The occupier of the pl	ace was one		
The warrant was execu	uted by	=	
Family name:	•	Given name(s):	
Rank:	Reg. no.: Station/Establishment:		
		QPS Use Only	
Ref. No.:		Investigative Warrant Occ. No.:	

QP 0712 Search Warrant

Page 3 of 3

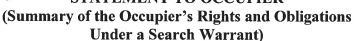




#### **QUEENSLAND**

Police Powers and Responsibilities Act 2000 Section 158

## STATEMENT TO OCCUPIER





Date: 22/11/2017

To the occupier of a relevant place

This statement is a summary of your rights and obligations under a search warrant and other information that is required to be given to you under the *Police Powers and Responsibilities Act 2000*.

A search warrant has been issued under the Police Powers and Responsibilities Act 2000.

The occupier is entitled to a copy of the search warrant.

The senior police officer present at the search must, as soon as is reasonably practicable, state his or her name, rank and station, and if not in uniform state that he or she is a police officer and produce an identity card for inspection.

The occupier may also ask another police officer present for their name, rank and station and if not in uniform the officer must, if requested, produce an identity card for inspection.

The nature of the powers a police officer may lawfully exercise under the warrant are as follows.

- power to enter the place stated in the search warrant as the "relevant place" and to stay on it for the time reasonably necessary to exercise powers authorised under the search warrant;
- power to pass over, through, along or under another place to enter the relevant place;
- power to search the relevant place for anything sought under the search warrant;
- power to open anything in the relevant place that is locked;
- power to detain anyone at the relevant place for the time reasonably necessary to find out if the person
  has anything sought under the search warrant;
- power to dig up land;
- power to seize a thing found at the relevant place, or on a person found at the relevant place, that the police officer reasonably suspects may be warrant evidence or property to which the warrant relates;
- power to muster, hold and inspect any animal the police officer reasonably suspects may provide warrant evidence or property to which the warrant relates, whether or not the thing is seized under the warrant;
- power to photograph anything the police officer reasonably suspects may provide warrant evidence or property to which the warrant relates, whether or not the thing is seized under the warrant;
- power to remove wall or ceiling linings or floors of a building, or panels of a vehicle, to search for warrant evidence or property;
- if the police officer is searching for stock—power to use any equipment, cut out camps, stockyards, dips, dams, ramps, troughs and other facilities on the place being searched that are reasonably needed to be used in the management of stock.

If authorised, a police officer also has the following powers:

$\boxtimes$	•		r to search anyone found at the relevant place for anything sought under the warrant that e concealed on the person;
	•	powe	r to do whichever of the following is authorised—
			to search anyone or anything in or on or about to board, or be put in or on, a transport vehicle;
			to take a vehicle to, and search for evidence of the commission of an offence that may be concealed in a vehicle at, a place with appropriate facilities for searching the vehicle.

QP 0895 Statement to Occupier

RTI No: 210151 File 4 Page 5

	wer to do anything at the relevant place that may cause structural damage to a building, which by be exercised only if the warrant—
	(i) authorises the exercise of the power; and
	(ii) is issued by a Supreme Court judge.
A police o	fficer has the following power(s) (if authorised under the search warrant).
A police vehicle.	ce officer may also search anyone or anything in or on or about to board or to be put in or on the
all docume or a judge	earch warrant orders the person in possession of documents at the place to give the police officer ents of the type stated in the search warrant. (The search warrant must be issued by a magistrate a.) Failure, without reasonable excuse to comply with this order may be dealt with under the Code, section 205.
	arch warrant orders the person in possession of access information for a storage device in the ossession or to which the person has access at the relevant place— to give a police officer access to the storage device and the access information necessary for the police officer to be able to use the storage device to gain access to stored information that is accessible only by using the access information; and
	to allow a police officer given access to a storage device to any of the following in relation to stored information stored on or accessible only by using the storage device—
	use the access information to gain access to the stored information;
	examine the stored information to find out whether it may be evidence of the commission of an offence;
•	make a copy of any stored information that may be evidence of the commission of an offence, including by using another storage.  h warrant must be issued by a magistrate or a judge.) Failure, without reasonable excuse to the this order may be dealt with under the Criminal Code, section 205.
Receipt for	r seized property [Section 622]
	lice officer seizes anything under a warrant, the police officer must, as soon as is reasonably icable after seizing the thing—
(a)	if the person from whom it is seized is present—give or cause to be given to the person a receipt for the thing; or
(b)	if the occupier of the premises in not present—leave a receipt for the thing in a conspicuous place.
other	er, if the police officer reasonably suspects giving the person the receipt may frustrate or wise hinder the investigation or another investigation, the police officer may delay complying subsection (1), but only for so long as—
(a)	the police officer continues to have the reasonable suspicion; and
(b)	that police officer or another police officer involved in the investigation remains in the vicinity of the place to keep it under observation.
(3) The rec	eipt may be for a single thing or for all things seized from the person or place.
	ne receipt must describe the thing seized and include any other information required under the nsibilities code.
-	ction does not apply if the police officer reasonably believes—
	there is no-one apparently in possession of the thing; or
` ′	the thing has been abandoned; or

QP 0895 Statement to Occupier RTI No: 210151 File 4 Page 6

the thing has no value other than as evidence of the commission of an offence.

(c)

blood, saliva, semen, hair, impressions, paint, glass, fibres, ballistic items, fire debris, vehicle identification plates, trace evidence

## Right to inspect seized documents [Section 623]

- (1) Unless a justice or coroner otherwise orders, a police officer who seizes a document must allow a person who would be entitled to the document—
  - (a) to inspect it at any reasonable time and from time to time; and
  - (b) to take extracts from or make copies of it.
- (3) The police officer may refuse to comply with subsection (1) if the officer reasonably suspects complying with the subsection will enable the person to repeat or continue an offence of which the documents are evidence or commit another offence.

## Limitation of period of detention for search [Section 626]

A police officer who detains a person or vehicle for a search must not detain the person or vehicle any longer than is reasonably necessary for the purpose.

## Persons to be given copy of information in register [Section 681]

- (1) This section applies to information about a particular enforcement act recorded in a register of enforcement acts kept by the CCC or the police service.
- (2) At any time within 3 years after the enforcement act is done, the person to whom the act was done may ask any police officer who is entitled to inspect the register to give the person a copy or printout of the information recorded in the register about the act to the extent it describes the actions taken or information directly obtained while doing the enforcement act.

Examples for subsection (2)—

- If information relating to a suspected offender is obtained because of a search warrant executed at a place belonging to a financial institution, the financial institution is entitled to ask for and receive a copy or printout of the information.
- Information about the name of a complainant or informant or medical information obtained from a person other than the person to whom the enforcement act was done is not information that describes the actions taken by the person doing the enforcement act.
- (3) The police officer must comply with the request as soon as reasonably practicable.

### Return of seized things [Section 691]

- (1) Unless a justice otherwise orders, a police officer must return a relevant thing to the owner or the person who had lawful possession of the thing before it came into the possession of the police service if the officer is satisfied—
  - (a) It is not required to be retained; and
  - (b) it is lawful for the person to have possession of the thing.
- (2) If the thing is evidence of the commission of an offence and a police officer considers it appropriate, the police officer must take the steps reasonably necessary to minimise the need to retain the thing as evidence by, as soon as reasonably practicable—
  - (a) photographing the thing or arranging for it to be photographed; or
  - (b) arranging for any necessary test or examination of the thing; or
  - (c) gathering any other available secondary evidence in relation to the thing seized.
- (3) Despite subsection (1), if a police officer seized the relevant thing, a police officer may retain the thing for a reasonable time after it is seized if retention of the thing is necessary—
  - (a) to prevent a person using the thing to cause harm to himself, herself or someone else; or
  - (b) to prevent an offence or a breach of the peace happening; or
  - (c) to prevent the thing being used for domestic violence or associated domestic violence.

QP 0895 Statement to Occupier

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(4) This section does not apply to a relevant thing that the commissioner is satisfied is inappropriate to return to its owner or the person who had lawful possession of it before it was seized or came into the possession of the police service because of the nature of the thing or the circumstances of the offence to which it relates.

Example for subsection (4)—

- 1 The commissioner may be satisfied it is not appropriate to return fibres taken from a carpet at a crime scene because the fibres have little or no value.
- 2 The commissioner may be satisfied it is inappropriate to return clothing worn by a victim at the time of a sexual assault because of the distress returning the clothing to the victim may cause.

QP 0895 Statement to Occupier

RTI No: 210151 File 4 Page 8

No. K 21539



QUEENSLAND POLICE

OFFICIAL DIARY

- b. an offence involving violence as defined in s. 21AC of the Evidence Act 1977; and the child and the defendant have or had a prescribed relationship pursuant to s. 21AC of the Evidence Act 1977.
- The child witness is under 17, or a child aged 17 or 18 who also satisfies the definition of a special witness under 3. s. 21AC of the Evidence Act 1977.
- The child is a witness and NOT the defendant in this proceeding. 4.

No.	Name of 'affected child'	Reasons witness is considered an 'affected child'

#### 8. Notice of Evidence Act Section 93A Device Statement in a Relevant Proceeding (QP 0547)

Where the prosecution considers a witness statement to be an Evidence Act section 93A device statement a written notice (QP 0547) is to be attached: s. 590AOA(2).

Statements of persons who are dead or incapable of testifying

[s. 590AH(2)(f) and 590C(2) (b) to (d)]

The prosecution intends to adduce evidence under s. 93B of the Evidence Act 1977 in relation to the following:

Name of person making the representation	Reason person is unavailable to give evidence	Name of person who saw heard or perceived the representation	Details of representation and the circumstances in which it was made

## Witnesses who would tend to help the case of the accused person

[s. 590AB(2)(b)]

(and who are not proposed prosecution witnesses)

No.	Name	Role	Statement attached Y/N	Number of pages	

Receipt	Acknowledgement	
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Ι,	, acknowledge	, acknowledge receipt of the above-mentioned items or copie		
Signatures:	(Person receiving items)	(Date)		
	(Prosecutions)	(Date)		

To: OIC Prosecution Corps Page 5 of 5









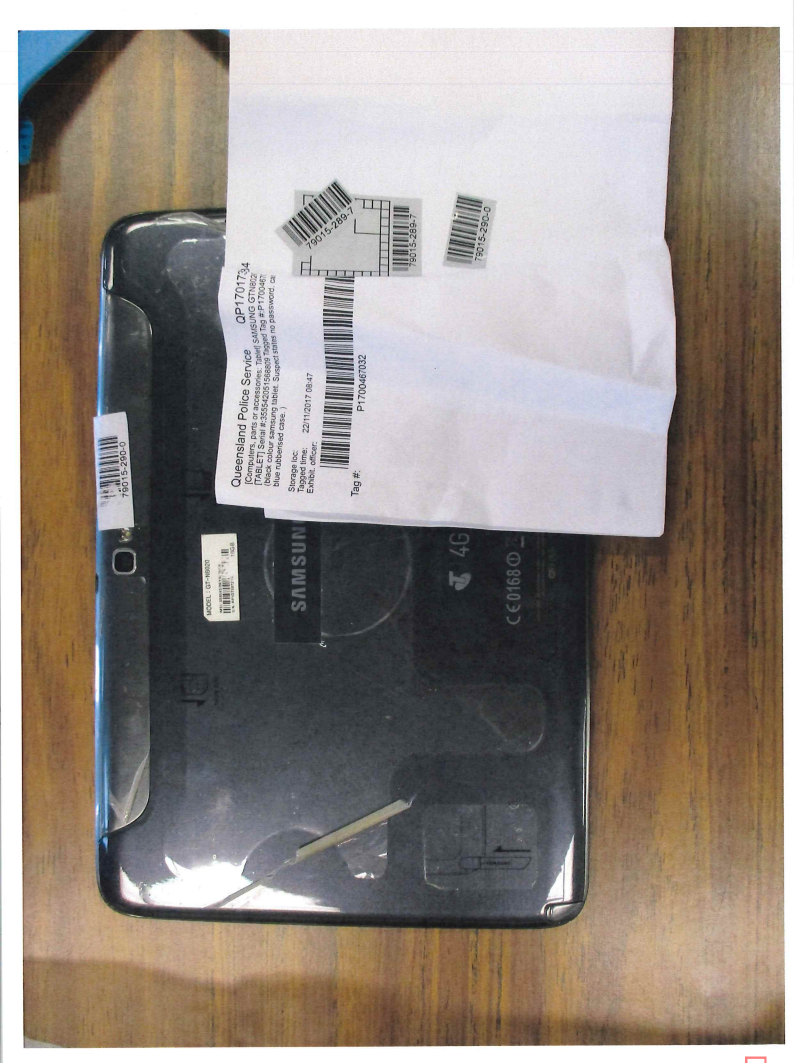


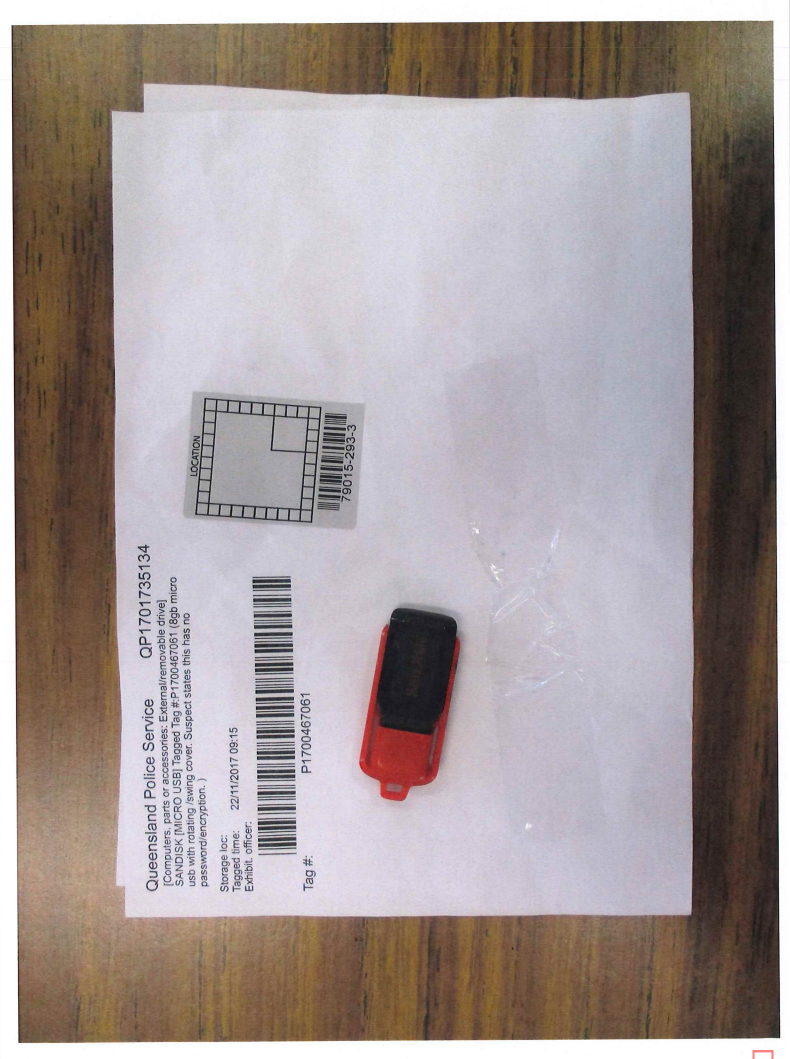


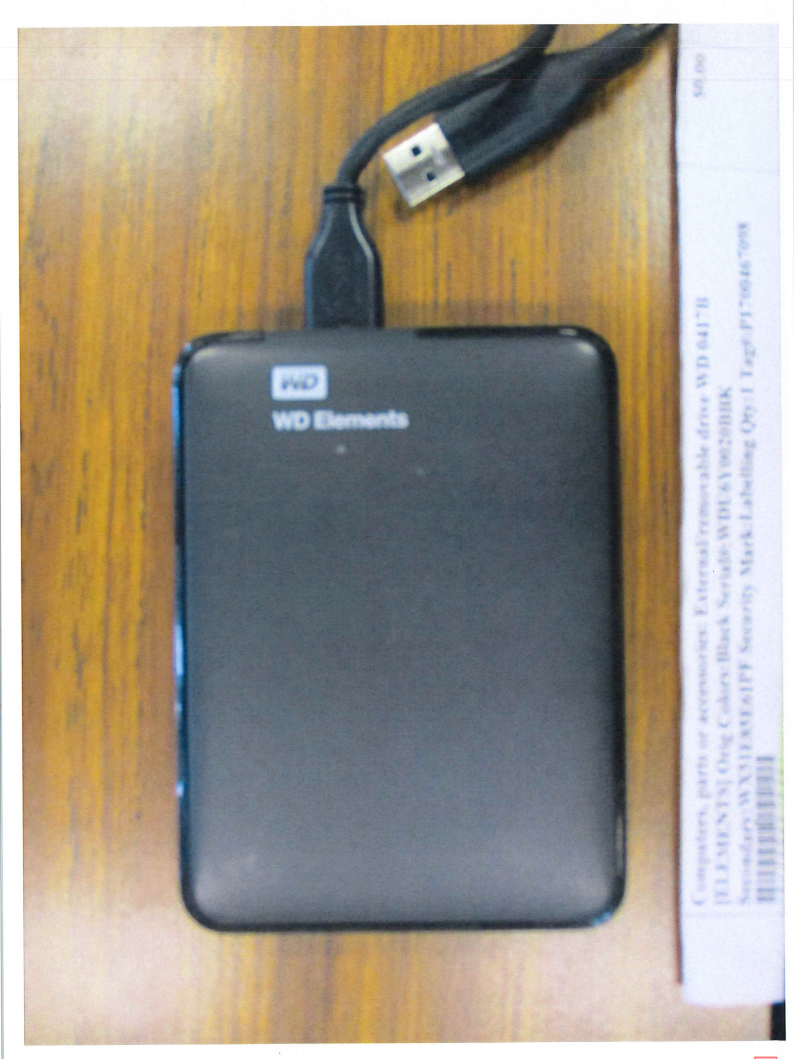


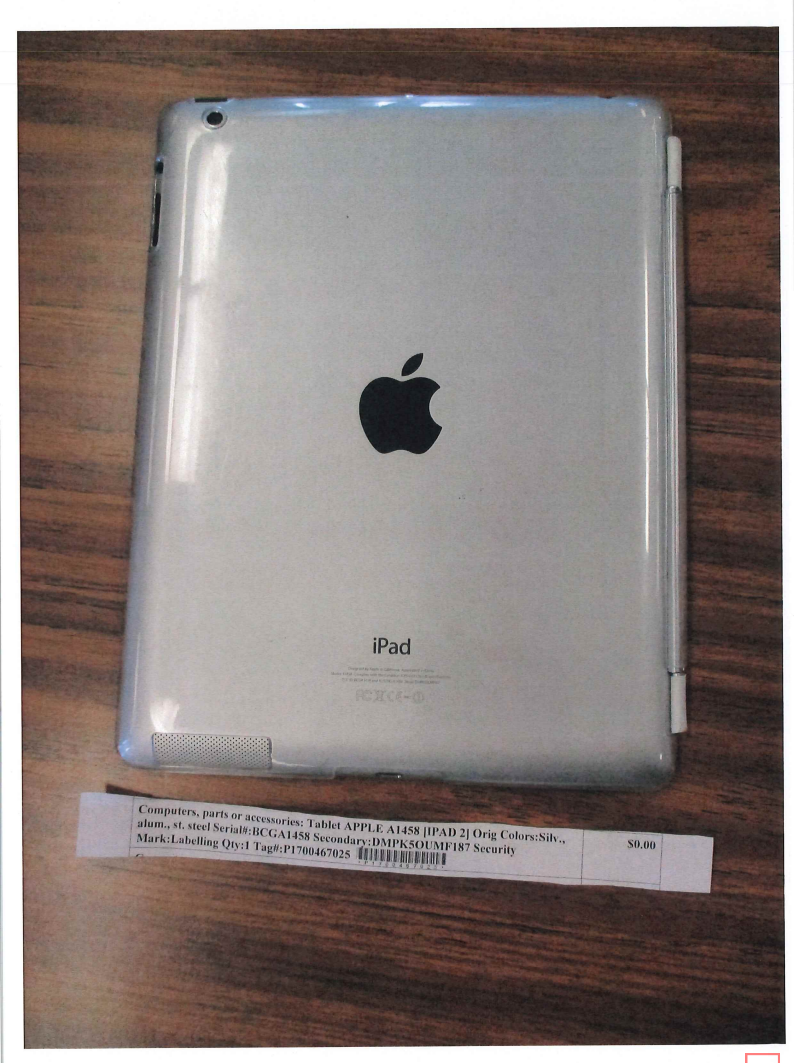


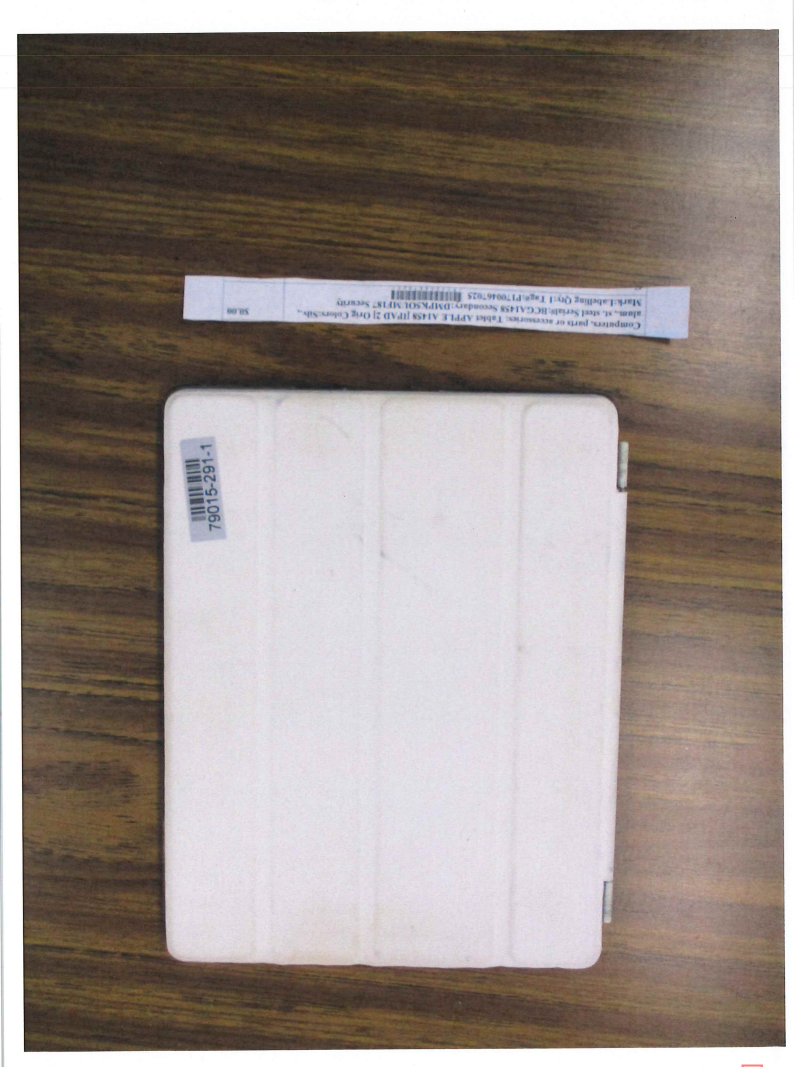






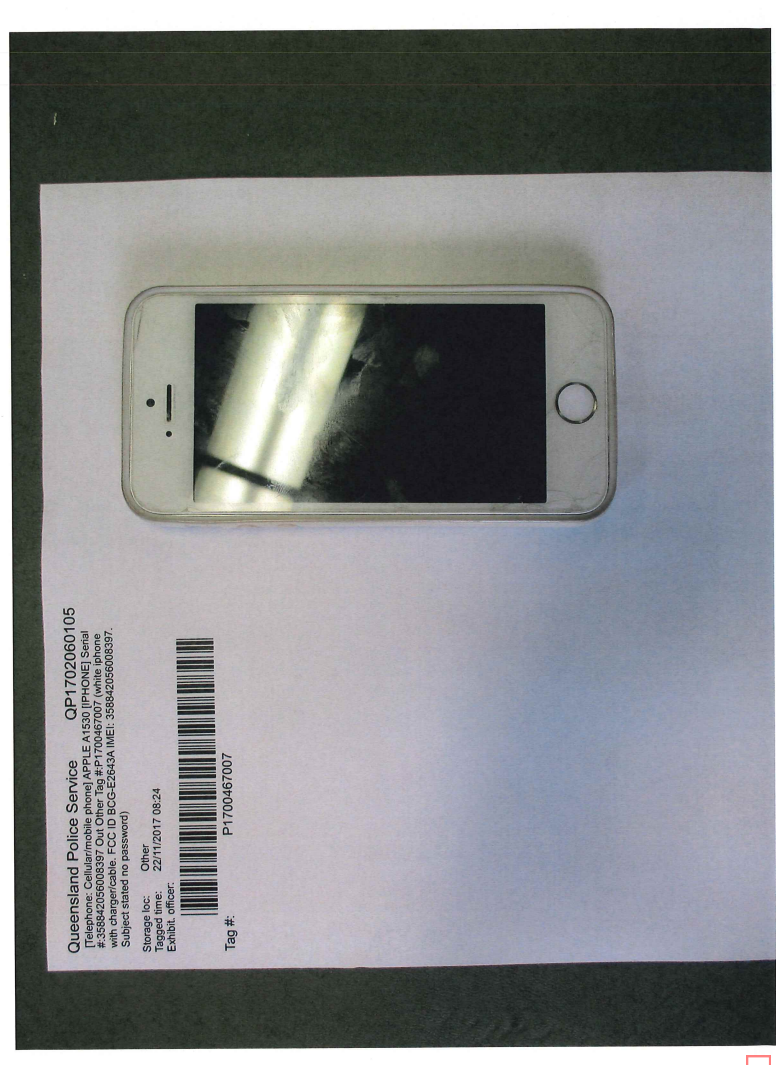






RTI No: 210151 File 4 Page 201









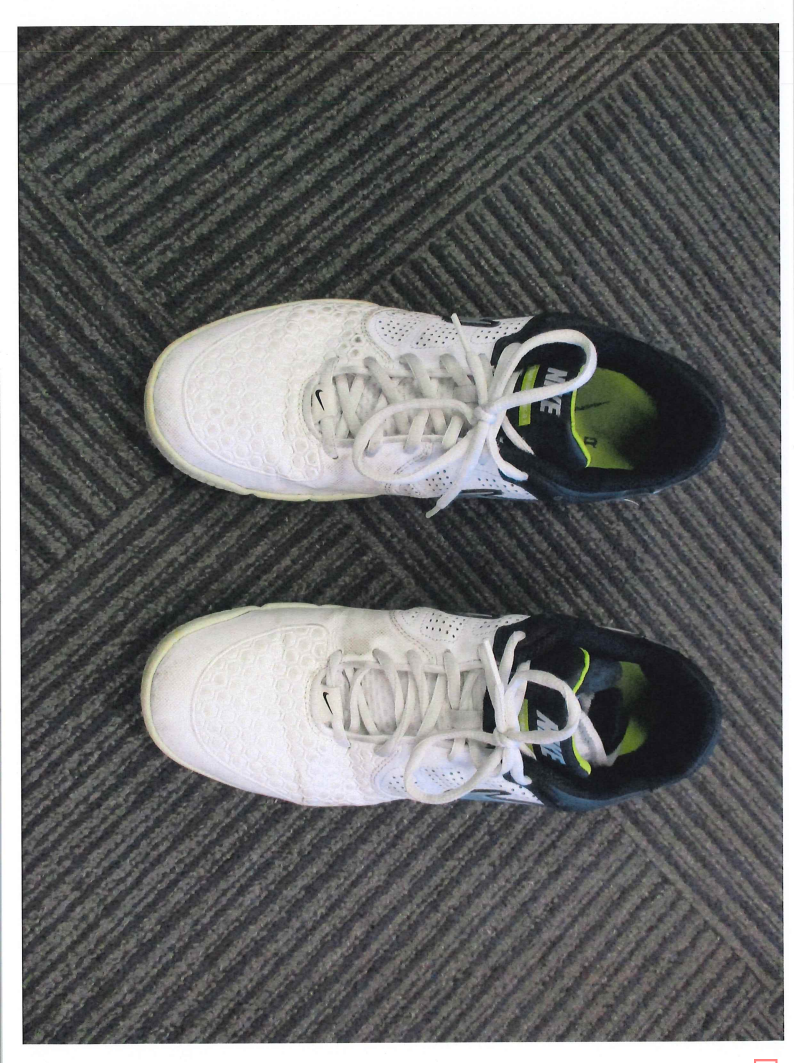


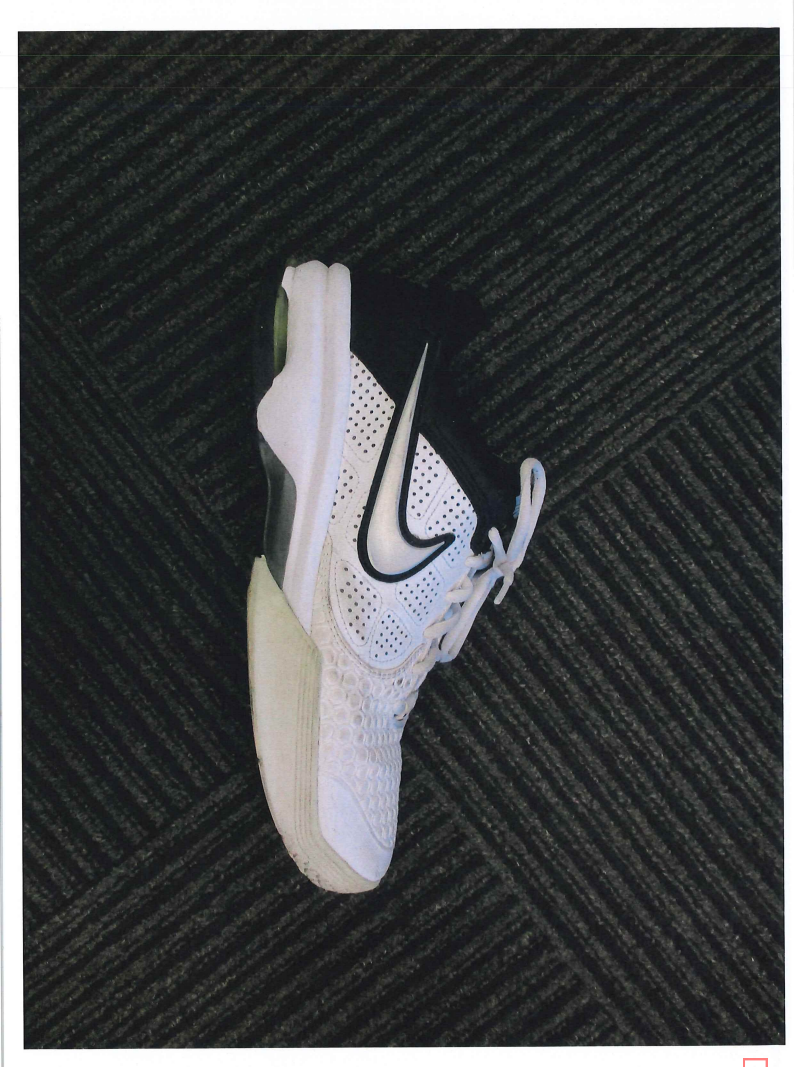


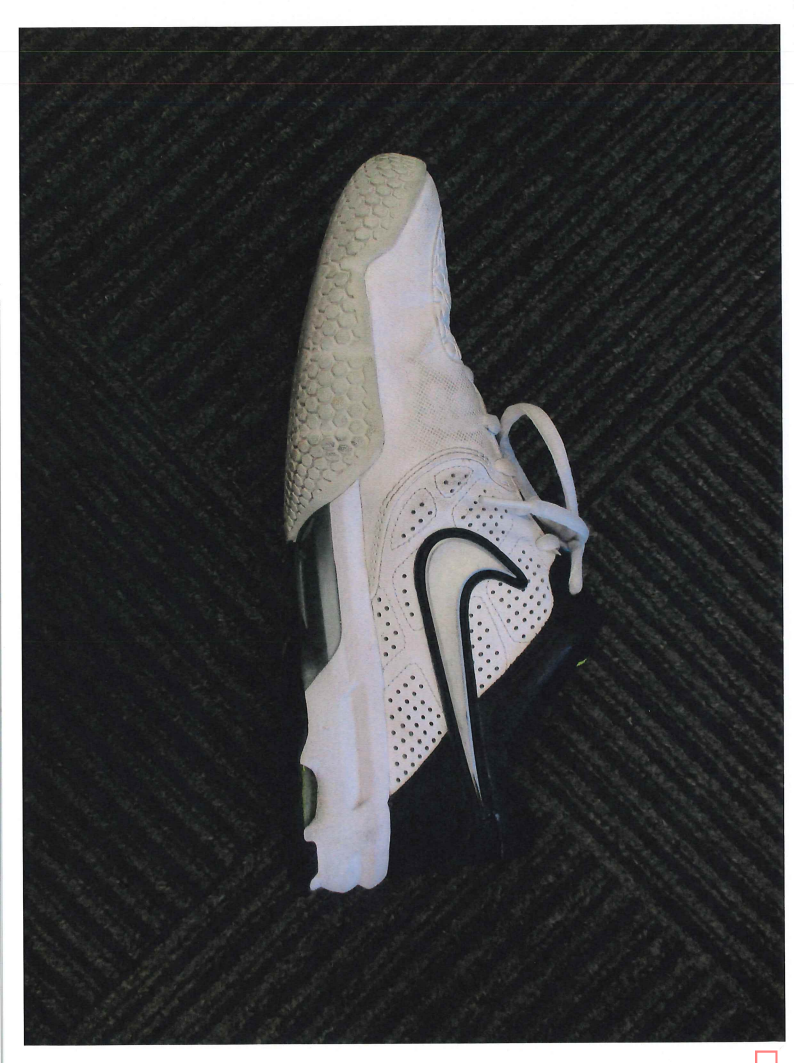


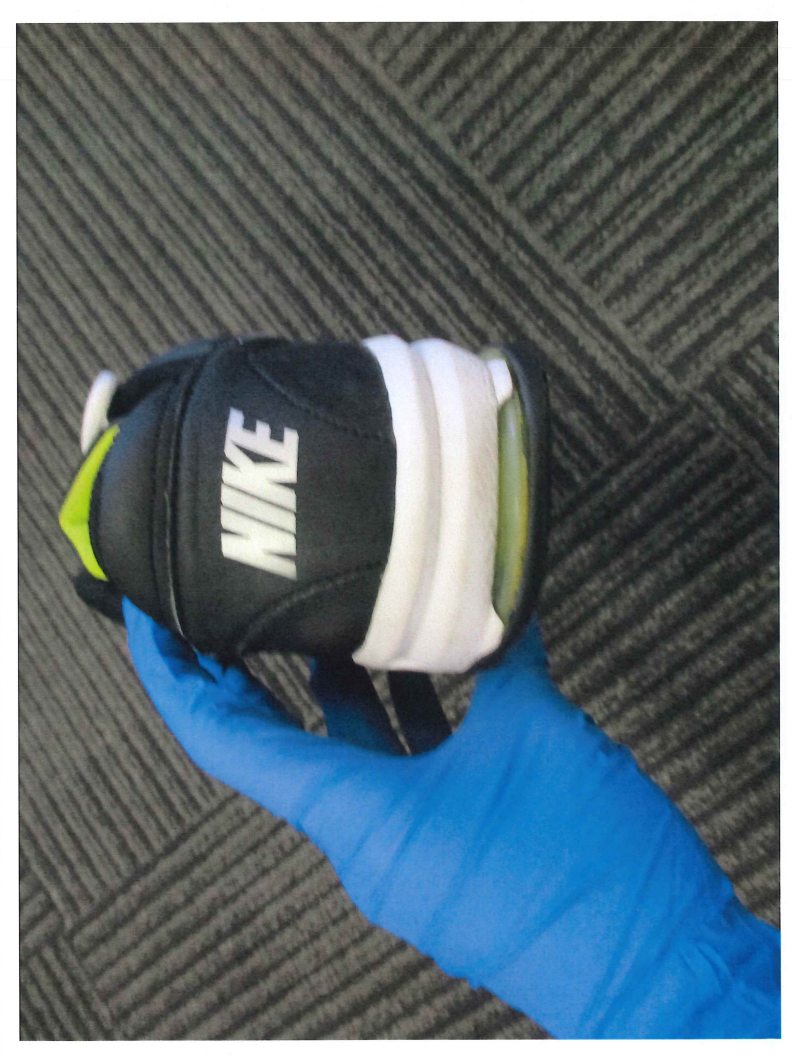


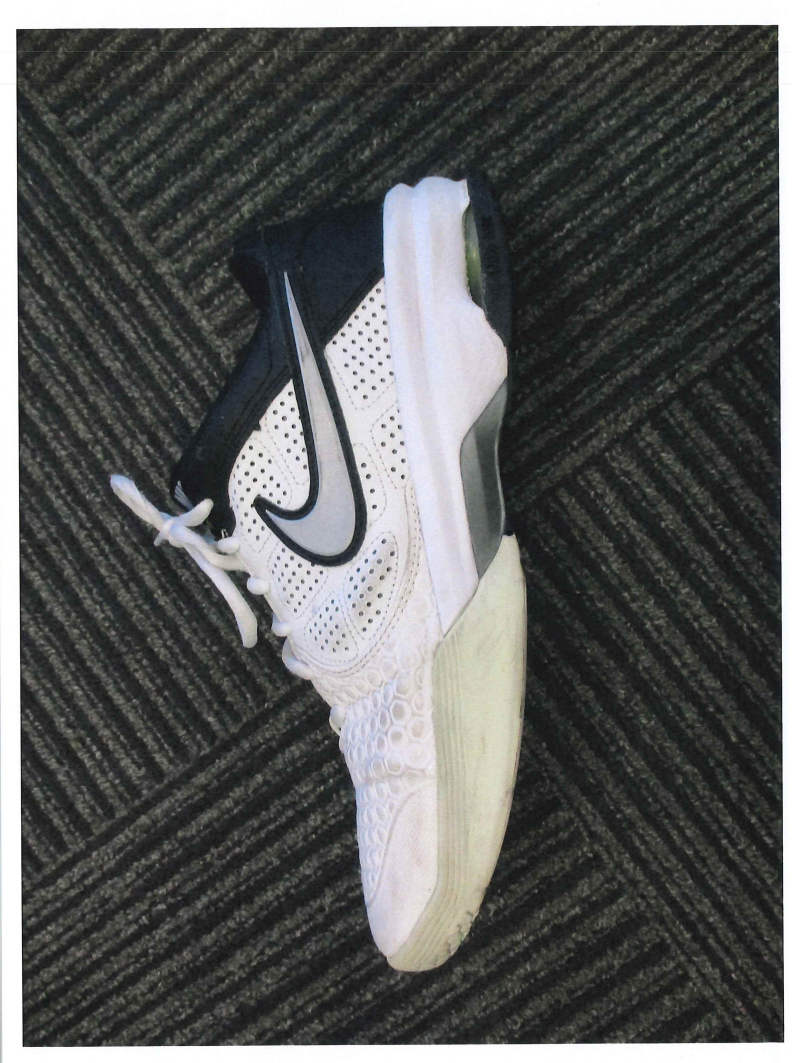
















## LOCATION & OPENING HOURS



## **ELIZABETH ST**

300 Elizabeth St, Brisbane BRISBANE CITY QLD 4000

+61 73 183 7000
elizabethst@fitnessfirst.com.au

#### OPENING TIMES

 Monday
 05:30 - 21:00

 Tuesday
 05:30 - 21:00

 Wednesday
 05:30 - 21:00

 Thursday
 05:30 - 21:00

 Friday
 05:20 - 20:00

 Saturday
 07:00 - 18:00

 Sunday
 07:00 - 18:00

#### UPCOMING HOLIDAY HOURS

30/03/2018 Closed 31/03/2018 07:00 - 18:00 01/04/2018 09:00 - 18:00 02/04/2018 07:00 - 18:00 25/04/2018 13:00 - 17:00 07/05/2018 07:00 - 14:00 01/10/2018 07:00 - 14:00

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Search Warrant Exhibit Book

Notes:

Page **8** of **8** 

communitysupport@gumtree.com Ref: \_00DF0505O.\_5G1CJGa:ref

REGISTERED POST Level 18, 1 York Street SYDNEY 2000



- b. an offence involving violence as defined in s. 21AC of the *Evidence Act 1977*; and the child and the defendant have or had a prescribed relationship pursuant to s. 21AC of the *Evidence Act 1977*.
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[s. 590AB(2)(b)]

No.	Name	Role	Statement attached Y/N	Number of pages

Receipt Acknowled	lgement				
I,	, acknowledge rec	receipt of the above-mentioned items or copie			
Signatures:	(Person receiving items)	(Date)			
	(Prosecutions)	(Date)			

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<06. ODPP VLS FACTSHEET\_Making a victim impact statement (EMAIL).pdf>
<VAQ Guide to making Victim Impact Statements.pdf>
<Victim Assist Queensland Brochure.pdf>
<QLD VSU Brochure .pdf>

2

## People I want to receive information

I request the ODPP to provide the following people/support organisations with updates about my matter.

## **Support organisations**

Please tick if you would like the following support organisation(s) to receive information about your matter.												
	Victim Assist Queensland Provides access to financial assistance and specialised support services											
	Protect All Children Today ('PACT') Provides court support for children required to give evidence in court											
	Court Network Provides court support for adults required to give evidence in Brisbane, Cairns, Ipswich and Townsville courts only											
		ueensland Homicide Victims' Support Group ovides support for relatives and friends of victims of homicide										
	WWILD Sexual Violence Prevention Association Provides counselling and support for people with intellectual and learning disabilities who have been victims of sexual violence											
	☐ Queensland Health Victim Support Service (QHVSS)											
Provides specialised counselling, support and information to victims of crime when the person charged has been assessed a having a mental illness or intellectual disability.												
Ш	Other	Name of organisation										
		Contact	Name (if known)		Phone							
		Postal address	Address Line 1									
			Suburb			State	Postcode					
	ividuals the details of	family members or frien	ids if you woul	d like them to receive	e inform	ation about y	our matter.					
Nam	e			Relationship to vic	tim							
Doot	al address	Address Line 1		E.,	mail							
PUSI		Suburb	State									
				Ph	one							
Mana				Dalatia nahin ta wia	41							
Name		Address Line 1		Relationship to vic	;um							
Post	al address	Puburb	Ctata	Er	mail							
	,	Suburb	State		one							
		rm and return it in the re ustice.qld.gov.au.	ply paid envelo	ope provided or scan	and ema	il it to						
	I understand that if I choose not to disclose my postal address or fail to advise my victim liaison officer of a change of address, the Victim Liaison Service will not be able to provide a full service and keep me updated in relation to my matter.											
Sian	ature				Date							
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			OUTGOING MATERIAL					
Date received	Description		Disclosed to defence	Tendered in court	Recipient	Name	Sign	
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