



The disclosure of personal and sensitive information in court can be a very traumatic experience for victims of sexual assault.

To protect a victim's privacy, there is a special legal rule called the Sexual Assault Communications Privilege.

This rule restricts the release of confidential records, including counselling notes, case notes or doctor's files, in many legal proceedings. It applies in all criminal and domestic violence cases.

So if you get a request, demand or subpoena for client records, stop and think before you act.

Privacy is your priority.

For more information contact SACPS or visit our website.

STOP. THINK. PROTECT.

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