

ROYAL COURT
(Poursuites Criminelles)

24th February, 1989

Before: The Bailiff, and
Jurats Lucas and Gruchy

Her Majesty's Attorney General

- v -

Anthony John Cook

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 whilst uninsured
(2 counts); driving whilst unfit.

C.E. Whelan, Esq., Crown Advocate,
Advocate B.E. Troy for the Accused.

JUDGMENT

THE BAILIFF: You were given your last chance in effect, from this Court, this very Bench, virtually, and you have thrown it away by drink mainly, I suppose, and by just failing to understand that if you do not accept the help that is offered to you by all sorts of people, by the Court, by your Probation Officer, by the Hostel, you have only got yourself to blame if you get into

further trouble and spend a long time in prison. If you want to keep out of prison you have got to learn to behave. That is all I can tell you on this occasion. I think it is highly unlikely, if you come back to this Court, and I hope that you do not, that we would be tempted to do anything other than impose a sentence of imprisonment. Do you understand that? Therefore you are sentenced as the Crown Advocate has moved on counts 1-10 to five months' imprisonment concurrent with each other; on count 13 to five months' imprisonment concurrent with the other ten counts; on count 14 to a fine of £100 or five months' imprisonment concurrent; on counts 15 & 16 to five months' imprisonment concurrent with the others, making a total of five months.

n.b. no authorities.