

see why a judge should reduce the sentence that he would otherwise give because the defendant is already in prison. That is what triggers the offence.”

The sentence of 13 years’ imprisonment, consecutive, was upheld for escape. The sentence for conspiracy to rob was reduced from 12 years’ to 10 years’ on the basis that the offender had played a subsidiary role in that offending.

Credit for Guilty Plea

179. Mason and Sogucakli entered their pleas at the PCMH. Having regard to Caley [2013] 2 Cr.App.R.(S.) 47, it is submitted the appropriate credit for a guilty plea at PCMH is 25%.

180. Whilst Izzet Eren entered his plea on the same occasion, there had been no preliminary hearing. Accordingly, there was no earlier opportunity for him to enter his plea. It is submitted, in his case, the appropriate credit would be 33%.

181. So far as Ozcan Eren is concerned, the Sentencing Guidelines Council definitive guideline suggests 10% credit for a guilty plea entered “at the door of the court”.

Ancillary Matters

182. An application is made under section 143 of the Powers of Criminal Courts (Sentencing) Act 2000 for a deprivation order in respect of:

- HR/1 and HR/2 (Eren Hasyer)
- KAS/1 (Nathan Mason)

as they have been used for the purpose of committing or facilitating the commission of an offence.

183. An application is made under section 52 of the Firearms Act 1968 for the forfeiture of the imitation Uzi sub-machine gun.



Jonathan Polnay

Chambers of Sarah Forshaw QC and Mark Heywood QC
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London
23/5/16