

IN THE CORONERS COURT  
OF VICTORIA  
AT MELBOURNE

Court Reference: COR 2014 855

**SUPPRESSION ORDER**

*Section 18(2) of the Open Courts Act 2013*

I, JUDGE IAN GRAY, State Coroner in respect of the investigation into the death Luke Batty:

Order that any information that would identify or tend to identify

1. Ms Rosemary Batty's address, email address, phone number, Luke's former address and any information that may lead to the identification of her residence or location.
2. Specific details about the manner of Luke's death and his fatal injuries, except for the information set out in the inquest findings of 28 September 2015.
3. Dr Lee's Autopsy Report (coronial brief pages 110-123) except for the cause of death (coronial brief page 122), Dr Iles neuropathology report (coronial brief pages 124-127) and the joint report of Dr Iles and Dr Lee (coronial brief pages 127.1-127.2).
4. Information regarding the abuse and threats described in paragraphs 6, 7 and 8 of the Affidavit of Ms Shelton dated 27 August 2014 and Exhibits 1 and 2 thereto.
5. The names of Luke's friends and team mates who attended the cricket practice where Luke was killed and who were witnesses to the immediate circumstances surrounding his death (coronial brief pages 172-335 and pages 5-6 of the summary to the coronial brief).
6. The confidential affidavit of Paula Shelton dated 27 August 2014 and exhibits 1 and 2 thereto and the supplementary affidavit in support of amended suppression order application of Paula Shelton dated 14 October 2014.

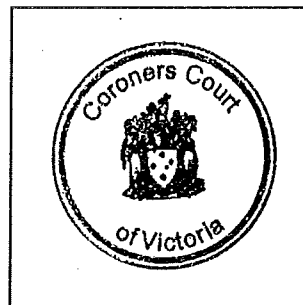
not be published or broadcast in Victoria or elsewhere in Australia pursuant to section 18(2) of the *Open Courts Act 2013*, as I am satisfied based upon sufficient credible information that publication would be contrary to the public interest.

This order will remain in operation unless otherwise ordered, but not longer than 28 September 2020, at which time the requirement for the continuation of the order will be reassessed.

Signature:

  
JUDGE IAN GRAY

Date: 28 September 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.