

ROYAL COURT

30th March, 1988

Before: Sir P.L. Crill, C.B.E., Bailiff
assisted by Jurat Mrs B.H. Myles
and Jurat Mrs M.J. Le Ruez

Her Majesty's Attorney General

- v -

Kenneth Brynley Davies

Appeal against sentence of one month's imprisonment
imposed for a breach of a Community Service Order

Advocate S.C. Nicolle on behalf of the Crown
K.B. Davies on behalf of himself

JUDGMENT

THE BAILIFF: Now, Mr Davies, you showed a pretty cavalier attitude to the Order which was originally imposed on you; you went off to Alderney and so on, but there appears to have been some breakdown of communication for which we are going to make an allowance. At the same time the question we asked ourselves was; was the breach, and there clearly was a breach, so severe as to merit a sentence of imprisonment in lieu of what had been imposed and we reached the conclusion that it was not, and therefore we are

going to substitute a further sentence of Community Service. You will serve sixty more hours and you will work them off at the rate of ten hours a week to the satisfaction of Mr Seymour. If you don't do that you will be brought back here and you will certainly get a prison sentence. Your Probation Order is continued for a year from the original date of the imposition.