From:	Rewired Rewired <re_wired@ymail.com></re_wired@ymail.com>
Sent time:	20/02/2016 03:41:44 PM
To:	Josephine Ward <josie@michaelcarrollandco.com></josie@michaelcarrollandco.com>
Subject:	Re: Appellant response to respondent's

no Josie i am not happy, i did not write this with you or was not involved in the making of it, you want to deal with the applicants skeleton bundle but i have yet been able to put my updated deference statements in towards the police statements which the applicant clearly states, that they rely upon in the skeleton bundle point 2. i did send them to you but could not draft them, with the skills need by a person of your profession. i listen to your legal guidance and it is up to me to make the decision to which way i decide to steer my case and evidence. I do trust in you but it is legally right for the decision to be mine. I would like the legal point's of my defense added as the back bone to my statements such as a copy of the licencing act 2003, copy of the magistrates court transcripts, a copy of a section 144 a copy of a environmental section 80 abatement notice, Adr carriage of dangerous gas's, parliaments official documentation regarding the word (rave) so the acting barrister can clearly state out the points of law relevant to my plea of innocents, i would also like it noted that i do not. i have made a bundle of but would like to go over it with you if and when possible please.

On Saturday, 20 February 2016, 14:29, Josephine Ward <josie@michaelcarrollandco.com> wrote:

Lorraine / Simon

I am attaching the response to the Respondent's skeleton argument.

Can you please sign if you are happy with the content and email straight back to me as I need this to be forwarded to the Public Defender.

Thanks

Josephine