# Disclosure: Contempt in the face of the Court with previous misconducts and unlawfulness to follow

From Reece < Reece.Storme@protonmail.com>

heidelberg.pros<heidelberg.pros@police.vic.gov.au>, christopher.white@police.vic.gov.au, michelle.brown@police.vic.gov.au, vp39853@police.vic.gov.au, vp41595@police.vic.gov.au, vp41713@police.vic.gov.au, vp303835@police.vic.gov.au, taryn.kentish@police.vic.gov.au, vp47046@police.vic.gov.au, vp33175@police.vic.gov.au, vp44898@police.vic.gov.au, vp44739@police.vic.gov.au, Mohit.rathi@police.vic.gov.au, katherine.mangidis@police.vic.gov.au, melissa.wilson@police.vic.gov.au, daniel.elliot@police.vic.gov.au, daniel.peisley@police.vic.gov.au, clinton.farrell@police.vic.gov.au, dani.muntz@police.vic.gov.au, cameron.davies@police.vic.gov.au, natasha.obrien@police.vic.gov.au, vp39584@police.vic.gov.au, gavin.donehue@police.vic.gov.au, Peter.Morgan@Police.vic.gov.au, kim.french@police.vic.gov.au, heath.chamberlain@police.vic.gov.au, kimberly.mennen@police.vic.gov.au, vp39805@police.vic.gov.au, vp37411@police.vic.gov.au, vp46756@police.vic.gov.au, vp27027@police.vic.gov.au, vp36107@police.vic.gov.au, vp29756@police.vic.gov.au, vp26291@police.vic.gov.au, heidi.twining@police.vic.gov.au, phil.crawford<phil.crawford@police.vic.gov.au>

Date Tuesday, March 12th, 2024 at 11:20

Consider legal representation and continuance of prosecution in circumstances of multiple counts of alleged contempt of court and perverting natural course of Justice

# THE EVENTS LEADING TO THE REMAND HEARING APRIL 27, 2022 5:00 PM

1. I asked my mum, Delia (Gwendoline) to get a copy of her call records for April 26 to 29, 2022. A more detailed report is being prepared by Optus, but at this stage, I can see on her Optus Bill that she makes several calls for my welfare at 5:45 pm, 5:50 pm, and 5:56 pm to the Nurse on Call, then two calls to the North East Area Mental Health Service ("NEAMHS") Crisis Assessment Team ("CATT") requesting intervention for my current impaired mental state.

## **APRIL 27, 2022 6:00 PM**

2. I do not remember the time so I will use the Brief of Evidence ("BOE") time stated being intercepted by members inside the Greensborough Police Complex being, 6:35 pm I arrive at Greensborough Police Complex in an acute state of psychological distress without a plan of what I was going to do. On seeing an empty Police vehicle at I used a 'vehicle brake glass hammer' routinely left in my car and smashed the windshield repeatedly.

Exhibited to this affidavit and marked **Exhibit [RF0A1\_\_]** is a true copy of the Final Brief of evidence ("BOE") prepared by Cons. Alexandra Kerr and approved by Sgt. Michelle Brown, dated April 28, 2022, completed at 0103 a.m.

- 3. When Cons. Alexandra Kerr exited the station yelling to me, "Stop doing that!" I yelled at her and the officers repeatedly for them to shoot me, hitting the vehicle another few times before throwing the hammer into the car park.
- 4. Sgt. Gavin Donahue acknowledges my situation, which is known to him: 'I've spoken to you before... I know they're (Victoria Police) not listening.' I break down and state that I would never be able to hurt anyone, submitted without struggle, to which Sgt Gavin Donahue acknowledges, "I know, you wouldn't hurt a fly." From memory, I would have to confer with the body camera footage.

- 5. I became aware of this brief of evidence dated May 18, 2022, on March 12, 2024, and cited paragraph (7) seven of Sgt. Donohue's statement, 'After approximately 10 minutes of speaking to FARARRA he agreed to voluntarily surrender and took up a kneeling position with his hands behind the back of his head. Members approached and arrested him without incident.'
- 6. I was detained and searched at 6:47 pm (BOE), nothing of concern was found on my body and the arresting officer was named as Sgt. Gavin Donehue in the BOE.
- 7. I was later advised that the Greensborough Police Complex did not have facilities to conduct a Police interview, necessitating the transfer to Heidelberg Police Complex.
- 8. The Brief Of Evidence ("BOE") states I was transported to Heidelberg Police Complex, omitting the time; however, it occurred at some time before 9:50 p.m. and was transported by Constable Cameron Davies and Constable Natasha O'Brien first.

# AUSTIN HEALTH FALSE REPRESENTATION #1 APRIL 27, 2022 8:00 PM

9. My Health Record obtained from Austin Health contains a record by a Registered Psychiatric Nurse ("RPN") Suzanne Stewart, on the evening of April 27, 2022 and writes her assessment began at approx. 8:00 PM.

'38 yr old male seen at Heidelberg Police station. Attended G'borough Police station very agitated, smashed glass breaker on police car. He believes G'borough Police took the side of his ex partner during an IVO application in 2016 when he took out against ex partner after she allegedly punched him in the face. Worked as Paramedic. He reports that tomorrowAPRA(sic) will be deregistering him tomorrow...'

Exhibited to this affidavit and marked **Exhibit [RF0A1\_]** is a true copy of a Patient Care Record authored by Registered Psychiatric Nurse Suzanne Stewart of Austin Health, Austin campus from the Health record of Reece

10. An entry in my health record time-stamped at 8:33 pm Registered Nurse ("RN") Natasha Sullivan of the North East Mental Health Service Crisis Assessment Team Austin Campus, 'Mother rang requesting a call back for her son Reece who she feels has deteriorated. Attempted to phone Reece on number provided by mother by mobile switched off. Attempted to call mother back to

phone Reece on number provided by mother by mobile switched off. Attempted to call mother back to provide feedback, no answer. Message sent via message media to son Reece, 'Hi Reece. This is North East Area Mental Health Service. You mother gave us your details and has requested we call you to see if we can help. Please call us back at your earliest convenience 1300 859 789. Outcome Comments: Triage to re attempt tomorrow. Screenign(sic) re printed and placed in diary.

Exhibited to this affidavit and marked Exhibit [RF0A1\_] is a true copy of

#### **REASONS**

- 11. A Psychiatric Nurse did not see me until after the conclusion of the Police Interview sometime after 11:13 pm, in which I participated in a vulnerable mental state, relevant to Section 3AAAA of the *Bail Act* 1977 (Vic).
- 12. If I were to entertain RN Suzanne's declared time of assessment, it would mean just over two hours passed if I was to begin the time of call from when my mother alerted the mental health triage service at 5:50 pm. If the time is taken from me being arrested and in Victoria Police custody at 6:47 pm to RPN Suzanne's arrival, that would be an hour and ten minutes or so.
- 13. The entry of RPN Natasha Sullivan's mental health triage at 8:33 pm does not indicate an immediate threat to life or serious concerns. Utilising my 6 years of experience with Ambulance Victoria, I am confident the time of assessment declared by RPN Suzanne cannot be supported by an arrival time of 8:00 pm (2 hrs 10 mins or 1 hr 10 minutes) in what would be a routine call and service delivery.

- 14. The Health Record clearly indicates 'Community Episode', which coincides with my mother Delia (Gwendoline) Ferrara's calls to the CATT earlier at around 5:50 p.m.
- 15. I believe this is reflected in RN Natasha Sullivan of the NEAMHS CATT at the Austin Campus entry at 8:33 pm.
- 16. If RPN Suzanne Stewart were responding from the same location for the same event and the same patient, it would likely be reflected in an entry by RN Natasha Sullivan or another RN at some point that evening. However, no further record exists.
- 17. A Police, Ambulance and Clinical Early Response ("PACER") trigger comes from 'the grid' or the Emergency Service Telecommunications Authority ("ESTA") via 000. In this case, a Police unit would 'co-respond' with an ambulance or a mental health nurse attached to a police unit as a secondary response. In this way, a job would be dispatched, creating a job number that would routinely be cited on the patient care record and recorded against a Police unit that would also be documented. None of this information exists.
- 18. RPN Suzanne Stewart indicates 'Known to Austin' that I 'declined to follow up.' However, given the nature of my acute presentation and inappropriate help-seeking behaviours, I feel it is more unlikely I would decline assistance. She also writes next to the referring person's Name: 'PACER' instead of information that would lead to a job that was dispatched.
- 19. My mother's call to the Mental Health Triage Service is not then referred to a PACER unit or at least in my context. The Triage service operates independently of 'the grid'. This would indicate it is more likely that Suzanne has falsified my medical record here and has destroyed the original report by the clinician I saw in person participating in Victoria Police's design to ensure I go to prison for what I did as punishment.
- 20. Throughout all the mental health assessments, there has at least been consistency with the Independent Medico-legal psychiatrist reports, of which there are 6, none concluding anything similar to RN Suzanne Stewart's assessment.
- 21. The conclusions of Mental Health clinicians at Austin Health's Emergency Psychiatric Service ("EPS") team, I feel, have been particularly critical, reluctant or even refuse to acknowledge ADHD and continue to push stigmatising variants of personality disorders which are compromised by false defamatory statements like RPN Leah Hann February 28, 2016 writing in my health record 'he pulled her hair... he bashed her...' referring to the AFM which never happened and never featured in any of the AFM's affidavits in 2017 and now.

#### **OBTAINING CLIENT FILES FROM LAW FIRMS**

- 22. Only as recently as February 27, 2024, was I able to get a copy of my client file from Slades and Parsons Criminal Lawyers. As I knew the entire time that something went horribly wrong that did not normally happen, I had made requests in 2022 for information from Slades and Parsons so I could make sense of what happened at this time. The request was dismissed and declined except for a handwritten calendar I kept whilst in jail and documented events that occurred inside.
- 23. The Metropolitan Remand Centre prison officers removed unfinished or unsent complaints on at least two occasions, so to ensure it would make it out of the prison for me to keep records, I sent it to the authorities to act paperwork in the protected legal correspondence envelope.
- 24. I received my handwritten documents on June 16, 2022, at 10:00 am as a file 'Medical Request + Notes.pdf
- 25. I tried again several times in 2023 to obtain information but was not responded to. I needed to find out if I could press the issue with any right or rule.
- 26. February 20, 2024, I learned of a legal case between Wentworth v De Montfort in 1988. The ruling held that,

- 'Where a solicitor is acting only as an agent for a client who is his principal in the doing of some act, the ordinary rules of agency apply to him and a document brought into existence or received by him when so acting belongs to the client.'
- 27. It was only after citing this case to Slades and Parsons, including previous other firms acting on my behalf relating to the same course of conduct, that the firm responded and proceeded to grant my request for my client file, which contained further evidence I was sure would be useful.

### **VICTORIA POLICE**

- 28. I went through and organised the material When I received part of my client file from Slades and Parsons.
- 29. I found this email from Slades and Parsons to the informant, Cons Alexandra Kerr, dated May 19, 2022, at 0952, asking if I was assessed for 'fitness for interview'. She didn't specifically ask if the assessment occurred before or after the interview because I know it happened after.
- 30. If I had received that question without specifying, I would have wondered about the purpose of assessing fitness for an interview. Then, I could conclude that a person needs to be 'of sound mind' to appreciate and understand the complete circumstances and consequences to exercise what I know from Paramedicine as informed consent. So, in this way, I would think being assessed prior would be quite important.
- 31. I found Cons Alexandra Kerr's response the following morning, dated May 20, 2022, at 0552, where she writes, 'Yes, he was assessed by our pacer unit on the night.'
- 32. The response concerned me because I have outlined why I do not believe I was assessed as a result of a 000 call that was then dispatched via 'the grid' to a Police unit and responded to. I believe if this was the case, the duty manager would have overridden it because the location was a Police Complex, therefore being cancelled or responsibility placed in Victoria Police to manage itself.
- 33. From the available information, it makes more sense for me that the pathway was that of the Mental Health Triage services already activated by my mum at 5:50 p.m. rather than a *PACER* unit responding to a Police Complex.
- 34. I feel that Cons. Kerr would know why my counsel would ask that question. So, if I were considering 'full disclosure', I would think that the defence would have a right to know who initiated the request and when. Who was responding? What was the estimated wait time? When did the assessment begin, and where? When did it finish? What was the duration? Did it occur confidentially? What time was the report completed? Was Victoria Police provided with a copy of the report? What time did the clinician leave? What time was the record submitted to the electronic health record? Was there anyone else who contributed? or was it required to be handed over to another person prior to full completion? Was the accused or the client provided with a copy? Was the medical report provided to the Court? Was it brought to the attention of the presiding magistrate?
- 35. These questions were never asked, resulting in the answers never making it to open court for determination by his Honour Lennon on April 27, 2022.
- 36. I feel sick.

#### **APRIL 27, 2022 9:00 PM**

37. I sit in an interview room, and at 9:51 p.m., Cons. Alexandra Kerr and Sgt. Michelle Brown begin recording. I am in a fragile state of mind, intensely despondent in the face of what feels like an impossible state of life.

Exhibited to this affidavit and marked **Exhibit [RF0A1\_]** is a true copy of the recorded Police interview between Cons. Alexandra Kerr and corroborator Sgt. Michelle Brown at the Heidelberg Police Complex on April 27, 2022, at 9:51 p.m., for a total duration of 1 hour and 22 minutes, reference 70B3D5ABB1D1.

- 38. The statements I was making throughout the Police Interview, for example, 'If you are not going to shoot me, then put me in jail,' I would think an average reasonable person would doubt if this individual was in a state of mind that would be able to give adequate consideration to future consequences generally, let alone legal ones that could result in a sentence of imprisonment.
- 39. It is important to differentiate between verbal content that lacks the ability to consider consequences and verbal content that is not able to be supported by logical construction one would reasonably understand, and that would be considered delusional.

#### **APRIL 27, 2022 10:00 PM**

40. Police interview continues.

#### THE BAIL REFUSAL DECISION

APRIL 27, 2022, 11:00 pm

- 41. I see the remand disclosure material for the first time on February 28, 2024. Going through it caused the return of the nauseating grief and despair type of feeling that eliminated my appetite and was fairly constant for the past 14 months, resulting in losing 10 or 11 kilograms (weighed at GP).
- 42. I read through the 'Remand/Bail Application Record of Police Bail Decision VP Form 286 Accused (Farrara) v Informant (Kerr) signed by Sergeant Christopher White VP37411' dated April 27, 2022, and 'Preliminary Brief Remand/Bail Application VP Form 1372 Accused (Farrara) v Informant (Kerr) signed by Acting Sergeant M. David VP39805' dated April 28, 2022 and try and work out what was supposed to happen then compare that to what did happen.
  - Exhibited to this affidavit and marked **Exhibit [RF0A1\_]** is a true copy of Exhibited to this affidavit and marked **Exhibit [RF0A1\_]** is a true copy of
- 43. Sgt. White assessed that I was 'unable to show compelling reasons' and that I was an 'unacceptable risk.' This decision was made at 11:00 p.m., and the application was to be heard at the Magistrates Court Heidelberg the following morning, April 28, 2022, at 10:00 a.m. or when the court could hear the application. At 11:00 p.m., when this application was being completed by Sgt. White, I was still being recorded in a Police interview with Cons. Kerr and Sgt. Brown.

#### PROCESS FOR CONCLUSION

- 44. Just below this are the words '*Vulnerable Adult*', which catch my attention because I feel that I was definitely in a vulnerable state of mind.
- 45. I see that Sgt. White crossed the box indicating 'No'.
- 46. I was confused about that determination, so I had to try to understand what a 'vulnerable adult' meant. I went to the source and downloaded the current Bail Act from the Victorian Legislation website and the explanatory memorandum for the Bill.
- 47. Understanding the 'Guiding principles' in section 1B was helpful. So now I know the general purpose is primarily to protect people from harm, then balance that with making sure things are fair, that people are innocent until proven guilty, and surprisingly, that it's important for the public to understand how the bail system works.
- 48. It says a 'bail decision maker' includes a 'police officer', so there is nothing wrong there. I saw that 'mental illness', 'autism spectrum disorder' and a 'neurological impairment' were mentioned in bail support services, but I'm not on bail at this point.
- 49. Then section 3AAAA gives the meaning of a 'vulnerable person', and I thought surely this applies, so checking the items, can say yes, I am over 18, then I see 'cognitive, physical or mental health impairment'. I don't know what is meant by cognitive impairment, but yes, I was presenting with a mental illness.
- 50. There was no definition of cognitive impairment, so I looked at the new Mental Health Act to check and get the definition of 'mental illness', too. It didn't specify cognitive impairment, but the definition in

- section 4, mental illness is 'a *medical condition that is characterised by a significant disturbance of thought, mood, perception or memory.*' If, in my former Paramedic role, I attended a person screaming to be shot, I would not hesitate to conclude that there appears to be a significant disturbance of thought, mood or perception.
- 51. However, that's not enough alone; the Act specifies, 'that causes the person to have difficulty in (a) understanding their rights; or (b) make a decision, or (c) communicating a decision.'
- 52. The word 'Rights' in this section immediately brings my mind to section 4, 'is entitled to be granted bail unless the bail decision maker is required to refuse bail.' It is upsetting that at no time did any member of Victoria Police explain 'bail' to me in any meaningful way, let alone that I was entitled to it. I relied on, I guess, 'common knowledge' that it means because you are not guilty yet, you can go free, and if you don't get bail, then that means you go to jail until you are found to be innocent. Additionally, the Police determined that you would appear before a Judge at some point.
- 53. Leading onto 'making a decision', I can only state that I could never legitimately believe that anyone making statements like I was and behaving in that way was carefully considering their circumstances and the consequences in the same way an average person would who was not presenting with a 'mental illness.'
- 54. Without exploring cognitive impairment, I feel that I was a 'vulnerable person', and that satisfies the purpose of the reasoning.
- 55. Now I wonder what being a vulnerable person would have meant and if I would have still been placed in prison from April 28, 2022, to May 26, 2022, a total of 26 days.
- 56. When I go back to the remand/bail application to the 'child, vulnerable or Aboriginal person' and replace the crossed 'no' box with a cross indicating 'yes', it says the 'accused **MUST** be brought before a Bail Justice as soon as practicable.' (original emphasis)
- 57. Sgt White enters 'The accused is currently unemployed. The accused has one dependant, an 8 year old son who he does no reside with. The accused is currently struggling with finances and stated will soon be living out of his vehicle again. The accused is struggling financially and mentally' in the personal details of the accused on page 3.
- 58. There are two important facts here. First, we, the AFM and I were party to the final Family Law orders dated October 24, 2018, by consent before Judge Baker. The orders state, '1. The **parents have** equal shared parental responsibility for the child... 2. Pending his commencement at primary school in 2019, the child shall live equally between the parents on a fortnightly rotating schedule...' (emphasis added)
- 59. I cannot explain why Sgt. White made this representation, which I know to be false because it certainly did not come from me.
- 60. The second is that he acknowledges I am 'struggling... mentally', yet decides that I cannot be considered a vulnerable person in the face of asking Police officers to shoot me. It appears conflicting and equally upsetting as I write this.

  Exhibited to this affidavit and marked Exhibit [RF0A1\_\_] is a true copy
- 61. Sgt. White again checks the 'no' box to being a 'vulnerable adult [s. 3AAAA]'
- 62. Below in the same section is, 'If the accused is not of Aboriginal and/or TSI descent, a child or vulnerable Adult, are they able to appear before Court via Audio Visual Link (AVL)'
- 63. The next part reads, 'After having had the opportunity to seek legal advice, does the accused consent to appear via AVL' (emphasis added), this statement is so important because it forms the foundation of the Institution of Justice in all that it stands for and everything that prevents our Country becoming the next Dictator state.
- 64. Sgt. White checks this part's 'N/A' box, intensifying the sickening feeling.

#### TORTURE CRUEL INHUMAN OR DEGRADING TREATMENT OR PUNISHMENT

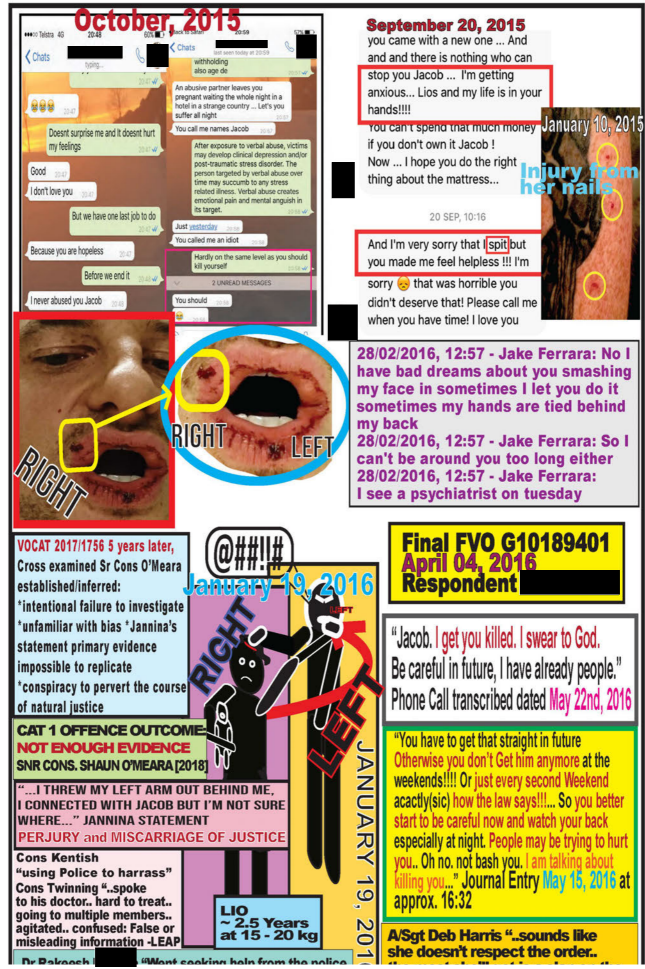
- 65. The appropriate detail to my statement here will be covered further in this affidavit, but I declare and affirm that I did not receive legal advice from 6:43 p.m. April 27, 2022, to May 11, 2022, inclusive.
- 66. My mother bore witness via phone call only for the first time since my entrance into the Victorian prison system on May 9, 2022, unable to fully articulate the full gravity of what I genuinely believe, to this day, to be acts of psychological torture or, in the alternative, cruel, inhuman and degrading treatment or punishment that was permitted and instigated, directly or indirectly, by both the Commissioner of Victoria Police and the Secretary to the Department of Justice and Community Safety.

#### PROCESS FOR CONCLUSION CONTINUED

67. I have learned over the years that when there is a word *must*, it is not a 'discretion' or a 'close enough'. There is no leave to do anything other than exactly what is written. With this in mind and based on '*if the accused is not... or vulnerable adult*', the word '*must be brought before a Bail Justice...*' in bold, the definitions in both the Bail Act and Mental Health and Wellbeing Act, the further distinction of 'has difficulty understanding their rights, or making a decision'

\*\*\* Incomplete \*\*\*

I, Reece Ferrara of Mernda and unemployed former Paramedic declare and affirm the following representation was created by me as a visual representation of inconsistencies experienced by me,



Felt they were not listening... I am always mindful of patient's confidentiality and so I can be confident that minimal information would have been passed onto the police. May, 2016

wrist. For it." Phone call transcribed dated May 26, 2016... "..this is arresting a mother. A MOTHER!." Refusal of Duty May 26, 2016

# NEVER-CHARGED, NEVER-ACCOUNTABLE

Federal Circ	uit and Family Law Court of Australia File No.:	Address for Service: PO Box 433
Applicant:	Reece Storme Ferrara (aka Jacob Ferrara)	Greensborough, VIC 3088

Email: Reece.Storme@Protonmail.com

Prepared by: Reece Ferrara

Deponent Initial: Witness Initial:

## **VICTORIA POLICE ACT 2013 - SECT 125**

# Breaches of discipline

- (1) A police officer or protective services officer commits a breach of discipline if he or she—
  - (a) contravenes a provision of this Act or the regulations; or
- (b) fails to comply with a direction given under section 84 of the Independent Broad-based Anticorruption Commission Act 2011; or
  - (c) fails to comply with the Chief Commissioner's instructions; or
  - (d) fails to comply with a direction given under Part 5; or
- (e) refuses to consent to the use of evidence derived from a sample in the circumstances referred to in section 87; or
- (f) fails to comply with a direction given under Division 1 of Part 9 of the Independent Broad-based Anti-corruption Commission Act 2011; or
- (g) refuses to consent to the use of evidence derived from a sample in the circumstances referred to in section 174 of the Independent Broad-based Anti-corruption Commission Act 2011; or
- (h) engages in conduct that is likely to bring Victoria Police into disrepute or diminish public confidence in it; or
- (i) fails to comply with a lawful instruction given by the Chief Commissioner, a police officer of or above the rank of senior sergeant or a person having the authority to give the instruction; or
- (j) is guilty of disgraceful or improper conduct (whether in his or her official capacity or otherwise); or

- (k) is negligent or careless in the discharge of his or her duty; or
- (I) without the approval of the Chief Commissioner—
  - (i) applies for or holds a licence or permit to conduct any trade, business or profession; or
  - (ii) conducts any trade, business or profession; or
  - (iii) accepts any other employment; or
- (m) acts in a manner prejudicial to the good order or discipline of Victoria Police; or
- (n) has been charged with an offence (whether under a Victorian law or under a law of another place) and the offence has been found proven.
- (2) A police officer or protective services officer who aids, abets, counsels or procures, or who, by any act or omission, is directly or indirectly knowingly concerned in or a party to the commission of a breach of discipline, also commits a breach of discipline.

Victoria Police, 'Affidavits and statutory declarations', (Victoria Police Manual \*\*\*end entry Victoria Police, 'Apprehending persons under the Mental Health Act', Procedures and Guidelines, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Appropriate use of information', Policy Rules, (Victoria Police Manual \*\*\*end entry Victoria Police, 'Arrests and warrants to arrest', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Assault investigations', Procedures and Guidelines, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Body worn cameras', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Brief preparation and management', Procedures and Guidelines, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Briefs of evidence', Policy Rules, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Complaint management and investigations', Procedures and Guidelines, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Court processes', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Crime and event reporting and recording', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Crime attendance and investigation', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Crime recording policy', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Digital asset management', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Disclosure in criminal proceedings', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Disposition', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'External review and Internal Audit recommendations', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Family violence', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Family violence and child information sharing', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'General Duties Allocation Process', (Victoria Police Manual 306-4, \*\*\*end entry

Victoria Police, 'Information access', Policy Rules, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Information categorisation, collection and recording', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Information management and information security roles and responsibilities',

Procedures and Guidelines, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Information privacy', Procedures and Guidelines, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Information sharing', Policy Rules, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Information use, handling and storage', Policy Rules, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Integrity testing', Procedures and Guidelines, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Interviews and statements', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Laying charges', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Local Professional Standards Committees', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Operational duties and responsibilities', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Performance and professional management', Policy Rules, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Police attendance at events and incidents', Policy Rules, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Police custody officers', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Police interactions with correctional facilities and prisoners', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Portable Computing Devices', Procedures and Guidelines, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Portable recording devices', Procedures and Guidelines, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Prejudice Motivated Crime', Procedures and Guidelines, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Protecting children', Policy Rules, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Public interest disclosures', Procedures and Guidelines, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Risk Management', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Safe management of persons in police care or custody', Guidelines, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Surveillance devices', Procedures and Guidelines, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Tagging of records to locate suspects or offenders', Procedures and Guidelines, (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Use of email', Procedures and Guidelines, (Victoria Police Manual \*\*\*end entry Victoria Police, 'Victim support', (Victoria Police Manual \*\*\*end entry

Victoria Police, 'Victim-Centric Policing', (Victoria Police Manual, \*\*\*end entry

Victoria Police, 'Visual Audio Recorded Evidence (VARE)', (Victoria Police Manual \*\*\*end entry Victoria Police, 'Bail and remand', Victoria Police Act 2013 authority of the Chief Commissioner of Police in s.60, (Victoria Police Manual FF-194854 1, 2022/02/16)\*\*\*end entry

Makrogiannis v Magistrates' Court of Victoria & Anor [2021] VSC 190 (22 April 2021) Bail; Contempt; Remand \*\*\*end entry

R (on Application of Attorney-General of State of Victoria) v Slaveski [2015] VSC 400 BC201507685 \*\*\*end entry

[similar Case] Re appln for bail by JOEL FARMER [2021] VSC 417; BC202106078 Bail; Contempt; Remand \*\*\*end entry

'degrade, v. To lower in estimation; to bring into dishonour or contempt. 3 a. To lower in character or quality; to debase.', Oxford English Dictionary <a href="https://www.oed.com/view/Entry/49100">https://www.oed.com/view/Entry/49100</a>>\*\*\*end entry Commentary Principles and procedure for criminal contempt, Commentary Principles and procedure for criminal contempt (at 11 October 2021)\*\*\*end entry

Procedure and Appeals For Contempt, Procedure and Appeals For Contempt \*\*\*end entry Victorian Law Reform Commission, 'Contempt of Court' (Report, 2020/02)\*\*\*end entry [2016/01/19] (email/Call/Text/Speaker) made/sent by: 'Assault Graphic VICPOL Contempt Jannina Perjury' to: at (time or time frame): see or refer; reference#. Attachments sent: \*\*\*end entry [2020/11] (email/Call/Text/Speaker) made/sent by: Court Services Victoria Department of Justice and Community Safety to: Louise Anderson Chief Executive Officer Court Services Victoria at (time or time frame): 'Strategic Plan 2020-2025: Delivering excellence in Court and Tribunal Administration' see or refer; reference#. Attachments sent: \*\*\*end entry 'Contempt', Report No. 35, \*\*\*end entry

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#### ADDRESSING MENTAL HEALTH STIGMA HEAD ON

Mental Health and Wellbeing Act 2022 (Vic)

(2)

A person is not to be considered to have mental illness by reason only of any one or more of the following—

- (a) that the person expresses or refuses or fails to express a particular political opinion or belief;
- (b) that the person expresses or refuses or fails to express a particular religious opinion or belief;
- (c) that the person expresses or refuses or fails to express a particular philosophy;

- (d) that the person expresses or refuses or fails to express a particular sexual preference, gender identity or sexual orientation;
- (e) that the person engages in or refuses or fails to engage in a particular political activity;
- (f) that the person engages in or refuses or fails to engage in a particular religious activity;
- (g) that the person has engaged in a certain pattern of sexual behaviour;
- (h) that the person engages in conduct that is contrary to community standards of acceptable conduct;
- (i) that the person engages in illegal conduct;
- (j) that the person engages in antisocial behaviour;
- (k) that the person is intellectually disabled;
- (I) that the person uses drugs or alcohol;
- (m) that the person has a particular economic or social status or is a member of a particular cultural or racial group;
- (n) that the person is or has previously been involved in family conflict;
- (o) that the person is experiencing or has experienced distress;
- (p) that the person has previously been diagnosed with, or treated for, mental illness.

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