IN THE HIGH COURT OF AUSTRALIA ADELAIDE REGISTRY

No. A14 of 2017

BETWEEN:



STEPHEN JOHN HAMRA

Appellant

and

THE QUEEN
Respondent

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APPELLANT'S CHRONOLOGY

Part I:

I certify that this chronology is in a form suitable for publication on the internet.

Part II:

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Date	Event	AB reference
1 November 1965	B is born	CCA [4]
1978	Appellant graduates with a Diploma of Teaching and at some time subsequent is introduced to B's family	TJ [17]
Undated	On B's account, he stayed at the appellant's parents' house at Kurralta Park and abuse occurred	
1981 or possibly 1982	On B's account, his parents went to Fiji and abuse occurred	Tr 143, 149
1 November 1982	B turns 17 years old	
1982 or probably 1983	On B's account, the abuse stopped when he was probably 17, nearly 18 years old	Tr 146.12
6 July 2000	Amendment to CLCA permitting application for leave to appeal by DPP is operative in relation to offences alleged after that date.	CCA [20]-[21]
3 August 2008	Amendment to CLCA re-enacting permission to appeal provision without a transitional provision bcomes operative.	CCA [25]
14 January 2016	Information presented	TJ [17]
20 January 2016	Trial judge rules no case to answer and enters verdict of acquittal	

5 February 2016	DPP institutes appeal together with application seeking permission to appeal.	
8 December 2016	Reasons for judgment of CCA	

Dated 15 May 2017

M E Shaw OC

BJ Doyle

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Counsel for the appellant

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