

From 1 January 2021

Transitional Sentencing Provisions: This table is divided into thirds based on the three relevant periods of Sentencing Provisions:

- Post-transitional provisions period
- Transitional provisions period
- Pre-transitional provisions period

These periods are separated by a row which shows when the transitional provisions were enacted, and another showing when they were repealed.

Glossary:

agg	aggravated
att	attempted
burg	burglary
conc	concurrent
cum	cumulative
ct	count

EFP eligible for parole imp imprisonment PG plead guilty susp suspended

TES total effective sentence

No.	Case	Antecedents	Summary/Facts	Sentence	Appeal
1.	Brooks v The State	39 yrs at time sentencing.	Indictment -Supreme	Indictment - Supreme	Dismissed (leave refused)
	of Western	g.	Ct 1: Agg armed robbery.	Ct 1: 4 yrs 4 mths imp	– on papers.
	Australia	Indictment -Supreme	Ct 2: Armed so as to cause terror.	(cum).	
		Convicted after trial.		Ct 2: 9 mths imp (cum).	Indictment - Supreme
	[2021] WASCA		Magistrate Court		Appeal concerned length
	156	Magistrates Court	Offending comprised 19 offences on	TES 5 yrs 1 mth imp	of sentence and totality
		Convicted after PG (20% discount).	various dates, including breaches of bail,	(cum on sentence	principle.
	Delivered		unlicensed possession of a firearm, no	imposed by Supreme	
	03/09/2021	Indictment - District	authority to drive, trespass, burglary and	Court).	Magistrate Court
		Convicted after late PG (15%	stealing.	EFP.	Appeal concerned totality
		discount).			principles and error
			Magistrate Court appeal commenced in	Magistrate Court	(allowing summary
		Lengthy criminal history; including	Supreme Court referred to Court of Appeal.	TES 1 yr 3 mths imp.	charges to not be dealt
		interstate offending.		EFP.	with by superior court).
			<u>Indictment – District</u>		
		Traumatic childhood; experienced	Cts 1 & 3: Criminal damage.	<u>Indictment - District</u>	<u>Indictment - District</u>
		death of older sister when he was	Cts 2 & 4: Stealing.	Ct 1: 6 mths imp (conc).	Appeal concern error in
		aged 6 yrs; mother a yr later.	Cts 5-6: Poss stolen or unlawfully obtained	Ct 2: 12 mths imp	cum sentences; totality
			property.	(conc).	principle (crushing effect
		Lived with physically violent	Ct 7: Escaping lawful custody.	Ct 3: 15 mths imp	of accumulated sentences
		grandmother; subsequently lived	Cts 8 & 12: Robbery.	(conc).	from different
		with his father who was physically	Ct 9: Aiding a person to escape lawful	Ct 4: 15 mths imp	jurisdictions) and error
		and emotionally abusive.	custody.	(conc).	(plea discount).
			Ct 10: Assault public officer.	Ct 5: 6 mths imp (conc).	
		Left school aged 13 yrs;	Ct 11: Assault with intent to rob.	Ct 6: 12 mths imp	At [54] The Supreme
		commenced using drugs.	Ct 13: Burglary.	(conc).	Court judge was called
		(2)	Ct 14: Agg Burglary.	Ct 7: 12 mths imp	upon to sentence the
		Left home aged 15 yrs; reconciled	Ct 15: Steal motor vehicle.	(conc) (no EFP).	appellant only for two
		with his family aged 28 yrs.		Ct 8: 14 mths imp (cum	offences: It was well
			<u>Indictment – Supreme Court</u>	on Supreme Court and	open to her Honour to
		Inconsistent early employment	Brooks and a co-offender decided to rob a	Magistrates Court	order a degree of
		history; trade work late twenties;	newsagency. With their faces covered and	sentences).	accumulation between
		self-employed roof plumber early	each carrying a knife they rushed into the	Ct 9: 6 mths imp (conc).	[the] two offences,

thirties.

2 yr relationship at time offending; young son together; partner history of substance abuse and offending behaviour, reported to have made significant positive changes in her lifestyle; partner and her parents supportive.

Severe symptoms of anxiety, depression and stress; diagnosed with PTSD.

Entrenched drug use.

newsagency.

The co-offender shouted at the woman working behind the counter to give him money. When the co-offender went behind the counter the woman picked up a cricket bat, so he pushed the woman with force, causing her to fall on the floor. He put the knife near her neck and repeated his demand for money.

The woman's daughter heard her mother's screams and began to telephone the police. Brooks screamed at her to put the phone away and pointed his knife at her, telling her that he would stab her.

The co-offender grabbed the till drawer and took about \$450 in cash before running. Brooks pushed the daughter off balance and followed.

When Brooks was chased by two men, he stopped and threatened one of them with his knife.

Brooks hid some items of clothing in an att to avoid being caught. He was arrested some wks later. He denied any involvement in the offence.

Indictment – District Court

Ct 10: 3 mths imp (conc).

Ct 11: 3 mths imp (cum).

Ct 12: 21 mths imp (cum).

Ct 13: 15 mths imp (conc).

Ct 14: 2 yrs imp (conc). Ct 15: 9 mths imp

(conc).

Sentenced in the Supreme Court, District Court and the Magistrates Court for a total of 36 offences. The most serious offences, were committed in a period of about three wks. The result of the three sentencing exercises:

TES 9 yrs 6 mths imp. EFP.

Indictment - Supreme
The trial judge found the armed robbery
objectively very serious; the offence was planned;

bearing in mind that they involved distinct criminality and had different victims.

At [56] What occurred in the District Court, mths after the Supreme Court judge imposed sentence, does not (and cannot) provide any basis to allege an infringement of either limb of the totality principle by the Supreme Court judge's sentence.

. . .

At [83] ... we are satisfied that there is no reason to suppose that, had the summary offences, and the indictable offences all been dealt with together, the overall disposition would have been any more favourable from the appellant's perspective. ... the sentencing judge in the District Court was acutely aware of, and carefully weighed, the

Brooks drove a stolen truck up to the double gates of a business. After trying to break the padlock to the gates with bolt cutters, he att to smash through them with the truck. The gates and the linked chain fence were extensively damaged (ct 1).

Brooks drove a stolen truck to the entry of a business. After cutting the lock to a gate he drove to a parked caravan valued at \$45,000 and hitched the caravan to the back of his vehicle. As he drove away the chain snapped, so he left, leaving the caravan behind (ct 2).

At a car wash Brooks, driving the same stolen truck, reversed at speed into two industrial vacuum units causing \$29,358.20 in damage. He and his male passenger then att unsuccessfully to take one of the units. They left and returned a short time later with a chisel and hammer, which they used to separate one of the units from its base. They then carried it to the truck and left (cts 3 and 4).

During a burglary, a dinghy, boat trailer, boat engine and a fuel jerry can were stolen.

Brooks arranged to store a boat at a rural property. The owner agreed and a short time later he attended the property with a

both offenders were armed and disguised; they chose a vulnerable target and threatened two vulnerable women, both shouting and screaming.

The trial judge took into account time spent by the appellant on remand for the murder charge and time already spent in protective custody, and would in the future serve, for the current offending.

Letter of apology tendered; otherwise no demonstrated genuine remorse; not at a low risk of reoffending; reasonable prospects of rehabilitation; steps taken to become a better father while on remand.

Indictment – District
The sentencing judge
found the appellant's
offending the subject of

sentences that had already been imposed ... in determining what sentences should be imposed for the offences dealt with in the District Court.

At [87]-[88] In our view,

the appellant's offending conduct that was the subject of his sentence in the Magistrates Court was of a nature and extent that demanded a sentence that was cum on the sentence in the Supreme Court to a not insubstantial extent. ... Not is it reasonably arguable that the sentences imposed by the Chief Magistrate produced a result that was, in the relevant sense, crushing, so as to infringe

At [117]-[119] The appellant was sentenced in the District Court for 15 offences. Several of

the second limb of the

totality principle. ...

boat, a boat motor and fuel jerry can.

Some wks later a stealing offence occurred. The stolen items included a bobcat and trailer. The bobcat was fitted with a GPS tracking device. The same day Brooks attended the same rural property with the stolen bobcat to store it at the property. The bobcat was tracked to its location and police were alerted. A search of the property located the stolen bobcat (cts 5 and 6).

Brooks was apprehended in connection with an armed robbery (the Supreme Court offence). He was conveyed to a police station and detained. His partner was also held in the same detention area. The two shouted at each other and became increasingly agitated. When an officer opened his cell door he grabbed the officer and during a struggle took the officer's swipe card. After freeing his partner he ran away (cts 7-10).

After fleeing custody Brooks ran in front of a vehicle, opened the driver's door, grabbed hold of the driver and tried to forcibly remove her from the car. Fearing for herself and her passenger she accelerated away (ct 11).

cts 1-4 serious and premediated acts of dishonesty; it would have been a terrifying experience for the victims of cts 11 and 12, were ordinary members of the community going about their daily business; the offending necessitated a sentence that sufficiently denounced the appellant's conduct and provided appropriate personal and general deterrence.

them involved appalling offending that would have terrified or endangered members of the public. Further, [he] used violence to escape from legal custody. ... the appellant's offending the subject of cts 7 - 12 of itself would ordinarily have justified and required a TES substantially higher than the TES ... imposed ... in the District Court. As the judge observed, cts 11 and 12 were each very serious offences in which the appellant used violence towards entirely innocent members of the public in an att to steal their cars, the second att of which was successful. ... Other elements of the appellant's offending were also serious. ... the two home burglaries, ... were both serious offences warranting substantial terms of imp.

	Brooks then got in the passenger seat of a stationary vehicle. He shouted at the driver to go and, fearing for his safety, he complied. He ignored the driver's request to get out and became more agitated. At a red light he told the driver to get out, which he did. Brooks threatened the driver if he called the police. The vehicle was later	OSCOLLE	At [126] the [District Court] judge did not err in failing to award a 25% discount for the appellant's PG. Indeed, it was not open to the judge to have done so.
	found extensively damaged (ct 12). Brooks gained entry to a home by smashing a sliding door. He cut the phone line and searched a bedroom. He left the premises by forcing open a rear window. No items were stolen (ct 13).		
	On the same day Brooks broke into a different residence. The occupants were home at the time. Manipulating a locked door he entered the premises and stole an iPhone, a laptop and the keys to a vehicle.		
	Using the car keys he stole the occupants vehicle. He was later seen by police driving the vehicle and failed to stop when requested to do so, leading to a police pursuit (cts 14-15).		