

**FALSE “ORIGINAL 18 CHARGES INDICTMENT CLAIM” by “Saul Holt”.**

Saul Holt and Gavin Green, had both attended me, on a legal contact visit. Whilst I was interned at Acacia unit (1). Discussing various aspects of the many charges, which I was facing at the time. **(35) Counts in total.** Yet. **“He would lie about this tally to Courts in my plea”.**

**Page 185 L7 – 11 Mr Holt: but had resulted in significant negotiations which had resulted in the reduction of the number of charges from 18 on the original indictment to four on the plea indictment.<sup>21</sup>.**

The number of charges from **18 on the original indictment to four on the plea indictment.** Sic

Suggesting **(18) “reduced from this figure”** in plea arrangements. **“Half of total!”**

To claim was a **“late” plea made on my behalf. “Losing guilty plea concessions!”**

To cover up **true extent of Crowns failure to withdraw all the unproven charges,** which they **loaded me up with.** As they often do called **Back –up double charges!**

They had refused to withdraw and in fact **“HAD TO DEFEND MYSELF ON!”** Then **“took in personal losing charges”.**

**“Direct represented me to trial on all charges!” Those which I plead to and not!**

**I HAD PROVE/ DEMONSTRATE EXONERATE MYSELF ON “FALSE CHARGES”.**

**Page 1 Line 2-Page 2 Line 11.** *ACCUSED: Yeah well - I hope - I was hoping that Maybe the prosecutor would - and the Crown would provide me with the exhibits I've Requested. I'm not able to proceed. I would like to bring that to the attention. I've got A couple of documents here that I have to put on the record.*

HER HONOUR: Just hold on one second Mr Binse. Before you start doing that, let Me just explain what a committal is and what's going to happen.

*ACCUSED: Yes.*

HER HONOUR: Obviously you've got a copy of the hand-up brief. I know you say You don't have the exhibits, but we can - - -

*ACCUSED: It's incomplete - it's. I'm not in a position to proceed.*

HER HONOUR: Well you'll have to proceed Mr Binse - - -

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<sup>21</sup> Supreme Court of Victoria from dates of 28th -30th May 2014. Before His Honour Justice T. Forrest

*ACCUSED: - - - on the records.*

HER HONOUR: - - - and any documents - hold on one second. Any documents that  
You don't have - - -

*ACCUSED: I've got an interlocutory injunction then. I've got a document here and  
We'll go to the supreme - not the - the Appeal Court if we have to OK - - -*

HER HONOUR: All right, and - - -

*ACCUSED: - - - I'm entitled to - under Form A - Form 8.*

HER HONOUR: Yes.

*ACCUSED: OK, the Crown has to supply me with evidence and material, they've got  
A duty, a prosecutorial duty bound to the accused, especially more so unrepresented.  
<sup>11</sup>.*

**Page 12 Line 26-30.**

*ACCUSED: I'm not in a - (indistinct) to Your Honour, I don't want to - I don't want  
to lock horns with you, seriously, I don't want to lock horns. I want to work with the  
Crown and the - and the - work with the Crown to prove and demonstrate, yes I did  
these crimes OK <sup>11</sup>.*

**Page 13 Line 26-Page 14 Line 17.**

*ACCUSED: But the thing is I can't if I haven't been given the - the evidence I need to  
Test their evidence.*

HER HONOUR: All right, as the witnesses - - -

*ACCUSED: - - - OK?*

HER HONOUR: As the witnesses are called - - -

*ACCUSED: What's the purpose of this?*

HER HONOUR: - - - and as the committal continues you can raise issues with me  
Which I'll - I will address - I will address when you raise them. I'm going to start the  
Committal. Do you want to participate in the committal - - -

*ACCUSED: I'm happy to.*

HER HONOUR: All right - - -

*ACCUSED: But this - what's the purpose - - -*

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<sup>11</sup> Melbourne Magistrates Court Evidence March 2013.

<sup>11</sup> Melbourne Magistrates Court Evidence March 2013.

HER HONOUR: Start the - hold on - starting - - -

**ACCUSED: *I want to have a committal.***

HER HONOUR: - - - today. Starting today.

**ACCUSED: *We've got to have one committal.***

HER HONOUR: Starting today.

**ACCUSED: *We've got to have one committal.***

HER HONOUR: All right, so I'm not starting - - -

**ACCUSED: *I'm entitled to one fair - fair honest - fair honest OK, committal.***

***I'm entitled to that.*<sup>11</sup>**

**Page 17 Line 13- 23.**

**ACCUSED: *And I understand and appreciate - I just need to say a few things. I know - I don't want to take anything away from you OK, you're the magistrate, it's your - your court room OK, but I'm just - like I just need to say - explain to ya something OK. I'm so geed up, I'm emotionally driven by this OK and I felt yesterday that I was just being shut down and denied the opportunity to present things and that's why I come to the fore. I mean, I felt that I had a need to get - convey things and get it on the record because I felt I was - an injustice occurring and it's just engaging me.***<sup>11</sup>

**Page 18 Line 10- 17.**

***I'm happy to work with you. I'm happy work with the Crown you know, let's - let's prove that these matters did occur OK. I'm not working - I'm not stepping aside from that. I'm trying the best of my can - ability OK Your Honour. I can prove - listen this is the thing - I can prove that my history, my conditioning, my psychological state of mind OK.***<sup>11</sup>

**Page 20 Line 2.**

HER HONOUR: All right, so with a committal, you know it's like a preliminary

Hearing to decide whether there is enough evidence against you in relation to these

Charges to go for trial. So you understand that part of the process do you?

**ACCUSED: *I'm working with the Crown to establish the case proven.***<sup>11</sup>

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<sup>11</sup> Melbourne Magistrates Court Evidence March 2013.

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**Page 23 Line 10- 17.**

HER HONOUR: Yes, so that's the first thing. The second thing is of course, at any Stage if you wanted to change your mind and obtain legal representation you can.

*ACCUSED: I'm happy to run it myself. I don't trust - I have no confidence in Legal Aid OK. I know what happens behind the scenes. They like to try and get you to take Guilty pleas when I mean, you're not comfortable with. Happens all the time. It's too Prevalent.*<sup>11</sup>.

**Page 24 Line 22-26.**

*This is my game plan. Not the game plan - these are my coordinates OK. This is where I seek to establish - I'm not saying I didn't do it. I'm running with the Crown OK. I'm trying to prove this you know what I mean, beyond reasonable doubt OK.*<sup>11</sup>.

**Page 25 Line 14-16.** *I'm gunna prove the case. Come for the ride, I'll take you through the field you know, and let - and let you decide.*<sup>11</sup>.

**Page 28 Line 16-17.** *ACCUSED: I can't, no. I'm not trying to hold the court up Your Honour, you know what I mean, seriously - - -*<sup>11</sup>.

**Page 30 Line 30-Page 31 Line 15.** *ACCUSED: No, no I'd just like to say Ms*

*Williams. Listen, I'm not your adversary. It's not adversarial with me. We're on the Same team. Remember that. Same team. Work together on this.*

HER HONOUR: Yes.

*ACCUSED: True.*

HER HONOUR: I know. I'm just - - -

*ACCUSED: For good, for good.*

HER HONOUR: What's - I mean are you on mediation - - -

*ACCUSED: For good.*

HER HONOUR: - - - at the moment, or what's the - - -

*ACCUSED: No I'm not. Do you reckon I need it?*

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<sup>11</sup> Melbourne Magistrates Court Evidence March 2013.

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HER HONOUR: Any medication or - - -

*ACCUSED: Do you reckon I need it? I'm feeling pretty good.*

**HER HONOUR: No, no but you referred before to some psychological issues.**

*ACCUSED: Yeah I have, yes, yes.<sup>11</sup>*

**DIRECT PRESENTMENT TO "SUPREME COURT" ON "ALL 35 CHARGES!"**

**Page 842 L10- 844 L3.**

MS WILLIAMS: Your Honour, perhaps if I can say this. What we had planned in Relation to Mr Binse, to have him committed to the Supreme Court, Your Honour, so That when he's ultimately committed we need a directions date to the Supreme Court. So the same sort of procedure and get a date.

*ACCUSED: I can't understand why it's been - - -*

HER HONOUR: Is there a discretion?

**MS WILLIAMS: (Indistinct) made that decision that it will be committed to the Supreme Court.**

HER HONOUR: So is that out of my power and out of Mr Binse's power if he wants To object to it?

MS WILLIAMS: Yes.

*ACCUSED: It's not a normal procedure is it?*

HER HONOUR: As I understand it, so the head of prosecution or the director has Indicated that he wants the matter dealt with in the Supreme Court, and so at the end Of the committal I have - so that's an issue for him, not for me.

*ACCUSED: I'm just trying to work out if (indistinct) procedure.*

MS WILLIAMS: It's within the director's discretion and his power to have him Committed as indeed any accused committed to the Supreme Court, and in this Particular case he's made that decision.

**HER HONOUR: So there's no discretion for me and no objection able to be**

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<sup>11</sup> Melbourne Magistrates Court Evidence March 2013.

**Taken by Mr Binse?**

**MS WILLIAMS: No, that's right.**

HER HONOUR: So you understand that?

*ACCUSED: Yeah, I can understand (indistinct).*

HER HONOUR: All right. What I might do is I might stand it down because it's  
Going to take a while. Is it the same thing as the County Court directions hearing, the  
Day after?

MS WILLIAMS: No, it doesn't have that turnaround, it doesn't come within - - -

*ACCUSED: So I've got to stay in a lot longer do we?*

HER HONOUR: I'll stand down I think now, Mr Binse, because I'll do this in  
Chambers. I'll come back after lunch because once I do the amendments and do the -

*ACCUSED: I'll work out the delay - - -*

HER HONOUR: And committing the - - -

*ACCUSED: It would be what, 12, 18 months, or normally it would be about six  
Months before the end of the year (indistinct).*

HER HONOUR: We'll find out anyway once we - well, we may not find out a trial  
Date, but give a directions hearing.

MS WILLIAMS: I can say this unofficially, Your Honour.

HER HONOUR: Yes, it's probably quicker.

MS WILLIAMS: Informally, it's usually quicker.

HER HONOUR: Yes, it's probably quicker.

**MS WILLIAMS: So from Mr Binse's point of view he shouldn't be troubled by this  
Procedure by going to the Supreme Court. It's often quicker and that's the decision.**

*ACCUSED: (Indistinct).*

**MS WILLIAMS: Sentencing power and everything else.<sup>11</sup>**

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<sup>11</sup> Melbourne Magistrates Court Evidence March 2013.