ROYAL COURT

26th July, 1988

<u>Before</u>:- Commissioner Le Cras and Jurats Blampied and Hamon

> Police Court Appeal: Anthony John Cook

Appeal against sentence of three months' imprisonment imposed by the Police Court following a conviction on a charge of being drunk and disorderly. The appellant (aged 19) had a long criminal record of, <u>inter alia</u>, drink related offences

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Advocate S.C. Nicolle for the Crown Advocate A. Messervy for the appellant

JUDG MENT

COMMISSIONER LE CRAS: We have taken careful note of all that you have said, Mr Messervy, and we have also taken a very careful note of Mr Jordan's evidence from which it is clear that help is at hand if the appellant will avail himself of it. Nonetheless, actions bring their own consequences and we have to say, in spite of careful consideration, we see no ground in which we could properly interfere with the sentence of the Court below. The sentence imposed by the Magistrate of three months is therefore upheld and the appeal is dismissed.

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n.b. No authorities.

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