## "Let us know ahead of time if one of your cases is about to set a precedent..."

first interview, and assist them in expressing their stories in writing, in an effort to bring about positive change to fair compensation rights in Australia.

To make a difference, we encourage you to recommend to your clients that they write to their local Member of Parliament about their experiences. Lists of Members are easily located on the Internet (see

http://www.aec.gov.au/electorates/index. htm).

We would also encourage you to speak out on these issues yourself, and perhaps even contact your local paper. It may be useful to write a letter to the editor in response to articles misrepresenting the facts about compensation entitlements, or the plight of the innocent injured victims. Representing the injured gives you a unique perspective, enabling you to draw on the experiences of your clients who have suffered injury in negligent circumstances.

Next time you hear comments on talk back radio that concern you, or misrepresentations of the legal profession, don't hesitate to contact the relevant radio station and put forward the

other side of the argument. Talk back radio is where allegations of lawyer greed and excessive damages awards build into stories picked up by the mainstream press and then blindly accepted as fact by the wider community. To assist you, APLA may be able to provide you with resource materials and statistics to back up statements on certain issues.

We also encourage you to share your stories with the APLA office. Let us know ahead of time if one of your cases is about to set a precedent or will result in a significant award, so that we can be prepared for the negative media that may flow from it.

Compensation is not about numbers, but about the damage to ordinary people's lives. Help us show the human side to these issues. If governments want to take away rights to fair compensation, we need to explain the issues to our clients, and also to the rest of the community.

If we don't have the courage to do these things, we are not effective in protecting the rights of injured people and making wrongdoers accountable.

## PLAINTIFF

## **SHARE INFORMATION THROUGH APLA EXCHANGE**

APLA Exchange gives APLA members the opportunity to share information on special issues or products relevant to their litigation see inside back cover.

Submit your requests for 2002 to Lyndal Hayward FAX 02 9698 1744 or **EMAIL** lhayward@apla.com.au

## \$17m payout for paralysed driver

By BRAD CLIFTON

A YOUNG woman left paralysed from the mouth down after her car skidded off a road and rolled down an embankment is expected to receive an Australian record damages award of almost \$17 million.

damages award of almost \$17 million.

Lisa Palmer, 22, had been ficensed to drive
for just three months when she crashed her
Hyunda; sedan near Bathurst in February
1997, suffering a catastrophic injury".
Now 26. Ms Palmer is a tetraplegic, unable
to move any portion of her body below mouth
level and is reliant on a ventilator to breath
Yesterday, NSW Supreme Court Justice
James Wood said blame for the tragedy
rested equally with the local council responsible for the road where the accident occurred
and the company that carried out resurfacing and the company that carried out resurfacing

The judge found loose gravel spread on the road by the company caused Ms Palmer's car to skid on a bend.

He further found that a lack of warning

signs meant the young driver was unaware of

"There had been no brooming of the road surface to remove any gravel." Justice Wood said in a written judgment. "The sign posts warning of the work, its nature and dangers, were seriously inadequate." is the government authority with overall responsibility for the roadway.
"I am satisfied | Ms Palmer's | accident was

Tall Satisfice into rainers i accident was due to serious inadequacies in relation to the site control and provision of signs in relation to the presence of gravel. Justice Wood said. "The risk of an unwarned motorist who

6 Hopefully she can now get on with her life, which is a miserable one as you could imagine. ?

Ms Palmer brought her compensation case against the Evans Shire Council, Pioneer Road Services Pty Ltd and the NSW Roads and Traffic Authority.

and Traine Authority.

While Justice Wood found blame for the accident should be "shared equally" between the council and the company that did the work, Pioneer, he ruled there was no direct breach of duty on the part of the RTA, which

approached the corner at a speed which was approached the corner at a speed which was in excess of that which was safe in the prevailing conditions of losing control in the gravel and of leaving the roadway and going over the embankment, was a forseeable risk."

The judge also dismissed counter claims that Ms Palmer's inexperience as a driver contributed to her crash, ruling that only a rally driver would have had a chance to

recover control of the vehicle after it spun in the loose gravel.

Ms Palmer, who is reliant on 24 hour nursing care, is expected to receive between \$16 million and \$17 million damages when a final figure is decided on in the new year. The bulk of the payment will go towards her future care.

Her solicitor Tim Abbott said Ms Palmer was "absolutely thrilled by the result."

"Hopefully she can now get on with her life, which is a miserable one as your could imagine." Mr Abbott said.

Mis Palmer, who is in a permanent relationable and the state of the state of

MS Palmer, who is in a permanent retation-ship and hopes to become a mother, enjoyed an active life and was studying environ-mental science at the time of her accident. Justice Wood said she had not "given In to her injury" and still enjoyed social outings, and interaction.

"She maintains an interest in acquiring

"She maintains an interest in acquiring computer skills and in further educating herself through the TAFE college at Bathurst," the judge said.

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