

ROYAL COURT

9th December, 1988

Before: The Bailiff, and  
Jurats Baker and Gruchy

---

Her Majesty's Attorney General

- v -

DJ

and

AC

---

Guilty pleas to breaking and entering and larceny (3 counts); malicious damage (4 counts); larceny (3 counts); taking motor vehicle without consent; driving without licence (2 counts); driving uninsured (2 counts); driving whilst unfit.

---

C.E. Whelan, Esq., Crown Advocate  
Advocate R.G.S. Fielding for the accused.

JUDGMENT

THE BAILIFF: DJ and AC society has to be protected from your depredations which have been going on for far too long. The Court feels that although you deserve to go to prison and indeed if it had not been for the provisions of the Childrens' Law, for something a jolly sight longer than five months. Nevertheless, because of the recommendations in the probation report and the necessity for both of you to get out of the Island as quickly as possible, we are going to give you one further last chance and remand you in custody until the 6th January, 1989, in order to see what arrangements can be made for a hostel. DJ you can go today, you are remanded at the Police Station and you can be sent away today. AC, you will wait until the 6th January, but it's possible that if a place is found for you before that, you will come back next week.

Authorities referred to in mitigation

Thomas: Principles of Sentencing (2nd Edition) p.18: The Young Offenders,  
para. 1; p.19 Finney: 16 Jun '75 1506/B/75.

