

1 February, 2007
The Hon Bob Debus, MP
Attorney General of NSW

Dear Mr Debus

Re my letters to you in regard to an ex-gratia payment, dated :
31.3.2006, 7.4.2006, 8.5.2006 and 16.5.2006.

On 31 March, 2006 I wrote to you seeking an ex-gratia payment for wrongful imprisonment. Acting Judge Davidson in his judgment of 27 July, 2004, said all my convictions were unsafe and this was ratified by the Court of Criminal Appeal in respect of 6 of the 8 convictions on 17 August, 2005. My sentence of 12 years 3 months has now been quashed.

The recent events 25.1.2006 involving senior Deputy Crown Prosecutor Patrick Power entering a guilty plea for possession of pedophile images on his personal computer throws a whole new light on my matter. Documents that were made available to me through subpoenaed material for my inquiry, 2003, concerning Patrick Power's involvement in my matter right up to recent times, have now become very relevant.

I have included an affidavit signed by a witness Tracy Anne Mairinger (Taylor) 12.1.2007, who the prosecution used against me at my original trial in 1991. This is compelling fresh evidence that clearly shows, and backs up, the already substantial amount of evidence that there had in fact, been a grave miscarriage of justice, where witnesses were forced to give false evidence. I have enclosed a copy of the affidavit from Tracy Anne Mairinger (Taylor).

At your request, on 10 April, 2006, I forwarded to you, a copy of my book together with a list of key references. This further highlighted the suffering I have endured at the hands of a corrupt employee of the state through wrongful incarceration. The DPP has not followed through with Judge Davidson's directions in regard to Peter Thomas and his co-conspirators. You will see from the case of NSW v Ibbett 2006 HCA 57 that exemplary and punitive damages were awarded by the High Court in respect of inappropriate police behavior.

At a parliamentary committee meeting on 8 September, 2006, you put on public record that a response re my request was pending. It is now 30 January, 2007 and nine months have passed since my initial request. Mr Debus this should be a simple matter. My team and I have repeatedly requested to meet with you, re this matter to no avail. I need a response from you now. Why do you continue to delay?

I had cause to write to you on 7 April, 2006 in response to a phone call made from your office to Peter Breen MLC, dissuading him to support my matter. Since then your misrepresentation of my matter has continued unabated.

You misrepresented me to the people in your Blue Mountains electorate by writing a letter in the local paper Blue Mountain Gazette. This was in September, 2006 following the publication of an article, 'God's Girls'. You have also misrepresented me and my matter, repeatedly, in letters written to your parliamentary colleagues. You also placed on public record, in Hansard, on 8 September, 2006, further misinformation about me and contrary to that which is on the public record.

You refused to comment on Patrick Power, Senior Deputy Director of Public prosecutions. He has since pleaded guilty to possession of pornographic materials. What is your response? This man has had five non appearances in court. On the fifth appearance his solicitor entered a guilty plea. The matter is then set down for sentencing in local court on 24 April 2007, with no committal, and no trial? This is a public interest matter Mr Debus this man was in high public office, funded by the tax payer. He has been stood down on full pay. After eight months he pleads guilty and Nicholas Cowdery talks about the process that has now commenced to dismiss him. Does that mean he is still on the payroll?

Up to this date you have done nothing about the scandalous actions of the Director of Public Prosecutions, Nicholas Cowdery, by tipping Patrick Power off that pedophilia images were found on his home computer's hard drive, allowing him to leave his office and gave him 48 hrs before police arrested him to rid his home and office of other incriminating evidence. This serious action is to pervert the course of justice. This alarming serious situation should be thoroughly investigated. The public want answers.

Tracy Anne Mairinger's affidavit further demonstrates why none of the evidence in the Prosecution case can be relied on. The ODDP has failed to act on the hundreds of phone calls which were made during prosecution witnesses giving their evidence at my inquiry 2003/2004, after Justice Davidson had directed them not to do so. Justice Davidson also directed that a full inquiry be made by the ODDP and the police commissioner Ken Moroney, this has not been done. Peter Thomas and Adrienne Newell were both referred back to the supreme court by Judge Davidson this was not followed through either by the ODDP.

I call upon you to reopen my matter and call upon you to direct the Court of Criminal Appeal to overturn my remaining two convictions. To allow them to stand is against a basic principle of law: if part of the process is corrupt then the whole process is corrupt. There are, in both counts, the same players Peter Thomas and Barry Catt. In the event that you do not take steps to set aside my two remaining convictions, I have engaged senior counsel to draft an application for leave to appeal to the High court.

Yours sincerely

Roseanne Beckett

IN THE SUPREME COURT
OF NEW SOUTH WALES

SYDNEY REGISTRY

COURT OF CRIMINAL APPEAL

NO: 604871/01

AFFIDAVIT

Deponent: Tracy Anne Taylor

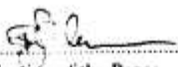
Sworn: 12 January, 2007

ROSEANNE CATT

Appellant

REGINA

Respondent


Justice of the Peace JP122408

Address:
24 WOODFILL STREET
WARILLA NSW 2528

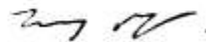
Telephone: 42963243

Fax: N/A

On 12 January, 2007 [address
know to ADDRESS STREET SHELLHARBOUR

Justice of the Peace]. Chef, say on oath as
follows:-

- 1 I am 40 years of age.
- 2 I was born in Taree. I have known Roseanne BECKETT (CATT) since I was in Year 10. I called Roseanne 'mum' as my own mum had died when I was five years old. Roseanne gave me a job and taught me to cook when I left school. I went to Newcastle to be an apprentice chef. I lived in Newcastle, 1987 - 1988 and studied at TAFE. When I was not studying I was working two jobs part-time.
- 3 I returned to Taree in August 1988. Roseanne was married to Barry CATT. Roseanne was living in Cornwall Street, Taree. At that stage she had separated from



3. (cont.) Barry. He lived across the road in a house used as an office. I used to visit Roseanne. I was sharing a house with her son, Peter BRIDGE. I cooked meals for the family in Cornwall Street.

4. In mid 1989 I moved to the Gold Coast in Queensland. In December of that year I gave birth to my son. Subsequently I moved with my partner to Ingham, T.M. Queensland. I lost contact with Roseanne and had no knowledge that she was arrested.

5. When my baby was a few months old, two detectives arrived at my house without warning and took me to Ingham Police Station where I was detained for several (Continued) hours. I was not advised of my rights nor given the opportunity to speak to a solicitor or anyone else for that matter.

6. The police showed me photos that were taken when Roseanne and I went to Expo in Brisbane in August 1988. They also had photos of me in a dressing gown on the verandah and Roseanne dressed ready to go to work. They had photos of Roseanne's corvette. These photos had been taken late 1988 or early 1989 when I returned from TAFE in Newcastle. That shocked me very much because I had never seen these photos before. These police were terrifying. Paget typed the statement on separate pages. They said I was a prostitute and that Roseanne was the madam and that I was the one who kept the guns. I said I knew nothing about guns. I had never seen Roseanne with a gun. They also said I was going to be

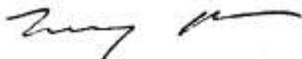
my N. *Bill*

charged with conspiring to murder Barry Catt. I was told to sign each page of the statement which I did. I was terrified and feared for my life and my baby son's life.

7. I was threatened into signing a statement that was not mine. I was terrified. I remember one detective was called PAGET.

8. I moved to the south coast about 15 years ago. In the early part of last year, 2006, I commenced new employment working at a restaurant in Shellharbour. As I attended to customers I saw Roseanne Catt. She was sitting with another customer. I was glad to see her and immediately greeted her. I later told her what happened and how sorry I was. I had not seen Roseanne since the trial when I was not able to speak to her. I did not know there had been an Inquiry. If I had, I would have been prepared to give evidence about these matters.

9. Amanda, my sister, also gave evidence at Roseanne's trial. I remember being really surprised because I did not know that she knew Roseanne. When the trial was on Amanda and I flew to Sydney and stayed in a hotel in Sydney the night before we were to give evidence. ~~Amanda told me that she was going out with the~~ ^{back to the hotel T.M} ~~police.~~ I stayed in the hotel. When she returned home she was in possession of a large sum of money. My sister was unemployed at this time. My sister, Amanda, has a history of criminal activity, including fabricating evidence. ~~Currently, there are two warrants out for her.~~ T.M.

10. Parts of the evidence I gave at the trial were not truthful. I went along with the police because I was frightened. I am very sorry for any harm that was caused but I had no one to help or advise me.

SWORN BY the Deponent Tracy M.

TRACY ANNE ~~TAYLOR~~ MAIRINGER
(TAYLOR) T.M.

AT SHELLHARBOUR.

before me

[Signature]

Justice of the Peace / Solicitor

MRS RACHEL ALABAN JP 120408

on

Friday, 12 January, 2007

Tracy M.