

LEGISLATION TO BE REFERRED

(Legislation referred was correct at the time of the offences)

Domestic and Family Violence Protection Act 2012

Division 2 Power to issue police protection notice

Section 101 Police officer may issue a police protection notice

- (1) A police officer may issue a notice (a police protection notice) against a person (the respondent) if the police officer –*
- (a) Reasonably believes the respondent has committed domestic violence; and*
 - (b) If the respondent is not present at the same location as the police officer – has made a reasonable attempt to locate and talk to the respondent, including by telephone, to afford the respondent natural justice in relation to the issuing of a police protection notice;*

Section 102 Approval of supervising police officer required

- (1) Before issuing a police protection notice, the police officer must obtain the approval of a supervising officer.*
- (3) The supervising police officer must be a police officer –*
- (b) who is not involved in investigating –*
 - (i) for a notice being issued under section 101*

Section 111 Filing

- (1) If a police officer issues a police protection notice, a copy of the notice must be filed in the local Magistrates Court for the respondent*

Queensland Police Service Operational Procedures Manual

The Operational Procedures Manual outlines how QPS will conduct procedures... (QPS website)

Section 9.4.2 Investigating domestic violence (initial action)

Where a report of domestic violence has been received, the investigating office should:

- (iii) electronically record and/or take a written statement from the aggrieved.*

(iv) interview any witnesses to the incident

(v) conduct an electronically recorded interview with the respondent (action should not be delayed due to the inability to locate or interview the respondent)

(vi) if justified, take the respondent into custody.

(vii) where there is sufficient evidence, issue and serve a QP0899 'Police Protection Notice' (PPN) or apply for a temporary protection order.

Section 9.5.2 *Action to be taken when respondent resides within another police division*

If the respondent resides outside the reporting officer's division (this section doesn't prohibit officers from conducting investigations within adjoining police divisions) the reporting officer is to:

(ii) if investigations establish there is no immediate concern for the safety of the aggrieved, the officer should:

(a) obtain a sworn affidavit or justices Act acknowledged statement from the aggrieved and ensure evidence such as photographs of injuries/phone records are obtained to support the investigation;

(b) create a QPRIME domestic violence occurrence and upload the aggrieved's affidavit or Justices Act Acknowledged statement into the occurrence;

(c) ensure a QPRIME task is sent to the police division where the respondent resides to have the domestic violence incident investigated;

(d) request the subsequent investigating officers, interview the respondent

(e) where appropriate, enter a job through the relevant police communications centre to the division where the respondent resides to have the domestic violence incident investigated and provide the relevant task number;

Section 9.14.1 *Responsibilities of members who initiate or become aware of domestic violence proceedings against a member of the Service*

Order

Officers investigating an incident of domestic violence involving another member of the Service are to fully investigate the allegations and take action under the Domestic and Family Violence Protection Act (DFVPA) where sufficient evidence exists.

(ii) issues a QP 0899: 'Police protection notice (PPN) against another member.

The Criminal Code

Section 123 Perjury

*(1) Any person who in any judicial proceeding, or for the purpose of instituting any judicial proceeding, knowingly gives false testimony touching any matter which is material to any question then depending in that proceeding, or intended to be raised in that proceeding, is guilty of a crime, which is called **Perjury**.*

(2) It is immaterial whether the testimony is given on oath or under any other sanction authorised by law.

(3) The forms and ceremonies used in administering the oath or in otherwise binding the person giving the testimony to speak the truth and immaterial, if the person assents to the forms and ceremonies actually used.

(4) It is immaterial whether the false testimony is given orally or in writing.

(5) It is immaterial whether the court or tribunal is properly constituted, or is held in the proper place, or not, if it actually acts as a court of tribunal in the proceeding in which the testimony is given.

(6) It is immaterial whether the person who gives the testimony is a competent witness or not, or whether the testimony is admissible in the proceeding or not.

(7) The offender can not be arrested without warrant.

Section 124 Punishment of perjury

(1) Any person who commits perjury is liable to imprisonment for 14 years

(2) If the offender commits the crime in order to procure the conviction of another person for a crime punishable with imprisonment for life, the offender is liable to imprisonment for life.

Section 126 Fabricating evidence

(1) Any person who, with intent to mislead any tribunal in any judicial proceeding-

(a) fabricates evidence by any means other than perjury or counselling or procuring the commission of perjury; or

(b) knowingly makes use of such fabricated evidence;

is guilty of a crime, and is liable to imprisonment for 7 years.

(2) The offender can not be arrested without warrant.

Section 128 Deceiving witnesses

Any person who practises any fraud or deceit, or knowingly makes or exhibits any false statement, representation, token, or writing, to any person called or to be called as a witness in any judicial proceeding, with intent to affect the testimony of such person as a witness, is guilty of a misdemeanour, and is liable to imprisonment for 3 years.

Section 131 Conspiracy to bring false accusation

(1) Any person who conspires with another to charge any person or cause any person to be charged with any offence, whether alleged to have been committed in Queensland, or elsewhere, knowing that such person is innocent of the alleged offence, or not believing the person to be guilty of the alleged offence, is guilty of a crime.

(2) If the offence is such that a person convicted of it is liable to be sentenced to imprisonment for life, the offender is liable to imprisonment for life.

(3) If the offence is such that a person convicted of it is liable to be sentenced to imprisonment, but for a term less than life, the offender is liable to imprisonment for 14 years.

(4) In any other case the offender is liable to imprisonment for 7 years.

(5) The offender can not be arrested without warrant.

(6) A prosecution for an offence defined in this section shall not be instituted without the consent of the Attorney-General.

Section 140 Attempting to pervert justice

(1) A person who attempts to obstruct, prevent, pervert, or defeat the course of justice is guilty of a crime.

Maximum penalty – 7 years imprisonment

(2) The Penalties and Sentences Act 1992, section 161Q states a circumstance of aggravation for an offence against this section.

(3) An indictment charging an offence against this section with the circumstance of aggravation stated in the Penalties and Sentences Act 1992, section 161Q may not be presented without the consent of a Crown Law Officer.

1. False accusations made by my [REDACTED] and [REDACTED] on [REDACTED]
2. QPS **DID NOT** attend any incident, **DID NOT** witness any incident, **DID NOT** witness any evidence of any incident. No injuries to persons, no damage to property, no allegations of threats. **NOT SUFFICIENT** for a Police Application.
3. QPS acted **NEGLIGENTLY**. QPS produced a Police Protection Notice with **NO INVESTIGATION** and **NO EVIDENCE**. **I WAS NOT AWARDED NATURAL JUSTICE BY MY PEERS.**

QPS DID NOT follow Policies and Procedures.

4. QPS **DID NOT** investigate the matter. QPS **DID NOT** get an affidavit or notebook version from any person prior to Police action. QPS **DID NOT** have any **EVIDENCE** at the time the Police Protection Notice was produced [REDACTED]

QPS Operational Procedures Manual Section 9.4.2 Investigating domestic violence (initial action)

Where a report of domestic violence has been received, the investigating office should:

(iii) electronically record and/or take a written statement from the aggrieved.

(iv) interview any witnesses to the incident

(v) conduct an electronically recorded interview with the respondent (action should not be delayed due to the inability to locate or interview the respondent)

(vi) if justified, take the respondent into custody.

(vii) where there is sufficient evidence, issue and serve a QP0899 'Police Protection Notice' (PPN) or apply for a temporary protection order.

5. QPS kept the matter **in house** at [REDACTED] Police Station, [REDACTED] and [REDACTED] Supervisor [REDACTED] workplace which is a conflict of interest.

QPS Operational Procedures Manual Section 9.5.2 Action to be taken when respondent resides within another police division

If the respondent resides outside the reporting officer's division (this section doesn't prohibit officers from conducting investigations within adjoining police divisions) the reporting officer is to:

(ii) if investigations establish there is no immediate concern for the safety of the aggrieved, the officer should:

(a) obtain a sworn affidavit or justices Act acknowledged statement from the aggrieved and ensure evidence such as photographs of injuries/phone records are obtained to support the investigation;

(b) create a QPRIME domestic violence occurrence and upload the aggrieved's affidavit or Justices Act Acknowledged statement into the occurrence;

(c) ensure a QPRIME task is sent to the police division where the respondent resides to have the domestic violence incident investigated;

(d) request the subsequent investigating officers, interview the respondent

(e) where appropriate, enter a job through the relevant police communications centre to the division where the respondent resides to have the domestic violence incident investigated and provide the relevant task number;

6. QPS Officers involved **DID NOT** fully investigate the matter and **NO ATTEMPT** was made to obtain a version from myself or any other person at the time the Police Protection Notice was produced.

QPS Operational Procedures Manual Section 9.14.1 Responsibilities of members who initiate or become aware of domestic violence proceedings against a member of the Service

Order

Officers investigating an incident of domestic violence involving another member of the Service are to fully investigate the allegations and take action under the Domestic and Family Violence Protection Act (DFVPA) where sufficient evidence exists.

(ii) issues a QP 0899: 'Police protection notice (PPN) against another member.

QPS BREACHED QLD Legislation Domestic and Family Violence Protection Act 2012

7. QPS were aware of my location, I was with [REDACTED] QPS [REDACTED] at a work function at the time the Police Protection Notice was produced. Officers involved **DID NOT** attempt to contact myself, I was **NOT** awarded Natural Justice. Officers involved contacted [REDACTED] at the time and advised them of the action being taken. QPS [REDACTED] **DID NOT** advise me of the action being taken or request a version from myself or advise me to attend a Police Station to give my version.

DFVPA Act 2012 Section 101 Police officer may issue a police protection notice

(2) A police officer may issue a notice (a police protection notice) against a person (the respondent) if the police officer –

(c) If the respondent is not present at the same location as the police officer – has made a reasonable attempt to locate and talk to the respondent, including by telephone, to afford the respondent natural justice in relation to the issuing of a police protection notice;

8. ██████████ authorised Police Protection Notice (PPN) when involved in the investigation which is a breach of DFVPA2012.

DFVPA2012 Section 102 Approval of supervising police officer required

(1) Before issuing a police protection notice, the police officer must obtain the approval of a supervising officer.

(3) The supervising police officer must be a police officer –

(b) who is not involved in investigating –

(i) for a notice being issued under section 101

9. QPS Officers sent the matter to the incorrect Court Jurisdiction keeping the matter before ██████████ Magistrates Court where Prosecutions Officers from ██████████ Police Station took carriage of the matter all from the same workplace as ██████████ and ██████████ Supervisor ██████████ This is a breach of DFVPA2012.

DFVPA2012 Section 111 Filing

(1) If a police officer issues a police protection notice, a copy of the notice must be filed in the local Magistrates Court for the respondent

COURT PROCEEDINGS

1st Court Mention ██████████

Magistrate critical matter was insufficient for a Police Application. Temporary Order issued due to procedure as it was a 'Police Application' and Police should have supporting evidence. Magistrate only ordered mandatory conditions (extra conditions requested by Police were declined). Police provided NO EVIDENCE with the application.

(I refer to annexure BF 1 – Police Protection Notice dated ██████████ (transcripts currently being obtained)

2nd Court Mention ██████████

I presented EVIDENCE to show events on PPN were false. Magistrate ██████████ stated, “I discontinue the Temporary Order” and “I suggest Police review the matter.”

(I refer to annexure BF 2 - VJR dated ██████████ (transcripts currently being obtained)

10. Magistrate [REDACTED] revoked the Temporary Order. QPS ignored Magistrate's suggestion to review the matter.

11. QPS [REDACTED] knew events on the PPN were false. I was targeted due to my position as a QPS Officer and by [REDACTED] QPS continued for twenty months attempting to justify their actions.

3rd Court Mention [REDACTED]

QPS Prosecutor [REDACTED] committed Perjury [REDACTED] in Court attempting to obtain another Temporary Order which was declined by Magistrate [REDACTED] due to NO EVIDENCE. [REDACTED] alleged Police were obtaining at that time an affidavit from [REDACTED] and it was alleged I demanded an apology from the alleged aggrieved. Affidavit of [REDACTED] was not taken until [REDACTED] and there was NO mention of an apology within the Affidavit.

Magistrate [REDACTED] handed down court directions that the applicant QPS must file and serve material by [REDACTED]

(I refer to annexure BF 3 – Court directions dated [REDACTED] (transcripts currently being obtained)

POLICE FULL BRIEF OF EVIDENCE

12. QPS Full Brief of Evidence was late and based entirely on HEARSAY.

13. NO person witnessed any act of Domestic Violence or any Omission of an act by myself. I did not commit domestic violence.

14. QPS committed CRIMINAL OFFENCES.

15. All witnesses were Police employees except one person [REDACTED] whom did not have a full and correct affidavit taken from him by Police. Three Police witnesses, including [REDACTED] [REDACTED] were in intimate relationships with the alleged aggrieved. This information was kept from the Court by the QPS.

16. QPS Supervisors and Employees denigrated myself to the Court with misinformation.

17. QPS Officers and QPS employees misled the Court. I have a detailed break-down of the CRIMINAL OFFENCES committed by QPS Officers and Employees with references to supporting evidence which I have attached separately to this Fitzgerald Inquiry Submission. **If evidence or annexures are required I am more than happy to forward the evidence onto the inquiry.**

QPS Offences include;

The Criminal Code Section 123 Perjury

The Criminal Code Section 124 Punishment of perjury

The Criminal Code Section 126 Fabricating evidence

The Criminal Code Section 128 Deceiving witnesses

The Criminal Code Section 131 Conspiracy to bring false accusation

The Criminal Code Section 140 Attempting to pervert justice

(I can produce a detailed version of the criminal offences with supporting evidence which has been lodged with [REDACTED] due to the QPS and CCC not taking an official statement from myself)

Collusion by QPS Employees and Officers

Trite to note; Alleged aggrieved first affidavit was taken [REDACTED] over three months after the Police Protection Notice was produced [REDACTED]. This alleged aggrieved affidavit paragraphs 43 and 44 responded in part to evidence that I produced in my initial Affidavit sworn [REDACTED] of which the alleged aggrieved and Police had NOT MENTIONED in the Police Protection Notice. The inclusion of paragraphs 43 and 44 is proof that Police colluded with the alleged aggrieved to negate issues of the Police case raised by myself.

(I refer to annexure BF 4 – Affidavit of [REDACTED] sworn [REDACTED] paragraphs 43 and 44)

5th Court Mention [REDACTED]

After the Police FBOE was submitted Police Prosecutor again attempted to obtain a Temporary Order which Magistrate [REDACTED] again declined due to **NO SUFFICIENT EVIDENCE** even after the Police FBOE had been submitted.

(transcripts currently being obtained)

POLICE PRESENT LATE MATERIAL

18. QPS Supervisor [REDACTED] (CONFLICT OF INTEREST – [REDACTED] gave me legal advice as my [REDACTED] when he was the [REDACTED] involved in the matter) knowing there was insufficient evidence for a Temporary Order and thus a Full Order, [REDACTED] who knew events on the PPN were false then produced a late affidavit against Court Directions sworn [REDACTED]. QPS Supervisor [REDACTED] attacked myself directly, misleading the Court and committed PERJURY of which I have supporting evidence for 11 events.

(I refer to the attached document listing Police employee offences)

SUBPOENAED MATERIAL

19. QPS attempted to suppress evidence and contested the inclusion of subpoenaed material that was relevant to the matter and which the presiding Magistrate eventually accepted into the Court. These matters should have been investigated by Police prior to Police taking action.

The Subpoenaed Material is mentioned in a report by Police Prosecutor [REDACTED] dated [REDACTED]

This report also confirms that the alleged aggrieved suffers from [REDACTED] which Police should have identified before producing a PPN.

This report also identifies that the alleged aggrieved is the subject of thirteen (13) [REDACTED]

The report identifies the range of complaints within the [REDACTED] which range from allegations [REDACTED]

(I refer to annexure BF 5 – Report by [REDACTED] dated [REDACTED])

QPS WITHDREW FROM PROCEEDINGS

20. QPS withdrew from proceedings on the [REDACTED] after directly targeting myself for twenty (20) months.

Report my [REDACTED] mentions concerns of the QPS about a cost order being awarded.

[REDACTED] dated [REDACTED] stated, ***“I authorised withdrawal...”, “...there is no prospect of a successful prosecution due to a lack of evidence to support that an order is necessary or desirable”.***

(I refer to annexure BF 6 - Report by [REDACTED] dated [REDACTED])

REPORT CRIMINAL CONDUCT TO CCC

CRIME AND CORRUPTION COMMISSION COMPLAINT

Complaint [REDACTED]

21. I reported the criminal offences by QPS Officers and Employees to CCC. Complaint [REDACTED] [REDACTED] refers.

22. I specifically requested that the matter **NOT** be forwarded to the QPS to investigate themselves due to my real concerns of Police Corruption and my concerns that my complaint would **NOT BE INVESTIGATED** correctly.

(I refer to annexure BWF 7 – email from CCC dated [REDACTED])

22. CCC referred the matter back to the QPS to investigate themselves.

My CCC complaint was NOT investigated by QPS correctly

[REDACTED]

23. On [REDACTED] I attended [REDACTED] Police Station and took up with [REDACTED] in relation to my CCC complaint.

24. I had in my possession a large box full of 105 exhibits.

25. I took a support person and witness to the meeting.

26. [REDACTED] declined to take a formal statement from myself and declined to look at my exhibits that I had in my possession. [REDACTED] advised me that he was just conducting a 'preliminary investigation' and that he did not require my exhibits.

(I refer to annexure BF 8 – Affidavit of [REDACTED] sworn [REDACTED])

QPS Serve Myself with Internal Discipline based on allegations

[REDACTED]

27. ON the [REDACTED] after returning to work due to a period off due to stress I was served by [REDACTED] with QPS internal discipline documents which stated that I was to be disciplined due to being involved in a matter where there were '**allegations**' of domestic violence.

(I refer to annexure BF 9 - LMR internal discipline document)

28. I was given **NO EXPLANATION** as to what incident the QPS were disciplining myself. The QPS gave me **NO PRIOR WARNING** and QPS **DID NOT** give me my rights of appeal.

29. QPS directed myself to complete the discipline within ten (10) days and advised that if I didn't accept and undertake the discipline that I would be subject to further discipline. I declined on the grounds that I did not commit domestic violence and it was a vexatious complaint. I went on stress leave again and days later [REDACTED] contacted me by phone again and directed me to complete the internal discipline or I would be subject to further disciplinary action.

30. I received confirmation in writing of the process from [REDACTED] who was only confirming what I had been told by [REDACTED]

(I refer to BF 10 - email from [REDACTED])

31. I have since obtained through [REDACTED] a copy of the report in relation to my discipline, report [REDACTED] refers. Report [REDACTED] is flawed, factually inaccurate and further denigration of myself by [REDACTED]. The report is dated [REDACTED] which is months before Court Proceedings finished. I have lodged a complaint through the QPS [REDACTED] on the [REDACTED] to which I have NOT received any findings to date.

CRIME AND CORRUPTION COMMISSION COMPLAINT

Complaint [REDACTED]

32. ON [REDACTED] after no contact from Police in relation to my CCC complaint I made inquiries with [REDACTED]. I was advised to contact [REDACTED]

33. ON [REDACTED] I contacted the [REDACTED] who responded advising that my CCC complaint had been finalised on [REDACTED] and that I had not been informed.

(I refer to annexure BF 11 – email dated [REDACTED])

Police Corruption

34. Attached letter dated [REDACTED] by the hand of [REDACTED] advised that my CCC complaint had been dismissed by QPS stating there was “no evidence found”.

Trite to note; Police refused to take a formal statement and refused to look at evidence on the [REDACTED] and then Police claim there is no evidence.

(I refer to annexure BF 12 – Report [REDACTED] dated [REDACTED])

2nd CRIME AND CORRUPTION COMPLAINT

Complaint [REDACTED]

[REDACTED]

ON [REDACTED] at 10:51 am I attempted to contact the CCC and I left a message.

[REDACTED]

ON [REDACTED] at 1:16 pm I attempted to contact the CCC and I left a message.

[REDACTED]

ON [REDACTED] at 8:29 pm I attempted to contact the CCC and I left a message.

35. On [REDACTED] CCC contacted myself and I reported that the QPS had failed to conduct a sufficient investigation and that they had not obtained my version or my evidence or even contacted the only NON-Police employee in the matter [REDACTED] Complaint [REDACTED] refers.

36. I was requested to provide a copy of the report from [REDACTED] dated [REDACTED] [REDACTED] and also a copy of Affidavit of [REDACTED] sworn [REDACTED] in which he advised that QPS Officers DID NOT take a true and correct Affidavit from himself and that they purposefully left out information that he wanted in his original affidavits. QPS Officer also DID NOT supply him with a copy of his affidavit as per QPS Policies and Procedures.

(I refer to annexure BF 13 – email to CCC)

I attached report from [REDACTED] dated [REDACTED] as requested.

(I refer to annexure BF 12 - Report [REDACTED] dated [REDACTED])

I attached Affidavit of [REDACTED] sworn [REDACTED] as requested.

(I refer to annexure BF 14 - Affidavit of [REDACTED] sworn [REDACTED])

37. The CCC did not request any other material.

38. No person from the CCC contacted myself in relation to my complaints and no person from the CCC requested to view my evidence or exhibits.

Crime and Corruption Commission response unbecoming of the agency

██████████

39. ON ██████████ I received email from the CCC. The email advised that the CCC will not be conducting any further investigations into my complaints and that there is insufficient evidence. No person from the CCC contacted me and no person from the CCC requested to see my material or requested a formal statement with supporting evidence.

(I refer to annexure BF 15 – email from CCC dated ██████████

██████████

40. ON ██████████ I sent another email to the CCC requesting that my matter be investigated and that my 105 exhibits which included the Police's own affidavits be used in evidence. I offered to attend Brisbane and speak with an investigator at their convenience to provide a formal statement with supporting evidence.

(I refer to annexure BF 16 – email to CCC dated ██████████

41. I received no contact from any person from the CCC.

██████████

42. ON ██████████ I received a response from the CCC. I was requested to refrain from contacting the agency in relation to my matter.

(I refer to annexure BF 17 – email from the CCC dated ██████████

43. In response from the CCC I was advised that I need to make my complaint through the internal avenues within the QPS.

CONTACT QPS ██████████

██████████

44. ON ██████████ I sent ██████████ an email.

(I refer to annexure BF 18 – email to ██████████ dated ██████████

██████████

45. ON ██████████ the QPS ██████████ for ██████████
██████████ responded with a personal attack on myself.

46. QPS [REDACTED] in paragraph 4 states;

"...investigation conducted by [REDACTED] was comprehensive and concluded on the balance of probabilities and the evidence gathered that you did commit acts of domestic violence".

(I refer to annexure BF 19 – email from [REDACTED] dated [REDACTED])

47. As mentioned above I obtained a copy of the report [REDACTED] for my internal discipline through QIRC proceedings on 22 November 2021 after the QPS had to be reminded of their obligations by the QIRC. Report [REDACTED] is flawed, factually inaccurate and based on misinformation. Court dates are not included, several attempts by Police to obtain Temporary Orders were not included, my evidence is not referred to, the report does not identify any particular incident.

Included in the documents obtained through QIRC process is the reason QPS withdrew from proceedings as per report from [REDACTED] dated the [REDACTED]

[REDACTED] dated [REDACTED] stated, *"I authorised withdrawal..."*, *"...there is no prospect of a successful prosecution due to a lack of evidence to support that an order is necessary or desirable".*

(I refer to annexure BF 6 - Report by [REDACTED] dated [REDACTED])

[REDACTED]

48. ON [REDACTED] I requested that [REDACTED] respond to my concerns of which I raised on the [REDACTED]. Within the email I inquired to know what occurred in relation to my CCC complaint.

(I refer to annexure BF 20 – email to [REDACTED] dated [REDACTED])

[REDACTED]

49. ON [REDACTED] [REDACTED] responded advising me that the discipline forum has no connection with the Court system. The Police Protection Notice produced unlawfully on [REDACTED] three (3) years prior was to satisfy the Court on the 'balance of probabilities' which it DID NOT ACHIEVE.

50. [REDACTED] in email dated [REDACTED] advises that he has **NO RECORD** on file of my CCC complaint.

(I refer to annexure BF 21 – email from [REDACTED] dated [REDACTED])

██████████

51. ON ██████████ I sent an email to ██████████ requesting what action on what date was I being disciplined for?

██

Can you please specify what action on what date I am being disciplined for?

Kind Regards ██████████

(I refer to annexure BF 22 – email to S/SGT ██████████ dated ██████████

52. I RECEIVED NO REPLY from ██████████ or the QPS.

53. To date the Queensland Police Service and the Queensland Crime and Corruption Commission have not taken a formal statement from myself or requested my evidence in relation to Criminal Offences conducted by Queensland Police Officers and Queensland Police Service employees.

54. Through the QIRC process Queensland Police Service have obtained my evidence of QPS Officers and Employees committing criminal offences.

55. To the best of my knowledge **NO ACTION** has been taken against QPS Officers and Employees for Criminal Offences.

56. To date QPS continues to harass and bully myself, denigrating me to WorkCover for actions that I HAVE NOT COMMITTED and to which QPS have NO EVIDENCE to support a Queensland Court to the standard of Proof of ‘Balance of Probabilities’.

QIRC PROCEEDINGS

57. Due to QPS misinforming WorkCover of events I was not awarded WorkCover for the time I have had to take from work due to the process being a real stressor and I have had to bring the matter before the QIRC.

58. QPS informed WorkCover that I had been given comprehensive reports as to why QPS withdrew from Court Proceedings and also as to why I was being punished internally. Both of which were misleading statements by QPS to WorkCover.

59. QPS also advised WorkCover that I would have been found guilty in Court of Domestic Violence which is factually incorrect and defamation of character by QPS.

██ dated ██████████ stated, ***“I authorised withdrawal...”,
“...there is no prospect of a successful prosecution due to a lack of evidence to support that an order is necessary or desirable”.***

(I refer to annexure BF 6 - Report by ██████████ dated ██████████

60. During QIRC proceedings I made an application for Non third-party disclosure for the documents being the “comprehensive report detailing why Police withdrew from Court Proceedings” and the “comprehensive report detailing why Police considered it appropriate to discipline myself internally” as stated above due to QPS never supplying me with the documents.

62. The documents albeit late revealed that the true reason as to why QPS withdrew from Court Proceedings.

Report by [REDACTED] dated [REDACTED] stated, ***“I authorised withdrawal...”***, ***“...there is no prospect of a successful prosecution due to a lack of evidence to support that an order is necessary or desirable”***.

(I refer to annexure BF 6 - Report by [REDACTED] dated [REDACTED]

Report by Police Prosecutor [REDACTED] dated [REDACTED]

(I refer to annexure BF 5 – Report by [REDACTED] dated [REDACTED]

63. The documents contained the reason that I was being disciplined internally in a report reference number [REDACTED]

64. Report reference [REDACTED] written by [REDACTED] was flawed, factually inaccurate and an attack on my integrity.

65. Through the QIRC process I was advised to lodge an appeal by the Commissioner which I followed the [REDACTED] advice.

66. QPS advised that if I withdraw my appeal in relation to the flawed internal discipline report [REDACTED] then the [REDACTED] would oversee the complaint.

67. Email from QIRC [REDACTED]

(I refer to annexure BF 23 – email from Commissioner [REDACTED] associate [REDACTED]

68. I lodged my complaint with [REDACTED] on the [REDACTED]

(I refer to annexure BF 24 – Email to [REDACTED]

69. I have now (24/3/22) sent three emails requesting information in relation to the progress of my complaint about report [REDACTED] to which I have NOT received an adequate response. I have sent emails on the [REDACTED] and the [REDACTED] and [REDACTED]

(I refer to annexure BF 25 – Email to [REDACTED] dated [REDACTED] and [REDACTED]