



HIGH COURT OF AUSTRALIA

NOTICE OF FILING

This document was filed electronically in the High Court of Australia on 08 Jun 2023 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: C7/2023
File Title: Hurt v. The King
Registry: Canberra
Document filed: Form 27B - Appellant's chronology-appellant chronology in r
Filing party: Appellant
Date filed: 08 Jun 2023

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
CANBERRA REGISTRY

C7 and C8 of 2023

BETWEEN:

RAYMOND JAMES CHOI HURT
Appellant

and

THE KING
Respondent

APPELLANT'S CHRONOLOGY

Part I: Suitable for publication

1. This chronology is in a form suitable for publication on the internet.

Part II: List of principal events

2. On 26 May 2020 – 31 May 2020 the appellant transmits child abuse material to himself comprising of 357 photographs and 7 videos.
3. On 4 June 2022 – 5 June 2020 the appellant accesses 104 photographs of child abuse material.
4. On 23 June 2020 Item 3(2) contained within Part 1 of Schedule 6 to the *Crimes Legislation Amendment (Sexual Crimes Against Children and Community Protection Measures) Act 2020* was enacted.
5. On 29 July 2020 the appellant's residence was searched and he was found to be in possession of the 104 photographs previously accessed and referenced above at paragraph 2, the 357 photographs he had previously transmitted to himself and referenced above at paragraph 1, and a further 25 photographs and 48 videos. The appellant was also charged with the offences relevant to this appeal (referenced in the Core Appeal Book at item No. 1, pages 5 – 7).
6. On 4 March 2021 the appellant pled guilty to the offences charged on 29 July 2020 in the Magistrates Court of the Australian Capital Territory and was committed to the

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- Supreme Court of the Australian Capital Territory for sentencing (referenced in the Core Appeal Book at item No. 2, pages 8 – 12).
7. On 16 September 2021 the appellant was sentenced by Mossop J in the Supreme Court of the Australian Capital Territory (referenced in the Core Appeal Book at item No. 3, pages 13 – 39).
 8. On 1 October 2021 the appellant filed their notice of appeal with the Court of Appeal of the Australian Capital Territory (referenced in the Core Appeal Book at item No. 5, pages 75 – 79).
 9. On 13 October 2021 the respondent filed their notice of appeal with the Court of Appeal of the Australian Capital Territory (referenced in the Core Appeal Book at item No. 6, pages 80 – 85).
 10. On 30 September 2022 the Court of Appeal of the Australian Capital Territory comprised of Loukas-Karlsson J (dissenting), Kennett, and Rangiah JJ delivered their decision in relation to the appeals filed by the appellant and respondent. The appellant's appeal was dismissed and the respondent's appeal was upheld (referenced in the Core Appeal Book at items No. 7, 8, and 9, pages 86 – 128).
 11. On 27 October 2022 the appellant filed an application for special leave with the High Court of Australia through the Canberra Registry.
 12. On 21 April 2023 the High Court heard and granted the appellant's application for special leave (referenced in the Core Appeal Book at items No. 12 and 14, pages 136 – 137 and 141 - 142).
 13. On 5 October 2023 the appellant filed their notice of appeal (referenced in the Core Appeal Book at items.No. 13 and 15, pages 138 – 140 and 143- 145).

Dated 8 June 2023



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Name: Jonathan White SC
Telephone: 0402 386700
Email: jon.whitesc@icloud.com