

10<sup>th</sup> /12/2018

Mr Christopher D Binse 43517

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

Locked Bag 7, Lara, 3212. Vic.

Attention: Mr Mathew Collins Queens Counsel "Q.C."

**C/o- Room 3204, "Aicken Chambers",**

200 Queen Street, Melbourne 3000. Victoria.

To Mr Mathew Collins,

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

I write to you, in respect to the above said article, which you strongly condemn and criticize the unprofessional conduct and behaviour of fellow legal counsel Niccola Gobbo a.k.a. 3838.

Your sentiments and condemnation into the sacred sworn duties of legal counsel warranted.

**And it is a damning indictment and blight on the Victorian legal justice system indeed, and also "collectively recognised by the entire community", outraged by such heinous acts!**

It is great to hear and see that there are elements of the legal fraternity, that don't close ranks in concealing rancid acts of the obscene and reprehensible conduct of those of the bar.

Conduct of Niccola Gobbo, is not an isolated event of **clients being sold out by legal counsel.**

My very own experience has shown it is a **subject of taboo**, not wanted to be spoken about, hidden, covered up and totally ignorant of, that it doesn't exist, even when it is proven to be.

Like a paedophile priest, don't want to know about it, regardless of fact **"it is a reality sadly"**

I did try to reveal & expose this appalling position in my Supreme Court Appeal **"Binse" V The Queen- S APR 20140121. Arriving at Binse Vs The Queen VSCA 145. (22 June 2016). Decision.**

Yet my legal aid appointed solicitor **Greg Hughan's refused to run the ball up**, detrimental to me and my legal position and the disastrous outcome, in my Appeal being refused as a result

Years later I would come before the very same sentencing Judge His Honour Justice Terry Forrest, in my recent proceedings in. **Re: - D.P.P. v Christopher Pecotic (S CR 2016 0021)**

Who would no longer accept the original findings in In the matter of **R v Binse [2014] V S C 253 (T Forrest J)**. Flowing on into **Binse Vs The Queen VSCA 145. (22 June 2016). Decision.**

Which are **"no longer Valid or aligned"** with **D.P.P. v Christopher Pecotic (S CR 2016 0021)**. **But in direct conflict and at odds with. "Creating a legal dilemma in itself!"** Now.

The evidence on my Diagnosed and **accepted P.T.S.D. condition alone warrants this fact!**

**A truly unique "fundamentally flawed" legal position "that DEMANDS intervention!"**

Which has in itself been recognised by both the Crown & His Honour Justice Forrest.

Resulting in a unique set of circumstances, a miss-carriage of justice having been proven!

In crystalizing "corrupt deliberate substitution of evidence and the facts", with false and later proven and accepted untrue reports of Doctor Danny Sullivan, before very same Judge.

His Honour Justice Terry Forrest in D.P.P. v Christopher Pecotic (S CR 2016 0021).

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".

This is clearly illustrated in the following submissions:

The wrongful conviction and unlawful & false evidence introduced by defence Saul Holt

In the following identified documents "demonstrating argument & proving my case".

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And goes right through to End note: Page 332

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Grappling with ALL legal matters, in sheer level of criminal and miss-conduct that had unfortunately taken place, at hands of my **Legal aid appointed counsel "Saul Holt. Q.C"**.

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

DEFENCE ROLE TO MODERATE, NOT INFLAME, AGRAVATE NOR DEPRIVE CLIENT JUSTICE, LET ALONE "UNDERMINE, CONCEAL FACTS & EVIDENCE IN MITIGATION".

"PERJURY AND TO PERVERT THE COURSE OF NATURAL JUSTICE" IS HEINOUSLY REPUGNANT AND OPPUGN. NOT TO MENTION "IS CRIMINAL CONDUCT!" **QUOTE.**

Defence Counsel had indeed deliberately "with intent" "misled the Court" "Perjured himself" and "obstructed Justice" " in his false evidence & presentation "which is found to be unreliable"!

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

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**Do you still stand by those comments? (Or) are they "just shallow claims", designed for point scoring and making yourself look good for the rest of this state's legal community?**

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**SAUL HOLT'S ACTIONS HAVE BEEN PROVEN AND SHOWN TO BE REPREHENSIBLE & OPPUGN!"**

**IGNORED EFFECTIVELY ATTACKING THE VERY CORE PRINCIPALS OF THE LAW AND APPLYING CONTEMPT TOWARDS THE VERY ESSENCE & HEART OF JUSTICE.**

**THUS ARRIVING AT "DEFINATIVE NEGLIGENCE OF THE HIGHEST ORDER".**

**"THE LAW AND JUDICIARY MUST BE PRESERVED" AND "REMAIN INTACT".**

**EMBRACING FALSE EVIDENCE IS CRIMINAL & HAS NO PLACE IN THE JUDICIARY.**

Enclosed is a copy of the Petition of Mercy (3) C.D. application, along with most recent correspondence with the new Attorney General Ms Jill Hennessy & the Premier.

I really look forward to your reply and any assistance provided in the legal intervention & relief, sought after in addressing this matter, **may 2019 bring positive things ahead.** 😊

  
Sincerely

**Chris Pecotic/Binse inmate 043517.**

11<sup>th</sup> /12/2018

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200 Queen Street, Melbourne 3000. Victoria.

To Mr Mathew Collins,

**Re-. Dr Matt Collins, President of Victorian Bar, page (11) Herald sun article 9<sup>th</sup>/12/2018**

I write to you, in respect to the above said article, which you strongly support the sittings of a Royal Commission into both the events of fellow legal counsel Niccola Gobbo a.k.a. 3838.

And the appalling state of the mental health services, I am beginning to like you in your championing of the victims of the disaffected community. **You are President for a reason!**

**I would like to refer you to my own matters enforcing the twofold complaints I have sadly.**

This was raised in my previous letter to you dated 10<sup>th</sup> December 2018, which I will repeat:

**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".**

**This is clearly illustrated in the following submissions:**

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The above guidance and navigations (753) document in great unfettered detail, relates to my chronic mental issues, you did allude to the fact **“Recent figures show that the number of suicides deaths, are twice as high as the number of lives lost on Victorian roads every year”**. Sic

**Capping off with “Anyone Seeking Help can call lifeline on 131 114”.**

**YES I AM SEEKING HELP, READ THE MATERIALS ENDING ON THE CLOSING “END NOTE”.**

**You can be of valuable aide in legal intervention and relief to stabilising my “current suicidal intent”, they have not abated at all, persist to linger with “sporadic frequency”!**

**You are my Lifeline. “I too will become a statistic”, in doing so bring about an investigation into the abuse and corruption related to my very own case, that will expose many in their failures in providing me with valid assistance and relief and intervention I had pleaded for.**

**When you are able to find some time to peruse that material, you will be aghast and sickened by what I have endured and been subject to sadly at the hands of this states medical practioners ei.- Dr Danny Sullivan a fraudulent corrupt being**

Then double whammy tag teamed also by corrupt conduct of **Saul Holt found Q.C** on and in, of previous C.D. petition of Mercy (3) dispatched to you on 10<sup>th</sup> December 2018, **yesterday**.

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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/0- 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**

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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.**

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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!

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**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

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**“SHOW MERCY, EMPATHY & JUSTICE TOWARDS YOUR VICTIM TOO, I IMPLORE” SET RIGHT WRONGS AND “CREATE GOOD LAW” “SETTING A PRECEDENT IN AID”.**

**“UPHOLD THE LAW” “IS ALL I ASK” “EXPECT” & “DEMAND” PLEASE, THANK YOU.**

**YOU ARE THE PERSON THAT “HAS A LEGITIMATE RIGHT TO UNLOCK” THE “PADLOCK SET & SECURED” IT IS “YOUR KEY”, TO “UNLOCK AND FIX THIS MESS”.**

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

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**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**

DEFENCE ROLE TO MODERATE, NOT INFLAME, AGRAVATE NOR DEPRIVE CLIENT JUSTICE, LET ALONE "UNDERMINE, CONCEAL FACTS & EVIDENCE IN MITIGATION". "PERJURY AND TO PERVERT THE COURSE OF NATURAL JUSTICE" IS HEINOUSLY REPUGNANT AND OPPUGN, NOT TO MENTION "IS CRIMINAL CONDUCT!" QUOTE.

Defence Counsel had indeed deliberately, "with intent" "misled the Court" "Perjured himself" and "obstructed Justice" " in Saul Holt's false evidence & presentation "which is found to be unreliable"!

Incompetence ground is antiquated, In **Macquarie dictionary "Incompetence"** is described as follows. - "**Lacking the necessary skill (or) ability**",

**This is not coming From Saul Holt the Youngest Victorian Member of the bar to Cross over to a Q.C. and advised His Honour on Law**

Law on Incompetence "**IS ANTIQUATED**" seriously needs further examinations on and **ought be overhauled**

Reviewed and addressed. There is no better case to amplify this, "then that of the accused case".

Given there is law in place for such conduct for witnesses, Police and Crown who engage in deliberate false testimony. "**No such law in place applicable to accused Defence Counsel**".

Whom deliberately wilfully actively engage in acts of deceit **with intent** detrimental to client, "**exploit this anomaly of Incompetence**", with no concern for consequence (or) accountability at all, this is deeply flawed in law to say the very least, and **I am no qualified Legal practioner.**

Grappling with **ALL** legal matters, in sheer level of criminal and miss-conduct that had unfortunately taken place, at hands of my **Legal aid appointed counsel "Saul Holt. Q.C"**.



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

**“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.**

**Do you still stand by those comments? (Alternatively) are they “just shallow claims”, designed for point scoring and making yourself look good for the rest of this state’s legal community?**

**Where is your heart, and your moral and ethical compass in relation to your mantle held?**

**SAUL HOLT’S ACTIONS HAVE BEEN PROVEN AND SHOWN TO BE REPREHENSIBLE & OPPUGN!”**

**IGNORED EFFECTIVELY ATTACKING THE VERY CORE PRINCIPALS OF THE LAW AND APPLYING CONTEMPT TOWARDS THE VERY ESSENCE & HEART OF JUSTICE.**

**THUS ARRIVING AT “DEFINATIVE NEGLIGENCE OF THE HIGHEST ORDER”.**

**“THE LAW AND JUDICIARY MUST BE PRESERVED” AND “REMAIN INTACT”.**

**EMBRACING FALSE EVIDENCE IS CRIMINAL & HAS NO PLACE IN THE JUDICIARY.**

**“SHOW MERCY, EMPATHY & JUSTICE TOWARDS YOUR VICTIM TOO, I IMPLORE” SET RIGHT WRONGS AND “CREATE GOOD LAW” “SETTING A PRECEDENT IN AID”.**

**“UPHOLD THE LAW” “IS ALL I ASK” “EXPECT” & “DEMAND” PLEASE, THANK YOU.**

**YOU ARE THE PERSON THAT “HAS A LEGITIMATE RIGHT TO UNLOCK” THE “PADLOCK SET & SECURED” IT IS “YOUR KEY”, TO “UNLOCK AND FIX THIS MESS”.**

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

Regards

Sincerely

Christopher Dean Pecotic Inmate 43517



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

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

To Her Honour, Victorian Attorney General "**Ms Jill Hennessy**".  
C/o- 1 Treasury Place, Parliament House. Melbourne 3000. Victoria. DX210753.

**Madam,**

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

**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**

**Re-. Dr Matt Collins, President of Victorian Bar, page (11) Herald sun article 9<sup>th</sup>/12/2018**

I write to you, in respect to the above said article, which strongly supports the sittings of a Royal Commission into both the events of fellow legal counsel Niccola Gobbo a.k.a. 3838.

Madame would have a greater level of understanding and empathy towards those mentally ill, effected with such debilitating conditions such as Chronic **Post Traumatic Stress Disorders.**

Your past tenor as health minister would have brought you into contact with such disabilities.

And the appalling state of the mental health services,

**I would like to refer you to my own matters enforcing twofold complaints I have sadly.**

This was raised in my previous letter to you dated 10<sup>th</sup> December 2018,

**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".**

**This is clearly illustrated in the following submissions:**

**The wrongful conviction and unlawful & false evidence introduced by defence Saul Holt**

In the following identified documents "**demonstrating argumnt & proving my case**".

**Found in contents of C.D. provided in relation to my Petition of Mercy Application (3). "170. P.T.S.D. facts & evidence reporting's primary document". Which is now outdated.**

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

**Found in "All new materials Petition (3) docs" 2x click "Post April 2018 mail to Ms Angela Langdon folder"2x click, go to file "Angela Langdon. 2nd Sept 2018" for understanding, in absorbing the following documents. "Petition of mercy revised application (3)" and with**

**"(753). Plaintiff's statement Doc Dated 2nd Sept 2018". Which begins at:**

**Fears linked to 31st May 2006. (2011/12) offending behaviour. Page 183.....**

**And goes right through to End note: Page 332. ....**

The above guidance and navigations (753) document in great unfettered detail, relates to my chronic mental issues.

**Re-. Dr Matt Collins, President of Victorian Bar, page (11) Herald sun article 9<sup>th</sup>/12/2018**

Did allude to the fact **“Recent figures show that the number of suicides deaths, are twice as high as the number of lives lost on Victorian roads every year”**. Sic

**Capping off with “Anyone Seeking Help can call lifeline on 131 114”**.

**YES, “I AM SEEKING HELP”, READ (753) MATERIALS CLOSING “END NOTE”**.

**You can be of valuable aide in legal intervention and relief to stabilising my “current suicidal intent”, they have not abated at all, persist to linger with “sporadic frequency”!**

**You are my Lifeline. “I too will become a statistic”, in doing so bring about an investigation into the abuse and corruption related to my very own case, that will expose many in their failures in providing me with valid assistance and relief and intervention I had pleaded for.**

**When you are able to find some time to peruse that material, you will be aghast and sickened by what I have endured and been subject to sadly at the hands of this states medical practioners ei.- Dr Danny Sullivan a fraudulent corrupt being**  
Then double whammy tag teamed also by corrupt conduct of **Saul Holt found Q.C** on and in, of previous C.D. petition of Mercy (3) dispatched to you on 10<sup>th</sup> December 2018, yesterday.

**In addition, in Folder:**

**Ground. 1. Legal folder**

- 162. False Indictment. Saul Holt “Guilty plea lies”.**
- 163. False evidence lies by Saul Holt. “V.I. S”.**
- 164. False evidence Saul Holt. “Armed robbery”.**
- 165. False evidence Saul Holt. “Proceeds robbery”.**
- 166. Keilor Park Drive. False evidence. “False conviction”.**
- 167. Malicious lies by Saul Holt. “DRUG USE”.**
- 168. Interned placement. Saul Holt “lies exposed”.**
- 169. P.T.S.D exposure. Saul Holt “proven lies”.**

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Sincerely  
Christopher Dean Pecotic Inmate 43517

*Chris*

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

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

To Her Honour, Victorian Attorney General “**Ms Jill Hennessy**”.  
C/o- 1 Treasury Place, Parliament House. Melbourne 3000. Victoria. DX210753.

**Madam,**

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

I refer you to my previous letter dated 11<sup>th</sup> December 2018, unfortunately there were a few typo errors in that document since amended, and enclosed within. My mind is unfortunately **scattered at the best of times**, and I do not recognise the errors until after mail dispatched.

This is the thing, I am tenacious in nature when it comes to fighting and exposing the injustices dealt with sadly. And **am prepared to die to reveal what has occurred to me.**

This sentence is literally killing me anyway, so it is really a release from the term imposed.

With P.T.S.D. sufferers, suicidal tendencies are a key feature& component to condition, more so those with a chronic state. Which I have been clinically professionally diagnosed with.

I have reached out to all those I believe I had to in my impassioned plea’s for legal intervention in restoring the injustice that has cursed me by my corrupt legal counsel and a fraud of a Psychiatrist Dr Danny Sullivan.

I have in the past created the Coroner file, with records of all those who knew to attend it.

I am at the end of my tether; I have done every conceivable thing within my power.

It is in the hands of higher powers now, be true to your legal obligations is all I ask.

There is a correction that is needed in yesterday’s missive.

Then double whammy tag teamed also by corrupt conduct of **Saul Holt Q.C** found on and in, of previous C.D. petition of Mercy (3) dispatched to you on 10<sup>th</sup> December 2018, yesterday

I did **not** send you the C.D. petition of Mercy (3) dispatched to you on 10<sup>th</sup> December 2018, yesterday. I was, yet Director Ms Mary Maddison. From the Criminal Law Policy Unit Department of Justice & Regulation, Level 24, 121 Exhibition St, Melbourne 3000. Victoria. Already has this, and I **believed at the time I had a spare copy to dispatch**

Which I did not, and overlooked the amendment in omitting this from the mail sent.

This will be the last missive I send you, in relation to Petition of Mercy application.

Sincerely  
Christopher Dean Pecotic **Inmate 43517**

*Chris*