

IN THE HIGH COURT OF AUSTRALIA
SYDNEY REGISTRY

No. S38 of 2014

BETWEEN:

CHARLIE MAXWELL FORSTER
Plaintiff

and

STATE OF NEW SOUTH WALES
Defendant



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PLAINTIFF'S CHRONOLOGY

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Part 1: I certify that the chronology is in a form suitable for publication on the Internet.

Part 11: The principal event leading to the litigation occurred on 29 June 2012, when the plaintiff was convicted in the Inverell Local Court of an offence under section 93X of the Crimes Act 1900 (NSW) after pleading guilty to that charge. The plaintiff was sentenced to 12 months imprisonment with a non-parole period of 9 months.

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On 13 August 2012, leave was sought in the Armidale District Court to withdraw the plea of guilty and to quash the plaintiff's conviction and sentence. Leave was granted.

The plaintiff currently stands charged with the offence, "habitually consort with convicted offenders without warning" under section 93X of the Crimes Act 1900 (NSW). That matter is currently stood

Date of document: 26 March 2014
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over in the Armidale Local Court awaiting the outcome of this application before the High Court.

Dated: 26 March 2014


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Wayne Baffsky

[Senior legal practitioner presenting the case in Court]

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