IN THE HIGH COURT OF AUSTRALIA SYDNEY REGISTRY

BETWEEN:

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	JUL 2013
TUE DE	SISTRY SYDNEY

No: S 44 of 2013

GRAEME STEPHEN REEVES Applicant

-and-

THE QUEEN Respondent

APPLICANT'S CHRONOLOGY

PART I

I certify that this chronology is in a form suitable for publication on the internet.

PART II

Date	Event	Appeal Book Reference
28 July 1950	The applicant's date of birth.	
1981	The applicant became registered in obstetrics and gynaecology.	
17 May 1996	The applicant was diagnosed with a major depressive illness by Dr Dalton.	
15 July 1997	A finding of unsatisfactory professional conduct was made by the NSW Medical Board. The applicant was found to be 'impaired' by reason of personality, relationship problems, and depression that detrimentally affected his capacity to practice medicine. Ordered to cease the practice of obstetrics.	
1 December 2001-11 July 2003	Period in which offence of obtain benefit by deception offence concerning employment with the Southern Area Health Service took place (S. 178BA <i>Crimes Act</i> 1900 NSW offence).	

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Date	Event	Appeal Book Reference
24 June 2002	CDW attended upon her local general practitioner Dr Salisbury concerning a lesion on her vulva (Ex 2).	
2 July 2002	CDW attended Dr Salisbury who took a biopsy of lesion on vulva and sent it to pathology (Ex 2).	
2 July 2002	Histopathology report prepared regarding biopsy taken by Dr Salisbury, VIN 3 reported (Ex F).	
5 July 2002	Dr Salisbury saw CDW and referred her to the applicant (Ex H).	
	CDW saw the applicant and signed hospital consent form for 'simple vulvectomy' procedure (Ex A).	
	The applicant wrote letter to Dr Salisbury (Ex J).	
6 August 2002	CDW attended upon Dr Thomas for pre-op consultation.	
8 August 2002	The applicant conducted simple vulvectomy surgery on CDW at Pambula Hospital and specimen sent to pathology (Ex G). (Date of the subject offence regarding 'Trial 1') [S. 33 <i>Crimes Act</i> 1900 NSW offence]	
8 –13 August 2002	CDW remained in Pambula Hospital post surgery (Ex 1).	
19 August 2002	CDW attended applicant's rooms for removal of sutures.	
22 August 2002	CDW attended Pambula Hospital for removal of sutures under anaesthetic (Ex Y).	
1 February 2003	Offences after this date attracted the standard non- parole period: Crimes (Sentencing Procedure) Amendment (Standard Minimum Sentencing) Act 2002 No 90 (NSW).	
21 February 2003	The date of the offence of indecent assault on CA. ('Trial 2')[S. 61M Crimes Act 1900 NSW].	
23 July 2004	The applicant de-registered by the NSW Medical Tribunal.	

Date	Event	Appeal Book Reference
July 2005	CDW commenced civil proceedings against the applicant.	
2008	CDW complained to the NSW Police .	
10 September 2008	The applicant arrested and charged.	
November 2010	Trial 1: s 45 <i>Crimes Act</i> 1900 NSW (female genital mutilation) trial commenced before Woods DCJ concerning treatment of CDW. Jury unable to agreed on verdict.	
8 February 2011	The applicant pleaded guilty to obtain benefit by deception (s 178BA Crimes Act 1900 NSW).	
21 February 2011	Trial 1: re-trial commenced re s 33 <i>Crimes Act</i> 1900 NSW (maliciously inflict grievous bodily harm with intent) concerning treatment of CDW.	
9 March 2011	Jury retired to consider its verdict (at 12:53 pm)	
10 March 2011	Jury question (MFI 17) and redirection (12:50pm) Jury returned with verdict of guilty (4:35 pm)	
14 March 2011	Trial 2: Judge alone trial commenced regarding 5 counts of aggravated indecent assault (s. 61M(1) Crimes Act (NSW) 1900).	
14 April 2011	Verdict of guilt in respect of two offences under s. 61M(1) Crimes Act 1900 NSW concerning complainants CA and RF, and not guilty in respect of the remaining 3 counts.	
1 July 2011	The applicant sentenced in the District Court NSW before Woods J to a total effective sentence of 3 ¹ / ₂ years with a non-parole period of 2 years, eligible for release on 31 May 2013.	
18 July 2011	Notice of appeal lodged by the respondent.	
6 October 2011	Second amended notice of appeal lodged by the respondent.	

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Date	Event	Appeal Book Reference
29 February 2012	Notice of appeal lodged by the applicant concerning trial 1.	
13 August 2012	Hearing in the NSW Court of Criminal Appeal ('CCA').	
21 February 2013	The CCA delivered judgment <i>Reeves</i> $v R$; $R v$ <i>Reeves</i> [2013] NSWCCA 34. The applicant was sentenced to a total effective sentence of 5 $\frac{1}{2}$ years with a non-parole period of 3 $\frac{1}{2}$ years	
21 March 2013	Application for special leave to the High Court filed by the applicant.	
31 May 2013	Date upon which the applicant was eligible for parole in accordance with Woods J's order.	
7 June 2013	Special leave application referred to the Full Court (concerning first and third appeals before the CCA): [2013] HCTrans 143.	
30 November 2014	First date that the applicant becomes eligible for parole in accordance with the sentence imposed by the Court in <i>Reeves v R; R v Reeves</i> [2013] NSWCCA 34.	

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12 July 2013