# Royal Commission into Family Violence

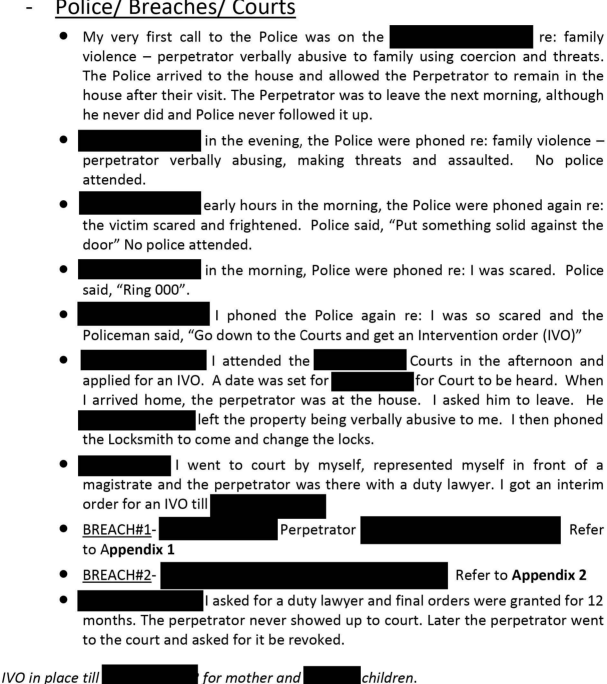
#### 1. What worked Well?

110% works excellent - When the Perpetrator went on a holiday to for a week – '<u>kms away'</u> from the Residence/Town/City where the Victim and children were situated at the time.

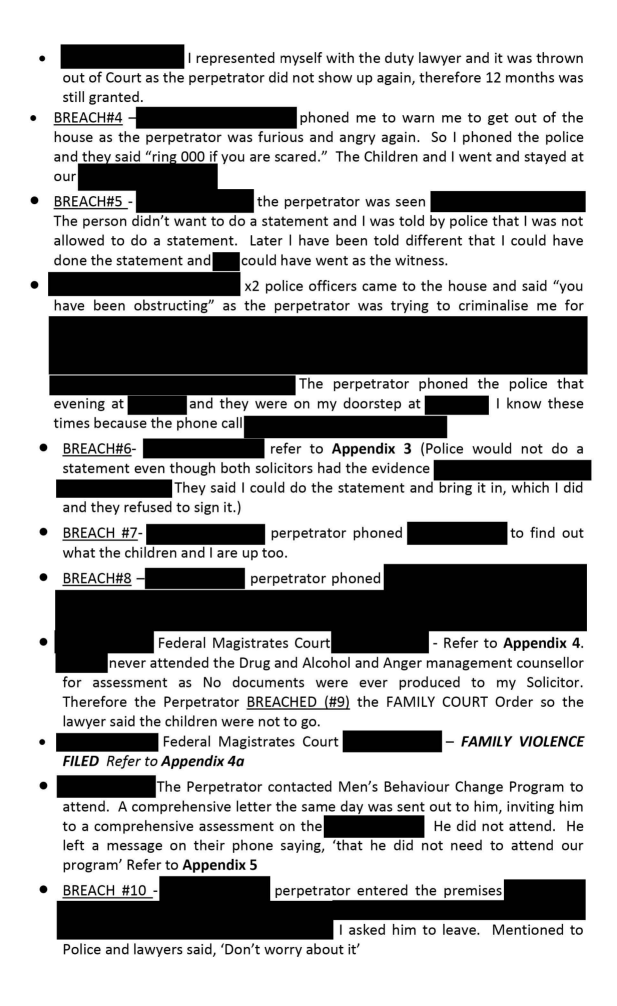
<u>Nothing</u> else at all has worked well with regards to Family Violence as experienced from day one to present date.

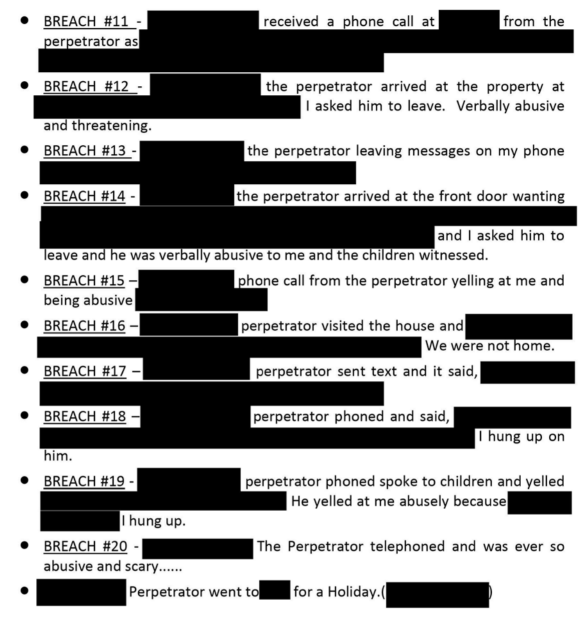
# 2. What worked Poorly?

-	Police/	Breaches/	Courts



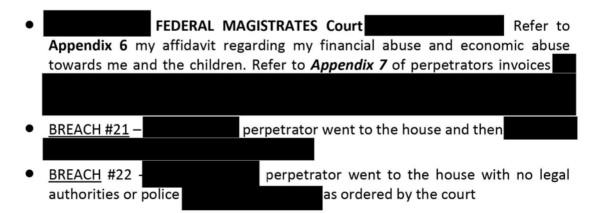
BREACH#3 the perpetrator phoned phoned me and said he was very angry and abusive. I packed our bags and went to stay



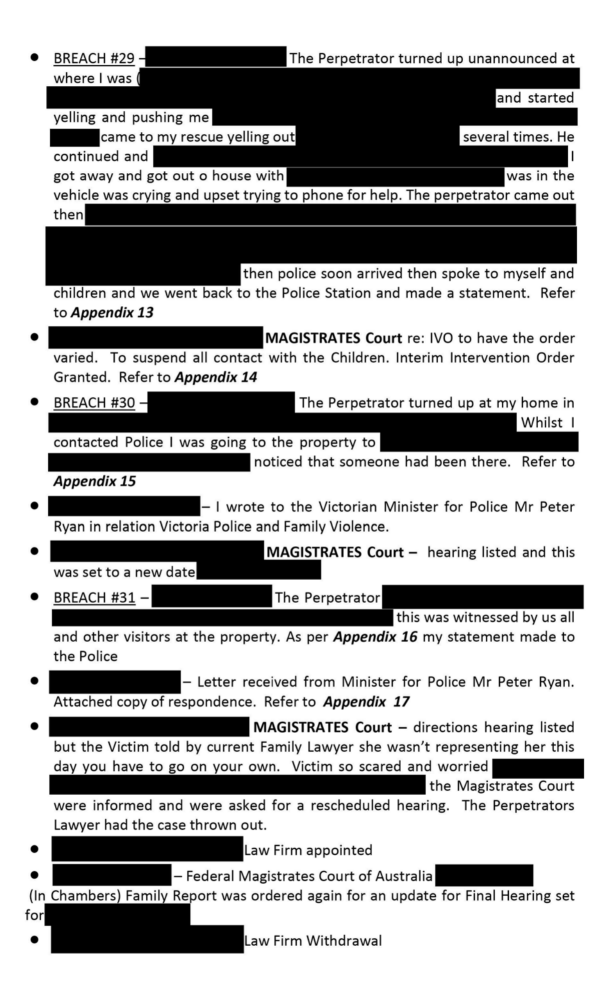


Note: "NO Breaches" occurred when he was far far away.

(This shows by moving the Fox far enough away, the hen and her chickens are safe and happy).



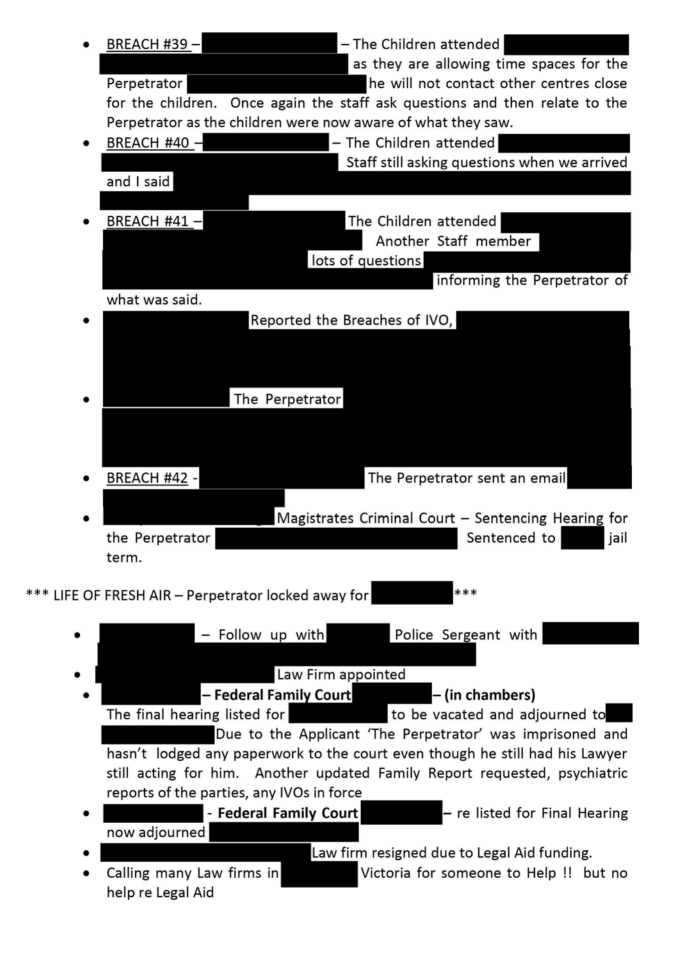
•	Federal Magistrates Court – Perpetrator was
	ordered to pay per week as per the Family Court
	order. Appendix 8.
(th	never again- Breach Family Law)
•	BREACH #23 - Perpetrator came to my house to pick up
	children
	He was waving a piece of paper at me and saying with anger  This was verbal abuse to me and it was
	in front of the children. Also the children were taken to
	The first of the simulation was the simulation were suited to
	As per <b>Appendix</b> 9
	Report and Appendix 10 the Family court order which states
•	BREACH #24 – I had to pick up the children who were ordered
	to visit their father and I was waiting and he yelled at me,
ı	
	Defeate Appendix 11
_	Refer to Appendix 11.
•	BREACH #25 – , Drove past the house where we lived and I was
	also staying at another house for safety as I was scared  That night the perpetrator knocked on the door as per <i>Appendix 12</i> -
	my statement.
•	BREACH #26 – met at Police station to handover the children
	and the Perpetrator was yelling at me
	He yelled at would
	not move, so he yelled again The perpetrator stated
	As per <i>Appendix 12</i> my statement made.
•	BREACH #27 – met at Police station to handover the children
	and the Perpetrator was verbal abusive once again in front of children. Threats
	still made I ran into Police Station told the Police officer of what happened and friend attend the station to support me
	and officer said
	and officer said
•	BREACH #28 - met at Police station inside the Front
	Reception this time due to his behaviour on handover outside the Police
	Station. The Perpetrator was not happy to come inside to do handover, he
	looked angry and he was again verbal abusive once again in front of children.
	This time he said to me and he is so scary and intimidating in his
	manner. I went to the Police Station so he couldn't monitor
	me. As per <i>Appendix 12</i>

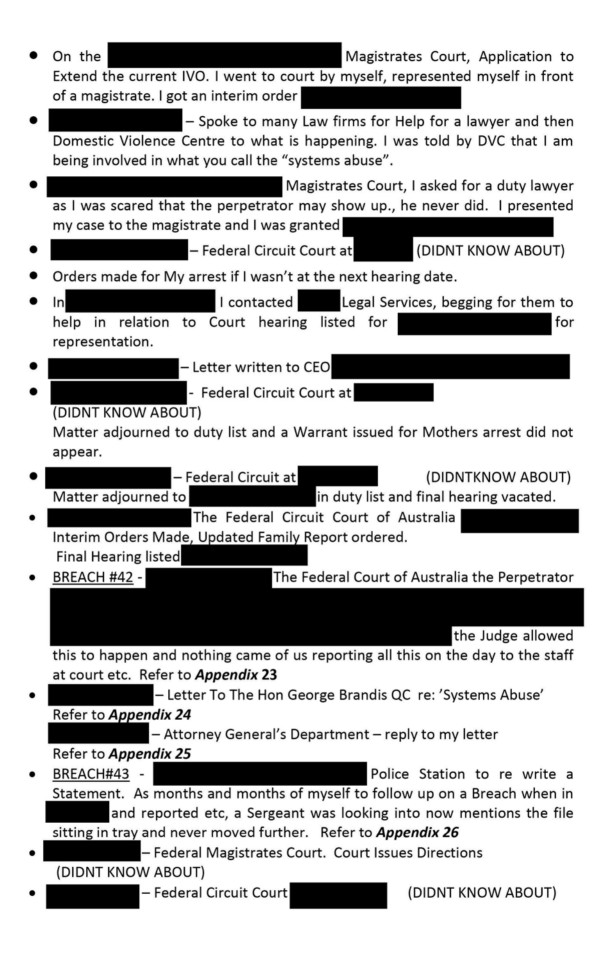


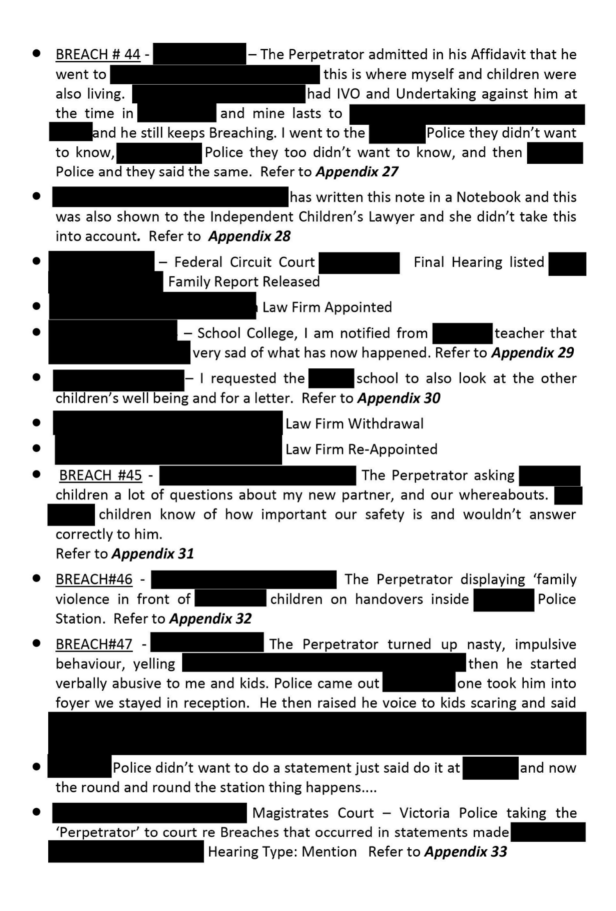
•	BREACH #32 — I attended with the children to a Family
	Report Writer at his premises and the perpetrator was their without my
	knowledge nor consent. I was taken to a room and the children to another
	room, I was scared. So I phoned my lawyer, and he said
	and then I phoned the Police and informed them and they
	were going to be looking into it.
•	<ul> <li>Federal Magistrates Court at , it went for </li> </ul>
	days. As per <i>Appendix 18</i> Handovers were changed from Police station to
	At
	my_lawyer resigned after representing me and the orders were set due
	to the perpetrator and his lawyer knowing that he represented the perpetrator
	in the magistrates court as a Duty lawyer as a respondent to the IVO
	earlier in the year. Therefore it was a conflict and the perpetrators lawyer
	should of been held with contempt.
•	BREACH#33 - Law Firm Withdrawal
•	Law Firm appointment
•	The Perpetrator using
	Refer to <i>Appendix 19</i>
	Magistrates Court – The Perpetrator fined
•	for Breach on
	Magistrates Court re: perpetrator breaches. It
	took 12 months for the first breach to be heard. They never looked at any of
	the other breaches. My assault hadn't even reached the court system. The
	perpetrators lawyer cross examined me (the victim) about family law matters in
	this hearing re: criminal matters and custody of the children. He was out of
	order
	The Perpetrator was given a fine and suspended jail
	sentence.
•	<ul> <li>Federal Magistrates Court</li> </ul> The perpetrator
	threatened was crying.
	was threatened. His behaviour manner was out of order. I asked my lawyer and
	barrister for another IVO to be resubmitted for another 12 months, the lawyers
	comment was "No" and the barristers comment was "once family law finishes
	you won't need an IVO" The meeting place was at but swapped
	back to the Police Station.
<b>(</b> 0-	NO finished for moralf and the children
(Or	IVO finishes for myself and the children).
•	Magistrates Court re: Perpetrators breach on
	when he assaulted me in front of the children (
	). The Perpetrator was given in a good behaviour
	Bond)

•	NO IVO in Place. Lawyer aware and he said just wait final family court hearing is near — Family Law, — just document if the perpetrator does anything. Family Violence continues- dates
•	and incidents documented. Refer to <i>Appendix 20</i> Federal Magistrates Court at Adjourned till
	for Final Hearing. Independent children lawyer to be involved.  Perpetrator trespassed and entered my home and assaulted
	The Children and I were
•	- Magistrates Court re:
_	IVO's listed as per Appendix 21 and for NO children access  BREACH #34 -
•	BREACH #34
•	Federal Magistrates Court at Circuit – was adjourned till
•	Independent Children's Lawyer appointed, updated Family Report and Final Hearing adjourned.
•	Federal Family Court  visits were granted and the perpetrator and victim had to find a venue available for these visits to take place under supervision. The final Court Hearing was adjourned till
the he	is is a pure example of federal and state law, not talking to each other and how abuser still gets rights, he assaulted me and still gets access and continues with family violence to the children with his naviour and drinking alcohol and psychological abuse to us all)
•	- driving back and forth from so scared of the perpetrators behaviour only staying on and off certain days., until big decisions to make.  BREACH #35 -
•	Magistrates Court - IVO granted for 12 months for myself and a Undertaking for Refer to Appendix 22
IVO in plac	for mother and children of the relationship.
	BREACH #36 - The Perpetrator admitted to lawyers that he has been

•	BREACH #37 -
	disclosed all information of a confidential meeting held was relayed
	to the Perpetrator.
	arrangements of myself and children was all disclosed
	to the Perpetrator.
•	– Reported to the Police and they asked for all
	information which was given all dates conversations etc, officer was to follow
	up.
	Report sat in the 'IN TRAY' of this Police Sergeant.
•	<ul> <li>Relocating and moving personal items of mine and kids</li> <li>Breaches Continue and no one is stopping the Perpetrator.</li> </ul>
	Federal Magistrates Court of Australia
	The Applicant 'The perpetrator' was granted time to spend with children
	ден и по де
	and further times for visits are to
	arranged
	(the perpetrator won't make times at other centres given by the Court in
	previous Orders (a) and the victim has made all contacts to other centres, but the FAMILY COURT orders for the Perpetrator, as usual in
	the matter.
•	Law Firm resigned., over the phone as they had ran my Legal Aid
	dry!!!!
•	- Federal Magistrates Court of Australia - Sends letter to
	change the dates of Final Hearing
•	BREACH #38 – The Children attended whilst there the staff
	were asking children questions to what have they been up too, where are you
	living, where did you drive from today, and more personal questions. Kids
	scared didn't say too much as this place has caused trouble in the past telling
	the Perpetrator details and then he knows of our whereabouts.
•	- Federal Magistrates Court of Australia was
	adjourned because Judge III). Therefore it heard on
	with another magistrate in federal court Melbourne, bringing it a week earlier.
•	Law Firm Withdrawal
***	S left We left friends relatives schools and
wo	Left We left friends, relatives, schools and rk for good, all because a Perpetrator and his followers keep causing Harm to
	***







•	Judges Judges in The Federal Court hearings are all random and move around
	Where as !
•	Judges in Circuit Court hearings as is the same Judge, which is onside with the perpetrators' Lawyer/Barrister, and the Family Report Writer and

contact centre – the Entire Group all for the perpetrator.

### Family Report Writer and Children Independent Lawyer

- Updated family report was required at every family court hearing from the same Judge The Family Report writer was selected and I know he wrote for the perpetrator, as this writer is well known to do this., he does not support Victims and children in Family Violence. In all reports written he never once supports the Victim and children also the perpetrator. I do believe that this type of behaviour is a large contribution to "power and control" pushed and paid by the Family Court. I would have liked a chance to get a second opinion but there is no support for the Victim and children. As per *Appendix a*.
- The Independent Children's Lawyer was ordered by the Family Court to be involved on the for Children to have a voice! For the Final Court Hearing. Sadly not the case in these circumstances.

  It was only approximately less than for the interview went in together and for my eldest

# 3. What we could do better for in the Future

Change the Name to 'POWER & CONTROL'

Not Family Violence because the perpetrators think when they hear Family Violence is that they don't do violence because they don't punch or hit, so they don't do Family Violence. But they do this in the "Power and Control Wheel" Intimidation, Emotional, Isolation, Blaming, Children, Male Privilege, Economic, and Coercion.

- **COURT** FAMILY COURT should not commence if there is an IVO Intervention Order as a Interum or Final.
- NEW LAW ACT Federal, States and the Territory Government must put in place now,

'NO to Power & Control/Violence Act 2015' to make entire Australia united.

There will be continually more and more IVOs being applied and more and more Family Law to the more sad news of Murders to Victims. "Inquest hearings" will be the norm just as Family Law and Criminal Law is and this is all not needed anymore just another Court Hearing and more money for Judges, Barristers, Lawyers and Family Report Writers.

The 'family violence protection act 2008' Section 96 and the Family Law Act 1975 – Commonwealth Law is to be deleted and rewritten to todays society.
 (Between both Acts, 33 years in between) The two acts Do Not speak to each other. Family law act 1975 overrides the Family Violence Protection act 2008.

#### POLICE

- attend a 3 year University Degree to understand the Law etc. Teaching and Nursing is a 3 year degree.
- to work in a Specialised Area such as Family Violence, an extra year of study is required. To be a critical care nurse it is an extra 12 months study.

The Police Remove the Perpetrator from the Premises and put an interim Intervention order in place straight away. "It's like the fox and the hen with chickens, you remove the fox from the hen and chickens"

Police should contact a Locksmith to come to the house and change the Locks.

Police should be more punctual and professional on their behaviour when they go to the house where the victim and children live. Times such as 2245hrs are not appropriate when it is to follow up a minor issue such as a notice

Police Reports are to be continued on by the next officer on duty.

Cameras need to be installed immediately to stop the Breaches from Occurring.

The Court orders are not worth the paper they are written on, as the perpetrator does not abide them.

The perpetrator MUST obey by the law and show a report of good behaviour and respect to all mankind for a minimum of 12 months.

No form of Control and Abuse by the perpetrator to be shown – (Child support and Spousal Maintenance of not paying)

If any Children are involved the perpetrator has NO contact what so ever, until proven to may strict guidelines are meet. (not like today's guidelines there is nothing)

The Courts need to be sharing the information between them such as Federal, State, Family, Criminal in order to properly .....

The victim MUST always have a Highly Qualified Lawyer/Barrister that knows the LAW

The victim MUST have a security room available and not to be thrown into the courts all done on Video link