

RECORD OF ORDERS MADE IN THE CRIMINAL JURISDICTION

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COUNTY COURT – VICTORIA

CASE ID: CR-18-01194
 EVENT: For Sentence
 DATE: 10 July 2019

ACCUSED: HARLEY CARTWRIGHT

MNI: 779862950

CHARGE	SENTENCE/ ORDER
<p><u>INDICTMENT NUMBER: H13361324.3</u></p> <p>CHARGE 1 AGGRAVATED BURGLARY - PERSON PRESENT</p> <p>CHARGE 2 THEFT OF A MOTOR VEHICLE</p> <p>CHARGE 3 THEFT</p> <p><u>SUMMARY CHARGES</u></p> <p>SUMMARY CHARGE 4 DRIVE WHILST DISQUALIFIED</p>	<p>Charge(/s) 1, 2, 3 Summary Charge(/s) 4 Convicted and sentenced to 3 year/s imprisonment (aggregate sentence).</p> <p>Direct all sentences imposed in this case are to be served concurrently.</p> <p>Total Effective Sentence (State) is 3 year/s imprisonment.</p> <p>Direct that the minimum term to be served before being eligible for parole is 20 month/s imprisonment.</p> <p>Further declare the period that the prisoner has been in custody in respect of these offences namely 580 day/s, be reckoned as a period of imprisonment already served under this sentence, which is to be deducted administratively.</p> <p>Charge(/s) 1, 2, 3 With consent order that the property referred to in the Schedule be forfeited to the Minister.</p> <p>Order that the property referred to in the Schedule be placed in the custody of the Chief Commissioner of Police and be held until 28 days from this date or the conclusion of any appeal proceedings and then to be destroyed: Schedule: Refer to Schedule</p>

SENTENCE DISCOUNT:

Pursuant to s 6AAA of the Sentencing Act 1991, but for the plea of guilty an aggregate term of imprisonment of 4 years with a non-parole period of 3 years would have been imposed.

Before Her Honour Judge DAVIS at Melbourne this 10th day of July 2019.


 (Signature of HH Judge DAVIS)