



28/07/2016

School of Law

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Ms Jacqueline Braw
Acting Local Area Manager
NSW Police Force
151-241 Goulburn Street
Surry Hills NSW 2010

Commercial-in-Confidence

Dear Ms Jacqueline Braw,

RE: Proposal: review of *Strikeforce Parrabell*

Please find attached to the email that accompanies this letter a formal proposal to conduct a collaborative review of *Strikeforce Parrabell* in relation to the terms of reference supplied in the request for tender. Thank you for asking me to submit a tender.

The proposal which is attached as one pdf file consists of:

- The RFQ document supplied by you and filled in by us – with mark-ups as per discussion between Shobha Sharma at NSW Police and Daniela Tyson (Legal Services, Flinders University) in late July 2016. The former confirmed that we should provide the marked up version of the Supply Agreement with the tender documents that are lodged, which is what we have done.
- The commercial in-confidence Tender Proposal – detailing the project brief which addresses all of the 'services required' outlined in the RFQ Section 4 (Terms of Reference), point 4.1 (Services Required). The proposal also provides details of methodology and timeframes, and the associated budget (\$50,750 exclusive of GST). The proposed date of starting is Monday 10 October 2016, with completion at Monday 27 February 2017;
- References (3), as requested for the project team (Dalton, de Lint and Tyson); and
- CVs (3) for the project team.

Professor Willem de Lint, Dr Danielle Tyson and I are excited about the opportunity to assist you with a collaborative assessment of *Strikeforce Parrabell* and will offer an enthusiastic and dedicated approach as befitting the brief.

Comments in relation to the suggested mark-ups of the RFQ by our Legal Services expert, Daniela Tyson (who is different to Dr Danielle Tyson of the project team) can be returned directly to Daniela.tyson@flinders.edu.au, with cc to me (derek.dalton@flinders.edu.au) and narmon.tulsi@flinders.edu.au.

I am happy for you to contact me should you have any questions in relation to the project. However, please note that as previously advised (in phone and email conversations) that I am in Cork (Ireland) from 6 August until 10 October 2016.

I will endeavour to respond to email correspondence whilst in Ireland but my ability to do so may be compromised by responsibilities whilst in Ireland. If you should need to contact me during the period that I am overseas, could you please cc in the Research Development Officer of my faculty, Mr Narmon Tulsi. Narmon.tulsi@flinders.edu.au

I trust that is all clear, and makes sense, and we look forward to hearing from you in due course.

Regards,

Dr Derek Dalton
Associate Professor (on behalf of our team)

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Supply Agreement



RFQ Number: 001286

Terms and Conditions of Supply for
Strikeforce Parrabell Project

Supply Agreement

Crown in right of the State of New South Wales represented
by NSW Police Force
ABN 43 408 613 180

and

[insert name of Supplier]
ACN [insert Supplier's ACN]

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Agreement

NSW Police Force Agreement for the Supply of Goods and/or the provision of Services

Date [insert]

Between the parties	
Principal	The Crown in right of the State of New South Wales represented by the Commissioner of the NSW Police Force of 1 Charles Street Parramatta NSW 2150 ABN 43 408 613 180
Supplier	(Supplier)
Background	<ol style="list-style-type: none"> 1 The Principal wishes to acquire the Deliverables from the Supplier. 2 The Supplier has agreed to provide the Deliverables to the Principal, on the terms set out in this Agreement.
The parties agree that:	<ol style="list-style-type: none"> 1 The Supplier must provide the Deliverables in accordance with this Agreement; and 2 The Principal must pay to the Supplier the Purchase Price due in accordance with this Agreement.

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Operative Part

1 Definitions and interpretation

1.1 Precedence of documents

This Agreement comprises the following parts:

- (a) clauses 1 to 12 of this Agreement; and
- (b) the Schedules to this Agreement.

To the extent of any inconsistency between any parts of this Agreement, the document higher in the list above will prevail.

1.2 Definitions

The meanings of the terms used in this Agreement are set out below.

Term	Meaning
Agreement	this Agreement for the provision of the Deliverables, comprising the documents listed in clause 1.11.1 .
Business Day	a day other than a Saturday, Sunday or gazetted public holiday in New South Wales.
Claim(s)	any claim, demand, proceeding or complaint of any nature or kind.
Commencement Date	the date specified in clause 2(a) of this Agreement.
Confidential Information	information that: <ul style="list-style-type: none"> (a) is by its nature is confidential; (b) is designated by the Principal as confidential; (c) is communicated by the Principal to the Supplier as confidential; or (d) the Supplier knows or ought to know is confidential, and includes: <ul style="list-style-type: none"> (1) the financial, business, and commercial information of the Principal; (2) any material which relates to the affairs of a third party; (3) information relating to the policies, strategies, practices and procedures of the Principal.

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Supply Agreement

1 Definitions and interpretation

Term	Meaning
Deliverables	the goods or services described in the Supplier's quote, attached as Schedule 1.
Delivery Location	[insert, if applicable, otherwise delete]
Delivery Time	[insert, if applicable, otherwise delete]
Developed Material	any Materials created, written or otherwise brought into existence by or on behalf of the Supplier in the course of performing its obligations under this Agreement, in which subsists newly created Intellectual Property Rights.
Encumbrance	any mortgage, pledge, lien, charge, assignment by way of security, secured interest, title retention arrangement, preferential right or trust arrangement or any arrangement having the same or an equivalent effect. Encumber and Encumbered will be construed accordingly.
Existing Materials	Materials existing at the Commencement Date or otherwise independently created following the Commencement Date which are incorporated with the Developed Materials and other Materials that are provided, or required to be provided, by the Supplier to Principal under this Agreement, but excluding the Developed Materials.
Expiry Date	The date specified in clause 2(b) of this Agreement.
GIPA Act	the <i>Government Information (Public Access) Act 2009</i> (NSW) or such other law as may be in force from time to time which provides for the public to have access to certain information held by the Principal.
Government Agency	any government or governmental, administrative, monetary, fiscal or judicial body, department, commission, authority, tribunal, agency or entity in any part of the world.
GST	is defined in clause 6.4.

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Supply Agreement

1 Definitions and interpretation

Term	Meaning
Intellectual Property Rights	all industrial and intellectual property rights of whatever nature throughout the world conferred under statute, common law or equity, whether existing now or any time in the future, and including but not limited to rights in respect of or in connection with copyright, inventions (including patents), formulae, databases, business processes and methods, trade marks, service marks, designs, trade names, business names, company names, domain names, confidential information, trade secrets and know-how and similar industrial and intellectual property rights, whether or not registered or registrable, and includes the right to apply for or renew the registration of such rights;
Insolvency Event	<p>in relation to a person (Relevant Entity):</p> <ol style="list-style-type: none"> 1 administration: an administrator, liquidator or provisional liquidator is appointed to the Relevant Entity or a resolution is passed or any steps are taken to appoint, or to pass a resolution to appoint, any of those persons to the Relevant Entity; 2 winding up: an application or order is made for the winding up or dissolution of the Relevant Entity or a resolution is passed or any steps are taken to pass a resolution for the winding up or dissolution of the Relevant Entity; 3 receivership: a receiver, receiver and manager, trustee, other controller or similar officer is appointed over the assets or undertaking of the Relevant Entity, or any steps are taken to appoint, or to pass a resolution to appoint, any of those persons to the Relevant Entity; 4 debts: the Relevant Entity suspends payment of its debts generally or is unable to pay its debts as and when they fall due or is presumed to be insolvent under applicable Law, or enters into or resolves to enter into any arrangement, composition or compromise with, or assignment for the benefit of, its creditors or any class of them; or 5 ceasing business: the Relevant Entity ceases, or threatens to cease, to carry on business.
Insurance Notice	a notice of cancellation or any other notice in relation to an insurance policy effected by the Supplier under this Agreement.
Laws	all laws of any jurisdiction in the world including rules of common law, principles of equity, statutes, regulations, proclamations, ordinances, by laws, rules, regulatory principles and requirements, mandatory codes of conduct, writs, orders, injunctions, judgments and directives or recommendations of Government Agencies.
Loss	any loss, liability, damage, expense or cost, including in relation to any Claim(s).

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Supply Agreement

1 Definitions and interpretation

Term	Meaning
Material	includes documents, hardware, software, goods, information and data stored by any means.
Personnel	employees, secondees, agents, principals and contractors (who are individuals).
Purchase Price	the amount payable by the Principal in respect of the Deliverables, as specified in the Supplier's quote attached as Schedule 1.
Specifications	the specifications set out in Schedule 1.
Term	the period commencing on the Commencement Date and ending on the Expiry Date, subject to extension in accordance with clause 2(c) or earlier termination.
WHS	work health and safety.
WHS Act	the <i>Work Health and Safety Act 2011</i> (NSW).
Worker	has the meaning given to that term in section 7 of the WHS Act.
Workplace	has the meaning given to that term in section 8 of the WHS Act.

1.3 Interpretation

- (a) In this Agreement, unless the context otherwise requires:
- (1) words importing the singular include the plural and vice versa;
 - (2) other parts of speech and grammatical forms of a word or phrase defined in this Agreement have a corresponding meaning;
 - (3) an expression importing a natural person includes any company, partnership, joint venture, association, corporation or other body corporate and any Government Agency;
 - (4) a reference to a statute, regulation, proclamation, ordinance or by-law includes all statutes, regulations, proclamations, ordinances or by-laws amending, consolidating or replacing it, whether passed by the same or another Government Agency with legal power to do so, and a reference to a statute includes all regulations, proclamations, ordinances and by-laws issued under that statute and a reference to a clause means a reference to a sub clause of that clause;
 - (5) a reference to a party to a document includes that party's successors and permitted assigns;
 - (6) a reference to A\$ and \$ means the lawful currency of Australia;

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Supply Agreement

2 Term

- (7) headings and bold type are for the purpose of convenient reference only and do not form part of the Agreement; and
- (8) the words "including", "such as", "for example" and "particularly" and similar expressions do not imply any limitations.

2 Term

- (a) This Agreement commences on September 2016..
- (b) This Agreement expires on
- (c) Not used.

3 Supply

3.1 Supply of Deliverables

- (a) The Supplier must provide Principal with the Deliverables:
 - (1) In accordance with the Specifications and the Supplier's warranties set out in clause 7;
 - (2) In accordance with applicable Laws;
 - (3) With the degree of professional skill, care and diligence expected of a competent professional supplier experienced in supplying goods or services of a similar size, scope and nature to the Deliverables;
- (b) The Supplier represents to the Principal that it has the requisite skill, experience, resources and ability to provide the Deliverables in accordance with this Agreement. The Supplier acknowledges that the Principal has entered into this Agreement in reliance on this representation.

3.2 Non-exclusive arrangement

The Supplier acknowledges that the Supplier's relationship with the Principal is non-exclusive and the Principal may contract with any third party to supply the Deliverables, or products or services similar to the Deliverables.

4 Conflict of interest

- (a) The Supplier warrants that, to the best of its knowledge after making diligent inquiry at the date of signing the Agreement, no conflict of interest exists or is likely to arise in the performance of its obligations under the Agreement by itself or by any of the Supplier's Personnel.
- (b) The Supplier must inform the Principal immediately of any matter connected with the provision of the Deliverables which could give rise to an actual or potential conflict of interest on the part of the Supplier or the Supplier's Personnel and take such steps as the Principal may reasonably require of the Supplier to eliminate, resolve or otherwise deal with such conflict.

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5 Supplier's Personnel

5.1 Qualifications and experience

The Supplier must ensure that Personnel engaged in connection with the supply of the Deliverables (**Supplier's Personnel**), are competent and professional and have the skills, qualifications and experience necessary to ensure full and proper performance of the obligations under this Deed in accordance with this Deed and obligations under any Separate Contract in accordance with that Separate Contract.

5.2 Security

The Supplier acknowledges the inherent need for the Principal, as a law enforcement agency, to maintain strict levels of security in relation to its activities, and the potential for that security to be compromised by inappropriate Personnel being involved in the supply of the Deliverables.

5.3 Personnel security checks

- (a) If requested to do so, the Supplier must provide to the Principal:
- (2) accurate information about the identity, qualifications, job history and character of each of the Supplier's Personnel;
 - (3) a list of any of the Supplier's Personnel with actual or proposed access to the Principal's sites or Confidential Information.
- (b) The Supplier consents, or will procure the consent of the Supplier's Personnel if required, to the Principal, at the Principal's expense:
- (1) investigating whether any of the Supplier's Personnel have a criminal record; and
 - (2) conducting such other investigations as the Principal may consider appropriate in relation to any of the Supplier's Personnel who may carry out any work in connection with the supply of the Deliverables.
- (c) Before any person carries out any work in connection with the supply of the Deliverables, the Supplier must:
- (1) obtain from that person any consent that is necessary to enable the Principal to conduct the investigations described in clause 5.3(b); and
 - (2) receive written notice from the Principal confirming that the person has passed the investigations described in clause 5.3(b) and providing approval for that person to carry out work in connection with the supply of the Deliverables.
- (d) If the requirements of clause 5.3(c) are not satisfied, unless the Principal agrees otherwise, the Supplier must, to the full extent permitted by Law:
- (2) ensure that person does not carry out any work in connection with the supply of the Deliverables; and
 - (3) provide a replacement for that person as soon as reasonably possible.
- (e) The Supplier must:
- (2) promptly notify the Principal if the Supplier becomes aware of:
 - (A) any change in the qualifications, job history or character of any of the Supplier's Personnel; or
 - (B) any other matter,
 that may adversely affect the suitability of any of the Supplier's Personnel to carry out work in connection with the supply of the Deliverables; and

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- (3) obtain any necessary consent from the relevant Personnel to enable the Supplier to inform the Principal of the matters referred to in clause 5.3(e)(2).
- (f) Any investigation by the Principal under this clause 5.3 will not:
 - (2) constitute waiver of any breach of this Deed; or
 - (3) affect the Supplier's obligations and its sole responsibility for the performance of this Deed and any Separate Contract.

5.4 Removal of Supplier Personnel by Principal

The Principal may require the Supplier to withdraw any one or more of the Supplier's Personnel from the Supply of the Deliverables, by written notice to the Supplier and without the need to provide reasons. If the Principal gives the Supplier Notice requiring any one or more of the Supplier's Personnel to be withdrawn from the supply of the Deliverables, the Supplier must immediately, to the full extent permitted by Law:

- (a) comply with the Notice;
- (b) provide a replacement acceptable to the Principal;
- (c) ensure that the relevant person does not carry out any work in connection with the supply of the Deliverables;
- (d) ensure that the relevant person does not have access to any information in connection with the supply of the Deliverables; and
- (e) ensure that all Specifications, other documentation and Resources (if any) given to the relevant person to enable the relevant person to supply the Deliverables, are returned to the Supplier.

6 Payment

6.1 Entitlement to Purchase Price

- (a) In consideration of the supply of the Deliverables, the Principal must pay the Supplier the Purchase Price, in accordance with this clause 6. The Purchase Price is deemed to include provision for all costs and expenses incurred by the Supplier in complying with all its obligations under this Agreement.

6.2 Invoices and time for payment

- (a) Within 10 Business Days after the end of each calendar month, the Supplier must submit to the Principal a valid tax invoice for all Deliverables provided to the Principal in the previous calendar month. The tax invoice must:
 - (2) specify the amount of the Purchase Price in respect of the Deliverables;
 - (3) provide details of when the Deliverables were ordered and the date of delivery or supply of such Deliverables;
 - (4) specify the amount of GST payable in respect of the supply of the Deliverables; and
 - (5) consolidate all Deliverables provided by the Supplier under the Agreement in the prior month.
- (b) The Principal must pay the Supplier the Purchase Price within 30 Business Days after receipt of a tax invoice where:

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Supply Agreement

7 Supplier's warranties

- (2) the amount claimed in the invoice is due for payment and correctly calculated in Australian dollars;
 - (3) the invoice is set out as an itemised account in accordance with the requirements of clause 6.2(a); and
 - (4) the invoice is accompanied by documentary evidence that signifies that the Principal has accepted the Deliverables in accordance with this Agreement.
- (c) The Supplier must provide any further details in regard to an invoice that are reasonably requested by the Principal from the Supplier.

6.3 Set-off

The Principal may deduct from amounts due by the Principal to the Supplier any amounts due from the Supplier to the Principal whether under, or in connection with, this Agreement or otherwise.

6.4 Goods and Services Tax (GST exclusive prices)

- (a) A reference in this clause 6.4 to a term defined or used in the *A New Tax System (Goods and Services Tax) Act 1999* (Cth) is, unless the context indicates otherwise, a reference to that term as defined or used in that Act.
- (b) Any amount referred to in this Agreement which is relevant in determining a payment to be made by one of the parties to the other is exclusive of any GST unless indicated otherwise.
- (c) If GST is imposed on a supply made under or in connection with this Agreement, the consideration provided for that supply is increased by the rate at which that GST is imposed. The additional consideration is payable at the same time as the consideration to which it relates.
- (d) If one of the parties is entitled to be reimbursed for an expense or outgoing incurred in connection with this Agreement the amount of the reimbursement will be net of any input tax credit which may be claimed by the party being reimbursed in relation to that expense or outgoing.

7 Supplier's warranties

The Supplier warrants that:

- (a) it has conducted its own analysis and review of information provided by the Principal and has satisfied itself as to the accuracy, completeness and fitness for purpose of all information provided by the Principal upon which it places reliance;
- (b) the supply of the Deliverables by the Supplier and the use of the Deliverables by the Principal will not knowingly infringe the Intellectual Property of any third party;
- (c) it will supply the Deliverables and perform its obligations under this Agreement in accordance with, and will at all times comply with, all applicable Laws;
- (d) it has all licences, authorisations, consents, approvals and permits required by applicable Laws in order to provide the Deliverables and perform its obligations under this Agreement;
- (e) the Deliverables and the supply of the Deliverables will comply with the Law in Australia and any State in which they are to be delivered; and
- (f) it has the skill, competence, capability and qualifications to supply the Deliverables.

Comment [DT1]: The University cannot give an unqualified warranty as it may not necessarily be in a position to definitely know this.

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8 Supplier's insurances

8.1 Minimum requirements

- (a) From the Commencement Date and for the duration of the Term (or such longer period as Principal may require) the Supplier must hold and maintain the following insurances:
- (1) broad form public liability insurance for at least \$10,000,000;
 - (2) broad form product liability insurance for at least \$10,000,000;
 - (3) broad form professional liability insurance for at least \$10,000,000;
 - (4) workers' compensation insurance and any and all other insurance as the Supplier may be required to maintain under any law applicable to the Supplier; and
 - (5) such other insurances required by the Principal.
- (b) The insurances referred to in clause 8.1(a) must:
- (1) be in terms satisfactory to the Principal;
 - (2) cover the Principal's and the Supplier's respective rights, interests and liabilities to third parties, including the liability of the Supplier to the Principal;
 - (3) be for at least the amount specified by the Principal for any one occurrence and unlimited in the aggregate annually as to the number of occurrences; and
 - (4) be valid for the term of this Agreement (or such longer period as Principal may require).

8.2 Evidence of insurance

Whenever so requested by the Principal in writing, the Supplier must within 10 Business Days provide, or procure provision of, evidence, to the Principal's reasonable satisfaction, that the Supplier or its subcontractors or assignees (as applicable) has obtained and maintained insurance required under clause 8.1 in accordance with this Agreement.

9 Indemnity

- (a) The Supplier ~~must defend at its cost and fully will~~ indemnify ~~(and must keep fully indemnified)~~ the Principal and ~~any~~ agents and/or employees of ~~the~~ Principal against all actions, Claims and Loss which ~~may be brought against or is~~ suffered or incurred by Principal ~~or any agents and/or employees of Principal directly~~ arising out of, or ~~directly~~ in connection with ~~(whether directly or indirectly)~~ a breach of this Agreement by the Supplier.
- (b) The Supplier's liability to indemnify Principal and its agents and/or employees under this Agreement shall be reduced proportionally to the extent that any act or omission of those indemnified caused or contributed to the liability, loss, damage, injury or failure.

Comment [BM2]: The clause uses broad phrasing and we request amending as marked up.

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10 Intellectual Property Rights

10.1 Ownership of Developed Material

- (a) The Supplier acknowledges and agrees that Principal owns the Intellectual Property Rights in all Developed Material including, without limitation, all material developed by the Supplier in the provision of the Deliverables.
- (b) On acceptance of the Deliverables by Principal in accordance with this Agreement and after the final payment has been made in accordance with clause 6:
 - (1) the Developed Material will be the sole and exclusive property of Principal; and
 - (2) the Supplier hereby assigns, as at the date of such acceptance, all of its right, title and interest in all Intellectual Property Rights (including, without limitation, as a present assignment of future copyright) in the Deliverables to Principal.
- (c) The Supplier must do all things necessary to vest title in all Intellectual Property Rights in the Deliverables to Principal without the need for further consideration.
- (d) The Supplier acknowledges that Principal may exploit, adapt, license or otherwise use the Intellectual Property Rights in the Deliverables.

10.2 Existing Material

- (d) The Supplier is the owner or licensee of all Intellectual Property Rights in any Existing Material and Principal acknowledges that no Intellectual Property Rights in or to that Existing Material are assigned to Principal.
- (e) On acceptance of the Deliverables by Principal in accordance with this Agreement, the Supplier grants and must ensure that any relevant third parties grant to Principal a worldwide, royalty free, non-transferable licence to use, reproduce and adapt for its own use all those Intellectual Property Rights in the Existing Material to the extent required to utilise the Developed Material in accordance with the ownership rights granted in clause 10.1

10.3 Breach of Intellectual Property

The Supplier must notify Principal in writing as soon as practicable if it becomes aware of any suspected, threatened or actual infringement of any Intellectual Property Rights in the Developed Material, including the Deliverables, and must provide all reasonable assistance to Principal in defending against such infringement.

10.4 No promotion or advertising

The Supplier must not refer to any goods or services [whit](#) provides, or has provided, to the Principal in order to promote or advertise any of the Supplier's goods or services, without the prior written approval of the Principal.

10.5 Police insignia

- (a) The Supplier must not use police insignia, as defined in section 203(8) of the *Police Act 1990* (NSW) (**Police Act**), unless the Supplier:
 - (1) is authorised by a licence granted to the Supplier by the Commissioner of the NSW Police Force; or
 - (2) is otherwise authorised by the Commissioner of the NSW Police Force.

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Supply Agreement

10.6 **Publication**

Notwithstanding clause 10.1 and/or any other provision of this agreement, the Principal grants the Supplier a permanent irrevocable, royalty free, worldwide, non-exclusive licence to use, adapt and reproduce the Developed Material for publishing research articles and for internal academic, research and teaching purposes.

Comment [DT3]: The Supplier as an academic institution always seeks to procure a licence to use material produced for internal research and academic purposes. In particular, the Terms of Reference require the Supplier to publish research articles and so an appropriate licence is necessary to ensure the Provider's rights are not infringed in doing so.

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11 Termination**11.1 Termination by Principal for insolvency or breach**

The Principal may terminate the whole or any part of this Agreement immediately by giving notice to the Supplier if the Supplier is in breach of this Agreement, or an Insolvency Event occurs in respect of the Supplier.

11.2 Termination by Principal for convenience

- (a) The Supplier acknowledges and agrees that the Principal may, at any time at its absolute discretion and without providing reasons, terminate this Agreement, whether or not the Supplier is in default, by written notice to the Supplier.
- (b) If the Principal terminates this Agreement in accordance with clause 11.2(a), the Supplier's sole right and remedy will be to require payments in accordance with clause 11.4(b).

11.3 Supplier's obligations on termination

If the Supplier receives a termination notice given under this clause 11, the Supplier must, (unless the notice states otherwise), immediately discontinue the supply of the Deliverables.

11.4 Supplier's waiver on termination

If the Principal terminates this Agreement:

- (a) the Supplier waives all Claims and Loss in respect of any uncompleted portion of the provision of the Deliverables; and
- (b) the Supplier's sole right and remedy will be to require the Principal to pay a proper valuation under this Agreement of all amounts due and not previously paid to the Supplier for provision of the Deliverables completed in accordance with this Agreement before the notice of termination.

11.5 No right for Supplier to terminate

The Supplier:

- (a) ~~does not have, and expressly waives, any rights it may have to terminate this Agreement; and~~
- (b) ~~expressly acknowledges that a failure by the Principal to perform any obligation under this Agreement will not entitle the Supplier to terminate this Agreement.~~

Comment [DT4]: The Supplier does not agree to waive its rights to terminate this Agreement which are available at law.

11.5 Consequences of termination generally

- (d) The termination of the Supplier's engagement under this Agreement does not affect any of the Principal's other rights or remedies.

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- (b) If the Supplier's engagement under this Agreement is terminated under this clause 11.1, the Supplier is liable for and indemnifies the Principal against any loss suffered by the Principal as a result of the termination, including any additional costs incurred by the Principal in procuring the completion of any outstanding Deliverables.

11.7 Clauses surviving termination

Clauses 7, 8.1, 9 and 10 and any other obligations which are expressed to or, by their nature, survive expiry or termination of this Agreement, survive expiry or termination of this Agreement and are enforceable at any time at law or in equity.

12 General

12.1 WHS

- (a) In supplying the Deliverables, the Supplier must ensure, so far as is reasonably practicable, the health and safety of its Workers and any persons at the Workplace where the services are supplied.
- (b) In supplying the Deliverables, the Supplier must ensure, so far as is reasonably practicable that:
- (1) it establishes and maintains safe work practices and safe systems of work;
 - (2) all Personnel supplying the Deliverables are appropriately trained in work health and safety, and the risks associated with supplying the Deliverables; and
 - (3) it otherwise complies with the WHS Laws and all statutory requirements for work health, safety and rehabilitation management.
- (c) The Principal and the Supplier acknowledge and agree that the Supplier has control of:
- (1) the manner in which the Deliverables are supplied; and
 - (2) all matters arising out of or as a consequence of the supply of or failure to supply the Deliverables that give rise or may give rise to risks to health or safety.
- (d) The Supplier must, prior to supplying any part of the Deliverables undertake an assessment of the WHS risks associated with the supply of the Deliverables and take all reasonably practicable steps to eliminate and minimise all such WHS risks;
- (e) The Supplier must, within the timeframe specified by the Principal, provide to the Principal such information about the operation and maintenance of its WHS systems and procedures as the Principal requires, from time to time, including WHS performance, audit and assessment reports. Any review of the operation or maintenance of the system by the Principal under this sub-clause does not constitute a verification or acceptance by the Principal of the adequacy of the system.
- (f) The Supplier must ensure that it reasonably participates, and that its Personnel reasonably participate, in any investigation carried out by the Principal relating to any Workplace incident notifiable under the WHS Laws in connection with the supply of the Deliverables.
- (g) The Supplier must, so far as is reasonably practicable, consult, cooperate and coordinate the Deliverables with any other person involved in performing work at the Workplace to achieve effective coordination of the services to ensure optimal health and safety risk management and enable the Principal and the Supplier and any person who has control of access to or from the Workplace to comply with their respective obligations under all relevant WHS Laws.

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- (h) If the Supplier breaches its obligations under this clause, the breach will give the Principal the right to terminate this Agreement, in accordance with clause 11.1.
- (i) The Supplier will not be entitled to make a claim against the Principal as a result of or in any way connected with a breach of the Supplier's obligations under this clause 12.1.
- (j) The Supplier indemnifies the Principal, against any cost, expense, loss, damage or other liability suffered or incurred by the Principal to the extent it arises from a breach by the Supplier of this clause 12.1.

12.2 Governing law and jurisdiction

- (a) This Agreement is governed by the laws in force in New South Wales.
- (b) Each party irrevocably submits to the non-exclusive jurisdiction of courts exercising jurisdiction in New South Wales and courts of appeal from them in respect of any proceedings arising out of or in connection with this Agreement.

12.3 Variation

A variation of any term of this Agreement will be of no force and effect unless it is in writing and signed by the parties.

12.4 Entire agreement

This Agreement states all the express terms of the agreement between the parties in respect of its subject matter. It supersedes all prior discussions, negotiations, understandings and agreements in respect of its subject matter.

12.5 Counterparts

This Agreement may be executed in any number of counterparts.

12.6 Piggy backing

- (a) If any government agency (as defined in the *Government Sector Employment Act 2013* (NSW)), public body (as defined in clause 6 of the *Public Works and Procurement Regulation 2014* (NSW)) or police service from another jurisdiction within Australia or New Zealand requires the Supplier to supply any of the Deliverables, then the Supplier agrees that it will enter into a separate agreement with that entity on the terms provided in this Agreement, except for necessary changes to reflect that the Deliverables are to be supplied to that other entity.
- (b) The Supplier acknowledges and agrees that the Principal:
 - (2) will not be a party to any separate agreement entered into by the Supplier with another entity pursuant to clause 12.6(a); and
 - (3) will not in any circumstances have any liability to the supplier or to any other party arising from or in connection with the separate agreement.

12.7 Confidentiality

- (a) The Supplier must not disclose to a third party without the Principal's prior written consent (which will not be withheld if the disclosure is otherwise required by law), any Confidential Information which is:
 - (2) supplied or made available by the Principal to the Supplier, or otherwise obtained by the Supplier, in relation to the supply of the Deliverables; or
 - (3) brought into existence by the for the purpose of supplying the Deliverables.

Sensitive

- (b) The Supplier must:
- (1) take or cause to be taken all precautions necessary to maintain secrecy and confidentiality and prevent disclosure of Confidential Information; and
 - (2) without limiting clause 12.7(b)(1), where necessary, obtain confidentiality agreements in a form satisfactory to the Principal from the Supplier's employees, agents and subcontractors.
- (c) The Supplier must not advertise, publish or release to the public or any unauthorised person:
- (1) Confidential Information; or
 - (2) other information concerning this Agreement, the supply of the Deliverables or the Principal's operations,
- without the Principal's prior written consent.
- (d) The Principal will not withhold its consent if the information is legally required to be produced.
- (e) The onus of proving that any Confidential Information was published, released or disclosed to an authorised person rests with the Supplier.

13.1 Resources

- (a) The Principal will provide any Resources listed in the Specifications, in accordance with the terms and conditions set out in a Purchase Order.
- (b) The Supplier must:
- (1) not use the Principal's Resources other than for the purposes of supplying the Deliverables;
 - (2) not part with possession, nor create or allow the creation of any Encumbrance over any of the Principal's Resources;
 - (3) keep the Principal's Resources in good and substantial repair and condition, having regard to their condition at the beginning of the service period;
 - (4) not modify the Principal's Resources;
 - (5) promptly inform the Principal of any loss, destruction or damage to any of the Principal's Resources; and
 - (6) comply with any instruction of the Principal for the forwarding or disposal of any damaged Principal's Resources.
- (c) The Supplier must indemnify the Principal for any loss or destruction of, or damage to any of the Principal's Resources:
- (1) caused by a breach of this Deed by the Supplier or any of the Supplier's Personnel;
 - (2) caused by any unlawful or negligent act or omission of the Supplier or any of the Supplier's Personnel; or
 - (3) while in the possession of the Supplier; and
- any amount payable in respect of such loss, destruction, or damage is a debt due and payable by the Supplier to the Principal immediately on demand.
- (d) The Supplier's liability under clause 10.7(c) will be reduced proportionately to the extent that a breach of this [Deed Agreement](#) by, or the negligence of, the Principal or its Personnel contributed to the liability.

Sensitive

Supply Agreement

12 General

- (e) If the Principal's Resources are no longer required for the purposes of this [Deed Agreement](#), the Principal's Resources must be returned to the Principal as soon as practicable unless other arrangements are agreed by the parties.

Sensitive

17

Schedule 1

Specifications

1 BACKGROUND

1.1 Overview

Strikeforce Parrabell was initiated by Operational Programs in 2013. The Bias Crimes Coordinator commenced reviewing and assessing over 80 alleged 'gay hate' crimes that were reported throughout the 1980s through to 2000. The purpose of this Strikeforce was to determine if sexual orientation bias was a motivating factor in the crimes, using bias crime investigation strategies. At that stage the review process was expected to take in excess of three years to complete given the current level of resources and staffing.

An initial report was completed during this period of the Strikeforce on the Northhead Beat in October 2013, and no further work conducted until the Corporate Sponsor, Sexuality & Gender Diversity and Commander Surry Hills LAC, relocated the Strikeforce to Surry Hills LAC and allocated a team of detectives to continue the work of the review.

Strikeforce Parrabell under the direction of Commander Surry Hills LAC has been underway since 30 August 2015 and is currently staffed by a team of 10 detectives, working full time.

1.2 History

'Gay' assaults and homicides have been a very visible and important part of the history of relationships between the NSWPF and the gay community. It has been well documented in research and literature, in this country and many others, that during the last few decades at least, it was not uncommon to experience or witness violence and crime perpetrated against men and women because they were perceived to be gay or lesbian. Men have been particularly vulnerable over the years and certain sites such as public reserves, beaches, toilets etc where men are known to frequent to meet other men, have been recorded as risky places where such crimes can occur.

Policing responses to these types of crime have also been documented in research, literature and media, as 'inadequate' or 'inappropriate'. This history is in fact one of the reasons why the NSWPF GLLO Program (Gay and Lesbian Liaison Officer) was established back in 1990.

tThis history does provide an important context for the work of Strikeforce Parrabell and the need to engage independent and qualified researchers to assist by providing advice and commentary on the methodology and conclusions of the Strikeforce.

1.3 Current situation

Strikeforce Parabell is currently reviewing its 40th case and is expected to complete all cases by 15 August 2016. It is timely to engage suitably qualified researchers to participate in the final stages of the Strikeforce review.

At a recent meeting between the Strikeforce Parrabell team and Operational Programs staff, a process was agreed to by all to facilitate an expedient and effective conclusion to the work of the team:

1. Phase 1 completion by the Strikeforce Parrabell Team – reviewing each case utilising NSWPF Bias Crime SOPs, particularly indicators of bias crime
2. Submitting reviewed cases to the Bias Crime Unit, Operational Programs for review, particularly determinations (conclusions)
3. Invite the researcher/research team to collaborate with NSWPF to provide advice on reviewed cases, determinations (conclusions), methodology, language used and any other aspect of the Strikeforce Parrabell review (however, not on specific policing aspects of the review)

Prior to releasing any material or publishing results, adequate consultation will be conducted with families of the victims in each case and other key stakeholders (eg ACON, formerly known as AIDS Council of NSW and Alex Greenwich). Legal advice will be sought regarding publications of details.

There is significant media interest in the work of Strikeforce Parrabell and it is strongly suggested that the engagement of independent and qualified external researchers will add a completely independent perspective to outcomes and findings.

1.4 Challenges

One of the key challenges is locating suitable, qualified and independent researchers.

Many researchers in this area are connected to the 'gay community' and may not be as independent as desirable.

Some researchers have had their own personal history of negative relationships with police.

Other researchers are concerned about the highly political nature of this area.

Another challenge will be the sheer volume of original material that researchers may need to deal with. NSWPF will provide access to this material however, the volume is significant.

1.5 Time frames

1. 25 July 2016 – Send RFQ to selected parties
2. 5 August 2016 – Final date for responses to be received at Operational Programs
3. 8 August 2016 – Convene selection panel
4. September – Researcher/Research Team to start work

2 TERMS OF REFERENCE

2.1 Services Required

- A collaborative approach to working with NSWPF on Strikeforce Parrabell
- Independent advice on Strikeforce Parrabell's (SP) review of the identified 88 deaths during the late 70s, 80s, 90s to early 2000s
- An examination of the process and method used to conduct SP including the application of NSWPF Bias Crime indicators
- Access and review original source materials as needed
- Research and provide an introductory section detailing the historical context of policing during this period and a commentary on investigating deaths of men identified as gay or transgender during this period
- Provide a conclusion including comment on the efficacy and quality of SP's review, the outcomes of the review, does the researcher agree with SP outcomes/determinations?
- Provide recommendations for future policing, community engagement, training, development of bias crime indicators/processes
- Provide relevant recommendations for future directions of the GLLLO program
- Produce and publish a research article/s
- Throughout this entire process maintain close contact with the Corporate Sponsor Sexuality & Gender Diversity and the Senior Programs Officer (Sexuality & Gender Diversity)

Signing page

Executed as an Agreement

SIGNED for and on behalf of the Commissioner of the NSW Police Force ABN 43 408 613 180, representing the Crown in right of the State of New South Wales, by

sign here ▶

A/General Manager, Strategic Procurement & Fleet Services

pursuant to the Instrument of Financial Delegation of Authority issued on 7 September 2012 by the Minister for Police, for the purpose of incurring, committing or sanctioning expenditure for the services provided to NSW Police Force as specified in this Agreement.

In the presence of:

sign here ▶

Witness

print name

Date:

Signed for and on behalf of FLINDERS UNIVERSITY ABN 65 542 596 200 by it duly authorised representative:

sign here ▶

print name

Before:

sign here ▶

Witness

print name

1 Why our team is well equipped to collaborate in providing advice and review of *Strikeforce Parrabell*

There are five key reasons why our team should be entrusted with the sensitive task of collaborating with NSW police to produce a report devoted to a review of *Strikeforce Parrabell*.

i. **Excellent Research Expertise: provided by a three person team with diverse and highly relevant criminological research skills and knowledge**

The project will be led by **Associate Professor Derek Dalton**. He has extensive experience conducting and publishing research in relation to the policing, homosexuality and public space. In particular, his research [published in leading national and International journals] has primarily focused on problematic ‘Beat’ spaces where men congregate to organise or engage in sex. In 2012 this research interest culminated in the publication of *‘Policing Sex’* [co-edited with Professor Paul Johnson] by esteemed International publishing house *Routledge*. Dalton’s grasp of the legal, social and cultural complexities of Beat spaces will be indispensable to this project given the manner in which they figure prominently in the review brief. Whilst Dalton does not profess to be expert *per se* in ‘hate crime’, he nevertheless has an excellent grasp of this academic literature, particularly as it relates to the commission and indicators of homophobic violence [bias crime].

In December 2004 Dalton presented a one hour lecture entitled *“Hate Crime and homophobic violence: an overview”* to 22 senior police officers at the South Australia Police headquarters. In 2006 Dalton gave a key note address as the invited guest speaker at the launch of the joint Federal Police and SAPOL *Gay and Lesbians Liaison Officer* training program. Entitled *“International perspectives on community building between police and the GLBTI community”*, the address was well received by the 35 officers in attendance. From 2004 until 2007, Dalton attended monthly meetings of the *“GLBTIQ South Australian Police Focus Group”* at the Flinders Street Police Headquarters. Here his criminological knowledge helped inform South Australian Police policy and practice. Additionally, his participation contributed to nurturing cooperative relationships between members of the GLBTIQ community and police in a climate of mutual mistrust that needed addressing. **These experiences testify to the fact that Associate Professor Derek Dalton has extensive experience communicating with police officers and fostering mutual respect, trust and cooperation with a view to securing positive outcomes.**

Before arriving at Flinders University, our second team member **Professor Willem de Lint** was Chair of Sociology, Anthropology, and Criminology at the University of Windsor, Canada between 2007 and 2010. His areas of interest include security and policing, particularly public order

**Commercial in-confidence Tender Proposal re RFQ 001286:
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policing, and how the governance of public safety and security is accomplished by a variety of service providers, actors, or agencies. De Lint serves or has served on the editorial boards of the *Australian and New Zealand Journal of Criminology*, *Canadian Journal of Criminology and Criminal Justice*, *Policing and Society*, and *The Open Law Journal*. He has an esteemed International reputation in relation to his policing research and has managed many large projects to completion. De Lint has extensive experience liaising with criminal justice agencies including a major project with the South Australian *Victims Support Service*. His expertise in policing culture and practices will be crucial to the thorough approach our team will take to this collaboration.

Our third team member, **Dr Danielle Tyson**, is a senior lecturer in Criminology in the School of Humanities and Social Sciences at Deakin University and an adjunct senior research fellow in Criminology in the School of Social Sciences at Monash University. Tyson has over 15 years' experience researching in the area of intimate partner violence, domestic homicide, filicide in the context of separation and divorce, and family violence and family law reform. She has accumulated a broad range of practical and legal research skills, including qualitative research methods, documentary and textual analyses of criminal trial transcripts and case files, as well as interviews and focus groups.

Her most recent research with the Domestic Violence Resource Centre Victoria (DVRCV) examined 64 prosecutions of men (n=51) and women (n=13) who have killed in the context of an intimate relationship since the implementation of key reforms to the law of homicide in Victoria in 2005. This research involved a systematic examination of case materials including transcripts of criminal trials, plea and sentencing hearings and media reports. The aim of the research was to retrospectively examine the case materials to identify risk factors for and depictions of family violence, defence and prosecution narratives, the use of evidence of family violence and the recognition of family violence at sentencing. The findings have been published in two co-authored discussion papers.

Additionally, it should be stressed that Associate Professor Dalton and Professor de Lint are members of the [Centre for Crime Policy and Research](#) at Flinders University. As such the project team can where appropriate draw on the expertise of a wide range of Centre academics and public policy experts including [Professor Andrew Goldsmith](#), [Professor Mark Halsey](#) and [Professor Adam Graycar](#).

ii. Independence [a guarantee of objectivity]

Being predominantly based in South Australia (with one team member located in Melbourne), our team has the benefit of being located outside the cultural, social and geographic sphere of New South Wales. This is advantageous because the period in which many of the deaths under review occurred was a somewhat fractious and divisive era in NSW police-GLBTI community relations. Much folklore and cultural memory exists about this period (some aligned with the truth, some perhaps based on supposition rather than facts). It could be argued that a concomitant amount of what one might term *baggage* might be associated with some of the key players [activists, academics, media commentators, former police etc.] who have so far contributed to public commentary. This makes perfect sense given that lives were lost and people feel impassioned about these violent deaths in the context of justice debates in NSW. This history (as captured by relevant Australian academic literature and newspaper discourse) is vitally important and will inform the review process. Indeed, any team that undertakes this task must show deference to the endeavours that provided the impetus for the establishment of *Strikeforce Parrabell*. However, our team has the requisite objectivity (afforded by physical distance and lack of involvement in the events under review) to offer an **unbiased view and appraisal** of the material under consideration. Such a position of neutrality is a **guarantee of impartiality to the NSW Police and the citizens of NSW**. It will act as a **type of insurance against accusations** that those collaborating are not wholly divested of pre-existing bias (either pro GLBTI community *or* pro-NSW police).

iii. Dedication to genuine cooperation

Any project that deals with death requires a great deal of sensitivity and respect for the material under consideration. Clear lines of communication are vital to the success of this collaboration. Fostering transparency and genuine cooperation between both parties [police and academics] will foster a collaborative spirit that will provide clarity of purpose. The brief – as our team perceives it – is highly complex but might be summarised as follows. By working creatively and collaboratively (and with a focus on the *minutiae*), both the police and our academic team will craft a meticulously well thought through report on the work of *Strikeforce Parrabell* that will withstand fair minded scrutiny from the media, the GLBTIQ community and the citizens of NSW. In this sense, both parties will be united by this shared vision of **delivering a report that honours those who are its subject (the past victims)** and provides **a foundation for a better informed future in terms of contemporary policing of bias crimes**. In preparing this report, we (police and researchers) must anticipate potential criticisms of our report and seek to address them adequately.

The intimate police knowledge (of the cases under review) and our academic knowledge will coalesce in a manner that sees a very tightly honed report produced that both parties will be proud to carry their mark of authorship.

iv. A meticulously well thought out approach to the brief provided

The manner in which this project should methodically proceed has been clearly outlined in the Gantt Chart below. This approach is **open to negotiation** to ensure it fits the needs (and time frames) of the NSW police. The process is summarised as follows:

1. Request NSW to provide preliminary *Strikeforce Parrabell* findings [hereafter SPR] based on 88 Case files report [in a relatively concise form]
2. Focus group discussions (fact finding exercise): Derek informally interviews detectives and parties intimately connected with the *Strikeforce Parrabell* in NSW with a view to gleaning an appreciation of the manner in which the reviews took place.¹ [key focus: process and method used to conduct SP including application of bias crime indicators]
3. Derek to conduct analysis of preliminary findings arising from focus group discussions and exposure to initial *Strikeforce* findings. Derek to confer with Professor de Lint and Dr Tyson as required
4. Derek to provide detailed feedback on SPR to allow client to improve working understanding of review and hone quality and scope of SPR. This will be a two-way process with the view to clarify anything that isn't entirely clear and produce a clarity of understanding about SPR in its entirety shared by both parties.
5. Derek (and team) to write first draft of report in close collaboration with police as draft takes shape. The report will entail:
 - an Introductory section detailing historical context of policing during the relevant period
 - commentary on investigating deaths of men identified as gay and transgender during this period
 - a conclusion that comments on the efficacy and quality of SP's review and an unambiguous statement about whether the researchers agree with the SP outcomes and determinations.
6. Client reviews first draft and provides written feedback
7. Derek (and team) prepare second [penultimate] report
8. Both parties meet to discuss final amendments to report

¹ NOTE: Officers will not be quoted in the report. These discussions are merely fact finding processes to aid in understanding what has taken place.

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9. Report finalised
10. If necessary, Derek to review original source material in consultation and with guidance from experienced detectives [about standard operating procedures]
11. Determine recommendations for future directions of the GLLO arising from the report
12. Meetings (3) across the duration of the project with Corporate Sponsor Sexuality & Gender Diversity and the Senior Programs Officer
13. Produce research article(s) for submission to appropriate quality journal [We envisage two quality articles attached to this review]

Note: Associate Professor Dalton will do most of the face-to-face liaising and Professor de Lint and Dr Tyson will assist with the analysis and preparation of written documents.

The Gantt chart and associated information on the following page details the methodology, timeframe and responsibilities for each task associated with the project. Please treat this project detail as confidential. Time frames are estimated, and subject to your approval, and delivery of required input.

v. Value for money

The requested funding for the project is \$50,750. Details are provided below.

Item	Cost (\$)
Personnel	
Project leader - Associate Professor Derek Dalton	28,800
Professor Willem De Lint	3,600
Dr Danielle Tyson	3,200
Travel and Accommodation	
Sydney trip 1, Economy return flights ADL-SYD + 3 nights accommodation, incidentals	1,830
Sydney trip 2, Economy return flights ADL-SYD + 3 nights accommodation, incidentals	1,820
Sydney trip 3, Economy return flights ADL-SYD + 2 nights accommodation, incidentals	1,350
Other	
Flinders University Infrastructure Levy (25%)	10,150
TOTAL, excluding GST	50,750

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Review of *Strikeforce Parrabell's* Project**



The budget offers a **realistic and fair appraisal** of the costs involved in delivering a quality collaborative review and is itemised down to the last dollar. It includes costing of 40 days of time for the project team as detailed in the Gantt Chart below. Please note that the expertise charge rates (per day dollar charges for academic personnel) are 33% of the standard consultancy rates as advised by Flinders University. We offer this **discount (66%)** because we are enthusiastic about the research topic and are keen to secure the work. For the three proposed 'field trips' to Sydney, standard travel rates have been used as per Australian Taxation Office advice. Reasonable flight costs have been determined via internet advice. The infrastructure levy is a standard charge for University consultancies and research, and is levy applied to all external research funding in accordance with Flinders University *Cost Recovery and Pricing Policy*.

2 Proposed Milestone Payments

- 1st payment an upfront payment to cover travel costs and the infrastructure levy, \$16,000 (32%)
- 2nd payment Payment at draft report delivery (Dec 2016) of \$15,000 (30%)
- 3rd payment Final payment of the remainder of total budget, ie \$19,750 at delivery of final report to NSW Police Force (Feb 2017) (38%)

3 Statement of Availability

Associate Professor Dalton is visiting Professor at University College Cork from August until October 3. He will be available to start this project on Monday 10 October 2016. The other two team members will also be ready to commence at this time.

4 Security Clearance

All three project team members are willing to obtain and maintain a security clearance. Should we require assistance from the aforementioned Professor Halsey and Professor Goldsmith at Flinders University's *Centre for Crime Policy and Research*, they are also willing to comply with these conditions.

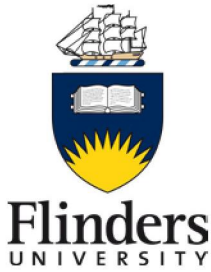
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Gantt Chart: Project Methodology, Responsibilities, Timeframes

Project task no.	Description of project task	Responsibility				Timeline																		
		NSW Police/Detectives	Dalton	Tyson	de Lint	10-Oct-16	17-Oct-16	24-Oct-16	31-Oct-16	7-Nov-16	14-Nov-16	21-Nov-16	28-Nov-16	5-Dec-16	12-Dec-16	19-Dec-16	26-Dec-16	2-Jan-17	9-Jan-17	16-Jan-17	23-Jan-17	30-Jan-17	6-Feb-17	
1	Request NSW to preliminary report (Strikeforce Parabell Report - SPR) based on 88 Case files report and supply to Dalton	1				█																		
2	Dalton to review SPR preliminary report		1				█																	
3	Focus group discussions (fact finding exercise): Dalton informally interviews detectives and parties intimately connected with the Strikeforce Parrabell in NSW with a view to gleaning an appreciation of the manner in which the reviews took place. [key focus: process and method used to conduct SP including application of bias crime indicators] +(face-to-face progress meeting 1 inc. with Corporate Sponsor)							█																
4	Dalton to conduct analysis of preliminary findings arising from focus group discussions and exposure to initial Strikeforce findings. Derek to confer with Professor de Lint and Dr Tyson as required	1	1						█															
5	Dalton to provide feedback on SPR to allow NSW Police Force to improve review of SP and hone quality and scope of SPR.	1	1						█															
6	Dalton to review original source material in consultation with guidance from experienced detectives [about standard operating procedures]. Note – this is not a comprehensive forensic review, but rather a process of validating the general approach the detectives took to their preliminary analysis	1	1						█															
7	Dalton to provide detailed feedback on SPR to allow NSW Police Force to improve working understanding of review and hone quality and scope of SPR. This will be a two-way process with the view to clarify anything that isn't entirely clear and produce a clarity of understanding about SPR in its entirety shared by both parties. [face-to-face meeting 2]	1	1						█															
8	Dalton (and Flinders University team) to write first draft of report in close collaboration with police as draft takes shape. The report will entail: <ul style="list-style-type: none"> • Introductory section detailing historical context of policing during the relevant period • Commentary on investigating deaths of men identified as gay and transgender during this period • A conclusion that comments on the efficacy and quality of SP's review and an unambiguous statement about whether the researchers agree with the SP outcomes and determinations. 									█	█	█												
9	NSW Police Force reviews first draft and provides written feedback	1												█										
10	Dalton (and Flinders University team) prepare second [penultimate] report		1	1	1																█			
11	Dalton and NSW Police Force meet to discuss final amendments to report and discuss recommendations (face-to-face)	1	1																			█		
12	Determine recommendations for future directions of the GLO arising from the report	1	1																				█	
13	Report finalised and delivered to NSW Police Force		1	1	1																			█

Note: Burgundy colours on gantt chart indicate a face-to-face meeting in Sydney, including discussions and updates with Corporate Sponsor Sexuality & Gender Diversity and the Senior Programs Officer, as requested.
 Note: Written and verbal input from NSW Police Force is required in tasks 1, 3, 5, 6, 7, 9, 11 and 12.
 Note: There will be significant consultation with NSW Police Force. The final editing responsibility lies with the Dalton team to ensure that the report is viewed as independent and able to withstand public scrutiny.



1 August 2016

To whom it may concern,

Professor Gary Davis

Acting Executive Dean
Faculty of Education, Humanities, and Law

Room 4.17, Education Building
GPO Box 2100
Adelaide SA 5001
Telephone +61 8 8201 3718
gary.davis@flinders.edu.au
Facsimile +61 8 8201 3171
www.flinders.edu.au

Re: Reference for Associate Professor Derek Dalton: RFQ 001286/NSW Police Force

Associate Professor Derek Dalton has had extensive experience over the last 15 years working on complex collaborative projects and delivering outcomes in a timely manner. He is an acknowledged expert in the field of policing as it relates to sexuality, and sexual identity. Three examples of recent projects resulting in significant publications are described below. Where relevant, these projects were delivered within budget and on time and according to client parameters.

2012 Sole authorship of published book regarding 'Dark Tourism' and crime

In 2012, Dalton published "*Dark Tourism and Crime*" - a commissioned book that combines two disciplines of criminology and tourism. The multidisciplinary book (entailing law, tourism studies, museology, cultural studies and criminology) deals with tourism in places associated with major crime events ranging from the genocidal murders perpetrated at Auschwitz to the Martin Bryant massacre at Port Arthur. The publishers requested research in New York to be undertaken to enhance the marketability of the book given the enormous public interest in "Ground Zero" in the context of '9/11', resulting in Dalton incorporating further analysis generated from a field trip to New York. The project also entailed securing copyright for 50 images where Polish, German and Spanish language proficiency was necessary. In April 2014, the 80,000 word sole authored manuscript was delivered to *Routledge* (international publishers) in accordance with the contract, and within the specified time period.

2010 Editorship of published book devoted to the policing of sexuality

In 2010, Dalton teamed with Professor Paul Johnson (University of York, U.K.) to edit a book, also with *Routledge*, which dealt with policing sexuality in the modern era from an International perspective. Dalton and Johnson solicited contributions from leading academics working in this field in the UK, Australia, Canada and the USA. After organising blind peer reviews of the chapters, Dalton and Johnson organised the thematic order and layout of the book and wrote a substantial Introduction. Additionally, copyright laws were also adhered to in terms of seeking permission for substantive use of text from other sources. The manuscript was delivered to the copy editor on time.

2008 Special Edition Journal – Law Text Culture - devoted to crime scenes

In 2008 Dalton collaborated with Dr Rebecca Scott Bray (University of Sydney) to guest edit a special edition of the journal *Law Text Culture* devoted to "Crime Scenes". This entailed: soliciting contributions; organising contributions to be peer reviewed; liaising with the authors; and proof editing the final submissions. Additionally, as this special edition reproduced colour and black & white photographs, copyright had to be negotiated. The special edition was produced on time in 2009.

In the past five years, Dalton has also appraised national teaching award applications and research funding applications for the Commonwealth Government's Office of Learning and Teaching. This has also involved working with tight deadlines.

Please feel free to email me should you have any further queries.

Yours sincerely,





Government of
South Australia

South Australia Offender Management Plan

Your Reference:

Our Reference:

Enquiries: DCI Selena Dinning

Telephone: (08) 73224965

Facsimile: (08) 73224832

Email: selena.dinning@police.sa.gov.au

26 July 2016

Re: Professor Willem De Lint

To whom it may concern,

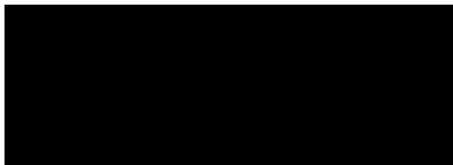
In 2012 Professor De Lint was engaged by South Australia Police (SAPOL) to undertake an evaluation in respect to the information sharing aspects of a multi-agency offender management pilot (OMP) programme being led by SAPOL. The pilot is a multi-agency government initiative developed to manage the risks posed by violent and prolific adult offenders living in the community. The aim of the OMP is to improve the wellbeing of the community by protecting the public from serious crime. Underpinning the OMP is the ability to share information across government which informs decision making processes around the management of the offenders.

It was identified by project managers that research needed to be undertaken to ensure a robust model for information sharing was developed, as South Australia does not have a single legislative basis enabling agencies to work together and or share information. As a result Professor De Lint and his team were retained to develop a research/evaluation plan and conduct the evaluation around privacy and information sharing within the OMP.

As a result Professor De Lint provided an excellent report outlining a number of recommendations which were implemented and embedded within the OMP Guidelines ensuring that OMP practices were sound and could withstand external scrutiny. I have no hesitation in commending Professor De Lint to you.

If you have any queries, please contact the undersigned.

Yours sincerely,



Selena Dinning

Strategic Manager

SA Offender Management Plan

South Australia Police

176 Grenfell Street,

ADELAIDE SA 5000

PROTECTING THE COMMUNITY

A MULTI-AGENCY RESPONSE TO THE STATE WIDE
MANAGEMENT OF PRIORITY & PROLIFIC OFFENDERS



27th July 2016

Re: Reference for Dr Danielle Tyson

To whom it may concern,

The Domestic Violence Resource Centre Victoria (DVRCV) has enjoyed a successful working relationship with Dr Danielle Tyson (previously with the Department of Criminology at Monash University and now with the Department of Criminology at Deakin University) over a number of years. Dr Danielle Tyson has specific expertise in the area of domestic homicide and criminal law. She has been engaged with criminal policy and law reform and worked in collaboration with DVRCV to produce a number of significant submissions to government on legal policy and reform, research reports and academic articles (listed below).

Submissions to government

In 2010, Dr Tyson worked in collaboration with Dr Debbie Kirkwood from the Domestic Violence Resource Centre Victoria (DVRCV) and the Victorian Women's Trust (VWT), to produce a joint submission in response to the Department of Justice's Discussion Paper, *Review of the Offence of Defensive Homicide* (September 2010). In 2014, Dr Tyson collaborated with Dr Debbie Kirkwood (DVRCV), Sarah Capper (VWT), Domestic Violence Victoria (DV Vic), The Federation of Community Legal Centres (FCLC), Koori Women Mean Business (KWMB) and Women's Health Victoria to produce a joint submission in response to the Department of Justice's Discussion Paper, *Defensive Homicide: Proposals for Legislative Reform - Consultation Paper*, which has been widely cited in both academic and legal commentary on the need for ongoing monitoring and evaluation of the 2005 reforms to the laws of homicide in Victoria (November 2013).

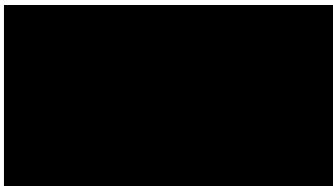
Funded research outputs

In 2012, Dr Danielle Tyson in collaboration with Dr Debbie Kirkwood and Ms Mandy McKenzie (DVRCV) received funding from the Victorian Women's Benevolent Trust to commence a review of intimate partner homicides that occurred after the 2005 reforms to the law of homicide in Victoria, Australia. The first stage of the project examined cases of women who killed their intimate partners with a focus on whether, and to what extent, the reforms had improved the recognition of family violence and legal understandings of the circumstances in which women kill in response to violence.

The findings are outlined in the DVRCV Discussion Paper, *Justice or Judgement? The impact of the Victorian homicide law reforms on responses to women who kill intimate partners* (Kirkwood, McKenzie & Tyson 2013) and also in Tyson, Kirkwood, McKenzie and Naylor (2015) 'The Effects of the 2005 Reforms on Legal Responses to Women Who Kill Intimate Partners' in Fitz-Gibbon and Freiberg (eds.) *Homicide Law Reform in Victoria: Prospect and Retrospect* (The Federation Press: Leichhardt), and a journal article, Tyson, Kirkwood and McKenzie, (2016) 'Family violence in domestic homicides: a case study of women who killed intimate partners post-legislative reform in Victoria, Australia', *Violence Against Women*, May 18, 1-25. The research team expanded to include Professor Bronwyn Naylor (Faculty of Law, Monash University) and commenced the second stage of the project, which explored legal responses to men who have killed in the context of sexual intimacy since the implementation of the reforms in 2005. It also continued to monitor cases of women who killed intimate partners. This work was made possible by a generous grant from the Victorian Legal Services Board Grants Program in 2013. The findings are outlined in the DVRCV Discussion Paper, *Out of Character? Legal Responses in Cases of Men Who Kill Women in Victoria 2005 - 2014* (McKenzie, Kirkwood, Tyson & Naylor 2016).

These outputs clearly demonstrate Dr Tyson's commitment to combining policy and practice and should provide any prospective funder with a deep assurance that the research she is involved in will produce the outcomes as stated in the research proposal.

Yours sincerely,



Emily Maguire
Chief Executive Officer

Curriculum Vitae

Dr Derek Anthony DALTON

Associate Professor

School of Law
Flinders University of South Australia

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F: 61 8 8201 3630

E: derek.dalton@flinders.edu.au

Personal Information

Born: [REDACTED]
Citizenship: Australian

Qualifications

Doctor of Philosophy (Criminology) (2002)

Faculty of Arts, Department of Criminology, The University of Melbourne, Australia. *Research funded by an 'Australian Postgraduate Award' stipend.*

Master of Criminology (1997) (First Class Honours)

Faculty of Arts, Department of Criminology, The University of Melbourne, Australia.

Bachelor of Education (Secondary) Arts (1991)

Faculty of Arts, The University of Melbourne, Australia.

Teaching Awards

- In July 2011 I was the recipient of a \$10,000 Australian Learning & Teaching Council "Citation for Outstanding Contribution to Student Learning". My citation was based on inspiring teaching and assessment innovations I pioneered in the topic "*Crime, Law & Trauma*" over five years.
- In August 2009 I was the recipient of a \$3000 Faculty of Education, Theology, Humanities and Law "Award for Excellence in Teaching" based on my achievements in the topic "*Crime, Law and Trauma*".
- In December 2009 I was the recipient of a \$5000 Vice-Chancellor's Award for Excellence in Teaching based on my achievements in the topic "*Crime, Law and Trauma*".

Expertise

- The regulation and representation of (homo)sexuality in Law
- Dark Tourism in relation to crime
- Film censorship and Law
- Cultural and Criminological Theory

Employment

Current (2008 -)

Lecturer/Senior Lecturer/Associate Professor in Criminal Justice, School of Law, Flinders University, Faculty of Education, Theology, Humanities and Law

- Prepare and deliver high quality topics related to criminal justice and criminology
- Supervise Honours students
- Supervise Doctoral candidates
- Conduct research and publish scholarly articles and books

March 1999 – Dec 2002

Victim Services Officer (VPS 3), *Victims Referral and Assistance Service (VRAS)*, Department of Justice, Victoria, Australia.

- Provided victims of crime with timely and professional assistance to help them cope with the after-effects of exposure to crime (physical injury, psychological illness and personal upheaval)
- Responded to inquiries on a Help-Line and ascertained the individual needs of each caller
- Helped victims access a Victims Counselling Scheme
- Assisted clients to lodge financial crimes compensation claims under Victorian Law

October 2002 – December 2002

Consultant Researcher, *Australian Research Centre in Sex, Health & Society (La Trobe University, Faculty of Health Sciences)*, Melbourne.

Prepared a five thousand-word literature review that surveyed theories and practices pertaining to effective sexual health education initiatives

Previous Teaching Experience – Undergraduate Courses

2003

Lecturer in Justice Studies, *Charles Sturt University (Bathurst) School of Social Sciences and Liberal Studies, Faculty of Arts.*

- Prepared and delivered high quality courses related to justice studies, criminology and criminal law (both to internal students and by ‘distance delivery mode’)

- Supervised two Honours students, co-supervised two Masters students and four Ph.D. students.

2000

Tutor, ‘*Crime and Culture*’, *Department of Criminology, The University of Melbourne*. In 2000 I worked as a tutor for Professor Alison Young

- Conducted seminars for second and third year students to facilitate discussion of the core material presented in lectures
- Consulted with students to assist them in devising research projects
- Assessed and graded completed assignments [& provided written feedback]

Research Assistance

1999

Department of Criminology, University of Melbourne. Research Assistant to Dr Marion Frere

- Located articles on Australian prison culture and prisoners’ personal writings.

1996-1997

Department of Criminology, University of Melbourne. Research Assistant to Professor Alison Young, Dr David Tait and visiting academics.

- Sourced academic articles, assembled course readers and searched case law databases.

1995

Department of Language and Literature, University of Melbourne. Research Assistant to Associate Professor Ray Misson.

- Transcribed interviews
- Sourced research material in relation to a study investigating the prevalence of homophobic sentiment amongst Victorian high school students.

Publications

Pending 2016:

Dalton, D. (2016) ‘Criminalization of Homosexuality in Popular Cinema’ in *Criminology: Oxford Research Encyclopedias* [vol. and pages # yet to be assigned]

Dalton, D. (2016), ‘Juxtaposing prison and *other* carceral sites: interrogating taxonomic differences & empathetic possibilities’ in Wilson, Jacqueline Z., Sarah Hodgkinson, Justin Piche and Kevin Walby (eds), *The Palgrave Handbook of Prison Tourism*, [pp. to be assigned]

Dalton, D. (2016) ‘A history of repudiating metaphors in Australian parliamentary debates concerning the decriminalisation of homosexuality’, *Flinders Law Journal*, Vol 18, No. 1 [pp. to be assigned].

Books

Dalton, D. (2014) *Dark Tourism and Crime*, Routledge: London & New York [230 pages]

Johnson, P. and Dalton, D. (eds) (2012) *Policing Sex*, Routledge: London & New York [232 pages]

Scott Bray, R. and Dalton, D. (eds) (2009) *Law/Text/Culture* volume 13, "Crime Scenes" [373 pages]

Chapters in books

Dalton, D. (2000) 'The Deviant Gaze: Imagining the Homosexual as Criminal Through Cinematic and Legal Discourses' in C. Stychin and D. Herman (eds) *Sexuality in the Legal Arena*, London: Athlone.

Dalton, D. (2004) 'Arresting Images/Fugitive Testimony: the resistant photography of Evergon' in *Studies in Law, Politics, and Society* - "An Aesthetics of Law and Culture", vol.34, pp.69-83.

Dalton, D. (2009) 'Encountering Auschwitz: a personal rumination on the possibilities and limitations of witnessing/remembering trauma in memorial space', *Law Text Culture*, volume 13, pp.187-225.

Dalton, D. (2011) 'Genealogy of the Australian homocriminal subject: a study of two explanatory models of deviance' in R. Robson (ed) *The Library on Essays on Sexuality and Law, Volume II Crime and Punishment*, London: Ashgate, pp. 79-102.

Dalton, D. (2012) 'Policing Beats' in Johnson, P and Dalton, D. (eds), *Policing Sex*, Routledge, London, pp 67-81.

Dalton, D (2015) 'Reflections on the Emergence, Efficacy, and Value of Queer Criminology' in Angela Dwyer, Matthew Ball and Thomas Crofts (eds) *Queering Criminology*, Palgrave Macmillan: Basingstoke, pp. 15-35.

Articles published in refereed journals

Dalton, D. (2006) 'Surveying deviance, figuring disgust: locating the homocriminal body in time and space', *Social & Legal Studies*, Vol 15, No 2, pp. 277-299.

Dalton, D. (2006) 'The haunting of gay subjectivity: the cases of Oscar Wilde and John Marsden', *Law, Text, Culture*, (Special Edition: 'The trouble with pictures'), Vol 10, pp. 72-100.

Dalton, D. (2007) 'Genealogy of the Australian homocriminal Subject: a study of two explanatory models of deviance', *Griffith Law Review*, Vol 16, No 1, pp.83-106.

Dalton, D. (2007) 'Policing Outlawed desire: Homocriminality in Beat Spaces in Australia', *Law and Critique*, Vol 19, No 1, pp.375-405.

Dalton, D. (2008) '*Brokeback Mountain*: requiem for thwarted love and a discussion of cinema's treatment of gay desire' in *Journal of sexualities, gender and justice* (special edition: "Just Love")

Dalton, D. (2008) 'Gay Male Resistance in beat spaces in Australia: a study of 'outlaw' desire', *The Australian Feminist Law Journal* Vol 28, pp. 97-119.

Brewer, R. and Dalton, D. (2008) 'Assessing the importance of culture in explaining early initiation into drug use and its relation to subsequent dependence amongst Indigenous police detainees in Adelaide', *Current Issues in Criminal Justice*, Vol 20, No 2, pp. 265-286.

Biber, K. and Dalton, D. (2009) 'Making art from evidence: Secret sex and police surveillance in the Tearoom', *Crime, Media, Culture*, Vol 5 (3), pp.243-267.

Dalton, D. (2010) 'Crime, law and Trauma: a personal reflection on the challenges and rewards of teaching sensitive topics to criminology students', *Enhancing Learning in the Social Sciences*, Vol 2, Issue 3, pp. 1-18.

Dalton, D. and Schubert, C. (2011) 'When Classification Becomes Censorship: An Analysis of the Neutralisation and Resistance of Film Censorship in Contemporary Australia', *Griffith Law Review*, Vol 20, No 1, pp. 31-67.

Dalton, D. and Karkins, L. (2012) 'Social networking sites and the dangers they pose to youth: Some Australian findings', *Current Issues In Criminal Justice*, Vol 24, No 2, pp. 205-222.

University Administrative duties

Course Co-ordinator, Bachelor of Justice and Society (Criminology) [2014 –2015]

Steer and manage the progression of this new degree with a view to enhance the criminological content, grow student numbers and generally foster its positive reputation within the wider community.

Director of Studies Criminal Justice (2005 -2011)

Provide course advice and assistance to students in the Criminal Justice major and regularly attend Examination Board meetings at School and Faculty level

Law School Teaching and Learning Committee (2005- 2011)

Assist committee to review teaching related policies and procedures in consultation with staff. The committee subsequently implemented improvements to such policies and procedures.

Member of Flinders University Level B Promotion Committee [2008 -2010]

Member of Flinders University Level C Promotion Committee [2015-2016-2017]

Member of Vice Chancellor's Awards for Excellence in Teaching Committee [2010]

Supervision of Higher Degree Candidates

Doctoral students who have completed:

Natasha Sugden [degree conferred in May 2005 at Charles Sturt University]

Tiffany Bodiam [degree conferred in 2009 at Charles Sturt University]

Nerida Chazal [degree conferred in 2013 at Flinders University]

Kylie Doyle [degree conferred in 2013 at Flinders University]

Masters students who have completed

Larisa Karklins [degree conferred in 2013 at Flinders University]

Doctorates currently under supervision/co-supervision at Flinders

- Jeremy Ryder
- Catherine Schubert
- Alecia Alinejad

Honours Students

- Supervised 13 students since being appointed at Flinders University
- Marked 26 Honours theses since being appointed to Flinders University

Examination of Higher Degrees

In 2007, in recognition of my expertise in the area of the criminalisation of sexuality, I was nominated by Associate Professor William MacNeil and Dr Elena Marchetti from Griffith University Law School to examine Annette Houlihan's doctoral thesis "*Criminality, Socio-sexuality and HIV risk*".

Conference Presentations

"A History of Repudiating Language in Australian Parliamentary Debates concerning the Decriminalisation of Homosexuality", paper presented at the Homosexual Histories Conference, November 28-29, 2014, University of Technology Sydney,

Keynote Address, "Reflections on the emergence, efficacy and value of queer criminology", paper presented at the *Queer Criminologies Symposium* sponsored by the Queensland University of Technology Crime and Justice Research Centre, Brisbane, Friday July 2014.

"Dark Tourism and Crime", paper presented at the 6th Annual Australian & New Zealand Critical Criminology Conference, 12-13 July 2012, University of Tasmania, Hobart.

"Encountering the crime scene of *Oradour-sur-Glane*", paper presented at The 24th Annual ANZSOC Criminology Conference, 28-30 September 2011, Geelong, Victoria.

"*Auschwitz and dark tourism*", paper accepted for Envisaging Death: Visual Culture and Dying Conference. Friday 26th June 2009, University of Birmingham [Illness led to inability to attend and present paper]

"Incorporating Indigenous Issues in law curricula: case study exploring topic *Crime Law and Trauma*", paper presented at the Indigenous Legal Studies Association Inaugural Conference, University of Sydney Faculty of Law, Sydney, 10-11 July, 2008.

"Encountering Auschwitz: a personal rumination on the possibilities and limitations of witnessing trauma in memorial space", paper presented at the 20th Annual ANZSOC Conference, Adelaide, 23 – 26 September, 2007.

“Gay Male Resistance in beat spaces in Australia: a study of ‘outlaw’ desire”, paper presented at the Social & Legal Studies Association Conference, University of Kent, Canterbury, 3 -5 April, 2007.

“*Brokeback Mountain*: requiem for thwarted love and a discussion of cinema’s treatment of gay desire”, paper presented at the Passages: law, aesthetics, politics conference, 13th Annual International Conference of the Law and Literature Association of Australia, 13-14 July, 2006, Melbourne, Australia.

“Gay Resistance: the practice of every day desire”, paper presented at the Traumas of Law: juridical – Aesthetic – therapeutic conference, 12th Annual International Conference of the Law and Literature Association of Australia, 9-11 July 2004 , Brisbane, Australia.

“Gay Resistance: the praxis of everyday desire”, paper/interactive seminar presented to the Centre for Cultural Research into Risk, Charles Sturt University, Bathurst campus, August 18, 2003.

“Arresting Images/Fugitive Testimony: the resistant photography of Evergon”, paper presented at the Mediating Law (theory- production - culture) Conference, 29 November – 1 December, 2002, The University of Melbourne Law School.

“Metaphors of Dis-ease: the uses and abuses of metaphor as a revelatory device of truth”, paper presented at the 9th Annual International Conference of the Law and Literature Association of Australia, 5-7 February, 1999, La Trobe University, Beechworth, Victoria, Australia.

“Metaphors of Dis-ease: the uses and abuses of metaphor as a revelatory device of truth”, paper presented at Annual Meeting of the Law and Society Association, 27-29 May, 1999, Chicago, U.S.A.

“The Deviant Gaze: Imagining the homosexual as criminal through cinematic and legal discourses”, paper presented at the 1st Annual International Conference on Gender, Sexuality and Law, 19-21 June, 1998, Keele University, Stoke-on-Trent, U.K.

Grants (external)

Australian Learning and Teaching Council \$10,000

Teaching and Research Related Public Service

Special Guest Lecture to South Australian Police

In December 2004, at the invitation of Senior Constable Gary Disher, I presented a one hour lecture entitled "Hate Crime and homophobic violence: an overview" to 22 senior police officers at the South Australia Police headquarters.

Keynote address to Federal and South Australian Police

On Dec 9, 2006, as the invited guest speaker at the launch of the joint Federal Police and SAPOL Gay and Lesbians Liaison Officer training program, I gave a key-note address entitled ‘International perspectives on community building between police and the GLBTI community’ to 35 police officers.

Guest lecturer at “Remember the Holocaust” exhibition

On August 3rd 2010 I delivered a lecture as part of Holocaust survivor Mr Andrew Steiner’s “Remember the Holocaust” Exhibition at the South Australian Migration Museum. This three month exhibition provided a wonderful opportunity for students, High School teachers and the general public alike to learn about The Holocaust or – if they were already familiar with it – to reacquaint themselves with its importance and enduring legacy. My lecture was entitled *‘The Holocaust: the role of law as a tool of genocide’*.

Public Service

“GLBTIQ Police Focus Group”

From 2004 until 2007, at the invitation of Senior Constable Gary Disher, I attended monthly meetings of the “GLBTIQ Police Focus Group” at the Flinders Street Police Headquarters. Here my criminological knowledge helped inform South Australian Police policy and practice. Additionally, my participation contributed to nurturing cooperative relationships between members of the GLBTIQ community and police in a climate of wavering mutual mistrust that needed addressing.

Teaching & Professional Affiliations

- Attended “Coordinators Leading Advancement of Sessional Staff” master class at the invitation of the ALTC [Held in Adelaide city, May 2011]

Member of the Flinders College of Distinguished Educators [2013 to present]

Media

On the 10th of December 2005 I was interviewed by the ABC television journalist Simon Royal for the 'Stateline' program to comment on homophobic and vilifying statements published by the SA chapter of the "Festival of Light" in relation to gay men and paedophilia.

On the 29th of July, 2005 I was interviewed by the ABC television journalist Patrick Emmett Simon for the 'Stateline' program. The segment was entitled "Bikers to protect victims of sex abuse" and I provided comment as a criminologist on why the importation of this American scheme was: akin to vigilantism; fraught with danger; likely to be unsuitable for South Australia and to produce negative justice outcomes.

On the 24th of February, 2006 I was interviewed by ABC radio journalist Nance Haxton to provide a comment on the likely cultural legacy of the “Snowtown” serial murders and to discuss the vulnerability of the underclass as a particular category of victim. The segment aired on PM in Adelaide and was also broadcast on ABC nationally that day.

On Sept 27th 2006 David Nankervis from the “Sunday Mail” interviewed me to gain a criminological perspective on recent media reports of an increase in burglaries in South Australia. I discussed explanations for this supposed increase and expounded on suitable crime prevention responses to burglaries.

On August 11-12, 2007 “The Weekend Australian” Magazine published my letter providing feedback on the merits of a feature article about “The Sopranos” television crime drama and the representation of criminality in popular culture.

On October 18-19, 2008, “The Weekend Australian” Magazine published my letter commenting on celebrity Glenn Wheatley’s imprisonment for tax evasion in which I drew an analogy with the suffering of Oscar Wilde in Victorian England.

On 10th December 2008, Nance Haxton from ABC Radio (PM Program) interviewed me about 160 South Australian welfare cheats been caught money laundering \$25 million at Skycity casino. I contributed the insight that whilst the operation was successful, the wider question was the extent to which the laundered money would be recovered and the possibility that the criminal masterminds behind the scheme might elude prosecution.

On 9th of August 2010 journalist Patrick White from Radio 2 SER (107.3) Sydney’s “Radio Atticus” Law Program interviewed me about the notion that crimes perpetrated against people with disabilities need to be classified as ‘hate crimes’. I argued that this umbrella category was problematic as despite being vulnerable to assault; most crimes perpetrated against people with disabilities are not intrinsically motivated by hate.

On the 11th of February 2010, Nance Haxton from ABC Radio (World at Noon Program) interviewed me to seek a criminological perspective on a bombing that occurred in Enfield where two people were killed. The interview canvassed the potential involvement of organised crime in the form of Outlaw Motorcycle gang members.

In April 2010 freelance journalist Denise Mooney interviewed me to obtain a criminological perspective on the phenomenon of celebrity criminals in light of the so-called ‘Gangland killings’ in Melbourne and the popular culture insights into these murders featured in the television show Underbelly. Her resulting feature article “Prime Time Crime” was published in a popular Men’s magazine where I was quoted at length about the origins of celebrity criminality.

On Friday 7th August 2015 I was interviewed on Radio National’s *The List* by Mark Sutton. In a 7 minute segment entitled “*Why the appeal for dark tourism?*” we discussed my research into crime-related dark tourism in places like Auschwitz, Port Arthur and Snowtown.

On Sunday morning May 1st I spoke to the hosts of *ABC News 24* Andrew Geoghegan and Miriam Corowa about dark tourism. We touched upon the recent twenty year anniversary of the massacre at Port Arthur and the 30 year anniversary of the Chernobyl disaster. This facilitated a discussion of the controversial nature of some forms of dark tourism and the dangers of voyeurism and insensitive practices [e.g. taking “selfies”].

Peer reviews conducted for journals since July 2008

- The Australian and New Zealand Journal of Criminology (4 articles)
- Sydney Law Review (1)
- Current Issues in Criminal Justice (3)
- The Australian Feminist Law Journal (Australia) (3)
- Alternative Law Review (2)
- Theoretical Criminology (UK) (2)

- Law, Culture and the Humanities (USA) (1)
- Griffith Law Review (3)

WILLEM de LINT

Citizenship

Australian and Canadian

Current Position

- 2010- Professor in Criminal Justice, Flinders Law School, Flinders University of South Australia, Australia
 2015- Discipline Lead and Deputy Dean, Flinders Law School, Flinders University of South Australia, Australia

Previous Positions

- 2013-15 Associate Dean, Research, Flinders Law School, Flinders University of South Australia, Australia
 2010 Professor in Criminology, Department of Sociology, Anthropology, and Criminology, University of Windsor, Canada
 2007-2010 Head, Department of Sociology, Anthropology, and Criminology, University of Windsor, Canada
 2003-2010 Associate Professor, Criminology, Department of Sociology, Anthropology, and Criminology, University of Windsor, Canada
 2000-2002 Lecturer, Institute of Criminology, Victoria University of Wellington, New Zealand
 1997-2000 Assistant Professor, Criminology, Sociology and Anthropology, University of Windsor, Canada

Degrees

- Ph.D. (Criminology - Centre of Criminology) University of Toronto, 1997
 M.A. (Criminology - Centre of Criminology) University of Toronto, 1992
 B.A. (Sociology – Woodsworth College) University of Toronto, 1990

Editorial Board Memberships

- 2013- *Australian and New Zealand Journal of Criminology*
 2007-2015 *Canadian Journal of Criminology and Criminal Justice*
 1998-2013 *Policing and Society: an international journal of research and policy*
 2008- *The Open Law Journal*
 2011- *The GSTF Journal of Law and Social Sciences*

Awards

- 1992 John L Edwards Award (Top MA Student at the Centre of Criminology, class of 1990-1991)

Publications*Co-Authored Books*

- de Lint, W. and A. Hall. (2009) *Intelligent Control: Developments in Public Order Policing in Canada*. Toronto: University of Toronto Press.
 Fleming, T., S. Ramcharan, K. Dowler and W. de Lint. (2008) *The Canadian Criminal Justice System*. Prentice-Hall: Don Mills.

Co-edited Books

- de Lint, W., M. Marmo and N. Chazal (2014) (eds.) *Crime and Justice in International Society*. Routledge. Advances in Criminology Series.
- M. Marmo, de Lint, W., and D. Palmer (2012) (eds.) *Crime and Justice: A Guide to Criminology*. Sydney: Palgrave.
- V. Bajc. and W. de Lint (eds.) (2011) *Security in Everyday Life*. Routledge. Advances in Criminology Series.

Editor/Co-editor, journal issue

- Griffiths Law Journal* (2013). "Emerging Mechanisms of Legislative and Political Power in Response to Irregular Migration" 22/3 (with M. Giannacopoulos and M. Marmo)
- Flinders Law Journal* (2012). Volume 14/2 "Criminal Justice Special Issue." (with A. Groves)
- Studies in Social Justice* (2009). "Security, Exclusion and Social Justice." 3/1 (with D. O'Connor)
- Policing and Society* (2006). "Intelligence in Policing and Security." 16/1.

Articles in Refereed Journals

- de Lint, W. M. Marmo, A. Groves and A. Pocrnic (under review) Victim Self-Medication: Findings from a South Australian Study. *International Review of Victimology*.
- de Lint, W. M. Marmo, A. Groves and V. Laughton (under review) Encountering victimology. *Criminological Encounters*.
- de Lint, W. and A. Pocrnic (under review) 'Modelling Public Order Policing' *Mobilization*
- de Lint, W. and W. Kassa (under review) 'On Being Bent For Security: Barristers in Terrorism Prosecutions in Australia' *Journal of Law and Society*.
- de Lint, W. (2016). "Public Order Policing and Liberal Democracy." In *Oxford Handbooks Online*, New York: Oxford University Press.
- de Lint, W. and W. Kassa (2015) 'US Counterterrorism Security: Fraud, Failure or Fruitful Spectacle.' *Critical Criminology*. 23/3: 349-369
- de Lint, W. and M. Giannacopoulos (2013). 'Framing Irregular Migration: A Handbook for Policymakers.' *Griffiths Law Journal Special Issue: Emerging Mechanisms of Legislative and Political Power in Response to Irregular Migration* 22/3: 619-647
- Giannacopoulos, M, M. Marmo and W. de Lint (2013). 'Irregular Migration: Emerging Regimes of Power and the Disappearing Human' *Griffiths Law Journal Special Issue: Emerging Mechanisms of Legislative and Political Power in Response to Irregular Migration* 22/3: 559-570
- Nakhaie, R.M. and W. de Lint (2013) 'Security and Surveillance in United States and Canadian Public Opinion' *International Criminal Justice Review* 23/2: 149-169.
- de Lint, W. and N. Chazal (2013) 'Unsafe at Low Altitude: The Resilient Subject.' *Critical Criminology* 21/2: 157-176
- de Lint, W. (2012) 'Risking Precaution in Two South Australian Serious Offender Initiatives.' *Current Issues in Criminology* 24/2: 145-165
- Cotter, R. and W. de Lint. (2009). 'GPS Monitoring and Postmodern Penalty.' *The*

- Howard Journal of Criminal Justice*. 48/1:76-87.
- de Lint, W. (2009) 'Introduction: Security, Exclusion and Justice.' *Studies in Social Justice*. 3/1: 1-7.
- O'Connor, D. and W. de Lint (2009). 'Frontier Government: The Folding of the Canada/US Border.' *Studies in Social Justice*. 3/1: 39-66.
- de Lint, W. (2008). 'Intelligent Governmentality.' *The Windsor Yearbook of Access to Justice*. 27/1: 195-240
- Cotter, R., W. de Lint and D. O'Connor (2008). 'Ordering Images: Cooking Reality in COPS.' *Journal of Criminal Justice and Popular Culture*. 15/3: 277-289.
- de Lint, W. (2008). 'The Security Double Take: The Political, Simulation and the Border.' *Surveillance and Society: Special Issue: Smart Borders and Mobilities: Spaces, Zones and Exclusions*. 5/2: 166-187.
- de Lint, W., D. O'Connor and R. Cotter. (2007). 'Controlling the Flow: Security, Exclusivity, and Criminal Intelligence in Ontario.' *International Journal of the Sociology of Law*. 35: 41-58.
- de Lint, W. and S. Virta and J. Deukmedjian (2007). 'Simulating Control: A Shift in Policing.' *American Behavioural Scientist*. 50/12: 1631-1647.
- Deukmedjian, J. and W. de Lint (2007). 'Community into Intelligence: Resolving Information Uptake in the RCMP.' *Policing & Society*. 17/4: 239-256.
- de Lint, W. (2006). 'Governmentality, Critical Criminology and the Absent Norm.' *Canadian Journal of Criminology and Criminal Justice*. 48/4: 721-734.
- de Lint, W. (2006). 'Intelligence in Policing and Security: Reflections on scholarship.' *Policing & Society: an international journal of research and policy*. 16/1: 1-6.
- de Lint, W. (2005). 'Public Order Policing: A Tough to Follow?' *International Journal of the Sociology of Law*. 33/4: 179-199.
- de Lint, W., R. Gostlow and A. Hall (2005). 'Judgement by Deferral: the Interlocutory Injunction in Labour Disputes Involving Picketing.' *Canadian Journal of Law and Society*. 20/2: 67-93.
- de Lint, W. and S. Virta (2004). 'Security in Ambiguity: towards a radical security politics.' *Theoretical Criminology*. 8/4: 495-519.
(reprinted 2006). in *Crime and Security*. Benjamin Goold and Lucia Zedner (eds.) Ashgate
- Hall, A. and W. de Lint (2003). 'Policing Labour in Canada.' *Policing and Society: an international journal of research and policy*. 13/3: 219-234.
- de Lint, W. (2003). 'Keeping open Windows: Police as Access Brokers.' *British Journal of Criminology*. 43/2: 379-397.
(reprinted 2004). in *The Canadian Review of Policing Research*. Vol 1: 5-8.
- de Lint, W. and A. Hall (2002). 'Making the Pickets Responsible: Policing Labour at a Distance in Windsor, Ontario.' *Canadian Review of Sociology and Anthropology*. 39/1: 1-27.
(reprinted 2004) in Stephen N. Nancoo (ed.) *Contemporary Issues in Canadian Policing*. Mississauga: Canadian Educators Press.
- de Lint, W. (2000). 'Arresting the Eye: Surveillance, Social Control and Resistance.' *Space & Culture*. 7: 21-49.
- de Lint, W. (2000). 'Regulation and Autonomy in the Police Beat.' *Social & Legal Studies: an international journal*. 9/1:55-83.

- de Lint, W. (1999). 'A Post-Modern Turn in Policing: Policing as Pastiche?' *International Journal of the Sociology of Law*. 27/2: 127-152
- de Lint, W. (1999). 'Nineteenth Century Disciplinary Reform and the Prohibition Against Talking Policemen.' *Policing & Society: an international journal of research and policy*. 9/1: 33-58
- de Lint, W. (1998). 'Regulating Autonomy: Police Discretion as a Problem for Training.' *Canadian Journal of Criminology*. 40/3: 277-304
- de Lint, W. (1998). 'New Managerialism in Canadian Police Training Reform'. *Social & Legal Studies: an international journal*. 7/2: 261-285
- de Lint, W. (1997). 'The Constable Generalist as Networker, Problem-Solver and Exemplary Citizen: Some Implications.' *Policing & Society: an international journal of research and policy*. 6: 264-297

Book Chapters

- de Lint, W. (forthcoming) "Advancing Militarism" in *Criminologies of the Military: Militarism, National Security and Justice*. Goldsmith, Halsey and Waldham (eds) Hart.
- de Lint, W. (2016) "Bent Authority: police accountabilities in the age of security" in L. Weber, E. Fishwick and M. Marmo (eds.) *The Routledge Handbook of Criminology and Human Rights*. Routledge.
- de Lint, W. (2015) "Second Order Terrorism" in M. Defflem (ed.) *Terrorism and Counter-terrorism Today*. Routledge. pp. 111 - 130
- de Lint, W. (2014). "Police Authority in Liberal Consent Democracies" in M. Reisig and R. Kane (eds.) *Oxford Handbook on Police and Policing*. New York: Oxford University Press. pp. 219-237.
- de Lint, W. (2013). "Introduction: What Crime, Which Justice, What International Society?" in de Lint, W., M. Marmo and N. Chazal (in press) (eds.) *Crime and Justice in International Society*. Routledge. Advances in Criminology Series. pp. 1-13.
- de Lint, W. and R. Bahdi (2012). "Access to Information in an Age of Intelligencized Governmentality" In M. Larsen and K. Walby (eds.) *Brokering Access in Information*. Vancouver: University of British Columbia Press. pp. 115-141.
- de Lint, W. (2011) "Transnational Policing" in M. Marmo, W. de Lint, and D. Palmer (2011) *Crime and Justice: A Guide to Criminology*. Sydney: Thomson. pp 509-607.
- de Lint, W. (2011) A Note on Modulation. In Bajc and de Lint (eds.) *Security and Everyday Life*. Advances in Criminology. New York: Routledge
- de Lint, W. (2011) Conclusion. In Bajc and de Lint (eds.) *Security and Everyday Life*. Advances in Criminology. New York: Routledge
- de Lint, W. and C. Pasiak (2008). 'The Construction of Crime' In C. Brooks and B Schissel (eds.) *Marginality and Condemnation*. Fernwood.
- de Lint, W. (2008). 'Security Intelligence in New Zealand' in S. Farson, P. Gill, M. Phythian, and S. Shpiro (eds.) *PSI Handbook of Global Security and Intelligence: National Approaches. Volume 1: Asia and the Americas*. Praeger. pp. 183-210.
- de Lint, W. (2004). 'Neoconservatism and American Counter-terrorism: Endarkened

- Policy?’ in Mathieu Deflem (ed.) *Terrorism and Counter-terrorism: Criminological Perspectives*. Elsevier. pp. 131-155
- de Lint, W. (2002). ‘What do Police Do: Towards a New Understanding of the Police Role’, in T. van den Broeck & Christian Eliaerts, (eds.) *Evaluating Community Policing: Proceedings of the International Conference on Community Policing, Brussels 2000*. Brussels: Politiea. pp. 17-42
- de Lint, W. (1992). ‘Inclusionary Strategies.’ in K.R.E. McCormick and L. Visano (ed.) *Understanding Policing*. Toronto: Canadian Scholars Press.

Research Reports

- de Lint W. and A. Alinejad (2015) Multi-agency Best Practices and the Offender Management Plan. Report Commissioned by South Australian Police
- de Lint, W. (2012). Information Sharing in the Offender Management Plan. Report Commissioned by South Australian Police.
- de Lint, W. (2007). Policing Public Order in Canada: An Analysis of Recent Events. Ipperwash Inquiry, Hon. Sydney Linden, Commissioner.
- Mathews C. J., P. Stenning, W. de Lint, B. Fischer, P. Lay, P. Mun and J. Wood (1996). A Preliminary Review and Gap Analysis of the Public Policing Sector in Canada. Institute of Criminology: University of Toronto

Book Reviews

- de Lint, W. L Massorole, and R. Sarre. (2014). Leanne Weber: Policing Non-Citizens. *Australia and New Zealand Journal of Criminology*.
- de Lint, W. (2009). Politics at the Airport: Mark Salter. *Surveillance and Society*
- de Lint, W. (2007). Police and Government Relations: Who Calls the Shots?: Margaret Beare and Tonita Murray (eds.) *Canadian Journal of Sociology Online*.
- de Lint, W. (2005). Re-Imagining Policing in Canada: Dennis Cooley (ed.) *Canadian Journal of Sociology Online*.
- de Lint, W. (2005). ‘Changing the Guard: Private Prisons and the Control of Crime: Alexander Tabarrok (ed.)’ *Canadian Journal of Criminology* 47/3 Online
- de Lint, W. (2002). ‘Issues in Transnational Policing: J.W.E. Sheptycki (ed.)’ *British Journal of Criminology*. 42/2: 458-461
- de Lint, W. (2001). ‘Criminology: A Canadian Perspective: Rick Linden.’ *International Criminal Justice Review* 10: 123-124
- de Lint, W. (2001). ‘Democratic Policing and Accountability: Global Perspectives: Mendes, Zuckerberg, Lecorre, Gabriel, and Clark (eds.)’ *Australian and New Zealand Journal of Criminology*. 34/1: 105-109
- de Lint, W. (1996). ‘Policing Under Fire Ethnic Conflict and Police- Community Relations in Northern Ireland: Ronald Weitzer.’ *Canadian Journal of Criminology*. 38/4: 492- 499
- de Lint, W. (1995). ‘Policing Canada’s Century: A History of the Canadian Association of Chiefs of Police: Greg Marquis’ *Canadian Journal of Criminology*. 37/1: 98- 103

Other Publications (non-refereed)

- de Lint, W. (2015). ‘Criminology: Quick Reference Card.’ Lexis-Nexus.

- de Lint, W. (2015). 'Let's Not Forget Our Own Extremism' *Fair Observer*. June 25.
- de Lint, W. and A. Pocrnic (2013). 'Obama's Zones of Ambiguity: Obamaesque. March 15.
- de Lint, W. (2012). 'The Ecological Costs of Inequality.' *Counterpunch*. 12 October.
- de Lint, W. (2012). 'Police as Commodity: Security for the One Percent.' *Counterpunch*. March 28.
- de Lint, W. and M. Marmo (2012). 'Now SA Proposes Legislation to Break Gangs' Code of Silence and Protect the Public' *The Advertiser*. A18/ Feb 22.
- de Lint, W. (2009). 'Security, Exclusions, Rights.' *Newsletter of the Centre for Research in Social Justice*. May.
- de Lint, W. (2007). Letters to the Editor, *The Walrus*, July.
- de Lint, W. (2006). 'Long War on Terrorism More Complicated.' *Windsor Star*. A6/July 8.
- de Lint, W. (2005). 'We Know How to Stop Terrorism' *Windsor Star*. A7/July 14.
- de Lint, W. (2000). 'Subterranean Institutional Interests: Policing and the War on Drugs.' *Criminology Aotearoa/ New Zealand*. September/14: 2-3.
- de Lint, W. (1998). 'Revitalizing Police Culture.' *Windsor Star*. A7/September 30.
- de Lint, W. (1997). 'Statistics Dispute Crime Linked to Police Numbers.' *Windsor Star*. A7/July 29.
- de Lint, W. (1999). 'Bicycle Theft actually a Robbery' Letters to the Editor, *Windsor Star*, Sept 3.
- de Lint, W. (1997). 'Statistics Dispute Crime Linked to Police Numbers.' Letters to the Editor, *Windsor Star*, A7/July 9.

Research Grants (External grant total: \$400,000)

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|-----------|---|
| 2012 | Ian Potter Foundation. "Emerging Mechanisms of Legislative and Political Power in Response Irregular Migration Workshop." \$7,240 co-investigator (with Margaret Davies and Marinella Marmo) |
| 2012 | EHL Faculty Research Grant. Information Sharing in the Offender Management Plan Pilot." Principle Investigator. \$5000 |
| 2012 | EHL Faculty Research Grant. "Self-medication by Victims of Crime: Referral and Diversion." Principal Investigator. \$10,000 |
| 2012-2015 | Australian Research Council. Discovery Project. "Competitive or Complementary Institutions: Security Intelligence and Criminal Justice in Counter-terrorism Prosecutions in Australia. Principal Investigator \$90,000. |
| 2012 | Academy of Social Sciences in Australia. Workshop: "Emerging Mechanisms of legislative and political power in response to irregular migration." \$6900 Co-investigator |
| 2011 | EHL Faculty Research Grant. "Victim Self-Medication." Principal researcher. \$4000 |
| 2008 | Social Sciences and Research Council of Canada Aid to Research Workshops and Conferences. 'Security and Exclusion.' October 23-24. Principal Organizer. \$21,560 |
| 2006-2008 | with Dan O'Connor. Social Sciences and Research Council of Canada Standard Research Grant. 'Cross-border Transportation Security Networks.' Co-investigator. \$70,597. |

- 2003-2005 Social Sciences and Research Council of Canada Standard Research Grant. 'Criminal Intelligence Units in Canada.' Principal Investigator. \$42,520.
- 2003 University of Windsor, Grant for Humanities and Social Sciences. \$1,700
- 2003 University of Windsor Academic Development Travel Grant \$1,200
- 2002 with Mike Lloyd. Victoria University of Wellington Research Grant. 'Surveillance and Privacy in New Zealand Knowledge Organizations.' (Principal investigator). \$20,000NZ
- 2000 Victoria University of Wellington New Zealand Research Grant, \$4,000NZ
- 1999-2001 with Alan Hall. Social Sciences and Research Council of Canada, 'Policing Labour in Canada.' Principal investigator. \$56,786.00
1999. 1999 with Alan Hall. Research Board Grant. 'The Policing of Labour Action: Coercion and Accommodation', \$3,000
- 1995-1997 Social Sciences and Research Council of Canada Doctoral Fellowship. \$42,000
- 1993-1995 Ontario Graduate Scholarship \$26,000
- 1990-1992 Connaught Scholarship \$26,000

Other Grants

- 2009-04 Aid to Scholarly Publications. \$8,000 awarded to UTP for publication of *Intelligent Control: Developments in Public Policing in Canada*. Canadian Federation for the Humanities and Social Sciences.

Conference Papers

- 2015 (with Adam Pocnic) Media Framing and Transgressive Mobilisations: Public Order Policing and Protester Use of Social Media. November 26
- 2013 (with Adam Pocnic) "Reconceptualising Public Order Policing: Limitations and Prospects" Australia and New Zealand Society of Criminology Conference, Brisbane. October 1.
- 2013 (with Adam Pocnic) "From immunization to delegitimation: The occasional security mega-event and the IPP Lifecycle" Australia and New Zealand Society of Criminology Conference, Brisbane. October 1.
- 2013 (with M. Giannacopolous) "Framing Migration: A Handbook for Policy-Makers" Critical Criminology Conference, Adelaide.
- 2012 "Risking precaution in two South Australia serious offender initiatives" Australia and New Zealand Society of Criminology Conference, Auckland, 28 November.
- 2009 'How Does Criminology Apply?' Building Bridges, University of Western Ontario, April 23.
- 2008 'Terror and Intelligent Governance.' The Human Condition Series. Barrie, Ontario, May 2.
- 2006 with Dan O'Connor. 'Drug Testing of Truckers.' Transportation Association of Canada Charlottetown PEI, September 20
- 2006 with Sirpa Virta 'A Shift in Policing.' Presented to the British Society of Criminology. Glasgow, Scotland. July 6.
- 2005 with Dan O'Connor and Ryan Cotter. 'Controlling the Flow: Security,

- Exclusivity, and Criminal Intelligence in Ontario' American Society of Criminology. Toronto. Nov. 18.
- 2005 'A Tough Act to Follow? Policing Protest in Canada. World Congress of Criminology University of Pennsylvania, Philadelphia. Aug. 11
- 2005 'Watch Lists, Profiling and Rights as Productive of Security' Human Rights in a Globalizing Era, University of Windsor, Windsor. Aug.4
- 2004 with Alan Hall 'Intelligent Coercion: Policing Labour in Canada.' British Society of Criminology, Portsmouth, July 5.
- 2004 'Security in Ambiguity' The Congress of Social Sciences and Humanities. Winnipeg, June 5.
- 2004 Willem de Lint, Ryan Gostlow and Alan Hall. 'The Interlocutory Injunction and the Labour Strike' Canadian Law and Society Association, Winnipeg, June 4.
- 2003 Willem de Lint. 'Chinese Walls and Stone Walls: the Intelligencification of Security?' British Society of Criminology, Bangor, Wales, June 25.
- 2003 with Sirpa Virta. 'Security for Democracy.' In Search of Security Conference. Montreal, Canada. February 22.
- 2002 with Sirpa Virta. 'Security from Politics' American Society of Criminology. Chicago, USA. Nov 16.
- 2002 with Willem de Lint. 'Security from Politics: the balanced scorecard' British Society of Criminology. Keele, United Kingdom. July 19.
- 2002 with Alan Hall. 'Policing Labour in Canada.' International Sociology. Honolulu, USA. June 12.
- 2001 'Keeping Political Shutters: Security Intelligence, Public Interest Immunity in New Zealand, and Endarkened Governance.' Australian and New Zealand Society of Criminology. Melbourne, Australia. February 23.
- 2000 Willem de Lint. 'Arresting the Eye: Surveillance, Social Control, and Resistance.' Law and Society Association. Miami Beach, USA. May 24
- 1999 with Alan Hall, 'Making the Pickets Responsible.' American Society of Criminology. Toronto, Canada. Nov. 15.
- 1998 'Autonomy and Regulation in the Liberal Police Beat.' American Society of Criminology. Washington D.C., November 13
- 1998 'Future Directions in Policing Research.' American Society of Criminology, Washington D.C., USA. November 13.
- 1997 'Regulating through Discretion.' Canadian Sociology and Anthropology Association. St. John's, Newfoundland, Canada. June 15
- 1995 'Policing as Pastiche.' American Society of Criminology. Miami, Florida, USA. November 16.
- 1995 Willem de Lint. 'The Dream of Saturation: 19th Century Disciplinary Reform' American Society of Criminology. Miami, Florida, USA. November 17.
- 1994 'Some Implications of the Constable Generalist.' American Academy of Criminal Justice Sciences. Boston, USA. Nov. 14.

Invited Addresses and workshops

- 2015 "Criminologies of Protest Roundtable" ANZSOC Annual Conference, Adelaide, November 26

- 2015 “Blended Ordering in South Australia’s Justice Sector” Crime, Justice and Social Democracy: 3rd International Conference, QUT, 9 July.
- 2015 “Policing Major Events: Lessons from G20 Brisbane.” Griffith, 21 May.
- 2015 “Second Order Terrorism” Criminology and Legal Studies. York University. April 8.
- 2014 “War on Terrorism as Fruitful Spectacle” International Institute for the Sociology of Law, Workshop on Criminologies of the Military, Onati, Spain. 3 July. (by skype)
- 2013 ‘Meeting Victoria’s Policing Needs to 2025.’ University House at the Woodward Centre, University of Melbourne. Oct 10.
- 2013 ‘The Comparative Politics of Public Order Policing.’ International Workshop on Policing in the Southern Chinese Seaboards. Department of Social Sciences, Hong Kong Institute of Education. 18 June.
- 2011 ‘What Has National Security Done for You Lately’ 2011 Institute of Justice Studies Oration, TAFE Adelaide, May 26.
- 2011 ‘Counter-terrorism: What’s not to Like’ University of the Third Age, May 19
- 2010 with Reem Bahdi, ‘Access to Documents on Detainee Transfer.’ Nathanson Centre. York University. February 8.
- 2008 ‘Endarkened Governmentality’ Workshop in Security and Everyday Life, University of Ottawa Carleton University, Ottawa, October 26.
- 2008 ‘The Intelligencification of Governance’ Security and Exclusion, Hilton, Windsor, October 24.
- 2006 ‘Security Ambiguity, and the Political’ Sociology and Anthropology, Carleton University, Ottawa. November 20.
- 2006 ‘The Law Enforcement/Security Intelligence interface’ Canadian Association for Security Intelligence Studies. Ottawa. October 27.
- 2005 ‘Policing Protest in Canada.’ University of Regina. April 5.
- 2003 SDF-Net Symposium, Centre for International and Security Studies, York University, November 28.
- 2001 ‘Coercion, Intelligence, or Intelligent Coercion?’ Paper delivered to Department of Sociology and Anthropology and Department of Labour Studies, University of Windsor, Windsor, Canada, April 11.
- 2000 ‘Keeping Open Windows: Politics and the Police.’ International Conference on Community Policing, Vrije Universiteit, Brussels, August 16.
- 1999 ‘The Future of the Public Police in Community Policing.’ Ontario Community Policing Conference, Huron Park, Ontario, September 10.
- 1997 ‘Lay Justice: What are the Limits?’ Ken Bolton Symposium Windsor, Ontario, October 24.

Invited Contributions to Official Reports

1997. Committee on the Administration of Justice: *Human Rights on Duty: Principles for Better Policing: International Lessons for Northern Ireland* Mary O’Rawe and Linda Moore.
1996. *Royal Commission into the New South Wales Police Service*. Hon. Justice JRT

Wood.

Conference or Symposium Organizer

- 2015 Conference Convener (Chair) Australian and New Zealand Society of Criminology, Adelaide November 25-27
- 2012 Co-organizer with Marinella Marmo and Maria Giannacopoulos, Irregular Migrants. Adelaide Dec 12-13.
- 2008 Co-Organizer with Tanya Basok, Dan O'Connor and Suzan Ilcan, Security and Exclusion, Windsor, Ontario, Oct 23-24.
- 1996. Co-organizer with Mariana Valverde and Clifford Shearing, the Symposium on New Forms of Governance, U of T Centre of Criminology, October.

External Academic Consultant

- 2010 St. Thomas University, Fredericton. Criminal Justice Program, November 19-20
- 2007 York University, Toronto. Law and Society and Criminology Programs, Nov. 11-13.

Certificates

- 2007 Certificate, *New and Ongoing Challenges for Academic Leaders*. Awarded by the Centre for Higher Research and Development, University of Manitoba, November.

Books and Articles Refereed

For American Sociological Review

May 2008. Policing Protest in Canada.

For Security Dialogue

June 2012 Adorno and Critical Security Studies

Oct. 2009 Human Security

For Oxford University Press

Nov. 2007. Crime in Canada.

For Critical Criminology

May 2010 Political Policing

Jan. 2009. Foucault and Prison Labour

Nov. 2007. Making some poor people pay.

For Canadian Journal of Sociology

Aug. 2007 Alberta's Promises.

For Canadian Review of Sociology

Jan. 2010 Social Networks

Aug. 2009 Risk and BSE in Alberta

For Millenium

Dec 2013 The Securitization of Crime Control

For Mobilization

Oct. 2006 Stopping Seattle: the effect of repression on the spread of the anti-globalization movement.

For Australian and New Zealand Journal of Criminology

Mar. 2016 Control Orders

Nov. 2015 Hate Crime

Mar. 2011 Terrorism Jury Decision-Making

Jan. 2001 Expanding the Social Control Argument in Criminology toward a Broader Understanding of Control.

For Criminal Justice Quarterly

Sept. 2004 Building a Theory of Police Corruption.

For African Security Review

July. 2012 Public Order Policing in South Africa

For Canadian Journal of Criminology and Criminal Justice

Jan 2014 G20 Public Order

Apr. 2013 Media and Public Order Policing

Aug. 2012 Policing Occupy Wall Street

July 2011 Voluntary Police Associations

Aug. 2010 Aboriginal Policing Issues

Apr. 2010 Tasers in Canada

Aug. 2009 Proliferation of Policing

June 2009 Training on Police Interviews

June 2008 Private Security

Jan. 2008 Forensics and Canadian Law

Dec. 2007 Mall Security

Nov. 2006 The Impact of SAPS Basic Training Institutes in Changing Deviant Themes of Police Culture

Jan. 2005 Formal and Informal Accountability Mechanisms in Greater Vancouver.

For Policing and Society

June 2014 Public Order in Hong Kong

Dec. 2011 Fusion Centres in Canadian Policing

Apr. 2010 Community Policing and Police Officer Motivations

Sept. 2009 Civil Remedies against Police Misconduct.

Feb. 2009 Intelligence-Led Policing in Norway.

Sept. 2003 Electronic Panopticon or Techno-Fetishism: A critical look at post-Structuralist police theories

Jan. 2003 Police Officer Perspectives of Youth Justice.

Nov. 2002 A Postmodern Reading of the Contemporary British Police.

Sept. 2001 ADR in the RCMP as an Instance of Subjectivity Construction

Sept. 1999 Community Policing as Peacemaking

For Policing: An International Journal of Police Management and Practice

July 2009 Canadian Police Middle Managers

For Pearson Education

Oct. 2003 Crime and Culture: Readings in Comparative Criminology and Criminal Justice

For Surveillance and Society

Jul. 2016 Narratives of terrorism

Apr. 2016 Police pr and surveillance

Dec. 2016 Border Reality

Oct. 2009 Fusion Centres

Aug. 2005 Surveillance on Skid Row.

For International Journal of Criminal Justice

April 2013 Terrorism in East Africa and the Mideast

For Open Law Journal

June 2009 Risk and Terrorism.

GSTF Journal of Law and Social Sciences

2015 Environmental regulation in ...

2014 Counter-terrorism in [Africa]

For Griffith Law Review

Oct 2013 Migration at the Border

Oct 2013 A Human Rights approach to the European Border

Grant Submissions Reviewed

June 2016 ARC Discovery x 2

June 2105 ARC Discovery x 2

June 2014 ARC Discovery x 2

Jan 2014 ARC Linkage, ARC Discovery

June 2013 ARC Future/ ARC Decra

Apri.2012 ARC Discovery

Jan. 2011 SSHRC Standard Research Grant. Assessment of 'RCMP Policy Direction in the New Millenium'

Dec. 2008 ERSC Standard Research Grant. Assessment of 'Security in Three Dimensions'

Jan. 2004 SSHRCC Standard Grant. Assessment of 'A Study of Discretion among Security Officers in North American Theme Parks.

Administrative and Professional Contributions

Memberships

2015 Member, Organization of Intelligence Professionals in Australia
 2013- Member, Australian and New Zealand Society of Criminology Board
 2000-7 Member, British Security and Intelligence Study Group

Committee Participation (Flinders University of South Australia)

2015 Deputy Dean, Flinders Law School
 2013-2015 Associate Dean, Research, Flinders Law School
 2013-2015 Chair, Law School Research Committee
 2015 Discipline Lead, Criminology and Socio-legal Studies
 2015 Conference Organiser, ANZSOC Flinders
 2012- Member, Promotions Committee, Level D
 2012 Member, Dean, School of Law, Appointments Committee
 2011 Member, Strategic Professor Appointments Committee
 2010- Member, Law School Executive Committee

Committee Participation (University of Windsor)

2007- Chair, Department of Sociology, Anthropology and Criminology
 2007- Chair, Departmental Council, Sociology, Anthropology, and Criminology
 2007- Chair, Promotion, Tenure and Renewal Committee, Sociology, Anthropology, and Criminology
 2007- Chair, Coordinating Committee, Sociology, Anthropology, and Criminology
 2007. Member, University Program Development Committee
 2008. Member, Academic Affairs Committee
 2006 Member, Graduate Committee, Sociology and Anthropology
 2006-7 Member Representative, Ontario Council of University Faculty Associations
 2006 Member, Avian Flu Committee
 2006 Member, University Review Committee on Faculty Workloads
 2005-7 Member, Ontario Graduate Schools Selection Panel
 2005-9 Member, University Senate
 2005-7 Member, Discipline Appeals Committee
 2005-7 Member, University of Windsor Faculty Association Executive
 2005-6 Contract Chair, Faculty Association
 2004-6 Member, Appointments, Promotions and Tenure Committee
 2004 Co-Chief Negotiator, Windsor University Faculty Association Negotiating Committee
 2002-4 Chair, Undergraduate Committee, Sociology and Anthropology, University of Windsor
 2003-4 Chair, Criminology Committee, Sociology and Anthropology, University of Windsor
 2003-5 Member, Board of Directors, Faculty Club, University of Windsor
 2003-4 Member, Search Committee, Forensics Director
 2003 Member, Head Search Committee, Sociology and Anthropology

Committee Participation (Victoria University of Wellington)

- 2001-2 Member, Curriculum Committee, School of Social and Cultural Studies, Victoria University of Wellington, New Zealand
- 2001 Member, Negotiating Committee, Victoria University of Wellington, NZ
- 2001 Member, Professional Concerns Committee, Victoria University of Wellington, NZ
- 1999 Member, Coordinating Committee, Department of Sociology and Anthropology, University of Windsor

Community Membership and Volunteer Contributions

- 2015 Member, Policy Development Committee, Green Party of South Australia
- 2006-2007 Chair, Colchester Village Community Advisory Committee
- 2005-2006 Member, Trails Committee, Municipality of Essex
- 2006 Member, Windsor Essex County Naturalized Habitat Network
- 2003-2005 Member, Board of Directors, John Howard Society, Windsor.
- 2007 Member, SOERC (Shores of Essex Resource Corporations)

Community and Media Appearances

- 2013 Cited interview *The Advertiser*.
- 2011 On-air interview Radio Adelaide,
- 2011 On-air interview with Elise Baker, Channel 9, May 19.
- 2010 On-air interview with Rita Celli, CBC Radio, *Ontario Today*. June 22
- 2010 Cited interview in *Hamilton Spectator*, Police Had One Escape Plotter, then let him go. June 18
- 2010 Cited interview in *CBC News at Six*. June 14.
- 2010 Cited interview in *National Post*. Police Look at Inclusive Guidelines. March 24.
- 2010 On-air interview with Patty Handyside of CKLN Windsor Radio. Jan. 8
- 2009 Cited interview in *Windsor Star*. Preventing Crime by Design. June 12. A5.
- 2009 Cited interview in *Windsor Star*. Windsor Safer than Average: City's Crime rate ranks 35th in Canada. March 7. A3
- 2009 Cited interview for *A-Channel News*. Man Electrocuted Allegedly Stealing Copper. February 9.
- 2008 On-Air interview for *A-Channel News*. Weapons Crime Up in Cities. August 18.
- 2008 On-air interview for *A-Channel News*, Crime Disparity in Windsor. February 8.
- 2008 On-air interview for *CBC Windsor News*. Crime and Strain in Windsor. February 8.
- 2008 Cited interview for *Windsor Star*, Crime Stats Drop 10% in '07. Jan. 12. A.1.
- 2007 Cited interview for *Canadian Press*, Homicide Rate drops in 2006, but other violent crimes on the rise. Oct. 17.
- 2007 Cited interview for *Ottawa Citizen*, Police Seek to Balance Summit Security with Protesters Rights. August 18.

- 2006 Taped interview for *CBC TV Canada Now*. 'Behind the Headlines: Organized Crime' July 4.
- 2006 Taped interview with Patty Handyside of *CKLN Windsor Radio*. 'Public Relations Policing.' June 15.
- 2006 Interview with Kevin Black for *CHYR Leamington Radio*. 'Caledonia Stand-off.' May 23.
- 2005 Interview for New *WI. Windsor Now*. 'Terrorism.' July 8.
- 2005 On-air interview with Susan Peddler for *CBC 'Canada Now.'* 'Terrorism: Why Now?' July 7.
- 2005 On air interview for *CKLN Windsor Radio* with Melanie Deveau. 'Police Accountability' April 27.
- 2005 Cited interview for *Windsor Star*. 'Police Set Crime Reduction Goals.' A3. April 1.
- 2005 Cited interview for *Windsor Star*. 'Arrests Slow Crime Rate: Core Group in Custody.' March 16.
- 2004 Cited interview for *CBC Newsworld's Evening News*. 'Border Security' November 15.
- 2004 On-air featured interview for *CBC Ideas* 'The Shadow of Security', February 17, re-broadcast August 17.
- 2004 Cited interview for *Windsor Star*. 'Rising Break-ins Buck Trend.' A3. July 10, 2004.
- 2004 Cited interview for *Kingston Whig-Standard Article*. 'Police Policy on Gun Safety.' January, 15.
- 2003 On-air interview with Melanie Deveau, for *CKLN Windsor Radio*. 'Windsor Crime Rate' December 28.
- 2002 On-air interview with *T.V. One New Zealand National News T.V* 'Crime Waves.' January 19.
- 2002 Cited interview for *The Dominion*. 'ACC Wastes Money on Sex Victim Campaign' Thursday, Jan. 10.
- 2001 Cited interview for *The Press*. 'People Urged Not to Over-react to Week of Murders.' December 12.
- 2000 Cite interview for *Windsor Star*. 'Police Fear for their Own Safety' A1/ April 18.
- 1999 Cited interview for *Windsor Star*. 'What Made Fitzgerald Run.' Oct. 25.
- 1998 Cited interview for *CBC Radio Windsor*. 'Police Use of Force/ Corruption.' August 13.
- 1998 On-air interview for *CKLN Radio Windsor*. 'Corruption within Windsor Police.' August 11.

Teaching Activity

Topics Coordinated

CRIM 1101 Crime and Criminology
 CRIM 2202 Policing and Law Enforcement
 CRIM 7200 Criminal Justice Honours

Teaching Contribution

CRIM 1102 Criminal Justice System
 CRIM 7202 Crime and Public Policy
 CRIM 7201 Advanced Criminology
 POLI2011 Australian Public Policy

Supervisions (PhD/M.A/Hons thesis)

Current (incomplete)

Rhys Wain (PhD Supervisor)
 Julia Terreu (PhD Supervisor)
 David Sepmat Gavara (PhD supervisor)
 Alecia Alinejad (PhD supervisor)
 Adam Pocrnic (PhD supervisor)
 Wondwossen Kassa (PhD supervisor)
 Rhiannon Bandiara (M.A. co-supervisor)
 Andrew Paterson (PhD co-supervisor)

Completed

2015 Nadia Karklins (M.A. co-supervisor)
 2015 Jo Kennedy (LLM supervisor)
 2012 Kessi Poole (honours supervisor)
 2012 Kylie Loveday (honours supervisor)
 2012 Victoria Laughton (honours supervisor)
 2012 Erin Everett (honours supervisor)
 2011 Emily Darlington (honours supervisor)
 2011 Hana Stewart (Honours co-supervisor)
 2009 Shannon Speed, 'Securing Autonomy: Security Discourse in Parliamentary Committees', University of Windsor (M.A. Supervisor)
 2009 Lawrence Ho Ka Ki, 'Policing the 1967 Riots in Hong Kong: Strategies, Rationales and Implications.' Department of Sociology, University of Hong Kong (PhD External Reader)
 2009 Jessica Schultz, 'The Role of Integrated Border Enforcement Teams in Creating a Safe Canada-US Border.' Department of Political Science UW (M.A. Second reader)
 2009 Andrew Chronopolous, 'Understanding the Canadian Domestic Security Apparatus: Bridging Public Opinion with the Government of Canada's Security Initiatives Against Terrorism', Sociology UW (M.A. Second reader)
 2008 Gregory Eklics, "Governance of Remand", Sociology UW (M.A. Second reader)
 2007 Christian Pasiak, "Cybersecurity in New Zealand." University of Windsor. (M.A. Supervisor)
 2005 Curtis Mokren, "The No-Drop Policy on Domestic-Related Charges: Assessing the Impact of Victim Preference on Final Case Outcome," University of Windsor. (M.A. Supervisor)
 2004 Ryan Cotter, "Postmodern Penalty: GPS Monitoring and the New Penology"

- University of Windsor (M.A. Supervisor)
- 2004 Lenni Sannen ‘The effect of surveillance systems on the experienced freedom of people: A small-scale quantitative study.’ Vrije Universiteit Belgie (Honours Supervisor)
- 2003 Laretta Loong, “Casino Windsor, Street Crime, and the Theory of Routine Activities: Causal, Spurious or Null Relationships?” Sociology, UW. (M.A. Second reader).
- 2003 Phil Boyle, “Mapping the Lines: An Exploration of Mobility and Urban Spaces Amongst Bicycle Couriers”, Sociology, UW (M.A. Second reader)
- 2000 Richard Phillips, “Overcoming Stigma” Sociology, UW (M.A. Second reader)

Previous Teaching 2002-2010

2002-2004/2008	Policing and Society	48-368
2002/2004/2006	Political Policing	48-372/370
1997-1999	Penology	48-363
1999	Sociology of Law	48-469
1998	Law and Criminality	48-366
1997-1999	Victimology	48-362
1998/1999	Theories in Criminology	48-360
1998/05/08/10	Contemporary Perspectives in Criminology	48-466

Victoria University of Wellington, New Zealand (full year courses only)

2000	Crime in New Zealand	CRIM212
2001	Punishment and Modern Society	CRIM312
2001	State and Corporate Crime	CRIM314
2001	Crime, Social Control and Resistance	CRIM421
2001	Criminological Theory	CRIM316

Graduate Courses Taught:

2009/10	Criminological Theory	48-566
2007	Social Exclusion and the State	48-521
2006/ 2008	Crime and Exclusion	48-561
1999 – 2006	Security and Regulation	48-562

DANIELLE TYSON
CURRICULUM VITAE

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CURRENT POSITION

Senior Lecturer
Department of Criminology
School of Humanities and Social Sciences
Faculty of Arts and Education
Deakin University
221 Burwood Highway, Burwood, VIC 3125

EDUCATIONAL QUALIFICATIONS

Postgraduate Certificate in Learning and Teaching, University of Brighton, England (2003)

Ph.D in Criminology, University of Melbourne (2002)

B.A. (Hons) in Legal Studies La Trobe University (1996)

ACADEMIC EMPLOYMENT HISTORY

Current appointment			
Year	Position	Location	
2016-present	Senior Lecturer in Criminology	Deakin University, Burwood	
Previous appointments			
Year	Position	Equivalent Level	Location
2007-2016	Senior Lecturer	Level C	Monash University (Criminology, School of Social Sciences, Faculty of Arts)
2007 (Jan to Jun)	Lecturer	Level B	La Trobe University (Legal Studies, Faculty of Humanities and Social Sciences)
2004-2006	Lecturer	Level B	University of Melbourne (Criminology, School of Social & Political Sciences)
2002-2004	Senior Lecturer	Level C	University of Brighton (UK) (Criminology, School of Applied Social Sciences, Faculty of Health Sciences)
2002	Research Assistant		Victorian Law Reform Commission
1997 -	Lecturer and Tutor (Sessional) in ' <i>Law & Society</i> ', ' <i>Criminal</i>	Level A	University of Melbourne (Criminology,

2002	<i>Fictions</i> , ' <i>Criminal Law & Criminology</i> ', ' <i>Introduction to Research Methods</i> ', <i>Gender, Culture & Identity Politics</i> ', ' <i>Crime & Culture</i> ', ' <i>Sociology of Crime & Deviance</i> '		School of Social & Political Sciences)
2001	Lecturer and Tutor (Sessional Unit Coordinator) in ' <i>Criminal Fictions</i> '	Level A	University of Melbourne (Criminology, School of Social & Political Sciences)
2000	Research Assistant		La Trobe University (School of Law and Legal Studies)
1999-2000	Research Assistant		Deakin University (School of Law)
1997-1999	Research Assistant		University of Melbourne (Criminology, School of Social & Political Sciences)
1996	Research Assistant		La Trobe University (Legal Studies, Faculty of Law)

DOCTORAL RESEARCH

'*Trials of the Voice*' (2002, Univ. of Melb.).

ACADEMIC AWARDS

1996, Dean's Medal for Excellence in Research, Legal Studies, Faculty of Business, Law and Management, La Trobe University.

RESEARCH

Currently, I am involved in a number of research projects that focus on gender and violence including:

- *Filicide in the Context of Parental Separation and Divorce*
- *Intimate partner homicide*
- *Sentencing and domestic homicide*

CURRENT PROJECTS

- *Filicide in Australia, 2000 – 2012: A National Report* (with [Professor Thea Brown](#), Social Work, Monash University; Dr Adam Tomison, Samantha Lyneham and Willow Bryant, Australian Institute of Criminology). This project is funded by the Criminal Research Council (CRG 52/14-15).
- *Improving Legal Responses to Intimate Partner Homicide* (with [Associate Professor Bronwyn Naylor](#), Faculty of Law, Monash University; Dr Debbie Kirkwood and Mandy McKenzie, [Domestic Violence Resource Centre Victoria](#)). This project is funded by the Legal Services Board Victoria (2013-MG019).

- *Sentencing in Domestic Homicide Cases* (with [Professor Rosemary Hunter](#), Queen Mary of London University).

RECENTLY COMPLETED PROJECTS

2013 (\$3,586.00) ***Youth, Mobile Technologies and Gender Politics: Young People's Beliefs About Gender and Ethical Use of Communication Technologies***, Monash University Faculty of Arts Research Project Fund Grant Program (Dr Danielle Tyson, Criminology; Dr Amy Dobson, Centre for Women's Studies and Gender Research and Dr Mary Louise Rasmussen, Faculty of Education, Monash University).

2012-2013 (\$20,000) ***Blood on Whose Hands II: The Killing of Women and Children in Australia***, Victorian Women's Benevolent Trust 2010/11 General Grants Program.

2009-2010 (\$330,000) ***Provision of Research into Family Violence since 2006 Family Law Reforms***, Commonwealth Attorney General's Department Tender. (Professor T Brown, Dr B Batagol, Dr A Sifris and Dr D Tyson, Monash University. Associate Professor D Bagshaw, Dr S Wendt, Dr E McInness and Dr A Campbell, University of South Australia. Dr B Tinning, James Cook University and Associate Professor C Power, Flinders University).

2009 (\$11,000) ***Mental Health, Filicide and Parental Separation and Divorce, Victoria 1997-2007: The Need for Intervention and a Better Coordinated Approach***, Cross-Faculty Funded Project, Faculty of Arts and Faculty of Medicine, Monash University. (Professor T Brown, Social Work, Monash University and Dr D Tyson, Criminology, Monash University).

GRANTS AND CONSULTANCIES

Year	Title	Granting Body	Role	Amount
2014	<i>Filicide in Australia, 2000 – 2012: A National Report</i>	Criminology Research Council	CI/4	\$93,554.54
2013	<i>Improving legal responses to domestic homicides: a study of homicides in Victoria 2005-2014</i>	Legal Services Board Victoria	CI/4	\$148,590.00
2013	<i>Youth, Mobile Technologies and Gender Politics: Young People's Beliefs About Gender and Ethical Use of Communication Technologies</i>	Monash University Faculty of Arts Research Project Fund Grant Program	CI/3	\$3,586.00
2012-2013	<i>Blood on Whose Hands II: The Killing of Women and Children in Australia,</i>	Victorian Women's Benevolent Trust	CI/3	\$20,000
2009-2010	<i>Provision of Research into Family Violence since 2006 Family Law Reforms</i>	Commonwealth Attorney General's Department Tender	Partner-Investigator	\$330,000
2009	<i>Mental Health, Filicide and Parental Separation and Divorce, Victoria 1997-2007: The Need for Intervention and a Better Coordinated Approach</i>	Monash University, Cross-Faculty - Faculty of Arts and Faculty of Medicine – Fund Scheme	CI/2	\$11,000

HIGHER DEGREE RESEARCH SUPERVISIONS

	Year Commenced	%	Award & date	Student	Topic
6.	2011 (Main)		Under examination	Fairleigh Gilmour	Sex Worker Careers
5.	2009 (Main)		PhD – 2015	Crystal Bruton	Stories of strength, survival and the family violence system: Women's experiences of separating from an abusive, intimate male partner
4.	2011 (Associate)		PhD – 2015	Laura Vitis	Non-consensual sexting: An examination of law and prosecutions
3.	2013 (Associate)		PhD – 2015	Deb Parkinson	Women's experiences of violence in the aftermath of the Black Saturday bushfires
2.	2009 (Main)		PhD – 2012	Kate Fitz-Gibbon	The aftermath of provocation: homicide law reform in Victoria, New South Wales and England
1.	2009 (Main)		PhD – 2012	Victoria Nagy	"Stop the wretched woman in her horrid career": a study of competing representations of femininity in social and legal responses to female poisoners

PUBLICATIONS – Books

Tyson, D. (2013) *Sex, Culpability and the Defence of Provocation*, London: Routledge.

Refereed journal articles since 2007

Hunter, R. and Tyson, D. (forthcoming 2016) 'The Implementation of Feminist Law Reforms: The Case of Post-Provocation Sentencing', *Social & Legal Studies*.

Ulbrick, M., Flynn, A. and Tyson, D. (forthcoming 2016) 'The Abolition of Defensive Homicide: A Step Towards Populist Punitivism at the Expense of Mentally Impaired Offenders', *Melbourne University Law Review*, Vol 40(1).

Tyson, D., Kirkwood, D. and McKenzie, (2016) M. 'Family Violence in Domestic Homicides: A Case Study of Women Who Killed Intimate Partners Post-Legislative Reform in Victoria', *Violence Against Women: International Journal*, May 18, 1-25.

Brown, T., Tyson, D., and Fernandez Arias, P. (2014) Guest Editors: Themed Issue on Filicide, 'Filicide: Recasting Research and Intervention', *Child Abuse Review*, Vol 23(2), pp. 75-78.

Brown, T., Tyson, D., and Fernandez Arias, P. (2014) Guest Editors: Themed Issue on Filicide, 'Filicide and Parental Separation and Divorce', *Child Abuse Review*, Vol 23(2), pp. 79-88.

Crofts, T., and Tyson, D. (2013) 'Homicide Law Reform in Australia: Improving Access of Women Who Kill Their Abusers to Defences', *Monash Law Review*, Vol 39(3), pp. 864-893.

Brown, T. and Tyson, D. (2012) 'An Abominable Crime: Filicide in the Context of Parental Separation and Divorce', *Children Australia*, Vol 37(4), December, pp. 151-160.

Tyson, D. (2011) 'Victoria's New Homicide Laws: Provocative Reforms or More Women "Asking For It"?', *Current Issues in Criminal Justice*, Vol 23(2), pp. 203-235.

Brown, T., Bagshaw, D., Batagol, B., Wendt, S., Campbell, A., McInnes, E., Tinning, B., Sifris, A., **Tyson, D.**, Baker, J., Fernandez Arias, P. (2011) 'Parents and Children's Experiences of Violence both Before and After the 2006 Family Law Reforms', *Australian Family Lawyer*, Vol 22(1), pp. 11-18.

Bagshaw, D., Brown, T., Wendt, S., Campbell, A., McInnes, E., Tinning, B., Batagol, B., Sifris, A., **Tyson, D.**, Baker, J., Fernandez Arias, P. (2010) 'The Effect of Family Violence on Post-Separation Parenting Arrangements. The Experiences and Views of Children and Adults from Families who Separated Post-1995 and Post-2006', *Family Matters*, No.86, pp. 35-47

Tyson, D. (2009) 'Questions of Guilt and Innocence in the Victorian Criminal Trial of Robert Farquharson and the *Fact Before Theory* Internet Campaign', *Current Issues in Criminal Justice*, Vol. 21(2), pp. 181-205.

Tyson, D. (2007) 'Rewriting the Event of Murder: Provocation, Automatism and the Law's Use of a Narrative of Insult', *Law/Text/Culture*, Vol 11, pp. 286-317.

Book chapters

Tyson, D., Kirkwood, D., McKenzie, M. and Naylor, B. (2015) 'The Effects of the 2005 Reforms on Legal Responses to Women Who Kill Intimate Partners' in K. Fitz-Gibbon and A. Freiberg (Eds.) *Homicide Law Reform in Victoria: Prospect and Retrospect*, The Federation Press: Leichhardt, pp. 76-94.

Fitz-Gibbon, K., **Tyson, D.**, and McCulloch, J. (2014) '*R v Middendorp (Justicia JJ)*' in Heather Douglas, Francesca Bartlett, Trish Luker and Rosemary Hunter (Eds, 1st edition) *The Australian Feminist Judgments Project: Righting and Re-writing Law*, Hart Publishing: Oxford, pp. 329-339.

Research reports/Submissions to Government

McKenzie, M., Kirkwood, D., **Tyson, D.** and Naylor, B. (2016) *Out of Character? Legal Responses to Intimate Partner Homicides by Men in Victoria 2005 – 2014*, Discussion Paper No. 10. 2016: DVRCV/Monash University <http://www.dvrcv.org.au/knowledge-centre/our-publications/discussion-papers/out-character>

Brown, T., **Tyson, D.** and Fernandez Arias, P. (2015) Submission on Filicide and Family Violence to Royal Commission into Family Violence 2015: <http://www.rcfv.com.au/getattachment/33C65A20-EB27-44AB-917C-7240A1CD7438/Monash-Filicide-Project---Monash-University>

DVRCV/Monash/FCLC/VWT (2013) Joint Submission prepared by Dr Debbie Kirkwood, Mandy McKenzie and Libby Eltringham (Domestic Violence Resource Centre Victoria); **Dr Danielle Tyson** (Department of Criminology, School of Political & Social Inquiry, Monash University); Associate Professor Bronwyn Naylor (Faculty of Law, Monash University); Dr Chris Atmore (Federation of Community Legal Centres); and Sarah Capper (Victorian Women's Trust) on the Victorian Department of Justice's Defensive Homicide: Proposals for Legislative Reform – Consultation Paper 2013 (the submission was endorsed by 14 partner

organisations): <http://www.dvrcv.org.au/sites/thelookout.sites.go1.com.au/files/Joint-Submission-Defensive-Homicide.pdf>

Kirkwood, D., McKenzie, M. and **Tyson, D.** (2013) *Justice or Judgement: The Impact of Victorian Homicide Law Reforms on Responses to Women Who Kill Intimate Partners*, Domestic Violence Resource Centre Victoria, Discussion Paper No. 9 2013 DVRCV/Monash University: <http://www.dvrcv.org.au/knowledge-centre/our-publications/discussion-papers/justice-or-judgement>

Dobson, A., Rasmussen, M., and **Tyson, D.** (2012) Submission to the Parliament of Victoria's Inquiry Into Sexting, 15 June 2012: http://www.parliament.vic.gov.au/images/stories/committees/lawreform/isexting/subs/S34_-_Dobson_Rasmussen_Tyson_Monash_Uni.pdf

Tyson, D., Capper, S., and Kirkwood, D. (2010) *Review of the Offence of Defensive Homicide*, submitted to the Department of Justice, Victoria, on behalf of the Victorian Women's Trust (VWT), Domestic Violence Resource Centre Victoria (DVRCV), Domestic Violence Victoria (DV Vic) Inc., the Federation of Community Legal Centres (FCLC), Koorie Women Mean Business (KWMB), and Women's Health Victoria (WHV), 13 September 2010: <http://www.dvrcv.org.au/knowledge-centre/our-blog/%E2%80%98defensive-homicide%E2%80%99-safety-net>

Bagshaw, D., Brown, T., Wendt, S., Campbell, A., McInnes, E., Tinning, B., Batagol, B., Sifris, A., **Tyson, D.**, Baker, J., Fernandez Arias, P. (2010) *Family Violence and Family Law in Australia: The Experiences and Views of Children and Adults from Families who Separated Post-1995 and Post-2006*, Attorney-General's Department, Canberra: <http://www.apo.org.au/research/family-violence-and-family-law-australia>

Invited papers

2014 'The Effects of the Victorian Law Reforms on Women Who Kill Intimate Partners', paper presented at the Homicide Law Reform in Victoria: Prospects and Retrospect Conference, 15-16 Aug 2014, Monash Law Chambers, Melbourne, Victoria, Australia.

2014 (with Professor Thea Brown) 'Filicide: Recasting Research and Intervention', invited paper presented at the Homicide: Precursors and Prevention Conference, 24-25 Mar 2014, hosted by The Violence Research and Prevention Program, Griffith University, and the Australian Institute of Criminology, Canberra, Brisbane, Queensland, Australia.

2010 'A Voyage into "Uncharted Territory": Reflections on the Impacts of the Abolition of Provocation in Recent Cases of Homicide, Victoria, Australia', invited paper presented 18 Jun 2010, at the Social and Legal Responses to Violence in Canada Research Unit, Department of Sociology and Anthropology, University of Guelph, Ontario, Canada.

2009 (with Professor Thea Brown) 'Mental Health, Filicide and Parental Separation and Divorce Victoria 1997-2009: the need for early intervention and a better co-ordinated approach', paper presented at the Australasian Institute of Judicial Administration (AIJA) Family Violence Conference, 1-3 Oct 2009, Brisbane, Queensland, Australia.

Conference presentations since 2007

2015 (with Professor Rosemary Hunter) 'The Implementation of Feminist Law Reforms: The Case of Post-Provocation Sentencing', paper presented at the 28th Annual Australian and

New Zealand Society of Criminology Conference, 25-27 November 2015, Flinders University, Adelaide, South Australia, Australia.

2015 (with Professor Rosemary Hunter) 'The Implementation of Feminist Law Reforms: The Case of Post-Provocation Sentencing', paper presented at Fighting Femicide: Cultural and Legal Interventions conference, 5-6 November 2015, Queen Mary University of London, England.

2015 'The Impacts of Feminist Law Reforms: An Examination of Intimate Partner Homicide Cases Post-Legislative Reform in Victoria', paper presented at the 3rd International Crime, Justice and Social Democracy conference, 9-10 July 2015, Queensland University of Technology, Brisbane, Australia.

2015 *"If a man has murder in his heart ... we are not going to be able to prevent those deaths"*: An analysis of perpetrator service contact in cases of filicide, Victoria, 2000-2009', paper presented at the 2nd Addressing Filicide International Conference: Moving to Prevention, 3-4 Jun 2015, Monash Prato Centre, Prato, Tuscany, Italy.

2015 (with Professor Rosemary Hunter) 'The Implementation of Feminist Law Reforms: The Case of Post-Provocation Sentencing', paper presented at the 2015 Socio-Legal Studies Association Conference, 31st Mar-2nd Apr 2015, University of Warwick, Coventry, England.

2014 'Homicide Law Reform in Victoria, Australia: A Feminist Success Story or Manifest Failure?', paper presented to the Annual Socio-Legal Studies Association (SLSA) conference, 10 Apr 2014, Robert Gordon University, Aberdeen, Scotland.

2014 'Feminist Activism and Homicide Law Reform in Victoria, Australia', invited paper presented to Umeå Forum for Studies on Law and Society, April 2 2014, Umeå University, Sweden.

2013 (Amy Dobson, Danielle Tyson, Adrian Farrugia and Mary Lou Rasmussen) 'Youth, mobile technologies and gender politics: young people's beliefs about gender and ethical use of communication technologies.' paper presented at The Australian Sociological Association Annual Conference (TASA): 'Reimagining Sociology', 26-28 Dec 2013, Monash University, Clayton, Victoria, Australia.

2013 (with Professor Thea Brown) 'Filicide in Australia', paper presented at the 2013 Addressing Filicide: Inaugural International Conference for Cross National Dialogue, 30-31 May 2013, Monash Prato Centre, Prato, Tuscany, Italy.

2012 (with Professor Thea Brown) 'Considering Filicide: Research and Action', paper presented 26 July 2012 at the 12th Australian Institute of Family Studies conference: Family Transitions and Trajectories, 25-27 July 2012, Melbourne Convention Centre, Melbourne, Australia.

2012 'Critical Fictions: Masculinities Theory, Male Violence Against Women and the Law', paper presented 13 July 2012 at the 2012 Australian and New Zealand Critical Criminology conference: Changing the Way We Think About Change: Shifting Boundaries, Changing Lives, 12-13 July 2012, University of Tasmania, Hobart, Tasmania, Australia.

2012 'Victoria's New Homicide Laws: Provocative Reforms or More Stories of Women "Asking For It"?' paper presented 7 June 2012 at the 2012 International Conference on Law and Society: Joint Annual Meetings of the Law and Society Association and the Research Committee on Sociology of Law (International Sociological Association), co-sponsored by the Canadian Law and Society Association (CLSA), the Japanese Association of Sociology

of Law (JASL), and the Socio-Legal Studies Association (SLSA), UK, 5-8 Ju 2012, Hawaii, USA.

2011 (with Professor Thea Brown) 'An Abominable Crime: Filicide in the Context of Parental Separation and Divorce', paper presented at the 24th Annual Australian and New Zealand Society of Criminology (ANZSOC) conference, Crime and the regions: from the local to the regional, national and international, 30 Sep 2011, Geelong, Australia.

2010 'Provocative Reforms or Old Wine in New Bottles: A Critical Exploration of Some Emerging Impacts of the Abolition of Provocation, Victoria, Australia', paper presented 29 September 2010 at the 23rd Annual Australian and New Zealand Society of Criminology (ANZSOC) conference, Cross-border Domestic and Transnational Crime: Risks and Responses, Alice Springs, Australia.

2008 (with Professor Thea Brown) 'He's no killer; he was a "loving doting dad": Preliminary findings from a study of filicide in the context of parental separation and divorce in Victoria, 1997 – 2007', paper presented at the AIC International Conference on Homicide-Domestic related Homicide, 3-5 Dec 2008, Holiday Inn, Surfers Paradise, Brisbane, Australia.

2008 'Incriminating Images: Audio/Visual Evidence and Culpability in the Police Investigation and Trial of Robert Farquharson', paper presented at the 21st Annual Australia and New Zealand Society of Criminology Conference, Criminology: linking theory, policy and practice, 25-28 November, National Convention Centre, Canberra, Australia.

2008 'The Will to Narrate: Imagining the Circumstances of Child Death', paper presented at the 2nd annual conference of the Australian and New Zealand Critical Criminology Conference, 19-20 Jun 2008, Law School Building, University of New South Wales, Sydney, Australia.

2007 (with Dr Rebecca Scott Bray) 'Narratives of Injury: Death Scenes and their Interpretation', paper presented at the 20th annual conference of the Australian and New Zealand Society of Criminology, 23-26 Sep 2007, Adelaide, South Australia.