25 August, 2011

Michael Bowe Solicitor 42/5 Farrell Ave DARLINGHURST NSW 2010

By facsimile: 9261 5650

NOTICE: TENDENCY EVIDENCE

PURSUANT TO : SECTION 97 OF THE EVIDENCE ACT 1995 NSW

MATTER : PROSECUTION of PHILIP WILLIAM DOYLE

REFERENCE : H38688428

2009/00194799

<u>DPP CASES NO</u> : 200921346

Notice is hereby given that the Prosecution presently intends to adduce evidence of "tendency" pursuant to the tendency rule in sub-section 97(1) of the Evidence Act 1995, ie. evidence of the character, reputation or conduct of a person, or tendency that a person has or had to prove that a person has or had a tendency (whether because of the person's character or otherwise) to act in a particular way or to have a particular state of mind.

- The person whose "tendency" is the subject of the evidence sought to be adduced is the accused, Philip William DOYLE.
- 2. The tendency sought to be proved is his tendency to act in a particular way, namely to:
  - 1. To have a sexual interest in young male employees
  - 2. To engage in sexual activities with young male employees
  - 3. To use his position of authority to obtain access to young male employees so that he could engage in sexual activity with them.
  - And, to have a particular state of mind, namely to have a sexual interest in young male employees

The activities which the Accused engaged in which demonstrate the tendencies described above include the proclivity of the Accused:

- (a) to be alone with young male employees in a cinema
- (b) to have young male employees alone with him in his car
- (c) to drive young male employees home, and pick them up from school:

- (d) to reward the young male employees with gifts, special trips, and other things, including but not limited to:
  - i. Taking them to the speedway;
  - ii. Taking them to lunch;
  - iii. Taking them swimming:
  - iv. Taking them for rides in vintage cars;
  - v. Allowing them to watch films without charge
  - vi. Taking CFJ to see films
  - vii. Taking Kevin Whitley to see the Beatles
- (e) by forming a strong emotional bond fulfilling the role of trusted older brother, friend or mentor:
- (f) to establish trust through their work roles;
- (g) to normalise nudity or partial nudity in the context of their relationship;
- (h) to discuss sexual topics or behaviours;
- to carry out sexual activity with the boys in a secluded area created by the circumstances
  of their trust of him being in the empty cinema, a locked section of the cinema, in the car
  between locations, or at a house;
- by using emotional manipulation through the offer of rewards, or guilt to encourage sexual activity;
- (k) by establishing norms of sexual behaviour before escalating to different activities; and
- (I) by telling the complainant, not to tell and/or that it was their secret
- The substance of the "tendency" evidence which the Prosecution intends to adduce is contained within the following itemised documents which have been previously served upon you.

DOCUMENT	DATE	PARAGRAPH
Statement of Kevin Whitley	1. 24.07.08	2. 10,14-19, 23-33, 38-41, 45-8, 49-55, 58, 63, 64, 70-2, 78, 82, 85, and 92
2. Statement of CFJ	3. 23.1.09	4. 5-10, 19-22, 31, 35-6, 40-2, 44, 46-62, 65-7, 69-72, 73, 74-7, 79, 80-83, 86, 88,90- 91, and 93-4.

- 4. So far as is known to the Prosecution, particulars of the date, time, place and circumstances at or in which the conduct referred to in paragraph 3 above occurred are contained within the documents referred to in paragraph 3 above, subject to the cross examination of those witnesses at committal proceedings.
- So far as is known to the Prosecution, the names of each person who saw, heard or otherwise perceived the conduct referred to in paragraph 3 above are contained within the documents referred to in paragraph 3 above.
- 6. In the view of the lawyer with the current conduct of the matter, the tendency evidence sought to be adduced bears upon the facts in issue in this prosecution, including the following facts in issue:
  - a. Whether the accused was naked in the presence of Kevin Whitley:
  - b. Whether the accused encouraged Kevin Whitley to be naked in his presence;

C.	Whether Kevin Whitle	ey would sit on the accu	sed's lap while th	ney were naked;		
d.	Whether Kevin Whitley rubbed his anus against any part of the accused;					
e.				gainst the other person;		
f.	Whether Kevin Whitle	y touched the accused	on the penis			
g.	Whether the accused	had anal intercourse w	ith Kevin Whitley	r;		
	Whether the accused used emotional pressure on Kevin Whitley to engage in sexual					
	activity with the accus	sed;				
i.	Whether the accused	rewarded Kevin Whitle	y with gifts and o	ther special treatment;		
j.	Whether the accused	would wear Speedos to	the cinema with	1 CFJ		
k.	Whether the accused	touched CFJ	on the peni	s;		
1.	Whether CFJ	touched the acci	used on the peni	s;		
m.	Whether CFJ	ind the accuse	d had oral sexua	I intercourse;		
n.	Whether CFJ	and the accused	had anal sexua	intercourse;		
0.	Whether the accused	used emotional pressu	re on CFJ	to engage in		
	sexual activity with the	e accused;				
p.	Whether the accused	rewarded CFJ	with gifts a	with gifts and other special		

Whether any conduct that the accused carried out had an innocent explanation

Signed:

Printed Name:

treatment; and

Zahra NowrouzTafreshi

Solicitor in the employ of the

Office of the Director of Public Prosecutions

Telephone:

REDACTED

Clause 5 Evidence Regulation 2010 states: Note:

- 5 The tendency rule and the coincidence rule - form of notices
  - (1) This clause is made for the purpose of section 99 of the Act.
  - A notice given under section 97(1)(a) of the Act (relating to the tendency rule) must state:
    - (a) the substance of the evidence of the kind referred to in that subsection that the party giving the notice intends to adduce, and
    - (b) if that evidence consists of, or includes, evidence of the conduct of a person, particulars of:
      - (i) the date, time, place and circumstances at or in which the conduct occurred, and

      - (ii) the name of each person who saw, heard or otherwise perceived the conduct, and
        (iii) in a civil proceeding the address of each person so named, so far as they are known to the notifying party.