

**Skinner, Peter**

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**From:** Keevil, Terry  
**Sent:** Tuesday, 4 October 2011 6:14 PM  
**To:** Skinner, Peter  
**Subject:** FW: Rolleston 200918969

Peter-AWA has provided a further response - saying that he has no problem with the HCCC being provided with a transcript- provided his name remains prohibited from publication in the general media -and as discussed if we cant obtain an order to meet that request then - perhaps we should indicate that the complainants oppose the release of the transcript.-Terry

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**From:** AWA [mailto:REDACTED]  
**Sent:** Tuesday, 4 October 2011 5:21 PM  
**To:** Keevil, Terry  
**Subject:** RE: Rolleston 200918969

Hei Terry,

Given your statement "The transcript is only to be provided to the HCCC and your name (as well as the names of other complainants) will remain prohibited from publication in the general media" I have no problem with the HCCC gaining access to the transcript.

I hope you understand the angst I feel, after discussing the issue with my brother REDA yesterday he seems to feel the same

Mvh

AWA  
REDACTED

REDACTED

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**From:** Keevil, Terry [mailto:TKeevil@odpp.nsw.gov.au]  
**Sent:** 04 October 2011 00:32  
**To:** AWA  
**Subject:** RE: Rolleston 200918969

AWA - the purpose of my message was to let you know that the Health Care Complaints Commissions had requested the transcript of the criminal proceedings with a view to investigate Rolleston and take such action against him as they consider necessary.

14/12/2011

I can assure you that it is normal procedure in a trial involving allegations of sexual assault for the Court to make an order for the suppression of complainant's names and that happened in this case.

The transcript is only to be provided to the HCCC and your name (as well as the names of other complainants) will remain prohibited from publication in the general media. In regard to the compensation for airfare for the aborted trial- it is normally the case that the prosecution organise through NSW Police Liaison for a flight for witnesses. Please forward any details of the flight that you booked so that I can look into the matter.

I apologise for the late request for a Victim Impact Statement as it was always my intention to obtain VIS from each victim. I know that I was attempting to co-ordinate this exercise through the DPP Witness Assistance officer and unfortunately you may not have received notice in sufficient time.

I can understand your anger and frustration especially with the AMA and with the HCCC- but the request for the transcript was received only recently and I am required to act upon that in contacting you.

Yours faithfully,

Terry Keevil

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**From:** AWA [mailto:REDACTED]  
**Sent:** Monday, 3 October 2011 10:06 PM  
**To:** Keevil, Terry  
**Subject:** RE: Rolleston 200918969

Hello Terry,

Apologies for all the "I's" that follow.

I have a problem with my name being released by the judge Flannery for the Health Care Complaints investigation. Who's interests will they be serving? Is it just another Government department doing too little too late?

I was not aware there was a suppression order and in the beginning would have had no problems with my name being used.

I still have had no official status on the result of the trial re Rollerston, nor received compensation for the airfare for the aborted trial. I sent the letter and copy of invoice for airfare as requested. I received the request for "Victim impact Statement" too late to respond and generally have felt uniformed during the process as a whole due to many changes in contact persons with the police.

I have a very strong antiauthoritarian view as a result of Rollerston and my private encounter with corrupt NSW Detective John (Jack) Kenneth Ellis. Both have since been found guilty by the Australian legal system but the gut hatred for these two is not equaled by their punishment and there has never been any suggestion of compensation. I feel like a pawn in the legal process and that the punishment does not fit the crime. Especially given that people like myself have been living with the ramifications of their abuse for more years than they will experience themselves.

I have suffered more than once by Rollerston's actions. I was verbally threatened with legal action by the AMA when I tried to report Rollerston and was forced to feel guilty as a result. When my father died I had to confront Rollerston in order to obtain a doctors certificate concerning my fathers death, finally I ended up threatening him just to get the letter I needed for the insurance company.

I have relived the uncomfortable "pictures in my mind" after this case commenced and am worried that the Health Complaints investigation may lead to similar suffering. What

guarantee will I have that the Health Care Complaints investigation will actually make a constructive difference other than make the victim feel more guilt?

Regards,

AWA  
 REDACTED

REDACTED

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**From:** Keevil, Terry [mailto:TKeevil@odpp.nsw.gov.au]  
**Sent:** 30 September 2011 01:25  
**To:** AWA  
**Subject:** RE: Rolleston 200918969

Thanks A -hope to hear from you soon -Regards Terry

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**From:** AWA [mailto:REDACTED]  
**Sent:** Thursday, 29 September 2011 9:06 PM  
**To:** Keevil, Terry  
**Subject:** RE: Rolleston 200918969

Terry,

Have received your e-mail, will respond shortly....have a heavy work load before this weekend.

Regards,

AWA

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**From:** Keevil, Terry [mailto:TKeevil@odpp.nsw.gov.au]  
**Sent:** 29. september 2011 04:43  
**To:** AWA  
**Subject:** Rolleston 200918969

AW - sorry to contact you again about the matter-but The Health Care Complaints Commission want to investigate Rolleston in regard to sexual abuse of patients and they have contacted the Judge -Her Honour Judge Flannery DCJ to obtain a copy of the transcript of the criminal proceedings(including the trial and the sentence proceedings).As you are aware there was a non-publication order made by Her Honour in regard to these matters- so that your name and that of the other victims was not disclosed to the media.THAT REMAINS THE CASE.

What the Health Care Complaints Commission is seeking to do is to request the Court to provide the transcript and under s.578A(4)(a)Crimes Act -this publication can only occur if the

Judge authorises it and under s.578A(5)(a) & (b)Crimes Act -the Judge shall not authorise the publication of the proceedings unless the Judge has (a) sought and considered any views of the complaint and (b) is satisfied that the publication is in the public interest.

Could you please contact me by email as to your views as soon as is possible - as to whether or not you agree to the Judge authorising the release of the trial and sentence transcripts of Rolleston's case to the Health Care Complaints Commission or what your opinion of this is -so that I may pass on your views to Her Honour Judge Flannery DCJ -Judge of the District Court of NSW.

Thankyou for your Assistance with this matter.

Regards Terry Keevil, solicitor- Office of the Director of Public Prosecutions Sydney 29th September, 2011