

ROYAL COURT

7th June, 1991

76

**Before:** Deputy Bailiff and Jurats  
Le Boutillier and Le Ruez

---

Her Majesty's Attorney General

-v-

Martin John Wakeling

---

The accused sentenced in respect of breaches of a Probation Order imposed by the Royal Court on 18th January, 1991. (Original offence of larceny, (four counts), malicious damage, tampering with a motor vehicle and being drunk and disorderly)

---

Attorney General for the Crown  
A.D. Robinson for accused

---

**JUDGMENT**

DEPUTY BAILIFF: The learned Jurats have decided that Wakeling should have one further chance only because he has not yet been involved in an Offending Behaviour Group, the next of which we understand and rely on to commence in July. For that reason

only a custodial sentence is avoided. We recognised that the Attorney General himself was moving in that sense with some reluctance.

Therefore the Court's decision is to discharge the Probation Order of January 1991 and to make a new Probation Order today for one year, subject to the same conditions that you will be of good behaviour and appear before the Court when called upon to do so. That you will be under the supervision of a Probation Officer. That you will live and work wherever the Probation directs you and most important that you will attend the Offending Behaviour Group as directed by a Probation Officer.

No authorities cited.