

**3rd December 2018**

Chris .D. P Binse 043517  
C/ o-.Olearia Unit, Unit (3).  
Barwon Prison. Locked Bag 7,  
Lara, 3212. Vic.

To the Corrections Minister of Victoria. **The Honorary Ms Gayle Tierney.**  
C/0- Level 16, 121 Exhibition Street Melbourne 3000, Victoria. DX210077 Melbourne.

**Re. – County Court Directions hearing 23<sup>rd</sup> August 2018. C1-11-00426.**

**These are serious grave allegations of corruption. Which are easily proven by facts.**

**When “I say something” “I follow through with what I say” “by what I do”, period!**

I am in the process of lodging many separate complaints with various depts.

And in overseeing bodies to thoroughly investigate further, in exposing the rancid conduct of those in public office, with a view of those found proven charged as a result for criminal acts.

This matter will not go away, nor disappear either for that matter, I will guarantee I will generate maximum exposure to the level of corruption and dysfunctional practices contrary to proper administration of Commissioners Policy's in its operating procedures, at its highest levels, committed by major Offender Unit top executive body.

You as the figure head of this group and portfolio should be made aware of the true extent of what is taking place behind closed doors, cell doors that is, pardon the pun.

Don't say I never warned you, nor gave you the thumbs up in advance to avert the media mess which is to attach itself to the proven chain of improper, unprofessional actions of the upper echelon of Major Offender Unit personal, best you begin to seriously re-evaluate their tenors in positions, integrity, character, commercial competence in professional performance levels met.

Not overlooking overseeing that proper policy and guidelines are met and followed through.

When the shit hits the proverbial fan, the buck stops with you, don't say you weren't apprised

I am circumspect in all my agendas and projects, documenting and records of everything kept

You included, given you failed to act pro-active & appropriately in rooting out this corruption

So that you know, that is where it is headed, **along with a dossier of “all those aware of it”**.

Either covering up the complaint (or) treating with the utmost contempt and ignorance of.

**Ignorance of**, amounts to complicity, as it is allowed to continue and fester and not acted on!

For the record you should get a copy of plaintiff’s 330 page submission identified as (753) document, dated 2<sup>nd</sup> September 2018. Which Government Solicitor **Ms Debra Coombs has**.

I have proven and demonstrated each and every key element I need to, this current live action against state of Victoria will rivet the entire community and find its way to social media too.

It will blow the careers of many out of the water once I am done with my cross examinations.

When this matter is concluded, and case has already been established and proven in civil law.

I will undertake further civil proceedings, not against state of Victoria, **but “private action”**.

Against the **Defendants Mr Brendan Mooney & Mr Rod Wise**, it will costs them personally, not the state of Victoria’s coffers, it will be their wealth and assets which will be lost and become mine, for my victims of crime to enjoy.

**Thing is:**

I have already proven what I need to in the current case against the state in **C1-11-00426**.

The rest is a walk in the park, a **“downhill run!”**

**Enclosed is:**

Letter to Rod Wise (1x) page dated 28<sup>th</sup> November 2018.

Letter to Chief County Court Judge (1x) pages dated 2<sup>nd</sup> December 2018.

Affidavit of Christopher Dean Pecotic Binse (13x) pages

I look forward to your reply in addressing this significant matter in question. Thank you.

Sincerely  
Christopher. Dean. Pecotic/Binse.  
Inmate 43517



Mr Christopher D Binse 43517  
C/ o-.Olearia Unit, Unit (3).  
Barwon Prison. Locked Bag 7,  
Lara, 3212. Vic.

**3rd December 2018.**

**Geelong Magistrates Courts  
C/o- Railway Terrace Geelong 3220. Victoria.  
DX 216046.**

**Attention:**

**To Chief Magistrate of Geelong Magistrate's Court,**

Re. – My case heard at Geelong Magistrates Court on the 12<sup>th</sup> November.  
**Case Number: J12127056. “Request for copy of tape recording of proceedings”.**

I write to you in the hope that you are able to process my request for access to the court tape recordings of **Case Number: J12127056 proceedings on a C.D please.**

Given that I had requested and indicated to Magistrate lesser the utmost importance of retrieving crucial, critical files held on the seized U.S.B from my cell on the 23<sup>rd</sup> May 2018 brought before the courts in question. I did indicate to his Honour, the significance and relevance of that material was a live issue in a current court case before His Honour Justice Saccardo.

**Re. - County Court proceedings. C1-11-00426.**

In which I am the Plaintiff in those proceedings and in the need to demonstrate my psychological state of being, with the evidence found and located on the U. S. B.

Referred to in Fax sent to His Honour Magistrate Lesser on the **16/11/2018 at 12.03.**

**16<sup>th</sup> November 2018 2018.**

The files in question I seek to be copied & returned to me before any forfeiture occurs

- 1/. Files identified **“Required to attend Coroner's Inquest”** or similar in description
- 2/. All music files held on U.S.B content also please, thank you.

I ask that there is also some **confirmation that the above materials were located & recovered from the U.S.B. seized in question, in particular “the Coroners file”.**

**Given this will be presented in ongoing legal proceedings on mental issues raised.**

Thank you for your assistance in processing the above request.

**I look forward to & await its receipt.**

**Thank you.**

Regards  
Sincerely  
Chris Binse

**For the record:**

As to date I have had no reply to the above valid legitimate request, I would hate to think that this crucial critical evidence was deliberately destroyed when it was made abundantly clear it was significantly relied upon in other legal ongoing proceedings.

That is tantamount to **“obstruction of Justice”** and to **“pervert the course of natural Justice”**, not to mention **“miss-conduct of public office”** as a sitting Magistrate on the Bench.

These are serious and grave concerns levelled which need to be addressed thoroughly.

If you are not able to provide me with the information and materials requested, I will refer this complaint to **Judicial review Commission of Victoria** to investigate further

Thank you for your assistance and intervention in meeting the above request.

**I look forward to & await your reply to the matters canvassed in its receipt.**

**Thank you.**

Regards  
Sincerely  
Chris Binse



Mr Christopher D Binse 43517  
C/o-Olearia Unit, Unit (3).  
Barwon Prison. Locked Bag 7,  
Lara, 3212. Vic.

7<sup>th</sup>/ December 2018.

To His Honour, Victorian Premiere “**Mr Daniel Andrews**”.  
C/o- 1 Treasury Place, Parliament House. Melbourne 3000. Victoria. DX210753.

**Sir,**

Re- Petition of Mercy in case of. *Binse Vs The Queen VSCA 145. (22 June 2016). Decision.*

In addition, my updated mail & petition of Mercy Application (3) sent 2<sup>nd</sup> Sept 2018.

To **A/Assistant Director Ms Angela Langdon.**  
C/O- Director of Criminal Law Policy, Department of Justice & Regulation, Level 24,  
121 Exhibition St, Melbourne 3000. Victoria. DX210077.

**The most recent exposure of defence counsel Nicola Gobbo a.k.a. witness 3838.**

**Is a damning indictment and blight on the Victorian legal justice system indeed, collectively recognised by the entire community, outraged by such heinous acts**

**Best said by:**

Dr Matt Collins, President of Victorian Bar, page (6) Herald sun article 5<sup>th</sup>/12/2018

Atrocious breaches, sworn duty to discharge all duties imposed on them.  
**Faithfully according to law, without favour or affection, malice or ill will.**

**Upholding the highest ethical standards in furtherance of administration of justice and the interests of their clients.**

**All Australians are entitled to know that when they seek legal advice, they have a right to a fair trial, the privilege; this is the bedrock to which our Justice system is anchored. Adherence to the highest standards, is more important, than ever in desperate circumstances in a civilised democracy**

**Justice should never be secured by cutting corners or breaking rules.**

**Because our remarkable society is governed by the rule of law, enforced by an incorruptible Judiciary.**

Australian Justice System has deservedly earned a worldwide reputation for unscrupulous fairness.

**Herald sun article 5<sup>th</sup>/12/2018**

Authority has to restore and rebuild the confidence Victorians must have in the states Justice System. Nothing less than a forensic investigation into the witness 3838 saga is required, are vital to ensure such subversion of Justice is never allowed to happen again.

**It is appropriate that a Royal Commission with broader terms of reference should examine the impact on the administration of Justice in relevant cases.**

**Sacrosanct, client /lawyer fundamental right to robust defence.**

It is bad enough for a lawyer, who has a sworn duty to act in their client's best interests, but to work in cahoots with police, is a betrayal, that is mind blowing. Fundamental and appalling breaches of duties and obligations, as legal counsel to clients.

**High Courts comments: Were fundamental and appalling breaches of her obligations to clients & courts.**

**Reprehensible conduct corrupted manner debased fundamental premises of criminal Justice system.**

**Furthermore:**

**“Sentenced lawfully & appropriately”.** Sic. Comments and admissions made on ABC 7 pm news report on 3<sup>rd</sup> December 2018. **Jill Hennessy Attorney General.**

**“Convictions unsafe”.** Sic. Comments and admissions made on ten, 5 pm news report on 3<sup>rd</sup> December 2018. **Daniel Andrews Premier**

Is a brutally fair description of what this State's legal system administration should be

And to follow and comply with such clear transparent ethical demands of this nation!

**It is appropriate that a Royal Commission with “broader terms of reference” should examine the impact on the administration of Justice “in relevant cases”.**

**I respectfully request that “my own case”, currently now being processed by the Attorneys Generals Dept in an application for a “Petition of Mercy”, be properly considered given the “obscene levels of corruption” are “both present identified”**

**Found in the contents of the C.D. provided in relation to my Petition Application**

**170. P.T.S.D. facts & evidence reporting's primary document.**

**Petition of mercy revised application. (2).**

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**(753). Plaintiff's statement Doc Dated 2nd Sept 2018.**

**In addition, in Folder:**

**Ground. 1. Legal folder**

- 162. False Indictment. Saul Holt "Guilty plea lies".**
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**The "preponderance of evidence" accepted from both "His Honour & Crown"!  
In my recent proceedings in. Re: - D.P.P. v Christopher Pecotic (S CR 2016 0021)**

**Upholding highest ethical standards in furtherance of administration of justice  
and interests of their clients clearly illustrated by abundance of above evidence.**

**Finally:**

**Could you please confirm or deny the following please:**

**That Queens Counsel Q.C. Mr Saul Holt, had acted in recent times for the state of  
Victoria, in relation to formulating advice in the structuring of law & legislation (or  
both?**

**Does Queens Counsel Q.C. Mr Saul Holt, still act for the state of Victoria in any  
legal capacity at all?**

**When did Queens Counsel Q.C. Mr Saul Holt, cease to provide legal assistance for  
the state of Victoria?**

**I would hate to think my case would be buried in the foolhardy attempts to conceal  
the preponderance of corrupt conduct and actions evidenced born by Queens Counsel  
Q.C. Mr Saul Holt, In any perceived links to this current Government administration.**

**This matter is current and live and will attain huge public exposure state, nation-wide  
& global for the record on root core issues of my "Diagnosed Chronic P.T.S.D".**

**Re. - County Court. C1-11-00426.**

**Do not act in illegal cover-ups please, be true to your legal obligations to public office**

Regards

Sincerely

Christopher Dean Pecotic **Inmate 43517**







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C/o-.Olearia Unit, Unit (3).  
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