

RECORD OF ORDERS MADE IN THE CRIMINAL JURISDICTION

COUNTY COURT – VICTORIA

CASE ID: [REDACTED]
EVENT: For Sentence
DATE: [REDACTED]

ACCUSED: [REDACTED]
AGE: [REDACTED]
DATE OF BIRTH: [REDACTED]

MNI:

CHARGE	SENTENCE/ ORDER
<p><u>INDICTMENT NUMBER:</u> [REDACTED]</p> <p>CHARGE 1 NON-PROH. POSSESS UNREG CAT C LONGARM</p> <p>CHARGE 2 POSS/CARRY/USE UNREGISTERED HANDGUN</p> <p>CHARGE 3 NEGLIGENTLY DEAL WITH PROCEEDS OF CRIME</p> <p>CHARGE 4 POSS/CARRY/USE UNREG CAT D L/ARM</p> <p>CHARGE 5 NON-PROH. CARRY UNREG CAT A LONGARM</p> <p>CHARGE 6 NON-PROH. POSSESS UNREG CAT B LONGARM</p>	<p>Charge(/s) 1, 2, 3, 4, 5, 6 Convicted, and ordered to serve a Community Corrections Order for a period of 24 Month/s</p> <p>Order commences on [REDACTED] and ends on [REDACTED]</p> <p>You must attend at [REDACTED] COMMUNITY CORRECTIONAL SERVICES by [REDACTED] at 04:00 PM.</p> <p>In addition to the mandatory terms:</p> <p>Unpaid Community Work You must perform 100 hours of unpaid community work over a period of 24 Month/s as directed by the Regional Manager.</p>
<p><u>SUMMARY CHARGES</u></p> <p>SUMMARY CHARGE 3 POSSESS A SILENCER WITHOUT PERMIT</p> <p>SUMMARY CHARGE 4 FAIL STORE HGUN/CD L/ARM AMMUN CORRECTLY</p>	<p>Summary Charge(/s) 3, 4 On each charge convicted and order that [REDACTED] pay a fine in the sum of \$500.00. Order that [REDACTED] pay the amount outstanding to the Registrar of the County Court.</p> <p>Order made pursuant to section 464ZF Crimes Act 1958 STEPHAN GLUMAC undergo a forensic procedure for the taking of an intimate sample consisting of saliva</p>

DUPLICATE

Before Her Honour Judge QUIN at Melbourne this [REDACTED]

(Signature of HH Judge QUIN)



RECORD OF ORDERS MADE IN THE CRIMINAL JURISDICTION

COUNTY COURT – VICTORIA

CASE ID: [REDACTED]
EVENT: For Sentence
DATE: [REDACTED]

ACCUSED: [REDACTED]
AGE: [REDACTED]
DATE OF BIRTH: [REDACTED]

MNI:

SENTENCE DISCOUNT:

Order pursuant to s.6AAA Sentencing Act 1991 the sentence that would have been imposed if convicted of this offence after a trial would have been a total effective term of imprisonment of 12 months with a Community Corrections Order to serve at conclusion of the term of imprisonment.

DUPLICATE

Before Her Honour Judge QUIN at Melbourne this [REDACTED]

(Signature of HH Judge QUIN)

