IN THE HIGH COURT OF AUSTRALIA PERTH REGISTRY

No. P46 of 2019

BETWEEN:

STEFAN LAZBA MEAD

Appellant

and

HIGH COURT OF AUSTRALIA
FILED
18 DEC 2019
THE REGISTRY PERTH

THE STATE OF WESTERN AUSTRALIA

Respondent

APPELLANT'S REPLY

Part I:

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1. These submissions are in a form suitable for publication on the internet.

20 Part II:

- 2. The State contends that Beech JA's construction detracts from the primacy of the 'acts or omissions' insofar as the definition of what is called an offence is concerned.
- 3. To the contrary, such a construction highlights that there are two essential constituents of 'an offence'. Firstly, the acts or omissions described in the various offence creating provisions in the Code. Second, that the relevant acts or omissions must also render the person who did the acts or made the omissions 'liable to punishment'. Section 2 of the *Criminal Code* (WA) (the Code) places no primacy in one essential constituent of 'an offence' over the other.

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Reference: Andrew Robson

R v Barlow [1997] HCA 19; (1997) 188 CLR 1 does not support a construction 4.

that requires the principal's act or omission to be considered divorced from the

principal's criminal responsibility.

5. In the context of section 8 of the Code, the plurality in R v Barlow [1997] HCA 19;

(1997) 188 CLR 1 at 10 explained that liability for the principal offender's act or

omission only arises for the secondary offender as (1) that act or omission renders

the principal liable to punishment and (2) only to the extent that that act or

omission was a probable consequence of prosecuting a common unlawful purpose.

6. In any event, no issue as to the criminal responsibility of the principal offender

arose for consideration in R v Barlow [1997] HCA 19; (1997) 188 CLR 1.

7. Further, the State contends that Beech JA's construction renders superfluous

section 7(a) of the Code.

8. To the contrary, section 7(a) of the Code has work to do where two offenders act in

concert to collectively do the acts or make the omissions which constitute the

offence.

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9. In such a circumstance, section 7(a) of the Code provides that each of the two

offenders acting in concert would only be deemed to be guilty of the offence where

the acts or omissions done collectively constitute the offence, and when an offence

has been committed.

20 Section 7(a) of the Code would therefore be as essential within Beech JA's 10.

construction as sections 7(b), (c) and (d) and 8 of the Code.

Dated: 18 December 2019

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