

**WOOLF**  
**ASSOCIATES**  
**SOLICITORS**

Our ref: BSW: 6501/22

16 August 2022

Anthony Smith  
01/281 Elizabeth Street  
SYDNEY NSW 2000

*By email:* tony.s1969@gmail.com

Dear Tony

**CRIMINAL PROCEEDINGS**

I confirm my appearance at Downing Centre Local Court before Magistrate Reiss on 15 August 2022. Your matters were listed for defended hearing. In accordance with your instructions pleas of not guilty were maintained for the following offences:

1. 4x counts of intentionally recording an image without consent contrary to section 91P(1) of the *Crimes Act 1900*.
2. 2x counts of intentionally distributing an image without consent contrary to section 91Q(1) of the *Crimes Act 1900*.
3. 1x count of contravening an AVO contrary to section 14(1) of the *Crimes (Domestic and Personal Violence) Act*.

His Honour found you not guilty of the 4x counts of intentionally recording an image without consent and 1x count of contravening an AVO however found you guilty of the 2x counts of intentionally distributing an image without consent. His Honour found you guilty on the basis that you had knowledge or were reckless as to whether Issac consented to being sent the intimate images. Recklessness is a lower standard than actual knowledge.

The Court, as it must, made a final Apprehended Domestic Violence Order for a period of two years. The legislation mandates the Court to make such an order if a person is found guilty of a domestic violence offence (the legislation is very broad regarding what constitutes a domestic violence offence).

In accordance with your instructions we proceeded to sentence. His Honour sentenced you as follows:

1. You are convicted;
2. You are fined \$500.00 in relation to both sequences.

10<sup>TH</sup> FLOOR, 82 ELIZABETH STREET • SYDNEY NSW • 2000  
PHONE: (02) 9221 8522 EMAIL: [WOOLF@WOOLF.COM.AU](mailto:WOOLF@WOOLF.COM.AU)

BRUCE WOOLF

BA LLB DIP URP PRINCIPAL

Liability limited by a scheme approved under Professional  
Standards Legislation

There will be a small sum of money charged for court costs and a “victims compensation levy.” We have no say in contesting these costs.

Please note that you have a right to appeal the decision. You can either appeal the finding of guilt, the severity of the sentence or both. You have **28 days** from 15 August 2022 to file an appeal.

If you have any questions in relation to the above please do not hesitate to contact our office or my mobile on 0430762342.

Yours faithfully

A handwritten signature in black ink, appearing to read 'Hayden Woolf', with a long horizontal stroke extending to the right.

Hayden Woolf  
Solicitor