

30 Mar 2000 Bruce Miles Wrote to Leslie Chase of the Attorney General's Department about Roseanne Catt's matter. Lies, falsehoods were part of the original trial... the prosecution followed Thomas almost blindly (**Doc 2004**).

21 Oct 2000 Wendy Bacon writes in the SMH "Fire Trail"

23 Oct 2000 ABC's Four Corners "Burned".

24 Oct 2000 Wendy Bacon SMH Article "Should this Woman be in Jail?"

29 Nov 2000 Lee Rhiannon, Greens presents a Notice of Motion in Parliament concerning Roseanne Catt.

Dec 2000 Peter Caesar made a statement stating Peter Thomas' preoccupation with Roseanne. He quotes Thomas as saying, "It is common knowledge I planted the gun on her."

15 Dec 2000 Lee Downes arrives as Governor at "Mulawa" Correctional Centre.

20 Feb 2001 The Commissioner of Corrective Services approved the Council decision of three day leaves only...(BA Doc 2003).

24 Feb 2001 Roseanne Catt sent back to Emu Plains (BA Doc 2003).

16 Mar 2001 Bruce Miles, Solicitor, writes to Mr Justice Peter Moss QC (SORC) in relation to Roseanne Catt.

30 April 2001 Grant McKay writes to Mr Kevin Rodgers at Brock Partners about an interview he taped with Peter Caesar.

01 May 2001 Sisters Yvonne Swift, Lawyer, and Claudette Palmer, Jail Chaplain at Mulawa Women's Correctional Centre, visited the Minister for Corrective Services, the Hon J A Watkins MP (BA Doc 2004).

9 May 2001 Grant McKay writes to Kevin Rodgers C/- Simone in relation to Peter Caesar.

18 May 2001 Grant McKay writes to Kevin Rodgers C/- Simone Pagano in relation to a potential witness, Sheena Lennon.

- 28 May 2001 Grant McKay writes to Kevin Rodgers C/- Simone Pagano in relation to Gina Hart...witness.
- 29 May 2001 Leo Keliher Commissioner of Corrective Services, writes to Roseanne Catt at the request of John Watkins, Minister of Corrective Services regarding her management in custody. Three day leaves is mentioned. Also, "subject to satisfactory reports, you will be transferred to the Parramatta Transitional Centre on or about 10 August 2001" (BA Doc 2004).
- 31 May 2001 Chaplain, Claudette Palmer RSC resigned for health reasons (BA Doc 2003).
- 5 Jun 2001 Mary Court and Claudette Palmer RSC attend a SORC meeting during which Judge Moss made with a quorum decisions for Roseanne Catt's movement six months before she is due for parole (BA Doc 2003).
- 9 July 2001 Sr Claudette and Roseanne's supporters hold a 'sit-in' outside the Department of the Attorney General (BA Doc 2002). Bruce Miles attends daily and Mary Court regularly
- 24 Jul 2001 The Attorney General refers the case to the Court of Criminal Appeal.
- 25 Jul 2001 David McConnell writes to Roseanne Catt of an anticipated vacancy at the Transitional Centre on 27 August, 2001. The Commissioner approved Roseanne Catt going to the Transitional Centre.
- 25 Jul 2001 The Crown Solicitor's Office writes to Bruce Miles re Roseanne Catt – reference to the court of Criminal Appeal pursuant to s.474C1)(b) of the Crimes Act 1900. Mention made of an appeal.
- 27 Jul, 2001 Bruce Miles applies for bail for Roseanne Catt.
- 30 Jul 2001 The 7.30 Report on the ABC Channel 2 reveals to the public that there is to be an inquiry into the sentencing and incarceration of Roseanne Catt.
- 31 Jul 2001 Brock Partners asks the Registrar to arrange for Roseanne Catt to be present at her Bail Application on Monday 6 August, 2001.

1 Aug 2001 Tracey Grimshaw on the Today Show interviews Sr Claudette who directs the people to contact the Attorney General's Department seeking the immediate release of Roseanne Catt currently the longest serving female prisoner in New South Wales.

2 Aug 2001 Roseanne Catt commences work release after almost ten years of incarceration.

3 Aug 2001 Bruce Miles, solicitor writes to the DPP requesting they agree to bail for Roseanne Catt. They opposed it!!!

6 Aug 2001 Roseanne Catt released on bail pending determination of the appeal.

07 Sept 2001 Letter from Peter Thomas to Steve Barrett (324/886) Steve Barrett was a Producer of 60 Minutes for TCN 9.

10 Sept 2001 Peter Thomas faxes Steve Barrett, Producer of 60 Minutes (1348)

17 Sept 2001 Fax from Peter Thomas to Steve Barrett of 60 Minutes (609)

11 Sept 2001 Peter Thomas sends a letter to Steve Barrett about the gun featured in 60 Minutes (1976).

16 Sept 2001 Thomas writes to John Westacott, Executive Producer of Nine Network, Australia (2318)

17 Sept 2001 Brock Partners advise 60 Minutes will be liable for defamation by Roseanne Catt (2325)

18 Sept 2001 Steve Barrett of 60 Minutes gets Tony Catt to sign a consent (1533).

28 Oct 2001 Channel Nine's "60 Minutes" "Roseanne, the Cop and her Lover".

20 Oct 2001 Letter to 60 Minutes in protest re the program 'Roseanne, the Cop and Her Lover' televised 28 Oct 2001 (2302)

5 Nov 2002 Kevin Rodgers/Simone Pagano of Brock Partners writes to the NSW Police seeking protection for Graeme Fellows, a witness from Taree.

21 Nov 2002 Julian Castaldi writes to Brock Partners to say Tom Molomby and himself are available on 18 and 19 December to argue the matters set out in the memorandum

9 Dec 2002 Paul Byrne writes to Julian Castaldi sending him a copy of the transcripts of 12 Jul, 2002 and 1 November 2002.

10 Dec 2002 Victim's Compensation writes to Brock Partners enclosing a provisional Order for Restitution made against Roseanne Catt.....Says "I have become aware that the Court of Criminal Appeal has effectively ordered a re-trial... The matter will remain suspended until an outcome is achieved in the matter".

3 Feb 2003 Roseanne Catt Inquiry commences. Peter Thomas takes the stand.

03 Feb 2003 Inquiry 2003: Thomas says yes, 10 years after Roseanne's trial he retained a lot of documents (H. p 20).

03 Feb 2003 Inquiry 2003: Thomas says he obtained additional material since 1991 (H. p 20).

03 Feb 2003 Inquiry 2003: Thomas lost his job as a private investigator over 4 Corners 'Burned' October 2000 (H.p 25).

03 Feb 2003 Inquiry 2003: Thomas said his reputation was damaged because of 4 Corners 'Burned' (H p. 25).

05 Feb 2003 Inquiry 2003: Thomas said he appeared on the 60 Minutes program (H p.159)

11 Mar 2003 Inquiry 2003: The judge raises possible collusion in relation to the phonecalls of Catt and Newell (H p.1500).

12 Mar 2003 Inquiry 2003: The judge concludes that in his view Newell may be in contempt of court and he will be forwarding his evidence to the Supreme Court for determination on two counts (H. p. 1546-7)..

05 Mar 2003 Inquiry 2003: Julie Catt understood the 60 Minutes program was about her brothers (H. p.1250).

03 Mar 2003 Inquiry 2003: Peter Thomas says in evidence that 60 Minutes contacted him (H. p 18)

03 Mar 2003 Inquiry 2003: Peter Thomas said he corresponded with 60 Minutes over a considerable period of time (H. p 19).

- 03 Mar 2003 Inquiry 2003: Thomas wrote to 60 Minutes and sent various documents August, October 2001 (H. p 19).
- 18 Feb 2004 Tom Molomby says to Judge Davidson, ‘Detective Paget’s evidence is false’ (H p. 2431). This false evidence refers to the Roseanne Catt Committal and Trial in relation to the bottles of lithium and rivotril being found in a black handbag.**
- Apr 2004 Roseanne Catt Submissions completed by Tom Molomby.
- 23 Jul 2004 Davidson calls both the Crown and Appellants Counsel to inform them that he is ready to place his findings with the CCA Registrar. He also ask the DPP to arrange for them and the police to investigate phone calls by Thomas Catt and Newell made during the Inquiry for possible contempt of court and criminal charges.
- 29 Jul 2004 Davidson lodges his Inquiry findings with the Registrar of the Court of Criminal Appeal.
- 30 Jul 2004 The Crown and thus Catt, Thomas and Newell has Judge Davidson’s judgement that Roseanne Catt’s convictions are unsafe and should not stand.
- 27 Oct 2004 The CCA Discuss Davidson’s Inquiry 2003-2004 Judgement. The Appellant, Roseanne Catt and the Department of Public Prosecutions (Crown) come before the Supreme Court Judges.
- 27 Oct 2004 DPP threatens CCA with a retrial if all RC convictions are overturned. (DOC 2521)
- 27 Oct 2004 Molomby continues, ‘ I do submit...as a matter of practice, this court would accept determinations made by a judge to whom the matter had been so remitted (CCA, p. 2). (DOC 2521)
- 27 Oct 2004 Tom Molomby says the Crown can only challenge Davidson’s determinations a factual finding which is clearly shown to be wrong (CCA, p. 3). Molomby further points that Judge Davidson did not rely on the Victim’s Compensation material (CCA, p.2-3). (DOC 2521)
- 27 Oct 2004 Tom Molomby says he relies on the findings of his Honour and adds that Davidson had a superior advantage insofar as he did see all the witnesses (Davidson) (CCA, p. 9-10). (DOC 2521)
- 27 Oct 2004 Roser, the Crown Prosecutor, attempts to limit the involvement of Thomas in all counts except count 9 (CCA, p. 21-24).

- 27 Oct 2004 Adams says the reason they may have rejected the Appellant was because of the view they wrongly took about Thomas' credibility. Adams forces Roser to answer yes to Thomas planting the gun (CCA,p. 24-26: DOC 2521)
- 27 Oct 2004 Reference to ROCKET SCIENCE: "If therefore, they believed that he was an honest policeman and believed that he had not planted the gun, did that not provide powerful evidence to infer that Mrs Catt had done so and, therefore, that she was lying? This is not rocket science Mr Crown" (CCA, p. 25, lines 30-35: Doc 2521).
- 27 Oct 2004 McClellan makes reference to the photos which showed a disturbance of the scene before the establishing shot (CCA, p. 28: DOC 2521).
- 27 Oct 2004 Judge Smart says of Roser's submissions, '...all the evidence is one way' (CCA, p.34, line 15: DOC 2521).
- 27 Oct 2004 Roser admits that Thomas was not in his written submissions (CCA, p. 34:2521).
- 27 Oct 2004 Molomby says 'In my researches I was unable to discover any previous case in which precisely these circumstances of remittal exist. ...this is the only case where there has been a remittal for the determination of factual questions' (CCA, p. 37, lines 40-49: Doc 2521).
- 27 Oct 2004 Molomby: 'This appears to be the only case where the determination of factual issues,...have been remitted to a judge...(CCA, p.38: DOC 2521). JUDGEMENT RESERVED
- 17Aug 2005 CCA Judgement: Par 18: The Crown/ Patrick Power, misled the jury re the character of the accused.
- CCA Judgement: Par 18: The false, unsubstantiated actions of the Crown 'greatly troubled' the judge. ... 17/08/2005.
- CCA Judgement: Par 18: Evil and malicious was unsubstantiated and false – nothing to back it up.....17/08/2005
- CCA Judgement: Par 19: The Crown falsely labelled the Roseanne

as malicious: See Judge Mathews comments

CCA Judgement: Par 20: The Crown lied as Barry Catt agreed to have Roseanne as a partner in the business

- CCA Judgement: Par 20: The Crown continues to discredit Roseanne with the lies of Barry Catt.

CCA Judgement: Par 23: The Crown hides the truth of the Female Assault which Thomas renamed 'The Rock Incident'

CCA Judgement: Par 24: The CCA wrongly perpetuates the Crown version of events

CCA Judgement: Par 24: The part heard Female Assault gives a true account of what happened on 2 May, 1988.

CCA Judgement: Par 26: The part heard Female Assault gives a true account of what happened on 2 May, 1988.

CCA Judgement: Par 26: The Crown continues to impede justice by continuing with Barry Catt's version of events.

CCA Judgement: Par 28: The Crown's unceasing attack on Roseanne's character discredited her in the eyes of the jury

CCA Judgement: Par 28: Peter Thomas cut across the part-heard Female Assault .

CCA Judgement: Par 28: Peter Thomas threatened Peter Bridge and Shane Golds re their Female Assault evidence.

CCA Judgement: Par 30: Jane Mathews failed to appreciate the damage done to Roseanne's character by the Crown.

CCA Judgement: Par 31: Gary Jeffrey was visited several times by Thomas at his home to take a statement.

CCA Judgement: Par 31: The Crown chose not to include this fact about Thomas and Jeffrey in their submission.

CCA Judgement: Par 32: Roseanne's version of events rings true given Barry Catt was in to setting her up.

CCA Judgement: Par 33: Jane Mathew's makes no reference to

the number of times Barry Catt changed his evidence.

CCA Judgement: Par 33: Originally, Barry Catt said he and Roseanne went from Taree for a Sunday picnic.

CCA Judgement: Par 34: The Crown hid Peter Thomas' involvement with Jan O'Brien...17/08/2005

CCA Judgement: Par 34: Jan O'Brien gave two version of events at two trials (Cricket Bat)....17/08/2005

CCA Judgement: Par 34: Jan O'Brien did not support Barry Catt's version of events. ...17/08/2005

CCA Judgement: Par 34: This is the Eucalyptus oil incident.....17/08/2005

CCA Judgement: Par 34: Tony Catt at the Davidson Inquiry still supported Roseanne's version of events.

CCA Judgement: Par 34: The Police, that is, Consts Rigby and Adams, also supported Roseanne's version of events.

CCA Judgement: Par 34: There was no mention of a cricket bat when the police arrived on 6 May, 1989

CCA Judgement: Par 34: The Eucalyptus Oil Incident went to court and Barry Catt pleaded guilty.....17/08/2005

CCA Judgement: Par 34: According to Jan O'Brien she was on the phone for about an hour (Count 4).

CCA Judgement: Par 35: Tony, Sharon and Julie at the Inquiry said this incident was in the morning on the 6 May, 1989.

CCA Judgement: Par 36: Peter Thomas took a statement from Max French September, 1989.

CCA Judgement: Par 36: The Cricket Bat incident was not mentioned in French's first statement.

CCA Judgement: Par 36: The first time French made a statement re the cricket bat was just before he gave evidence.

CCA Judgement: Par 37: This is the true version of events re the eucalyptus oil incident.

CCA Judgement: Par 38: The police, Rigby, testified that Barry Catt self-inflicted the cut over his eye.

CCA Judgement: Par 40: The CCA note evidence now available supports that Roseanne was the victim of a conspiracy.

CCA Judgement: Par 44: Noel Jago gave evidence that Thomas was going to switch the charges on Barry onto Roseanne.

CCA Judgement: Par 44: The CCA note that the Catt children gave evidence of Thomas being involved in orgies.

CCA Judgement: Par 45: Barry Catt and Peter Thomas had good reason to concoct charges against Roseanne.

CCA Judgement: Par 46: The Count 5, Lithium conviction was the result of the Crown's unfounded character attack.

CCA Judgement: Par 60: Jane Mathews reintroduces 'manipulative, evil' knowing it was unsubstantiated.

CCA Judgement: Par 60: Jane Mathews said she should not have allowed the 'evil, manipulative' expression.

CCA Judgement: Par 60: Jane Mathews acknowledged there was nothing to support the use of the words.

CCA Judgement: Par 61: The CCA say the fresh evidence supports the conspiracy theory.

CCA Judgement: Par 62: Here, there are good grounds for all convictions to be overturned.

CCA Judgement: Par 63: Reference to the Catt children and the fact that they were sexually abused.

CCA Judgement: Par 78: Thomas remained involved for unprofessional and improper reasons.

CCA Judgement: Par 79: Complaints Thomas made about Roseanne re the former AG and Judge Allen were baseless.

CCA Judgement: Par 80. Thomas' lack of objectivity re Roseanne descended into malice and abuse of power

CCA Judgement: Par 81: Thomas' propensity was to bring undue pressure on witnesses, Whalen, Farrer, Morris, etc.

CCA Judgement: Par 104: Bracamonte reveals Thomas' propensity to pressure witnesses into falsely testifying .

CCA Judgement: Par 113: At the Inquiry the Catt children have been found not to be witnesses of the truth.

CCA Judgement: Par 113: It was Patrick Power for the Crown, who invited the Catt children to retract their evidence.

CCA Judgement: Par 113: He succeeded only with Christopher and Sharon Catt who retracted evidence in 1993.

CCA Judgement: Par 113: This retracted evidence blocked the fresh Bracamonte evidence incriminating for Thomas.

CCA Judgement: Par 113: Julie Catt refused to cooperate with Power for the Crown in 1993.

CCA Judgement: Par 113: Julie Catt also refused when subpoenaed to the Peter Bridge Trial in 1995.

CCA Judgement: Par 113: Sharon Catt likewise refused when subpoenaed to the Peter Bridge Trial in 1995.

CCA Judgement: Par 113: Tony Catt appeared for the first time on 60 Minutes making false allegations.....17/8/2005

CCA Judgement: Par 113 assumes Tony Catt had retracted evidence before 60 Minutes. He had not retracted evidence.

CCA Judgement: Par 114:...the evidence of Chris, Sharon, Julie and Tony suggested the possibility of collusion.

CCA Judgement: Par 114: Some of the evidence of Chris, Sharon, Julie and Tony 'give grounds for concern' 17/8/2005

CCA Judgement: Par 114: Chris Catt was inconsistent between his statement and evidence in relation to the gun. 17/8/2005

CCA Judgement: Par 123: Chris and Tony Catt, believed by professionals counsellors supported by Whalen's verified statement. All professionals involved with the Catt children testify to the childrens affection for Roseanne (See also No 1581)..28/09/1989

CCA Judgement: Par 114: Chris and Sharon Catt during the Section 12 Hearing had close contact with A Newell.

CCA Judgement: Par 114: Chris and Sharon Catt during the Section 12 Hearing had continuing contact with A Newell.

CCA Judgement: Par 114: Sharon said Newell had been in contact with her when 60 Minutes was under preparation.

CCA Judgement: Par 116: Dr Rack and Dr Coopers evidence was held in voir dire at the Roseanne Catt Trial

CCA Judgement: Par 117: The Crown called the 4 Catt children to assert the falsity of previous testimony.

CCA Judgement: Par 117: The evidence of Doctors Rack and Cooper now becomes relevant

CCA Judgement: Par 117: Dr Williams said that she interviewed the children before during and after the two trials.

CCA Judgement: Par 117: Dr Williams said at no time did the children change their evidence.....17/08/2005

CCA Judgement: Par 117: Dr Williams introduced the concept of the Accomodation Syndrome.17/08/2005

CCA Judgement: Par 121: The children's current version of events may be the result of pressure and coaching.

CCA Judgement: Par 121: The children have admitted to susceptability to pressure in the past.

CCA Judgement: Par 121: This militates against giving any significant weight to the evidence now given.

CCA Judgement: Par 125: Sharyn Cox testified to Barry Catt threatening to kill her if she did not change her story.

CCA Judgement: Par 125: Mrs A Strachan said she was told by M Whalen the Mr Catt was sexually abusing his children.

CCA Judgement: Par 125: Jeannie met M Whalen in jail. She said Whalen cut her hair short and spiky and dyed it black .

CCA Judgement: Par 125: Jeannine had a photo to support what she was saying...17/08/2005

CCA Judgement: Par 125: Jeannie in jail heard Whalen boast she has set Roseanne up.....17/08/2005

CCA Judgement: Par 125: Jeannie claimed M Whalen wanted to get Ms Catt into trouble and wanting to bash her.

CCA Judgement: Par 125: Ms Perez said she shared a cell with M Whalen who told her she had influential friends outside.

CCA Judgement: Par 125: Ms Perez said Whalen told her these friends were ready to pay money to put Ms Catt in hospital.

CCA Judgement: Par 125: Perez said Whalen said if Ms Catt happened to be killed more money would go into her account.

CCA Judgement: Par 125: There were visits between Ms Whalen and the investigating officers, Mr Newell and B Catt.

CCA Judgement: Par 125: These visits took place before and after the sentencing of Ms Catt.

CCA Judgement: Par 126: Davidson came to a number of conclusions in regard to Marie Whalen.

CCA Judgement: Par 126: It was Marie Whalen who phoned Sharyn Cox. The conversation qualifies as fresh evidence.

CCA Judgement: Par 126: The evidence of Anne and Jeannie Strachen, Kelli Perez, is fresh and reliable.

CCA Judgement: Par 126: The evidence of Ms Flemming, Jones, Warne, Baggs and Cox is reliable.

CCA Judgement: Par 126: Davidson found M Whalen so unreliable that she was not believed on contested matters.

CCA Judgement: Par 126: Davidson concluded if the fresh evidence had been before the jury at the Roseanne Catt Trial...

CCA Judgement: Par 126: There is a possibility the jury may have rejected the evidence of M Whale in whole or in part.

CCA Judgement: Par 126: Acceptance of M Whalen's evidence had seriously adverse repercussions to the case.

CCA Judgement: Par 126: Roseanne Catt's trial was seriously affected on all contested issues because of Whalen's evidence

CCA Judgement: Par 128: The CCA said Davidson had the advantage in observing witnesses.....17/08/2005

CCA Judgement: Par 128: The CCA said they accept Davidson's findings re the lack of credit of M Whalen

CCA Judgement: Par 129: Mr Caesar insisted many times Thomas said ...I planted the gun on the bitch'.

CCA Judgement: Par 129: Mr Caesar said he was prosecuted for fraud in Queensland at the instigation of Thomas.

CCA Judgement: Par 129: Mr Caesar further stated that he was also acquitted of the charge.

CCA Judgement: Par 130: Davidson: the evidence of Caesar is capable of acceptance ie., the gun being planted by Thomas.

CCA Judgement: Par 135: Phone calls made during the inquiry after requests to witnesses not to communicate. These phone calls were linked to Mr Newell, Mr Catt, Mr Thomas and the Catt children.

CCA Judgement: Par 135: (The phonecalls) raise the possibility of improper communication between witnesses.

CCA Judgement: Par 135: 'I propose to direct copies of the relevant documents be forwarded to the Commissioner of Police and the Director of Public Prosecution for further investigations.

CCA Judgement: Par 137: Det Paget said in evidence he found in a black handbag in the main bedroom two medication containers, one labelled Rivotril and the other Lithium.

CCA Judgement: Par 137: Finding these substances, in combination, strongly suggested Ms Catt was in possession of them.

CCA Judgement: Par 137: No black handbag was noted on the record made of property seized in the search. ...17/08/2005

CCA Judgement: Par 137: Nor is there any specific reference in it

to ‘Lithium’ or ‘Rivotril’. The false testimony of Paget persuaded the jury to return a guilty verdict. See judge’s summing up p. 133, 06/09/1991.

CCA Judgement: Par 150: Thomas told Caesar, ‘It’s common knowledge I planted the gun’.

CCA Judgement: Par 150: Caesar gave evidence of a workplace dispute between Peter Thomas and Leanne Cheer.

CCA Judgement: Par 150. During this dispute Thomas said that he would do to Leanne Cheers what he did to Ms Catt.

CCA Judgement: Par 150: Thomas further said to Leanne Cheers that Ms Catt was rotting in a gaol in Sydney.

CCA Judgement: Par 150: Thomas agreed he had a file on Ms Catt.

CCA Judgement: Par 150: Ms Cheers said she made a claim against Thomas for sexual harassment and unfair dismissal.

CCA Judgement: Par 150: Thomas to Mr Cheers, said words to the effect ‘that he would set me up like he did that bitch’.

CCA Judgement: Par 150: Ms Cheers said he had overheard Thomas speaking to Mr Caesar about Ms Catt.

CCA Judgement: Par 150: Ms Cheers said the conversation involved a person in a case in NSW and who was in gaol.

CCA Judgement: Par 153: There is evidence to support the inference that Mr Thomas had a motive for securing the conviction of Ms Catt which might include the manufacturing or arranging for the giving of evidence known to be untrue or not believed to be true and that he had a propensity for so acting.

CCA Judgement: Par 155: Det Sgt Thomas had the opportunity to place the gun in the ensuite drawer.

CCA Judgement: Par 177: To my mind the fresh evidence is such that a jury may have taken a significantly more adverse view of Det Sgt Thomas’ activities and of his influence on the evidence of witnesses called by the Crown.....17/08/2005.

26 Sept 2005 The Director of DPP says after CCA overturning Ms Catt's convictions there will be no retrial (**Doc 3925**).

15 Oct 2005 Roseanne's book 'Ten Years' released.

17 Oct 2005 Roseanne interviewed by John Laws on 2UE

27 Oct 2005 Roseanne on ABC Tasmania

31 Mar 2006 Roseanne asks Attorney General for an ex gratia payment for wrongful incarceration (3973).

5 Apr 2007 AIDWYC (Canada) recognises Roseanne's innocence (see WIN video)

7 Apr 2006 Roseanne responds by letter to the AG re ex gratia payment (5418).

1 May 2006 Attorney General, Bob Debus, responds to Roseanne Beckett's letter requesting an ex gratia payment for wrongful incarceration (4024).

4 May 2007 Death notice of Tony Catt in Illawarra Mercury (4678).

16 May 2006 Roseanne responds by letter to the AG re exgratia payment (4025/4026).

10 Aug 2006 Director General drawing Roseanne's attention to an information sheet . Roseanne invited to respond by 24 August 2006 (4145).

14 Aug 2006 Roseanne & Marianne Saliba meet for coffee in Shell Harbour. Tracy Taylor, working there as a chef, approaches Roseanne for the first time since 1989.

8 Sept 2006 Attorney General says a decision is soon to be made (4174).

23 Sept 2006 Roseanne, Guest Speaker at Sydney Writer's Festival, Rozelle (2580).

25 Sept 2006 Wendy Bacon interviews Tracy Taylor at Shell Harbour.

17 Nov 2006 Roseanne celebrates her 60th birthday.

1 Nov 2006 Julie Bridge arrives home from Calgary, Canada

12 Jan 2007 Tracy Taylor signs her affidavit (4314).

1 Feb 2007 Roseanne recapitulates letters sent to the Attorney General (4446).

6 Feb 2007 AG has further fresh evidence from Tracy Taylor (Maringer) and AG

does nothing still.

- 7 Feb 2007 Director General to Roseanne: refers to request for exgratia payment and Dr Patrick Power pleading guilty. (5827)
- 12 Feb 2007 Tracy Taylor interviewed by WIN Television & Illawarra Mercury.
- 12 Feb 2007 Tracy Taylor article in Sydney Morning Herald (4350).
- 19 Feb 2007 Governor Bashir receives a petition from Roseanne Beckett re overturning of the two outstanding convictions. 'If part of the process is corrupt, the whole process is corrupt' (4410).
- 2 Mar 2007 Alan Jones interviews Roseanne Beckett (4355/4579).
- 3 Mar 2007 Roseanne guest speaker for International Women's Day, Lioness Club, Sutherland Shire (5480).
- 28 Apr 2007 Tony Catt dies 2 am in a ute driven by his mate in Railway Parade (4649).
- 7 May 2007 Roseanne Beckett consults lawyers about taking defamation action against 60 Minutes / TCN 9.
- 8 May 2007 60 Minutes / TCN 9 removes transcript of Roseanne the Cop and her Lover ' on the internet since 28 October 2001. How did they know?!!
- 05 Jul 2007 Attorney General recommended the Governor refuse the petition (5736).
- 02 Aug 2007 Australia Talks: Paul Barclay interviews Roseanne Catt, Chester Porter and Lyn Weathered (4944).
- 2 Aug 2007 Roseanne part of panel on Australia Talks ABC Radio with Chester Porter, SC, and Lynne Weathered: Convictions of the Innocent (4944).
- 20 Sept 2007 Statement of Claim lodged at the Supreme Court – a civil action against 60 Minutes / TCN 9.
- 12 Nov 2007 Roseanne receives letter from Laurie Glanfeld Director General – petition of January 2007 rejected (5736).
- 26 May 2008 A jury of four deliberated on 'Roseanne, the Cop and her Lover' and instances of defamation.
- 27 May 2008 Gazette of Law and Journalism: Roseanne Catt sues over 60 Minutes of 28 October, 2001 (5235).

- 15 Aug 2008 An application is lodged with the Supreme Court for an inquiry into two outstanding convictions (5220).
- 15 Aug 2008 A Statement of Claim is made against the NSW Government for malicious prosecution.
- 17 Jun 2010 R Beckett v 60 Minutes Mention.**
- 24 Jun 2010 R Beckett v NSW Government Listed for Directions**