charge sheet and summons. You have requested that the court issue the proceeding.

The Registrar should not issue this proceeding as it may amount to an abuse of process. The information does not on its face disclose particulars which may support a charge of attempt to pervert the course of justice. The charge if issued may amount to an abuse of process.

In the circumstances the documents are returned unissued.

Eleanor Sim

Operations Manager | Registrar

Melbourne Magistrates Court



P: (03) 9628 7723 | M: 0448 576 552

[Quoted text hidden]

[Quoted text hidden] [Quoted text hidden]

Reference 117: Att. Paul Lucas (IBAC) intention to release details of complaint to the public



Greg Chalker <g00rb4u@gmail.com>

5 July 2023 at 23:00

Attn Paul Lucas - Intention to release details of complaint to the public

g00rb4u@gmail.com <g00rb4u@gmail.com> To: info@ibac.vic.gov.au

Dear Paul,

I trust this message finds you well.

As you are aware, for just over two years now, I have been attempting to bring to light what I believe are grave injustices occurring within the Victorian court system. Through a complex web of interactions, legal proceedings, and extensive correspondence, I have sought to rectify these issues, primarily through conventional channels, in accordance with the law.

Unfortunately, it has become apparent that these efforts have not only been in vain, but have also been met with what seems to be obstruction at various levels. The most recent email received from Ms. Eleanor Sim was the tipping point in this lengthy ordeal. This communication clearly demonstrated the court's lack of interest in resolving the matter of the missing charges and underscored an apparent intention to suppress any action aimed at elucidating the circumstances surrounding these charges.

Having exhausted conventional channels, I believe it is now in the public's best interest to gain awareness about the obstacles I have encountered in this pursuit of justice. Consequently, I am compiling a comprehensive document that chronicles the events, interactions, and challenges that have marked this journey. My plan is to make this document publicly available and distribute it at various courts in the state, serving as an exposé of the difficulties private individuals face when seeking to exercise their legislative rights within the judicial system.

This email serves as a courtesy notice of my intentions. While it is not my aim to undermine or impact any ongoing investigations, I respect the role that IBAC plays in maintaining the integrity of Victoria's public sector and felt it important to keep you informed.

As a part of this endeavour, it is my intention to also include details of my interactions with IBAC over the past 18 months, in the interest of transparency. IBAC has always been very open, honest, and direct with me, and I wish to reflect that in my account. If there are any specific concerns or requests in relation to this, I am open to discussion and will honour any reasonable requests to protect the integrity of IBAC's work.

Thank you for your time and understanding in this matter.

Yours sincerely,

Greg Chalker

Mobile

- Land line: +61 (03) 4245 1117
- Email: g00rb4u@gmail.com

Post: PO BOX 151, Newcomb, 3219

Reference 118: IBAC - Paul Lucas



Greg Chalker <g00rb4u@gmail.com>

RE: Case refence: CASE-2022685

Greg Chalker <g00rb4u@gmail.com> To: IBAC Enquiry Email <info@ibac.vic.gov.au> Cc: 5 June 2023 at 02:10

Good morning Paul,

As per your guidance, I have lodged a complaint with the Judicial Commission of Victoria regarding alleged misconduct occurring at the Melbourne Magistrates' Court (MCV). I am awaiting their adjudication, but in the meantime, I have attached the complaint for IBAC's records and reference.

Please note that the registrar central to this dispute, Ms. Anna Gleeson, has since moved to the Children's Court. I have been disallowed from engaging her directly to inquire about the legitimacy of documents bearing her signature. Furthermore, MCV has declined to answer the question, "If you presume these documents to be forged, why has there been no referral to the Office of Public Prosecutions (OPP) regarding potential perjury?"

In the face of these closed avenues, it appears reasonable to infer a deliberate obstruction of justice. As a result, I have submitted a draft charge sheet and summons to the MCV, naming Ms. Gleeson, for the alleged crime of Perverting the Course of Justice which is awaiting approval.

IBAC is already in possession of most of the items denoted in the attached complaint, however, should the commission wish to review any of them, naturally I would be happy to forward them.

I will keep you updated as the situation evolves. Please do not hesitate to reach out if you require additional information.

Kind regards,

Greg Chalker [Quoted text hidden]

Greg Chalker - Judicial Commission of Victoria - 1 June 2023.pdf

Reference 119: Greg to IBAC



Greg Chalker <g00rb4u@gmail.com>

Your complaint

Greg Chalker <g00rb4u@gmail.com> To: IBAC Enquiry Email <info@ibac.vic.gov.au> 22 June 2023 at 13:24

Good morning Paul,

You know that I have much love for IBAC, but it's a little concerning that it took it 7 months to realise 'hey, the law says we can't show this asshole any of our work'.

And so, taking your letter at its word that s40 of your Act stipulates as such, that's the end of that matter.

With reference to your query about the new allegations or information regarding CASE-2022685, allow me to clarify.

The crux of my complaint primarily focuses on Registrar Anna Gleeson, who received, signed, and stamped my three affidavits of service relating to charges filed against G4S security guards for allegedly making a false report to the police. This issue extends to cover all related events and interactions connected to that principal encounter.

The Judicial Commission of Victoria declined to investigate this issue, noting that Ms. Gleeson, being a registrar and not a judicial registrar, falls outside the Commission's jurisdiction. While they did not provide a written response, I was informed of this decision via a phone call earlier this week. I have recorded this conversation and am willing to provide it to IBAC upon request.

Post my previous interaction with IBAC, I made a concerted effort to contact Ms. Gleeson directly to verify whether the documents I hold indeed bear her signature and court stamp. Notably, the Department of Justice's IT support team confirmed that Ms. Gleeson appears to be the only registrar without an email address. This seems odd, considering that all other registrars have one.

In light of these facts, I am requesting that IBAC consider this a separate issue, with a more focused scope than my initial complaint.

My ultimate goal is to provide IBAC with concrete evidence. To this end, I filed criminal charges against Ms. Gleeson 22 days ago, under the accusation of Perverting the Course of Justice. This was done in an attempt to seek a voluntary examination order, followed by a compulsory examination order, to facilitate an interview with her. It seems that no other avenues are open to me to simply ask her one straightforward question, "do these documents contain your signature and court stamp?" Unfortunately, these charges have not yet been approved by the court.

Currently, Ms. Gleeson is confirmed to be working at the Children's Court of Victoria. Considering this, one of the few remaining options for me is to exercise Section 458 of the Crimes Act (Vic) 1958, which permits arrest without a warrant under certain conditions. However, given the demonstrated propensity for members of VicPol to infringe upon my statutory rights, the potential for such a situation to escalate dangerously, possibly resulting in physical injury or worse, is alarmingly high.

If this matter were as simple as a registrar forgetting to file paperwork, a quick apology and system correction from the court could have resolved it at any point during the past 754 days. Yet, no such action has been taken. Instead, the court seems to be shielding Ms. Gleeson from scrutiny.

This situation's opaque nature and the roadblocks to transparency I have encountered make me question the possibility of corruption. If this doesn't fit within the realm of 'corruption,' I am struggling to comprehend what would meet IBAC's criteria.

I look forward to your guidance and support in resolving this issue.

Best regards,

Greg [Quoted text hidden]

Reference 120: Greg to Paul Lucas – Judicial Commission declined the matter



Greg Chalker <g00rb4u@gmail.com>

20 June 2023 at 14:30

Attn: Paul Lucas

Greg Chalker <g00rb4u@gmail.com> To: IBAC Enquiry Email <info@ibac.vic.gov.au>

Dear Paul,

Per previous communications, I reached out to the Judicial Commission of Victoria in regards to the alleged corrupt conduct occurring at the Magistrates' Court of Victoria.

The Commission has declined to pursue the complaint as they state that it is beyond their jurisdiction.

I would like to refer this matter back to IBAC for consideration of further investigation.

For your reference, attached is the letter of complaint addressed to the Judicial Commission. IBAC should have most, if not all of the reference material referred to in this complaint.

Greg Chalker

 Mobile:
 Image: Land line:
 +61 (03) 4245 1117

 Email:
 g00rb4u@gmail.com

 Post:
 PO BOX 151, Newcomb, 3219

Greg Chalker - Judicial Commission of Victoria - 1 June 2023.pdf 229K

Reference 121: Opening a new case



Greg Chalker <g00rb4u@gmail.com>

RE: Your complaint - Further new information

IBAC Enquiry Email <info@ibac.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

UNOFFICIAL

Good afternoon Greg

Thank you for your time and patience on this matter.

I am writing to confirm that IBAC will create a new complaint (linked to CASE-2022685) based on your email below. Specifically:

<u>Post my previous interaction with IBAC, I made a concerted effort to contact Ms. Gleeson directly to verify whether the documents I hold indeed</u> <u>bear her signature and court stamp. Notably, the Department of Justice's IT support team confirmed that Ms. Gleeson appears to be the only</u> <u>registrar without an email address. This seems odd, considering that all other registrars have one.</u>

In light of these facts, I am requesting that IBAC consider this a separate issue, with a more focused scope than my initial complaint'.

You will shortly receive a confirmation email from IBAC noting the creation of the case and assignment of new case number.

I would also like to give you the opportunity to provide further information for assessment that addresses why you believe this constitutes corrupt conduct and any information you have to support the allegation. If possible, please provide this information by the close of business next Friday 14 July 2023 so we can expedite the assessment.

Please note, I also confirm receipt of the following emails:

- 27 June 2023 Letter from Judicial Commission of Victoria (Outside of Jurisdiction Letter)
- 3 July 2023 Email communications between yourself and Eleanor SIM of the Magistrates Court Victoria
- 4 July 2023 Email communications between yourself and Constable Ben Head of Melbourne West Police

Kind regards,

Regards,

Paul Lucas Manager

Assessment & Review Unit

Assessments Team 2

Independent Broad-based Anti-corruption Commission

Follow on Twitter, LinkedIn or subscribe to IBAC Insights e-news.

IBAC acknowledges the Traditional Custodians of the lands on which we work and pay respects to Elders past, present and emerging. We recognise and celebrate the diversity of Aboriginal peoples and their ongoing cultures and connections to the lands and waters of Victoria.

Mon	Tues	Wed	Thurs	Fri
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Greg Chalker – g00rb4u@gmail.com – https://AccountabilityInjustice.Fail

6 July 2023 at 16:00

Reference 122: IBAC Submission - Anna Gleeson of Magistrates' Court Victoria & Children's Court of Victoria

Greg Chalker PO BOX 151 Newcomb VIC 3219 P | 03 4245 1117

Independent Broad-based Anti-Corruption Commission North Tower Level 1, 459 Collins St Melbourne Vic 3000

Monday, 17 July 2023

My Reference:2023-07-IB01Your Reference:Not received at this time.RE:Allegations of corruption at Magistrates' Court of Victoria

Dear IBAC,

Thank you for agreeing to open a new case despite there being crossover between this case and the matter brought before you last year (CASE-2022685).

Out of full transparency, after receiving a call from the Judicial Commission advising that the matter fell beyond their purview, I contacted the Victorian Ombudsman to discuss whether the conduct of support staff & court registrars fell within their purview, which they suggested it would and advised me to complete the court's established internal complaint process first.

The Victorian Ombudsman's office issued a case reference of C-23-12999. This interaction was carried out over a phone call, a recording of which I have retained.

Given that the matter of complaint has been tossed around to pretty much everyone at the court (including the deputy chief magistrates' office), I do not recognise the value in having the court investigate themselves. However, I complied with the Ombudsman's advice, nonetheless.

A complaint was sent to MCV's Feedback and Complaints Department via email, to <u>mcvfeedback@courts.vic.gov.au</u> on 20 June 2023.

A confirmation of receipt was received the same day and is attached. They state that a response can be expected within 20 business days.

That deadline is close of business Monday 18 July 2023

The crux of my complaint and that which I request IBAC also focus on relates to court registrar Anna Gleeson, who received, signed, and stamped my three affidavits of service relating to charges filed against G4S security guards for allegedly making a false report to the police.

Greg Chalker – g00rb4u@gmail.com – https://AccountabilityInjustice.Fail

Page 287 of 351

A high-level overview:

- 1. A private prosecution was submitted to the court by me against three security guards contracted by Court Services Victoria, which was duly approved.
- 2. I then proceeded to pay the required fees, served the charges on the accused, and subsequently filed the Affidavit of Service (with Ms Gleeson)
- 3. Despite a court date being scheduled, and my appearance at court on the said date, the case inexplicably disappeared from the court records.
- 4. My subsequent attempts to seek answers from the court regarding this irregularity have been met with consistent evasion, with no single individual assuming responsibility for the court's evident failure.
- 5. During this process, no less than 13 court employees have been directly involved, yet the issue remains unresolved.
- 6. Registrar Matthew Dalton notably questioned the authenticity of my documents, even after being presented with the original filings and a video evidencing their authenticity.
- 7. Despite my repeated requests, Mr. Dalton neither confirmed nor denied whether Ms. Anna Gleeson, the signatory, recognised her signature on the document.
- 8. This issue was communicated to Dalton's superior, Ms Eleanor Sim, who was CC'd into most of these exchanges.
- 9. Direct communication with Ms. Gleeson was consistently blocked, and I found out through the Department of Justice Information Technology help desk that the email address provided for her by her colleagues does not exist.
- I learned that Ms. Gleeson was transferred to the Children's Court of Victoria. However, my attempts to speak with her there were refused by Rachel Davie (Registry Manager, Criminal Division – Children's Court of Victoria)
- 11. Ms Davie ask that I send my inquiry to her instead.
- 12. However, her response merely redirected me back to Matthew Dalton or Eleanor Sim, causing further delay and frustration.
- 13. I posed a question to Mr. Dalton: if he genuinely suspected that I had forged the signatures of a court registrar, why was this conduct not referred to the Office of Public Prosecutions (OPP)? His silence in response to this query is of grave concern. His failure to act, despite his belief that I had forged a court registrar's signature and stamp, calls into question the consistency and integrity of his professional conduct.

บายธุ แทลเพลา – ธุบบามหนเพธาาลแลบกา – กละบร.//สอบอนกลมแลงแลงกลุ่มกละบอ... ละ

In a phone conversation between you and I after IBAC declined to investigate the first matter brought to it, you said (forgive me if I am misunderstanding you or wrongly paraphrasing you) that IBAC needs to be convinced to a high certainty that the conduct is corrupt and not just a case of individuals doing their job badly.

I understand your need for a comprehensive argument.

Considering this, let's elaborate further on the points, incorporating additional information:

- Obstruction of Legal Process: After exhausting all possible avenues to contact Ms. Gleeson to understand her version of events, I have been left with no other option than to conclude that she may have deliberately destroyed the charges of her own accord. This act, if proven intentional, constitutes a perversion of justice under Victorian legislation. I attempted to address this potential crime by drawing up a Charge Sheet & Summons for Ms. Gleeson, an action which was also obstructed by her colleagues. This recurrent pattern of obstruction raises serious concerns about whether these actions are taken to protect personal interests or those of the institution.
- 2. Unexplained Silence and Persistent Interference: Another plausible scenario is that Ms. Gleeson did, in fact, adhere to court procedures. Considering a court date was initially set, this is a credible possibility. If an individual higher in the court's hierarchy, or for that matter, the Department of Justice, interfered with these proceedings, it could potentially explain why all court personnel involved have been consistently evasive since. The court was afforded a two-year period to clarify what happened to the vanished charges, yet the collective response has been a conspicuous silence. My attempts to seek answers from Ms. Gleeson directly have been consistently obstructed. It is plainly clear now that those interfering are purposely ensuring this case never reaches a courtroom.

I suspect they anticipate that, once a case is accepted, I would request the court to issue involuntary interview orders (depositions) with all the individuals allegedly involved. This persistent resistance to allowing even basic inquiry reinforces my contention of corruption within the institution and raises serious questions about what the court might be attempting to conceal.

3. **Overstepping Boundaries and Role Misinterpretation**: Registrars are bound by their role to execute court functions, not to provide legal advice or adjudicate the merits of a case. However, evidence suggests an alarming departure from these duties in this case. For instance, Evidence ID ED18, an email response from Ms. Sim, reveals the registrar presuming the role of a magistrate.

According to ED18, Ms. Sim declined to issue my charge sheet and summons, suggesting that the proceeding may amount to an abuse of process and asserting that the information provided does not support a charge of attempt to pervert the course of

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justice. In essence, the registrar made a judgment on the propriety and validity of evidence, a duty traditionally reserved for magistrates. Ms Sim is not a judicial registrar.

Further, the repeated dismissals of requests for copies of what seem to be continuously shifting policy guidelines have created an opaque and confusing environment. This opacity, coupled with a registrar making determinations on legal validity, points to an alarming overreach of authority.

These actions not only constitute a significant overstepping of bounds but could also be indicative of a systemic issue within the court system. As such, it is my contention that the conduct exhibited, particularly as demonstrated in ED18, represents a deliberate breach of due process, potentially underpinning a broader culture of role misinterpretation and evasion of responsibility.

4. Coordinated Effort and Systemic Failure: The repeated interference at the registrar level and the unyielding reluctance to process cases appear to suggest a coordinated effort to prevent the resolution of not only the original Summary Offences Act matters (false statement to police), but any issues branching off from those. This consistent refusal, obstruction, and deflection over a span of ~700 days suggests a systemic issue, potentially indicative of a culture of evasion and avoidance of responsibility.

These factors, when considered collectively, exceed the realm of individual incompetence. They hint at a structural problem potentially steeped in corruption. The chronic evasion of responsibility, refusal to rectify clear errors, consistent interference at the registrar level, and a seeming coordinated effort to prevent case progression collectively point to a deep-rooted issue.

I trust this provides a more extensive view of the basis for my suspicion of corruption in this case. As always, I am prepared to supply any additional information or evidence necessary for IBAC's investigation.

In a recent 7:30 program, Attorney-General Hon Mark Dreyfus KC MP clarified in an interview that for conduct to fall under the scrutiny of the ICAC, it must adversely affect the exercise of public power. He emphasized, "it's got to be something which affects the exercise of public power. That is, a statutory duty that has been influenced in some way where there's been a breach of a public official's duty."

Building on this notion, Section 8 of the NACC Act further expands the definition of corrupt behaviour to include actions by individuals, irrespective of their status as public officials, that "adversely affect ... the honest or impartial performance of any public official's functions or duties as a public official."

These definitions were further illuminated by former NSW Auditor-General Tony Harris, who pointed out two key elements of corruption: a breach of public trust and the display of partiality. He asserted, "So the first two items that we should stress are a breach of public trust. The second important one is to act partially, so that you're not acting fairly, but you have a leaning or an absolute bias towards somebody for no good reason."

Applying these standards to my case, it becomes evident that the conduct of the 13+ public officials involved in handling the missing charges issue very likely falls under the purview of corruption. They

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have systematically failed to rectify a clear and simple error, persistently avoided the issue, and demonstrated a chronic lack of accountability.

Moreover, their refusal to address the issues raised may be perceived as displaying partiality, suggesting an unfair bias in favour of preserving the institution's image over the pursuit of justice. Mr. Harris importantly noted, "It's also important to know that you don't have to be a beneficiary. So we have a minister of New South Wales in jail at the moment, who aided his friend and he was found to have acted corruptly and criminally indeed. But he, there was no evidence that he was a personal beneficiary of that corrupt activity."

While there is no evidence of personal gain in my case, the chronic evasion of responsibility, refusal to rectify clear errors, consistent interference at the registrar level, and a seeming coordinated effort to prevent case progression collectively point to a deep-rooted issue. These actions have had a direct impact on the exercise of public power, influencing the statutory duties of these officials.

In conclusion, the actions of the public officials involved in my case may have adversely affected the honest or impartial performance of their duties and potentially breached public trust. These actions not only align with the definitions of corruption as explained by Attorney-General Hon Mark Dreyfus KC MP and former NSW Auditor-General Tony Harris but also indicate a potential for systemic corruption within the Department of Justice. As such, I believe this matter merits further investigation by IBAC.

Furthermore, it is important to highlight that this issue has permeated various levels of the court's organisational structure, and yet no one has provided clear answers. This lack of accountability and the persistent evasion of my questions raise serious concerns about the integrity of the process and the potential for corrupt conduct.

As I firmly believe there is a criminal element to this scenario, I thought it be prudent to explore all alternative options before referring this matter to IBAC.

As such, on 22 June 2023 I spoke with VicPol member Benjamin Head (47761) regarding the alleged criminality occurring within the Magistrates' Court. A copy of this call has been retained.

Member Head indicated that he would contact the accused and would be in touch. I afforded member Head a nine-day window to reach out before writing to him on 2 July 2023 (ED23+ ED24). Member Head claimed that he was waiting for me to reach out to him via email. This contention is not supported by the phone conversation recording (ED25). As you will note from his email response (ED24), member Head claims "I will collate all the documents you have sent me and liaise with my Correspondence Sergeant for advice. I am currently away from the office for several weeks for courses, so may take a matter of weeks for me to get back to you."

Perverting the course of justice carries a penalty 5 times greater than common assault and yet member Head believes that attending to this in a 'matter of weeks' is acceptable?

Twelve days have now passed since receiving member Head's email and I have yet to hear anything from anyone at VicPol.

In conclusion, I am firmly of the view that this matter warrants a thorough and rigorous investigation by IBAC. The extensive timeline, the involvement of a significant number of individuals, the straightforward nature of the issue, and the consistent refusal to facilitate or permit direct questioning of the key figure - all these factors are not indicative of mere incompetence or negligence. Instead, they point towards deep-rooted, systemic issues that cannot be resolved without the intervention of an authority with the requisite powers, such as IBAC.

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After a protracted period of unsuccessful attempts to resolve this matter independently and considering the lack of progress or meaningful response from the court despite my persistent efforts, it has become abundantly clear that I have exhausted all reasonable avenues of recourse available to me. From the court's consistent evasion of responsibility to the seeming unwillingness of VicPol to address the matter within a reasonable timeframe, the institutions that should ensure justice is upheld have, so far, fallen short.

In light of these circumstances, I submit the following questions to IBAC:

If an organisation, be it public or private, was presented with clear evidence supporting my contention, wouldn't the resolution be swift and uncomplicated? Given the enormity of evidence presented to the court, why haven't these charges simply been assigned a new date?

This issue has been escalated and deescalated within the organisational chart, and yet no one will answer my questions. Why is this?

Considering the extensive efforts I have made to seek answers and justice, what more can be reasonably expected of me as an individual without the investigative powers of an authority like IBAC?

I lay these questions before IBAC, not to imply any lack of diligence on your part, but to underscore the gravity of the situation, the seeming futility of my efforts so far, and the desperate need for an indepth, impartial investigation. I have jumped through every hoop and done everything within my means to seek resolution and justice, only to face continual obfuscation and evasion.

I urge you to consider this complaint seriously and trust that IBAC will exercise its authority to ensure a thorough and impartial investigation is conducted, providing the transparency and accountability that have thus far been lacking in this matter.

grec Chalker

Greg Chalker 17 July 2023

	Dog. most Title	
ED01	ED01_Affidavit - Greg Chalker - Supreme Court Incident - 01 Oct 2021	My affidavit of the events central to the missing charges
ED02	ED02 - Greg Chalker - Judicial Commission of Victoria - 1 June 2023	Complaint sent to the Judicial Commission
ED06	ED06_Matthew Dalton - 25 August 2022	A chronology of attempts to contact the court regarding the missing charges
ED12	ED12 - Gmail - Amended charge sheets for G4S security	Initial contact with the court requesting approval of the charges
ED13	ED13 - Charge sheet & summons - Sarikizis, George - Amended -	Charge sheet & Summons – attached to email (ED12)
	Signed	
ED14	ED14 - Charge sheet & summons - Roberts, Kyle - AMENDED - Signed	Charge sheet & Summons – attached to email (ED12)
	- 9 June 2021	
ED15	ED15 - Charge sheet & summons - Joha-Meade, Sabine - Amended -	Charge sheet & Summons – attached to email (ED12)
	ED17 Consil Attempts to postant preistory Appen Classes Dealed	Empility (kildings) Option attempting to postoot (loopon
	Davie - Childrens' Court of Victoria	
ED18	ED18 - Gmail - Criminal matters - Eleanor Sim	Email exchanges with Eleanor Sim regarding missing charges
ED19	ED19 - Charge sheet & summons - Gleeson, Anna - 30 May 2023	Charge sheet & Summons – attached to email (ED18)
ED20	ED20 - Greg Chalker - Ms Eleanor Sim - Anna Gleeson - Perverting the	PDF sent to Eleanor Sim – attached to email (ED18)
	Course of Justice - 3 July 2023	
ED22	ED22 - Gmail - Follow up on unresponded email - Matthew Dalton	Questions send to Matthew Dalton
ED23	ED23 - Greg Chalker - Complaint - Anna Gleeson - Perverting the	PDF sent to member Ben Head
	Course of Justice Allegation - 2 July 2023	
ED24	ED24 - Gmail - Anna Gleeson - Court Registrar - Allegation of	Email sent to member Ben Head (ED23 attached)
	perverting the course of justice	
ED25	ED25 - 2023-06-22_16.46_OUT_131444_99011053	Call recording with member Ben Head
	IM01 -2020-10-01 14.07.25	Evidence (photograph) supporting charges against security guards
	IM02 - 2020-10-01 14.07.32	Evidence (photograph) supporting charges against security guards
	IM03 - 2020-10-01 14.07.49	Evidence (photograph) supporting charges against security guards

Note: Already in IBAC's possession are the email & related attachments relating to interactions with other individuals

corruption/102567448 The transcript between Laura Tingle and Tony Harris can be accessed here: https://www.abc.net.au/news/2023-07-05/how-will-the-new-national-anti-

The transcript between Laura Tingle and Mark Dreyfus can be accessed here:

eference 123: Further new information



Greg Chalker <g00rb4u@gmail.com>

17 July 2023 at 06:10

RE: Your complaint - Further new information

Greg Chalker <g00rb4u@gmail.com> To: IBAC Enquiry Email <info@ibac.vic.gov.au> Cc:

Good Morning Paul,

Please see the attached document that provides additional information about my complaint, beyond what has already been provided to the commission.

You will note on Page 7, the document references support material, this can be accessed at this link https://cloud.g00r.com.au/ index.php/s/bWon3KRNFDMT366

Although I will receive an automated confirmation of receipt, at IBAC's convenience, I would appreciate human confirmation that this complaint has been received by the assigned case officer. Further, kindly provide the case number for my records.

Greg Chalker [Quoted text hidden]

BAC Submission - 17 July 2023 - Anna Gleeson of Magistrates' Court Victoria & Children's Court of Victoria.pdf 243K

Reference 124: Email from Paul Lucas



Greg Chalker <g00rb4u@gmail.com>

21 August 2023 at 16:13

Your complaint CASE-20234462

IBAC Enquiry Email <info@ibac.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

UNOFFICIAL

Good afternoon Greg

I have discussed this complaint with our triage co-ordinator and have requested this be allocated to a case officer today.

By way of explanation for the delay, we are experiencing a high volume of complaints that need to be prioritised before allocation to a case officer. This can cause longer than usual delays in some instances. For that, I apologise.

With that said, I have arranged for the allocation and priority assessment.

Kind regards,

Paul Lucas Manager

Assessment & Review Unit

Assessments Team 2

Independent Broad-based Anti-corruption Commission

Follow on Twitter, LinkedIn or subscribe to IBAC Insights e-news.

IBAC acknowledges the Traditional Custodians of the lands on which we work and pay respects to Elders past, present and emerging. We recognise and celebrate the diversity of Aboriginal peoples and their ongoing cultures and connections to the lands and waters of Victoria.

From: IBAC Enquiry Email Sent: Thursday, 6 July 2023 4:00 PM To: Greg Chalker <g00rb4u@gmail.com> Subject: RE: Your complaint - Further new information

Good afternoon Greg

Thank you for your time and patience on this matter.

I am writing to confirm that IBAC will create a new complaint (linked to CASE-2022685) based on your email below. Specifically:

Post my previous interaction with IBAC, I made a concerted effort to contact Ms. Gleeson directly to verify whether the documents I hold indeed bear her signature and court stamp. Notably, the Department of Justice's IT support team confirmed that Ms. Gleeson appears to be the only registrar without an email address. This seems odd, considering that all other registrars have one.

In light of these facts, I am requesting that IBAC consider this a separate issue, with a more focused scope than my initial complaint.

You will shortly receive a confirmation email from IBAC noting the creation of the case and assignment of new case number.

Greg Chalker – g00rb4u@gmail.com – https://AccountabilityInjustice.Fail

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附 Gmail

Greg Chalker <g00rb4u@gmail.com>

Your complaint CASE-20234462

Greg Chalker <g00rb4u@gmail.com> To: IBAC Enquiry Email <info@ibac.vic.gov.au>

Good afternoon,

In the 42 days since your last email, I have not heard anything from IBAC.

This seems unusual given that my complaint was given priority status. I just attempted to call, however your office seems to be offline.

An update would be appreciated.

Greg [Quoted text hidden]

Reference 126: Complaint - Magistrates' Court of Victoria



Greg Chalker <g00rb4u@gmail.com>

20 June 2023 at 14:40

Complaint - Magistrates' Court of Victoria

Greg Chalker <g00rb4u@gmail.com> To: mcvfeedback@courts.vic.gov.au

Dear MCV,

The Judicial Commission has urged that I submit this complaint to your office before they will consider it.

Please acknowledge receipt of this email.

------Forwarded message ------From: **Greg Chalker** <g00rb4u@gmail.com> Date: Thu, 1 Jun 2023 at 05:30 Subject: Complaint - Magistrates' Court of Victoria To: <enquiries@judicialcommission.vic.gov.au>

[Quoted text hidden] [Quoted text hidden]

Greg Chalker - Judicial Commission of Victoria - 1 June 2023.pdf 229K

2 October 2023 at 15:07



Greg Chalker <g00rb4u@gmail.com>

20 June 2023 at 15:19

Complaint - Magistrates' Court of Victoria

CSV-MCV-FEEDBACK (CSV) <mcvfeedback@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com>

Thank you for contacting the Magistrates' Court Feedback and Complaints department.

We acknowledge receipt of your email.

We will consider the issues you have raised and provide a response within 20 business days.

Regards

Feedback and Complaints Team



Magistrates' Court of Victoria

E: mcvfeedback@courts.vic.gov.au

[Quoted text hidden] [Quoted text hidden]

Reference 128: Complaint - Magistrates' Court of Victoria



Greg Chalker <g00rb4u@gmail.com>

4 August 2023 at 10:12

Complaint - Magistrates' Court of Victoria

Greg Chalker <g00rb4u@gmail.com> To: "CSV-MCV-FEEDBACK (CSV)" <mcvfeedback@courts.vic.gov.au> Cc: IBAC Enquiry Email <info@ibac.vic.gov.au> Bcc:

Good morning,

Please see the attached letter [Quoted text hidden]

MCV Complaints Dep follow up letter - 04 Aug 2023.pdf

Reference 129: MCV Complaints Dep follow up letter

Greg Chalker PO BOX 151 Newcomb VIC 3219 P | 03 4245 1117

Magistrates' Court of Victoria mcvfeedback@courts.vic.gov.au

My Reference: CASE-20234462

Friday, 4 August 2023

Dear Magistrates' Court Feedback and Complaints Department

On 20 June 2023, I filed a complaint with you about some serious misconduct happening within the court. I know they say the wheels of justice turn slowly, but this is something else.

This court has allowed criminal behaviour by its own contractors to go unchecked for 780 days and counting. And now that I've reached out to your complaints department, it seems this matter is being ignored as well. I received an automated response saying I'd hear back within 20 business days. It's now been 33 days, and I'm left wondering if my complaint has been conveniently forgotten.

I don't mean to sound impatient, but I can't help but feel a tad frustrated. When a court's actions contribute to obstruction and delay in seeking justice, who's left to turn to? It's precisely why I'm looping in IBAC on this email. I think it's high time someone took a serious look at what's going on.

I eagerly await your response. Something tells me I shouldn't hold my breath, but I still have hope that you'll prove me wrong.

grec Chalker

Greg Chalker

Reference 130: Complaint to Judicial Commission

Greg Chalker PO BOX 151 Newcomb VIC 3219 P | 03 4245 1117

Judicial Commission of Victoria GPO Box 4305 Melbourne VIC 3001

1 June 2023

Re: Request for Intervention and Assistance with Private Prosecution Cases brought by Greg Chalker

References: CHARGE-SHEET & SUMMONS, Kyle Roberts

CHARGE-SHEET SUMMONS, George Sarikizis CHARGE-SHEET SUMMONS, John Brown

Dear Commission

I write to you concerning a series of events surrounding my attempts to bring a private prosecution against court security officers (G4S) at the Supreme Court of Victoria. As a Disability Support Pensioner with a support animal, I believe I was unjustly treated and subjected to unlawful conduct on 1 October 2020. This incident, which escalated to my arrest, has been documented in detail in my affidavit (refer to exhibit ED01).

Subsequent to the incident, I embarked on a legal action against the security officers and PSOs involved, complying fully with the requirements for initiating a private prosecution, including the payment of requisite fees. However, in the course of these proceedings, I have encountered substantial roadblocks seemingly erected by various representatives of the Magistrates Court of Victoria (MCV).

These roadblocks have ranged from unresponsiveness to my enquiries, outright questioning of the authenticity of my documents and the witnessing signatory, and even the mysterious disappearance of my scheduled court date from the system, all without any formal advisement or explanation.

I have reason to believe that there is an element of corrupt conduct occurring within the MCV in regard to my cases, and as such, I have notified the Independent Broad-based Anti-corruption Commission (IBAC) of the situation. However, the IBAC has indicated that it requires intervention from this Commission before it can take any further action. Hence, I write to request your urgent assistance.

I have now reached the point where:-

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

- I have been ignored by MCV in seeking responses to direct and basic questions so that I can proceed.
- I have very clear proof that the charges were correctly filed in accordance with the Criminal Procedure Act (Vic) 2009 (CPA)
- The authenticity of my affidavit and documents have been questioned by Mr Dalton (MCV) but without any attempt on his behalf to ask the signatory directly for clarification.

It's my belief that there is corrupt conduct occurring at MCV (Magistrates' Court of Victoria) in regard to my matters. IBAC has been made aware of this, however it seeks this commission's intervention before I can proceed and refer this conduct back to it for possible investigation.

Overview of Matter

- Upon approval of my draft for private prosecution by the MCV, I diligently followed the established legal procedures to advance my case. This included the appropriate filing of charges and payment of the required fees.
- Despite complying with the prescribed processes, I have faced an inexplicable blockade within the MCV, most notably manifested in the refusal to address or answer my direct and valid queries pertaining to my cases. There has been an evident lack of responsiveness or action from the MCV to remedy the situation, leaving my cases in a seemingly purgatorial state.
- In a disconcerting turn of events, my affidavits and documents, bearing the signature of a member of the MCV, were questioned for authenticity by Mr Dalton, an MCV representative. However, there was no apparent initiative taken to verify this authenticity directly from the signatory, Ms Anna Gleeson.
- Despite the existence of clear proof that my charges were correctly filed as per the guidelines of the Criminal Procedure Act (Vic) 2009 (CPA), my cases have not progressed and, instead, appear to have been unceremoniously erased from the court's system without prior notice or explanation.
- It's critical to note that the charges in question are directly linked to the conduct of security guards associated with the court. The non-progress of my cases raises unsettling questions about the potential influence or bias in play.
- A concerted effort has been made on my part to seek clarity and rectification, as demonstrated by a series of follow-up emails and calls. These attempts, however, have been met with silence or inadequate responses, thereby further deepening my concern about the handling of my cases.
- With these experiences, the process for handling private prosecution requests has become seemingly labyrinthine and opaque, with my requests for the relevant policies or procedures being consistently ignored.

Apparent Breach of Duty

- The series of events and the encountered resistance throughout my journey to bring forth private prosecution strongly indicate a potential breach of duty by multiple members of the MCV. This conduct appears to violate the principles of fairness, transparency, and accountability that form the foundation of any judicial system.
- The inability or unwillingness of MCV representatives to offer clear, factual explanations about my cases' status points to a stark deviation from their duties. The absence of communication and the lack of actionable steps taken to rectify the issues I have encountered, underscore this deviation.
- The questioning of the authenticity of my documents, coupled with the inaction to verify this claim, infringes upon the trust and integrity integral to the functioning of the judicial system.
- The MCV's non-compliance with refunding filing fees, despite their failure to provide the service for which I paid, seemingly breaches its obligation to uphold justice and fairness.
- The recurring refusal to address my valid concerns and enquiries, along with the neglect of my requests for copies of policies and procedures related to private prosecution requests, signify an apparent disregard for their responsibility towards the individuals they serve.
- All these instances cast a shadow of doubt over the conduct of MCV representatives and fuel my suspicion of potential corrupt conduct. This raises alarming questions about the very system meant to uphold and deliver justice.

Intervention Requested from Judicial Commission

• Resolution of Ongoing Case Issues:

I request an investigation into the disappearance of my cases and a definitive explanation. Moreover, I request the immediate reinstatement and scheduling of these cases.Identify who is responsible for the delay and why there is a delay.

- Identification of the individuals responsible for the delay and obstruction in my cases, and an
 explanation as to why these impediments were allowed to persist. It appears, based on their
 actions and inactions to date, that multiple parties may have been involved in the hindrance
 of my prosecution. Those individuals include, but may not be limited to, Damien Capobianco,
 Laura Message, Eleanor Sim, Matthew Dalton, Tanya Turner, Jake Warren, Deputy Chief
 Magistrate Broughton, and notably, Registrar Anna Gleeson. From an outsider's perspective, it
 appears there may be a collaborative effort to disrupt the progression of my cases. It is my
 expectation that those responsible be held accountable, regardless of whether this must be
 pursued independently.
- Contact with Registrar Anna Gleeson: Despite multiple attempts to establish contact with Registrar Anna Gleeson (Exhibit EM20, EM21, EM22), my communications have been consistently hindered. Whenever I call, I am asked to identify myself and explain the nature of my call. Regardless of my responses, I am invariably met with the response, "Can I take a message?" and no further contact is established. Additionally, it is concerning that Ms. Gleeson seems to be the only member of the court without a readily available email address conforming to the court's usual address format of <firstname>.<lastname>@courts.vic.gov.au. I request an explanation as to why she remains inaccessible and whether these obstructions are intentionally placed to shield her from outside contact.

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- Authentication of Documents: Despite questioning the authenticity of my affidavit, Mr Dalton has shown a lack of due diligence by not seeking confirmation directly from the witnessing Registrar, Ms Anna Gleeson. I request an explanation for this oversight and verification of my documents' authenticity.
- **Supervisor Intervention:** Ms Eleanor Sim, Mr Dalton's superior, has been CC'd into the majority of my communication with the MCV. However, despite being fully aware of the situation, she has not stepped in to provide clarification or resolution at any point. I seek an explanation for this lack of intervention and supervision.
- **Refund of Filing Fees**: Despite the MCV's failure to provide the service for which I paid, my questions concerning a refund of the filing fees (proof of payment provided) have been ignored by Mr Dalton.

By detailing the above matters, I hope to underscore the gravity of the situation and the urgent need for intervention from the Judicial Commission to ensure the principles of fairness, integrity, and accountability are upheld within our legal system.

Enclosed with this letter are:-

• A comprehensive timeline of events and interactions pertinent to this matter, substantiated by corresponding exhibits including emails, phone recordings, and documents.

- Copies of all mentioned exhibits.
- A referential database of exhibits.

• Commentary elaborating on the nature of the matter and the various interactions involved.

I thank you in advance for your assistance with this matter and look forward to your intervention to ensure a prompt and timely resolution of the issues at hand. Upon resolution, I intend to refer this conduct back to the Independent Broad-based Anti-Corruption Commission (IBAC) of Victoria for further scrutiny.

If you have questions or require further elaboration or evidence, please feel free to contact me via the details provided below.

Yours sincerely,

grec Chalker

Greg Chalker P 03 4245 1117 E g00rb4u@gmail.com Post: PO BOX 151, Newcomb, 3219

Timeline of Actions, Communications, and Interactions

DATE	REFERENCE	EXHIBIT	SUBJECT/CONTENT
1/10/2020	Greg Chalker Incident	ED01	Full description of events which lead to
	MCV		commencement to this action.
17/05/2021	Kyle Roberts	ED02	Charge Sheet & Summons
19/05/2021	Damian CAPOBIANCO	EM18	Filing amendment
19/05/2021	Damian CAPOBIANCO	EM19	Charge Sheet & Summons - Joha-Meade, Sabine
31/05/2021	Office of Public Prosecution	EM15	Reviewing docs
31/05/2021	Supreme Court	EM16	Filed docs
4/06/2021	Office of Public Prosecution	EM17	Follow up
9/06/2021	George Sarikizis	ED03	Charge Sheet & Summons
10/06/2021	Damian CAPOBIANCO	EM14	Hold docs for collection
15/06/2021	Greg Chalker Sabine Joha-Meade	ED04	Form 6A Affadavit/Declaration of Service
17/06/2021	Damian CAPOBIANCO	EM13	Charge sheet & Summons - PSO Brown, John & PSO Paul, Mohinder
25/06/2021	Damian CAPOBIANCO	EM12	email, outstanding warrant
28/06/2021	Ingrid Nunnink	EM11	Not appearing, matter not listed
14/09/2021	Damian CAPOBIANCO	EM10	Refiled Private prosecution
4/03/2022	Chalker to MCV	EM24	Letter to Deputy Chief Magistrate regarding missing Charges
4/03/2022	Agar to Laura (MCV)	ED09	Letter to Deputy Chief Magistrate regarding missing Charges
23/05/2022	Agar to Laura (MCV)	ED08	Alert to charges disappearing
23/05/2022	Chalker to CSV-MCV- JUDICIAL SUPPORT SERVICES (CSV) Laura	EM23	F/up email
18/06/2022	John Brown	ED07	Charge Sheet & Summons
20/06/2022	Greg Chalker	ED01	Affidavit
27/06/2022	Chalker/Tana Turner	EM05	Request for approval of a private prosecution
27/06/2022	Laura Message	EP02	Phone recording
27/06/2022	Sophia IBAC	EM09	Email Chalker/Sophia re Message call
25/08/2022	Matthew Dalton	ED26	Letter from Chalker replying to Dalton
25/08/2022	Chalker/Matt Dalton	EM07	Email Dalton/Chalker: missing charges

12/09/2022	Matthew Dalton	EM01	Email re John Brown
14/09/2022	Matthew Dalton	EM04	Email to Dalton, Missing charges follow up
29/03/2023	Chalker/Paul Lucas	EM06	Re issue with Magistrates Court
30/03/2023	Matthew Dalton	EM03	Email from Dalton re filing of docs with court
27/04/2023	Anna Gleeson	EM02	Email to Gleeson: Missing charges filed
17/05/2023	Chalker/Anna Gleeson	EP01	Phone recording
23/05/2023	Rachel Davie	EM20	Attempts to contact registrar Anna Gleeson
24/05/2023	Rachel Davie	EM21	Attempts to contact registrar Anna Gleeson
24/05/2023	Rachel Davie	EM22	Attempts to contact registrar Anna Gleeson
30/06/2023	Eleanor Sim, Paul Mohinder	ED05	Re Proceeding with Private Prosecution
30/05/2023	Chalker to Sim	EM25	re missing charges etc
30/05/2023	Chalker - Eleanor Sim	ED10	Eleanor Sim Charge sheet
01/10/2020	Image	IM01	G4S Security Guard's ID
01/10/2020	Image	IM02	G4S Security Guard's ID
01/10/2020	Image	IM03	G4S Security Guard's ID

Explanatory and Elaborative Comments

- The charges against the court security staff are for one count each of Making False reports to Police, etc., pursuant to s53 of the Summary Offences Act (Vic) 1966.
- These charges are based on the fact that court security falsely reported to VicPol that I had taken their photographs without their permission. This claim is refuted by exhibits IM01, IM02, and IM03.
- The outcome of their false reporting was the unnecessary dispatch of a team of Protective Service Officers (PSOs).
- It was the PSOs who informed me that security had reported to them that I had taken unauthorized photographs, and that these were to be deleted.
- The PSOs were informed of the photographs' evidentiary value and the need for preservation. I was arrested and handcuffed for refusing to destroy this evidence. The PSOs then attempted to search my phone with the intention of destroying the evidence themselves – an attempt that ultimately failed.
- I suspect that the court is hesitant to proceed with these charges, as it would not bode well for public confidence in the state's chosen security contractor if its employees were found guilty of making false reports to the police, especially to the detriment of a person with a disability.
- As a result, it appears that the handling of these charges has been fraught with problems and delays, suggesting that there is a hope that I will eventually give up pursuing these charges, particularly given the 12-month filing limitation on Summary Offenses.
- On 4 March 2022, my assistant called MCV and spoke with Laura Message, a judicial support officer, regarding the missing charges. A record of this call, along with all other interactions with the court, has been kept.
- Ms Message requested a 'high level' overview of the matter be sent to her via email.
- An email containing a letter (Exhibit 09) providing this overview was sent to jso@courts.vic.gov.au, addressed to Ms. Message.
- Despite giving the court ample time to address the matter, no response was received.
- A follow-up call was made to the court on 23 May 2022, seeking to speak with Ms. Message. Although she was unavailable, she passed a message through the call taker asking us to send a follow-up email.

- The court was afforded plenty of time to address the issues outlined in the communication, yet no response was received.
- The issue at hand is fairly straightforward, with irrefutable proof that the charges are proper. Despite over 80 days at the court's disposal to investigate the issue, no progress was made.
- In an email to Mr Dalton on 25 August 2022, I attached a document (Exhibit EM07) that outlines all of my attempts to address this issue, without success.
- When Mr. Dalton was assigned to this matter, he requested to see the charge sheets, which were provided to him.
- Mr Dalton then requested proof of service, which was also provided. Not only was a PDF version provided, but a video was also provided showing me handling the documents so that both the front and back could be seen, offering further assurances that these existed in their original paper form.
- Mr. Dalton did not respond to this email, nor did he respond to my inquiries as to why the two files had been accessed by a variety of individuals using different devices from various locations across the country.
- It was only after a follow-up email that he expressed dissatisfaction with the authenticity of the documents.
- When asked whether he had sought confirmation from Ms. Gleeson herself regarding the authenticity of the documents in question, Mr. Dalton did not answer.
- The seeming complexity of this situation raises questions about the underlying processes within the court system. I submitted a draft for approval, which was granted. I then collected the charges, paid the fee, served the charges, returned, and saw another registrar. The court then somehow lost these documents, wasting everyone's time with an ineffective investigation. Despite providing ample evidence, I'm still being told 'they're fake'.
- Surely it shouldn't be more complicated than re-entering the charges into the court system and scheduling a hearing?
- The only logical conclusion that can be drawn from these actions and inactions is the presence of corruption within the court.
- After receiving no response from Mr. Dalton, I attempted to contact Ms. Gleeson directly. An email sent to Anna.Gleeson@courts.vic.gov.au on 27 April 2023 was returned as undeliverable.
- Despite confirmation from MCV staff that this was Ms. Gleeson's correct email address, an individual in the Department of Justice's IT department confirmed that the mailbox did not exist and that there was no mailbox in their directory for Ms. Gleeson.

- Subsequent calls to MCV confirmed that Ms. Gleeson no longer works at the Magistrates' Court of Victoria and is now stationed at Melbourne Children's Court.
- Despite multiple attempts to contact Ms. Gleeson directly, I have been consistently prevented from speaking with her, even when posing straightforward questions about this ongoing criminal matter.
- The role and duties of a registrar, as outlined under the Magistrates' Court Act 1989 (Victoria), carry specific powers and responsibilities. Registrars are public officers with the authority to validate documents under the Oaths and Affirmations Act 2018 (Victoria). However, when these documents are called into question, the registrar who validated them in this case, Ms. Gleeson seems to be shielded from the basic duty of confirming their authenticity.
- The fact that a public officer tasked with upholding the integrity of the legal system and her role is either being protected from or prohibited from answering a fundamental question "Does this document bear your signature?" undermines the transparency and accountability that is crucial to her role and the broader court system.
- The unusual degree of protection provided to Ms. Gleeson fuels speculation and undermines public trust in the court and its officers. It is in the interest of justice, the court, and all parties involved that this matter be swiftly and transparently resolved.
- Considering the relentless efforts of Ms Gleeson's colleagues to obstruct my attempts at direct communication and their refusal to inquire about the authenticity of the documents, it appears that this could be a deliberate attempt to hinder the course of justice. As such, in response to what seems like an orchestrated interference with justice, I filed charges against Ms Gleeson on 30 May 2023, accusing her of the crime of Perverting the Course of Justice.
- The complete recordings of all phone calls referenced in the document (Exhibit EM06) forwarded to Mr. Dalton on 25 August 2022—a total of 24 calls—are securely preserved and can be made available to the Commission upon request.

Reference 131: Email to Vic Ombudsman



Greg Chalker <g00rb4u@gmail.com>

7 August 2023 at 12:00

C-23-12999 - Magistrates' Court of Victoria

Greg Chalker <g00rb4u@gmail.com> To: complaints@ombudsman.vic.gov.au

Dear Ombudsman,

I am revisiting an issue I previously brought to your esteemed office concerning events at the Melbourne Magistrates' Court and Victorian Children's Court. At that time, your guidance was to first engage with the court's internal complaint process. I diligently adhered to your counsel and sought resolution through the recommended channels. Regrettably, despite my earnest efforts, this process has yielded no satisfactory outcome. Consequently, I am now reaching back out to your office, having followed the procedure you prescribed, but finding it wanting.

The core of my grievance revolves around the alleged misconduct of a group of individuals at the aforementioned courts. Specifically, I have attempted to shed light on the mysterious disappearance of private prosecutions I filed against three security guards. These guards, I allege, committed the offence of making a false report to police.

I extended my patience by affording the court an additional 13 business days beyond their initial 20-day window to address my concerns. Still, the silence from their end has been deafening. My follow-up email on 4 August 2023, attached herein, further exemplifies their lack of response and apparent disinterest in resolving the matter.

It is now my hope that your office will recognise the potential gravity of such misconduct within our state's judicial system. I implore you to commence an investigation into the courts without further delay.

Thank you for your time and consideration. I remain hopeful for a just resolution and eagerly await your guidance on the next steps.

Please find all relevant reference material in this link to my personal cloud drive: https://cloud.g00r.com.au/index.php/s/MHfE2wr7Q88tCAL with the principal document providing an outline of the matter found here https://cloud.g00r.com.au/index.php/s/dw6mn8k4JemJpxk

Warm regards,

Greg Chalker

Reference 132: MCV - Response G. Chalker





2 October 2023

Mr. Greg Chalker, Via email : <u>g00rb4u@gmail.com</u>

Dear Mr. Chalker,

FEEDBACK/COMPLAINT DATED 20 JUNE 2023

I refer to your correspondence of 20 June 2023. I have made enquiries with the Senior Registrar responsible for the Melbourne Magistrates' Court, with respect to your complaint.

You state that you filed a Charge and Summons with the Melbourne Magistrates' Court where the accused are Kyle Roberts, George Sarikizis and John Brown on 17 June 2021.

In addition to the above matters, you were the informant for private prosecutions where the accused were Judge Lisa Hannan and Sergeant Mark Thompson. These matters were listed for mention on 29 June 2021 and in both the Hannan and Thompson proceedings the Director of Public Prosecutions exercised their power to take over the proceedings pursuant to s22(1)(b) of the *Public Prosecutions Act 1994* and both matters were withdrawn.

On 25 August 2022, you emailed the Senior Registrar to follow up the Charge & Summons who was unable to locate any cases for Kyle Roberts, George Sarikizis and John Brown where you were the informant. A search was also conducted of the Private Prosecutions index where all such matters are recorded however no record of these matters were found.

A Charge & Summons is only initiated on the courts case management system once the execution copy of the Charge & Summons and the Affidavit of Service is filed with the Court.

On 25 August 2022 the Senior Registrar emailed you the following:

'As discussed yesterday, I am investigating the issues in relation to your private prosecutions of Kyle Roberts, George Sarikizis and Sabine Joha-Meade. I can confirm that the matters were not listed on 29 June 2021 on the Magistrates Court Case Management System, Courtlink. A matter is listed once the execution copy of the charge and summons is filed together with an affidavit of service. I note from your letter that you have a copy of all documents. To assist my investigation, can you please provide a copy of the affidavit of service for each matter?'

On 25 August 2022 at 11.27pm you emailed the Senior Registrar a link to the purported affidavit of service and you followed up on Saturday 27 August 2022 at 11.19pm advising the following:

'Good evening Mr Dalton,

The link to the affidavit of service provided to you is linked to a document on a server under my control.

It has tracked all requests to access this file.



THE MAGISTRATES' COURT OF VICTORIA

Level 11, 181 William St, Melbourne 3000 | GPO Box 882, Melbourne 3001

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

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The Senior Registrar declined to interact further with you due to your tracking of all requests and he did not respond to your email.

On 14 September 2022, you emailed a purported PDF copy of the affidavit of service for George Sarikizis. The PDF was in two pages. Page 1 contained typed details of service. Page two contains the declaration. There are no markings on page 2 that indicate the document relates to the affidavit on page 1.

You did not provide a copy of an affidavit for the other accused, Kyle Roberts & John Brown.

The Senior Registrar was not satisfied that the affidavit of service provided related to the matter of George Sarikizis.

Due to the absence of an affidavit of service and an executed copy of the issued Charge & Summons the Senior Registrar was not satisfied that the Charge & Summons for John Brown and Kyle Roberts had been properly filed with the court. The Senior Registrar informed you of this and suggested you seek legal advice in relation to your options.

You then filed a Charge and Summons where the accused was John Brown and on 12 September 2022 you were informed that the process was not issued as the charges were in a narrative form and did not properly allege an offence and in the current form may amount to an abuse of process.

Based on the above information, I have concluded that the court staff have acted appropriately.

Yours sincerely

Alyson Neilson Senior Manager Court Operations - Metropolitan Magistrates' Court of Victoria



Greg Chalker <g00rb4u@gmail.com>

7 August 2023 at 12:00

C-23-12999 - Magistrates' Court of Victoria

Greg Chalker <g00rb4u@gmail.com> To: complaints@ombudsman.vic.gov.au

Dear Ombudsman,

I am revisiting an issue I previously brought to your esteemed office concerning events at the Melbourne Magistrates' Court and Victorian Children's Court. At that time, your guidance was to first engage with the court's internal complaint process. I diligently adhered to your counsel and sought resolution through the recommended channels. Regrettably, despite my earnest efforts, this process has yielded no satisfactory outcome. Consequently, I am now reaching back out to your office, having followed the procedure you prescribed, but finding it wanting.

The core of my grievance revolves around the alleged misconduct of a group of individuals at the aforementioned courts. Specifically, I have attempted to shed light on the mysterious disappearance of private prosecutions I filed against three security guards. These guards, I allege, committed the offence of making a false report to police.

I extended my patience by affording the court an additional 13 business days beyond their initial 20-day window to address my concerns. Still, the silence from their end has been deafening. My follow-up email on 4 August 2023, attached herein, further exemplifies their lack of response and apparent disinterest in resolving the matter.

It is now my hope that your office will recognise the potential gravity of such misconduct within our state's judicial system. I implore you to commence an investigation into the courts without further delay.

Thank you for your time and consideration. I remain hopeful for a just resolution and eagerly await your guidance on the next steps.

Please find all relevant reference material in this link to my personal cloud drive: https://cloud.g00r.com.au/index.php/s/MHfE2wr7Q88tCAL with the principal document providing an outline of the matter found here https://cloud.g00r.com.au/index.php/s/dw6mn8k4JemJpxk

Warm regards,

Greg Chalker

 Mobile:
 0400 769 739

 Land line:
 +61 (03) 4245 1117

 Email:
 g00rb4u@gmail.com

 Post:
 PO BOX 151, Newcomb, 3219

Reference 134: - PUBLIC PROSECUTIONS ACT 1994 - SECT 25 Power to discontinue criminal proceedings

AustLII

Victorian Current Acts

PUBLIC PROSECUTIONS ACT 1994 - SECT 25 Power to discontinue criminal proceedings

PUBLIC PROSECUTIONS ACT 1994 - SECT 25

Power to discontinue criminal proceedings S. 25(1) repealed by No. 68/2009 s. 91.

* * * * *

- (2) Nothing in this Act affects or takes away from the power of the Attorney-General to enter a nolle prosequi in criminal proceedings.
- S. 25A inserted by No. 3/2012 s. 14.

Reference 135: PUBLIC PROSECUTIONS ACT 1994 - SECT 24 Matters to which Director must have regard

AustLII

Victorian Current Acts

PUBLIC PROSECUTIONS ACT 1994 - SECT 24 Matters to which Director must have regard

PUBLIC PROSECUTIONS ACT 1994 - SECT 24

Matters to which Director must have regard

In the performance of his or her functions the Director must have regard to-

- (a) considerations of justice and fairness; and
- (b) the need to conduct prosecutions in an effective, economic and efficient manner; and
- (c) the need to ensure that the prosecutorial system gives appropriate consideration to the concerns of the victims of crime.

Reference 136: MAGISTRATES' COURT (CRIMINAL PROCEDURE) RULES 2006 (SR NO 55 OF 2006) - SCHEDULE 3 Form 6

RULE 11.01

		FORM 6	
		CONTINUATION OF CHARG	GES
Sch. 3			
Court Ref. Page No.			
Person charged			
□•(Description of offen	ice)		
		Act or	Section or Clause
		Regulation No.	(Full Ref.)
□·State	□·Act		
□·C'wealth	□·Regulation		
	□•Other–specify		
□·Summary offence		□-Indictable offence	
□·(Description of offen	ice)		
		Act or	Section or Clause
		Regulation No.	(Full Ref.)
□·State	□·Act		
□·C'wealth	□·Regulation		
	□•Other–specify		
□·Summary offence		□-Indictable offence	
Are there more charge	s? □ No □·Yes—see page	No. 🗆	
Signature of inf	ormant		
Agency and ade	dress		
Signature of Re	egistrar		
Filed at Date			



Australasian Legal Information Institute

Victorian Current Acts

CRIMES ACT 1958 - SECT 31 Assaults

CRIMES ACT 1958 - SECT 31

Assaults

S. 31(1) amended by Nos 49/1991 s. 119(1)

(Sch. 2 item 13), 48/1997

s. 60(1)(Sch. 1 item 16).

(1) A person who-

(a) assaults or threatens to assault another person with intent to commit an indictable offence;
 or

S. 31(1)(b) amended by Nos 43/2011 s. 16, 37/2014 s. 10(Sch. item 36.3), substituted by No. 69/2014 s. 13(1), amended by Nos 28/2016 s. 7(1), 43/2017 s. 48(1).

(b) assaults or threatens to assault, resists or intentionally obstructs an emergency worker on duty or a youth justice custodial worker on duty, or a custodial officer on duty, knowing or being reckless as to whether the person was an emergency worker or a youth justice custodial worker or a custodial officer; or

S. 31(1)(ba) inserted by No. 69/2014 s. 13(1), amended by Nos 20/2015 s. 21, 28/2016 s. 7(2), 43/2017 s. 48(2).

(ba) assaults or threatens to assault, resists or intentionally obstructs a person lawfully assisting an emergency worker on duty or a youth justice custodial worker on duty, or a custodial officer on duty, knowing or being reckless as to whether the person was assisting an emergency worker or a youth justice custodial worker or a custodial officer; or

(c) assaults or threatens to assault a person with intent to resist or prevent the lawful apprehension or detention of a person—

is guilty of an indictable offence.

Penalty: Level 6 imprisonment (5 years maximum).

(2) In subsection (1), "assault" means the direct or indirect application of force by a person to the body of, or to clothing or equipment worn by, another person where the application of force is—

(a) without lawful excuse; and

(b) with intent to inflict or being reckless as to the infliction of bodily injury, pain, discomfort, damage, insult or deprivation of liberty—

and results in the infliction of any such consequence (whether or not the consequence inflicted is the consequence intended or foreseen).

S. 31(2A) inserted by No. 69/2014 s. 13(2).

(2A) In subsection (1)—

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S. 31(2A) defs of *custodial officer on duty* and *custodial officer* inserted by No. 28/2016 s. 7(3), amended by No. 38/2017 s. 81(1).

custodial officer on duty and *custodial officer* have the same meanings as in section 10AA of the **Sentencing Act 1991**;

S. 31(2A) defs of emergency worker on duty and emergency worker amended as emergency worker on duty, emergency worker, youth justice custodial worker on duty and youth justice custodial worker by No. 43/2017 s. 48(3).

"emergency worker on duty", *emergency worker*, *youth justice custodial worker on duty* and *youth justice custodial worker* have the same meanings as in section 10AA of the **Sentencing Act** 1991.

(3) In subsection (2)-

"application of force" includes-

- (a) application of heat, light, electric current or any other form of energy; and
- (b) application of matter in solid, liquid or gaseous form.

S. 31A inserted by No. 66/1996

- s. 202 (as amended by Nos 26/1997
- s. 35(2), 48/1997
- s. 60(2) (as amended by No. 74/2000 s. 3(Sch. 1 item 114))).

Reference 138: MEDICAL TREATMENT PLANNING AND DECISIONS ACT 2016 -SECT 58 Consent to medical treatment

Victorian Current Acts

MEDICAL TREATMENT PLANNING AND DECISIONS ACT 2016 - SECT 58 Consent to medical treatment

MEDICAL TREATMENT PLANNING AND DECISIONS ACT 2016 - SECT 58

Consent to medical treatment

(1) If a health practitioner proposes to administer medical treatment to which this Division applies to a person who does not have decision-making capacity for that medical treatment, a medical treatment decision must be obtained or ascertained in accordance with this Division.

(2) For the avoidance of doubt, medical treatment may be refused at any time during the course of the medical treatment being provided.

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Reference 139: CRIMINAL PROCEDURE ACT 2009 - SECT 9 Errors etc. in charge-sheet

CRIMINAL PROCEDURE ACT 2009 - SECT 9

Errors etc. in charge-sheet

- (1) A charge-sheet is not invalid by reason only of a failure to comply with Schedule 1.
- (2) A charge on a charge-sheet is not invalid by reason only of-

(a) omitting to state the time at which the offence was committed unless time is an essential element of the offence; or

- (b) incorrectly stating the time at which the offence was committed; or
- (c) stating the offence to have been committed on an impossible day or on a day that never happened.

erence 140: CRIMES ACT 1958 - SECT 254 Destruction of evidence

CRIMES ACT 1958 - SECT 254

Destruction of evidence

(1) A person who-

(a) knows that a document or other thing of any kind is, or is reasonably likely to be, required in evidence in a <u>legal proceeding</u>; and

- (b) either-
 - (i) destroys or conceals it or renders it illegible, undecipherable or incapable of identification; or

(ii) expressly, tacitly or impliedly authorises or permits another person to destroy or conceal it or render it illegible, undecipherable or incapable of identification and that other person does so; and

(c) acts as described in paragraph (b) with the intention of preventing it from being used in evidence in a <u>legal proceeding</u>—

is guilty of an indictable offence and liable to level 6 imprisonment (5 years maximum) or a level 6 fine or both.

Reference 141: Summary Offences Act (1966) s24 Aggravated Assault

SUMMARY OFFENCES ACT 1966 - SECT 24

Aggravated assault

(2) Any person who in company with any other person or persons assaults another person shall be liable to imprisonment for twelve months and any person who by kicking or with any weapon or instrument whatsoever assaults another person shall be liable to imprisonment for two years.

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Reference 142: - CRIMINAL PROCEDURE ACT 2009 - SECT 394 Ordinary service

Ordinary service

(1) Unless this Act or any other Act or the rules of court otherwise provide, ordinary service of a document is effected—

(a) by sending a copy of the document by prepaid ordinary post addressed to the person to be served at the last known place of residence or business of the person; or

<u>S. 394(1)(ab)</u> inserted by No. 55/2014 <u>s. 117.</u>

(ab) if the document relates only to a traffic camera offence, by sending a copy of the document by prepaid ordinary post addressed to the person to be served at a post office box address nominated by the person; or

(b) if the person to be served is represented by a legal practitioner, by sending a copy of the document by prepaid ordinary post addressed to the legal practitioner at the ordinary business address of the legal practitioner; or

<u>S. 342(ba)</u> inserted by No. 68/2009 <u>s. 39(3)</u>, renumbered as <u>s. 394(1)(ba)</u> by No. 68/2009 <u>s. 52(f)</u>.

(ba) if the person to be served is represented by a legal practitioner who has facilities for the reception of documents in a document exchange, by delivering a copy of the document addressed to the legal practitioner into those facilities; or

(c) in any other manner agreed by the parties.

Reference 143: CRIMINAL PROCEDURE ACT 2009 - SECT 106 Compulsory examination hearing

Compulsory examination hearing

(1) A person ordered under <u>section 104(1)</u> to attend the Magistrates' Court for a compulsory examination hearing—

- (a) may be represented at the hearing by a legal practitioner; and
- (b) may address the court personally or through the legal practitioner.
- (2) The evidence of a witness at a compulsory examination hearing must be—

<u>S. 106(2)(a)</u> amended by No. 6/2018 <u>s. 68(Sch. 2</u> item 38.1).

- (a) sworn or affirmed and given by way of examination-in-chief; and
- (b) recorded in the same manner as evidence at a committal hearing.
- (3) The accused may attend a compulsory examination hearing.

(4) At a compulsory examination hearing, if the Magistrates' Court determines that there are exceptional circumstances, the accused may address the court personally or through a legal practitioner representing the accused but may not cross-examine a witness.

(5) Nothing in this section excludes or limits the operation of any other law as to the competence or compellability of a witness to give evidence.

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

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Graa Chalkar

Reference 144: Mr. D. Andrews - Demand for meeting

Newcomb 3219 03 4245 1117 G00rb4u@Gmail.com

Office of the Premier 1 Treasury Place Melbourne, Victoria daniel.andrews@parliament.vic.gov.au

Thursday, 1 April 2021

Mr Andrews,

I understand that at this time, you are focused on your own health, as you should be.

However as more and more time passes, my own (mental) health continues to decline as the realisation of the rife corruption that appears to exist throughout the Victorian government and judicial system weighs heavier and heavier on me.

On 23 March 2021 your office, along with a number of others in your cabinet, as well as judicial officers received an email from me where I outline a number of incidents that from a judicial point of view, should be equally as concerning and distressing to you being the elected head of the Victorian government, as they are to me as a mistreated resident of Victoria.

I write directly to you because I have tried every avenue I can think of to voice my concerns at lower levels, but all I receive in return is radio-silence.

Last week when I sent the email in question, not only was this sent to:

- Office of the Chief Magistrate
- VicPol member that denied my right to have a service animal accompany me
- Your Minister for Mental Health
- The ABC newsdesk
- The Dep. Sec. of Justice
- The Guardian Australia
- Your minister for Police

In the letter attached I included a detailed account of events high ranking individuals in the Victorian Government and judiciary, abusing their power and perverting the course of justice

For these accusations to not even be worthy of a response from ANYONE nine days after hearing about these, is incredibly troubling.

My accusations are not without basis or evidence. The fact that your Minister for Police, your Deputy Secretary for Justice, your Chief Magistrate, none of whom deemed these accusations as even worthy of a phone call, let alone a written response.

If the accusation that the Chief Magistrate of Victoria is perverting the course of justice does not even register as a concern for the Victorian Government, then there is something critically wrong with the Andrews' Government.

Ordinarily I would request a meeting with yourself, however in light of current circumstances, I am demanding a meeting with you to discuss the actions and inactions of your government and members of your judiciary in the employee of the Victorian Government.

Greg Chalker

Reference 145: Response – Dep. Sec. – Supreme Court incident



Department of Justice and Community Safety

Police, Fines and Crime Prevention

Level 21 121 Exhibition Street Melbourne Victoria 3000 PO Box 4356 Melbourne Victoria 3001 Telephone: (03) 8684 1036 Facsimile: (03) 8684 7907 justice.vic.gov.au DX: 210077

Our ref: 20101091

Mr Greg Chalker By email: g00rb4u@gmail.com

Dear Mr Chalker

INCIDENT AT 436 LONSDALE STREET MELBOURNE

Thank you for your correspondence of 2 October 2020 to the Department of Justice and Community Safety regarding an incident in the foyer of 436 Lonsdale Street on 1 October 2020.

I am very sorry to hear of your experience with members of Victoria Police. Whilst I cannot comment on the conduct of the security staff, I can confirm that, as a community, we rightly expect the highest standards from Victoria Police personnel. Those who fail to live up to these standards are held to account through processes established by Victoria Police's Professional Standards Command (PSC).

If you wish to provide feedback through the established channels, can lodge an online complaint at <u>www.police.vic.gov.au/compliments-and-complaints</u> or, alternatively you can contact PSC by telephone on 1300 363 101.

Please note that the Department of Justice and Community Safety cannot intervene in the independent process of investigating police complaints. Complaints of this nature must be dealt with according to the established and statutory processes for dealing with complaints against police.

Finally, I would like to acknowledge the distress that this incident has caused you. You may find that contacting Lifeline, which provides all Australians experiencing a personal crisis with access to online, phone and face-to-face support, may be beneficial to you. You can contact Lifeline by telephone on 13 11 14 or at www.lifeline.org.au.

Yours sincerely

Corri McKenzie Deputy Secretary 21 / 10 / 2020

Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

Reference 146: Corrie McKenzie - Response to your correspondence of 2 October 2020



Greg Chalker <g00rb4u@gmail.com>

Response to your correspondence of 2 October 2020

Greg Chalker <g00rb4u@gmail.com> To: "Corri McKenzie (DJCS)" <Corri.McKenzie@justice.vic.go<u>v.au></u> 21 October 2020 at 16:23

Ms McKenzie,

Your email would easily rank as the most patronising thing I have read this year. Your colleagues who I told that I have a disability which includes PTSD, as a means to intimidate me tell me that the council is on their way to pick up my service animal and they'll probably put him down - and the best you can come up with is to suggest that I call lifeline?

You're a disgrace. I don't need a hotline, I need a constant supply of alcohol and drugs JUST to be able to cope with the exacerbated symptoms that the conduct of your criminal colleagues have caused.

Any psychiatric progress made in relieving the treatments of trauma suffered by the originating cause of my disability (which, was the reason for me being at the Supreme Court offices to prosecute the perpetrator of crimes committed against me) has been completely overshadowed by the unlawful acts of by your department.

Here is more salt in the wounds;

9 October 2020 - I sent an email to PSO Senior Sergeant Brenden Oehme (attached) requesting the names of the officers involved. No reply is received

16 October 2020 - I call member Oehme but he is (conveniently) on leave. I speak to his colleague who tells me that he will let me know who is filling in for Oehme. And here we are on the 21st and all I hear is a deafening silence.

I have no interest in having Police/PSOs investigate themselves. Crimes, including intimidation, were committed and I intend to file charges by way of private prosecution in the Criminal Division of the Magistrate's court.

No less than 14 times did I ask the members to write down their names and they refused to do so citing that it was my responsibility to do so and I had to remind them that I was in handcuffs.

My freedom was used as ransom; all I had to do was destroy evidence.

Duty of care was breached as it was evidently clear that no one referenced the medical antecedent on file with your department.

It is increasingly likely that 'attempting to pervert the course of justice' charges will need to be filed. You want to put your money where your mouth is by helping to arrest the distress caused by this incident? Provide the names of all members involved in this incident so that I, a private citizen, can proceed with prosecuting criminals and your department can go back to going around acting tough, bullying the community, committing crimes, and then do all you can to cover them up.

Greg Chalker

[Quoted text hidden]

Greg Chalker

 Mobile:
 4

 Land line:
 +61 (03) 4245 1117

 Email:
 g00rb4u@gmail.com

 Post:
 PO BOX 151, Newcomb, 3219

2 attachments

Email - PSO Brenden Oeme.pdf

2020-10-16_15.38_OUT_0390320081_53615886.mp3 3496K

S ECI 2019 TBC

IN THE SUPREME COURT OF	VICTORIA AT MELBOURNE
COMMON LAW DIVISION	
PRACTICE COURT	

AU LIEU BY HIS LITIGATION GUARDIAN GREGORY PHILLIP CHALKER

Plaintiff

Defendant

- and -

ST VINCENT'S HOSPITAL (MELBOURNE) LTD (A.C.N. 052 110 755)

ORDER JUDGE: The Honourable Justice Garde DATE MADE: 7 July 2019 Oral application ORIGINATING PROCESS: HOW OBTAINED: Ex parte ATTENDANCE: Mr Greg Chalker, litigation guardian of the plaintiff No appearance for the defendant **OTHER MATTERS:** A. The litigation guardian of the plaintiff undertakes to the Court that he will e-file the court documents relied on in support of this application. B. This order is signed by a Judge pursuant to r 60.02(1)(b) of the Supreme Court (General Civil Procedure) Rules 2015 (Vic).

THE COURT ORDERS THAT:

- 1. The defendant whether by its servants or agents or howsoever otherwise is restrained from removing the peripheral inserted catheter on the plaintiff's left arm or performing any other medical procedure without his consent until 4.15pm on Monday 8 July 2019, or further order.
- 2. The plaintiff by his litigation guardian is to forthwith file and serve on the defendant a writ, summons seeking an interlocutory injunction returnable at 2.15pm on Monday 8 July 2019, and any affidavit on which he proposes to rely, a copy of this order and a copy of exhibits A and B tendered in this proceeding on 7 July 2019.

2

3. This proceeding is adjourned to 2.15pm on Monday 8 July 2019 in the Prae Court, 10th Court of the Supreme Court of Victoria.



4. Liberty to apply.

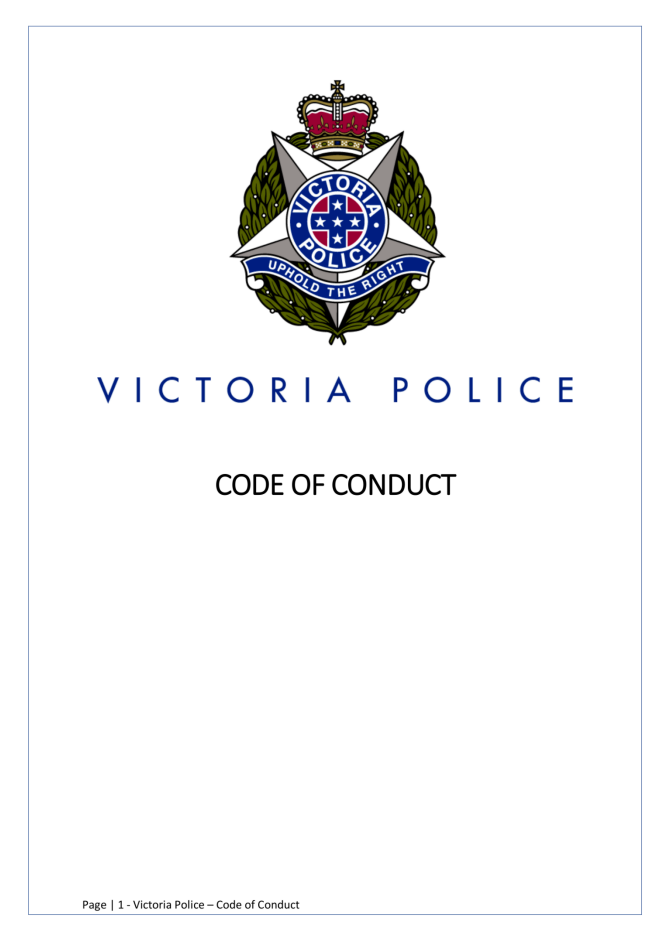
Costs reserved.

5.

DATE AUTHENTICATED: 7 July 2019

The Hor tice Garde able Ju

Reference 148: Victoria Police Code of Conduct



Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

ACKNOWLEDGEMENT TO TRADITIONAL CUSTODIANS

Victoria Police pays its respects to the Traditional Custodians of the lands on which we live and work. We pay our respects to Elders and all Aboriginal and Torres Strait Islander People who continue to care for their country, culture and people.

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Greg Chalker - g00rb4u@gmail.com - https://AccountabilityInjustice.Fail

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CHIEF COMMISSIONER'S FOREWARD

Our mission as an organisation is founded on our relationship with the community, who willingly give permission for us to serve and protect. At its core, this permission involves community trust and confidence in Victoria Police.

This Code of Conduct is a commitment to our mission, our employees, the community and to the Victoria Police Values: **Respect, Integrity, Leadership, Professionalism, Support, Flexibility** and **Safety**. The Code sets out our obligations and minimum standards in relation to each of the seven Values and must be adhered to by each Victoria Police employee. A document such as this is not intended to detail every possible situation likely to arise; therefore, it cannot be used as a set of absolute rules. Rather, use it to guide your judgement, choices and actions.

We should all be proud of our roles within Victoria Police, knowing that the community depend on us so much. It is vital that we use this Code and our Values as cornerstones of our behaviour.

Shane Patton APM

Chief Commissioner

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CODE OF ETHICS

I uphold the right in my role within the Victoria Police by acting impartially, with integrity and by providing service excellence to everyone.

OUR MISSION

At Victoria Police, our role is to serve the Victorian community and uphold the law to promote a safe, secure and orderly society. Through the combined efforts of our workforce, Victoria Police achieves this by:

- Preserving the peace
- Protecting life and property
- Preventing the commission of offences
- Detecting and apprehending offenders
- Helping those in need of assistance

The Victorian community invests significant responsibility and trust in Victoria Police to fulfil its mission and in doing so, rightfully expects all employees of Victoria Police to act with the highest levels of integrity and impartiality.

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OUR VALUES

Respect

Everyone is treated fairly and with dignity, and feels valued and included.

Integrity

Acting with honour, being fair and respectful of both the law and human rights.

Leadership

Being focused, confident but still humble and committed to living our Values.

Professionalism

Being accountable, transparent and committed to maintaining the highest standards of conduct.

Support

Having empathy and being genuinely committed to responding to the needs and wellbeing of others.

Flexibility

Providing a service that is agile and evolves with the community's needs.

Safety

Safety is at the heart of our purpose, it is fundamental to, and underpins, everything we do.

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APPLYING OUR VALUES

Victoria Police employees work within varied and complex situations. Whatever the circumstances, all employees need to be able to make lawful, informed, professional and ethical decisions. Using a framework such as the S.E.L.F test that has regard to Victoria Police Values, will help guide decisions that reflect organisational standards and community expectations.

Scrutiny

Will your decision withstand scrutiny by the community, the Independent Broad-based Anticorruption Commission and other relevant parties?

Ethical

Is your decision ethical and in compliance with Victoria Police policies, practices or procedures? Does your decision comply with our Code of Ethics, Professional and Ethical standards and our Code of Conduct?

Lawful

Is your decision lawful having regard to the law, regulations and Victoria Police instructions? Does your decision properly consider human rights?

Fair

Is your decision fair on the community, your colleagues, your family, yourself and others? Does it support the community's expectation of the individual's right to equality?

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OUR CODE OF CONDUCT

The Chief Commissioner of Police is authorised under Section 60 of the Victoria Police Act 2013 to issue this Code of Conduct. This Code prescribes behaviour expected of Victoria Police employees and provides clarity on their responsibilities and obligations in serving the community.

The Code of Conduct is founded on the Victoria Police Values and the underpinning behaviour expectations that represent how our Values are lived.

This Code of Conduct must be read in conjunction with organisational policies and guidelines to help further inform our judgement, decisions and actions.

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RESPECT

What does this look like in Victoria Police?

- Treating each other and every community member with respect and understanding.
- Celebrating and valuing equity, diversity and inclusion.
- Valuing the cultural heritage of the Aboriginal and Torres Strait Islander community and the heritage of people of all backgrounds and origins.

Preventing discrimination and harassment

Victoria Police employees adhere to the provisions of the Equal Opportunity Act 2010 and create an environment that is free of discrimination, harassment, bullying and victimisation. Demonstrating respect and promoting diversity and inclusion are of the highest importance to Victoria Police.

Respecting privacy and confidentiality

Victoria Police employees understand the importance of privacy and confidentiality. Employees only access police systems and information for lawful purposes and must ensure information remains confidential by always acting in accordance with the relevant legislation and policies that guide information handling.

Respecting our connection with community

Victoria Police employees embrace the strong relationships with community that we serve. We are committed to continuously increasing our understanding of the variety of communities that make up Victoria. By listening to, and valuing the needs of community, Victoria Police is better placed to deliver a safe, secure and orderly society.

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INTEGRITY

What does this look like in Victoria Police?

- Being honest, objective and impartial.
- Respecting and championing human rights and being committed to lawful and fair processes.
- Placing the community good before our own interests.

Understanding Human Rights

Victoria Police employees are committed to the principles of the Charter of Human Rights and understand how the principles apply to their role. Every decision, action and policy must adhere to obligations under the Charter, and consider:

- What is the reason for **Acting**? Under what law or authorisation are you acting?
- What is the **Impact**? Which human right is relevant, and will your actions protect or limit that right?
- Is it **Reasonable**? Is your action to limit a human right reasonable and justifiable?
- Is it **Necessary**? Is the limitation necessary and proportionate to the goal sought to be achieved?
- Is there a **Less Restrictive** option? Can you achieve your goal in a different and less restrictive way?

Conflicts of Interest

A conflict of interest arises when an employee's personal interests and relationships influence, or appear to influence, the impartiality of an action or decision. Conflicts of interest can be actual, perceived or real and can damage the confidence and trust the community has in Victoria Police and its employees.

Gifts, Benefits and Hospitality

As Victoria Police employees, our response to offers of gifts, benefits and hospitality is critical to earning and sustaining the trust of those we serve. Victoria Police employees strictly adhere to organisational policy and never accept gifts, benefits and hospitality without a legitimate business reason.

LEADERSHIP

What does this look like in Victoria Police?

- Being trustworthy, approachable and treating everyone with compassion.
- Making decisions that reflect our Values and build community trust and confidence.
- Being inclusive, progressive and prepared to acknowledge and learn from mistakes.

Leading by example

Victoria Police employees always model behaviours based on the Victoria Police Values and act in an ethical manner.

Employees are expected to:

- Always demonstrate and promote the Victoria Police Values and Code of Conduct;
- Take responsibility for professional and personal development of self and others;
- Strive to continuously improve knowledge and performance;
- Take responsibility for, and be prepared to account for, decisions and actions;
- Create a safe working environment which encourages initiative and improvement.

Obligations to report

As Victoria Police employees, we are legally responsible to report any suspected criminal act or misconduct.

Employees who report misconduct will be supported by legislation and the organisation.

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PROFESSIONALISM

What does this look like in Victoria Police?

- Behaving in a manner that reflects positively on ourselves and our organisation.
- Being open, honest and consistent.
- Providing services that are engaging, accessible and equitable

Duty obligation

Victoria Police employees are committed to fulfilling the obligations of their role when called upon, or when circumstances demand.

Behaviour

Whether on or off-duty, all employees act professionally, exercise good judgement and are accountable for their conduct and behaviour.

Open to scrutiny

Victoria Police employees understand their actions and decisions are always open to scrutiny. In fulfilling our role, employees maintain secure, accurate and reliable records as required by relevant legislation and policies.

Resources

Victoria Police has an obligation to properly manage and use publicly owned resources appropriately and in a way that ensures our working environment is safe.

We take care of the equipment and resources provided to us, and make sure we use them safely and for the designated purpose.

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SUPPORT

What does this look like in Victoria Police?

- Being committed to understanding and considering the experiences and needs of others.
- Reaching out to those in need, encouraging them and being prepared to offer help.
- Being committed to connecting people in need with high quality care and services

Victims support

Victoria Police employees are often the first point of contact for a victim of crime and play an essential role in providing support to victims throughout the entire process.

Victoria Police employees understand and are committed to fulfilling their role under the Victims' Charter Act 2006.

Supporting each other

All Victoria Police employees support each other by listening without judgement, offering services and advice, and helping to best meet the needs of colleagues throughout their working and personal lives.

As an organisation, Victoria Police does not accept discrimination or predatory behaviour of any kind and expects all employees to report when it occurs and support those adversely affected.

Supporting others

All Victoria Police employees are committed to helping those in need. To do this, we listen to the community, and understand and respect different opinions to ensure our service reflects this commitment.

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FLEXIBILITY

What does this look like in Victoria Police?

- Being open minded, creative and adaptable.
- Being innovative and committed to continually improving.
- Being connected to and working with the community.

Flexible work arrangements

As an equal opportunity employer, Victoria Police is committed to employment practices and standards that are fair, equitable and inclusive.

Victoria Police employment standards are consistent with the Equal Opportunity Act 2010, further anti-discrimination legislation and policies, the Public Administration Act 2004 and the Victoria Police Act 2013.

Victoria Police is committed to its managers and employees working together in a cooperative and consultative manner to achieve flexibility for the best possible work outcomes.

Community service focus

The Victorian community includes people of Aboriginal and Torres Strait Islander descent, from culturally and linguistically diverse backgrounds, with disabilities, experiencing mental health issues, of diverse age, gender and sexual identities.

Victoria Police and its employees will continue to build relationships to ensure that every community member is welcome to contribute to policies and programs. We are committed to understanding and respecting everyone within the community which we serve.

Continuous improvement

Victoria Police employees are innovative and committed to continuously improving our service and adopting a best practice approach to the performance of their work.

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SAFETY

What does this look like in Victoria Police?

- Being committed to a safe, secure and orderly society.
- Being committed to a safe, inclusive and respectful workplace.
- Safety is always front of mind and underpins every decision we make.

Safety is everyone's responsibility

All Victoria Police employees have a responsibility to promote and maintain a safe, inclusive and respectful working environment.

We focus on keeping ourselves, each other and the public safe, by appropriately managing risk and actively mitigating any safety issues as soon as we are aware of them.

Managing health and safety

All employees, especially the organisation's leaders, must ensure safety is always front of mind. At a minimum, our leaders:

- Understand and address health, safety and wellbeing within their work environment;
- Ensure proper induction and training of employees in healthy and safe work practices;
- Challenge inappropriate language and behaviour;
- Encourage the reporting of incidents and escalate issues as appropriate;
- Implement safe work practices that comply with the law, Victoria Police Values, this Code of Conduct, policies and guidelines.

Drugs and alcohol

All Victoria Police employees have an obligation to themselves, their colleagues and the community to perform their roles and responsibilities unaffected by drugs and alcohol. Victoria Police employees fully understand and strictly adhere to the organisation's drug and alcohol policies.

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If you would like to talk through the Code of Conduct, please contact:

- Your manager or supervisor
- Your Ethics and Professional Standards Officer

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Victoria

Case ref: CASE-20234462 Doc ref: CD/24/24899

3 April 2024

Gregory Chalker Via email: g00rb4u@gmail.com

Dear Gregory Chalker

Your complaint about Anna Gleeson and the Magistrate's Court Victoria

I refer to your complaint, received on 22 June 2023 and the further information you provided between July 2023 to October 2023. Thank you for taking the time to contact IBAC.

Please accept my sincere apologies for time it has taken to assess and write to you in relation to your complaint.

IBAC's decision about your complaint

IBAC takes the time to carefully consider all complaints received to determine whether to investigate a matter further, refer it to another organisation for investigation, or take no further action and dismiss the complaint.

IBAC has decided not to investigate or refer your complaint to another agency for investigation.

IBAC can decide to not take further action in relation to a complaint for a number of reasons. In reaching its decision in this case, IBAC has exercised its discretion pursuant to the *Independent Broad-based Anti-corruption Commission Act 2011* and has been guided by the matters set out in section 67 of the IBAC Act.

IBAC does not consider that your allegations are indicative of corrupt conduct, and we are therefore unable to investigate these matters.

We appreciate this might not be the outcome you were seeking. We can assure you that IBAC takes all complaints received seriously and we acknowledge the time and effort you have given to bring these matters to our attention. All information IBAC receives is recorded and helps IBAC to learn of potential corruption risks and helps enhance our prevention and education activities.

IBAC takes all complaints it receives seriously because everyone who brings a matter of concern to IBAC plays an important part in helping to prevent corruption and misconduct in the future. We value the time and effort you have taken to bring this matter to our attention, even though we are not taking further action in this case.

Level 1, North Tower, 459 Collins Street, Melbourne Victoria 3000 | GPO Box 24234, Melbourne Victoria 3001 Telephone: 1300 735 135 | Facsimile: (03) 8635 6444 | DX 210187 | info@ibac.vic.gov.au | www.ibac.vic.gov.au

OFFICIAL

IBAC's decision on whether your complaint is a public interest complaint

IBAC has assessed whether your complaint is a 'public interest disclosure' and a 'public interest complaint' as defined in the *Public Interest Disclosures Act* 2012 (**PID Act**).

Different protections apply to complaints that are determined by IBAC to be a 'public interest disclosure' or a 'public interest complaint'. These protections are explained below and in the attached factsheets.

In this instance, IBAC has determined that your complaint is a public interest disclosure, but it is not a public interest complaint as defined in the PID Act. This means you will receive the following protections under Part 6 of the PID Act:

- legal protections against civil, criminal or disciplinary action being taken against you for making the complaint to IBAC;
- legal protections if you committed any offence by breaching any confidentiality provisions or obligations you might have with respect to the information you have provided to IBAC; and
- legal protections from detrimental action being taken against you by another person because of your complaint to IBAC.

In your correspondence dated 5 July 2023 you mention you may be making your concerns public. It is not clear to me whether you received a formal response to this question, and I apologise if this has been the case.

As your complaint has been assessed as a public interest disclosure but not a public interest complaint under the PID Act, the confidentiality obligations under Part 7 of the PID Act do not apply. Further, because your complaint is being dismissed, the confidentiality provisions of s184 of the IBAC Act do not apply.

However, please note that the protections you have under Part 6 of the PID Act only apply to the making of the complaint to IBAC and may not extend to public allegations. I would encourage you to seek independent legal advice before taking any such action.

If you need support

Sometimes making a complaint can be stressful or difficult. If you are impacted by this complaint, we encourage you to contact your healthcare provider. Alternatively, you may wish to access one of the support services listed on our website: <u>https://www.ibac.vic.gov.au/reporting-corruption/what-happens-to-your-complaint/mental-health-support</u>

Complaints about IBAC

IBAC does not provide a complaint resolution service, however, the Victorian Inspectorate has the power to receive and investigate complaints about IBAC. Should you have concerns that IBAC has not been compliant with the Independent Broad-based Anti-corruption Commission Act 2011 when assessing your complaints, you may wish to contact the Victorian Inspectorate. Their details are as follows:

Victorian Inspectorate PO Box 617 Collins Street West Melbourne Vic 8007 Tel: 1800 518 197 Email: info@vicinspectorate.vic.gov.au

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OFFICIAL

For more information

If you have any queries, please contact IBAC on 1300 735 135 or info@ibac.vic.gov.au

For more information on our complaints process and the support available, go to www.ibac.vic.gov.au/complaintoutcomes

Yours sincerely

Sue Kapourelakos Director Assessment & Review

Enclosed

Part 6 of the Public Interest Disclosure Act 2012 Fact sheet - not a Public Interest Complaint

Page 3 of 3

Reference: 150 – MCV Reply 24 October 2023

M Gmail

Greg Chalker <g00rb4u@gmail.com>

Complaint - Magistrates' Court of Victoria

Thank you for contacting the Magistrates' Court of Victoria.

C SV-MCV-FEEDBACK (C SV) <mcvfeedback@courts.vic.gov.au> To: Greg Chalker <g00rb4u@gmail.com> 24 October 2023 at 10:21

We acknowledge receipt of your email.

If you are dissatisfied with the outcome of your complaint, you may request a review of the decision. A review of a decision made by the Feedback and Complaints Officer will be undertaken by the Office of the CEO.

Please confirm if you would like a review to be undertaken.

Regards,

Feedback and Complaints Team



Magistrates' Court of Victoria

E: mcvfeedback@courts.vic.gov.au

Melbourne Magistrates' Court Level 11, 181 William St Melbourne 3000

Thursday, 16 November 2023

Response to Your Letter - 24 October 2023

Dear Ms. Neilson,

I acknowledge the receipt of your communication dated 24 October 2023. I hereby confirm my request for a review to be undertaken by the Office of the CEO concerning the matters outlined in my previous correspondence.

While I understand the necessity of hierarchical escalation in addressing complex issues, I must convey my bemusement regarding the need to engage the Office of the CEO to obtain straightforward clarifications on court processes – queries that remain unanswered despite multiple previous submissions.

Furthermore, I find it perplexing that the response from the court omitted any reference to Ms. Anna Gleeson, the Court Registrar, who was directly involved with the Charge and Summons documents central to the complaint.

These documents were duly signed and stamped by Ms. Gleeson herself, and yet, the recent communications from the court question their authenticity without her mention. Her role and actions are central to the issues raised and must not be overlooked.

Lastly, I would like to understand if it is the standard protocol of the Complaints and Feedback office that a complainant is allowed only a singular opportunity to seek answers from the court about a given issue. Such a policy, if it exists, appears to be at odds with the principles of transparency and thoroughness in addressing legitimate concerns raised by members of the public regarding court procedures.

Given the significant public interest in the integrity of our judicial processes, I trust that the court would welcome scrutiny that reinforces confidence in our legal system. I cannot help but reflect on the broader implications of how this matter is perceived, which brings to mind a concept familiar in our discourse – the 'pub test'. It is imperative, I believe, for the court's approach and responses to not only satisfy legal protocols but also resonate with the general principles of transparency and justice that the community holds dear.

I trust that the review process will be conducted in a manner that is both rigorous and impartial, shedding light on the aforementioned points without further delay.

Melbourne Magistrates' Court

Greg Chalker | 03 4245 1117 | g00rb4u@gmail.com | Post: PO BOX 151, Newcomb VIC 3219

2

For the CEO's convenience, I have included the questions that were put to you previously; the ones you were unable to answer.

I look forward to your prompt and comprehensive response to the questions as posed in my letter dated 23 October 2023, along with the insights that the review by the Office of the CEO will surely provide.

Yours sincerely,

grec Chalker

Greg Chalker

Melbourne Magistrates' Court

Greg Chalker | 03 4245 1117 | g00rb4u@gmail.com | Post: PO BOX 151, Newcomb VIC 3219

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ADDENDUM

- 1. Is there an audit trail incorporated within your system?
- 2. In the course of investigating my complaint, was a discussion held with Ms. Anna Gleeson?
- 3. What is the usual process for time-stamping or otherwise recording the receipt of legal documents?
- 4. Does Ms. Gleeson deny our interaction on the 15th of June 2021, at the Melbourne Magistrates' Court between 14:16 and 14:22?
- 5. Can you confirm that the process from (3) was followed in my case?
- 6. What is your policy for the retention and deletion of case-related electronic communications and documents? Was this policy adhered to in my case?
- 7. What is the standard procedure for notifying informants about the status or developments in their cases? Was this followed in my case?
- 8. The files forwarded to Mr. Dalton encompassed a video recording of me, showcasing each of the three affidavits of service (co-signed by Ms. Gleeson), to affirm their physical existence. This video was subsequently disseminated by Mr. Dalton to several individuals nationwide. Are there any disputes from Mr. Dalton or any other recipients regarding the contents of the video as described?
- 9. Was there any communication initiated by you or any of your associates with Mr. Andrew Dewsnap (the in-house counsel of the accused's employer) to substantiate that a meeting between him and myself occurred, and that he was served with the charges?

Melbourne Magistrates' Court

Greg Chalker | 03 4245 1117 | g00rb4u@gmail.com | Post: PO BOX 151, Newcomb VIC 3219

4

- 10. My complaint was submitted to mcv.feedback@courts.vic.gov.au on the 20th of June 2023. The court professes to address complaints within a span of 20 business days, equating to the 19th of July 2023. A subsequent email was dispatched on the 4th of August 2023, yet no response was elicited from the court. On the 7th of August 2023, in the absence of any communication, I engaged with the Victorian Ombudsman. What necessitated the intervention of the Ombudsman to elicit a response to my complaint?
- 11. Over the past three years, I have asked on numerous occasions about who is responsible for approving private prosecutions and if the court could share any policies around this issue as the position title involved in making this decision seems to constantly evolve never an answer was received. Can you confirm who is tasked with the responsibility of ultimate approval?
- 12. Were any third parties consulted or informed about my case, such as the police or legal advisors, without my explicit consent? If so, for what purpose? And if, they were, given that the documents were not yet in the public domain, was state and federal privacy legislation complied with?
- 13. What would be the standard course of action if it was found that the court staff did not, in fact, act appropriately? And who would be responsible for implementing this action?
- 14. Are there plans to have an independent third-party review the handling of my case to ensure impartiality and thoroughness in the investigation?
- 15. Are any steps taken to identify and mitigate potential conflicts of interest among court staff who are assigned to handle sensitive or contentious cases?

Melbourne Magistrates' Court

Greg Chalker | 03 4245 1117 | g00rb4u@gmail.com | Post: PO BOX 151, Newcomb VIC 3219

Reference: 152: Response to MCV Complaint Dept

Greg Chalker PO BOX 151 Newcomb VIC 3219 P | 03 4245 1117 E | g00rb4u@gmail.com

Melbourne Magistrates' Court Level 11, 181 William St Melbourne 3000

Monday, 23 October 2023

Response to My Complaint – 2 Oct 2023

Dear Ms. Neilson,

I am writing in response to your letter dated 2nd October 2023 concerning my complaint lodged on 20th June 2023. While I appreciate your attention to this matter, the response was not satisfactory. Therefore, I have outlined below a series of questions to clarify unresolved issues.

I submitted my initial complaint on 20 June 2023 and only received a response on 2 October 2023, significantly outside the court's professed timeline for addressing complaints. This extended delay (105 days) undermines the credibility and efficiency of the court's internal complaint handling process. I sincerely hope that my current concerns will be addressed more promptly, without requiring external intervention (Victorian Ombudsman) as was necessary previously.

- 1. Is there an audit trail incorporated within your system?
- 2. In the course of investigating my complaint, was a discussion held with Ms. Anna Gleeson?
- 3. What is the usual process for time-stamping or otherwise recording the receipt of legal documents?
- 4. Does Ms. Gleeson deny our interaction on the 15th of June 2021, at the Melbourne Magistrates' Court between 14:16 and 14:22?
- 5. Can you confirm that the process from (3) was followed in my case?
- 6. What is your policy for the retention and deletion of case-related electronic communications and documents? Was this policy adhered to in my case?

Melbourne Magistrates' Court

Greg Chalker | 03 4245 1117 | g00rb4u@gmail.com | Post: PO BOX 151, Newcomb VIC 3219

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- 9. Was there any communication initiated by you or any of your associates with Mr. Andrew Dewsnap (the in-house counsel of the accused's employer) to substantiate that a meeting between him and myself occurred, and that he was served with the charges?
- 10. My complaint was submitted to mcv.feedback@courts.vic.gov.au on the 20th of June 2023. The court professes to address complaints within a span of 20 business days, equating to the 19th of July 2023. A subsequent email was dispatched on the 4th of August 2023, yet no response was elicited from the court. On the 7th of August 2023, in the absence of any communication, I engaged with the Victorian Ombudsman. What necessitated the intervention of the Ombudsman to elicit a response to my complaint?
- 11. Over the past three years, I have asked on numerous occasions about who is responsible for approving private prosecutions and if the court could share any policies around this issue as the position title involved in making this decision seems to constantly evolve never an answer was received. Can you confirm who is tasked with the responsibility of ultimate approval?
- 12. Were any third parties consulted or informed about my case, such as the police or legal advisors, without my explicit consent? If so, for what purpose? And if, they were, given that the documents were not yet in the public domain, was state and federal privacy legislation complied with?
- 13. What would be the standard course of action if it was found that the court staff did not, in fact, act appropriately? And who would be responsible for implementing this action?

Melbourne Magistrates' Court

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- 14. Are there plans to have an independent third-party review the handling of my case to ensure impartiality and thoroughness in the investigation?
- 15. Are any steps taken to identify and mitigate potential conflicts of interest among court staff who are assigned to handle sensitive or contentious cases?

I believe that the questions posed are both reasonable and pertinent to the matter at hand. I would appreciate a direct and clear response to each of them. In the event that you are unable to provide a specific answer to any of these questions, I request that you kindly include a brief explanation for the omission. Given the 105-day delay in responding to my initial complaint, I trust that the court will make it a priority to address these follow-up questions in a more timely manner.

grec Chalker

Greg Chalker

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Reference: 153 – MCV CEO's response



1 December 2023

Greg Chalker Via email to : <u>g00rb4u@gmail.com</u>

Dear Mr Chalker,

OCEO REVIEW OF COMPLAINT

I am writing in response to your request for your complaint to be reviewed by the Office of the Chief Executive Officer in relation to the filing of charge sheets with the Magistrates' Court of Victoria.

I acknowledge that the time taken to investigate and respond to your complaint was excessive and not within acceptable timeframes. The staff involved have been counselled in relation to this and steps are being put in place to ensure appropriate escalation of matters when responses to correspondence are not completed in time.

In relation to your query as to whether there is an audit trail incorporated in our system, I assume you are referring to the lodgment of private prosecutions. I can advise that a record of private prosecution applications has been maintained by the Office of the Principal Registrar since January 2022. Prior to this, individual records were maintained by court venues. These records show that since June 2022 you have made application to have matters issued by the Court against 16 parties citing misprision of treason as the major charge. I note that these applications were refused.

All applications for the issue of private prosecutions are referred to the Principal Registrar for advice and individual registrars exercise their powers as a court registrar in making that decision.

The issue with the matters that you are enquiring about from 2021, was that you did not file the execution copy of the charge and an affidavit of service prior to the hearing date as required. As such these matters were unable to be listed. I note that in June 2021, in relation to two other matters that had been issued by the Court where you were named as the informant, the prosecution was taken over by the Office of Public Prosecutions and the matters were withdrawn. In these two matters the required paperwork had been appropriately filed.

The Senior Registrar at Melbourne has advised that that there has been an extensive investigation into the location of the charges by a number of staff.

As previously mentioned, I acknowledge that your complaint was not dealt with in a timely manner and I have directed that steps be taken to ensure we improve this service to our court users. In relation to the other matters raised in your correspondence I am unable to take these matters any further.

Yours sincerely

Simon Hollingsworth Chief Executive Officer Magistrates' Court of Victoria

THE MAGISTRATES' COURT OF VICTORIA

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