

2022/004071

PROTECTED DOCUMENT
LEGAL MATERIAL

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TO SOUTH AUSTRALIAN PAROLE BOARD
VIA MT GAMBIER PRISON

FROM DAVID JARRETT (69405)

29-9-2022

PAROLE BOARD

I HAVE ASKED PRISON SOCIAL WORKER TO 'RECEIVE THIS DOCUMENT FROM ME, AS IF IT WAS A PAROLE APPLICATION DOCUMENT, SO THEY ARE ABLE TO TREAT AND PROCESS THIS DOCUMENT AS SUCH, HOWEVER, DUE TO RECENT EVENTS AND NOTIFICATIONS BY ME, PERTAINING TO CRIMINAL COMPLAINTS BY ME, SPECIAL CIRCUMSTANCES EXIST TO ENABLE THE SOUTH AUSTRALIAN GOVERNMENT, IN A LAWFULLY PERMISSIBLE MANNER, TO RELEASE ME FROM PRISON, OTHER THAN VIA THE BOARD, IF REQUIRED.

THIS YEAR I FORWARDED WRITTEN MATERIAL TO THE GOVERNOR (COVER LETTER DATED 14-6-2022), COPY OF SAME TO THE ATTORNEY-GENERAL (COVER LETTER DATED 14-6-2022 ALSO), AND MATERIAL TO MINISTER FOR CORRECTIONS (COVER DATED 27-6-2022). THE WRITTEN MATERIAL SENT TO GOVERNOR AND ATTORNEY-GENERAL, IS, FOR SECURITY REASONS, RESTRICTED COMMUNICATION, HOWEVER, INFORMATION THEREIN DESCRIBED DOES MAKE REFERENCE TO SERIOUS CRIMINAL COMPLAINT, FROM ME, TO THE OFFICE FOR PUBLIC INTEGRITY (OPI REF: 2022/004071), AND, MATTERS DIRECTLY RELATING TO 'MY DEALINGS WITH S.A. PAROLE BOARD, MY DEALINGS WITH DCS CHIEF EXECUTIVE BROWN, MY PARTICIPATION IN 2017/2019 VIOLENCE PREVENTION PROGRAM, THE LEGALITY OF MY CONTINUED INCARCERATION, THE PROSECUTION OF ME RE 1993 ARSON CONVICTION, THE PROSECUTION OF ME RE 1994 MURDER CONVICTION, AND, OTHER MATTERS'.

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LETTER TO ME FROM ATTORNEY-GENERAL (DATED 19-9-2022, A-G REF. 22 AGO2471), STIPULATED THE ATTORNEY-GENERAL, ON BEHALF OF THE STATE GOVERNMENT, "AT THIS TIME", WOULD NOT "INTERVENE".

As 'SAPOL REFUSED TO TAKE MY WITNESS STATEMENT RELATING TO SAID CRIMINAL COMPLAINTS, AND, REFUSED TO RECEIVE ANY DOCUMENT EVIDENCE FROM ME (WHICH I TRIED TO HAND THEM WHEN THEY ATTENDED)', I WAS THEN DENIED MY RIGHT TO MAKE CRIMINAL COMPLAINT TO SAPOL. THAT EVENT, AND THE RECORDED TELEPHONE CONVERSATION BETWEEN ME AND A POLICE DETECTIVE (REFUSING TO TAKE MY COMPLAINT, AND, ACTIVELY TRYING TO BULLY ME TO STOP MY COMPLAINT), HAS ALSO BEEN DESCRIBED WITHIN OPI REF: 2022/004071.

THOUGH I DID NOT REQUEST GOVERNOR OR ATTORNEY-GENERAL TO, IN ANY WAY, COERCE THE OPI TO A PARTICULAR DECISION, NOR WOULD I EVER MAKE SUCH A REQUEST (I WOULD REGARD THAT AS AN ILLEGAL ACTION), MY CRIMINAL COMPLAINT TO OPI (2022/004071), WOULD ALREADY BE AN OFFICIAL SAPOL COMPLAINT, BUT FOR THE FACT THAT SAPOL REFUSED TO ACT IN A LAWFULLY APPROPRIATE AND PROFESSIONAL MANNER (AS ABOVE INDICATED).

THE MATERIAL I SENT TO GOVERNOR AND ATTORNEY-GENERAL (DATED 14-6-2022), PROVIDED SUFFICIENT CAUSE TO WARRANT SPECIAL CIRCUMSTANCE ADMINISTRATION AND PROCESSING, OF MY RELEASE FROM PRISON, WITHOUT DELAY.

SINCE EARLY 2019, MY PAROLE APPLICATION HEARING, I ACTIVELY PARTICIPATED IN REGULAR CONTACTS WITH CMC AMANDA. APPROXIMATELY SIX MONTHS AFTER SAID 2019 HEARING, AFTER, AS WAS TOLD TO ME BY CMC AMANDA, 'THE BOARD HAD STILL NOT REPLIED TO AMANDA'S
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REQUESTS TO THEM IN RELATION TO ME, AND EVEN AFTER CMC AMANDA ASKED MANAGER ALAN BRIDGES TO TRY AND OBTAIN A RESPECTIVE REPLY, FROM 'THE BOARD, YET STILL NO REPLY', I THEN ASKED CMC AMANDA IF IT WOULD BE POSSIBLE TO ENGAGE IN REGULAR CONTACTS WITH AMANDA, AS I TRUSTED AMANDA'S INTEGRITY AND PROFESSIONALISM? THOSE REGULAR CONTACTS LATER ALSO INCLUDED SOCIAL WORKER DEVINA, UNTIL, DUE TO COVID CIRCUMSTANCES (INSTRUCTIONS FROM PRISON DIRECTOR M. PRICE), I WAS NO LONGER ABLE TO VISIT THE 'SOUTHERN AREA CMC OR SOCIAL WORKER'.

THE '2019 PAROLE REFUSAL REASONS' ~~HAVE~~ IMPLIED THAT, DUE TO MY DISTRUST TOWARDS AUTHORITIES, THE BOARD COULD NOT BE SATISFIED THAT I WOULD, OR COULD, BE TRUSTED IN THE COMMUNITY. HOWEVER, AS MY GOVERNMENT RECORDS ALREADY PROVE THAT, FOR MANY YEARS, I HAVE PROPERLY USED SPECIFIC MECHANISMS FOR SPECIFIC OFFICIAL COMPLAINTS, INCLUDING, SAPOL, OPI, ICAC COMMISSIONER, OMBUDSMAN, THE COURTS, AND, CONTINUE TO DO SO, IT IS THEREFORE NOT ACCURATE TO ACCUSE ME OF BEING UNTRUSTWORTHY FOR RELEASE FROM INCARCERATION,

MY INTENSIONS UPON RELEASE, AS DESCRIBED IN SAID DOCUMENTS I SENT TO GOVERNOR AND ATTORNEY-GENERAL (DATED 14-6-2022), INCLUDE CONTINUE PURSUIT AGAINST MY 1993 ARSON CONVICTION, AND 1994 ~~MURDER~~ MURDER CONVICTION (BOTH ARE ALSO MATTERS PARTICULARISED WITHIN OPI REF: 2022/004071), ENGAGE IN PROFESSIONAL MENTAL HEALTH ASSISTANCE WITH SOMEONE WHO HAS NOTHING TO DO WITH CORRECTIONAL SERVICES (REASONS ARE EXTENSIVELY DESCRIBED IN OPI REF: 2022/004071), RESIDE SOMEWHERE WITHIN ADELAIDE SO THAT I AM NOT FAR FROM SAFE AREAS (MENTAL HEALTH AND MEDICAL), PLACES FAMILIAR

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TO ME AND EASY TO ACCESS INCLUDING FOR TRANSPORT, TO UNDERTAKE 'DISTANCE STUDIES' IN PARA-LEGAL MODULES (THIS IS TO ASSIST ME IN MY ON-GOING VOLUNTEER WORK WITH MY LAWYER, R. PERROTTA, AND, MAY ALSO IMPROVE MY EMPLOYABILITY), AND, AS MY 'FEAR OF PEOPLE' IS ~~AN~~ A CONSTANT PROBLEM FOR ME, I AM HOPING THAT THAT 'CONDITION' IS SIGNIFICANTLY REDUCED WHEN NOT INCARCERATED (CONSIDERING IT IS BORNE FROM EVENTS AND CIRCUMSTANCES WHICH HAPPENED AFTER MY 1992 INCARCERATION).

As suggested in my said material sent to the GOVERNOR AND ATTORNEY-GENERAL (DATED 14-6-2022), THE STATE GOVERNMENT IS REQUESTED TO PROMPTLY SHOW ITS WILLINGNESS TO RELEASE ME FROM PRISON. THIS IS ALSO RELEVANT AS THE SOUTH AUSTRALIAN GOVERNMENT, CONTINUES TO REFUSE TO VERIFY, VIA COMPETENT COURT'S JUDGEMENT, THAT IT LAWFULLY MAINTAINS CUSTODY OF ME ANYMORE.... THE STATE MUST PROVE ITS CUSTODY OF ME IS LAWFULLY CONTINUED, BUT IT CANNOT BY ANY PROPER INTERPRETATION OF THE COURT'S SENTENCING ORDER, R v JARRETT (2002) 83 SASR 583.

WITHIN THE RESTRICTED DISCLOSURES OF MY SAID MATERIAL TO THE GOVERNOR AND ATTORNEY-GENERAL (DATED 14-6-2022), ADDITIONAL TO THE MATTERS WITHIN OPI REF: 2022/004071, WAS REFERENCE TO OTHER MATTERS STILL UNDER SERIOUS INVESTIGATION (CONFIRMABLE VIA ATTORNEY-GENERAL AND ICAC COMMISSIONER, AND ARE NOT FOR MY DCS FILE), AND MY CONTINUED COMMUNICATION IN THOSE MATTERS IS SIGNIFICANTLY HAMPERED BY MY INCARCERATION (THEY ARE OPI REF, ICAC REF, AND ANOTHER AGENCY/DEPARTMENT, ALSO, HAS RELEVANCE TO A 'FORCED-SUICIDE LATE DEC. 2021', REASONS WHY AND OTHER RELATED MATTERS TO THAT EVENT).

PS,

I MADE TO CLEAR TO THE OPI (REF: 2022/004071), AND ~~WITHIN~~ WITHIN SAID MATERIAL TO THE GOVERNOR AND ATTORNEY-GENERAL (DATED 14-6-2022), AND MINISTER FOR CORRECTIONS (DATED 27-6-2022), THAT I WILL NEVER ASSIST THE GOVERNMENT TO COVER-UP ANY OF ITS CRIMINAL/CORRUPT ACTIONS IT COMMITTED AGAINST ME, THAT INCLUDES BEING SILENT ABOUT THEM ALSO.

I AM NOW FORCED INTO THE FOLLOWING DISCLOSURES, AND DO SO UNDER OPERATION OF THE WHISTLEBLOWERS ACT.

WITHIN CRIMINAL COMPLAINT BY ME, TO THE OPI, AND FOR REASONS SPECIFIED TO GOVERNOR AND ATTORNEY-GENERAL (14-6-2022), AND CORRECTIONS MINISTER (27-6-2022), I SUBMITTED CRIMINAL COMPLAINT AGAINST PAROLE BOARD MEMBER NELSON, RELATING TO SPECIFIC EVENT DURING MY 2019 PAROLE APPLICATION HEARING, AND, THE PAROLE BOARD, AS IT HAPPENED DURING AN OFFICIAL BOARD HEARING; AND, THE PAROLE BOARD OF S.A., RELATING TO EVENTS AND DECISIONS OF THE BOARD, SPECIFIC TO ME, WHICH HAPPENED BETWEEN 9-9-2002 AND SAID 2019 PAROLE APPLICATION HEARING; AND, THE PAROLE BOARD OF S.A., RELATING TO EVENTS AND DECISIONS OF THE BOARD, SPECIFIC TO ME, WHICH HAPPENED FROM THE DATE OF SAID 2019 PAROLE APPLICATION HEARING UP TO THE PRESENT; AND, GOVERNMENT REPRESENTATIVES FOR CROWN PROSECUTION OF ME FOR 1993 ARSON TRIAL (MY LAWYER NOW HAS APPEAL CONVICTION BRIEF FOR THIS MATTER, BUT FUNDING IS ONLY HURDLE TO COURT LODGEMENT), WHICH INCLUDES POLICE CONSTABLE CAUNCE, TRIAL PROSECUTOR PAUL RICE, AND OTHERS; AND, GOVERNMENT REPRESENTATIVES FOR CROWN PROSECUTION OF ME FOR 1994 MURDER TRIAL (AND INCLUDES DELIBERATE CRIMINAL ACTS),

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WHICH INCLUDES SAFSC DIRECTOR BILL TILSTONE, SAFSC EMPLOYEE TONY FOCARETTA, SAFSC MICROBIOLOGIST DR ANGELA VAN DAAL, TRIAL PROSECUTOR WENDY ABRAHAM, DPP DIRECTOR PAUL ROFFE, AND OTHERS (MATERIAL EVIDENCE INCLUDES GOVERNMENT DOCUMENTS AND REPORTS, SA COURT TRANSCRIPT FROM MY 1994 TRIAL, VIC. COURT TRANSCRIPT FROM 1992 SEYNGARISTOS VOIR DIRE), PLUS, SOME OF THE EVENTS AND DOCUMENT EVIDENCE I DID NOT EVEN KNOW ABOUT UNTIL RECENT WHEN MY LAWYER INFORMED ME OF THEM; AND, A VPP FACILITATOR, FOR SPECIFIC CRIMINAL ACTS AGAINST ME DURING MY 2017/18 VPP PARTICIPATION, AND OTHER RELATED EVENTS AND PERSONS.... THE OPI COMPLAINT INCLUDES PARTICULARISED DESCRIPTIONS, RELEVANT MATERIAL EVIDENCE (INCLUDING COURSE DIGITAL VIDEO), SERIOUSNESS OF IMPACT AND INJURY TO MY MENTAL HEALTH, AND INCLUDING SERIOUSNESS TO ME AS AN ONGOING PROBLEM FOR ME.... OTHER RELEVANT MATERIAL EVIDENCE INCLUDES SPECIFIC FORMAL INTERVIEW, WHICH HAPPENED WELL AFTER SAID VPP PARTICIPATION, AND WAS DIGITALLY RECORDED 'AT MY REQUEST'; AND, OTHER MATTERS, WHICH ALSO RELATE IN SOME WAY TO MY CONTINUED INCARCERATION.

IRONICALLY, I PARTICIPATED IN AN ANTI-VIOLENCE/VIOLENCE PREVENTION PROGRAM IN 2017/18, I ~~WAS~~ ^{WAS} TOLD TO 'STOP COMPLAINING' BY THE SAME PERSON WHO WAS, MANY TIMES, 'ACTIVELY AND DELIBERATELY TRYING TO DROWN ME' WHILST AT THE SAME TIME CALLING THEMSELF A FACILITATOR!!

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CC. OPI, ATTORNEY-GENERAL,
OFFICIAL VISITOR (BATTERSBY).