

16th May, 1986

Her Majesty's Attorney General

-v-
 L

 and T

DEPUTY BAILIFF: We are going to grant the conclusions in both cases. In the case of L , we are pleased that the conclusions were not opposed. At least that means that he realises that Borstal will be best for him and that he will have a chance to train and improve. We note that he is likely to serve an additional month because of the escape. We are pleased that that should be so because this Court would at all times impose a consecutive sentence if it were able to in respect of an escape from custody, and we cannot do so in this case because of the age restrictions, but we are glad to note that he will at least serve an extra period. Therefore, L , you are sentenced in respect of the first indictment on Count 1 to Borstal training, on Count 2 to a fine of £25, or in default of payment, one month's imprisonment, on Counts 3 to 9 inclusive, and 11 to 27 inclusive, to Borstal training, concurrent with each other, and with Count 1 and on Count 10, to a fine of £25 or one month's imprisonment concurrent, and on the second indictment you are sentenced to Borstal training concurrently and you will be remanded in custody pending your transfer to Borstal.

Now as far as T is concerned, we do appreciate that there is a distinction between the two in relation to the gravity of the offences, but nevertheless we cannot ignore the fact that you had been sentenced to Borstal training and you were on parole from that Borstal and you had been here a very short time before you started offending again and in the circumstances we are convinced that you must return to Borstal, and therefore you are sentenced on Count 15 to Borstal training, and on Counts 16 to 28 inclusive, to Borstal training concurrent with each other and with the sentence on Count 15, and you are remanded in custody pending your transfer.

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