

**SUBPOENA TO WITNESS TO GIVE EVIDENCE
AND TO PRODUCE DOCUMENTS**


TO: RIGBY COOKE Lawyers
ADDRESS: Level 36 101 Collins St Melbourne Victoria
in the State of Victoria.

Parties: Police .v. Noel Michael CALLAGHAN
Offence/cause of action: Assault with Act of Indecency x 3
Subpoena issued at the request of: Detective Sergeant [REDACTED]
Telephone No: [REDACTED]

YOU are required to personally attend at:

THE: Downing Centre Local Court
AT: cnr Liverpool & Elizabeth Sts Sydney
DATE: 15 to 17 April 2002
TIME: 10:00

and on any other date and time the Court requires you to give evidence in this matter


Justice of the Peace
AT: Muswellbrook in the State of New South Wales
DATE: 19/03/2002



Notes to the person named in the Subpoena:


1. If you do not comply with the subpoena and the Local Court is satisfied that the requirements of Division 4 of the Justices Act NSW 1902 has been complied with and no just cause or reasonable excuse has been offered for the failure to comply then the Local Court may issue a warrant for your arrest.
2. Under section 100AL of the Justices Act an application may be made to the Local Court to set aside the subpoena either wholly or in part. Application is to be made in the prescribed form (a copy may be obtained from your nearest Local Court Registry) and served on the party whose request the subpoena issued either personally or by forwarding a copy by post to the address of the party as shown in the subpoena. A copy of the application must also be filed with the Local Court before which the subpoena is returnable. Unless the Local Court orders, the time for filing and serving the application is no later than the day before the date that the subpoena is returnable.
3. If you are required to produce the documents or things in accordance with the subpoena and you wish to object to the documents being inspected by the parties you must attend the Local Court and raise the objection in person.
4. Section 100AJ of the Justice Act 1902 requires the party requesting the issue of the subpoena, who is not the prosecuting authority, to meet your expenses at the time of service of the subpoena or not later than a reasonable time before that day. The amount which is payable is the amount which would be payable if the party issuing the subpoena were entitled to claim witness' expenses as costs in the proceedings.

**SUBPOENA TO WITNESS TO GIVE EVIDENCE
AND TO PRODUCE DOCUMENTS Continued**

and to produce the following items to the Court:

- 1) All documents including file notes, letters and e-mails concerning an investigation conducted in 1999 onwards by Maria Shand of senior associate of RIGBY COOKE Lawyers, on behalf of Tennis New South Wales Incorporated, into allegations made by ^{BXJ} et al about a Noel Michael CALLAGHAN.

DOWNING CENTRE ADVISES MATTER IS LISTED FOR MENTION ONLY
and Applicant advised of same.



Justice of the peace