


SA - Grant

3-17663


Philip Brewin

From: Graham Sapwell [REDACTED]
Sent: Monday, 15 October 2007 11:54 AM
To: Philip Brewin
Cc: Geoff M Webb
Subject: Legal Proceedings - Steven Grant v The Salvation Army and others - 2/17663

Dear Philip,

Thank you for your letter and enclosures of 11 October.

As we discussed briefly last Thursday, TSA now has confidential and restricted internal protocols and policy for deciding what should happen when an officer is facing legal action, either criminal or civil.

Those protocols encompass the use of a pro-forma Deed that you provided for us.

I am providing a copy of the protocols on a confidential basis, at the end of this email.

In the light of this policy it will be necessary for me to put to the Officer Review Board at the appropriate time, particular recommendations concerning legal representation of both Matthew Kop and David Osborne. This will be additional to my needing to keep the organisation informed generally about TSA as a defendant/s.

I am therefore suggesting that we work together in all of our interactions with Matthew and David concerning this matter, and develop a plan of action when you have completed your own assessment.

I am envisaging that we meet together again with Matthew - and discuss together by telephone with David, whether it would be helpful if we offered to cover the cost of a trip to Melbourne for him and his wife, so that we can discuss all of the issues face to face.

I'm also mindful that we have been told at varying times that both Matthew and David were to be contacted by the police.

The restricted protocol and policy is as follows:

**AUSTRALIA SOUTHERN
TERRITORY
Official Minutes**