

201.

2 pages.

ROYAL COURT

1st December, 1989

Before: The Bailiff, and
Jurats Coutanche and Hamon

Infraction: Glendale Holdings Ltd.

Infraction of Article 6(1) of the Social
Security (Collection of Contributions)
(Jersey) Order, 1975, and Article
36(1) of the Social Security (Jersey)
Law, 1974.

The Solicitor General for the Crown
Advocate R.G.S. Fielding for the
Defendant Company.

JUDGMENT

THE BAILIFF: Under all the circumstances, Mr. Solicitor and Mr. Fielding, we think that the appropriate fines in respect of Count 1 is £115; in respect of Count 2, £600, with £200 costs. It is certainly true, Mr. Solicitor, that people who do not pay these funds, or do not supply the Department with the necessary information are putting their employees at risk and it is something that the Court clearly takes note of, but as I say having regard to the particular circumstances which the defendants, through their company, find themselves, we have felt it appropriate to go a bit lower today.

Authority referred to:

Thomas' Principles of Sentencing (2nd edition) p.204 re. "the jump effect".