



HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 29 Jan 2021 and has been accepted for filing under the *High Court Rules 2004*. Details of filing and important additional information are provided below.

Details of Filing

File Number: M131/2020
File Title: The Director of Public Prosecutions Reference No1 of 2019
Registry: Melbourne
Document filed: Form 27B - Appellant's chronology
Filing party: Appellant
Date filed: 29 Jan 2021

Important Information

This Notice has been inserted as the cover page of the document which has been accepted for filing electronically. It is now taken to be part of that document for the purposes of the proceeding in the Court and contains important information for all parties to that proceeding. It must be included in the document served on each of those parties and whenever the document is reproduced for use by the Court.

IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

IN THE MATTER OF:

THE DIRECTOR OF PUBLIC PROSECUTIONS REFERENCE NO. 1 OF 2019

10

APPELLANT'S CHRONOLOGY

Part I: Certification

1. The appellant certifies that this chronology is in a form suitable for publication on the internet.

20

Part II: Chronology

Date	Event	Tab Reference (if applicable)
26 March 1985	<i>Crabbe</i> (1985) 156 CLR 464 decided.	
25 September 1985	<i>Crimes (Amendment) Act</i> 1985 (Vic) (offence of recklessly cause serious injury offence introduced).	AFM1
1 December 1989	<i>Nuri</i> [1990] VR 641 decided.	
22 August 1995	<i>Campbell</i> [1997] 2 VR 585 decided.	
1 January 1997	<i>Sentencing and Other Acts (Amendment) Act</i> 1997 (Vic) commences - maximum penalties for intentionally and recklessly causing injury increased.	
27 September 2007	<i>Crimes Amendment Bill</i> 2007 (NSW) commences, which replaces concept of 'malice' with 'recklessness'.	
26 February 2013	<i>Crimes Amendment (Gross Violence Offences) Bill</i> commences – introduces offences of intentionally/recklessly cause serious injury in circumstances of gross violence ('gross violence offences').	

30

40

10

20

23 September 2014	<i>Sentencing Amendment (Emergency Workers) Act</i> 2014 commences - s10AA <i>Sentencing Act</i> introduced – provides for mandatory minimum terms for gross violence offences.	
15 November 2016	<i>Sentencing (Community Correction Order) and Other Acts Amendment</i> commences- s5(2G) and (2H) <i>Sentencing Act</i> introduced - gross violence offences made Category 1 offences, intentionally cause serious injury made Category 2 offence.	
10 May 2017	<i>Aubrey</i> (2017) 260 CLR 305 decided.	
13 August 2019	Jury empaneled in case giving rise to reference.	CAB 1
23 August 2019	Accused acquitted in case giving rise to reference.	CAB 4, 5
13 September 2019	Director of Public Prosecutions Reference No 1 of 2019 filed.	CAB 6
2 July 2020	<i>Director of Public Prosecutions Reference No. 1 of 2019</i> [2020] VSCA 181 delivered.	CAB7

Dated 29 January 2021

30

.....
Name: Brendan Kissane QC

Telephone: 9603 7886

Email: brendan.kissane@opp.vic.gov.au

40

.....
Name: Jeremy McWilliams

Telephone: 9603 7878

Email: jeremy.mcwilliams@opp.vic.gov.au