

Our Ref: 2017142840 FR:ev

Inner City Local Courts

PHONE: (02) 9219 5001

FAX: (02) 9219 5889

18 January 2018

Mr Shane Dowling

Dear Mr Dowling,

RE: Legal Aid for your case at Downing Centre Local Court on 28 March 2018

Please find attached a copy of the brief of evidence in your matter.

A brief of evidence is a copy of the proof that the Police will use against you (for example statements from the police officers or witnesses).

Would you please carefully read through each document and highlight anything you disagree with or say is untrue.

Please also write down a statement of what you say occurred. Please also supply a statement from all witnesses who may support your defence and details of how I can contact them.

If you have any difficulty writing a statement, please contact this office.

Please bring your copy of the brief of evidence to all legal appointments and to court.

Please quote the above reference number on any correspondence forwarded to this office or if leaving a message.

Yours sincerely,



Fiona Raphael
SOLICITOR

encl: Brief



NSW POLICE FORCE

Sydney City Police Station
192 Day Street Sydney
NSW 2000
Tel: (02) 9265 6499
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BRIEF OF EVIDENCE FIELD RECEIPT

Received from (Name/Rank Police Officer) .. *Keirstyan... JUBIC.....*

Brief of Evidence (Accused Name) Shane DOWLING

- Statement of PC S/Cst BURKE
- Statement of DSC HAMMERTON
- Statement of S/Cst PRICE
- ERISP Transcription R0485318

RECEIVED *With Thanks*
LEGAL AID New South Wales
Central Sydney

12 JAN 2018
[Signature]
.....
Signature

WITNESS

SIGNATURE

(Name/Rank)

(Name)

(Date)

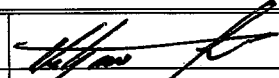
(Date)

NEW SOUTH WALES POLICE SERVICE

CERTIFICATION OF E.R.I.S.P. TRANSCRIPT

ERISP INTERVIEW NO	R0485318
NAME OF INTERVIEWEE	Shane DOWLING
NAME OF INTERVIEWING OFFICER	DSC JURIC
INTERVIEW LOCATION	Day Street Police Station
DATE OF INTERVIEW	21 June 2017
NUMBER OF PAGES	30

I have reviewed this E.R.I.S.P. transcription and compared the transcript with the Police Master Recording. I am of the opinion that the transcript is an accurate record of the electronically recorded interview.

Signed:		Date:	03/01/2018
Name:	Kristijan JURIC		
Rank:	Detective Senior Constable	Regd No:	44200

DETECTIVE SENIOR CONSTABLE JURIC

Q1 The time by my watch is 6.11pm on Wednesday, the 21st of June, 2017. My name is Detective Senior Constable Kristijan Juric. This is an electronically recorded interview number R-0-4-5-3-1-8, being conducted at Day Street Police Station, Interview Room 2 as, again, on the 21st of the 6th, 2017 between myself, Detective Senior Constable Juric, and Mr Shane Dowling, with assisting officer, Detective Jordan Hammerton. For the record, can you please state your rank and your full name.

DETECTIVE SENIOR CONSTABLE HAMMERTON

Detective Senior Constable Jordan Hammerton, H-A-M-M-E-R-T-O-N, attached to Sydney City Detectives.

DETECTIVE SENIOR CONSTABLE JURIC

Q2 O.K. Mr Dowling, do you agree that besides Detective Jordan and myself, there's no other persons in this room?

A Yeah.

Q3 O.K. For the purpose of voice identification, can you please state your full name and your date of birth.

A Shane Francis Dowling, 8th of January, 1968.

Q4 O.K. Mr Dowling, as I explained to you earlier, I'm going to ask you some questions in relation to a telecommunications offence being using a carriage service to threaten, harass offend. My questions and any answers you give will be recorded on this machine. Do you understand that?

A Ah, yes.

Q5 O.K. You will, your rights were explained to you by the custody manager, and you were given a copy of them. Do you want to exercise any of those rights now?

A Ah, no, not particularly, no.

Q6 O.K. O.K. O.K. As I explained, this is an ERISP machine. What it does is simultaneously records the interview on three separate discs, which is audio and video. I will request you sign all three of these once, at the completion of the interview.

A Ah hmm.

Q7 And you will also get a copy of one of these discs for your records, which is an audio-only, and we retain one in a storage facility, and we obviously keep one for ourselves.

A Yeah.

Q8 Do you understand that?

A Yeah.

Q9 As I said earlier, the allegation I'm looking into is using carriage service to threaten, menace, harass or offend relating to an email sent between the 6th of September, 2016 and the 7th of September, 2016. I'm going to ask you some more questions about this. You don't have to say or do anything if you don't want to, but anything you do say or do will be recorded electronically. Do you understand that?

A Yeah.

Q10 [18.14] I will record electronically our, our questions and your answer. Do you understand that?

A Ah, yes.

Q11 We can use this recording in court. Do you understand that?

A Um, I do now, yes.

Q12 Yes. O.K. Do you agree that earlier today I had a phone conversation with you and requested you attend Day Street Police Station?

A Yes.

Q13 Do you agree that you said you'd come in after work?

A Yes.

Q14 Do you agree that upon attending Day Street Police Station, I introduced myself and I advised you, you're under arrest?

A Yes.

Q15 Do you agree that at that time, I informed you that you didn't have to say or do anything if you don't want to?

A Ah, words to that effect, yeah.

Q16 Yeah. Do you agree then we then made our way to the custody area of the police station?

A Oh, oh - - -

Q17 Which is - - -

A Well, yeah, I - - -

Q18 Yeah.

A We made our way to here. I didn't know it was the custody area.

Q19 Yeah.

A Yeah.

Q20 [18.14] Do you agree that I introduced you to the custody sergeant, Sergeant O'Keefe?

A Ah, the lady, yeah.

Q21 Yep. And do you agree she read you your rights while - - -

A Yeah.

Q21 - - - in police custody?

A Yeah.

Q22 O.K. Mr Dowling, can you please state your full address?

A Ah, Unit 5/68 to 70 Curlewis Street, Bondi Beach.

Q23 O.K. How long have you been residing at that address for?

A Ah, about ten years.

Q24 Ten years. Do you own that property?

A No.

Q25 O.K. Are you a tenant?

A Yeah, I rent, yeah.

Q26 O.K. Does anybody else live at that property with you?

A No.

Q27 O.K. Does anybody have access to your apartment besides you

A Not on a day-to-day basis, no.

Q28 O.K. Like I said, do you agree that I also advised you that a search warrant was carried out at Unit 5 of 68 to 70 Curlewis Street in Bondi Beach?

A Yeah.

Q29 Do you agree that I showed you a copy of that warrant, which is Warrant number 1-2-5-6/1-7?

A You showed me a copy, yep.

Q30 [18.15] Yeah. Do you agree that I also showed you a receipt of items that we seized from that property, and I advised you - - -

A No, I didn't remember that, but - - -

Q31 The, the blue piece of paper with all the items that we took, and I said this is the receipt?

A You showed me, yeah, you showed me that and you, were you going to give me a copy of that?

Q32 Yeah. I'll - - -

A You stuck it in your bag or something, yeah.

Q33 Yeah. I'll give you that copy once you obviously - - -

A Yeah.

Q34 - - - leave the police station. O.K. Anyway, the, you, you were speaking to me before and you stated to me that you're employed?

A Employed, yeah.

Q35 Yeah. What do you do for work?

A Oh, I'd rather not say.

Q36 O.K. Fair enough.

A Ah, just that people harass me. Um, so if I say where I work that just means more harassment.

Q37 O.K.

A Um, I get harassed as a journalist. Ah, I run a website and I get threats and intimidation and harassment all the time. Ah, so I'd rather just not say where I work, other than, because if that gets out, I'm sure my employer will be getting phones or whatever.

Q38 You - - -

A But if it becomes mandatory for me to tell you where I work, what I do, it's - - -

Q39 No, it's not mandatory.

A No.

Q40 [18.17] You stated that you're a journalist?

A Yeah. Look I, I, I run a website. I have done since oh, before that, but the current one, Kangaroo Court of Australia since 2011.

Q41 O.K. How many, who else runs that website?

A Me.

Q42 Just yourself?

A Just me.

Q43 O.K. Where's the website based out of?

A Bondi Beach, my unit.

Q44 O.K. You, you don't have like an office?

A Home office, usually my unit. Ah, a bit messy, but ah, I got the desk set up.

Q45 O.K.

A So it's a home office basically.

Q46 Yeah. Are you employed by any media company?

A No.

Q47 O.K.

A Um, I have email followers. I, ah, not employed by a media company, no.

Q48 O.K. And Kangaroo Court of Australia, what kind of a website is this?

A Judicial corruption.

Q49 O.K.

A Ah, a strong focus on judicial um, corrupt judges, and associated matters. So that leads you into politics, corrupt police at times ah, corrupt politicians, ah, general corruption. Occasionally, I'll write articles more specific to say social media, because it's a social media website um, in that context. So I might write articles that aren't so much about corruption, just media, where it's going. Um, and sometimes articles more specific to me ah, what I'm doing or, I've written um, like Kerry Stokes suing me. Now written plenty of articles about that, that sort of thing.

Q50 [18.18] O.K. And how long have you had this website, I'm sorry?

A Since 2011.

Q51 O.K. And you're the only person that obviously has that website?

A Yeah, yeah.

Q52 O.K. Is there an email attached to this website, how people get in contact with you?

- A Yeah. Look I've got a few email addresses that I've used at the time, and shanedowling@hotmail.com is a, shanedowling@hotmail.com is the main one.
- Q53 Yeah.
- A Um, there's another one, shanedowling@outlook.com.au. Now they're both the same email address.
- Q54 Mmm.
- A Both Microsoft Hotmail ones set up and you could ah, years ago, I've had it a long time. And then you can also add a, I forget what you call it, an associated email address, and I started using the Outlook.com.au, because it sounds a bit more professional than Hotmail.
- Q55 O.K. Yeah.
- A But they both go to the same inbox.
- Q56 O.K. Who's your internet provider?
- A Ah, Telstra.
- Q57 O.K. How long have you been with Telstra for?
- A Oh, I forget. Um, when I first moved there to Bondi, I was with ah, it went bankrupt. I forget their name. Ah, they had a little modem. I forget their name. They went, oh, no, they didn't go bankrupt, they sold their cast, casting base I think to someone. Ah, I forget, so how long I've been with Telstra, maybe eight years or something, something like that.
- Q58 O.K. They're the only internet provider you've, you have now?
- A Mmm.
- Q59 O.K. Do you have a Telstra account, like an email with Telstra?
- A Well, I use Vodafone - - -
- Q60 [18.20] Yeah.
- A - - - for my mobile phone and that so, they're not really a email, ah, internet provider. Well, they are, you know, your mobile phone's connected to it.
- Q61 O.K. Do you also possibly have an email address called shanedowling1@bigpond.com?

A Yeah, that's, that's mine as well, yeah, yeah.

Q62 O.K.

A That's like a secondary one. I don't use it very often. Um, but I do use it from time-to-time.

Q63 Is that linked to the Telstra account, your internet provider?

A Mmm. Mmm.

Q64 O.K.

A It's, it's, it's a Telstra email address.

Q65 O.K. Yeah. And you said you've got a mobile phone number or mobile phone with Vodafone?

A Yeah, Vodafone.

Q66 How many phone numbers do you have?

A One.

Q67 O.K. Do you know your phone number?

A Yeah.

Q68 Can you - - -

A 0-4-1-1-2-3-8-7-0-4.

Q69 O.K. And how long have you had this number for?

A Um, a long time. Ah, probably 2001, 2002 I got it.

Q70 [18.21] Yeah. Does anybody also have access to your phone?

A No.

Q71 O.K. Do you use any of these - - -

A Oh, I've, I've lost it a couple of times.

Q72 O.K.

A Ah, so if you go back years, I remember losing it. I remember losing it.

Q73 O.K. When was the last time you that it was lost or other persons used it?

A Eight, ten years ago.

Q74 O.K. Nothing recent, nothing in the - - -

A No.

- Q75 - - - last couple of years? Do you use any of these email or this mobile number in the running of the Kangaroo Court of Australia website?
- A Yeah, in that context. Ah, you know, emails will have my um, what do you call it, signature. Well, it's not really a signature. You'd have your name and your mobile number and it um, linked to my website on the bottom.
- Q76 O.K. So the, like I said, the allegation that we're, we're investigating is, relates to an email that was sent from a shanedowling@gmail, sorry, @hotmail.com account on Tuesday, the 6th of September to a Rebel Kenna. Do you know a Rebel Kenna?
- A Mmm. Ah hmm.
- Q77 How do you know this person?
- A Ah, I made a complaint of assault against her.
- Q78 O.K.
- A And maybe I need to make that formal. Ah, I, I made that complaint to ah, the Supreme Court of New South Wales, to management. I've got emails from them ah, of assault. Um, that's how I know her. She's an absolute grub. Morally and ethically bankrupt and corrupt as. Ah, I can show you the emails of the complaint, and they swept it under the carpet um - - -
- Q79 O.K. Do - - -
- A - - - ah, of assault.
- Q80 [18.22] O.K. Rebel Kenna, can you, what does she do?
- A She, she's, she was a registrar, and I don't know what her positions is now, but I think they call her the Prothonary or something - - -
- Q81 O.K.
- A - - - which is the head registrar. She was a registrar and I was in court and she's corrupt as, and I just wanted it transferred to another registrar - - -
- Q82 Yeah.
- A - - - ah, or a judge for the directions, for the directions hearing, and she's corrupt as, dodgy as, and she was in their hip pocket, Kerry

Stokes' hip pocket, did whatever they wanted, and I'm standing there at the Bar table arguing my case and I gave her a bit of a mouthful and you're allowed to. You're allowed to. It's your constitutional right. If you go into New, New South Wales Judicial Commission's website, they'll say judges have to cop a bit of stick from people if they want to give it to them. That's just a fact of life. And I was just giving her a bit of a serve. Nothing, I wasn't going F or C or anything like that. Um, just calling her corrupt or whatever. Ah, and one of the security guards, I'm standing at the Bar table, if she's got an issue with me, she's in control of the court. Um, if she's got an issue with me, she can tell me to, they can eject you from the court. Um, and one of the security guards come up to me and I could, you know, he's like there threatening me.

Q83

Mmm.

A

Now that's assault I found out later. Ah, you know, he's spitting on me. I could, you know, feel his spit and bad breath and he's threatening me, "You shut your mouth," rah, rah, rah. And I'm going, you know, I'm at the Bar table trying to run my case. If she's had an issue she should have told him to remove me. Not allow him to threaten me. And um, she just let it happen. So I ended up finding out later it was assault. I made a complaint to them. They swept it under the carpet, but I made a complaint against her too, because she was an accessory to the assault, because when you're in court, the judge has control of the court room. If he wants someone removed or he's not happy with someone, he can have him ejected or whatever. It's not for some court um, the court sheriff to threaten and intimidate someone while they're at the Bar table. I should have punched him in the mouth, but if I had have done that I would have got done for assault.

Q84

Mmm.

A

Here, here he is assaulting me, and that's assault. If you go up to someone and I, I come up to you within thirty centimetres and start threatening and intimidating you, that's assault. Now I've read that on

the internet. I think it's on the New South Wales Judicial Commission's website, because I was looking it up. So I made a complaint of assault against her and ah, nothing was done. Now that was about two years ago, and they swept it under the carpet. "Oh, yeah, we're," they said they got the transcript, but it was bullshit. They never got the transcript, because there was two elements to it that day, and so they got the transcript with nothing was said or whatever, then they got, and they said, "Oh, can't see nothing there." But the transcript of where I'm getting abused and harassed by this court sheriff was swept.

Q85 The, how many interactions have you had with Rebel Kenna since - -
-

A Not since then, but I get the feeling, I don't know if she was sacked or promoted or what. I don't know where she went. I remember seeing her, there's a word, Prothonary, Prothonary. Have you heard of it?

Q86 I have, yes.

A Yeah. I think it's Prothonary.

Q87 Yeah.

A That's like a title for the head registrar. I think she's the Prothonary now. But I noticed that happened in ah, August or September, 2014, 2105. I think might have been 2015 and um, and I can show you the emails. You can, you can see the emails from the courts saying, "O.K. We, we done this, we done that," and it was all bullshit. Um, what was the question?

Q88 Oh, how many interactions have you had with Rebel, Rebel Kenna?

A Oh, had about two or three. Sorry, I was about to say, yeah, but it happened about August 2014 or 2015. I think it might have been 2015, but it could have been 2014, August or September that year. And a few months later she seemed to have gone and never been a registrar again. You got registrars that are, and, and they'll hear like thirty cases in a day or forty cases, they'll be in for five minutes. Or you know directions hearings I assume, you know, case after case after case, and she used to do that. Um, so you'd go there Monday to

Friday, and she'd be the registrar. Ah, occasionally I'd go to someone else but ah, say two, three, maybe four times. I don't know. I can't remember.

Q89 Yeah. Were you, were you in interactions with Rebel Kenna, were you a party in a court matter, or were you there as a journalist?

A Yeah, yeah. No, no, I was there, Kerry Stokes has been suing for defamation since 2014.

Q90 [18.27] O.K.

A And it's all bullshit, ah, it's total bullshit. This guy with deep pockets sues ya. Oh, oh, I'm not going to get into the whole case.

Q91 Yeah.

A I don't need to. But he started suing me in April, 2014. He had my defences knocked out, so I got no defence. Smart isn't it? You know, he bribed the judge to get me defences knocked out, so I got no defence. The problem he's got is, even though I got no defence, he has to prove at least to some degree that I've defamed him, but he won't do that, because to do that he has to sign off on affidavits. He has to start writing evidence. And, and we had our final hearing ah, a couple of months or April 24th I think it was, this year, after three years. He showed up, no evidence to prove that I defamed him. So, so it went like the reverse onus of proof, but they're so corrupt and so dodgy they won't sign it, because in 2007, 2008, Kerry Stokes, a judge of the Federal Court said he gave knowingly false evidence, and evidence he knew was untrue under oath. What's that, a perjurer? That's why he won't go sign off on affidavits or anything anymore, because he got done for perjury back then. He never actually got charged, but the judge said in a judgement, Justice Sackville, in a huge case called the C7 case, they spent \$200 million. He was suing News Corp, Chanel 7 oh, Chanel 9, Chanel 10. He was suing all these companies. So the whole case is frivolous, vexatious, and what was I talking about? I got off track there.

Q92 Like, obviously, like the Kerry Stokes matter and investigation is separate to ours. But mainly what we are looking into is an allegation of a - - -

A Yeah. What was the last question again?

Q93 - - - telecommunication. Oh, many interactions you've had with Rebel Kenna.

A Yeah, I've had, I can't remember exactly, two, three or four, something like that.

Q94 Yeah. Have the - - -

A Now if she, I'm currently getting charged for contempt. It's the Prothonary of the New South Wales Supreme Court - - -

Q95 Mmm.

A - - - versus Shane Dowling. That's her again. So it looks like she's having another swipe.

Q96 O.K.

A If, if that's her, oh, you don't have to tell me, and oh, probably not going to. I don't think complaint it is.

Q97 No. Oh, I will tell you. Obviously, the, the complaint relates to an email - - -

A I want to know who it is, that's all.

Q98 Yeah. That, that was set by allegedly by yourself to a number of persons, one of them was being a Rebel Kenna - - -

A Mmm.

Q99 - - - which lists her as a suspected paedophile.

A Mmm.

Q100 [18.29] O.K. Do you recall that email?

A Can I have a look?

Q101 Yeah. Might just, for the record - - -

A Look - - -

Q101 - - - I'm just showing Annexure 1, which is an email that was, the highlighted part is just the email address.

A I'm just blind, sorry.

Q102 That's all right.

A O.K. Which, sorry. She is nasty. I want to make a formal complaint against her too. Let's get this on the road.

Q103 Yeah.

A Game on.

Q104 O.K. Once, once - - -

A Assault. And I, I made complaints before - - -

Q105 Yeah.

A - - - but they just swept it. Hold it, can I, can I just have a quick read of this?

Q106 Yeah, sure.

A Because it's going back a while. But I think this email might be part of the evidence that's currently before the Supreme Court in the contempt matter.

Q107 O.K.

A I think it might be, and if that's the case, this email now has not qualified, privileged, but some privilege that oh, means you can't be sued for defamation for it, that's all. Mmm. O.K. I'm a journalist and if I don't put allegations to people that leaves me wide open for defamation. Now I can show you some transcript from only a few days ago. Not, not a few days ago, from May, May 4th. Now I had a hearing on May 4th for contempt, right.

Q108 O.K.

A Um, for calling what the charges are for contempt, for calling Registrar Christopher Bradford a, a suspected paedophile and a known bribe taker. And Justice Clifton Hoeben a known-paedophile. Now that's the charges. I denied the charges. Um, as you can see there, I think it's in there, I think I've written Clifton Hoeben is a known paedophile there.

Q109 Yeah.

A And I think I might have written Registrar Bradford a suspected paedophile there. So there's no, and that is on my website if, correct me if I'm wrong, and I think that'll come in part of any evidence anyhow - - -

Q110 [18.31] Yeah.

A - - - in an article I wrote a couple of days later. Now if I'm going to write an article, and I think I say it in there, don't I, that I'm going to write an article.

Q111 O.K. Yes.

A And I'm going to publish it.

Q112 Yeah.

A I have to put the allegations to them, because if I don't, I'm leaving myself wide open for defamation. Now the point of the transcript on the May 4th, before Justice Wilson, Helen Wilson, I think it is, this year, the, now the, just quickly, that I told you what I'm being charged with. The progress at the moment is we had the hearing on May 4th.

Q113 Yeah.

A Um, and put written submissions in and I was ordered to notify all the Attorney Generals ah, State and Federal, of a notice of a constitutional matter. So we're waiting till next Friday and, O.K. we might have another hearing date and if they don't intervene, that gives them an opportunity to make submissions, because it's constitutional defence um, to a large part of it. I deny what I said ah, because I didn't say that. I actually called him a grub, Justice um, Clifton Hoeben in court. And you can hear the tape, because I taped it.

Q114 O.K. Look - - -

A Um, and I'm just, I'm just getting onto that. And, and that came up as part of the evidence, but not so much that, but the article I wrote - - -

Q115 O.K.

A - - - a couple of days after that.

Q116 Yeah.

A Which that oh, from memory. I haven't looked at the whole thing for a few weeks, but from memory, that is part of the article. Now I have to, if, and I, I raised that in court and I can show you the transcript, I raised that in court and I said, "Look your Honour, here they are having a go at me. I didn't say what they claim I said now, but I did publish that in an article last year." And they won't sue me for

defamation for that, because they know I have ah, a defence, because I put the allegations to them and they never responded. So I have a defence of ah, qualified privilege from a common law viewpoint, because I put those allegations to them before I published it. That email is not about harassing people. It is not about intimidating people ah, ah, or embarrassing people. It's about me covering my arse. Journalists do that every day. They write out allegations. They hear the allegations we're going to publish. Give you the opportunity that way, now two things normally happen. Well, not two, but quite common. Um, the person will respond, and say, "Look, that's all bullshit." Ah, sometimes they'll say, "Don't write it otherwise we'll sue you for defamation." You'll see that on TV, oh, so and so said oh, you'd better not write that otherwise you'll get done for defamation ah, or whatever. So you have to put those allegations. The particular law you're talking about I, I know and understand it. I'm not an expert. I'm not a lawyer, but I know and understand it, because back in 2011, 2012 there was a case down in Canberra where a girl was filmed at Duntroon having sex with another guy. He stuck it onto Skype so his mates in the next room could watch. I don't know if you remember that case.

Q117

Yeah.

A

Now the, the Federal Police have come out on news and said, "Oh, because it happened on Commonwealth grounds or something ah, there's no," the ACT police said, "Oh, because it happened on Commonwealth ground there's nothing we can do." And I, I wrote to the Commissioner at that time. I don't know if it was or the one after and said, "That's bullshit." And you can see the article. I said, "That's bullshit, because the ACT police have got jurisdiction like youse have on both the State and, and that case, the Territory and the Federal law."

Q118

O.K. Obviously, these matters, but that, this matter relates to - - -

A

But when, I'm, I'm, I'm just telling you - - -

Q119

Yeah.

A - - - what my viewpoint there.

Q120 [18.35] Yeah.

A I'm not, that email was not there to harass, bully or intimidate or, or embarrass anyone. Now prior to that article, you, you have a number of things there in relation to the paedophile part.

Q121 Mmm.

A Um, you had a Federal Senator Heffernan saying there was a list of politicians and judges, and I think even law enforcement people, a paedophile list that he'd seen at a Federal level, which are Federal ah, the law enforcement agency had given him. He didn't name it.

Q122 Yeah.

A So these are genuine issues.

Q123 Yeah. So you do recall this email?

A Yeah.

Q124 Did you send this email?

A The one on my website I sent?

Q125 Yeah.

A Definitely. Verbatim. I've just had a quick look at it. Have a look at, oh, I'll give you the date. No, no, the, the website - - -

Q126 Yeah.

A - - - so you can have a look.

Q127 That's, I was actually going to come Annexure 2, which is a print off from your website, from Kangaroo Court of Australia, which has published an article called, "Paedophile priest gets three months' gaol
- - -

A Mmm.

Q128 - - - for raping three boys Supreme Courts Justice Hoeben." O.K.

A Mmm.

Q129 Just for the record, this is the Annexure 2. Do you mind having a look? Is this the article you're referring to?

A Well, yeah, I, I've blogged this as evidence in my contempt proceedings.

Q130 [18.37] O.K. You, did you publish this article on the Australia?

A If this is a printout when it's still on website, yeah, yeah.

Q131 And are you saying that article is part of that email that was sent out, or they're related to one, one to another?

A That's the precursor - - -

Q132 Yeah.

A - - - to me, because what date is on that?

Q133 The email was sent from Tuesday, the 6th of

A Oh, I'm just making sure they're the same one. Yeah, it looks like the same one. Now that's what I was doing. Now in that email, I said, I'm giving you the opportunity, have a look. Look I'm, I'm sitting here absolutely ropable, but I know it's not your fault, so I don't want to ah, go off, it's not going to achieve nothing. But you might find this disgusting. You mighten like what I said. You mighten whatever. Three, a priest gets three months' gaol for raping and abusing three boys. Now a national scandal, the judges should have been hauled into court and been charged themselves, because there is no precedent for any paedophile priest getting three months' gaol after abusing three boys. And as we all know, every time one of them gets charged, it's almost guaranteed that a, a lot more victims will come forward. That's a national scandal. So I wrote about it. I've written to the judges. This ain't a Mickey Mouse article. Bring it on.

Q134 Is there a reason why you've singled out certain people that were listed there, more specifically Rebel Kenna as a suspected paedophile?

A Because Rebel Kenna, I, I've written about paedophilia and the judiciary before. Now there's a number of reasons, they could be trying to swoon me over. She, I've made a complaint about assault against her. Um, there, there's a whole heap of reasons they could be trying to screw me over, but I, I wrote about that ah, the paedophile judge ah, Garry Neilson. Do you remember him?

Q135 Oh, I can't say I

A Look he's a guy who he almost got sacked. He should have been sacked.

- Q136 Mmm.
- A He used the court to defend paedophilia, and incest. Now there's a big uproar. He got suspended and they called New South Wales Judicial Commission at a hearing, and they never sacked him. They should have done. A couple of months ago ah, or a month ago he got busted again ah, not for that, but for reading out a judgment. It took him four days to read out a judgment. He was running up the bill for his mate the barrister. Now that was the front page news.
- Q137 Yeah.
- A But um, so the reason I have singled these out ah, under different um, different ah, categories of evidence that I believed I had.
- Q138 Mmm.
- A I, I, and I still have. Um, like Garry Neilson. I just spoke about him.
- Q139 Mmm. But could you understand why somebody could become very upset, even possibly distraught if their names are published as a paedophile out for the world to see?
- A Well, if she had a problem you, you, you make allegations against people all the time, right?
- Q140 [18.40] Yeah.
- A Um, and, and, and I gave her the opportunity to respond, right. I've written to her. I've given her the opportunity to respond. The media, journalists write about paedophile priests all the time. They expose them.
- Q141 Mmm.
- A They put those allegations to the priests before they publish. Um, they give them an opportunity. She never took the opportunity to publish. They know who I am. I've written a book called Love Letter from the Bar Table.
- Q142 Yeah.
- A And I'll give you a copy if you want a copy. I've got a few home. Did you grab a copy while you were there?
- Q143 Ah, no, I didn't. We only grabbed the things that we want.

A Oh, well, I'll give you a copy, 'cause I've got a whole heap that haven't sold as stock. It's a book that thick. I had unlawful termination against Fairfax Media. It's got all these emails that I sent all the judges. This is going to be thrown out in five minutes. You want to charge me? Well, not, not much I can do. It's, it's that thick. All these, and I call it Love Letters from the Bar Table from 2007 I think it is to 2009 or something, or 2000, no, publication is 2009. I sent all these emails into the Federal Court telling the judges where to go, because I got unlawfully sacked um, and they dragged out the proceedings proceedings and and try and drive you into the ground. Ah, they do it all the time. And I used to write into the judges telling them, you know, you've abused this process, you've abused this procedure. They, they, they do all this bullshit. They have private communication with Fairfax lawyers. So all that is, is me writing emails on a continual basis. I have a long history of writing emails and putting allegations to judges, to magistrates and then publishing.

Q144 Yeah.

A If you, you're talking about um, August, September last year, right, or September last year?

Q145 Yep.

A Have a look at my website back from 2011, you're going to find email after email to the judges, to the magistrates saying, bingo, "These are the allegations. You want to comment? You want to say something? I'm going to be publishing. Please respond by 5.00pm ah, please so I can publish."

Q146 Yeah. This email from the September, which device did you use to send that email?

A Look I don't know, but I can almost guarantee it's my computer.

Q147 Do you know which, which computer it is?

A Oh, my, my laptop.

Q148 Do you know the brand?

A Oh, the HP one. The other one is old.

Q149 Yeah.

A And I didn't even know I had the other thing. I forgot. I was meant to chuck it out - - -

Q150 [18.43] Yeah.

A - - - because it was like a Pentium or something.

Q151 O.K. The HP computer, is that password secured and stuff?

A Yeah, look, I, I, I've got nothing to hide.

Q152 Yeah.

A That's my email on, I'll, I'll, I don't want to commit to that - - -

Q153 Yeah.

A - - - because I'm, I'm blind as a bat.

Q154 That's all right.

A But I'll commit to that.

DETECTIVE SENIOR CONSTABLE HAMMERTON

Q155 Do you, do you have glasses here, do you want me to get them from your bag, or - - -

A No. No, they're, they're - - -

Q156 Do you have other glasses?

A No, I don't. I need another pair.

Q157 O.K. Yeah.

A Ah, but I'll commit to that. That, if, if that's published, if that's a printout to my website that's mine.

DETECTIVE SENIOR CONSTABLE JURIC

Q158 Yeah.

A I do it all the time. I run a judicial corruption website. They're, they're pissed off because I made a complaint against her retaliatory for assault. They're looking like fools. Rebel Kenna is a Prothonary. That's the one, and I've asked them and they won't tell me. O.K. Who's the Prothonary? Who's the one behind this contempt charge?

Q159 Yeah.

A And I'm sure it's Rebel Kenna, but they won't confirm it. And if you Google her name, it's pretty hard to find where it says Prothonary. I remember seeing it once. So I think it's her. I don't know for sure.

Q160 [18.44] Have you tried to find her or ascertain where she's working at since the allegation?

A No, because since, since we had the assault, I've moved on.

Q161 O.K.

A I don't, I, I despise her, because she's corrupt as, dodgy as um, and she assaulted me the, in court and she, well, she didn't assault me. She, she conspired with the guy who was assaulting me. She should have, she was in charge. She should have said, "Look buddy, you're the court sheriff. Piss off. You, it's not for you to threaten or intimidate people while they're at the Bar table representing themselves."

Q162 So you're saying, obviously, that you're not going to, that email, that you agree with, this one - - -

A Look that, that, that is off my website.

Q163 O.K.

A Was from my website.

DETECTIVE SENIOR CONSTABLE HAMMERTON

Q164 If we read that to you, 'cause you can't read it, would you like us to - - -
-

A Look I don't think there's any need to, because there's two points. You're saying that email is exactly the same as the one in the article on my website.

Q165 Yes.

A Yeah. Well, that email, if they're exactly the same, that email is mine.

DETECTIVE SENIOR CONSTABLE JURIC

Q166 O.K. Obviously, would you be willing to sign to state that I showed you these ones, not that obviously they're yours, but just to say that I showed you these two documents or these two annexures?

A Well, look I - - -

Q167 You don't have to if you don't want to.

DETECTIVE SENIOR CONSTABLE HAMMERTON

Q168 Just to prove that we later haven't then thrown them out and made new ones and, to prove they're the ones that we've shown you in this interview.

A Well, we've, we've got a recording. Let, let, I, I - - -

DETECTIVE SENIOR CONSTABLE JURIC

Q169 You, you don't have to if you don't want to.

A Yeah, I don't particularly want to.

Q170 [18.45] All right. That's fine.

A I've got nothing to hide.

Q171 Yeah.

A I had no intentions of taking that off my website. As you can imagine ah, I, I feel like I'm getting stitched up.

Q172 Mmm.

A Not by youse. Not by youse. Ah, but by a dodgy complaint.

Q173 Mmm.

A Um, and I think it needs to set a precedent ah, if it did go to a hearing, because I've got a long history of putting allegations to people and then publishing.

Q174 O.K.

A And them journalists do it every day.

Q175 Yeah. Regarding these allegations, do you have like evidence or a source or victims that you can probably refer to police to, you know, if, if these allegations are true, obviously, we'd want to investigate them and things like that.

A Well, I, I, some of them I do have specific evidence at least, you know, but it's not, every time I made an allegation to police by and large they get swept. Um, it's like Kerry Stokes has gotten suppression order after suppression order. He just goes into court and gets suppression orders like that yet when I try and challenge them they either ignore me, like he got a suppression order October last year in one matter right matter. No, no, not that one. Um, Samantha Armytage and Rebecca Gibney. Can't name them right. December last year. He's gone to court, gotten the matter I've

challenged that in March this year. We're still waiting on a decision. You know, four or five months later still can't get a decision. Now under, under the Suppression Order Act 2010 you have, only in an exceptional circumstance can you get a suppression order. Now, now there is no exceptional circumstance to justify the suppression order not being able to name Samantha Armytage or Rebecca Gibney. There's a suppression order on that so maybe um, but I'm allowed to defend myself. Um, only in an exceptional circumstance. Their barrister in March I just kept on saying look, you need exceptional circumstances. He hasn't even got one. He didn't even try and get one. Now they can get suppression orders like that but if you try and get them lifted it takes you forever.

Q176 So I don't know too much about civil court and things like that so obviously we're dealing with a different side of things.

A You don't need to but full-on bribery, I, I want to make a complaint about bribery, judicial bribery. The circumstantial evidence there is just so powerful that it needs to be investigated. They're getting suppression orders like that. They're having ex parte hearings all the time, Kerry Stokes. Ah, if I try and have an ex parte hearing oh, you've got to do this, you've got to do that. They go into court and have an ex parte hearing like that, get suppression orders then if you try and get it lifted you're, you're chasing your tail for months.

Q177 Yeah. Obviously those matters are obviously separate to what we're investigating and looking into now.

A Mmm.

Q178 Which obviously just relates to this email, that posting on the website and obviously allegations made by Rebel Kenna of certain obviously -

--

A Can I make - - -

Q178 - - -

A At some stage, I don't want to do it now because I want to get it going if possible, as soon as possible, whenever.

Q179 Yeah.

A But I want to make a formal complaint of assault against her. I've got the evidence.

Q180 [18.49] Yeah. You can, obviously I can't take that complaint. That's your prerogative if you want to attend like the courts or the police station and let them know what's happened. I can't obviously take a report because I'm investigating separate issues so there's a conflict of interest but that's for you to decide down the track. Regarding you said you obviously used your laptop computer, how long have you had that computer for?

A I don't remember exactly. I think it's two or three years old.

Q181 O.K. Does anybody else have - - -

A I should have a receipt somewhere.

Q181 - - - access to that computer?

A Huh?

Q182 Does anybody else have access to that computer?

A No.

Q183 Is there a password on that computer to access it?

A I don't know if I had it turned on for the password. If you want to bring it out I'll have a look for you.

Q184 O.K. Do you mind giving the password?

A I - - -

DETECTIVE SENIOR CONSTABLE HAMMERTON

Q185 It's something you can change very easily.

A Yeah, I know. I'm just trying to think what it is one, and two, do I really want to give it to you.

Q186 Yeah.

A It's not, I've got nothing to hide. I'm happy for youse to access it um, but if I buy a new computer I intend on changing all the passwords um, because, not any reflection on you but other people have got my computers. Ah, that's rule number one, change the passwords if someone else has got your computers. It's not to hide anything. Um, so even if I give you the password it might be gone tomorrow. I don't know when I'll change the passwords. Ah, so if you want to bring it

out now we can take the password off it or something. Maybe youse haven't got it here, I don't know. Maybe I might take that

DETECTIVE SENIOR CONSTABLE JURIC

Q187 O.K. We can discuss that after the interview.

DETECTIVE SENIOR CONSTABLE HAMMERTON

Q188 This is just the password to get into the computer

DETECTIVE SENIOR CONSTABLE JURIC

Q189 Yes, that's right.

DETECTIVE SENIOR CONSTABLE HAMMERTON

Q190 [18.50] Yeah. It's just - - -

A But what - - -

Q191 This is just to unlock the computer.

A Yeah, but what if I change it tonight?

Q192 This isn't, well, but it's actually tangibly on the computer.

A No, no. I don't think, I don't, I think I've just put it - - -

Q193 This is just to - - -

A No, no, no, no. I just put it on ah - - -

Q194 We're not accessing like - - -

A No, no, no, but I don't think there is because - - -

Q194 - - - or emails through that way.

A I think - - -

Q195 This isn't for that. This is just to unlock the actual tangible item.

A Yeah, but what I'm saying - - -

Q196 Which you can't change off-site. You've got to have the actual computer.

A I don't think I have put a lock on it.

Q197

A So that's the bottom line.

Q198

A Because I just put it on sleep.

Q199 Yeah. Like when you open it up do you put a password in to unlock the computer?

A No, sleep.

Q200 [18.51] Yeah, that's, that's what we were talking about.

A But I'm into Windows - - -

Q201 We don't mean - - -

A - - - and everything like that - - -

Q202 We don't mean, no.

A - - - and I email.

Q203 We don't, no, no, no, no, no, we're not talking about that.

A I'm not sounding rude but I am fairly paranoid about that so - - -

DETECTIVE SENIOR CONSTABLE JURIC

Q204 No, that's all right. Understandable.

DETECTIVE SENIOR CONSTABLE HAMMERTON

Q205 A lot of people are.

A So when I get home I intend on changing my email password and my Microsoft password and all that sort of stuff.

DETECTIVE SENIOR CONSTABLE JURIC

Q206 Detective Hammerton, do you have any questions you'd like to ask?

DETECTIVE SENIOR CONSTABLE HAMMERTON

Q207

DETECTIVE SENIOR CONSTABLE JURIC

Q208 O.K. Mr Dowling, what's going to happen now is I'm going to get the custody sergeant. She's going to come in here and just ask you some questions regarding how the interview was conducted, if you've got any questions and things like that. Once that's complete we'll finalise the interview and we'll leave the room and continue on. O.K.

DETECTIVE SENIOR CONSTABLE HAMMERTON

Q209 I'll just go get

A So are you charging me tonight?

DETECTIVE SENIOR CONSTABLE JURIC

Q210 [18.52] We'll regarding the interview and

A Oh, you're going to decide later then, in five/ten minutes?

Q211 Yeah, once we assess all the information - - -

A No, that's fine.

Q212 - - - and stuff like that. O.K. Just I'll be, I'll remind you again while Detective Hammerton is outside the machine is still recording so it's just

A That's fine.

Q213 O.K.

A And I get a copy tonight or you send me a copy of something?

Q214 No, you get a copy of a audio disc tonight. We just don't hand out video discs out. They're stored away and if you want to access them all you have to do is notify me and I can arrange for you to view it.

A No, no, that's fine. So I can view the whole video and everything if I wanted to?

Q215 Yeah.

A It's no big issue. I've got nothing.

Q216 Yeah. All you have to do is give me a call. I set up an appointment and I can, we can arrange a time to suit.

A Sure.

Q217 We just don't hand out videos. We give you an audio but it just doesn't have a video on there.

A To me it sounds like um, I don't know when you got the complaint but if you only got it recent it sounds like their case is going bad against me for contempt so she's having another chop.

Q218 Yeah, like I said, that matter I'm not aware of so - - -

A No, but - - -

Q219 It's a separate issue so - - -

A Well, I think, no point saying anything. You're just focused on that but it sounds pretty obvious what's happening to me. She's an absolute grub anyhow. Ah, corrupt as. She assaulted me in court. That'd come out in court anyhow.

INTERVIEW RESUMED

DETECTIVE SENIOR CONSTABLE JURIC

Q220 [18.53] Mr Dowling, obviously Sergeant O'Keefe's here, which Detective Juric will leave the room.

SERGEANT O'KEEFE

Q221 As you're aware, my name is Sergeant O'Keefe. I'm an officer not connected with the matter for which you have been interviewed. Do you understand that?

A Yeah.

Q222 My function is to ensure fairness in the conduct of the interview. Do you understand?

A Yeah.

Q223 Are you Shane Dowling?

A Yeah.

Q224 Have you taken part in this record of interview of your own free will?

A Yeah.

Q225 Were any promises made to you to take part in the interview?

A No.

Q226 Was any threat made to you to take part in the interview?

A No.

Q227 Were you induced to take part in the interview?

A No.

Q228 Do you have any complaints about the manner you were interviewed today?

A Complaints about the matter?

Q229 Manner in which you were interviewed.

A Oh, no, no.

Q230 [18.54] Do you have anything additional you wish to say in relation to the manner of your interview?

A No. Look, they told me the complaints, well, they didn't tell me that but I seen the complaint's Rebel Kenna. I'm sure it is because that's what they named her. Um, it's a retaliatory complaint because I made a complaint of assault against her. That's her motivation is very simple.

Q231 All right. But nothing in relation to the ERISP?

A No.

Q232 O.K. So the time is now 6.54pm on the 21st of June, 2017 and the interview is concluded.

A Ah hmm.

INTERVIEW CONCLUDED




STATEMENT OF POLICE


In the matter of:	Police v Dowling
Place:	Day Street Police Station
Date:	03 January 2018

Name:	Zachary BURKE	Tel. No:	92656470
Rank:	Plain Clothes Senior Constable		
Station/Unit:	Day Street Police Station		

STATES:

1. This statement made by me accurately sets out the evidence that I would be prepared, if necessary, to give in court as a witness. The statement is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I will be liable to prosecution if I have wilfully stated in it anything that I know to be false, or do not believe to be true.
2. I am 28 years of age.
3. About 8am on Wednesday 21 June 2017 I attended a briefing at Bondi Police Station in relation to a search warrant to be conducted at unit 5/68-70 Curlewis Street, Bondi Beach. The briefing was conducted by Detective Senior Constable JURIC and I sighted search warrant number 1256/17. I was assigned the role of a searching officer.
4. A short time later I attended unit 5 / 68-70 Curlewis Street, Bondi Beach with other Detectives from the Sydney City Police Area Command and independent officer, Inspector FORDY. Entry to the unit was gained via Specialist Resources before we entered. The entirety of the search warrant was recorded on camera.
5. I handed all the items I located during the search warrant to the exhibits officer, Detective Senior Constable Matthew COUNSELL who photographed and recorded the details of the

Witness: 
 David LILLYMAN
 Detective Senior Constable
 Day Street Police Station

Signature: 
 Zachary BURKE
 Plain Clothes Senior Constable
 Day Street Police Station

03 January 2018

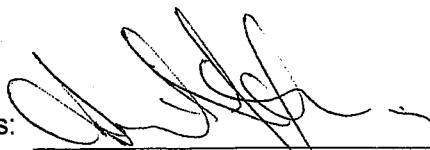
03 January 2018

Statement of Zachary BURKE
In the matter of Police v Dowling

property. About 8.52am I located on the desk in the living room a black HP laptop with charging cord. About 8.58am I located a black Acer laptop with Logitech mouse and chords.

6. About 9.07am I located one Sandisc 8GB thumbdrive and at 9.20am I located two further 8GB USB's.
7. The search warrant concluded at approximately 9.26am where I resumed unrelated duties.

Witness:



David LILLYMAN
Detective Senior Constable
Day Street Police Station

03 January 2018

Signature:



Zachary BURKE
Plain Clothes Senior Constable
Day Street Police Station

03 January 2018



STATEMENT OF POLICE


In the matter of: Shane Dowling
Place: Day Street Police Station
Date: 5 December 2017

Name: Jordan Hammerton **Tel. No:** 9265 6470
Rank: Detective Senior Constable
Station/Unit: Sydney City LAC


STATES:

1. This statement made by me accurately sets out the evidence that I would be prepared, if necessary, to give in court as a witness. The statement is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I will be liable to prosecution if I have wilfully stated in it anything that I know to be false, or do not believe to be true.
2. I am 32 years of age.
3. About 5:00pm on Wednesday 21 June 2017, Detective Senior Constable Juric asked me if I could assist him whilst he arrested a male I now know to be Shane Dowling for a telecommunications offence. I was told Dowling would be attending Day Street Police Station sometime that afternoon.
4. About 5:15pm I attended the foyer of Day Street Police Station where Detective Juric was talking to Dowling. I introduced myself by name, rank and station to Dowling and Detective Juric told me that he had just arrested Dowling.
5. Detective Juric and I then walked Dowling into the Custody area of Day Street Police Station. Once there I completed a search of Dowling and entered him into the custody management system.

Witness:

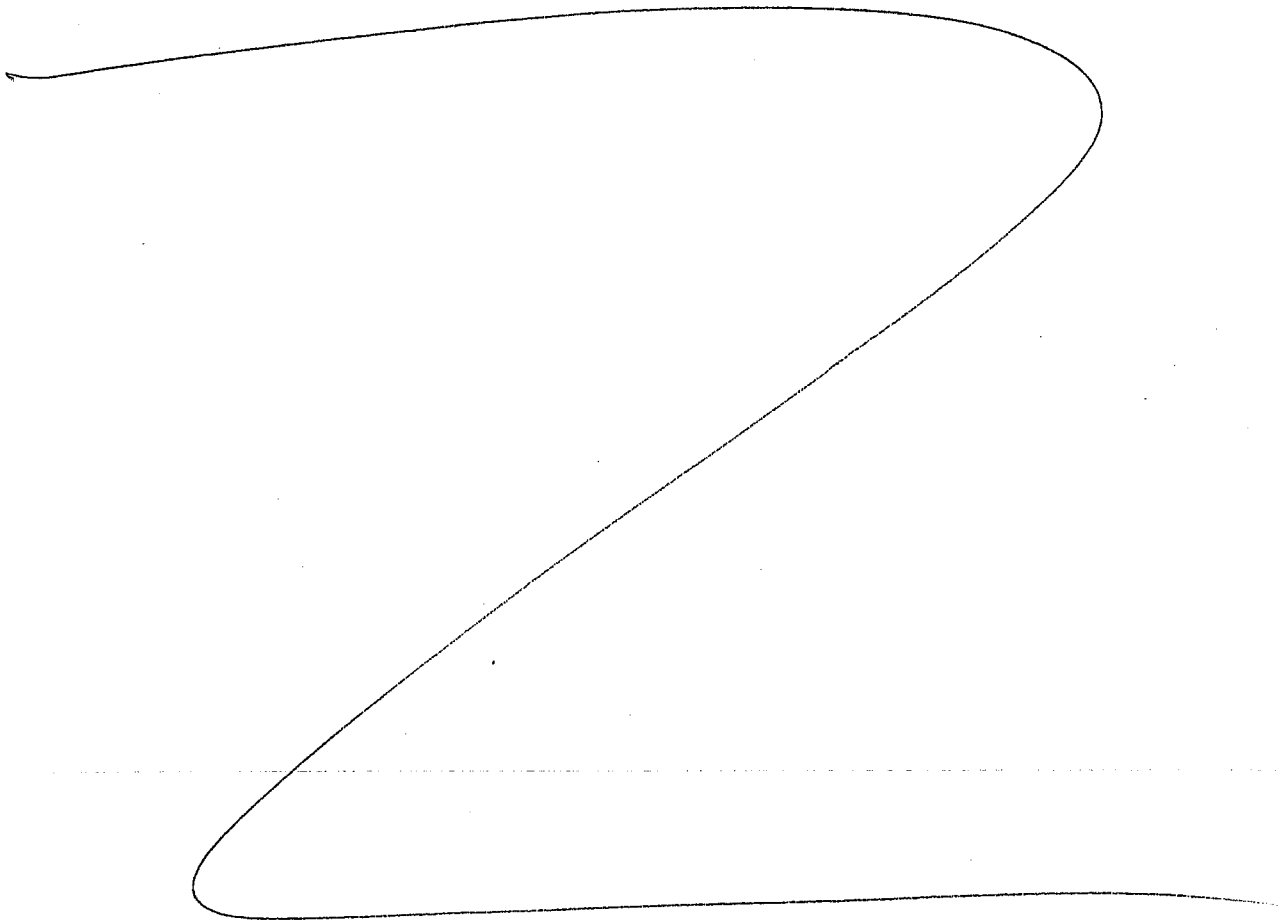

Tim RYAN
Detective Senior Constable
Sydney City LAC
19/12/17

Signature:



Jordan Hammerton
Detective Senior Constable
Sydney City LAC
19/12/17

Statement of Jordan Hammerton
In the matter of Shane DOWLING

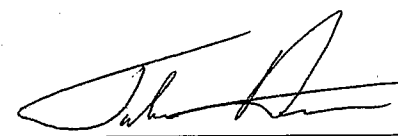
6. A short time later Dowling, Detective Juric and I went into interview room two. In there Dowling participated in an electronically recorded interview with Detective Juric and I. This interview was recorded electronically.
7. On 4 August 2017, Detective Jason Quick and I attended 5/68 Curlewis Street Bondi, and spoke with Dowling. There I witnessed Detective Quick return five exhibits to Dowling in the front door of his unit. These exhibits were labelled with exhibit numbers X0002485803, X0002485804, X0002485805, X0002485806 and X0002485807. This then completed my involvement in the Dowling investigation.



Witness:


Tim RYAN
Detective Senior Constable
Sydney City LAC
19/12/17

Signature:


Jordan Hammerton
Detective Senior Constable
Sydney City LAC
19/12/17



STATEMENT OF POLICE

In the matter of:	Police v DOWLING
Place:	Lake Illawarra
Date:	8 December 2017

Name:	David PRICE	Tel. No:	42325599
Rank:	Senior Constable		
Station/Unit:	Lake Illawarra		

STATES:

1. This statement made by me accurately sets out the evidence that I would be prepared, if necessary, to give in court as a witness. The statement is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I will be liable to prosecution if I have wilfully stated in it anything that I know to be false, or do not believe to be true.
2. I am 35 years of age.
3. In making this statement I have refreshed my memory using Police Event Number E55916753.
4. On Wednesday 18 June 2014 I was rostered from 6:00 am to 6:00 pm. I was working in full police uniform and performing Station Duties at Bondi Police Station.
5. During the course of the shift a male known as Shane DOWLING entered the station to report an incident where he had been defamed on Social Media "Twitter" account by an online journalist who had allegedly called DOWLING a paedophile over the twitter conversation.

Witness:

Peter COOKE
Senior Constable
Lake Illawarra
08/12/2017

Signature:

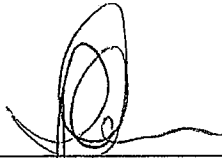
David PRICE
Senior Constable
Lake Illawarra
08/12/2017

Statement of David PRICE
In the matter of Police v DOWLING

DOWLING explained that he was a self employed journalist who commented on issues of a political nature through his site "kangaroo court".


6. I obtained details of the incident from DOWLING who also provided the record of the conversation. I spoke with DOWLING for an extended period of time obtaining the information required to begin a police event. During the time I spoke to DOWLING he appeared to be very upset and angry about the comments and appeared worried about his reputation.
7. I explained to DOWLING at the time that I would make a police event but would have to get further advice from the Bondi Detectives in regards to the circumstances of the incident. During the shift after DOWLING had left the station I spoke to Detective Sergeant Adam PEARCE who gave me advice to start the event with the basic details and he would look into the incident. The matter was later taken carriage by Bondi Detectives.

Witness:



Peter COOKE
Senior Constable
Lake Illawarra
08/12/2017

Signature:



David PRICE
Senior Constable
Lake Illawarra
08/12/2017