

BETWEEN:

KATHLEEN CLUBB

Appellant  
and



ALYCE EDWARDS

First Respondent

ATTORNEY-GENERAL FOR VICTORIA

Second Respondent

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**SECOND RESPONDENT'S CHRONOLOGY**

**Part I:**

I certify that this chronology is in a form suitable for publication on the internet.

**Part II:**

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<i>Date</i>	<i>Event</i>	<i>Source / Core Appeal Book Reference</i>
2 May 2016	The 'safe access zones' provisions under Part 9A of the <i>Public Health and Wellbeing Act 2008</i> (Vic) commence operation, including s 185D.	
4 August 2016	Ms Clubb is charged with having breached s 185D of the <i>Public Health and Wellbeing Act 2008</i> (Vic) at the entrance to the East Melbourne Fertility Control Clinic - for 'attempting to communicate about abortions' within a safe access zone to persons attempting to access premises at which abortions are provided, in a manner reasonably likely to cause anxiety or distress.	Document 2: 'Admission of Facts' signed by Ms Clubb (CAB 290-1)  Document 3: Charge (CAB 275-6)
2 August 2017	Charge is amended by Magistrate Popovic from an 'attempt' to a breach of the substantive offence.	Document 3: Charge (CAB 275-6)

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**Filed on behalf of the Second Respondent**

Dated: 11 May 2018

**Victorian Government Solicitor's Office**

Tel: 03 8684 0444

Level 25, 121 Exhibition Street

Fax: 03 8684 0449

Melbourne VIC 3000

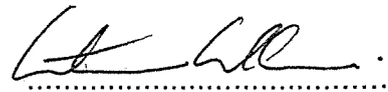
Email: [anesti.petridis@vgso.vic.gov.au](mailto:anesti.petridis@vgso.vic.gov.au)

Contact: Anesti Petridis

Ref: 1749209

3–4 August & 12 September 2017	Magistrates' Court hears the constitutional issue (whether s 185D breaches the implied freedom).	
6 October 2017	Magistrates' Court holds that s 185D does not breach the implied freedom, and delivers reasons.	Document 5: reasons for decision with respect to the constitutional issue (CAB 280–9).
6 & 10 October 2017	Magistrates' Court hears the charge.	
11 October 2017	Magistrates' Court convicts Ms Clubb of the charge.	
8 November 2017	Ms Clubb files a Notice of Appeal in the Supreme Court of Victoria, to appeal the Magistrates' Court's decision.	Document 10: Notice of Appeal (CAB 503–5)
29 January 2018	Magistrates' Court delivers its reasons regarding the charge (reasons dated 23 December 2018).	Document 7: Reasons for decision with respect to the charge (CAB 292–6)
23 March 2018	Justice Gordon of the High Court makes orders removing the proceeding from the Supreme Court of Victoria to the High Court.	Removal Order of Justice Gordon (CAB 506–10)
4 April 2018	Ms Clubb files an amended Notice of Appeal and Notice of a Constitutional Matter in the High Court.	Document 12: Amended Notice of Appeal (CAB 511–5) & Document 13: Notice of a Constitutional Matter (CAB 516–20)

Dated 11 May 2018



Name: K L Walker  
Solicitor-General for Victoria  
Telephone: (03) 9225 7225  
Email: k.walker@vicbar.com.au