Your Ref:

Our Ref: 20-0773

Enquiries:

Telephone: 7322 3347 Facsimile: 7322 4180

Ms Hannah Foord Network 10 Hutt Street Adelaide SA 5000

Email: Hfoord@networkten.com.au

Dear Ms Foord

Re: Freedom of Information Act application

In reference to your application made pursuant to the Freedom of Information (FOI) Act 1991, access was sought to:

"Hi, I wish to obtain a copy of body worn footage taken by three Police Officer (sic) during an aggravated assault (on them) at Adelaide Oval. The assault occurred on June 8 2019, following the AFL match being played at the oval. The vision has been played in court, the woman convicted, [name withheld], has been given a good behaviour bond and I understand the appeals process has finalised. I confirm I consent to being provided edited copies of documents/footage with personal information such as names and faces redacted/pixilated/blurred."

South Australia Police (SAPOL) has located documents that fall within the scope of your request. The documents are numbered and described in the following schedule. The schedule contains the details of the determination in compliance with section 23. In particular, note the grounds on which access has been refused, including the reasons which are contained in the schedule. Please note that during the FOI discovery process, it was confirmed that SAPOL holds two (2), Body Worn Video's (BWV), with respect to this matter.

SA POLICE - FREEDOM OF INFORMATION UNIT SCHEDULE				
No.	Document Description	Status	Act	Reason
2	BWV footage - Senior Constable First Class Murphy – recorded on 8 June 2019. BWV footage - Constable Williams – recorded on 8 June 2019.	Part Release	Clause: 6(1)	The redacted vision (blurred) and audio is the personal affairs (images and voices) of third parties other than Ms Hannah Foord. I have formed the view that disclosure of such information is unreasonable.



CLAUSE FOR REFUSAL

Clause 6(1) of Schedule 1 of the FOI Act which states:

"A document is an exempt document if it contains matter the disclosure of which would involve the unreasonable disclosure of information concerning the personal affairs of any person (living or dead)."

Your rights to review

If you are dissatisfied with the determination for access to SAPOL records, you are entitled to exercise your right of internal review in accordance with section 29(1) of the FOI Act by completing a PD362 Application for Internal Review form which can be downloaded from https://www.police.sa.gov.au/services-and-events/freedom-of-information or available upon request at your nearest police station. Alternatively an application may be made in writing to the SAPOL Freedom of Information Unit. This application must be lodged within 30 days from the date of this determination with a fee of \$36.75. Such a fee may be waived in the event of an exemption being claimed.

Yours sincerely,

Senior Sergeant First Class Tracy Gentgall

Officer in Charge

Freedom of Information Unit

(Accredited Freedom of Information Officer)

December 2019