



VICTORIA POLICE

CENTRAL BRIEF STORAGE SYSTEM UPLOAD CONFIRMATION

INFORMANT: TURTON 42842

ACCUSED: MATI

BRIEF BOOK NUMBER SDGB 190670

Sub Officer: This form is to be attached to the Brief of Evidence once the charges are authorised to assist the informant with the requirements to the Central Brief Storage System.

Note:

To make an accused disclosure brief compliant you must ensure that it does not contain

- personal details such as the address and phone numbers of any civilian witnesses
- Victim's past medical history is blacked out, unless it relates directly to the charges.

Or any internal police forms, such as:

- Brief Head (VP Form 208A)
- Charge Record
- Intent to Summons
- Identifiers Report
- Witness Cost / Restitution / compensation (VP Form 950)
- Any correspondence between yourself and your supervisor
- Any correspondence between yourself and the prosecutor

**THIS MUST BE ENDORSED AND THEN
ATTACHED TO EVERY BRIEF UPLOADED**

DISCLOSURE/ACCUSED COPY

RESTRICTED/UNRESTRICTED

(Classify above as applicable)

AUTHORISED FOR RELEASE & UPLOAD TO CBSS

Signature

(Sub Officer Approval
Required)

Registered No.

VP42842

AD

Ser 21417

I hereby acknowledge that a PDF copy of this brief (Disclosure Copy of Brief) has been uploaded to CBSS

Uploaded date 02/05/19 Signature of Informant.....

AT

Preliminary Brief - Statement Made By Informant

Accused (MAFI) v Informant (TURTON)

Accused

Name	Family Name MAFI	Given Names ULUAKI
Sex M	Date of Birth 29/09/1994	Prior Convictions

Informant

Name	Family Name TURTON	Given Names Andrew
Rank Constable		Reg. No. 42842
Work Location Dandenong Police Station		Telephone (03) 9767 7444

Co-Accused

Name	Family Name	Given Names	Sex	Date of Birth
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Orders / Applications**Forfeiture / Disposal**

Forfeiture Order required and form attached Yes No N/A

Witness Costs / Restitution / Compensation

Witness costs, restitution or compensation sought and form attached Yes No N/A

Forensic Procedures (Crimes Act 1958)

Application for forensic sample and form attached - S.464ZFB or ZGF [Juvenile Only] Yes No N/A

Application for forensic sample and form attached - S.464ZF(2) or ZF(2AAA) Yes No N/A

Sex Offender Registration

Proposed action against the accused and form attached Mandatory Discretionary N/A

Contravention of Suspended Sentence

If found guilty accused contravenes a suspended sentence and charge attached Yes No N/A

Exclusion Order (Section 89DE Sentencing Act 1991)

Application for Alcohol Exclusion Order sought and form attached Yes No N/A

Exclusion Order (Part 8A LCRA 1998)

Application for an Exclusion Order sought and form attached Yes No N/A

Motor Vehicle Impound Orders (Road Safety Act 1986)

Forfeiture order for motor vehicle and form attached - S.84U(1) Yes No N/A

Impoundment / immobilisation order and form attached - S.84U(1) Yes No N/A

Forfeiture order for substituted motor vehicle and form attached - S.84V(1) Yes No N/A

Impoundment / immobilisation order for substituted motor vehicle - S.84U(1) Yes No N/A

Immediate Permit / Licence Suspension (S.51 Road Safety Act 1986)

Accused permit / licence suspended and form attached (prosecution copy) Yes No N/A

Date of service of notice on the accused

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Does the victim want to provide a victim impact statement

<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input checked="" type="checkbox"/> N/A
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Victim impact statement attached

<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input checked="" type="checkbox"/> N/A
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Other (Specify)

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Note: Actual applications / orders are only attached to prosecution copy of the brief

Preliminary Brief - Statement Made By Informant

Accused (MAFI) v Informant (TURTÓN)

Statement of alleged facts

Description of alleged offence(s) with reference to supporting evidence. Where relevant provide a description of the background and consequences of the alleged offence.

On Sunday 30th December 2018 approximately 10:06pm the Accused was at Dandenong Railway Station.

The Accused was observed on the Upper Concourse of Platform Two and immediately identified by PSO VELLIN as a result of previous transactions.

At 10:25pm the Accused was observed with an unknown female exchanging a \$50 note for a clear zip-lock bag. The Accused lifted the zip-lock bag up to the light to observe the contents and then moved away from the female.

PSO KELLY and PSO PRIOR approached the Accused where initially he denied any understanding of the incident. The Accused became aggressive and was arrested as a result and was consequently searched.

As a result of the search, PSO KELLY located a small clear zip-lock bag with white crystal substance at the bottom of it. The Accused was given Caution and Rights.

The Accused was Field Interviewed by PSO's and questioned in relation to the possession of drugs, the Accused made full admissions.

Police were called to assist and process the Accused. Senior Constable CAFFREY and Constable CHEN attended as the Accused was on an Involuntary Mental Health Order. The Accused was subsequently returned to the Dandenong Hospital for treatment.

The Accused was spoken to on the 20th February 2019 in relation to this matter however was deemed unfit for Interview and taken to Dandenong Hospital without being questioned.

Statement made by accused

Relevant explanations provided by accused including statements of admission, mitigation or remorse (include direct quotes where practicable)
"It's only a little bit but it's for my personal use."

"It's in my wallet in my left pocket."

(What is it?)
"Ice"

(How much did it cost?)
"Fifty bucks."

Preliminary Brief - Statement Made By Informant

Accused (MAFI) v Informant (TURTON)

Witness list

No.	Name	Evidence	Statement Obtained	Document Attached
1	Matthew PRIOR	Protective Services Officer - Assisted in Arrest and Corroboration	No	No
2	James KIELY	Protective Services Officer - Assisted in Arrest and Corroboration	No	No
3	Senior Constable Rebecca CAFREY	Assisted in Transport of Accused from Dandenong Railway Station to Dandenong Hospital	No	No
4	Michelle CHEN	Assisted in Transporting Accused from Dandenong Railway Station to Dandenong Hospital	No	No
5	Protective Services Officer 1st Class Marc VELLIN	Protective Services Officer and Arresting Member - Statement Obtained	Yes	Yes
6	Constable Andrew PAUL TURTON	Informant - Evidence in Chief	No	No

Preliminary Brief - Statement Made By Informant

Accused (MAFI) v Informant (TURTON)

Exhibit list

No.	Exhibit Description	Produced By	Exhibit Relevance	Police Possession
1	Zip Lock Bag containing Crystal like Substance	Constable Andrew TURTON	Drug of Dependence located on Accused	Yes

Preliminary Brief - Statement Made By Informant

Accused (MAFI) v Informant (TURTON)

Acknowledgment

I acknowledge that this statement is true and correct and I make it in the belief that a person making a false statement in the circumstances is liable to the penalties of perjury.

Signature

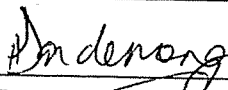
Signature of person making acknowledgment



Andrew TURTON Constable 42842

Acknowledgment taken and signature witnessed by me at

Place



Date

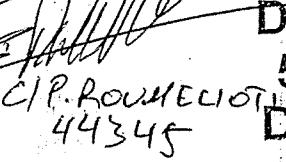
16.2.19

Time

0905 hrs

Before(1):

Name and address in legible writing, typing or stamp



DANDENONG POLICE
50 Langhorne Street
Dandenong Vic 3175
PH 9767 7444

(1) A person authorised under Section 38 of the Criminal Procedures Act 2009 to witness statements

CHARGE - SHEET AND WARRANT TO ARREST

Accused

Accused Copy - Bring this with you to Court

Magistrates' Court Criminal Procedure Rules 2009 Form 5 Rule 11

TO THE ACCUSED

ULUAKI MAFI

NFPA, Melbourne VIC VIC 3001

Mobile Phone No.: (03) 97664578

Email Address: NA

Unsuitable Dates: Nil Unsuitable Dates

Preferred Dates: Nil Preferred Dates

M	F	Co	Date of Birth
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	29/09/1994

You have been charged with an offence against the law.
Read these pages to see what you must do

Registration No.	State	VIC
Licence No.	State	VIC

MNI / JAID:

Details of the charge against you

What is the charge? 1 The accused at Dandenong on 30/12/2018 did possess a drug of dependence namely Ice .

Under what law? State Act Other - Specify
 C'wealth Reg Act or Regulation No. Drugs Poisons and Controlled Substances Act No.9719/1981 Section/Clause (Full Ref.) 73

Type of Offence Summary Offence (You should go to Court) Indictable Offence (You must go to Court)

Request for Committal Proceeding No Yes

Are there more charges? No Yes - see "Continuation of Charges" attached

Informant Constable Andrew TURTON 42842 Phone No: (03) 9767 7444

Agency and Address Dandenong Police Station Uniform 50 Langhorne St, DANDELONG VIC. 3175

Email andrew.turton@police.vic.gov.au Fax (03) 9561 3039

Informant Signature Date 215119

Charge Filed at Dandenong Date 215119

Request for issue of a warrant to arrest

I apply for the issue of a warrant to arrest on the following grounds: Nil return of calls/sms . Nil fixed place of abode. Nil ability to serve charges on Accused

WARRANT TO ARREST

To all police officers or Andrew TURTON Informant

You are authorised to break, enter and search any place where the person named in this warrant is suspected to be, to arrest that person and bring * him/* her before a Bail Justice or the Court as soon as practicable to be dealt with according to law or cause the person to be released on bail in accordance with the endorsements on this warrant.

I am satisfied by evidence * on oath/* by affidavit that a Warrant should be issued on the following grounds:

- It is probable that the person will not answer a summons
- The person has absconded or is likely to abscond
- The person is avoiding the service of the summons
- The warrant is * required/* authorised by another Act namely:
- Or for other good cause namely:

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Issued at: DANDENONG Magistrate Date
 Issued by: JSA McCulloch Registrar Date - 2 MAY 2019

JSA McCulloch
Registrar
Magistrates' Court of Victoria

Do not ignore this notice. If you do not understand this notice, you should get someone to interpret it for you immediately. The Court will not provide written notification of listing dates. To receive electronic notification of listing dates, please ensure your mobile phone number and/or email address are kept updated with the Court. Seek legal advice. A legal practitioner can help you decide what steps you need to take. For free legal information or to speak to a legal practitioner call:

Victoria Legal Aid 1300 792 387 / Federation of Community Legal Centres to find the centre closest to you (03) 9652 1500 / Victoria Aboriginal Legal Service 1800 064 865

请不要无视这份通知

请不要无视这份通知。如果你不理解通知的内容，你应该立即请人为你解释。

法院不提供开庭日期的书面通知。如要获得开庭日期的电子通知，请确保法院有你的最新手机号码和/或电子邮件地址。咨询法律建议。

法律工作者可以帮助你决定你需要采取什么行动。如需免费法律信息或咨询法律工作者，请联系：

- 维州法律援助 (Victoria Legal Aid) , 电话 : 1300 792 387
- 社区法律中心联合会 (Federation of Community Legal Centres) 了解离你最近的中心, 电话: (03) 9652 1500
- 维州原住民法律服务 (Victorian Aboriginal Legal Service) , 电话: 1800 064 865

NON IGNORATE QUESTO AVVISO

Non ignorate questo avviso. Se non capite questo avviso, dovreste chiedere a qualcuno di tradurvelo immediatamente.

Il Tribunale non fornirà notifiche scritte delle date di discussione. Per ricevere notifiche elettroniche delle date di discussione, assicuratevi che il numero del vostro telefono cellulare e/o l'indirizzo e-mail sia tenuto aggiornato con il tribunale. Cercate consulenza legale.

Un professionista legale può aiutarvi a decidere quali azioni intraprendere. Per informazioni legali gratuite o per parlare con un avvocato chiamate:

- Victoria Legal Aid (Assistenza legale del Victoria) 1300 792 387
- Federation of Community Legal Centres (Federazione dei centri legali comunitari) per trovare il centro più vicino a voi (03) 9652 1500
- Victorian Aboriginal Legal Service (Servizio legale per gli aborigeni del Victoria) 1800 064 865

НЕ ОСТАВЛЯЙТЕ БЕЗ ВНИМАНИЯ ЭТО СООБЩЕНИЕ

Не оставляйте без внимания это сообщение. Если вы не понимаете смысл этого сообщения, вам следует немедленно попросить кого-то перевести его на ваш родной язык. Суд не пошлет вам письменного уведомления о датах проведения судебных заседаний. Для того, чтобы получить электронное уведомление о датах проведения судебных заседаний, вам необходимо сообщить Суду свой номер мобильного телефона и/или адрес электронной почты. Обратитесь за юридической консультацией.

Адвокат может помочь вам принять решение о том, какие шаги вам нужно предпринять. За бесплатной юридической информацией или советом адвоката можно обратиться в следующие организации:

- Victoria Legal Aid, телефон 1300 792 387
- Federation of Community Legal Centres (Федерация общественных юридических центров) - адрес ближайшего центра можно узнать по телефону (03) 9652 1500
- Victorian Aboriginal Legal Service (Юридическая служба для аборигенов штата Виктория), телефон 1800 064 865

BU İLANI GÖZ ARDI ETMEYİN

Bu ilanı göz ardi etmeyein. Bu ilanı anlamazsanız, derhal birisine tercüme ettirmelisiniz.

Mahkeme, listeleye tarihlerinin yazılı bildiriminde bulunmayacaktır. Listeleye tarihlerinin elektronik bildirimini almak için, lütfen cep telefonu numaranızın ve/veya e-posta adresinizin mahkeme tarafından güncellenmiş olarak saklandığından emin olun. Hukuksal tavsiye alın.

Bir dava vekili, hangi adımları atmanız gerektiğini kararlaştırmada size yardımcı olabilir. Hukuksal bilgi veya bir dava vekili ile konuşmak için şurayı arayın:

- Victoria Legal Aid (Victoria Hukuksal Yardım) 1300 792 387
- Federation of Community Legal Centres (Toplum Hukuksal Yardım Merkezleri Federasyonu) Size en yakın merkezi bulmak için (03) 9652 1500
- Victorian Aboriginal Legal Service (Victoria Aborigen Hukuksal Hizmetleri) 1800 064 865

لا تتجاهل هذا الإشعار

لا تتجاهل هذا الإشعار. إذا لم تفهم هذا الإشعار، يجب أن تطلب من شخص ما أن يترجمه لك على الفور.

لن تقوم المحكمة بتقديم إشعار خطى لتنمية التوارييخ. لتلقى إخطار الإلكتروني لتنمية التوارييخ، برجئي الناكل من المخطط على تحديث رقم هاتف الموبايل وأو عنوان البريد الإلكتروني بك لدى المحكمة. أطلب المثورة القنونية. يمكن أن يساعدك مدارس قانوني في أن تقرر حول ما هي الخطوات التي يلزم بحلها للحصول على معلومات قانونية مجانية أو التحدث مع مدارس قانوني الحصول به.

- هيئة فكتوريا للمساعدة القانونية 1300 792 387
- اتحاد المراكز القانونية المجتمعية للنشر على المركز الأقرب اليك (03) 9652 1500
- الخدمة الأبوروجينية القانونية في فكتوريا على 1800 064 865

ΜΗΝ ΑΓΝΟΕΙΤΕ ΑΥΤΗ ΤΗΝ ΕΙΔΟΠΟΙΗΣΗ

Μην αγνοείτε αυτή την ειδοποίηση. Αν δεν καταλαβαίνετε το περιεχόμενο της ειδοποίησης, ζητήστε αμέσως από κάποιον να σας το έξηγησε.

Το Δικαστήριο δεν θα παράσχει γραπτώς καταλόγους ημερομηνιών. Για να λαβαίνετε ηλεκτρονικό κατάλογο ημερομηνιών, παρακαλείστε όπως ενημερώσετε το δικαστήριο για το σωστό αριθμό του κινητού τηλεφώνου σας ή / και της ηλεκτρονικής σας διεύθυνσης. Ζητήστε νομική βοήθεια.

Οι δικηγόροι μπορούν να σας βοηθήσουν να αποφασίσετε ποια βήματα πρέπει να κάνετε. Πα σωρεάν νομικές πληροφορίες ή για να μιλήσετε με δικηγόρο καλέστε:

- Victoria Legal Aid (Νομική Βοήθεια Βικτώριας) 1300 792 387
- Federation of Community Legal Centres (Ομοσπονδία Κοινωνικών Νομικών Κέντρων) για να βρείτε το πλησιέστερο κέντρο σε σας (03) 9652 1500
- Victorian Aboriginal Legal Service (Νομική Υπηρεσία Βικτώριας για Ιθαγενείς)

DO NIE IGNORUJ TEGO POWIADOMIENIA

Nie ignoruj tego powiadomienia. Jeśli nie rozumiesz tego powiadomienia, popros natychmiast kogoś, aby ci je przetłumaczył.

Sąd nie wysła pisemnego powiadomienia o wyznaczonych datach. Aby otrzymać elektronicznie powiadomienie o wyznaczonych datach, prosimy dopilnować, by Sąd posiadał twój aktualny numer telefonu komórkowego i/lub adres mailowy. Szukaj porad prawnej.

Prawnik może ci pomóc zdecydować, jakie kroki musisz podjąć. W celu uzyskania bezpłatnej informacji prawnej, lub, by porozmawiać z prawnikiem, zadzwonić do:

- Victoria Legal Aid (Pomoc Prawna w Wiktorii) 1300 792 387
- Federation of Community Legal Centres (Federacja Społecznych Ośrodków Prawnych), by znaleźć położony najbliżej siebie ośrodek (03) 9652 1500
- Victorian Aboriginal Legal Service (Wiktorińska Aborygeńska Służba Prawna) 1800 064 865

NO IGNORE ESTE AVISO

No ignore este aviso. Si no entiende este aviso, quizás deba pedirle a alguien que se lo interprete inmediatamente.

El Tribunal no notifica por escrito las fechas de las causas. Para recibir una notificación electrónica de las fechas de las causas, asegúrese que el Tribunal tenga su número de celular y/o dirección de correo electrónico actualizados. Solicite asesoramiento jurídico.

Un profesional jurídico le puede ayudar a decidir lo que debe hacer. Para obtener información jurídica o para hablar con un profesional jurídico, llame a:

- Victoria Legal Aid (Asistencia Jurídica de Victoria) 1300 792 387
- Federation of Community Legal Centres (Federación de Centros Jurídicos Comunitarios) para informarse sobre el centro más cercano a su domicilio (03) 9652 1500
- Victorian Aboriginal Legal Service (Servicio Jurídico para Aborigenes de Victoria) 1800 064 865

KHÔNG BỎ QUA THÔNG BÁO NÀY

Không bỏ qua thông báo này. Nếu quý vị không hiểu thông báo này, quý vị nên nhờ người phiên dịch cho quý vị ngay.

Tòa án sẽ không gửi văn bản thông báo ngày thụ lý. Để nhận thông báo điện tử về ngày thụ lý, xin đảm bảo quý vị cập nhật số điện thoại di động và/hoặc địa chỉ thư điện tử của mình cho Tòa án. Hãy tìm hỗ trợ pháp lý.

Chuyên viên pháp lý có thể hỗ trợ quý vị quyết định các bước quý vị cần phải thực hiện. Để nhận thông tin pháp lý miễn phí hoặc trao đổi với chuyên viên pháp lý, vui lòng gọi:

- Victoria Legal Aid [Cơ quan Hỗ trợ Pháp luật Victoria] theo số 1300 792 387
- Federation of Community Legal Centres [Hội đồng các Trung tâm Pháp luật Cộng đồng] để tìm trung tâm ở gần quý vị nhất theo số (03) 9652 1500
- Victorian Aboriginal Legal Service [Dịch vụ Pháp luật Thổ dân Victoria] theo số 1800 064 865

أعذكم الله تعالى من إهانة وتجاهل هذه المنشورة

أعذكم الله تعالى من إهانة وتجاهل هذه المنشورة. إنكم إذا لم تفهموا محتواها، يرجى أن تطلبوا من شخص آخر ترجمتها لك على الفور.

لن تقوم المحكمة بتقديم إشعار خطى لتنمية التوارييخ. لتلقى إخطار الإلكتروني لتنمية التوارييخ، برجئي الناكل من المخطط على تحديث رقم هاتف الموبايل وأو عنوان البريد الإلكتروني بك لدى المحكمة. أطلب المثورة القنونية.

- هيئة فكتوريا للمساعدة القانونية 1300 792 387
- اتحاد المراكز القانونية المجتمعية للنشر على المركز الأقرب اليك (03) 9652 1500
- الخدمة الأبوروجينية القانونية في فكتوريا على 1800 064 865

PRE-HEARING DISCLOSURE NOTICE FOR MATTERS TO BE DETERMINED SUMMARILY

Section 13 of the **Criminal Procedure Act 2009**, Magistrates' Court Criminal Procedure Rules 2009 Form 8 Rule 17

You have been charged with an offence that can be heard summarily. You should speak to a legal practitioner (a lawyer) immediately.

How can you get more information about your charge:

Your charge-sheet will have some information about the charge. If you want more information, at any time you or your legal practitioner can make a request in writing to the informant (the person who charged you) for -

- a preliminary brief;
- a full brief (if you have been served with a Notice to Appear, you can ask only for a full brief after a summary case conference); and
- information or copies of what is listed in the preliminary or full brief at least 7 days (or more) before the next court date.

What the informant must do:

When the informant receives a request for more information from you or your legal practitioner he or she has -

- 14 days to give you a preliminary brief; or
- at least 14 days to give you a full brief before your contest mention or summary hearing; and
- 7 days to respond to your request.

The informant also must give you a list or copy of any new information that is relevant to the charge as soon as it is available to him or her.

In some cases, the informant can refuse to give you information. The informant must give you a notice in writing that explains why your request has been refused. Some of the reasons the informant may refuse your request are that disclosure of the information would -

- prejudice the investigation, enforcement or proper administration of the law; or
- prejudice a fair hearing of a charge or impartial adjudication of a particular case; or
- enable a person to ascertain the identity of a confidential source of information in relation to the enforcement or administration of law; or
- disclose methods or procedures of preventing, detecting, investigating contraventions or evasions of the law, the disclosure of which would be reasonably likely to prejudice the effectiveness of those methods or procedures; or
- endanger the life or physical safety of persons or their families, engaged in, or in connection with, law enforcement or persons who have provided confidential information in relation to the enforcement or administration of the law; or
- endanger the life or physical safety of a person referred to in section 43(1)(a) of the **Criminal Procedure Act 2009** or of a family member, as defined in the **Family Violence Protection Act 2008**, of such a person; or
- result in the disclosure of child abuse material to the accused personally; or
- the informant may refuse disclosure of any information, document or thing that is requested under section 43(1)(d) of the **Criminal Procedure Act 2009** on any ground for refusal of a witness summons; or
- the informant may refuse to disclose the particulars of any previous conviction of any witness who the informant intends to call at the hearing if the previous conviction because of its character is irrelevant to the proceeding.

What can you do if the informant refuses to give you the information?

You can apply to the Magistrates' Court for an order if you -

- get a written notice from the informant that they refuse to give you the requested information; or
- believe there is information that has not been disclosed that is relevant to your case.

Your legal practitioner can advise of how to apply for an order of the Magistrates' Court that the information be disclosed.

Get legal advice before you go to court

A legal practitioner can help you understand the charges and decide what steps you need to take. For free legal information or to speak to a legal practitioner call:

Victoria Legal Aid 1300 792 387
 Federation of Community Legal Centres to find the centre closest to you (03) 9652 1500
 Victoria Aboriginal Legal Service on 1800 064 865

If you are eligible you have a right to legal aid under the **Legal Aid Act 1978**. Contact Victoria Legal Aid Level 9, 570 Bourke St. Melbourne Vic. 3000 Phone: 1300 792 387.

PRE-HEARING DISCLOSURE NOTICE FOR MATTERS TO BE DETERMINED BY A COMMITTAL PROCEEDING

Section 13 of the Criminal Procedure Act 2009

Magistrates' Court Criminal Procedure Rules 2009 Form 9 Rule 17

You have been charged with an indictable offence. You should speak to a legal practitioner (a lawyer) immediately.

How can you get information about your charge:

Your charge-sheet will have some information about the charge. More information about the charge will be provided to you when the informant (the person who charged you) gives you a hand-up brief or plea brief.

Hand-up Brief:

The informant must give you a hand-up brief and a statement that you have no previous convictions or a copy of your criminal record at least 42 days before the committal mention hearing.

Plea Brief:

If you have decided to plea guilty to the charge the informant may give you a plea brief. The informant may only give you a plea brief if you have given your written consent.

Continuing obligation of disclosure:

The informant has an obligation to disclose to you any information, document or thing that comes into their possession after a hand-up brief is given to you. The informant must give you a copy of the information or list of things as soon as possible after it comes into their possession. However, the informant does not have an obligation to disclose to you any information, document or thing if the informant believes that doing so will result in the disclosure of child abuse material. In that case, you may apply to the court for an order requiring the informant to provide, or make available for inspection the information, document or thing.

Inspection of exhibits:

You may inspect any of the items listed in a hand-up brief at a time and place agreed with the informant.

Get legal advice before you go to court

A legal practitioner can help you understand the charges and decide what steps you need to take.

For free legal information or to speak to a legal practitioner call:

Victoria Legal Aid 1300 792 387

Federation of Community Legal Centres to find the centre closest to you (03) 9652 1500

Victoria Aboriginal Legal Service on 1800 064 865

If you are eligible you have a right to legal aid under the **Legal Aid Act 1978**. Contact Victoria Legal Aid Level 9, 570 Bourke St. Melbourne Vic 3000 Phone: 1300 792 387

NOTICE

Children, Youth and Families Act 2005, Section 524

READ THIS PAGE IF YOU ARE GOING TO THE CHILDREN'S COURT

LEGAL ADVICE AND REPRESENTATION

In a large number of criminal cases in the Children's Court, you must have a lawyer. It is important for you to get legal advice as soon as possible. Take your Charge - Sheet and Summons to:

- Victoria Legal Aid 1300 792 387
- Federation of Community Legal Centres to find the centre closest to you (03) 9652 1500
- Victoria Aboriginal Legal Service on 1800 064 865

A Lawyer will advise you, explain what happens in Court and speak for you in the Courtroom. Almost all children can get Legal Aid.

PLEADING NOT GUILTY

You or your lawyer must let the Children's Court registrar know that you will be pleading not guilty and how many witnesses you will be bringing to court. You should telephone or go to the court in person at least **three days** before the day of the court case. Your case will not be heard on the day written in your summons. You will be told of a new date and at what Court your case will be heard.

INDICTABLE OFFENCE

If you have been charged with an indictable offence you **must** go to court. The front of the summons will tell you if you have been charged with a "Summary Offence" or an "Indictable Offence".

GOING TO COURT

You should arrive at the Children's Court at least half an hour before the time stated in your Charge and Summons. Go to the counter and let a registrar know that you have arrived.

WHO CAN GO TO COURT

Your parents should go to court with you. If you want to take anyone else, talk to your lawyer first.

INTERPRETER

If you or your parents need an interpreter ask someone to contact the Children's Court Registrar at least **5 days** before the hearing. An interpreter will normally be provided if the Police who charged you know that you do not speak English.

GOING TO THE MAGISTRATES' COURT

Getting Legal Advice

It is very important to get legal help before you go to court. Legal advice will help you:

- decide if you will say that you are guilty or not guilty
- decide if you need a lawyer to speak for you in court or if you can represent yourself
- help you to prepare for your case

Getting legal advice early may also mean that you:

- only have to go to court once
- find out if you can get a grant of legal aid

You may not be able to adjourn your matter without a good reason so it is important that you are prepared.

You can get legal help from:

Victoria Legal Aid – for help with legal problems, call Legal Help on 1300 792 387.

Victoria Legal Aid Website: <http://www.legalaid.vic.gov.au> has information about going to court for a criminal charge

Law Institute of Victoria – referral to a private lawyer. Tel: 9607 9550

Your local Community Legal Centre (03) 9652 1500 Website: <http://www.communitylaw.org.au/>

Victorian Aboriginal Legal Service Tel: 1800 064 865 Website: <http://www.vals.org.au>

At Court

You must go to court if you are charged with an indictable offence or on bail. If you do not go to court you may be arrested. It is important to be at court if you have been charged with a summary offence. If you do not go to court you may be arrested or the case might be heard without you.

Be at court 30 minutes before the time on your summons or bail. When you get to court let the counter staff know that you are there.

Duty lawyer service

Victoria Legal Aid can help people at court. The type of help you get depends on your income, circumstances and what you have been charged with.

Problems Attending Court

Each Magistrates' Court has a Court Coordinator who organises the time and date for the cases to be heard. If you have any problems it is important for you to contact this person.

If you cannot come to court because you have a good reason or because you cannot get transport, contact the court coordinator **before the day of your court case**. You may be able to have your case moved to a different date and possibly to another court.

<http://www.magistratescourt.vic.gov.au>

Summary Case Conference

A summary case conference enables an out of court discussion between you and a police prosecutor prior to the first hearing date of your case to identify and discuss the issues in dispute. You may be required to participate in a summary case conference before your matter can be adjourned for a plea of not guilty. This discussion may determine how the charges against you will proceed before the court. The police prosecutor can discuss your case with you however will not provide legal advice.

Website <http://www.police.vic.gov.au>

IF YOU NEED AN INTERPRETER

If you need to have an interpreter, ask someone to contact the court coordinator at least five days before the day of your court case.

NOTE THE TIME AND DATE YOU SHOULD BE AT COURT

STATEMENT

Name: Marc VELLIN

Address: Dandenong Transit

Tower 1, VPC, 637 Flinders Street Docklands 3008

Occupation: Protective Services Officer 1st Class of Police

Ph Work: (03)92473300

STATES:

My full name is Marc VELLIN and I am a Protective Services Officer (PSO) at the Transit Safety Division of Victoria Police. On the 30th of December 2018, I was tasked to perform foot patrol at Dandenong with PSO Jamie KIELY and PSO Matthew PRIOR.

At 10:06pm we were patrolling the upper concourse when I observed a male on platform two who I immediately recognised as Uluaki (Junior) MAFI through previous interactions with him. MAFI was pacing up and down on the platform and did not attempt to catch any trains that had come through the station. I was maintaining observations of MAFI from the upper concourse when at approximately 10:25pm I observed MAFI having a conversation with an unknown female. MAFI and the female wandered to an area underneath the upper concourse. I moved my position so I had a clear uninterrupted view of them. I observed the female take a clear zip-lock bag out of her purse. I observed MAFI give the female money and she in turn handed him the zip-lock bag. MAFI held the zip-lock bag up to the light to look at the substance in it. MAFI nodded his head to the female and walked away with the zip-lock bag and the female walked away with the money.

I turned to PSO KIELY and PSO PRIOR and told them what I just saw. I told them that I had believed that a drug deal had just taken place and we agreed that we should conduct a search on MAFI for the substance that he just bought. A moment later MAFI walked up the stairs into the upper concourse. I approached MAFI and had the following conversation with him.

I said, "Junior, I just saw you buy some drugs of that lady. What did you buy?"

He said, "I didn't buy anything."

I said, "Junior, don't lie to me. I saw it and I'm going to search you for those drugs under the drugs act. So just be straight with me."

He said, "It's only a little bit but it's for my personal use."

I said, "Where is it?"

He said, "It's in my wallet in my left pocket."

MAFI appeared agitated. He was making an angry face, staring at PSO's, clenching his fists and was shouting his responses to my questions. I told MAFI that he was going to be handcuffed while I search him for my safety. PSO KIELY then handcuffed MAFI.

I conducted a search on MAFI with PSO PRIOR. I observed PSO PRIOR remove MAFI's wallet and check the contents. I observed PSO PRIOR remove a small clear zip-lock bag with a white crystal substance in the bottom of it. I gave MAFI his caution and rights.

I said, "I must inform you that you do not have to say or do anything, but anything you say or do may be given in evidence, do you understand that?"

He said, "Yes"

I said, "I must also inform you of the following rights. You have the right to communicate with or attempt to communicate with a friend or relative to inform that person of your whereabouts. You have the right to communicate with or attempt to communicate with a legal practitioner. If you are not a citizen or permanent resident of Australia, you have the right to communicate with or attempt to communicate with the consular office of the country of which you are a citizen. Do you understand these rights?"

He said, "Yes"

I said, "Do you wish to exercise any of these rights?"

MAFI refused to answer.

I then had the following conversation with MAFI.

I said, "What is it?"

He said, "Ice."

I said, "How much is there?"

He said, "I don't know."

I said, "How much did it cost?"

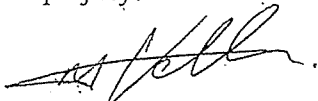
He said, "Fifty bucks."

I notified our Transit Supervising Sergeant via police radio. I requested a police unit to attend and conveyed MAFI to the PSO holding facility. PSO PRIOR handed me the zip-lock bag and I sealed it and its contents into a Tamper Evident Audit Bag #T500593620. I confirmed MAFI's identity via his photo on his Victorian Learner Permit. At 10:31pm a police unit arrived. MAFI was taken by the police unit at 10:50pm to be processed and I returned to my patrol duties.



Marc VELLIN
Protective Services Officer 1st Class 01494

I hereby acknowledge that this statement is true and correct and I make it in the belief that a person making a false statement in the circumstances is liable to the penalties of perjury.



Marc VELLIN
Protective Services Officer 1st Class 01494

Acknowledgment made and signature witnessed by me
at 4:12 PM on 03/02/2019 at Dandenong.



(R. CUNNINGHAM)

Sergeant 34353

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VICTORIA POLICE

PRIOR CONVICTIONS

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LFR01A
VP42842 CONST TURTON

LEAP - VICTORIA POLICE
CRIMINAL RECORD

09:05 12/02/2019
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* CONFIDENTIAL - Unlawful use or disclosure of this information could lead to prosecution. *

SIGNATURE: NAME: .. A. Turton RANK/NUMBER/TITLE: C/42842

Purpose: ACCUSED - PRIORS FOR COURT

Name: MAFI, ULUAKI

Dob: Age: 24 Sex: MALE

ALIAS/	NICKNAME	SURNAME	GIVEN NAMES	DOB	SEX
ALIAS	ULUAKI		MAFI	29/09/1994	MALE
COURT		DATE	DEGREE & CHARGE	COUNT	RESULT
WEEKEND COURT AT MEL	16/06/18		POSSESS CANNABIS	+ Without conviction, fined an aggregate of \$500.00	
MAGISTRATES			POSSESS METHYLAMPHETAMINE	Order referred to the Director, Fines Victoria, for collection and management	
				Forfeiture order made by consent	
				Order all Drugs/Instruments seized be forfeited and destroyed.	
MELBOURNE		15/05/18	UNLAWFUL ASSAULT	+ Without conviction	
MAGISTRATES			RECKLESSLY CAUSE INJURY	a Community Correction Order for 6 MONTHS.	
			ASSAULT BY KICKING	The Offender is required to attend the	
			COMMIT INDICTABLE OFFENCE WHILST ON BAIL	DANDENONG GOVERNMENT SERVICES OFFICE	
				by 17/05/2018 by 04:00 PM	
				The order commences on	
				15/05/2018 with the following conditions :	
				Unpaid Community Work	
				Perform 50 hours of community work.	
				This condition starts on	
				15/05/2018 and goes for 6	

Continued next page

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LEAP - VICTORIA POLICE
CRIMINAL RECORD

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Purpose: ACCUSED - PRIORS FOR COURT

Name: MAFI, ULUAKI

Dob: [REDACTED] Age: 24 Sex: MALE

COURT	DATE	DEGREE & CHARGE	COUNT	RESULT
Continued MELBOURNE MAGISTRATES	15/05/18	See charges above		months. Supervision Be supervised by the Secretary. This condition starts on 15/05/2018 and goes for 6 months. Treatment and Rehabilitation Undergo the following treatment and rehabilitation: - Assessment and treatment (including testing) for drug abuse or dependency as directed - Assessment and treatment (including testing) at a residential facility for withdrawal from or rehabilitation for drug abuse or dependency This condition starts on 15/05/2018 and goes for 6 months. Judicial Monitoring Return to the MELBOURNE MAGISTRATES' COURT on 28/05/2018 at 09:30 AM for a Judicial Monitoring hearing. This condition commences on 15/05/2018 for a period of 6 months. as ULUAKI, MAFI

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CRIMINAL RECORD

09:05 12/02/2019
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MNI: [REDACTED]

Purpose: ACCUSED - PRIORS FOR COURT

Name: MAFI, ULUAKI

Dob: [REDACTED] Age: 24 Sex: MALE

COURT	DATE	DEGREE & CHARGE	COUNT	RESULT
MELBOURNE COUNTY	17/12/15	CONTRAVENE COMMUNITY CORRECTION ORDER BREACH re 16/07/14 ARMED ROBBERY THEFT UNLICENCED DRIVING THREAT TO INFILCT SERIOUS INJURY		PROVEN
MELBOURNE COUNTY	16/07/14	ARMED ROBBERY THEFT THREAT TO INFILCT SERIOUS INJURY UNLICENCED DRIVING	2	+ BREACH OF COMMUNITY CORRECTIONS ORDER. ORDER VARIED. WITHOUT CONVICTION COMMUNITY CORRECTIONS ORDER TO 15.7.17. TO UNDERGO SUPERVISION. TO UNDERGO ASSESSMENT AND TREATMENT.
			2	+ WITHOUT CONVICTION COMMUNITY CORRECTIONS ORDER FOR 2 YEARS. TO UNDERGO SUPERVISION. TO UNDERGO ASSESSMENT AND TREATMENT. WITHOUT CONVICTION COMMUNITY CORRECTIONS ORDER FOR 2 YEARS. TO UNDERGO SUPERVISION. TO UNDERGO ASSESSMENT AND TREATMENT. DISQUALIFIED FROM OBTAINING ANY LICENCE OR PERMIT FOR 3 MONTHS.

*** END OF REPORT ***

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VICTORIA POLICE

BRIEF
BACKING
SHEET

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