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IN THE TERRITORIAL COURT  
OF THE  
NORTHWEST TERRITORIES

-----

R E G I N A

VS

TROY WILLIAM AMOS

-----

GUILTY PLEA AND SENTENCING

-----

JUDGE T.B. DAVIS - Presiding

-----

Linda Wall, Ms.,  
Appeared for the Crown.

Robin Reid, Esq.,  
Appeared for the Defence.

M.D. Pedersen, Mrs. - Court Reporter

Inuvik, Northwest Territories

July 23, A.D. 1985



CHARGE READ: July 23 1985 J.P. Davis  
 DATE JUDGE OR JUSTICE

COURT NUMBER  
117862

CROWN ELECTION:  
 Summary Conviction:  Indictment:

J.P. or Judge's Number 12271510

ACCUSED ELECTION:  
 Magistrate:  Judge & Jury:  Judge:

THIS IS THE INFORMATION OF Donald M. WILLIAMS  
 (Insert full name, residence and occupation of informant)

JUL 23 1985 J.P. Davis  
 DATE JUDGE OR JUSTICE

A Member of the Royal Canadian Mounted Police

PLEA: Guilty:  Not Guilty:

OF Inuvik, Northwest Territories

JUL 23 1985 J.P. Davis  
 DATE JUDGE OR JUSTICE

A Peace Officer HEREINAFTER CALLED THE INFORMANT

FAILURE TO APPEAR:  
 Bench Warrant Issued:

THE INFORMANT SAYS THAT he has reasonable and probable  
 (If the informant has not personal knowledge, state that he has reasonable and probable grounds to believe and does believe and state the offence)

EVERY TIME THIS INFORMATION IS DEALT WITH APPROPRIATE ENTRIES SHALL BE MADE ON THE REVERSE

grounds to believe and does believe that:

DISPOSITION  
 Convicted:  Dismissed:  Withdrawn:   
 FINE: 250<sup>00</sup>  
 J.P. COSTS: \_\_\_\_\_  
 POLICE COSTS: \_\_\_\_\_  
 RESTITUTION: \_\_\_\_\_  
 TOTAL: 250<sup>00</sup>  
 DEFAULT: 2 mths Conclude  
 TIME TO PAY: 3 months  
 SUSPENDED SENTENCE:   
 CONDITIONAL DISCH:  ABSOLUTE DISCH:   
 PROBATION FOR: \_\_\_\_\_  
 IMPRISONMENT FOR: 1 Day Conclude  
July 23 1985 J.P. Davis  
 DATE JUDGE OR JUSTICE

Troy William AMOS

on or about the twentieth day of July A.D., 1985, at or near the Town of Inuvik in the Northwest Territories did break and enter a certain place to wit: Acklands Ltd. situate at or near the Town of Inuvik in the Northwest Territories and did commit therein the indictable offence of theft contrary to Section 306(1)(b) of the Criminal Code.

CARD  
 O/S  
 TIP 23 OCT 85  
 J.P.  
 M.V.B.

STATISTICS  
 DATE OF BIRTH: 64 Dec 09 M  F   
 DRIVER'S LICENCE: \_\_\_\_\_  
 MARITAL STATUS: Single

Sworn before me this 21 day of July  
 A.D. 19 85  
 at Inuvik Northwest Territories  
Fort McPherson

Donald M. WILLIAMS  
 Signature of Informant

A Judge or Justice of the Peace in and for the Northwest Territories

Appearance Notice  Promise to Appear  Recognizance

confirmed \_\_\_\_\_ 19 \_\_\_\_\_ Justice of the Peace

ADJUDICATION & DISPOSITION

COURT NUMBER  
117863

CHARGE READ:  
July 23 1985 J.B. Davis  
DATE JUDGE OR JUSTICE

CROWN ELECTION:  
Summary Conviction:  Indictment:

J.P. or Judge's Number 1228151

ACCUSED ELECTION:  
Magistrate:  Judge & Jury:  Judge:

THIS IS THE INFORMATION OF Donald M. WILLIAMS  
(Insert full name, residence and occupation of informant)

JUL 23 1985 J.B. Davis  
DATE JUDGE OR JUSTICE

A Member of the Royal Canadian Mounted Police  
OF Inuvik, Northwest Territories

PLEA: Guilty:  Not Guilty:

A Peace Officer HEREINAFTER CALLED THE INFORMANT

JUL 23 1985 J.B. Davis  
DATE JUDGE OR JUSTICE

THE INFORMANT SAYS THAT he has reasonable and probable  
(If the informant has not personal knowledge, state that he has reasonable and probable grounds to believe and does believe and state the offence)

FAILURE TO APPEAR:  
Bench Warrant Issued:

grounds to believe and does believe that:  
Troy William AMOS

DATE JUDGE OR JUSTICE

EVERY TIME THIS INFORMATION IS DEALT WITH  
APPROPRIATE ENTRIES SHALL BE MADE ON THE REVERSE

on or about the twentieth day of July A.D., 1985, at or near the Town of Inuvik in the Northwest Territories did break and enter a certain place to wit: Delta Ford Mercury Sales situate at the Town of Inuvik in the Northwest Territories and did commit therein the indictable offence of theft contrary to Section 306(1) of the Criminal Code.

DISPOSITION  
Convicted:  Dismissed:  Withdrawn:   
FINE: 250<sup>00</sup>  
J.P. COSTS: \_\_\_\_\_  
POLICE COSTS: \_\_\_\_\_  
RESTITUTION: \_\_\_\_\_  
TOTAL: \$ 250<sup>00</sup>  
DEFAULT: 2 mths  
TIME TO PAY: 1 mth  
SUSPENDED SENTENCE:   
CONDITIONAL DISCH:  ABSOLUTE DISCH:   
PROBATION FOR: \_\_\_\_\_  
IMPRISONMENT FOR: 1 Day Jail  
July 23 1985 J.B. Davis  
DATE JUDGE OR JUSTICE

CARD ST  
C/S   
TIP 23 Aug 85  
D.C.   
J.P.   
M.V.S.

STATISTICS  
DATE OF BIRTH: 64 Dec 09 M  F   
DRIVER'S LICENCE: \_\_\_\_\_  
MARITAL STATUS: Single

Sworn before me this 21 day of July  
A.D. 19 85  
at INUVIK, Northwest Territories  
Fort McPherson  
J.B. Davis  
A Judge or Justice of the Peace in and for the Northwest Territories

Donald M. WILLIAMS  
Signature of Informant

Appearance Notice  Promise to Appear  Recognizance

confirmed \_\_\_\_\_ 19 \_\_\_\_\_ Justice of the Peace

ADJUDICATION & DISPOSITION

CHARGE READ:  
July 23, 1985 DATE J.B. Davis JUDGE OR JUSTICE

COURT NUMBER  
117864

CROWN ELECTION:  
 Summary Conviction:  Indictment:

J.P. or Judge's Number 1229151b

ACCUSED ELECTION:  
 Magistrate:  Judge & Jury:  Judge:

THIS IS THE INFORMATION OF Donald M. WILLIAMS  
 (Insert full name, residence and occupation of informant)

A Member of the Royal Canadian Mounted Police  
 OF Inuvik, Northwest Territories

DATE \_\_\_\_\_ JUDGE OR JUSTICE \_\_\_\_\_

PLEA: Guilty:  Not Guilty:   
Jul 23 1985 DATE J.B. Davis JUDGE OR JUSTICE

A Peace Officer HEREINAFTER CALLED THE INFORMANT

FAILURE TO APPEAR:  
 Bench Warrant Issued:

THE INFORMANT SAYS THAT he has reasonable and probable  
 (If the informant has not personal knowledge, state that he has reasonable and probable grounds to believe and does believe and state the offence)

DATE \_\_\_\_\_ JUDGE OR JUSTICE \_\_\_\_\_

grounds to believe and does believe that:  
Troy William AMOS

EVERY TIME THIS INFORMATION IS DEALT WITH APPROPRIATE ENTRIES SHALL BE MADE ON THE REVERSE

on or about the twentieth day of July A.D., 1985 at or near the Town of Inuvik in the Northwest Territories did take a motor vehicle to wit: a 1980 two tone blue Chevrolet Diesel half ton without the consent of Colby DAVIS, the owner thereof, with intent to drive it contrary to Section 295 of the Criminal Code.

DISPOSITION  
 Convicted:  Dismissed:  Withdrawn:   
 FINE: 250<sup>00</sup>  
 J.P. COSTS: \_\_\_\_\_  
 POLICE COSTS: \_\_\_\_\_  
 RESTITUTION: \_\_\_\_\_  
 TOTAL: \$ 550<sup>00</sup>  
 DEFAULT: 2 mths Consec  
 TIME TO PAY: 2 mths  
 SUSPENDED SENTENCE:   
 CONDITIONAL DISCH:  ABSOLUTE DISCH:   
 PROBATION FOR: \_\_\_\_\_  
 IMPRISONMENT FOR: \_\_\_\_\_  
July 23, 1985 DATE J.B. Davis JUDGE OR JUSTICE

CARD  
 O/S Sept   
 T.F.P. 23 Oct 85   
 J.P.   
 M.V.

STATISTICS  
 DATE OF BIRTH: 64 Dec 09 M  F   
 DRIVER'S LICENCE: \_\_\_\_\_  
 MARITAL STATUS: Single

T.S. DAVIS, JUDGE

Sworn before me this 21 day of July  
 A.D. 19 85  
 at Fort McPherson, Northwest Territories

Donald M. Williams  
 Donald M. WILLIAMS  
 Signature of Informant

A Judge or Justice of the Peace in and for the Northwest Territories

Appearance Notice  Promise to Appear  Recognizance

confirmed \_\_\_\_\_ 19 \_\_\_\_\_ Justice of the Peace

**CHARGE READ:**  
 July 23 1985 *J.P. Davis*  
 DATE JUDGE OR JUSTICE

**CROWN ELECTION:**  
 Summary Conviction:  Indictment:

**ACCUSED ELECTION:**  
 Magistrate:  Judge & Jury:  Judge:

JUL 23 1985 *J.P. Davis*  
 DATE JUDGE OR JUSTICE

**PLEA:** Guilty:  Not Guilty:

JUL 23 1985 *J.P. Davis*  
 DATE JUDGE OR JUSTICE

**FAILURE TO APPEAR:**  
 Bench Warrant Issued:

DATE JUDGE OR JUSTICE

EVERY TIME THIS INFORMATION IS DEALT WITH APPROPRIATE ENTRIES SHALL BE MADE ON THE REVERSE

**DISPOSITION**  
 Convicted:  Dismissed:  Withdrawn:

FINE: 250<sup>00</sup>

J.P. COSTS: \_\_\_\_\_  
 POLICE COSTS: \_\_\_\_\_  
 RESTITUTION: \_\_\_\_\_  
 TOTAL: 250<sup>00</sup>  
 DEFAULT: 2 mths Consec  
 TIME TO PAY: 4 mths.

SUSPENDED SENTENCE:   
 CONDITIONAL DISCH:  ABSOLUTE DISCH:

PROBATION FOR: \_\_\_\_\_  
 IMPRISONMENT FOR: 1 Day Consec  
 July 23, 1985 *J.P. Davis*  
 DATE JUDGE OR JUSTICE

COURT NUMBER  
117865

J.P. or Judge's Number 123056

THIS IS THE INFORMATION OF Donald M. WILLIAMS  
 (Insert full name, residence and occupation of informant)  
 A Member of the Royal Canadian Mounted Police

OF Inuvik, Northwest Territories

A Peace Officer HEREINAFTER CALLED THE INFORMANT

THE INFORMANT SAYS THAT he has reasonable and probable  
 (If the informant has not personal knowledge, state that he has reasonable and probable grounds to believe and does believe and state the offence)

grounds to believe and does believe that:  
 Troy William AMOS

on or about the twentieth day of July A.D., 1985 at or near the Town of Inuvik in the Northwest Territories did break and enter a certain place to wit: The Lions Den situate at or near the Town of Inuvik in the Northwest Territories and did commit therein the indictable offence of theft contrary to Section 306(1)(b) of the Criminal Code.

CARD	<input checked="" type="checkbox"/>
C.S.	<input type="checkbox"/>
T.P. 23 Nov 85	<input type="checkbox"/>
J.P.	<input checked="" type="checkbox"/>
M.V.E.	<input type="checkbox"/>

**STATISTICS**  
 DATE OF BIRTH: 64 Dec 09 M  F   
 DRIVER'S LICENCE: \_\_\_\_\_  
 MARITAL STATUS: Single

Sworn before me this 21 day of July  
 A.D. 19 85  
 at Inuvik, Northwest Territories  
 Fort McPherson, *J.P. Davis*  
 A Judge of the Peace in and for the Northwest Territories

*Donald M. Williams*  
 Donald M. WILLIAMS  
 Signature of Informant

Appearance Notice  Promise to Appear  Recognizance

confirmed, 19 \_\_\_\_\_ Justice of the Peace

1 MR. REID: Your Honour, Mr. Amos is prepared  
2 to elect and plead on the charges, today.

3 THE COURT: Okay. Mr. Amos, we're now back  
4 in adult court, and you had appeared earlier and had four  
5 different charges read to you. On the charges under 306  
6 of the Code, that's the break and entering offences, you  
7 have an option to elect to be tried by a Magistrate without  
8 a jury, or you may elect to be tried by a judge without  
9 a jury, or you may elect to be tried by a court composed  
10 of a judge and jury. How do you elect to be tried on the  
11 charge that on the 20th of July, you broke and entered  
12 Acklands Limited. How do you --

13 THE ACCUSED: Magistrate.

14 THE COURT: How do you plead to the charge,  
15 guilty or not guilty?

16 THE ACCUSED: Guilty.

17 THE COURT: And with regard to the charge that  
18 you broke and entered the Delta Ford Mercury Sales premises,  
19 how do you elect to be tried?

20 THE ACCUSED: Magistrate.

21 THE COURT: And how do you plead to that charge,  
22 guilty or not guilty?

23 THE ACCUSED: Guilty.

24 THE COURT: And on the charge of breaking into  
25 the Lion's Den at Inuvik, how do you elect to be tried on  
26 that charge?

27 THE ACCUSED: Magistrate.



1 THE COURT: And how do you plead to that charge,  
2 guilty or not guilty?

3 THE ACCUSED: Guilty.

4 THE COURT: On the charge under Section 295  
5 of the Code -- that's taking a motor vehicle without the  
6 consent of the owner, how do you plead to that charge,  
7 guilty or not guilty?

8 THE ACCUSED: Guilty.

9 THE COURT: Just have a seat then, please.

10 MS. WALL: Your Honour, I'll first give the  
11 facts with respect to the break and entry into the Ford  
12 Mercury Sales premises, on July 20th, 1985. Mr. Amos consumed  
13 a large amount of liquor and then he went to the Delta Ford  
14 Mercury Sales garage, located on Franklin Road in Inuvik,  
15 in the Northwest Territories. He stood on a couch which  
16 was outside a window of the garage. He slid the window  
17 open and entered the garage. He took a 1981 red Ford Escort  
18 station wagon which had its keys in the ignition, unlocked  
19 the garage door, and drove off in the vehicle. The vehicle  
20 belongs to a David Boudreau, a resident of Inuvik, and was  
21 in the garage for servicing. The accused drove the vehicle  
22 for a time, eventually running into a ditch on the Duck  
23 Lake Road. He was unable to get the vehicle out of the  
24 ditch, so he left the keys in the ignition, and locked the  
25 door, and abandoned the vehicle. There was no damage to  
26 the vehicle. This occurred in the early morning hours.

27 Those are the facts relied upon by the Crown with respect



1 to that offence.

2 THE COURT: Is that the blue Chevrolet? Is  
3 that relating to the taking of -- is there two offences  
4 there -- the breaking and entering of the Mercury Sales  
5 one, and then the taking a vehicle, a blue diesel Chev.

6 MS. WALL: That was a second vehicle that was  
7 stolen later the same night.

8 THE COURT: Oh, that's a different charge?

9 MS. WALL: Yes.

10 THE COURT: All right. Thank you. Mr. Reid,  
11 with regard to the break-and-enter charge then?

12 MR. REID: No dispute, Your Honour.

13 THE COURT: A conviction will be entered on  
14 Information No. 1228.

15 MS. WALL: The next matter -- the matter which  
16 appears to have been next in time was, in fact, the theft  
17 of this blue Chevrolet which occurred apparently about 15  
18 minutes after the accused had abandoned the first vehicle  
19 that was stolen the same night, July 20, at approximately  
20 3 a.m., in Inuvik, in the Northwest Territories. Having  
21 abandoned the first vehicle in the ditch, the accused walked  
22 down Duck Lake Road to River Street, to the arena, where  
23 he found a 1980 Chevrolet half-ton vehicle, blue in colour.  
24 He found the ignition keys in the ashtray of the vehicle,  
25 started it, and drove it away. He drove it out Airport  
26 Road, stopping at the Lion's Den, located by Boot Lake.  
27 He stopped at a tent, where he knew some people who were



1 staying, visited them for a while, then went back to the  
2 truck and drove to Acklands Limited. He spent some time  
3 there and then drove the vehicle back to the Lion's Den,  
4 and abandoned it with the keys in the ignition. There was  
5 no apparent damage to the vehicle. Those are the circumstances  
6 on that offence, Your Honour.

7 MR. REID: No dispute, Your Honour.

8 THE COURT: Conviction will be entered then  
9 on Information No. 1229, under Section 295 of the Code.

10 MS. WALL: Your Honour, on the same date and  
11 at the same place, July 20th, at Inuvik, the accused, while  
12 driving the stolen motor vehicle which was the subject matter  
13 of the last charge, stopped at Acklands Limited, located  
14 on Airport Road in Inuvik. He went to the rear of the  
15 building, pulled a metal scaffold to a window located at  
16 the northwest corner and slid the window open, and entered  
17 the building. He walked through the storage area and into  
18 the office area, and went through some of the desks. He  
19 then entered the private office of Walter Freisen, the  
20 manager of Acklands, and went through his desk. He found  
21 a 40-ounce bottle of Dawson scotch, and took it. He also  
22 took four cans of soft drinks, and two submarine sandwiches.  
23 He left the building and took the bottle of scotch to a  
24 tent occupied by some acquaintances of him, where it was  
25 consumed in part. Those are the circumstances, Your Honour.  
26 The value of the property stolen from Acklands is approximately  
27 \$30.



- 1 MR. REID: No dispute, Your Honour.
- 2 THE COURT: Thank you. On Information 1227,  
3 there will be a conviction under Section 306 of the Code.
- 4 MS. WALL: Finally, Your Honour, also on July  
5 20th, 1985, at Inuvik, in the early morning hours, Mr. Amos  
6 drove his stolen motor vehicle to the Lion's Den Club. The  
7 premises of the Lion's Den had been broken into about half  
8 an hour before by another individual, and the rear fire  
9 escape door had been left open. Mr. Amos and the other  
10 individual -- the individual who had previously broken into  
11 the Lion's Den, entered the building and walked around for  
12 a while. They found several bottles of wine and a number  
13 of cassette tapes on the premises, and stole those. Your  
14 Honour, I have no value to give to the Court for the bottles  
15 of wine. I believe it was perhaps half a dozen, but I don't  
16 have any value. Those are the circumstances.
- 17 MR. REID: Those circumstances are admitted,  
18 Your Honour.
- 19 THE COURT: Thank you. A conviction then, will  
20 be entered under Section 306(1)(b) of the Code on Information  
21 1230.
- 22 MS. WALL: Your Honour, I would like to submit  
23 the accused's criminal record.
- 24 MR. REID: The record is admitted, Your Honour.
- 25 MS. WALL: The month of the most recent  
26 conviction appears to be missing. I can't advise the Court  
27 what month that conviction was entered. It was in 1985,





1 lifetime resident of Inuvik. He stays with his aunt here  
2 in town. He has no dependents. He's a single individual.  
3 He advises me that in the regular school system he attended  
4 Grade 8, and he now has his equivalency Grade 12. At the  
5 time of the offence, he had been working on a job with Crown  
6 Catering out in the Beaufort. His last employment involved  
7 a two and two scheme. He was earning \$9.50 an hour at that  
8 employment. Except for his court appearance here today,  
9 he would be able to continue that employment. So, in a  
10 sense, he has suffered some punishment already, in that  
11 he was not able to attend that job.

12 THE COURT: Is he going to lose the job by  
13 attendance today, or is it still available to him, if he  
14 doesn't have to go to jail?

15 THE ACCUSED: I don't know about that. I haven't  
16 contacted them yet, or anything. I didn't have time to  
17 phone them. I didn't tell them I had to go to jail.

18 MR. REID: Your Honour, regarding the offences  
19 themselves, Mr. Amos was very much intoxicated, and as a  
20 result, went on a spree. I don't think it's the Crown's  
21 position that these were seriously planned, premediated  
22 acts. They were as a result of too much drink. I would  
23 ask Your Honour to consider the matter of totality in  
24 sentencing, and to keep in mind that Mr. Amos does have  
25 potential to reform himself, and that he is still quite  
26 young and apparently is able to educate himself up to a  
27 Grade 12 level. If he can be assisted with his drinking,



perhaps he can get away from the cycle he's now in.

1 THE COURT: Troy William Amos went on a spree  
2 on the 20th of July, 1985, and admits that he broke into  
3 the Ford Mercury Sales premises and violated Section 306  
4 of the Code, by taking a vehicle which he then drove and  
5 abandoned when it ran into a ditch. Shortly thereafter,  
6 he found another vehicle that had keys in it, and he drove  
7 it around, finally abandoned it with no damage being done  
8 to that vehicle. He admits, therefore, that he violated  
9 Section 295 of the Criminal Code. While he had one of these  
10 stolen vehicles, he went to the premises of Acklands Limited,  
11 slid a window open and searched through the desks and offices  
12 there, and found and stole a bottle of liquor and some pop  
13 and sandwiches, removing about \$30 in value from the premises,  
14 which he took to a tent and drank with others. By doing  
15 so, he admits that he violated Section 306 of the Criminal  
16 Code. Then, shortly thereafter, still early in the morning  
17 while he still had possession of one of the stolen vehicles,  
18 he went to the Lion's Den Club, where a door was open, because  
19 he met another person who had previously broken into the  
20 premises, and they stole a small amount of wine and some  
21 cassette tapes, which were removed from the premises. He,  
22 therefore, admits therefore another break and enter under  
23 Section 306 of the Code. The accused is a young man of  
24 only 20 years and comes before the Court with a substantial  
25 record, starting in July of 1981, and as pointed out by  
26 Crown, he has eleven break and enters on his record prior  
27



1 to the matters being dealt with today. He also has other  
2 offences for taking automobiles and vehicles without  
3 permission, and failing to stop at signs, and a number of  
4 matters in the past, so that he has been spending a lot  
5 of time in jail since 1981, even though he's a young man.  
6 The last break and enter and theft charge in the middle  
7 of 1984, caused him to go to jail for six months consecutive  
8 to other times that he was serving. He has paid a number  
9 of fines in the past, as well as being sentenced to jail  
10 terms in the past. However, even though he left school  
11 in Grade 8, he has been concerned enough about himself to  
12 get upgrading to Grade 12 equivalency, and he has to be  
13 given some credit for making an effort at doing something  
14 worthwhile, even to the extent that he has now had employment  
15 recently, earning almost \$10 an hour, with a catering company.  
16 It's a very substantial shame and pity that consumption  
17 of alcohol seems to cause him to lose control over himself  
18 and cause him to get himself in serious problems. I want  
19 to look at this spree that he was on that night as though  
20 it were the type of offence that would justify concurrent  
21 terms in jail, because they all occurred around the same  
22 time, if jail were appropriate, which it probably is.  
23 However, because of the age of the accused and the fact  
24 that he has done some things of value to himself recently,  
25 by getting a job and having upgraded himself, I'm going  
26 to try a slightly different approach to his situation. I'm  
27 going to impose fines on the accused with substantial periods



-1 in default of payment of the fines, so that he'll be able  
2 to at least continue to make his own efforts at rehabilitation  
3 because, I think, by working he is certainly doing that.  
4 He's at the point now where he might just be maturing  
5 sufficiently to try and overcome that problem with effort  
6 on his own behalf. Although there were a number of victims  
7 to his actions that night, they still all did occur within  
8 a few hours of one another, the offences, as such.

9 Troy, would it be of any benefit to me to consider  
10 fines and fairly substantial periods in jail if you didn't  
11 pay the fines, rather than going to jail?

12 THE ACCUSED: Yes.

13 THE COURT: Would you make an effort to stay  
14 out of trouble if that were done by the Court today?

15 THE ACCUSED: Yes.

16 THE COURT: Even if they were fairly substantial  
17 fines?

18 THE ACCUSED: Yes.

19 THE COURT: All right. What I would propose  
20 then, is that on each of the offences I will impose fines  
21 in the amount of \$250 each, or in default thereof, two months  
22 in jail on each charge, and in the case of default on each  
23 of them, they will run consecutively. On the first offence  
24 therefore, that is Information 1228, the fine will be in  
25 the amount of \$250, or in default thereof, two months in  
26 jail. I'll allow the accused -- how long will it take you  
27 to start making payments of \$250 on these matters?



1 THE ACCUSED: I wouldn't know.

2 THE COURT: When did you start working?

3 THE ACCUSED: I got to check, see, if I still  
4 have the job.

5 THE COURT: All right. Then, if you don't have  
6 the job you can, of course, apply to the local firm to get  
7 the fine options program to take care of it. Have you been  
8 working for the catering service for a period of time?

9 THE ACCUSED: Since two or three months now.

10 THE COURT: You don't have any money saved up  
11 then?

12 THE ACCUSED: No.

13 THE COURT: I'll allow the accused then, on  
14 the first fine, one month to pay the fine. On the second  
15 offence, and that is regarding the charge under Information  
16 1229, the fine also is \$250, or in default thereof, two  
17 months in jail, to run consecutively. On that offence,  
18 I'll allow the accused two months in which to pay the fine.

19 MS. WALL: Your Honour, excuse me. I don't  
20 have the information numbers. If you wouldn't mind --

21 THE COURT: Surely. That's the charge of the  
22 blue Chevrolet diesel half-ton truck.

23 MS. WALL: And the first one was --

24 THE COURT: The first one was the break and  
25 enter into the Delta Ford Mercury Sales premises. I think  
26 that is the order in which you had presented the facts.

27 MS. WALL: Thank you.





1 THE COURT: The third offence will be on  
2 Information 1227 and that's related to the Acklands Limited  
3 break and enter. The fine will be in the amount of \$250,  
4 or in default thereof, two months in jail, consecutively,  
5 and the time to pay that fine will be three months. Do  
6 you think you'll be able to make payment of those if you  
7 want to make an effort to do so?

8 THE ACCUSED: Yes.

9 THE COURT: On the fourth offence, concerning  
10 the break and enter into the Lion's Den, the fine will be  
11 in the amount of \$250, or in default thereof, two months  
12 in jail, to run consecutively, and the accused will be  
13 allowed four months in which to pay the fine.

14 Troy, I'm not putting you on probation and requiring  
15 that you attend any counselling, but it would seem to me  
16 that if you're a person that's been able to get a Grade  
17 12 equivalency in your education, you should have enough  
18 sense to make some effort at taking some counselling or  
19 joining some organization that will assist you in overcoming  
20 your drinking problem.

21 MS. WALL: Your Honour, unfortunately, these  
22 are not -- three of these offences are offences to which  
23 Section 646 applies.

24 THE COURT: Yes. Thank you very much. In  
25 addition, therefore, to the fines that are being imposed,  
26 I'm going to, at this time, impose one day in jail on each  
27 of the offences under Section 306 of the Code. I'd be



1 ~~satisfied that his attendance in court today and being in~~  
2 ~~custody today, would be sufficient for that purpose. It~~  
3 ~~would be one day on each charge and that would run~~  
4 ~~concurrently on two out of three.~~

5 (SENTENCING CONCLUDED)  
6 -----

7 I, Marilyn D. Pedersen, Court Reporter, hereby certify that  
8 I attended the above Sentencing and took faithful and accurate  
9 shorthand notes and the foregoing is a true and accurate transcript  
10 of my shorthand notes to the best of my skill and ability.

11 Dated at the City of Calgary, Province of Alberta, this  
12 7th day of August, A.D. 1985.

13  
14 M. D. Pedersen

15 Marilyn D. Pedersen,  
16 Court Reporter.  
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20 MDP/kt  
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