IN THE HIGH COURT OF AUSTRALIA

SYDNEY REGISTRY

No. S43 of 2019

No. S44 of 2019

No. S45 of 2019

BETWEEN:

HIGH COURT OF AUSTRALIA
FILED
- 5 APR 2019
THE REGISTRY SYDNEY

The Queen

Appellant

and

10

A2 Kubra Magennis Shabbir Mohammedbhai Vaziri

Respondents

APPELLANT'S CHRONOLOGY

Part I:

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

Part II:

18 October 2009 –

Offences against C1 allegedly committed

AB 2-3

29 August 2012

1 January 2012 –

Offences against C2 allegedly committed

AB 2-4

29 August 2012

19 July 2012

Report received by Department of Family

AB 14 [12]

and Community Services that female genital mutilation had been performed on a child within the Dawoodi Bohra Community

C Hyland, Solicitor for Public Prosecutions Level 17, 175 Liverpool St Sydney NSW 2000 DX 11525 Sydney Downtown

Telephone: 9891 9898

Fax: 9285 8950

Email: CKirkpatrick@odpp.nsw.gov.au

Ref: Catherine Kirkpatrick

29 August 2012	C1 and C2 interviewed by members of a Joint Investigation Response Team (JIRT)	AB 356 [19]-[20]
	A1 and A2 interviewed by members of JIRT	AB 369 [69] AB 372 [76]
3 September 2012	Medical examination of C1 and C2 at the Children's Hospital at Westmead	AB 381 [114]- [115]
7 September 2012	A1 and A2 participated in police interviews	AB 385 [129]- [132]
9 September 2012	A2 charged with offences under s 45 of the <i>Crimes Act 1900</i> (NSW)	AB 15 [21]
13 September 2012	Magennis charged with offences under s 45 of the <i>Crimes Act</i>	AB 16 [22] AB 393 [161]
	Vaziri participated in police interview and charged with accessory offences	AB 16 [23] AB 391 [156]
17 June 2015	Trial begun in Supreme Court of New South Wales before Johnson J	AB 524 [636]
14 September 2015	Indictment presented and respondents entered pleas of not guilty to all charges	AB 2 AB 6
12 November 2015	Jury returned verdicts of guilty on charges under s 45 of the <i>Crimes Act</i>	AB 227
18 March 2016	Respondents sentenced, but proceedings stood over and sentences stayed to allow for assessments as to suitability for home detention (<i>R v A2; R v Magennis; R v Vaziri (No 23)</i> [2016] NSWSC 282)	AB 353 [7] AB 270-272 [192]- [213]
9 June 2016	Respondents' sentences finalised and commenced on this date (<i>R v A2; R v Magennis; R v Vaziri (No 24)</i> [2016] NSWSC 737)	AB 353 [8] AB 311-313 [120]- [131]
13 September 2016	Vaziri granted bail pending his appeal	AB 353 [8]

15 February 2017	Notices of appeal filed by respondents in the Court of Criminal Appeal	AB 315-329
23-25 October 2017	Respondents' appeals heard by Court of Criminal Appeal	AB 353 [9]
10 August 2018	Court of Criminal Appeal made orders allowing the appeals against conviction; quashing the convictions; and entering verdicts of acquittal on all counts	AB 682-687
15 February 2019	Special leave to appeal granted	AB 712-717

Dated: 5 April 2019

David Kell SC

10

Crown Advocate of NSW

Tel: (02) 8093 5506

Fax: (02) 8093 5544

Email: David.Kell@justice.nsw.gov.au

Eleanor Jones

Counsel Assisting the NSW Solicitor General & Crown Advocate

Tel: (02) 8093 5506 Fax: (02) 8093 5544

Email: Eleanor.Jones@justice.nsw.gov.au