

				years - Conviction Recorded
			Not Indicted (Not Indicted)	- Not Indicted
			Not Indicted (Not Indicted)	- Not Indicted
			Not Indicted (Not Indicted)	- Not Indicted
			Not Indicted (Not Indicted)	- Not Indicted

Out of scope

Out of scope

Comparative/s

Property offences in isolation = ranging from non-custodial to short terms of actual imprisonment *R v Bryant* [2007] QCA 247 at 6.

Robbery in isolation = CBO or short time of imprisonment combined with probation. *R v Turner* [2009] QCA 15 = 6 months imprisonment followed by 18 months probation.

R v Wakefield [2008] QCA 269 (re DOV)

Principle from *R v Amituanai* [1995] QCA 80 (punishment may depend on the extent of the injury - see Pincus JA @ p1)

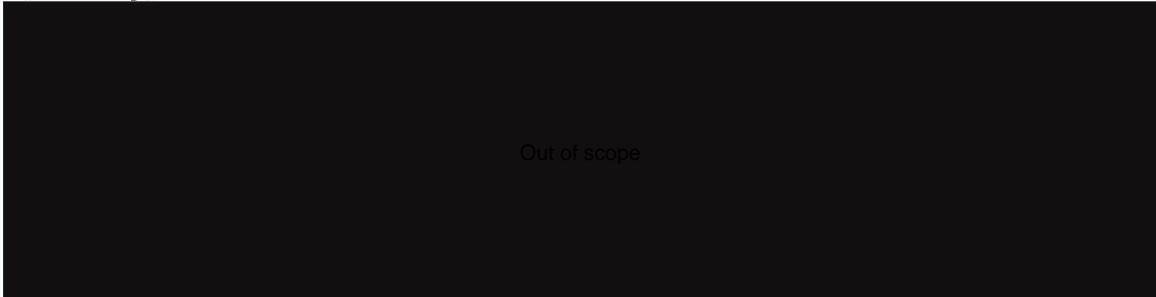
Penalty

- 4½ month crime spree. 28 offences. DOV = most serious, but the robbery was also deplorable conduct.
- Total knowⁿ ^{value} about of property loss and damage = \$5,840.53

Mitigating factors:

- Youth.
- Co-operated with police however this came in the face of strong evidence against him.
- Pleaded guilty. → DOV = late.

Robbery



Dangerous operation

~~deliberate~~, deliberate, dangerous.

Deliberate act, used the stolen car as a weapon, was unlicensed and on bail.

Fled the scene knowing that he had run down the complainant with the stolen car. On bail at the time. - Serious consequences for the complainant.

- fortunate that there were not fatal consequences.

- DOV causing GBH in isolation would ordinarily go beyond 3 years in isolation.
- Approach globally = 4-5 years imprisonment
- Youth = lower head sentence than could otherwise be expected.
- Co-operation and pleas of guilty = PED as early as one third into the head sentence.
- Not a suitable candidate for a partially suspended sentence.
- Licence disqualification.

Callously

Wakefield
Crown submission
@ top of that
range

deference, denunciation
→ balanced against chances
due to his youth
rehabilitative

- sentenced to 12 months imprisonment. None of the term of imprisonment was suspended.

Penalty

- Serious example of AOBH.

- Pincus JA in *R v Amituanai* [1995] QCA 80; (1995)78 A.Crim.R. 588

'It is the extent of that damage which is the principal justification for the sentence imposed below. One could perhaps defend a legal system in which the particular consequences for the victim of such a blow are treated as of little significance and the court is required to focus solely on the circumstances of the blow itself. But that is not our system; for reasons which are evident enough, the offender will find that his punishment may depend on the extent of the damage the victim happens to sustain. That is, the risk that a blow which might by good luck have caused little damage in fact has catastrophic results, as it had here, is one which is shared by the victim and the offender.'

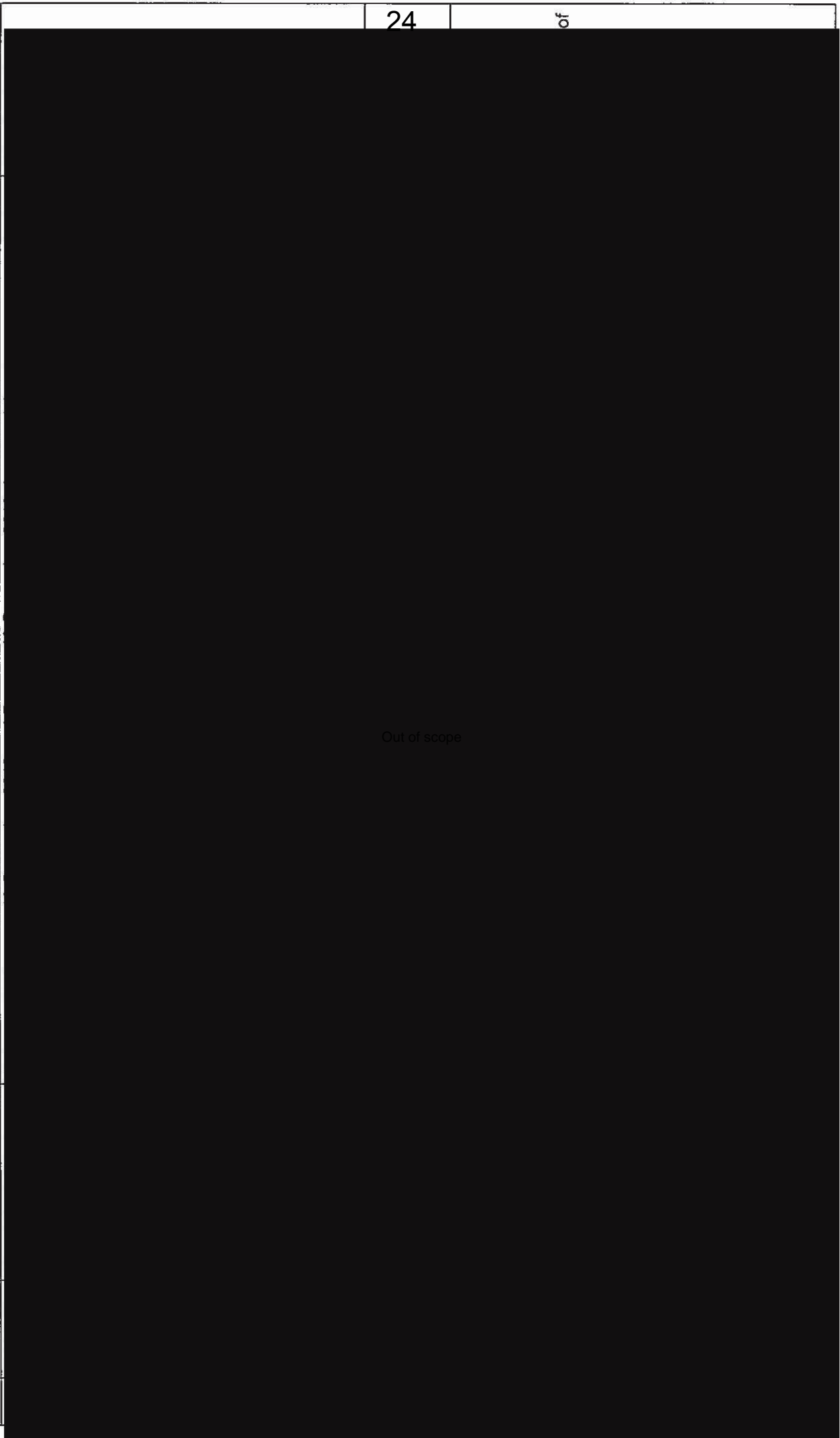
- Cooperation is limited to his plea of guilty.

- Does not have the benefit of extreme youth.

- Continued to offend with public acts of violence while on bail for this indictment.

- 12 month term of imprisonment.

- Given his plea of guilty and lack of criminal history at the time this offence was committed release him on parole today.

Ct	DATE	OFFENCE	FACTS	COMPLAINANT
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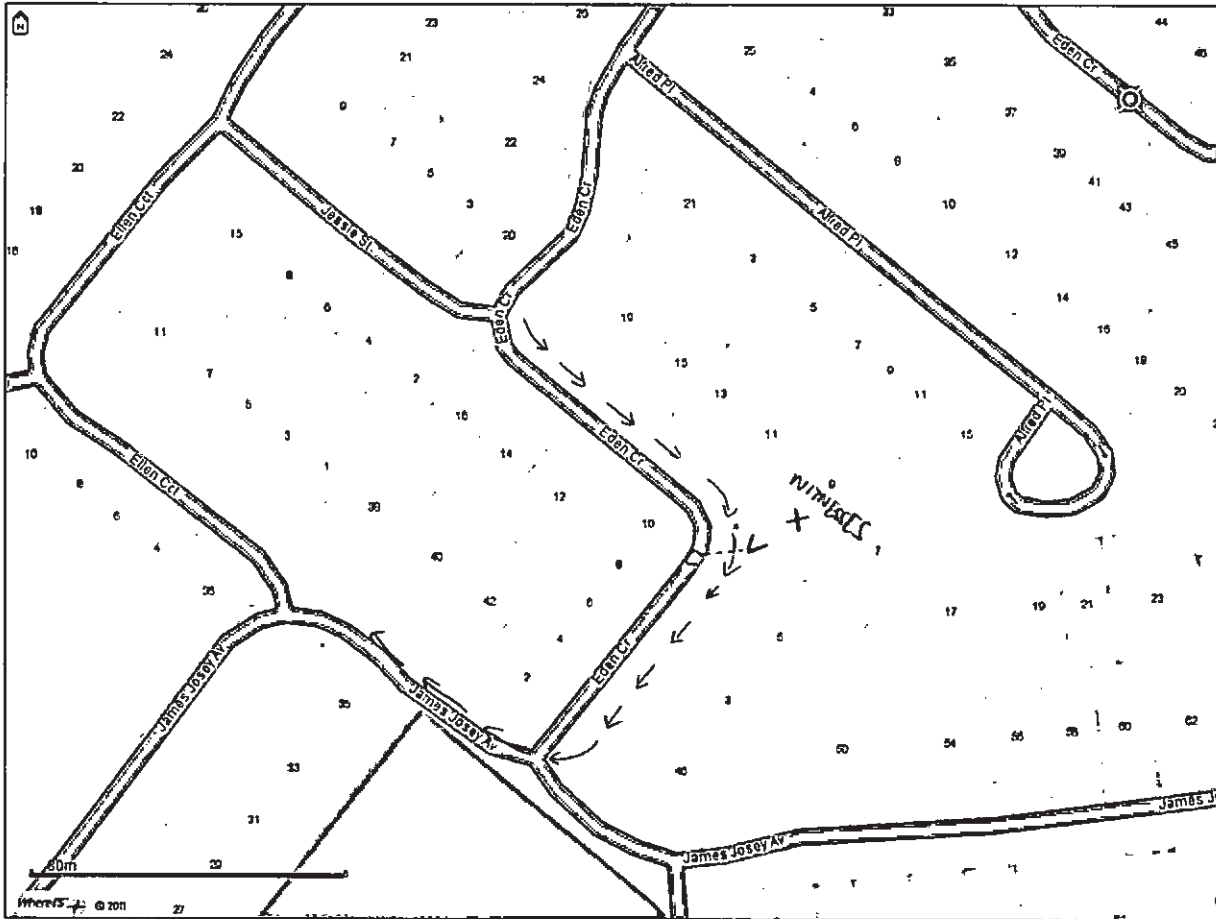
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until

Ct	DATE	OFFENCE		FACTS	COMPLAINANT
				Out of scope	



Eden Cr, Springfield Lakes, QLD 4300





QUEENSLAND POLICE

OFFICIAL POLICE NOTEBOOK

No. J 000612