ROYAL COMMISSION INTO THE MANAGEMENT OF POLICE INFORMANTS

Held in Melbourne, Victoria
On Tuesday, 18 June 2019

Led by Commissioner: The Honourable Margaret McMurdo AC

Also Present

Counsel Assisting: Mr C. Winneke QC

Mr A. Woods

Counsel for Victoria Police Mr J. Hannebery QC

Ms R. Enbom

Ms K. Argiropoulos

Counsel for State of Victoria Mr G. Hill

Counsel for Nicola Gobbo Mr P. Collinson QC

Mr R. Nathwani

Counsel for DPP/SPP Mr P. Doyle

Counsel for Police Handlers Mr G. Chettle

Counsel for Tim Argall Mr A. Purcell

```
COMMISSIONER:
                                  Yes Mr Winneke.
         1
10:07:10
         2
10:07:11
         3
                 MR WINNEKE:
                               Good morning, Commissioner, I appear with
10:07:13
                 Mr Woods to assist the Commission.
         4
10:07:15
         5
10:07:16
10:07:16
         6
                 COMMISSIONER:
                                  Thank you.
         7
10:07:17
10:07:17
         8
                 MR COLLINSON:
                                  I appear with Mr Nathwani for Ms Gobbo.
         9
10:07:22
                 COMMISSIONER:
10:07:22 10
                                  Thank you.
       11
10:07:23
10:07:23 12
                 MR HANNEBERY: I appear with Ms Enbom and Ms Argiropoulos on
                 behalf of Victoria Police.
10:07:27 13
10:07:29 14
                 COMMISSIONER:
                                  Thank you Mr Hannebery.
10:07:29 15
10:07:31 16
                            Mr Hill for the State.
       17
                 MR HILL:
10:07:33
        18
                 COMMISSIONER:
                                  Thank you, Mr Hill.
10:07:34
       19
10:07:34 20
                                I appear unsupervised for the handlers.
10:07:35 21
                 MR CHETTLE:
        22
       23
                 COMMISSIONER:
                                  Thanks, Mr Chettle.
10:07:38
10:07:38 24
                               Morning, Commissioner, my name's Purcell, I
10:07:38 25
                 MR PURCELL:
                 appear on behalf of Mr Argall. I seek leave to do so.
10:07:38 26
        27
                                  Thanks Mr Purcell.
10:07:42 28
                 COMMISSIONER:
       29
10:07:42
10:07:42 30
                 MR DOYLE:
                             Commissioner, I appear on behalf of the Director
10:07:45 31
                 of Public Prosecutions.
10:07:45 32
10:07:45 33
                                  Thanks Mr Doyle. That's all the appearances
                 COMMISSIONER:
10:07:48 34
                 we have this morning? Yes, thank you. Yes, Mr Winneke.
10:07:51 35
                               Commissioner, Mr Argall has attended again
10:07:53 36
                 MR WINNEKE:
10:07:56 37
                 today pursuant to a request to give further evidence and
                 I'd call him.
10:07:58 38
10:07:59 39
                 COMMISSIONER:
10:08:00 40
                                  Yes.
                                        Mr Argall, you're on your former
10:08:09 41
                 oath?---Yes.
10:08:10 42
10:08:10 43
                 Thank you.
10:08:11 44
10:08:12 45
                 <TIMOTHY ARGALL, recalled:</pre>
10:08:15 46
```

.18/06/19 2441

Mr Argall, you have given evidence previously

10:08:15 47

MR WINNEKE:

that you were a friend of Mr Dale's, Paul Dale's?---Yes. 10:08:20 1 2 10:08:27 Did you watch the evidence that was given yesterday by 10:08:27 10:08:31 4 Mr Dale?---I saw part of it. 5 10:08:32 You've known Mr Dale for quite some time and I take it you 10:08:32 6 agree that you met him first around the time you were both 10:08:36 7 10:08:38 8 in the Homicide Squad; is that right?---Yes. 9 10:08:40 Attached to the Lorimer Task Force?---Yes. 10:08:40 10 10:08:43 11 10:08:43 12 And you and he became quite close friends over a number of years, commencing from about 97, 98 and continuing on 10:08:49 13 through to 2002, 3?---Yes. 10:08:53 14 10:08:55 **15** 10:08:56 **16** And you would communicate with each other in person 10:09:00 17 socially?---Yes. 10:09:01 18 You went to Homicide Squad functions on occasions and met 10:09:01 19 each other? --- Yes. 10:09:06 **20** 10:09:07 21 Do you believe that Ms Gobbo on occasions attended those 10:09:08 22 10:09:11 23 Homicide Squad functions and certainly socialised with 10:09:15 24 you? - - - Yes. 10:09:15 25 Do you know and do you recall whether she socialised with 10:09:16 26 10:09:19 27 Mr Dale on any of those occasions?---I think she probably 10:09:24 28 did. 10:09:25 29 10:09:25 30 Yes?---Yep. 10:09:26 31 10:09:26 32 We're talking about periods subsequent to the time 10:09:31 33 that Debs and Roberts were arrested I think in July of 10:09:38 34 2002, would that be right - 2000, I apologise?---Yes, it 10:09:42 35 would have been after that time. 10:09:43 36 10:09:44 37 And you had catch ups after the arrest in that operation I take it?---Yes. 10:09:50 38 10:09:51 39 10:09:51 40 You remained in the Homicide Squad after that, Mr Dale left

At that stage you were married?---Yes.

close to Mr Dale and his family?---Yes.

Sergeant?---That's right.

the Homicide Squad and went to Brunswick as a

10:09:53 41

10:09:57 42

10:09:58 **43** 10:09:59 **44**

10:10:04 45

10:10:06 **46** 10:10:07 **47**

In 2002 you were residing in an area relatively

10:10:08 **1** 10:10:09 **2**

And Mr Dale was married?---Yes.

10:10:10

10:10:12 4 And you caught up with each other on occasions?---Yes.

10:10:14 **5** 10:10:17 **6**

7

8

9

At that stage, from say 2002 onwards, that situation pertained; is that right?---Yes.

10:10:22 10:10:24 10:10:27

Would you - you've given evidence previously of an intimate connection with Ms Gobbo, that's going back some years?---Yes.

You say one occasion only?---Correct.

10:10:37 **13** 10:10:38 **14**

Never occurred after that?---No.

10:10:39 **15** 10:10:40 **16** 10:10:41 **17**

All right. You're sure about that?---Certain.

10:10:48 **18** 10:10:48 **19**

Yeah, okay. Do you say that you would not meet Ms Gobbo at about that time to have social contact or do you say that that did occur on occasions, say in around 2002?---Yeah, it was probably less frequent but, yes, I still would have had some social contact with her.

10:11:09 **22** 10:11:12 **23** 10:11:14 **24**

10:11:15 25

10:11:20 **26** 10:11:22 **27**

10:11:28 28

10:10:56 **20**

10:11:00 21

All right. Aside from functions where you attended, such as the Homicide Squad functions where Mr Dale was also there, did you on occasions have more intimate connections, and I use that not in the sexual sense, but more intimate social contact between you, Mr Dale and Ms Gobbo in that period around 2002?---There would be occasions where we, perhaps Paul and I were out for a drink and Nicola would be there or turn up or whatever and the three of us would end

10:11:32 **29** 10:11:39 **30** 10:11:46 **31**

10:11:50 32

up in a group talking or socialising together.

Okay. Now this is before we get to the Dublin Street

10:11:53 **33** 10:11:58 **34** 10:11:58 **35**

burglary, are you clear about that?---No, I'm - no, I don't - I'm not sure. I would have thought maybe before then but I can't be certain.

10:12:11 **37** 10:12:14 **38** 10:12:15 **39**

10:12:01 36

Okay, all right then. Aside from those sorts of social contacts how regularly would you contact Ms Gobbo, say in the period 2002 into 2003, September?---Oh, I'd be guessing. It could have been every couple of weeks maybe.

10:12:22 41 10:12:28 42 10:12:40 43

10:12:16 40

Yeah?---Maybe less than that, maybe more than that. Yeah,

10:12:46 **44** 10:12:46 **45**

10:12:51 46 I'm not sure to be honest with you.

10:12:53 47

.18/06/19 2443

All right. So in 2002 - - - ?---It was - - -10:12:53 1 10:12:57 2 3 Sorry?---I was going to say probably in 2002 it might have 10:12:58 10:13:01 4 been less because I reckon that was when I perhaps transferred to Brunswick. 5 10:13:04 10:13:05 6 Right?---So I perhaps didn't have as much contact with her 10:13:05 7 when I was at Brunswick. 10:13:10 8 9 10:13:12 10:13:12 10

What about 2003?---I would have still been at Brunswick, so.

Aside from particular circumstances, for example, if you were arranging to meet or go to a function like that, would there be general discussions or communications on the telephone or not?---No, not a lot I wouldn't have thought.

So you wouldn't ring up just to say g'day, how are things going, simply for the purpose of having a chat?---Yeah, I'm not saying it didn't happen but it wouldn't have been often I wouldn't have thought.

Yeah, okay. On 27 September 2003 you were at Mr Dale's Grand Final day barbecue?---Yes.

I take it there was communication between you and he leading up to that event?---I expect there would have been.

How would you communicate with Mr Dale as a general proposition?---Oh, quite often on the phone.

Yeah, all right?---Yeah, often sometimes we just call in at each other's house.

How far away were you from each other?---Initially we were probably three or four streets away. I think by the time you're talking about the barbecue Paul had moved to sort of North Coburg, I suppose, so he was a bit further away. But, yeah, we were still in the same suburb.

So you still might go round to each other's house and stuff?---Yeah.

You'd use his landline to communicate with him, home phone number?---Probably less than his mobile, but yeah.

And you had his mobile obviously, he had a personal mobile

10:14:05 **31** 10:14:05 **32**

10:14:11 **33** 10:14:12 **34**

10:13:19 14

10:13:22 **15** 10:13:24 **16**

10:13:27 **17** 10:13:27 **18**

10:13:32 19

10:13:34 **20**

10:13:37 **21** 10:13:38 **22** 10:13:38 **23**

10:13:45 24

10:13:47 25

10:13:50 **26** 10:13:53 **27**

10:13:57 28

10:13:57 29

10:14:00 30

10:14:13 **35** 10:14:19 **36**

10:14:23 **37** 10:14:26 **38**

10:14:30 **39** 10:14:32 **40**

10:14:32 41

10:14:35 **42** 10:14:36 **43** 10:14:36 **44**

10:14:40 **45** 10:14:43 **46**

10:14:43 47

. 18/06/19

10:14:52 **4**

10:14:55 6

10:14:53

5

Was there one phone that he had that you would call or more than one phone he had that you would call?---I think he had a work phone as well. He might have had a couple of work phones maybe, but yeah.

10:14:59 **7**10:15:02 **8**10:15:04 **9**

10:15:05 10

What number would you call him, as a matter of course, on?---I think probably his personal phone more than his work phone.

10:15:12 14

10:15:15 **15**

Okay. What about you, did you have one phone or a number of phones, mobile phones?---I had a personal phone. I may have from time to time had access to a work phone.

10:15:19 **16** 10:15:22 **17**

10:15:23 **18**

10:15:27 19

So you might - the first port of call would be to use your personal mobile phone and call Dale's personal mobile phone?---Yes.

10:15:32 **20** 10:15:33 **21**

10:15:33 22

And you had that on a speed dial, or whatever, on your phone, I assume, your mobile phone?---No doubt.

10:15:38 **23** 10:15:39 **24** 10:15:39 **25**

No doubt, all right. Okay. You became aware reasonably soon about the events that had occurred at the Dublin Street house 2003?---Yes.

10:15:50 **27** 10:15:52 **28** 10:15:52 **29**

10:15:46 **26**

When did you first hear about that?---Oh, I think it would have been in the couple of days afterwards.

10:15:56 **30** 10:15:58 **31** 10:15:59 **32**

Right. Did you have any particular discussions with Mr Dale about what had occurred? Do you recall speaking to him about what had occurred?---Yeah. I remember him saying that someone from his crew had been arrested nearby that night and, yeah.

10:16:09 **34** 10:16:15 **35** 10:16:21 **36**

10:16:06 33

He would have told you it was Dave Miechel, wouldn't he?---Yes, I think he did.

10:16:23 **37** 10:16:24 **38**

10:16:27 39

Because you were a friend of Dave's, weren't you?---I'd met Dave through Paul, yeah.

10:16:28 **40** 10:16:28 **41**

Yes?---Yeah.

10:16:32 43 10:16:33 44 10:16:34 45

10:16:31 42

How frequently would you communicate with him and meet with him?---Oh, not as often. He was sort of a peripheral

10:16:34 **46** 10:16:37 **47**

ARGALL XN

friend of a friend really, I suppose. 10:16:41 1 10:16:42 **2** 3 Of Paul, okay. So he would have told you about the fact 10:16:43 10:16:47 **4** that Miechel had been arrested I assume?---Yeah. 5 10:16:50 10:16:55 6

Do you recall that Dale a couple of days or a number of days after the events which occurred on Grand Final night went off on leave for a few days?---Yeah, I reckon it might have been a week or so perhaps.

Yeah? - - - Yeah.

And that was something that you were aware of, weren't you? - - - Yes.

And you'd had discussions with him about that?---No. I don't know that I necessarily talked to him much about it but I knew he was off on leave, or perhaps sick leave even.

Did you have discussions with him about why he was on leave, sick leave?---Oh, in a general sense I understood he was stressed about what was going on at work but I didn't delve too far into it.

You knew he was stressed. Did you have any idea at all about why he was stressed?---Not really.

I wonder if you could have a look at a document. It's a - I'm going to put a hard copy of a document in front of you just so as you can look at that. Commissioner, the colour-coded document we referred to I think it's got an exhibit number, I'm not too vesterday. sure what it is though.

COMMISSIONER: The telephone?

MR WINNEKE: Yes, telephone, CCR records.

COMMISSIONER: That's 233, thank you.

MR WINNEKE: 233. You see that that actually says it's a memorandum to counsel, do you see that, in attachment number 7?---Yes.

If you have a look at the first page of the document, turning over to p.1 of 32, do you see that there's a legend of telephone numbers there?---Yes.

10:17:47 23 10:17:49 24

10:17:03 7

10:17:10 8

10:17:16 11 10:17:16 12 10:17:17 13

10:17:19 14 10:17:19 **15** 10:17:20 **16**

10:17:25 17 10:17:28 18

10:17:31 19 10:17:35 **20**

10:17:38 **21** 10:17:43 22

10:17:14 10:17:16 10

9

10:17:49 25

10:17:56 **26** 10:17:58 27

10:17:58 28

10:18:07 29 10:18:11 30 10:18:16 31

10:18:19 32

10:18:22 33 10:18:22 34

10:18:23 35 10:18:25 36

10:18:26 37 10:18:27 38

10:18:28 39 10:18:30 40 10:18:30 41

10:18:35 42 10:18:37 43 10:18:38 44

10:18:38 45 10:18:41 46

10:18:45 47

10:18:47 **1**

10:18:47 **2** 10:18:51 **3**

10:18:51 **3** 10:18:53 **4**

5

10:18:56 **6** 10:18:58 **7**

10:18:55

10:18:58 **8**10:19:02 **9**10:19:02 **10**

10:19:10 **14** 10:19:13 **15**

10:19:15 **16** 10:19:15 **17**

10:19:16 18

10:19:16 **19** 10:19:18 **20**

10:19:18 **21** 10:19:28 **22**

10:19:33 **23** 10:19:39 **24**

10:19:43 **25** 10:19:44 **26**

10:19:44 **27** 10:19:45 **28**

10:19:46 29

10:19:51 **30** 10:19:54 **31**

10:19:54 **32** 10:19:57 **33**

10:19:59 **34** 10:20:04 **35**

10:20:08 **36** 10:20:09 **37**

10:20:09 38

10:20:10 **39** 10:20:10 **40**

10:20:14 41

10:20:17 **42** 10:20:24 **43**

10:20:26 44

10:20:26 **45** 10:20:28 **46**

10:20:28 **46** 10:20:28 **47**

And you'll see that there's a pink or a red one which has Gobbo and a telephone number for her, a telephone number for you; do you see that there?---Yes.

Was that your personal phone number?---Yes.

The next one is Dale's, blue, do you see that there?---Yes.

Can you read that number and confirm that that was Paul Dale's mobile phone number?---The number doesn't mean anything to me, but.

If you can accept the proposition, I think Mr Dale accepted that was his phone number?---Yep.

Personal phone number?---Yes.

You don't dispute that?---No.

All right. If we go to p.4 of that document you can see that if you look at 29 September 2003 there was a communication between you and he, 29 September, top of the page, it's a yellow number going to a blue number, which is you to Dale?---Yes.

Do you see that?---Yes.

I'm not asking you this far down the track what that was about because I've got no doubt you don't recall?---No.

But do you recall in the days after, and I think you've said you do recall having discussions with him about the events over the weekend, that is the burglary?---Yeah, I'm not sure how soon that happened but it was within the following days, yeah.

Okay? - - - Yeah.

What we see there is certainly communication between you and he at 2 o'clock on 29 September, and then further communications on 30 September, do you see that? If you go down yellow to blue?---Yeah, yep.

You see a minute phone call?---Yes.

At 10.40. Another phone call at 10.56?---Yep.

ARGALL XN

10:20:32 **1**

10:20:32 **2** 10:20:36 **3**

10:20:36 **3** 10:20:40 **4** 10:20:45 **5**

10:20:45 **5** 10:20:45 **6**

10:20:46 **7** 10:20:56 **8**

10:20:58 **9** 10:21:01 **10**

10:21:05 **11** 10:21:05 **12**

10:21:05 **13** 10:21:14 **14** 10:21:19 **15**

10:21:24 16

10:21:27 **17** 10:21:28 **18**

10:21:20 **10** 10:21:31 **19**

10:21:33 **20** 10:21:33 **21**

10:21:36 **22**

10:21:36 **23** 10:21:40 **24**

10:21:42 **25** 10:21:46 **26**

10:21:49 27

10:21:49 28

10:21:52 **29** 10:21:56 **30** 10:21:59 **31**

10:22:00 **32**

10:22:00 **33** 10:22:03 **34**

10:22:10 **35** 10:22:11 **36**

10:22:12 **37** 10:22:17 **38**

10:22:20 **39** 10:22:26 **40**

10:22:29 41

10:22:30 **42** 10:22:30 **43**

10:22:36 44

10:22:41 **45** 10:22:42 **46**

10:22:43 47

And then if you go further down the page you can see another set of communications, yellow to blue, blue to yellow, et cetera, down the page on 1 October, right?---Yes.

All right. Now, accepting that those are communications between you and he, would it be fair to say that there would have been discussion about what had occurred on the weekend in those telephone calls?---I think that's entirely reasonable.

Okay. On the 1st did you know that there were rumours circulating about what Paul might or might not have known about Miechel and his relationship with Miechel?---No - what day are we saying the burglary happened?

The 27th, the night of the 27th, the Saturday?---Right. So the 1st would have been early the following week.

Yes?---I don't think by that stage, no.

Yes, all right. On the 2nd there's evidence, I don't know whether you saw it yesterday, but Mr Dale said that on the 2nd, this is before he goes on leave, he had to go down to ESD and he was there all day making a statement, right?---Yep.

Were you aware of that?---At some stage I became aware of it. I don't know whether I knew it right on that day or later on.

Yeah, all right. Was it your understanding that Mr Dale was reasonably agitated about what had occurred at ESD?---Yeah, I think that's reasonable.

If you go over the page you'll see that, at the top of the page you'll see some communications between Dale and you firstly at about eight minutes past five on 2 October, there's a one and a half minute telephone call, do you see that?---Yes.

Or at least whether it's - in any event there you see another telephone call for a minute at about 17:43, 5.43?---Yes.

Assuming that Mr Dale was in the latter stages of making

ARGALL XN

the statement or down at ESD at about that time, it would be reasonable to say that he would have communicated with you about what had gone on at ESD, would that be fair to say or not?---I don't know that he would have told me at the time.

Yeah?---I've got a recollection that at one stage he was around that time, he was stuck at work and his wife had to go to work and asked if I could go round and give him a chop out with baby-sitting for maybe an hour or so. might have been what that was perhaps.

Did you know - I take it you didn't go to the Crown Casino that night and have drinks with him for any particular reason that you can recall, you didn't go that night, did you?---I've been to the casino with Paul and Nicola before. I don't know that it was that night.

I'm not suggesting that Nicola was there but do you recall going to the casino on an evening after he'd been down to ESD? - - - No.

It appears that he goes off on leave the following day and you say that you were aware that he was on leave, sick leave or whatever, at some stage after the events of the burglary? --- Yep.

And do you know whether there was any discussion between you and he about him being distressed because the bosses, whether it be ESD or senior members of the MDID, had been putting pressure on Paul's underlings?---Yeah, I became I just don't know whether it was aware of that. immediately after or, you know, weeks or however long later.

Yeah?---But I did become aware of that, yeah.

You and he had a relatively close relationship and he was a person who would confide in you, would he? Was that the nature of the relationship?---Oh, yeah. I don't know that - I don't think he told me everything but, yeah, yeah, we had a close relationship, yeah.

If he was upset about something as far as you were concerned as a matter of - assuming all things being equal, he would confide that in you?---Yep.

10:23:37 17 10:23:39 18

10:22:47

10:22:51 **2**

10:22:53 3

10:22:56 4

10:23:02 7

10:23:08 8

10:23:22 11 10:23:24 12 10:23:24 13

10:23:27 14

10:23:31 **15** 10:23:34 **16**

10:23:02 10:23:02

10:23:13 10:23:17 10

1

5

6

9

10:23:39 19 10:23:44 **20**

10:23:53 21 10:23:53 22

10:23:54 23 10:23:57 24 10:24:01 25

10:24:05 **26**

10:24:06 27 10:24:07 28

10:24:10 29 10:24:14 30 10:24:19 31

10:24:24 32 10:24:29 33 10:24:33 34

10:24:33 35

10:24:33 **36** 10:24:36 37

10:24:37 38 10:24:41 39

10:24:46 40 10:24:49 41 10:24:53 42

10:24:54 43

10:24:55 44 10:24:59 45 10:25:03 46

10:25:05 47

Okay. Now did you know at this early stage that Nicola
Gobbo, when I say early stage, in the days after the events
at Dublin Street, did you know that she was acting for a
number of the people who were suspects in that burglary, in
that drug operation?---No, I don't think I did.

When did you find that out, or did you ever find that out?---I think the first I heard of that might have been the day that Paul and Miechel and Hodson were arrested.

So you say you didn't know prior to 5 December that Gobbo had been involved professionally in this operation?---I don't think I did, no.

Right, okay. You were aware obviously that she knew Dale; obviously you knew she's a barrister?---Yes.

You say - and I think you've said in the past that - I think a word, it was put to you in the past that Paul was paranoid about whether or not a statement was going to be made by Terry Hodson against him?---Yes.

Can I ask you: do you recall whether Paul was concerned about whether Hodson might or might not make a statement against him, in a period leading up to his arrest?---Yeah, look he was concerned about - look, I don't know exactly what it was concerned about, I think - and I don't know whether I've since sort of put all that together in my head that that might have been what he was concerned about or whether he was concerned about other stuff, but, yeah, I think that was probably one of the things that bothered him.

Yeah. You were aware of that, it was something that he discussed with you?---Yeah.

Did you have a discussion with him about whether he should get legal advice?---Yeah.

When do you think that discussion was?---Oh, I can't be any more specific than some time between Grand Final day and when he was arrested but obviously at some stage in there he spoke about that, yes.

We know and you've said that you yourself got legal advice from Nicola Gobbo because you were concerned about, you say, your exposure having been with Paul Dale at the

10:26:15 **17** 10:26:18 **18**

10:26:13 **16**

10:25:36 **6** 10:25:36 **7**

10:25:39 8

10:25:42 9

10:25:49 10

10:25:49 **11** 10:25:54 **12**

10:25:59 13

10:26:00 **14** 10:26:01 **15**

10:26:40 22

10:26:42 **23** 10:26:46 **24**

10:26:49 **25** 10:26:56 **26** 10:27:01 **27**

10:27:04 **28** 10:27:08 **29**

10:27:10 **30** 10:27:14 **31**

10:27:17 **32** 10:27:17 **33**

10:27:17 **33** 10:27:17 **34**

10:27:20 **35** 10:27:21 **36**

10:27:21 **37** 10:27:26 **38**

10:27:29 **39** 10:27:30 **40**

10:27:40 **41** 10:27:43 **42**

10:27:47 **43** 10:27:48 **44**

10:27:49 **45** 10:27:55 **46**

10:27:59 47

barbecue on the day before the burglary?---Yes. 10:28:03 1 2 10:28:07 3 And you've said that before, haven't you?---Yes. 10:28:07 10:28:09 4 To I think Mr Fitzgerald, you were asked questions about 5 10:28:09 that back in 2007, I think about on about 20 July?---If 10:28:14 6 that's the date I'd go with that, yep. 10:28:18 7 10:28:20 8 Effectively what you've said is, look, there are about 9 10:28:21 three occasions when you sought legal advice from Nicola 10:28:23 10 10:28:28 11 10:28:32 12 Paul's arrest - I withdraw that.

Gobbo in that period of time between the burglary and Three times that you sought legal advice in that general period?---Two or three, yeah.

Two or three, that's right?---Yeah.

Do you say that was prior to Dale's arrest, those occasions that you sought legal advice?---Yes.

I think you've said that the legal advice that you sought was in relation to your potential exposure?---Yeah, and my obligations were I to be approached about maybe making a statement or what I - yeah, that sort of thing.

And on one of the occasions that you went to get legal advice from Nicola Gobbo you went with Dale and he got legal advice as well?---Yes.

That's what you've said in the past?---Correct.

Do you maintain that today?---Yes.

Again, you would say that that was between the burglary and the arrest on 5 December?---Yes.

I think you've been asked whether it occurred in Dale's chambers, sorry, in Gobbo's chambers?---Yeah.

And you've said, look, as far as Dale's concerned your recollection is that he didn't go into Gobbo's chambers for legal advice?---Yes.

That's your recollection, isn't it?---Yes.

You did, you say?---I believe - I've been to Nicola's chambers in the past.

10:29:12 28 10:29:13 29

10:28:37 13

10:28:40 14

10:28:40 15 10:28:40 **16**

10:28:42 17 10:28:42 18

10:28:46 19 10:28:47 20

10:28:48 **21**

10:28:50 22

10:28:54 23 10:28:59 24

10:29:01 25

10:29:01 **26** 10:29:04 27

10:29:14 30

10:29:16 31 10:29:16 32

10:29:18 33 10:29:19 34

10:29:24 **35** 10:29:28 36 10:29:29 37

10:29:33 38 10:29:36 **39**

10:29:36 40 10:29:41 41

10:29:44 42

10:29:45 43 10:29:45 44

10:29:47 45

10:29:47 46 10:29:51 47 10:29:52 1

10:29:52

2 10:30:00

5

10:30:01 4

10:30:02

6 10:30:07 10:30:10 7

10:30:21 8 9 10:30:22

10:30:22 10 10:30:27 11

10:30:28 12 10:30:32 13

10:30:36 14 10:30:40 15

10:30:43 **16** 10:30:45 17

10:30:47 18 10:30:51 19

10:30:57 20 10:31:00 21

10:31:04 22

10:31:05 23 10:31:05 24

10:31:08 25

10:31:09 **26** 10:31:12 27

10:31:14 28 10:31:15 29

10:31:19 30

10:31:20 31 10:31:20 32

10:31:23 33

10:31:24 **34** 10:31:27 **35**

10:31:28 **36** 10:31:30 37

10:31:33 38 10:31:33 39

10:31:36 40 10:31:42 41

10:31:44 42

10:31:44 43 10:31:45 44

10:31:49 45 10:31:49 46

10:31:50 47

Yeah?---I can't imagine why else it would have been other than for legal advice, so yeah.

The occasion that you and Paul Dale went to see Nicola Gobbo for legal advice, was that after the first time that you sought legal advice from her?---I'm not certain about

Right. It could have been before, it could have been after?---Yes.

Is it your recollection, again I think you've been asked questions about this in the past, that you and Dale went together into the city to meet Ms Gobbo on the occasion that both of you got legal advice?---Yes.

I assume you would have had discussions with Mr Dale about why, the both of the reasons that you were both going in to see Ms Gobbo for legal advice?---I think it was more Paul was going and I just decided I'd tag along more than anything.

Well, were you wanting to get legal advice?---Yes.

Or simply tagging along?---No, no, no, I wanted some legal advice but I don't know that I necessarily prearranged that with her.

Right?---Yeah.

This was in a café, is that your recollection?---Yes.

Is it any particular café that you can recall this occurred?---It was somewhere near her chambers.

Yes?---Near the courts, but no.

Do you know of any of the cafés near her chambers, what they were called?---No, but I reckon there might be one nearly right underneath where she used to have her chambers.

That was a place called Wheat I think?---The name doesn't mean anything.

Another one that was called Dominos which was in the

vicinity of the barristers' chambers or at least on the 10:31:55 1 10:31:57 2 other side of - - - ?---I reckon I know where Domino's is, 3 that's out the back of the one in Lonsdale Street, isn't 10:32:01 4 it? 10:32:01 5 10:32:01 6 Out the back, yeah?---Yeah. 7 8

Was it that one or not?---No, I don't think it was that one.

Don't think so?---No.

More likely to have been another one, perhaps Wheat?---Could have been.

Were you present when Mr Dale got his legal advice?---No.

Where were you?---I reckon I went and made a couple of phone calls or - I wasn't part of, it didn't interest me in what they were talking about.

Right. You say you absented yourself from the discussion?---Yep.

Did you see Ms Gobbo providing any documents or Dale providing any documents to Ms Gobbo? Were you within sight of what was going on or not?---I probably would have been within sight but I don't remember any of that.

Yeah, all right. Okay, all right. You're not able to put a date on this save that you say it was at some stage between those two book-ends?---Yes.

Was this at a time when Mr Dale was concerned about his position?---Yeah, I think that's reasonable.

As far as you were aware was it in relation to the events that had occurred on the weekend, the Dublin Street burglary, or did it relate to something else?---Look, I'm not certain. My impression is it was probably more the Dublin Street matter.

All right, okay. If you have a look at that document there in front of you. Perhaps before I go there. Were you aware that Mr Dale met with Ms Gobbo at a hotel in South Melbourne, O'Connell's Hotel, at around the time that it occurred?---No.

10:32:11 **17** 10:32:13 **18**

10:32:02

9

10

11 12

13

10:32:16 **19** 10:32:22 **20**

10:32:24 **21** 10:32:25 **22**

10:32:28 **23** 10:32:28 **24**

10:32:28 **25** 10:32:34 **26** 10:32:36 **27**

10:32:36 **27** 10:32:39 **28** 10:32:41 **29**

10:32:41 **30** 10:32:49 **31**

10:32:53 **32** 10:32:59 **33**

10:33:01 **34** 10:33:03 **35** 10:33:05 **36**

10:33:05 **37** 10:33:08 **38**

10:33:14 **39** 10:33:19 **40**

10:33:24 **41** 10:33:25 **42**

10:33:25 **43** 10:33:33 **44** 10:33:41 **45**

10:33:47 **46** 10:33:51 **47**

.18/06/19 2453

10:33:52 **1**

10:33:52 **2**

10:33:55 **3** 10:33:56 **4**

10:33:56 **4** 10:33:56 **5**

10:34:00 **6** 10:34:08 **7**

10:34:11 **8** 10:34:14 **9**

10:34:29 **13** 10:34:32 **14**

10:34:39 **15** 10:34:41 **16**

10:34:44 **17** 10:34:45 **18**

10:34:47 19

10:34:49 **20** 10:35:04 **21**

 10:35:23
 22

 10:35:26
 23

10:35:31 **24** 10:35:36 **25**

10:35:43 **26** 10:35:47 **27**

10:35:52 28

10:35:57 **29** 10:35:57 **30**

10:35:57 **30** 10:35:59 **31**

10:36:02 **32**

10:36:02 **34** 10:36:05 **35**

10:36:07 **36** 10:36:07 **37**

10:36:11 **38** 10:36:11 **39**

10:36:12 40 10:36:15 41 10:36:19 42

10:36:19 43

10:36:22 **44** 10:36:26 **45**

10:36:26 **45** 10:36:32 **46** 10:36:36 **47** Did he tell you that he was going to meet her?---No, I don't think he did. I don't remember it.

You don't remember it, all right. Would that have been unusual if that had occurred, as far as you were occurred? Were you aware that Mr Dale had been out with Ms Gobbo previously one-on-one?---I don't think I was.

Yeah, all right. Do you recall having any discussions with Ms Gobbo after the Dublin Street burglary, aside from your attendance in the vicinity of her chambers on a couple of occasions or three occasions, do you recall having any discussions with her about the events which had occurred - I'm talking about over the telephone - about the events which had occurred at Dublin Street?---No.

You think you didn't?---I don't remember that I did.

All right, okay. There's evidence that on or about 5 November Ms Gobbo spoke to a Mr Hodson, Terry Hodson, met with her in the afternoon of 5 November and as a consequence of that there was some suggestion that she would attempt to get a message through to Paul Dale through a third party to instruct him to meet Hodson, right? Are you aware of that suggestion? Have you ever heard that before?---I think similar things have been perhaps put to me. Maybe not in as specific terms as you just have but yeah, yep.

You're aware that it's been suggested you were in effect an intermediary - - - ?---Yes.

- - in some sort of transaction as between either Gobbo and Dale?---Yep.

Or Dale and Hodson, you're aware of those allegations, aren't you?---Yep.

They were put to you in the past?---Yeah. As I say, I don't think in quite as specific terms as you have, but yeah.

There is evidence that there was that meeting which occurred between 3.15 and 4.15 pm on 5 November and, again, Gobbo - the evidence is that Gobbo stated she would get a message to Dale through a third party to instruct him to

```
meet Hodson?---Yep.
10:36:38
        1
        2
10:36:39
        3
                         If you go to p.14 of 32. You'll see that you make
10:36:40
10:36:57 4
                 a telephone call at 4.31 and it's of one minute duration.
                 Do you see that? It's about ten lines down.
        5
10:37:02
10:37:04
        6
        7
                 COMMISSIONER:
                                 What date, Mr Winneke?
10:37:04
        8
10:37:06
                 MR WINNEKE:
                              This is on 5 November.
        9
10:37:07
10:37:08 10
                 COMMISSIONER:
10:37:08 11
                                 Thank you.
10:37:08 12
                             Page 14 of 32. This is - - - ?---Yeah, I've
10:37:10 13
                 MR WINNEKE:
10:37:14 14
                 got it.
10:37:14 15
                 You see that?---Yes.
10:37:14 16
10:37:15 17
10:37:16 18
                 It appears that that's the case, doesn't it, assuming those
                 records are correct?---Yellow to blue.
10:37:20 19
10:37:23 20
                 Yellow to blue, one minute?---Yes.
10:37:23 21
10:37:25 22
10:37:25 23
                 It appears, and the evidence seems to suggest, that you
10:37:27 24
                 leave a voice message on his phone, do you recall
                 that?---No.
10:37:30 25
10:37:30 26
10:37:31 27
                              It appears, if you look at the immediate call
                 All right.
10:37:35 28
                 below that at 16:57, so about a number of minutes later, 26
                 minutes later, it seems that Dale retrieves the message.
10:37:41 29
10:37:46 30
                 That certainly is suggested in that record, isn't
10:37:50 31
                 it?---Yes.
10:37:50 32
10:37:51 33
                 Then there's another - a call that he makes to you at about
10:37:55 34
                 13 minutes past five and that's a minute telephone call, do
10:38:00 35
                 you see that?---I do.
10:38:01 36
10:38:01 37
                        At that stage was this at a period of time when to
                 your understanding Paul was concerned that Hodson may or
10:38:08 38
10:38:12 39
                 may not be making a statement in relation to Dale's
10:38:18 40
                 involvement or otherwise?---It was probably getting around
10:38:24 41
                 that time.
                              So we're talking November, I think that's -
10:38:29 42
                 we're now getting to perhaps within a month of when he was
10:38:32 43
                 arrested.
10:38:33 44
10:38:33 45
                 Yes?---I think we're probably approaching that time frame.
```

.18/06/19 2455

What I want to suggest is that at about 4.30 you left a

10:38:40 **46** 10:38:43 **47**

message to this effect, "It's Argall here at 4.30. Give me a call back", because you have a message for him. call back before you see him tonight you might be able to return the call as the message is supposedly urgent and to ring from a good phone", right? That's an approximation, that's not the actual transcript of the call. I'll read it "It's Argall here at 4.30 and to give him a call back as he has a message for him. If he calls back before he sees him tonight he might be able to return the call as the message is supposedly urgent and to ring from a good phone", right?---Yep.

Perhaps if we put that up so Mr Argall can see it, Commissioner. It's RCMPI.0016.0002.0009 at p.205. We'll just have a - can that go on that - we've seen it. This is a summary which has been put together by prosecutors of events which occurred. Let's just assume that the summary is accurate for the moment. You'll see that there's three dot points at the top of the page.

That's Exhibit 232, the record. COMMISSIONER:

10:38:47

10:38:54

10:38:58 10:39:03 4

10:39:06 10:39:15 6

10:39:25 10:39:30 10

10:39:18 7 10:39:22 8

10:39:36 11 10:39:37 12 10:39:38 13

10:39:42 14

10:39:57 **15** 10:40:03 16

10:40:12 17

10:40:15 18

10:40:18 19 10:40:21 **20**

10:40:21 21

10:40:25 22 10:40:25 23

10:40:35 24

10:40:39 25

10:40:43 26 10:40:44 27 10:40:45 28

10:41:24 29

10:41:24 30 10:41:25 31

10:41:28 32

10:41:33 33 10:41:35 34

10:41:38 35

10:41:41 36 10:41:42 37

10:41:42 38 10:41:45 39 10:41:45 40

10:41:52 41

10:41:54 42 10:41:54 43

10:41:58 44

10:42:02 45

10:42:07 46

10:42:15 47

1

2

5

9

Those three dot points relate to a MR WINNEKE: Yes. meeting which occurred on 5 November. Just read that. Read the previous paragraph and the previous - -?---Sorry, where's that?

Read the last paragraph on the previous page?---Righto. Yep.

If that's accepted it appears that there's the meeting and that Gobbo is saying to Hodson that she was going to get a message to Dale through a third party to instruct him to Hodson believed that he would meet Dale on meet Hodson. Thursday or Friday and it would take place at Gobbo's office, right?---Yep.

In any event, the third party appears to be you?---Yes.

Because it seems that Gobbo calls you and then you leave a message on Dale's phone, do you accept that?---Yes.

And the message is - now going to the call record, just have a look at the hard copy, there doesn't appear to be any evidence of communication between Gobbo and you, does If we accept that you call Dale and leave the message at 4.31, do you see that?---Yep.

.18/06/19 2456 10:42:19 **1**

10:42:19 **2** 10:42:24 **3**

10:42:26 4

10:42:32 **5** 10:42:33 **6**

10:42:33 **7**

10:42:37 8

10:42:38 9 10:42:41 10 10:42:46 11

10:42:46 12

10:42:47 **13** 10:42:49 **14**

10:42:52 **15** 10:42:52 **16**

10:42:55 **17** 10:42:59 **18**

10:42:39 10

10:43:01 **20** 10:43:12 **21**

10:43:16 **22** 10:43:20 **23**

10:43:28 **24** 10:43:29 **25**

10:43:31 **26** 10:43:33 **27**

10:43:33 **27** 10:43:37 **28**

10:43:40 29

10:43:48 **30** 10:43:48 **31**

10:43:51 **32** 10:43:55 **33**

10:43:57 34

10:44:05 **35** 10:44:08 **36** 10:44:12 **37**

10:44:13 38

10:44:15 **39** 10:44:18 **40**

10:44:21 **41** 10:44:22 **42**

10:44:26 **43** 10:44:31 **44**

10:44:35 45

10:44:37 46

10:44:38 47

Looking above it, there doesn't appear to be any, certainly as far as telephone records are concerned, any evidence of Gobbo calling you?---No, so that'd be - you're looking for a pink to yellow?

Pink to yellow, there doesn't appear to be anything?---No.

But the evidence suggests that there was a communication because at 4.30 you leave this message on Dale's mobile phone?---Yep.

Do you recall getting a message from Nicola Gobbo about that which led to you leaving the message?---No, I don't.

You accept that you did leave that message on Dale's phone?---I don't remember it but I have no reason to dispute the data.

All right. If you continue reading. So you have him - you'll see there that investigators have a particular view, they believe that Argall is the third party used by Gobbo to get in contact with Dale and that "a good phone" was a code used to describe a covert phone that could not be scrutinised by telephone intercepts. Is that correct, that that's what you meant when - assuming the transcript is right, that you used that expression "good phone", would the investigators be correct to assume that that's what you were saying?---Yeah, I think that's reasonable.

Did you know whether Dale had a phone or a covert phone or a phone that wasn't in his name at that stage or not?---No.

Right, okay. Do you believe that, as far as your recollection is concerned, that Gobbo mentioned to you that she wanted Dale to get in touch with Hodson?---I don't ever remember her saying that.

Judging from your message you didn't say anything about Hodson?---No, it doesn't look like it.

Effectively what you were doing is telling Dale that there was a supposedly urgent message that he needed to get from Gobbo and he should ring her on a good phone, a phone that isn't going to be intercepted?---Pretty much.

That appears to be the gist of it, doesn't it?---Yep, yep.

10:44:40 **1** 10:44:41 **2**

10:44:41 **2** 10:44:44 **3**

10:44:48 **4** 10:44:51 **5**

10:44:54 **6** 10:44:54 **7**

10:44:54 8

10:44:55 **9** 10:45:00 **10**

10:45:06 **11** 10:45:06 **12**

10:45:21 16

10:45:22 **17** 10:45:24 **18**

10:45:26 19

10:45:27 20

10:45:31 **21** 10:45:32 **22**

10:45:34 23

10:45:34 **24** 10:45:37 **25**

10:45:41 26

10:45:42 27

 10:45:48
 28

 10:45:55
 29

10:45:59 **30** 10:45:59 **31**

10:46:00 32

10:46:05 **33** 10:46:09 **34**

10:46:11 **35** 10:46:13 **36**

10:46:18 **37** 10:46:26 **38**

10:46:28 **39**

10:46:31 40 10:46:35 41 10:46:44 42

10:46:46 43

10:46:47 **44** 10:46:52 **45** 10:46:56 **46**

10:47:03 47

Did you know at that stage or was it your belief that Dale had got legal advice from Gobbo prior to that or are you simply not in a position to say?---I would be fairly confident to say by that stage he had.

He had?---Yes.

Why do you say that?---Just given the time frame between when the burglary happened and when the arrest happened.

Yes?---I think, as I say, we're talking here - I can't remember when the arrest happened but I reckon they were early December, so we're probably only talking a month out from the arrest.

Yeah, a month before?---Yeah. I'm pretty certain the advice he'd been getting was prior to that.

Did he ever tell you what the advice was that he got?---No.

Or what he was seeking, what advice he was seeking?---No.

You say you were of the view at that stage that he and Gobbo were seeing each other in a professional way?---On occasions, yeah.

Do you have any more detailed understanding than that?---No, not if we're talking specifically at that time period.

Yeah?---But he had said to me that he was going to get legal advice from her, so it was self-evident that he was seeing her in a professional capacity.

Yeah, all right. Do you know whether or not he'd been out with her drinking at that hotel in the period, in the weeks before this?---No, I don't know that.

Then if you go back to the call charge record it appears that Dale contacts you at 13 minutes past five and there's a minute telephone call, do you see that?---Yes.

It seems to follow that Gobbo calls you, you pass on the message by leaving it on his phone at 4.30. He gets the message at 4.57, calls someone else at 7.12 and then calls you - sorry, 5.12, or 17:12, then calls you at 17:13, and

you have a discussion. That appears to be the case, doesn't it?---It does.

Then if you look at the document on the screen in front of you, it appears that Dale's phone's been monitored, Dale contacts you, and the first thing he says is that he's calling from his own phone, do you see that?---Where are we looking, sorry?

Just if you - call 983?---Yep.

Just highlight that, call 983?---Yeah, I've got it now, sorry.

That's it, the next one there. What he says to you first of all is he's calling from his own phone and you'll see well, the suggestion, that it might be suggested that that's to put you on notice that you perhaps ought be discreet because it may well be someone's listening, do you accept that? --- Yes.

That may well be an inference that could be drawn?---Yep.

Is that right, that you were having discussions with him on the assumption that his phone might be off or being listened to?---I don't specifically recall but that's not an unreasonable inference from the transcript.

He having told you that you said he just got a phone call from a person that needed to pass on a message to him. Firstly - perhaps I'll go on. "Argall didn't know why they As always with this person it needed to go through him. was a matter of national security." What do you mean by that?---I think that's my sarcastic way of saying that as with Nicola there was a degree of urgency about it but often, as was the case, it might have turned out to be nothing.

Right?---She would get excited about some things and that was sort of my sarcastic way, and I think Paul and I often referred to things as being a matter of national security.

Effectively - yeah, sorry, go on?---Yeah, yeah. So things would have been pumped up or on the surface appeared to be a matter of national security. When you got there it was a cat stuck in a tree.

10:47:44 13 10:47:45 14 10:47:46 15

10:47:12

10:47:14

10:47:15 10:47:15 4

10:47:18

10:47:25

10:47:34

10:47:28 7 10:47:33 8

10:47:34 10 10:47:40 11 10:47:40 12

1 2

3

5

6

9

10:47:50 **16** 10:47:53 17

10:47:56 18 10:48:01 19 10:48:04 **20**

10:48:05 21 10:48:06 22

10:48:09 23

10:48:09 24 10:48:12 25 10:48:14 **26**

10:48:17 27

10:48:20 28 10:48:25 29

10:48:29 30 10:48:33 31

10:48:43 32 10:48:47 33 10:48:51 34

10:48:56 35 10:48:59 36

10:49:04 37 10:49:04 38

10:49:04 39 10:49:08 40 10:49:12 41

10:49:15 42 10:49:15 43

10:49:19 44 10:49:22 45 10:49:26 46

10:49:27 47

.18/06/19 2459 10:49:27 1 Right. Drama queen, that sort of thing?---Your words but I 10:49:31 2 won't dispute it.

In any event, it appears that you both know her pretty well from that comment, it seems to be the case, doesn't it?---Yes.

You accept that at that stage you both knew her pretty well?---Yes.

Did you know what the message was, aside from Dale having to contact her?---I don't remember the call at all but looking at this it seems I didn't.

Well certainly you didn't say on that telephone call what the message was because - on one view it might be said you didn't pass on the full message because Dale says he's calling from his own phone, that might be one inference?---Yes.

Another inference might be she never told you what the message was?---Yes.

What do you think it is?---I don't think I knew what the message was.

Did you know that there was at least some suggestion coming from either Gobbo or Dale that there was a desire for Dale to meet Hodson? Did you know anything about that?---I don't remember that proposition or knowing anything about that.

Right. Do you say that as far as you were concerned that was never raised with you?---Not with me, no.

Dale said that he would speak to you when he saw you and judging from the earlier call it appears that you and he were going to meet that night?---Yep.

I'm going to ask you, do you recall what that was all about, what the meeting was about?---No. We would often catch up at each other's houses or go for a drink. We were friends.

Yes?---Who would just socialise together. I don't know what we were doing but, yeah, it was - yeah.

10:50:12 **19** 10:50:12 **20**

10:49:32 **3** 10:49:32 **4**

10:49:35 **5**

10:49:38 **6** 10:49:38 **7** 10:49:39 **8**

10:49:42 **9** 10:49:42 **10**

10:49:45 **11** 10:49:49 **12**

10:49:54 13

10:49:56 14

10:49:57 **15** 10:50:01 **16**

10:50:05 17

10:50:09 18

10:50:12 **21** 10:50:15 **22**

10:50:17 **23** 10:50:17 **24**

10:50:17 **24** 10:50:19 **25**

10:50:20 **26**

10:50:21 **27** 10:50:29 **28**

10:50:32 **29** 10:50:39 **30**

10:50:40 **31** 10:50:41 **32**

10:50:41 **33** 10:50:44 **34**

10:50:48 **35** 10:50:51 **36**

10:50:57 **37** 10:51:00 **38**

10:51:01 **39** 10:51:03 **40**

10:51:06 **41** 10:51:11 **42**

10:51:17 **43** 10:51:17 **44**

10:51:18 **45** 10:51:22 **46**

10:51:27 47

.18/06/19 2460

I take it you are aware that at around that time, you were 10:51:29 1 10:51:33 2 aware that Dale was concerned about whether Hodson might make a statement about him?---Yeah. 10:51:36

> All right. Did you have a discussion with Dale that night about whether Hodson was going to make a statement or not? Do you think you might have had that discussion?---Oh, we spoke generally about it at some point. I don't remember whether it was around this time or when that was.

Do you say you didn't know at this stage that Gobbo was acting for people who had been arrested shortly after the Dublin Street burglary?---Yeah, as I say, I think I only found that out when they were all arrested in December.

Do you say that as far as you were aware no one ever told you that Dale was - sorry, that Gobbo was acting for Hodson, or at least was advising Hodson?---I don't believe I knew that, no.

Did you know Peter De Santo?---I knew who he was but I don't know him.

Did you have any discussions with Dale about Peter De Santo around this time, these transactions concerning Hodson?---No, I don't think so.

You're sure about that?---As sure as I can be.

Right, okay. In any event, you say that she had something to say to you but did not want to ring you. For whatever reason she rang you?---Yes.

At face value you're saying, "I don't know what it's about, as always with this woman it's a matter of national security. But she wants you to speak to her. reason she calls me, I don't know what it's all about, can you contact her"?---Yeah.

At face value that's what it appears to be?---Yes.

Your wither in on the knowledge or you're not?---Yes.

As to these telephone calls, right?---Yes.

As to what the message was, whether it was to get Dale to contact Hodson. It might be suggested that when you meet

10:52:22 **20** 10:52:22 **21**

10:51:39 4

10:51:42 6 10:51:46 7

10:51:50 8

10:51:57 11 10:52:00 12

10:52:04 13

10:52:08 14 10:52:11 **15** 10:52:11 **16**

10:52:14 17

10:52:18 18

10:52:21 19

10:51:53 10:51:56 10

10:51:39

5

9

10:52:25 22

10:52:25 23

10:52:26 24 10:52:30 **25**

10:52:33 **26**

10:52:33 27 10:52:34 **28**

10:52:38 29

10:52:38 30 10:52:44 **31**

10:52:50 32 10:52:51 33

10:52:52 34

10:52:57 **35** 10:53:00 36 10:53:02 37

10:53:06 38

10:53:07 39 10:53:07 40

10:53:13 41 10:53:14 42

43 10:53:14 44

10:53:16 45

10:53:18 46 10:53:21 47 Dale later on that night you might have been keen to find out what it was all about?---I didn't need or want to know a whole lot of the detail of what was going on. happy to provide a bit of support to Paul and that sort of thing, but the detail of what he was discussing with Nicola and the finer detail, yeah, it was just better if I didn't know sometimes.

Do you think you sought legal advice subsequent to 5 November from Ms Gobbo?---I can't say, I'm sorry.

Right?---Yeah, I don't know.

If you had sought legal advice from her would you have asked her whether she had any knowledge or involvement in the matters which were circulating around Dublin Street?---I don't know that I would have specifically asked her that.

This was a reasonably high profile sort of series of events, wasn't it, the Dublin Street burglary?---Yes.

The arrest of Miechel, a Drug Squad member?---Yes.

Arrest of Hodson, yes?---Yeah.

You knew that she was a barrister who appeared for relatively high profile people charged with drug trafficking?---Yes.

Do you say that you wouldn't have spoken to Gobbo about what she knew about these events?---Look, I'm not saying we didn't discuss it. I don't remember talking about it or specifically remember it.

Yeah?---It may have come up but I don't remember it. Ι don't remember knowing that she was representing or advising any of them, as I say, until Hodson and the rest of them were arrested.

Yeah, all right, okay. If we look through those records we can see that, assuming they're correct, that there are a number of communications between you and Dale throughout the period of time, between those book-ends, as I've described them previously. You and she, you and Ms Gobbo communicate at least by text message, if you go to p.17 of that document, on 21 November. Do you see that sort of

10:54:31 **20** 10:54:35 21

1

3

5

7

9

10:53:24 10:53:28 **2**

10:53:35 10:53:40 4

10:53:45 10:53:49 6

10:53:55 10:53:56 8

10:53:56

10:54:02 10 10:54:10 11 10:54:10 12

10:54:11 13

10:54:11 14

10:54:14 **15** 10:54:19 **16**

10:54:29 17

10:54:30 18

10:54:31 19

10:54:38 22 10:54:38 23

10:54:40 24

10:54:40 25

10:54:42 **26**

10:54:43 27 10:54:46 28

10:54:50 29 10:54:50 30

10:54:54 32 10:55:00 33

10:54:51 31

10:55:03 34 10:55:04 35 10:55:04 **36**

10:55:10 37 10:55:12 38

10:55:17 39 10:55:18 40

10:55:18 41 10:55:24 42 10:55:28 43

10:55:32 44 10:55:39 45

10:55:46 46 10:55:50 47

.18/06/19 2462 ARGALL XN

```
three quarters of the way down the page?---Oh yeah.
10:56:02
        1
                                                                         Yep.
10:56:07
        2
        3
                 She's sending text messages to you?---Yes.
10:56:08
10:56:10 4
                 Again I'm not suggesting, I'm not asking if you know what
        5
10:56:19
                 those are about, but can you hazard a guess as to what
10:56:22
        6
                 those discussions were about?---No.
                                                       It doesn't look like
10:56:28 7
10:56:32
        8
                 I'm replying, or is that not captured in it? I don't know.
        9
10:56:36
                 It doesn't appear that you're replying, does it?---No.
10:56:36 10
10:56:39 11
10:56:39 12
                 There are SMSes being fired off aplenty but you don't seem
                 to be responding to them for whatever reason?---Yep.
10:56:44 13
10:56:48 14
                 All right.
                             If we go to 1 December, if we go to
10:56:48 15
10:57:01 16
                 p.20?---Yes.
10:57:01 17
10:57:02 18
                 Just before halfway down the page you see that there's a
                 Gobbo call to Dale, pink to blue?---Yes.
10:57:06 19
10:57:09 20
                                 Sorry, SMSes, et cetera?---Yep.
10:57:10 21
                 Blue to pink.
10:57:14 22
10:57:15 23
                 And then you're speaking to Dale. There seems to be a
10:57:19 24
                 couple of conversations at 4.44 and 4.47, you to Dale and
10:57:27 25
                 Dale to you?---Yes.
10:57:28 26
10:57:32 27
                 Commissioner, I don't have any objection to putting this on
                              I notice my learned friends don't have it.
10:57:34 28
                 the screen.
10:57:38 29
                 would be helpful.
10:57:39 30
10:57:40 31
                 COMMISSIONER: Yes, if that can come up, please.
                                                                      Exhibit
10:57:44 32
                 232.
10:57:46 33
10:57:46 34
                 MR HANNEBERY: The problem is the phone numbers.
                                                                      As long
10:57:48 35
                 as that's for the room.
10:57:49 36
10:57:50 37
                 COMMISSIONER:
                                 It's not being streamed.
                                                            It's only coming
                 up for the screens in here.
10:57:52 38
10:57:55 39
10:57:56 40
                 MR HANNEBERY: I think the other sensitivity was anyone
10:57:58 41
                 publishing those number who find out that - - -
10:58:00 42
10:58:00 43
                 MR PURCELL:
                              Certainly, Commissioner, from Mr Argall's
10:58:03 44
                 perspective, he's concerned about the fact that he's
10:58:04 45
                 retained that number up until the present day.
```

.18/06/19 2463

I see.

10:58:08 **46** 10:58:08 **47**

COMMISSIONER:

```
10:58:08
        1
10:58:09 2
                              So he was certainly seeking that if it
                 potentially put up in the public domain that be redacted.
10:58:12
10:58:12 4
        5
                               I'm not suggesting it ought to go in the
10:58:14
        6
                 public domain at all, but I just think - - -
10:58:14
        7
        8
                 COMMISSIONER:
                                 It's not going into the public domain, it's
10:58:15
        9
                 only being shown in the courtroom.
10:58:15
10:58:17 10
                               No I understand that, but on the website or
        11
                 MR PURCELL:
10:58:18 12
                 anything like that. Thank you, Commissioner.
10:58:18 13
10:58:19 14
                 COMMISSIONER:
                                 No one's copying it. Thank you.
                                                                     Ι
                 understand the concern.
10:58:20 15
10:58:21 16
10:58:22 17
                 MR PURCELL: Yes, thank you.
10:58:26 18
                 MR WINNEKE:
                               Looking at 1 December, it's about four days
10:58:26 19
10:58:29 20
                 prior to the arrest.
                                       There seems to be communications from
                 about 16:39 through to the last one, 21:11, where Gobbo
10:58:32 21
10:58:39 22
                 calls you and it appears - sorry, leaves a text message on
10:58:43 23
                              Do you see that?---Yep.
                 your phone.
10:58:47 24
                 2 December it appears that you call Gobbo and that's a very
10:58:48 25
                 short telephone call, either - it might be a call or it
10:58:53 26
10:58:56 27
                 might not be a call, on p.20?---Yes, I see it.
10:59:01 28
                 Again, do you think - and then further text messages from
10:59:02 29
                 Gobbo to you down the bottom of p.20?---Yes.
10:59:07 30
10:59:10 31
10:59:12 32
                 Pink to vellow.
                                   Are you able to shed any light on those,
10:59:20 33
                 what those would have been about?---No. What day of the
10:59:25 34
                 week is it, do you know?
10:59:26 35
10:59:27 36
                 That's a good question.
                                           No doubt someone will be able to
10:59:30 37
                 tell us but I can't tell you?---Yeah, no.
10:59:33 38
10:59:34 39
                 We'll find out if that helps. We'll find out in two
10:59:39 40
                 seconds?---No, it doesn't.
10:59:42 41
10:59:43 42
                 Tuesday 2 December?---Okay.
10:59:45 43
                 Monday 1 December? --- Right, yep.
10:59:46 44
10:59:48 45
                 Those calls about halfway down the page or just before,
10:59:49 46
```

.18/06/19 2464

those communications?---Yeah, look, I can't even remember

10:59:53 47

whether I was at work or what I was doing on those days, SO.

1

10:59:58 11:00:00 2

11:00:01 11:00:01 4

11:00:05 5

11:00:13 6

11:00:15 7 11:00:16 8

11:00:21 9

11:00:25 10

11:00:28 11

11:00:30 12 11:00:31 13

11:00:32 14

11:00:37 **15** 11:00:38 **16** 11:00:43 17

11:00:48 18

11:00:56 19

11:00:58 **20**

11:01:01 21

11:01:04 22 11:01:07 23 11:01:07 24

11:01:11 25 11:01:15 26

11:01:15 27 11:01:16 28

11:01:23 29

11:01:33 30

11:01:37 31

11:01:40 32 11:01:47 33

11:01:48 34 11:01:48 35

11:01:55 36 11:01:58 37

11:02:01 38 11:02:01 39 11:02:01 40

11:02:05 41

11:02:06 42 11:02:07 43

11:02:14 44 11:02:17 45

11:02:18 46 11:02:19 47 It does appear that there has been a significant degree of communication between you and Dale, occasional communications between you and Gobbo?---M'mm.

In the period of time. You would accept there's a greater degree of communication than would otherwise be the case between Gobbo and you, for example, and from your knowledge - perhaps I'll withdraw that - certainly Gobbo and you, would that be - - ? --- Yes.

You think it concerns the events which were swirling around Dublin Street?---I think that's reasonable.

What do you say as to the proposition that it was being suggested by Ms Gobbo that Paul Dale get into contact with Terry Hodson? Sitting here in the box now do you know anything about that or did you know anything about that at the time?---No, I know since that there's been those suggestions but I didn't know about it at the time.

Yes, all right. You say that you had nothing to do with that save for that message that you passed on?---That's right.

Right, okay. On 5 December it appears that Paul Dale's If we can move down to p.21. You'll see that there's a three and a half minute call between Gobbo and you on 5 December at 12 minutes past eight in the morning, do you see that? If we can just put a box around that?---Yep, got it.

Is it the case that when Mr Dale was arrested you in effect became involved to do what you could to provide him some support or assistance; is that right?---Yeah, and his family.

And his family?---Just help them navigate the process as much as anything.

Do you understand that Mrs Dale was put into contact and spoke to Nicola Gobbo?---Are you talking about Paul's wife or his mother?

I apologise. Didi, his wife?---Yeah, I think that did

.18/06/19 2465

I can't remember when but, yeah, I think they did 11:02:24 1 happen. 2 speak. 11:02:27

> And what role did you have in assisting Paul Dale at the time that he was arrested?---I can't remember how I first became aware of it. I reckon it might have been his wife called me in the morning.

In any event, it appears that you've spoken to Ms Gobbo about it for about three and a half minutes at about 12 minutes past eight?---Yeah, I don't remember doing that but I don't dispute it.

You call her, don't you?---It looks like it.

So that would be, I assume, subsequent to you being contacted by Paul's wife, would that be fair to say?---That'd make sense.

So she contacts you and you contact Ms Gobbo?---Yep.

And have a discussion with her?---It looks like it, yeah.

It appears to be so?---Yes.

Why would have you contacted Ms Gobbo?---I would assume because I knew that she'd previously been giving Paul legal advice and that she ought to know.

Yeah, all right. Do you recall whether that was the gist of that discussion, that is Paul's arrest, at about 12 minutes past eight?---I can't think of any other reason I'd be ringing her at 8 o'clock in the morning on the day Paul was arrested.

Okay. So it would be, you think, in relation to you being told that Paul had been arrested?---Yes.

Okay.

MR HANNEBERY: Sorry, Commissioner, I'm trying to find a good moment to interrupt. I notice that this screen with all the phone numbers on it, including a number of numbers that aren't colour coded has been up for quite a while now. I know there are a lot of people in court beyond simply the practitioners. I am conscious to ask for an order there be a non-publication order making sure those numbers aren't

11:03:01 13 11:03:01 14

11:02:52 10

11:02:55 11 11:02:59 12

11:02:27 11:02:27 **4**

11:02:31

11:02:38

11:02:42 11:02:44

11:02:44

3

5

7

8

9

15 11:03:04

11:03:04 **16** 11:03:07 17

11:03:11 18 11:03:13 19

11:03:13 **20** 11:03:18 21

11:03:18 22

11:03:21 23 11:03:21 24

11:03:23 **25**

11:03:23 **26** 11:03:26 27

11:03:31 28

11:03:33 29 11:03:33 30

11:03:37 31 11:03:42 32

11:03:46 33

11:03:49 34 11:03:50 35

11:03:50 36 11:03:53 37

11:03:54 38 11:03:55 39

11:03:56 40 11:03:56 41

11:04:02 42 43

11:04:07 44 11:04:09 45

11:04:12 46 11:04:19 47

> .18/06/19 2466

```
written down and used in some way, given that there's a
         1
        2
                 number of phone numbers there that clearly have nothing to
11:04:23
                 do with proceedings. For example, they're numbers that
11:04:24
11:04:28 4
                 Ms Gobbo clearly called that might provoke some interest
                 depending on who's looking at them.
        5
11:04:31
11:04:31
        6
11:04:32 7
                 COMMISSIONER:
                                 This document was supposed to get redacted
11:04:34 8
                 overnight, wasn't it?
        9
11:04:42
                 MR HANNEBERY:
11:04:42 10
                                 Yes, it was.
11:04:43 11
11:04:43 12
                 COMMISSIONER:
                                 It was supposed to be redacted overnight.
11:04:47 13
                 In any case, well now - - -
11:04:49 14
                 MR WINNEKE:
                               Commissioner, I'm content for it come down off
11:04:50 15
11:04:52 16
                 the screen.
                               Everyone's seen it.
11:04:56 17
11:04:56 18
                 MR HANNEBERY:
                                 I'm just conscious that anyone could have
                 written down these numbers.
11:04:59 19
11:05:00 20
                 COMMISSIONER:
                                 What ever you want.
                                                       Do you want it taken
11:05:00 21
                 down from the screen?
11:05:02 22
11:05:03 23
11:05:04 24
                 MR WINNEKE:
                               So long as Mr Argall can see it.
                                                                   Unless
                 anyone's desperate to have it up I'm content for it to be
        25
11:05:07 26
                 on - - -
11:05:07 27
11:05:08 28
                 COMMISSIONER:
                                All right, we'll take it down from the
                                It hasn't been going to the media room since
11:05:09 29
                 screen then.
                 it's been up on the screen.
11:05:12 30
11:05:12 31
                                 I'm not sure, I think there are media in
11:05:13 32
                 MR HANNEBERY:
11:05:16 33
                 this court. I don't think this court's completely free
11:05:18 34
                 of - - -
11:05:19 35
11:05:20 36
                 MR WINNEKE:
                               There's a gentleman from the media that's
11:05:22 37
                 raised his hand.
11:05:22 38
11:05:23 39
                 COMMISSIONER: All right then. What are the numbers that
11:05:25 40
                 there's no objection to?
11:05:28 41
11:05:29 42
                 MR HANNEBERY:
                                 I would say none of them.
11:05:32 43
11:05:33 44
                 MR WINNEKE:
                               Commissioner, the phone numbers which are
11:05:35 45
                 coloured are the numbers which are of interest.
11:05:39 46
```

.18/06/19 2467

Yes, but we know that this witness, for

11:05:40 47

COMMISSIONER:

example, still uses that phone so he doesn't want his number published. What would probably be good is if this document can be produced in a form with the colour-coding - - -

Without the numbers. MR WINNEKE:

COMMISSIONER: Without the numbers.

MR HANNEBERY: No objection, we're all happy with that. I'm more worried about the current situation.

COMMISSIONER: I understand you still want an order. You still want an order to stop the media I understand. publishing.

MR WINNEKE: Yes.

1

2

3

5

6

7

8

9

11:05:45 11:05:48

11:05:52 11:05:56 4

11:05:57

11:05:59 11:05:59

11:06:00

11:06:01 10

11:06:02 11 11:06:05 12

11:06:06 13

11:06:08 14

11:06:11 15

11:06:12 **16** 11:06:12 17

11:06:12 18

11:06:12 19 11:06:15 **20**

11:06:19 21 11:06:23 22

11:06:27 23

11:06:31 24

11:06:35 25

11:06:39 26 11:06:49 27 11:06:50 28

11:06:53 29

11:06:56 30 11:07:03 31

11:07:05 32 11:07:05 33

11:07:09 34

11:07:12 35

11:07:17 36

11:07:20 37

11:07:21 38 11:07:21 39

11:07:24 40

11:07:32 41

11:07:37 42 11:07:37 43

11:07:41 44

11:07:45 45

11:07:48 46

11:05:57

COMMISSIONER: I'll order that in respect of Exhibit 233 there's to be no publication of any of the telephone numbers listed on that exhibit. I'm satisfied that that order is necessary to be made and it'll have to be added to the orders that are on the door of the court, affixed to the courtroom door. In that case you can leave it up because there's that order going and you can also stream it now to the media room.

MR WINNEKE: Thanks Commissioner. Can you, to the best of your recollection, tell the Commissioner what occurred that morning, that is after you have these conversations? you go to the court?---Later on I do.

Yeah?---I think the sequence from how I remember it, I got a phone call, I think it was probably from Paul's wife telling me what had happened. It looks like I make a phone I don't remember that but I completely call to Nicola. accept the records.

Yes?---At some stage after that I went round to Paul's house to speak to Paul's wife. I reckon I made a phone call to the ESD investigator at some stage.

Who was that?---I reckon I spoke to a female. I don't know whether she was a lead investigator or she was just someone who'd been given the job to fob me off.

Right. What was the reason for calling the ESD

11:07:48 47

.18/06/19 2468

1 investigator?---I wanted to get a sense of what was 11:07:52 11:07:54 2 happening, whether he was likely to be charged, whether he 3 was just going to be interviewed and released or what the 11:07:56 11:07:59 **4** story was.

> Yes?---Yeah, so I did that. I reckon at some stage I rang the Police Association.

> For the purpose of?---Letting them know what had happened.

Why would you need to call the Police Association?---I wasn't 100 per cent sure whether they would take over the legal representation of Paul from Nicola or what the arrangements were but I just thought it prudent to let them know and let their legal section know that Paul had been arrested and may be in need of legal assistance. know what the funding arrangements and all of that were.

Do you think that might have been because you were aware that Ms Gobbo couldn't act for Paul Dale because she was acting for other people?---No, I don't think that was in my head.

You don't think so?---No.

Do you say that in that three and a half minute conversation there was no discussion about what role Nicola Gobbo would have to play in the remand or any bail application or anything like that?---No, I don't remember that phone call at all.

Yes, all right. In any event, keep going. So you think you called the Police Association?---Yeah. At some stage I think during the afternoon I reckon I became aware, and I can't remember whether someone called me or I perhaps called back ESD to see where things were at, but I think I became aware that Paul - and they were going to be charged and presented before the court.

Yes?---So I drove Paul's wife into court.

What happened after that?---I remember speaking to Nicola at court.

Was anyone present when you were speaking to Right. Nicola?---Yeah, I think it was sort of like a group. Ι think, I reckon Tony Hargreaves might have been there.

11:08:39 18 11:08:39 19

5

9

11:08:00

11:08:00

11:08:08 11:08:12 10

11:08:06 7 11:08:08 8

11:08:14 11 11:08:17 12

11:08:22 13

11:08:25 14

11:08:29 **15**

11:08:33 **16** 11:08:36 17

11:08:43 **20** 11:08:47 21

11:08:50 22

11:08:50 23 11:08:51 24

11:08:52 25

11:08:58 26

11:09:01 27 11:09:04 28

11:09:06 29 11:09:08 30

11:09:10 31 11:09:10 32

11:09:13 33 11:09:19 34

11:09:25 35 11:09:27 36

11:09:32 37 11:09:38 38

11:09:39 39

11:09:39 40 11:09:42 41

11:09:43 42 11:09:54 43

11:09:56 44 11:09:56 45

11:10:02 46 11:10:05 47 11:10:08 1

2 11:10:09 11:10:13

11:10:17 4

5 11:10:18 11:10:20 6 11:10:22 7

11:10:26 8 9 11:10:30 11:10:34 10

11:10:36 11 11:10:36 12

11:10:39 13 11:10:40 14

11:10:44 15

11:10:52 **16** 11:10:57 17

11:11:05 18 11:11:05 19

11:11:11 20 11:11:12 **21**

11:11:12 22 11:11:15 23

11:11:24 **24** 11:11:24 **25**

11:11:26 **26** 11:11:31 27

11:11:36 **28**

11:11:37 29 11:11:39 30 11:11:42 31

11:11:45 32 11:11:47 33

11:11:47 34

11:11:49 35 11:11:51 36

11:11:55 37 11:11:55 38

11:11:59 39 11:12:02 40

11:12:02 41 11:12:06 42 11:12:10 43

11:12:13 44 11:12:17 45

11:12:21 46

11:12:24 47

Yep?---I don't think I ever spoke to her one-on-one at the court, it was like a standing around sort of group that I was part of.

Yep?---And I reckon that's the time when I first became aware or it was first mentioned that she'd had some involvement with Hodson previously or that she no longer was acting for him or something. I remember that was the first time I think I became aware of it.

You were in court I take it when Paul was remanded?---Yes.

And who appeared for him?---I can't remember.

As far as you were aware did Paul's wife go to Ms Gobbo's chambers?---She may have.

Is that a recollection you have?---I might have went with her maybe, yeah.

So you believe that you might have gone to Gobbo's chambers with Carolyn Dale?---Yeah, I - yes possibly.

Are you able to say what the purpose of that was, why did you go there?---No, I'd be guessing, but I do have a vague recollection of going there with Didi.

I take it it wasn't a social chitchat, it related to - - -?---No, it would have been something to do with his case or the bail application, or what was happening. It certainly wouldn't have been a social visit.

Do you think it was to have discussions about the possibility of making a bail application?---Yeah, I think that's entirely reasonable.

I take it you agree that there was no bail application made on the 5th, was there?---No, there wasn't.

Was there discussion about whether there ought be an application for bail?---I think it was accepted fairly early on that there would at some stage be a bail application, but I think everyone agreed that that day wasn't the day to make it. So in the future there would have been, there was a plan to make a bail application.

Do you believe that in the period after - how long - are 1 2 you able to say for how long you were at the court for 11:12:31 3 before you left?---No. It wouldn't have been long, I don't 11:12:35 11:12:40 **4** I reckon they got called on after lunch. 5 would have been two hours at best before the court finished anyway, so yeah, I don't remember being there forever. 11:12:46 6

> If we look at the telephone records, if we go to p.22. see that there's a communication between - from Gobbo to you at 4.50 and then another one at 4.54?---Yes.

And then another one at - in fact I withdraw that. called her, I apologise, you called her at 4.50, 4.54?---Yes.

Then you call her again at 7.35, 19:35?---Yes.

Do you see that?---Yes.

Then on the 6th there's a telephone call from you to her which goes for a minute and a half, do you see that?---Yes.

Do you recall what those communications were about?---Not specifically but I do know that she was planning to visit Paul.

Yep?---So I expect it may have been to do with that.

All right. You say that you understood on the 5th at or about that time it was your belief that's when you found out she had an involvement with Hodson, she was acting for Hodson?---Or had.

Or had? --- Yeah.

Did you know specifically what that situation was?---No, I don't think it was gone into in any great detail.

Were you aware that she didn't act for Hodson and couldn't act for Hodson for any particular reason, was that something that was conveyed to you? --- I seem to think she didn't act for Hodson on the day that they were arrested.

Do you know why?---No. Right.

Was that conveyed to you?---No.

11:14:47 43

11:12:25

11:12:43

11:12:52 11:12:55 8

11:13:04

11:13:11 10 11:13:19 11 11:13:19 12

11:13:26 13

11:13:31 14 11:13:31 **15** 11:13:31 **16**

11:13:36 17 11:13:36 18

11:13:37 19 11:13:38 **20**

11:13:43 21 11:13:46 22 11:13:50 23

11:13:59 24

11:14:04 25 11:14:04 26 11:14:05 27

11:14:09 28 11:14:09 29

11:14:13 30

11:14:16 31

11:14:20 32 11:14:21 33 11:14:21 34

11:14:22 35

11:14:23 36 11:14:27 37

11:14:32 38 11:14:32 **39**

11:14:36 40

11:14:38 41

11:14:44 42

7

9

11:14:47 44

11:14:49 45

11:14:49 46

11:14:51 47

.18/06/19 2471 ARGALL XN

Right. On that day did you get an understanding that she had acted for another, for other people who had been charged in relation to this transaction?---I think I'd become aware of that subsequent but I don't think I knew at the time.

11:15:06 5
11:15:06 7
Yeah, all right, okay. You were aware, you say, that she

Yeah, all right, okay. You were aware, you say, that she was going to visit him?---Yes.

Did you have discussions with her about that?---I don't know there was a lot of discussion prior to, but I spoke to her after she'd visited him.

Did you have discussions with Mr Hargreaves about a bail application?---Later on but I think initially I was talking to Nicola about the bail application.

When did you speak to Mr Hargreaves?---It was probably closer to the time of the actual bail application.

Which is on 15 December; is that right?---That'd be about right. Yeah, I thought it was about two weeks but that'd be about right.

Do you know on how many occasions Ms Gobbo went to visit Dale in custody?---More than once but I don't know how many times.

Did you have discussions with her about her visits to see him?---Yes.

And what do you say to the Commissioner about those discussions, do you recall or not?---I remember speaking to her about the visits and it was more how's he going, how's he holding up.

Right. Did you go and visit him?---No.

Were you present at his bail application?---I think I was.

Did you give evidence?---No.

All right. Ms Gobbo wasn't appearing for him at the bail application, was she?---No.

Do you recall who it was?---I reckon it was Ian Hill.

11:16:01 **24** 11:16:02 **25**

11:15:17 8

11:15:20 10

11:15:29 **11** 11:15:32 **12**

11:15:33 13

11:15:34 14

11:15:37 **15** 11:15:42 **16**

11:15:44 17

11:15:44 18

11:15:50 **19** 11:15:52 **20**

11:15:53 **21**

11:15:56 **22** 11:16:00 **23**

11:15:20

9

11:16:04 **26** 11:16:08 **27**

11:16:08 **28** 11:16:09 **29**

11:16:13 30

11:16:13 **31** 11:16:13 **32**

11:16:18 **33** 11:16:20 **34**

11:16:28 35

11:16:29 **36** 11:16:29 **37**

11:16:31 **38** 11:16:36 **39**

11:16:40 **40** 11:16:42 **41**

11:16:43 **42** 11:16:46 **43**

11:16:55 **44**11:16:56 **45**11:16:57 **46**

11:17:03 47

. 18/06/19

Yeah, all right. Do you know why she wasn't appearing for him?---No. Well I assume that once Paul became represented by the Police Association that Tony Hargreaves' office decided who he was going to brief. So I don't know the detail behind that.

All right. You didn't have any discussions with her about why she wasn't appearing for him?---I don't remember that I did, no.

Why wouldn't you?---I don't remember why I did or I didn't. My concern was that he was being represented by somebody and that the bail application was being made, so.

Subsequent to him being released on bail did you have any discussions about what was in his brief with either Ms Gobbo or Mr Dale, after he received his brief?---Yeah, I remember looking at the brief after he'd been served with the brief.

Was that in the presence of Dale?---I can't remember whether I looked it over with him or I took it home one night and read it, or - yeah, I don't think we necessarily sat down together and went through it, but yeah, I seem to have more of a recollection that I might have taken it home one night and flicked through it.

Do you recall when the brief was delivered?---It was in the New Year but I can't remember when.

Did you have discussions with Ms Gobbo about it?---No, I don't remember doing that.

You had communications with her in the New Year I take it, did you?---I expect I would have.

And do you believe you discussed Paul Dale's case with her?---I don't know that I would have. There probably wouldn't have been a whole lot to discuss between the bail application and the brief being served.

What about after the brief was served?---Again, maybe. think by that stage I'm not sure that she was - she was no longer representing Paul or, yeah, I think he had other representation through Tony Hargreaves' office and, yeah, I don't know that I would have discussed anything in great detail with her.

11:18:17 **20** 11:18:17 **21** 11:18:24 **22**

11:17:04

11:17:09 **2**

11:17:18 11:17:23 **4**

11:17:25 11:17:26

11:17:27

11:17:36 11:17:37 10

11:17:32 8

11:17:37 **11** 11:17:49 12

11:17:52 13

11:17:56 14

11:17:57 **15** 11:18:03 **16**

11:18:07 17

11:18:14 18

11:18:16 19

1

5

6

7

9

11:18:27 23 11:18:31 24

11:18:35 25

11:18:38 **26** 11:18:40 27

11:18:41 28 11:18:44 29 11:18:45 30

11:18:46 31 11:18:50 32

11:18:51 33

11:18:52 34 11:18:57 35

11:19:00 36 11:19:01 37

11:19:04 38 11:19:14 39 11:19:17 40

11:19:18 41 11:19:19 42

11:19:27 43 11:19:32 44

11:19:36 45 11:19:40 46

11:19:43 47

.18/06/19 2473 11:19:44 1

2 11:19:44 11:19:49

11:19:53 4

5

9

11:19:55 11:19:56 6

11:19:56 7 11:20:02 8

11:20:06 10 11:20:12 11

11:20:04

11:20:17 12 11:20:17 13

11:20:25 **15** 11:20:28 **16**

11:20:21 14

11:20:31 17 11:20:35 18

11:20:35 19

11:20:36 **20** 11:20:40 21

11:20:47 22 11:20:50 23

11:20:50 24

11:20:51 25 11:20:53 **26**

11:20:53 27

11:20:54 **28** 11:20:57 29 11:21:00 30

11:21:07 31 11:21:11 32

11:21:15 33 11:21:20 34

11:21:23 35 11:21:29 36

11:21:31 37

11:21:31 38

11:21:35 39 11:21:40 40

11:21:44 41 11:21:48 42

11:21:51 43

11:21:51 44

11:21:51 45 11:22:10 46

11:22:17 47

Did you go out with Paul Dale and Nicola Gobbo in the New Year, early 2004, did you continue having social contact between them?---Yeah, I think that probably would have happened.

Do you think you, she and Dale went out for drinks in the New Year?---That's entirely possible.

Is it probable?---Yes, if you want to use probable. think it's probably more probable than possible.

Would you have had discussions with her and Dale about the contents of the brief and Paul Dale's prospects, et cetera?---Look, it may well have come up. I don't remember specifically discussing that sort of thing but I think that's entirely reasonable. It would have come up at some point.

Again, as a matter of probabilities if you'd been out, and you say it's probable that you did go out, again I suppose it depends on whether it's before or after the delivery of the brief?---Yes.

It's something that the three of you would have discussed? - - - Yes.

Was it your understanding that she was providing legal advice to Paul or was it social discussions?---I think there were both. I don't know - yeah, I don't know that on any of the times I was out socially with them that we were necessarily, or Paul or I were necessarily getting legal Not while I was there I don't think. He may have been getting legal advice separate to those occasions we met, but yeah, I wouldn't say that any of those general discussions were legal advice.

In any event you were of the view Yes, all right, okay. that after, as far as you were concerned after Mr Hargreaves became involved, Mr Hill became involved, she was out of the picture as far as his legal advice was concerned; is that right?---Yeah. Yeah, I think that's reasonable.

Okay. Subsequent to the - were you present when Mr Dale first appeared in court after the hand-up brief? present for the committal mention, for example, did you go

to any other court hearings?---Yeah, I did go to one of 11:22:20 1 11:22:24 2 them. That might have been the one I went to perhaps, 3 yeah. 11:22:26 11:22:26 4 And Ms Gobbo wasn't acting for him at that stage?---I don't 5 11:22:27 think so. 11:22:30 6 11:22:30 7 11:22:31 8 Yeah, all right. Did you have further discussions 9 subsequent to that committal mention with Ms Gobbo and/or 11:22:38 11:22:42 10 Paul Dale about any legal matters?---No, I don't think so. 11:22:51 11 11:22:53 **12** When was the last time you saw and spoke to Paul 11:22:58 13 Dale?---It'd be every bit of ten years. 11:23:00 14 Did you speak to him at around the time that he was charged 11:23:01 **15** 11:23:05 **16** with murder?---No, I don't think so. 11:23:08 17 11:23:10 18 So we're talking around early 2009. Had you spoken to him at around that time? Were you still in communications with 11:23:16 **19** 11:23:19 **20** him?---No, not really, no. Well, I would say no. 11:23:23 **21** 11:23:23 22 Okay. All right then. Thanks very much. 11:23:29 23 11:23:29 24 COMMISSIONER: Yes, Mr Nathwani. 25 <CROSS-EXAMINED BY MR NATHWANI:</pre> 26 27 11:23:33 28 Just two topics. The first one is in relation to socialising where Ms Gobbo and Mr Dale were present?---Yep. 11:23:37 **29** 11:23:41 30 You've obviously told us previously, and also today, that 11:23:42 **31** 11:23:46 **32** that's something that occurred on occasions where you, 11:23:49 33 Mr Dale and Ms Gobbo were all present drinking?---Yep. 11:23:52 **34** 11:23:55 **35** Do you recall any occasions where you, with Ms Gobbo and Mr Dale, were in the, I think it's called The Local pub on 11:24:02 36 11:24:07 37 Bay Street in Port Melbourne?---Yes, I've been there before. 11:24:10 38 11:24:11 39 11:24:12 40 With Paul and Nicola Gobbo?---Yes. 11:24:13 41 11:24:15 **42** Was that drinking in the evening?---Yes.

Have you ever been to Nicola Gobbo's apartment? I'm not

Do you accept that the three of you then went back to her

.18/06/19 2475

apartment?---I don't remember that.

11:24:17 **43** 11:24:19 **44**

11:24:22 45

11:24:25 **46** 11:24:26 **47**

saying anything other than social drinking, for example, is 11:24:28 1 11:24:33 **2** occurring, I'm just asking if you've been back to her 3 apartment?---Yes. 11:24:37

> Have you been back when Paul Dale has been at her apartment?---I don't remember going with Paul.

Are you aware, because obviously you're a very close friend, or were, of Paul Dale, whether he had been to her apartment in Port Melbourne?---No.

Just dealing with your friendship with Mr Dale. Am I right in saying that you were a very close friend of his?---Yeah, I think that's reasonable.

You've told us you stopped talking for ten years, is there any particular reason for that?---Around about 2007 or 8 the police introduced a declarable associations policy and I was required to declare my friendship with Paul and effectively I was instructed to cease contact with him.

I understand. Since you've - so it's right that you've had no contact at all with him then since that time?---I think - yeah, I can't remember having contact with him.

Can we move on to the second topic, which is legal representation and in the context of the Dublin Street burglary and what followed, okay. So we know late September 2003 the burglary occurs?---M'mm.

On 28 September there was some evidence yesterday that Mr Dale called Nicola Gobbo in relation to a number of people arrested because they'd asked for her and the names of Mr Ahmed and Nadim Ahmed, who wasn't charged, and Abbey Haynes and Ms O'Reilly were all mentioned. Did he, that's Mr Dale, ever express to you or discuss with you that his colleague Miechel had been arrested at the burglary on that day?---He told me about it. Are you asking when he told me?

So late September, because we're interested in Mr Dale obviously, as you've said, you've been present when he's sought legal advice from Nicola Gobbo and the Commissioner, as we understand it, is interested in the nature and purpose of that legal advice, okay?---Right.

And whether it was legal advice?---Okay.

11:26:46 43 11:26:49 44 11:26:52 45 11:26:57 46

11:26:57 47

11:24:37 **4**

11:24:42 7 11:24:45 8

11:24:54 11 11:24:54 12

11:24:56 13

11:25:00 14 11:25:01 **15** 11:25:01 **16**

11:25:05 17

11:25:13 **18**

11:25:18 19 11:25:22 **20**

11:25:25 21 11:25:25 22

11:25:37 23

11:25:40 **24**

11:25:41 **25** 11:25:43 **26**

11:25:46 27

11:25:50 **28**

11:25:54 29 11:25:57 30 11:26:00 31

11:26:04 32

11:26:09 33

11:26:12 34

11:26:19 35

11:26:24 **36** 11:26:29 37

11:26:32 38 11:26:38 39

11:26:38 40 11:26:38 41

11:26:43 42

11:24:38

11:24:47 11:24:52 10

11:24:41

5

6

9

11:26:59 1

11:27:00 **2**

11:27:04 11:27:07 **4**

5 11:27:11 11:27:11 6

11:27:16 **7** 11:27:21 8 9

11:27:22 10 11:27:26 11

11:27:22

11:27:31 12 11:27:31 13

11:27:32 14 11:27:39 **15** 11:27:46 **16**

11:27:49 17 11:27:53 18

11:27:59 **19**

11:27:59 **20** 11:28:04 **21**

11:28:10 22 11:28:19 23

11:28:22 **24** 11:28:25 25

11:28:26 **26**

11:28:28 27 11:28:31 **28**

11:28:35 29

11:28:38 30 11:28:38 31

11:28:41 32 11:28:45 33 11:28:50 34

11:28:53 **35** 11:28:56 **36**

11:29:03 37

11:29:06 38 11:29:12 39

11:29:17 40 11:29:19 41

11:29:19 42 11:29:19 43

11:29:20 44 11:29:22 45

11:29:25 46 11:29:28 47 Do you agree - well, firstly, do you accept having conversations with Mr Dale soon after the burglaries about the fact his colleague Miechel had been arrested?---Yes.

And the fact that Terry Hodson had been arrested?---I knew that a third party had been arrested. I don't think I knew the name.

Did you know that Terry Hodson was an informer that was being run by Dale and Miechel?---I became aware of that later.

When later? Was it from Paul Dale, is probably the first question? Did Paul Dale make you aware of that?---I think, I don't know whether Paul was the first one who told me. knew that a police informer had been arrested. know that I knew the name and - - -

Did he, that's Mr Dale, between September and December when he's charged, express to you any concerns that he may be arrested, or be implicated, so arrested or implicated, in the Dublin Street burglary?---Yeah, I think he would have, He was concerned about it so, yeah, I obviously became aware of it.

Obviously when you came here last time and in your statement you indicate that your memory is you sought legal advice from Ms Gobbo on two or three occasions?---M'mm.

I think you detailed on the last occasion once was at her chambers and a second occasion where he. Mr Dale, came I think earlier you said he was going and you decided to tag along. What was the purpose of him going to see Ms Gobbo as far as you were aware, because he must have said?---I don't know that he gave me detail but I understood he was going to get some advice.

You obviously were going along, as I understand it, because you were worried about your association with Mr Dale?---Yes.

At relevant times?---Yes.

So there must have been a conversation that he was going along to discuss what was happening with the Dublin Street burglary, or his implication in it, do you agree with

11:29:32 **1** that?---I don't specifically remember the discussion but 11:29:36 **2** that's not unreasonable.

11:29:37

11:29:37 **4**

11:29:43 5

11:29:47 6 11:29:48 7 11:29:48 8

11:30:05 12

11:30:08 13

11:30:13 14

11:30:17 **15** 11:30:20 **16**

11:30:22 17

11:30:25 18

11:30:30 19 11:30:33 **20**

11:30:39 **21**

11:30:44 22 11:30:45 23 11:30:45 **24**

11:30:48 **25**

11:30:51 **26** 11:30:54 27

11:30:58 **28** 11:31:01 29 11:31:01 30

11:31:05 31

11:31:08 32 11:31:11 33

11:31:13 34 11:31:15 **35**

11:31:21 36 11:31:24 37

11:31:29 38

11:31:34 **39** 11:31:37 40

11:31:43 41

11:31:45 42

11:31:47 43 11:31:47 44

11:31:51 45

11:31:54 46 11:31:55 47

11:29:51 11:29:59 10 11:29:59 11

9

It would be a bit odd, wouldn't it, for him to say, "I'm going for this reason, do you want to tag along and have a chat"? - - Yeah.

Do you accept he had an interest in whether or not Terry Hodson was likely to roll on him?---Yeah.

Did he express that to you, that he was worried that Hodson, and less so Miechel, one of the two, one or the other, could provide a statement as against him?---Yeah, I think we did - or I became aware of that, that he was concerned that they might try and better their own position by providing statements or that sort of thing.

And he was aware, do you agree, that his phone was off, by that we mean being listened to?---I don't know that he was actually aware but it would have been a fairly common I think we all would have been investigative technique. surprised if it wasn't.

We've obviously been given or we've seen earlier that the document which was I think the summary of the case against him, and there's a message from you, and I'm just using the phrase that's used, which was that he was to ring you back using a "good phone"?---M'mm.

And you accepted that was a reference to what I would term a dirty phone or a bodgie phone or a phone that can't be traced back to him, do you agree with that?---Yes, or maybe just one that perhaps wasn't intercepted.

Do you agree that at the time he was using several dirty phones?---I'm not sure of that.

Are you saying your only contact with him was on the phone, his registered phone, the one with the telephone intercept?---I'm not going to say I have never rung him on other numbers. I don't know whether they were work phones, what the numbers were.

You see, you understand the reason I'm asking you is obviously you were very close to him back then?---M'mm.

And it's obvious from your evidence you were involved with

him as a friend. You know, when he's charged you were helping him. So were you aware, because you were close to him at the time, about his use of phones to communicate, as an example, with Ms Gobbo?---No.

1

2

3

5

6

8

9

11

13

11:31:56

11:31:58

11:32:03 11:32:05 4

11:32:08

11:32:12

11:32:21

11:32:25

11:32:45

11:32:18 7

11:32:29 10

11:32:45 12

11:32:45 14 11:32:45 **15** 11:32:45 **16**

11:32:45 17

11:32:48 18

11:32:51 **19** 11:32:51 **20**

11:32:55 **21** 11:32:58 22 11:32:58 23

11:33:03 24

11:33:07 25

11:33:11 26 11:33:15 27

11:33:17 **28**

11:33:21 29

11:33:24 **30**

11:33:28 **31**

11:33:31 32

11:33:35 33

11:33:39 **34**

11:33:42 35

11:33:47 **36**

11:33:50 **37**

11:33:55 38 11:33:57 39

11:34:04 40

11:34:08 41

11:34:18 42

11:34:21 43

11:34:22 44 11:34:22 45

11:34:26 46

11:34:32 47

Can I just move forward to the day of the arrest. trying to jog your memory. There's a letter you wrote that I don't need to bring up. If I do, we will. But do you remember writing - I think the letter is dated 22 December 2003 - to Paul Mullett at the Police Association?---Yes.

I'll help to jog your memory. You were concerned, the letter indicates, that there was an arrangement between the Police Association and a firm of solicitors?---Right.

And you were concerned that there was only one firm of solicitors that there was an agreement with that would represent arrested police members and were worried if there was ever a conflict either between several police officers charged or between the Police Force and the individual member, does that ring any bells?---Yeah, it does.

I just want to read something to help jog your memory about what happened on the day that Mr Dale was arrested. say this, "I'm a very close friend and former colleague of Detective Sergeant Paul Dale who was attached to the Major Drug Investigation Division. Paul was recently arrested by ESD at his home when a search warrant was executed there on 5 December. He was subsequently charged and remanded into custody. He has since made a successful bail application". Then this, "After speaking to Paul on the day of his arrest I contacted the Police Association on his behalf to seek assistance and spoke to Bernie Elliott. After briefly outlining the situation Bernie immediately referred me to Tony Hargreaves at Kenna Croxford. Bernie was professional, decisive and his prompt assistance was greatly appreciated. Likewise Tony Hargreaves was professional in his approach and of great assistance to Paul and his family". Okay. So jogging your memory if I Do you recall Paul Dale was the one who rang you from the police station to tell you he was arrested?---He may I thought I got a phone call from his wife but Paul might have called me.

Does what you've written there ring any bells in the sense that do you agree that you then contacted the Police Association and spoke to someone called Bernie Elliott who

referred you to Tony Hargreaves?---Yes.

11:34:35

11:34:37

11:34:37

11:34:41

11:34:43

11:34:43

11:34:50

11:34:54 11 11:35:00 12

11:35:01 13

11:35:02 14

11:35:16 **17** 11:35:20 18

11:35:28 **19** 11:35:32 **20**

11:35:37 **21**

11:35:42 **22** 11:35:46 23

11:35:48 **24**

11:35:53 **25**

11:35:59 **26**

11:36:04 **27** 11:36:09 28

11:36:13 29 11:36:16 30

11:36:21 **31** 11:36:27 **32**

11:36:33 33

11:36:37 **34**

11:36:41 35

11:36:41 36

11:36:45 37 11:36:51 38 11:36:51 39

11:36:56 40

11:36:58 41

11:36:59 42 11:37:02 43

11:37:07 44

11:37:11 45

11:37:13 46

11:37:18 47

11:35:06 11:35:08 **16**

11:34:48

11:34:50 11:34:51 10

1 2

3 4

5

6

7

8

9

And as a result Tony Hargreaves acted for Paul Dale, do you agree with that?---Yes.

As you rightly pointed out Ian hill was then instructed for the bail app and I think for the committal later on? - - - Right.

Do you agree from that point at the very least Paul had, Paul Dale that is, his own legal team, paid for by the police association?---Yes.

Had Hargreaves representing him, that's Mr Hargreaves, and had counsel as well?---Yes.

Again, because you're one of Mr Dale's close friends, there's a note in Ms Gobbo's court book on 5 December, so this is the day of his arrest, and it seems to be from, a call from Sergeant Gregor at ESD and then there's a note that says this, that he's arrested Dale and, "Either Miechel or Hodson has rolled. They've been reading from a statement, it's too detailed to be made up because there's a significant amount of detailed accusations. Suspended Call Kenna Croxford". Now, Mr Dale at the time from duty? was he concerned, was he ever saying to you, certainly after his release or around the time, that either Miechel or Hodson had rolled and the evidence against him was a statement that was too detailed to be made up because of the, a large numbered of detailed accusations?---I remember that being discussed after the arrest and perhaps after he was released on bail and there was discussion on the day of the arrest about who may or may not have made statements and what the evidence was and all of that, but - - -

Was he interested, Mr Dale, in contacting Carl Williams or Person 16 at that time?---No idea.

Or Andrew, which I'd say is Andrew Hodson, Mandy Hodson or Tony Mokbel?---No idea.

You see, again, just because he's your close friend there's a note from a conference on 14 December 2003 at Port Phillip Prison, Paul Dale in the Charlotte unit, and it reads, "Going through the summary from Alex, there's a discussion". Was Paul Dale unhappy that initially with Mr Hill, Ian Hill representing him because Ian Hill had

represented Mr Roberts who had been accused of the 11:37:21 1 11:37:25 **2** Silk/Miller murders?---Yeah, yeah, that does ring a bell, 11:37:30 **3** yep.

> Were you ever aware that he'd been on lock down for the first week from 4 pm on a Friday, so he was remanded on a Friday and he'd been on lock down for a week since then, were you aware of that, was he complaining to you of that ever?---He spoke to me about his time in custody. don't specifically remember that. I think I did know that he was, you know, essentially in protective custody so that would involve pretty much lock down, yeah.

> Did he ever say to you that Terry Hodson was "staunch", did you ever hear him say that?---I don't ever remember that.

> Did you he ever express to you that he was not happy with his representation by Mr Hargreaves?---I don't remember it, no.

> Then this is the final entry, obviously you don't remember some but you confirmed that he spoke to you about it, "He's asking speak to Carl Williams or Person 16 ESD, and Andrew, Mandy and Mokbel". Was he keen even in prison to be speaking to Carl Williams at that time?---I have no idea.

> As I understand it, when you have visited Nicola Gobbo with him you haven't been in earshot of what they've been discussing?---That's right.

So you believe it was for legal advice because he told you that's what it was for, is that right?---Yes.

As far as you were concerned legal advice, am I right in saying when you spoke to Nicola Gobbo it was always in discussion about Paul Dale, he was central to the advice you were seeking?---For my own legal advice are you talking about?

Yes?---Yes.

So when you were speaking to her as well, "I'm a friend of Paul's, I was with him on this day, that day"?---Yes.

"How does that implicate me and where does that lead me to"?---Yes.

11:38:21 **19** 11:38:22 **20** 11:38:23 **21**

11:37:31 4

11:37:34 6 11:37:38 **7**

11:37:42 8

11:37:54 11 11:37:57 12

11:38:00 13

11:38:02 14

11:38:07 **15** 11:38:13 **16** 11:38:14 17

11:38:17 18

11:37:32

11:37:46 11:37:51 10

5

9

11:38:26 **22** 11:38:31 23

11:38:36 **24** 11:38:40 25

11:38:44 **26**

11:38:52 27

11:38:59 28 11:39:04 **29**

11:39:04 30 11:39:04 **31**

11:39:08 32 11:39:10 33

11:39:10 34 11:39:14 **35**

11:39:21 **36** 11:39:24 **37**

11:39:28 38

39 11:39:31 40

11:39:31 41

11:39:31 42 11:39:35 43

11:39:36 45 11:39:39 46

44

11:39:40 47

Thank you very much. 11:39:40 1 2 11:39:42 3 MR HANNEBERY: No questions, Commissioner. 11:39:43 11:39:44 4 COMMISSIONER: 5 Any questions, Mr Hill? 11:39:47 11:39:49 6 MR HILL: 7 No. 11:39:49 11:39:50 8 Mr Chettle? COMMISSIONER: 9 11:39:50 11:39:51 10 MR CHETTLE: 11:39:51 11 No. 11:39:52 12 11:39:52 13 COMMISSIONER: Any re-examination? 11:39:53 14 MR WINNEKE: No. Commissioner. 11:39:53 **15** 11:39:54 **16** 11:39:54 17 All right, thanks Mr Argall, you're free to COMMISSIONER: 11:39:56 18 go, thank you. 19 11:40:01 20 <(THE WITNESS WITHDREW) 21 11:40:02 22 I think you wanted a short adjournment or to discuss 11:40:06 23 some housekeeping matters. 11:40:07 24 11:40:07 25 Yes, Commissioner. Mr Argall is the only MR WINNEKE: witness we have today. What we propose to do, I've had a 11:40:09 26 11:40:14 27 discussion with Mr Hannebery this morning to see if we 11:40:22 28 can't resolve some issues that we had in respect to the 29 It might be worthwhile if we have provision of materials. 11:40:23 30 some discussions and seek to reach some agreements and if 11:40:24 31 we can't, we might need to call upon you to deal with those But we will need to resume in due course in any 11:40:29 32 matters. 11:40:32 33 event to deal with some issues. 11:40:35 **34** 11:40:35 35 COMMISSIONER: Sure. We did tentatively talk about dealing with Mr Chettle's application about proceeding, how we're 11:40:38 36 going to proceed with the handlers' evidence in the next 11:40:41 37 lot of witnesses in July at 2 o'clock. 11:40:45 38 11:40:48 39 11:40:49 40 Yes, I'm happy to do that at any time, MR CHETTLE: 11:40:51 41 Commissioner. I've made some inquiries and Mr Winneke and 11:40:54 42 I have had discussions briefly. I don't think there's much 11:40:58 43 - it's more logistics that need to be sorted out I think. 11:41:01 44 11:41:01 45 COMMISSIONER: Yes, but there was some suggestion that

.18/06/19 2482

was also some suggestion at one point of dealing today with

other parties might need to be notified about that.

11:41:04 46

11:41:06 47

11:41:09	1	the State's application, Mr Hill, to oppose the granting of
11:41:17	2	leave to appear for those who claim to be affected parties
11:41:26	3	by Ms Gobbo's conduct and in that case there would probably
11:41:30	4	have to be notice given to the affected parties to be heard
11:41:33	5	on that.
11:41:34	6	
11:41:34	7	MR HILL: I agree, Commissioner. I know that the State's
11:41:37	8	been developing some submissions. I haven't heard this
11:41:40	9	morning where they're up to. They're certainly at an
11:41:44	10	advanced stage.
11:41:45	11	
11:41:45	12	COMMISSIONER: Do you know whether they would be in a
11:41:47	13	position to have that argument this afternoon?
11:41:51	14	
11:41:52	15	MR HILL: I don't as I stand here.
11:41:53	16	
11:41:53	17	COMMISSIONER: You might find out during the break.
11:41:57	18	
11:41:57	19	MR HILL: Yes.
11:41:57	20	
11:41:58	21	COMMISSIONER: All right then. Just in terms of that last
11:41:59	22	exhibit, Mr Winneke, 233.
	23	
	24	MR WINNEKE: Yes.
	25	
11:42:00		COMMISSIONER: It will be necessary for the Commission to
11:42:00 11:42:02	26	prepare a copy of that exhibit which would be 233B without
11:42:02 11:42:07	26 27 28	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a
11:42:02 11:42:07 11:42:11	26 27 28 29	prepare a copy of that exhibit which would be 233B without
11:42:02 11:42:07 11:42:11 11:42:12	26 27 28 29 30	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding.
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13	26 27 28 29 30 31	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding. MR WINNEKE: In fact I think that, that's been discussed
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13 11:42:16	26 27 28 29 30 31 32	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding.
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13 11:42:16 11:42:21	26 27 28 29 30 31 32 33	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding. MR WINNEKE: In fact I think that, that's been discussed
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13 11:42:16 11:42:21 11:42:21	26 27 28 29 30 31 32 33 34	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding. MR WINNEKE: In fact I think that, that's been discussed already and it's being developed as we speak. Probably soon.
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13 11:42:16 11:42:21 11:42:21 11:42:21	26 27 28 29 30 31 32 33 34 35	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding. MR WINNEKE: In fact I think that, that's been discussed already and it's being developed as we speak. Probably soon. COMMISSIONER: Thank you. All right, at this stage we'll
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13 11:42:16 11:42:21 11:42:21	26 27 28 29 30 31 32 33 34 35 36	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding. MR WINNEKE: In fact I think that, that's been discussed already and it's being developed as we speak. Probably soon.
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13 11:42:16 11:42:21 11:42:21 11:42:21 11:42:21	26 27 28 29 30 31 32 33 34 35 36 37	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding. MR WINNEKE: In fact I think that, that's been discussed already and it's being developed as we speak. Probably soon. COMMISSIONER: Thank you. All right, at this stage we'll have an adjournment until
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13 11:42:16 11:42:21 11:42:21 11:42:21 11:42:24 11:42:24 11:42:28	26 27 28 29 30 31 32 33 34 35 36 37 38	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding. MR WINNEKE: In fact I think that, that's been discussed already and it's being developed as we speak. Probably soon. COMMISSIONER: Thank you. All right, at this stage we'll have an adjournment until
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13 11:42:16 11:42:21 11:42:21 11:42:21 11:42:24 11:42:24 11:42:28 11:42:30	26 27 28 29 30 31 32 33 34 35 36 37 38 39	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding. MR WINNEKE: In fact I think that, that's been discussed already and it's being developed as we speak. Probably soon. COMMISSIONER: Thank you. All right, at this stage we'll have an adjournment until
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13 11:42:16 11:42:21 11:42:21 11:42:21 11:42:24 11:42:28 11:42:30 11:42:32	26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding. MR WINNEKE: In fact I think that, that's been discussed already and it's being developed as we speak. Probably soon. COMMISSIONER: Thank you. All right, at this stage we'll have an adjournment until MR PURCELL: Sorry Commissioner, for the sake of completeness, might I be excused?
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13 11:42:16 11:42:21 11:42:21 11:42:21 11:42:24 11:42:24 11:42:28 11:42:30 11:42:32 11:42:33	26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding. MR WINNEKE: In fact I think that, that's been discussed already and it's being developed as we speak. Probably soon. COMMISSIONER: Thank you. All right, at this stage we'll have an adjournment until MR PURCELL: Sorry Commissioner, for the sake of completeness, might I be excused? COMMISSIONER: Yes, certainly Mr Purcell. We'll adjourn
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13 11:42:16 11:42:21 11:42:21 11:42:21 11:42:24 11:42:24 11:42:28 11:42:30 11:42:32 11:42:33 11:42:35	26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding. MR WINNEKE: In fact I think that, that's been discussed already and it's being developed as we speak. Probably soon. COMMISSIONER: Thank you. All right, at this stage we'll have an adjournment until MR PURCELL: Sorry Commissioner, for the sake of completeness, might I be excused?
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13 11:42:16 11:42:21 11:42:21 11:42:21 11:42:24 11:42:24 11:42:28 11:42:30 11:42:32 11:42:33	26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding. MR WINNEKE: In fact I think that, that's been discussed already and it's being developed as we speak. Probably soon. COMMISSIONER: Thank you. All right, at this stage we'll have an adjournment until MR PURCELL: Sorry Commissioner, for the sake of completeness, might I be excused? COMMISSIONER: Yes, certainly Mr Purcell. We'll adjourn now until I hear something further.
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13 11:42:16 11:42:21 11:42:21 11:42:21 11:42:24 11:42:24 11:42:28 11:42:30 11:42:32 11:42:33 11:42:35	26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding. MR WINNEKE: In fact I think that, that's been discussed already and it's being developed as we speak. Probably soon. COMMISSIONER: Thank you. All right, at this stage we'll have an adjournment until MR PURCELL: Sorry Commissioner, for the sake of completeness, might I be excused? COMMISSIONER: Yes, certainly Mr Purcell. We'll adjourn
11:42:02 11:42:07 11:42:11 11:42:12 11:42:13 11:42:16 11:42:21 11:42:21 11:42:21 11:42:24 11:42:24 11:42:28 11:42:30 11:42:32 11:42:33 11:42:35	26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	prepare a copy of that exhibit which would be 233B without the phone numbers in it but with the colour-coding and a code for the colour-coding. MR WINNEKE: In fact I think that, that's been discussed already and it's being developed as we speak. Probably soon. COMMISSIONER: Thank you. All right, at this stage we'll have an adjournment until MR PURCELL: Sorry Commissioner, for the sake of completeness, might I be excused? COMMISSIONER: Yes, certainly Mr Purcell. We'll adjourn now until I hear something further.

.18/06/19 2483

47

UPON RESUMING AT 2.00 PM:

COMMISSIONER: Yes Mr Winneke.

Commissioner, before lunch and during lunch I and my instructing solicitors have had discussions with representatives of the Victoria Police with a view to seeing if we can resolve some of the matters that are causing hiccups, if you like, particularly with respect to the provision of police diaries and original documents in relation to which police officers are making statements. We have got to a situation where there is at least tentative agreement about how it might be improved, the situation might be improved and there's, as I understand it, the possibility that things might be advanced if we were able to get diaries in a restricted way at an earlier Instructions are being sought about that and it's anticipated we'll get an answer about that relatively soon but I don't know whether it's in the next ten minutes or But Mr Hannebery might be able to tell today or tomorrow. us that if there's been - - -

MR HANNEBERY: I might be a little bit careful to put it in terms of tentative agreement. What I can say is that we've had some discussions about these issues. There are matters to discuss with our clients to get instructions about that we'll do those as quickly as we can.

You and Mr Winneke can talk about that COMMISSIONER: before court tomorrow and inform me what the position is then.

MR WINNEKE: Yes.

COMMISSIONER: All right. There were some other issues, I was told, quite apart from the police diaries which I was told was the biggest problem but also some outstanding Hatt, Biggin, Flynn, Kerley, the witness statements. statements of the Victorian police officers who knew Nicola Gobbo was a source.

MR WINNEKE: Again those matters have been the subject of We have been told we will be provided with a discussions. number of further statements today, sorry, in the next day One of the issues that has been discussed is whether the Commission will obtain statements, as they are, whether we get them prior to analysis for public interest

.18/06/19 2484

14:10:03 14:10:10 14:10:15 10

13:54:37

14:09:45

14:09:46

14:09:47

14:09:55

14:09:47

14:09:59

1

2

3

4

5

6

7

8

9

14:10:21 11 14:10:25 12 14:10:31 13

14:10:33 14 14:10:39 **15** 14:10:43 16

14:10:48 17 14:10:51 18 14:10:54 19

14:10:58 **20** 14:11:01 21

14:11:04 22 23 14:11:04

14:11:07 24 14:11:11 25 14:11:14 26

14:11:18 27 14:11:20 28

14:11:21 29 14:11:23 30

14:11:26 31 14:11:26 32 14:11:27 33

14:11:27 34 14:11:27 35

14:11:29 36 14:11:33 37

14:11:36 38 14:11:42 39

14:11:49 40 14:11:50 41 14:11:50 42

14:11:52 43 14:11:55 44

14:11:59 45 14:12:03 46

14:12:07 47

1 So that's a matter that's been discussed and we 14:12:12 immunity. 2 understand that we will, the Commission will get statements 14:12:15 3 which have not been redacted, although that may be, I don't 14:12:22 14:12:25 **4** want to verbal my learned friend, it may well be there will 5 be, instructions need to be sought about that, but that 14:12:28 14:12:32 seems to be - -6

> COMMISSIONER: That's still ongoing then. Outstanding day books and diaries, Allen, Ryan, L'Estrange, Hatt, Kerley, Kelly, Rowe, Biggin, O'Brien.

> MR WINNEKE: Those matters have been discussed also. expectation is, Commissioner, a lot of the matters on your list - - -

COMMISSIONER: I want to move through them very quickly to make sure that everything is - Trichias's statement, that's also being discussed, is it?

MR WINNEKE: Yes, as I understand it that's complete and that will be provided, we understand.

COMMISSIONER: All right. Then the

They have been discussed and they'll be -MR WINNEKE: we'll provided with information tonight about that.

COMMISSIONER: The next matter on my list was the State's application opposing leave for affected persons and there's been an unsigned, therefore I suppose a draft affidavit from Mr Brendan Money that's been provided.

MR WINNEKE: I've had discussions with Mr Hill about that There seem to be two distinct issues there. is whether or not matters will be live-streamed, that is the subject of the Money affidavit. The other issue, as I understand it the Commission will in due course be provided with a submission which concerns the ability of potentially affected persons to participate in the hearing by way of cross-examination and that's something that I gather will be the subject of submissions. Mr Hill is obviously seeking instructions about that. We would certainly hope that we would be in a position, indeed, I think there's time tomorrow afternoon. It may well be - - -

COMMISSIONER: I think we only have one witness ready to proceed because of the late submission of materials.

.18/06/19 2485

14:12:39 11 14:12:40 12

14:12:32 14:12:32

14:12:37 14:12:38 10

7

8

9

14:12:43 13 14:12:47 14 14:12:47 **15**

14:12:47 **16**

14:12:50 17 14:12:55 18

14:12:56 19 14:12:57 **20**

14:13:00 21

14:13:04 22 23 14:13:05

14:13:10 24

14:13:11 25 14:13:14 **26** 27

14:13:17 28 14:13:19 29

14:13:17

14:13:28 30 14:13:33 31

14:13:37 32 14:13:38 33

14:13:41 34 14:13:46 35

14:13:49 36 14:13:54 37

14:13:55 38 14:13:59 39

14:14:02 40 14:14:05 41 14:14:10 42

14:14:14 43

14:14:18 44 14:14:21 45

14:14:21 46

14:14:24 47

1 14:14:27 2 MR WINNEKE: Various issues. Mr Kelly, as I understand it, 14:14:27 will be giving evidence tomorrow, Jason Kelly. 14:14:29 14:14:32 **4** 5 COMMISSIONER: He's not expected to take more than half a 14:14:33 14:14:35 6 day.

> MR WINNEKE: Mr Woods is dealing with Mr Kelly. expectation is about half a day, perhaps a little bit longer, which would enable us in the afternoon tomorrow morning, if Mr Hill is in a position to do so, we'd certainly hope he would, be in a position to make any argument about that tomorrow.

COMMISSIONER: We have to give notice to the people who are claiming to be potentially affected.

MR WINNEKE: I agree that's absolutely right and that may well cause some issues.

Mr Hill, why don't we deal with that COMMISSIONER: tomorrow afternoon?

MR HILL: Commissioner, I've just got instructions that timing should be suitable. It's with the client, we're trying to get it filed as soon as possible.

You'll need to give notice to the COMMISSIONER: potentially affected people who appeared on the last occasion.

I'm wondering, Commissioner, I'm not sure we have MR HILL: the contact details for all of them.

Commissioner, we'll give notice to those MR WINNEKE: We'd certainly like the submissions as soon as we If we can get those we will give notice to the affected persons. If it appears that that can be achieved tomorrow afternoon, so much the better. If it can't be done tomorrow afternoon obviously as soon as possible thereafter.

COMMISSIONER: We have a gap tomorrow afternoon. tomorrow unless I say otherwise. So tomorrow not before 2 pm.

MR HANNEBERY: Sorry, Commissioner, before you move off

.18/06/19 2486

14:15:05 **21** 14:15:08 22 14:15:09 23

7

9

14:14:37 14:14:38 8

14:14:42 14:14:44 10

14:14:47 11 14:14:49 12

14:14:51 13

14:14:52 14

14:14:52 **15** 14:14:55 **16**

14:14:59 17

14:15:00 18

14:15:03 19 14:15:05 **20**

14:15:09 24

14:15:13 25 14:15:17 26

14:15:19 27 14:15:19 28

14:15:23 29 14:15:27 30

14:15:27 31 14:15:27 32

14:15:29 33 14:15:29 34 14:15:30 **35**

14:15:31 36 14:15:35 37

14:15:38 38 14:15:42 39

14:15:45 40 14:15:48 41

14:15:49 42 14:15:49 43

14:15:53 44 14:15:56 45

14:15:56 46

47

that, in relation to the Kelly evidence, I draw your 14:15:56 1 2 attention that there are some references to Person 7, so 14:16:00 3 subject to Court of Appeal rulings there will be 14:16:03 14:16:07 **4** applications for that to be heard in a closed hearing, 5 portions of it, Commissioner. 14:16:12 14:16:14 6

> I'll have a look at it and the application COMMISSIONER: can be made tomorrow.

MR HANNEBERY: Yes.

The next document I've got is a Mokbel COMMISSIONER: cartel document Notice to Produce.

MR WINNEKE: There has been discussion about that.

That's in hand? COMMISSIONER:

MR WINNEKE: We will be told about that at the end of the today.

Yes. COMMISSIONER: PII review of the ICRs and the Loricated database, what's happening with that?

That's something that was also discussed. MR WINNEKE: don't know if there's anyone at the Bar table who can give a sensible answer about that, but that has been the subject of discussions.

We'll hear more about that later if needs COMMISSIONER: PII review of SDU statements.

Again, that's been discussed. MR WINNEKE: The expectation is that that will be completed by 8 July in time to enable the SDU witnesses to give evidence on 22 July as discussed on 5 June when we had our directions hearing.

We'll probably need to confirm that at the COMMISSIONER: end of this lot of hearings next week, I guess. affidavit - - -

MR WINNEKE: Affidavits with respect to the statement of I understand, instructions are being sought about that and again we will be told today how long it will take for that affidavit to be provided. Obviously our learned friends are instructing us that it will be done as soon as humanly possible but we'll be told today when that will be

.18/06/19 2487

18

14:16:14 14:16:16

14:16:17

14:16:17 10 14:16:18 11

14:16:19 12

14:16:22 13

14:16:25 14

14:16:26 15

7

8

9

16

17

19 14:16:28 14:16:31 **20**

14:16:31 21 14:16:32 22

14:16:34 23 14:16:36 **24**

14:16:37 25 14:16:39 **26**

14:16:43 27 14:16:47 28

14:16:47 29

14:16:48 30 14:16:50 31

14:16:53 32 14:16:54 33 14:16:55 34

14:17:01 35 14:17:05 36

14:17:07 37 14:17:08 38

14:17:10 39 14:17:17 40

14:17:19 41 14:17:19 42

14:17:21 43 14:17:31 44

14:17:35 45 14:17:38 46

14:17:42 47

1 achieved.

14:17:45

14:17:47

14:17:51

14:17:52

14:17:54

14:18:00 14:18:02

14:18:03

14:18:04 10

14:18:07 **11** 14:18:10 **12**

14:18:14 13

14:18:18 14

14:18:24 **15** 14:18:26 **16**

14:18:29 17

14:18:32 18

14:18:35 19

14:18:38 **20**

14:18:43 21

14:18:45 **22** 14:18:47 **23** 14:18:47 **24**

14:18:51 **25** 14:18:55 **26** 14:18:55 **27**

14:18:59 **28** 14:18:59 **29**

14:19:00 **30** 14:19:04 **31**

14:19:05 32

14:19:05 33

14:19:06 **34** 14:19:06 **35**

14:19:09 **36** 14:19:12 **37**

14:19:15 **38** 14:19:19 **39**

14:19:22 40

14:19:26 41

14:19:30 42

14:19:35 43

14:19:38 **44** 14:19:43 **45**

14:19:50 46

14:19:53 47

2

4

5

6

7

8

9

14:17:47 3 COMMISSIONER: All right then. I think that was the - - -

MR WINNEKE: There's another matter I think. I think Mr Mahoney may be able to give some evidence tomorrow afternoon about some exhibits.

MS ARGIROPOULOS: Commissioner, this relates to the outstanding PII claims concerning exhibits that have previously been tendered. It is proposed to call Mr Mahoney who wasn't available today because he's giving evidence in the Court of Appeal proceedings. Many of those exhibits do concern issues concerning the person who is subject to the Court of Appeal proceedings. So I have discussed with my learned friend that there may be some sense in awaiting the outcome of the Court of Appeal proceedings before dealing with some of those exhibits. Some of those exhibits could be dealt with potentially tomorrow afternoon if Mr Mahoney is available. depends on what's happening with the Court of Appeal proceedings but that's one possibility.

COMMISSIONER: All right. Let's play that by ear then. That then takes us to Mr Chettle, your application.

MR CHETTLE: It's really, can I say something - - -

MR COLLINSON: Commissioner, sorry, it might be prudent if I just raise this issue just now. Mr Kelly we're hearing is giving evidence tomorrow.

COMMISSIONER: Yes.

MR COLLINSON: We have a redacted version of Mr Kelly's statement and a matter we've raised with Victoria Police and I think counsel assisting on a number of other occasions is that we, as counsel for Ms Gobbo, should have unredacted copies of the statements if we offer an undertaking, which we're happy to do, not to convey the contents of the unredacted statement to anybody, including our client, without further application. I simply wanted to, in the light of Mr Kelly apparently giving evidence tomorrow, the only copy we have at the moment is a redacted version and it could either be dealt with by a direction or Victoria Police may be able to indicate a position as to whether they're content for the statements of Mr Kelly, and

indeed later Victoria Police witnesses, to be provided to us on that footing. I might say as well, Mr Kelly apparently refers to documents in his statement, we'd like to see those as well. Now I'm hoping there isn't any resistance to that because I think we might have adopted that procedure for at least some of the earlier Victoria Police witnesses.

COMMISSIONER: Mr Hannebery, you will get some instructions.

MR HANNEBERY: Yes.

And hopefully you'll be able to tell COMMISSIONER: Mr Collinson the position and get the documents that he needs to see as soon as possible.

MR HANNEBERY: Yes.

MR COLLINSON: Yes. It being the case, of course, we'd need them today.

COMMISSIONER: Yes.

MR DOYLE: Commissioner, while we're on that topic, on behalf of the Director and the OPP can I make a similar We haven't seen a statement in any form from request. Mr Kelly and we offered a similar undertaking.

COMMISSIONER: I wouldn't have thought there would be any trouble with that one but who knows.

MR DOYLE: I came to the Commission today, Commissioner, in possession of a single police statement which covers evidence to be given over the next couple of weeks and maybe beyond without a single copy of a diary, redacted or unredacted, and no other statement at all. Now, more has been received during the day, not evidence to be adduced tomorrow, and no diaries at all as I understand it. pattern that we've fallen into of evidence being provided at such late notice might not be sustainable in this way for much longer as the evidence moves into a period of time where more persons are affected, more police investigations take place, more prosecutions occur.

COMMISSIONER: As it starts to impact upon the OPP and the DPP you mean?

14:20:40 17 14:20:40 18

14:19:57

14:20:02

14:20:08 14:20:12 4

14:20:16

14:20:20

14:20:23

14:20:24 14:20:27 10

14:20:24

14:20:27 11 14:20:28 12

14:20:28 13

14:20:28 14

14:20:33 15 14:20:37 **16**

1 2

3

5

6 7

8

9

14:20:41 19

14:20:41 **20** 14:20:43 21

14:20:46 22 14:20:46 23

14:20:49 24 14:20:50 25

14:20:51 **26** 14:20:55 27

14:20:58 28 14:21:01 29

14:21:02 30 14:21:04 31

14:21:06 32 14:21:07 33 14:21:09 34

14:21:14 35 14:21:18 36

14:21:23 37 14:21:28 38

14:21:31 39 14:21:36 40 14:21:42 41

14:21:47 42 14:21:53 43

14:21:57 44 14:22:01 45

14:22:02 46

14:22:04 47

14:22:07 1 2 14:22:07 14:22:10

Yes, we're moving into a period of time where the Purana Task Force - - -

4 14:22:15 5 14:22:15

COMMISSIONER: Your client has some direct interest in what's going on.

14:22:17 14:22:18

14:22:22

Yes, and many more prosecutions taking place and so one would expect the police evidence to concern matters in which the DPP, OPP and Crown Prosecutors are involved.

14:22:25 10 11

14:22:18 8

COMMISSIONER: Yes.

13

6 7

9

12

15

MR DOYLE: And yet we've got almost none of the evidence, let alone the raw materials on which the statements will be based.

14:22:38 **16** 14:22:39 17 14:22:39 18

14:22:34

14:22:31 14

COMMISSIONER: Mr Winneke, is the Commission in a position to, I know you're getting material very late as well, but once you've got material in, statements and other material in a form that you can provide it to those outside the Commission, could you, insofar as it impacts on the OPP and the DPP will you provide that material to them?

14:22:50 21 14:22:55 22 14:22:59 23

14:23:02 24 14:23:02 25

14:22:41 19 14:22:44 **20**

> MR WINNEKE: Commissioner, from our part we see absolutely no reason why members of counsel and their instructing solicitors ought not have statements of people who are giving evidence in an appropriately redacted form. there's some material which even the Commission is not being provided with and that relates to witness protection

14:23:11 27 14:23:14 **28**

14:23:19 29

14:23:24 **30**

14:23:05 26

matters and informer identities.

14:23:27 31 32 33

34 35 14:23:29

COMMISSIONER:

MR WINNEKE: But other than that I see no reason, with respect, why members of counsel and their instructing solicitors ought not be provided with that material as soon as possible and - if necessary, with appropriate undertakings, but I think it's absolutely appropriate that

Other than Ms Gobbo.

14:23:35 37 14:23:38 38 14:23:42 39

14:23:32 36

it be provided to them and the sooner the better.

14:23:46 40 14:23:49 41 14:23:49 42

COMMISSIONER: I think Mr Hannebery understands that now and he's going to get to those instructions hopefully overnight and hopefully we'll move forward with that tomorrow.

14:23:51 43 14:23:55 44 14:23:59 45

> MR CHETTLE: Before we get to my application, Commissioner,

14:24:02 46 14:24:02 47

I have not got a statement in relation to Kelly. recall, Commissioner, I have raised this with you before, that we find out that somebody is on. I found out at I haven't got a statement. When I found out that Jason Kelly was coming, I knew from my work on the case that he is relevant to my clients and they are as we speak pouring through the database to try and find the material that relates to him. It's just impossible. don't know what's in his statement. I don't know what he's going to say tomorrow. He's clearly relevant to my clients because I understand - -

COMMISSIONER: I think the Commission can certainly give you a redacted copy, can't we?

MR WINNEKE: Commissioner, as I say, as far as I'm concerned if a witness is being called as soon as possible those statements ought be in a position - I'd ask Mr Hannebery to indicate whether or not he has the objection to doing exactly what I've just suggested, that they be provided to Mr Chettle and other members - - -

COMMISSIONER: I think his answer is going to be he has to take instructions.

MR WINNEKE: It may well be - - -

COMMISSIONER: Anyway, there's no problem with the redacted one being given straight away.

MR WINNEKE: None at all.

None at all. So that can either be done by COMMISSIONER: the Commission or by Mr Hannebery. But I take your point that counsel having understood the position and agreed that the unredacted statements will be used only by them and not shown to anybody else other than the legal teams - - -

MR WINNEKE: That's an appropriate undertaking if they're prepared to make it. I would think that is a way to operate sensibly.

MR COLLINSON: Commissioner, can I just add this is somewhat ridiculous. My learned junior and myself, we have unrestricted access to unredacted material at the Loricated database, at the police premises.

14:25:52 46

.18/06/19 2491

14:25:05 22 14:25:06 23 14:25:08 24

1

2

3

5

9

14:24:04

14:24:08

14:24:12 14:24:17 **4**

14:24:19

14:24:23 6 14:24:29 **7**

14:24:32 8

14:24:39 10

14:24:43 11 14:24:45 12 14:24:45 13

14:24:47 14 14:24:49 15 14:24:49 **16**

14:24:51 17

14:24:54 18

14:24:57 19

14:25:00 **20**

14:25:03 21

14:24:36

14:25:09 25 14:25:10 26

14:25:11 27

14:25:11 28 14:25:13 29

14:25:16 30 14:25:18 31

32 14:25:19 33

14:25:20 34 14:25:22 35 14:25:29 36

14:25:33 37 14:25:36 38

14:25:37 39 14:25:39 40 14:25:42 41

14:25:43 42 14:25:44 43

14:25:45 44 14:25:48 45

14:25:53 47

14:25:53	1	COMMISSIONER: I know.
14:25:53	2	COMMISSIONER. I KNOW.
14:25:55	3	MR COLLINSON: Why does Mr Hannebery need to get
14:25:57	4	instructions?
14:25:57	5	
14:25:58	6	COMMISSIONER: That's what the Commission's position is,
14:26:01	7	Mr Collinson, so you're no worse off than the Commission.
	8	
	9	MR COLLINSON: Yes, Commissioner.
	10	
14:26:05	11	COMMISSIONER: It is ridiculous.
14:26:07	12	MD CHETTLE. It note were Commissioner I weekly soins
14:26:08		MR CHETTLE: It gets worse, Commissioner. I wasn't going
14:26:11 14:26:15		to make this whinge but I get told at lunchtime Kelly is coming. The police are asked whether or not I can have the
14:26:15		statement and the response is, "We'll get instructions".
14:26:19		This is the redacted statement. Now
14:26:25		THIS IS THE FOUNDED SEATOMOTICE THOM
14:26:25		COMMISSIONER: I think the redacted statement, I thought
14:26:28	20	the agreement with Victoria Police is once the statement is
14:26:32	21	redacted then it is - the Commission is able to provide
14:26:36	22	that to affected persons. So I think
14:26:41		
14:26:41		MR HANNEBERY: There's no problems with the redacted
14:26:43		statement.
14:26:44		COMMISSIONED. The Commission can give you a medeated
14:26:44 14:26:46		COMMISSIONER: The Commission can give you a redacted statement when we finish today.
14:26:46		Statement when we infirst today.
14:26:49	_	MR CHETTLE: Right, okay.
14:26:50		int one real tright, one yr
14:26:50		COMMISSIONER: We can do that much for you.
14:26:52	33	
14:26:52		MR CHETTLE: Thank you.
14:26:53		
14:26:53		COMMISSIONER: Without breaking any of the
14:26:59		MD CHETTLE: Can I assus basis to
14:26:59		MR CHETTLE: Can I come back to
14:27:01 14:27:01		COMMISSIONER: ongoing agreements we have trying to
14:27:01		get information out of Victoria Police.
14:27:05		got o. macron out or trotor la rorroo.
14:27:08		MR CHETTLE: All right. I'll resist the temptation to
14:27:11		whinge further. My clients, as you know, have all wished
14:27:17	45	to give evidence from a remote facility. There was an
14:27:20		affidavit filed by my instructing solicitor which you
14:27:24	47	received numbered and sealed. I haven't read the affidavit

of Mr Paterson but I understand that his affidavit covers similar concerns. The proposal that I have for you, Commissioner, is that each of my clients should give evidence from a remote facility where they will not be visible to anyone other than you. And I'm told from the technical side of things that it's possible to have a remote facility, there will just be a blank screen up there and we'll get the audio. But you, Commissioner, on that screen can see the witness. So that would enable you, which is important, to see what's happening, to see the Now, there are security reasons for that and they're set out in the affidavit of my instructing solicitor and don't need to be repeated here. know who will be in the Tribunal and there are real issues in people being able to identify visually my clients, which is why you made the order you have about their images. the more practical - there's another practical and perhaps even more compelling reason. I personally cannot see how my clients can give meaningful evidence to you without having with them the unredacted ICRs, access to the Loricated database, access to their diaries, which is - in fact most of them are on the Loricated database but not all, and access to the IRs and they will have the logs, the source management logs. At the moment I have full access and they have full access to all of those documents. There's not a problem with my clients and their legal team having access to all of that but we're not allowed to take it out of the building down at the police centre. proposal is that's where they should give their evidence from, which would enable them to have with them in the room all the things they need in order to answer your questions. Now, whether that's in private or public is another issue to be debated later, but they simply can't give evidence without access to all these documents. There is a mass of material, I can tell the Commissioner, I've been working on it since February, and have not been able to read any more than about 25 per cent of it. There is a mass of material. They will be covering a broad range of issues and the practical way to do it in my submission is as I put to you. You have access to all the things they do. Counse₁ assisting will have it and that will enable - - -

1

2

3

4

5

6

7

8

9

13

15

17

19

21

23

25

27

29

37

41

14:27:27

14:27:32

14:27:37

14:27:39

14:27:45

14:27:54 14:27:57

14:28:01 14:28:04 10

14:28:14

14:28:21 14:28:26 **16**

14:28:31 14:28:35 18

14:28:40 14:28:44 20

14:28:50 14:28:54 22

14:28:59 14:29:03 24

14:29:08

14:29:15 14:29:17 28

14:29:21

14:29:10 **26**

14:29:25 30 14:29:27 31

14:29:31 32

14:29:34 33

14:29:39 34

14:29:42 35

14:29:45 36

14:29:55 38 14:29:58 39

14:30:02 40

14:30:12 44

14:30:14 45 14:30:14 46

14:30:18 47

14:29:49

14:30:06 14:30:09 42 14:30:09 43

14:28:06 11 14:28:12 12

14:28:17 14

14:27:49

COMMISSIONER: We'll be able to get the documents up on the screen, will we?

Either on the screen or we'll all know what MR CHETTLE: we're looking at by number or name. How that is going to

work, because the difficulty is the Loricated numbering system is different to the Victoria Police police numbering The unit operate on ICR numbers, which is something different again. I'm sure we will be able to overcome that, we'll find a way to communicate, as it were, with three separate communicative languages to put the I've got to say - but the issue of numbers together. whether those hearings are in public or private are wrapped I do not see how, to redact and PII the ICRs, although I'm told it's happening, I'll believe it when I I've seen them and my clients have done a bit of it but it's huge and if you wait for that redacted material I think we'll be waiting until Christmas. There is a mass That's the first thing. If it were a closed hearing at least initially it would enable all the issues you want to canvass to be canvassed.

COMMISSIONER: I don't know we should have this argument about whether it's open or closed at this point.

I'm happy to wait. MR CHETTLE:

COMMISSIONER: I don't think the media has been informed.

MR CHETTLE: They do.

COMMISSIONER: Are they here?

MR CHETTLE: They've spoken to me about it this morning and I can simply say they didn't seem to be that concerned I'm happy to put that off because the reality, Commissioner, is that - - -

COMMISSIONER: My preference is that we'd start in open hearing and then go into closed.

MR CHETTLE: Yes, that's your preference but my submission is you'll find that within five minutes nothing happens. don't know how I can have, I certainly can't have an open court with the documents I referred to before.

COMMISSIONER: They can at least been sworn or affirmed in open court.

MR CHETTLE: Then we'll see where we go.

COMMISSIONER: Then we'll see where we go.

.18/06/19 2494

27 28

14:31:38 30 14:31:42 31

14:31:46 32

14:31:36

1

2

5

6

8

9

17

19

23

25

26

29

14:30:22

14:30:25

14:30:28 14:30:33 4

14:30:36

14:30:42

14:30:48

14:30:52

14:30:45 7

14:31:00 10

14:31:05 11 14:31:09 12

14:31:12 13

14:31:16 14

14:31:20 **15** 14:31:23 **16**

14:31:26 14:31:26 18

14:31:29 14:31:31 **20**

14:31:33 14:31:35 24

14:31:31 21 14:31:32 22

14:31:47 33 14:31:48 34 14:31:51 35

14:31:53 36 14:31:53 37 14:31:56 38

14:31:59 39 14:32:04 40 14:32:06 41

14:32:06 42

14:32:10 43 14:32:11 44

14:32:11 45

14:32:15 46 14:32:11 47 14:32:16 1

2 14:32:16

7

14:32:18 4 14:32:18

5 14:32:22

14:32:22 6 14:32:23

14:32:26 8 9 14:32:29

14:32:30 10

14:32:30 11 14:32:31 12

14:32:32 13

14:32:32 14 14:32:35 **15**

14:32:38 **16**

14:32:39 17

14:32:40 18 14:32:42 19

14:32:42 **20**

14:32:46 21 14:32:47 22

14:32:49 23

14:32:52 24 14:32:56 **25**

14:32:58 **26**

14:32:59 27 14:33:01 28

14:33:04 29

14:33:04 **30** 14:33:06 **31**

14:33:08 32 14:33:11 33

14:33:14 **34** 14:33:19 35

14:33:23 **36** 14:33:26 37

14:33:29 38 14:33:35 39

14:33:40 40 14:33:42 41

14:33:46 42 14:33:51 43

14:33:54 44 14:33:59 45

14:34:05 46

14:34:09 47

MR CHETTLE: But at the moment I've asked my - - -

COMMISSIONER: Open hearing, I should say, old habits die hard.

MR CHETTLE: Mr Bourne and Mr Curry are making inquiries with the hierarchy as we speak about the technical facilities.

COMMISSIONER: That's my next question.

MR CHETTLE: That's what I'm working on because it just can't happen in a vacuum and I won't do anything without your say so, but it seemed to me prudent to make inquiries about this.

COMMISSIONER: Certainly make inquiries about it. what I was going to ask you, how will this - there'll need to be a video link there and is there a video link?

MR CHETTLE: There is facilities down there I'm told, there's big rooms, little rooms. I want to get one that works and they can have access to all the material without all the security issues that go with it.

COMMISSIONER: Will someone from the Commission need to go down and set it up?

I doubt it. I think we'll be able to set it MR CHETTLE: up so that it works well before - and the reason I ask for you to be able to see it is you'll be able to be satisfied to see the witness and know what's occurring in the room. There won't be a need for anybody from here to be down in But there may be a need, and this is a the room with them. practical issue, for one of my clients to be present operation of the system and how it all works is not something that everybody is good at. You raised it once before, who should go first? Mr Bourne is the man who seems to be the expert in the way the Loricated system works. Others are less expert and their counsel have no idea how it works. So can I ask, Commissioner, then that you give consideration to ordering that my clients give evidence from a remote facility, that steps be taken to facilitate the logistics of that and we'll reserve for another day whether or not that's in private or public, or a mixture of both is ultimately what I would submit would

And I don't think, from my discussions be appropriate. 14:34:14 1 14:34:17 **2** with all the counsel, anybody has an issue with what I've 14:34:22 just put.

> COMMISSIONER: Does anybody want to say anything in relation to this? Mr Winneke?

MR WINNEKE: Commissioner, I'm not sure whether Mr Chettle is asking you to make the order immediately. I wouldn't mind reviewing Mr Hargreaves' affidavit before I make a submission about that. Obviously there's sense in what's suggested.

COMMISSIONER: We have to know that there is a remote facility that is appropriate at the police centre where this material is held. You would think there would be.

MR WINNEKE: You would think so.

COMMISSIONER: We need that to be confirmed, no doubt Mr Hannebery can assist in that respect.

Yes, I would assume so. If I can perhaps have MR WINNEKE: the opportunity to review Mr Hargreaves' affidavit. does seem to me with respect to be sensible, assuming, as we certainly must at this stage, that police officers who are handlers or who have been handlers oughtn't ever be identified. I take it with a grain of salt at the moment but nonetheless if I could return to Mr Hargreaves' affidavit I'll make some submissions about that in due course.

MR CHETTLE: And Mr Paterson's.

MR WINNEKE: And Mr Paterson's affidavit.

MR HANNEBERY: Commissioner, I don't conceptually have a problem with what's been suggested. Obviously though, given the nature of the material that will be conveyed on the remote link, the security of that link and the facilities surrounding that are going to be crucial to establish before we commence. But that's something in the logistics.

COMMISSIONER: Mr Chettle has raised it well ahead so there shouldn't be any problem doing that. We're not talking about, we're talking about 22 July, so there's plenty of

.18/06/19 2496

14:34:41 13 14:34:41 14

14:34:35 10

14:34:38 11 14:34:40 12

14:34:22 **4**

14:34:24 6

14:34:22

14:34:27 14:34:27 8

14:34:31

5

7

9

14:34:44 15 14:34:52 **16**

14:34:55 17

14:34:55 18

14:34:56 **19**

14:34:56 **20** 14:34:58 21

14:35:01 22 14:35:02 23

14:35:03 24 14:35:06 25

14:35:10 **26** 14:35:13 27 14:35:21 28

14:35:23 **29** 14:35:27 30

14:35:30 31

14:35:30 32 14:35:31 33

14:35:33 34 14:35:33 35

14:35:35 **36** 14:35:35 37

14:35:37 38 14:35:41 39

14:35:45 40 14:35:47 41 14:35:50 42

14:35:54 43 14:35:55 44

14:35:56 45 14:35:58 46

14:36:02 47

14:36:06 1 time.

14:36:06 2

14:36:07 3 MR CHETTLE: I'll follow up on the security aspect as well.

14:36:09 **4** 14:36:09 **5**

14:36:11

COMMISSIONER: Does anybody else want to be heard on that? No, all right then. I'm not making any order today but I'll hear further submissions. We'll probably need to do that some time late next week, at the end of these hearings.

14:36:16 **7**14:36:21 **8**14:36:25 **9**

14:36:25 10

MR WINNEKE: Yes, Commissioner.

14:36:25 **11** 14:36:26 **12**

COMMISSIONER: So we know where we're going with that.

14:36:26 **13** 14:36:29 **14** 14:36:30 **15**

14:36:31 **16**

14:36:34 17

14:36:38 18

14:36:40 19

MR CHETTLE: Commissioner, there is some other matter I should inform you of. You made reference before of redacting the SDU statements which the Commission has got. Each of them are making second statements which will be extensive. So because of time limits they answered the questions they were asked but the last question says, "Do you want to say anything else" and they do, and they won't be done before the end of this month. I'll try and get them done quicker but the reality is they will be lucky to be done by the end of the month. I just inform you of

14:36:45 **20** 14:36:48 **21** 14:36:52 **22**

14:36:57 23

14:37:01 24

that.

14:37:03 **25** 14:37:03 **26** 14:37:03 **27**

MR WINNEKE: I wonder if I could ask Mr Chettle to ask his clients to give some thought to whilst they're making those statements to redacting them to assist in that process.

14:37:07 **28** 14:37:12 **29** 14:37:15 **30**

MR CHETTLE: They do redact in relation to names and Exhibit 81, they are doing all that.

14:37:15 **31** 14:37:19 **32** 14:37:23 **33**

14:37:23 34

14:37:27 35

14:37:32 **36** 14:37:37 **37**

14:37:43 38

MR WINNEKE: If that's being done that would certainly make it easier for the police to undertake their task so as we can get them to the appropriate parties by 8 July. One of the matters that has been brought to my attention as it relates to Mr Kelly, one of the potentially affected persons Mr Orman has sought leave to appear in that, with respect to that witness. Obviously bearing in mind Mr Hill's application or foreshadowed application that might make it difficult for - it might mean that Mr Hill will want to get on his skates faster than he would otherwise. As things stand at present it would be our anticipation to permit affected persons or potentially affected persons to participate.

14:37:47 **39**14:37:53 **40**14:37:57 **41**14:38:01 **42**14:38:08 **43**

14:38:12 **44** 14:38:15 **45**

14:38:18 **46**

14:38:20 47

14.30.21	1	COMPLETENCE. HE HAS COUNSE! OF COURSE.
14:38:22	2	
14:38:23	3	MR WINNEKE: He does. He does. In any event I thought I
14:38:27	4	better raise that. It's an important matter as far as
14:38:32	5	Mr Orman is concerned.
14:38:33	6	
14:38:33	7	COMMISSIONER: His counsel will be informed of Mr Kelly's
14:38:36	8	appearance or has been already?
14:38:38	9	
14:38:39	10	MR WINNEKE: I'm not sure about that. He'll be informed.
14:38:39	11	
14:38:40	12	COMMISSIONER: I would expect his counsel would be here.
11.30.10	13	The second was a second
14:38:43	14	MR WINNEKE: Yes.
14:38:43	15	THE WINNERE. 103.
14:38:43	_	COMMISSIONER: In terms of the draft affidavit that I saw,
		the unsigned statement.
14:38:49		the unsigned statement.
14:38:51		MD LITANEVE. Voc
14:38:51		MR WINNEKE: Yes.
14:38:54		COMMICCIONED. There didn't seem to be seen much law in
14:38:54		COMMISSIONER: There didn't seem to be any problem in
14:38:56		respect of lawyers appearing. Mr Hill?
14:38:59		MD HTH W ALL ALL A
14:39:00		MR HILL: Yes, that's right.
14:39:02		
14:39:02		COMMISSIONER: That's right. So there's no problem.
14:39:04		
14:39:04		MR WINNEKE: No.
14:39:05		
14:39:06		COMMISSIONER: The terms, the way the letter was written by
14:39:09		the State in their objection was, suggested that the
14:39:13	32	objection was to the lawyers having leave to appear. It
14:39:18	33	wasn't stated
14:39:20	34	
14:39:21	35	MR WINNEKE: That would be surprising.
14:39:21	36	
14:39:22	37	COMMISSIONER: I know, that's why I was surprised from the
14:39:24	38	start. But as I've now read the affidavit that doesn't
14:39:27	39	seem to be the objection, the objection seems to be to the
14:39:31	40	affected persons who are in custody either appearing in
14:39:35	41	person or being
14:39:39	42	
14:39:39		MR WINNEKE: Viewing the material on the screen.
14:39:41		
14:39:41		COMMISSIONER: That seems to be the difficulty.
14:39:43		· · · · · · · · · · · · · · · · · · ·
14:39:43		MR HILL: Can I clarify what the State's position is. One
	• •	

14:38:21 1 COMMISSIONER: He has counsel of course.

47

of the objections or the concerns is about the live streaming.

COMMISSIONER: Yes.

MR HILL: For the affected persons themselves. There's a distinct concern about their lawyers being able to cross-examine witnesses directly. So there's those two issues.

COMMISSIONER: You might have to be prepared to argue that tomorrow morning.

MR HILL: I understand.

COMMISSIONER: In respect of Mr Orman. All right. If there's nothing further we'll adjourn until ten o'clock tomorrow.

ADJOURNED UNTIL WEDNESDAY 19 JUNE 2019