IN THE HIGH COURT OF AUSTRALIA PERTH REGISTRY

No. P21 of 2017

BETWEEN:

HIGH COURT OF AUSTRALIA FILED 1 6 JUN 2017 THE REGISTRY SYDNEY

Pouyan KALBASI Appellant

and

The State of Western Australia Respondent

APPELLANT'S CHRONOLOGY

Part I:

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

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Part II:

3 November 2010 The appellant flew to Sydney from Perth (CA at [74]).

11 November 2010 Mr Lothian flew to Sydney from Perth (CA at [65]).

12 November 2010 The NSW Police (at the request of the Western Australian Police) executed a search warrant at a premises in Sydney (CA at [53]). Inside a package at that premises was 4.981kg of

methylamphetamine (CA at [53]).

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13 November 2010 The appellant flew to Perth from Sydney (CA at [74]).

14 November 2010 The package was brought to Perth without the methylamphetamine (CA at [54]).

15 November 2010 The contents of the package were replaced with rock salt and a listening device was placed in the package (CA at [54]).

> A police officer observed a man named Mr Lothian attempt to collect the package from General Carrying (CA at [55]). Mr Lothian was placed under surveillance (CA at [55]).

16 November 2010 Another police officer took the package to General Carrying (CA at [56]). Mr Lothian was observed collecting the package (CA at [56]). Mr Lothian took the package to a house at Falstaff Crescent in Spearwood (CA at [56]-[57]). The appellant arrived at the house shortly thereafter (CA at [58]). After 37 minutes the appellant left the house (CA at [60]).

Filed by the appellant on 16 June 2017

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A search warrant was executed at the Falstaff premises (CA at [63]).

	17 November 2010	A search warrant was executed at a premises that the appellant indicated he lived at (CA at [72]).
10	18 November 2010	A search warrant was executed at the appellant's premises (CA at [73]).
	22 September 2014	The appellant stood trial in the District Court before Stevenson DCJ and a jury on one count of attempting to possess a prohibited drug, namely methylamphetamine, with intent to sell or supply it to another (CA at [49]).
	26 September 2014	The jury found the appellant guilty.
20	1 October 2014	The appellant was sentenced to 14 years and 6 months imprisonment to commence on 17 March 2013. A parole eligibility order was made which meant that the appellant would be eligible for parole after serving all but 2 years of his sentence.
	14 March 2016	The appellant's appeal against conviction and sentence was heard by the Western Australian Court of Appeal (McLure P, Mazza and Mitchell JJA).
30	17 August 2016	The Western Australian Court of Appeal dismissed the appellant's appeal against conviction and sentence.
	12 May 2017	Gageler, Nettle and Edelman JJ granted the appellant special leave to appeal from part of the decision of the Western Australian Court of Appeal.
	16 September 2025	The date the appellant is eligible for parole.
	16 September 2027	The sentence imposed on the appellant will expire.

Dated: 16 June 2017

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