IN THE CORONERS COURT OF VICTORIA AT MELBOURNE

Court Reference: COR 2014 824

## PROCEEDING SUPPRESSION ORDER

Section 18(2) of the Open Courts Act 2013

I, Ian Gray, State Coroner in respect of the investigation into the death of:

## **Details of deceased persons:**

Surname:

**THOMPSON** 

Given names:

**KELLY ANN** 

Date of Birth

29 May 1970

## order the following:

- 1. The Suppression Order made by me on 17 June 2015 in relation to content described in paragraphs 2, 3 and 4 of this order be revoked;
- 2. The contents of the report titled 'Systemic Death Review', prepared by Detective Sergeant David Galea ('DS Galea') in relation to the death of Kelly Ann Thompson and comprising Attachment 1 to the Statement of DS Galea signed 28 May 2015 (pages 2161 2171 of the Coronial Brief);
- 3. The contents of the report titled 'Systemic Death Review', prepared by Detective Sergeant David Galea ('DS Galea') in relation to the death of Kelly Ann Thompson, under cover page marked CORONERS COPY (pages 2174 2185 of the Coronial Brief); and
- 4. The contents of the document titled 'Family Violence Risk Assessment and Referral Process Review, known as the 'Oakton Report' (Attachment 23 to the Statement of Assistant Commissioner Thomas Donald Luke Cornelius concerning Victoria Police's family violence policies and protocols, signed 12 June 2015),

not be published or broadcast in Victoria or elsewhere in Australia pursuant to s18(2) of the *Open Courts Act 2013*, as I am satisfied based upon sufficient credible information that publication would be contrary to the public interest.

I further direct that this order remain in place until otherwise ordered, but no longer than 17 June 2020.

Signature:

STATE CORONER IAN GRAY

Date: 29 July 2015



NOTE: Under section 23 of the **Open Courts Act 2013**, a person must not engage in conduct that constitutes a contravention of a suppression order. Individual penalty: maximum 5 years imprisonment or 600 penalty units or both. Body corporate: 3000 penalty units.