IN THE HIGH COURT OF AUSTRALIA SYDNEY REGISTRY

No. 99 of 2013

BETWEEN:

HIGH COURT OF AUSTRALIA
FILED
1 4 JUN 2013
THE REGISTRY SYDNEY

WILLIAM DAVID BUGMY

Appellant

and

THE QUEEN Respondent

APPELLANT'S CHRONOLOGY

20 Part I:

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I certify that this chronology is in a form suitable for publication on the internet.

Part II:

23 November 1981 The appellant's date of birth.

2 November 2010 The appellant was remanded in custody.

8 January 2011 Date of the subject offences.

12 January 2011 The appellant was charged with the subject offences.

The appellant pleaded guilty to the subject offences in the NSW Local Court and was committed for sentence.

7 September 2011 The sentences imposed on the appellant (and confirmed on appeal) on counts 1 and 2 expired.

appear) on counts 1 and 2 expired.

16 February 2012 ADCJ Lerve imposed the following sentences on the

appellant:

Count 1: A fixed term of 8 months imprisonment commencing

8 January 2011.

Count 2: A fixed term of 8 months imprisonment commencing

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Ref: Stephen Lawrence

8 January 2011.

Count 3: 6 years imprisonment with a non-parole period of 4

years commencing 8 April 2011.

John McKenzie, Chief Legal Officer Aboriginal Legal Service NSW/ACT Ltd Western Zone Head Office 23-25 Carrington St, Dubbo NSW 2830

29 February 2012 The respondent filed a Notice of Appeal on the single ground: That the sentence pronounced as manifestly inadequate. 12 April 2012 The respondent's appeal to the NSW Court of Criminal Appeal was listed for hearing on 15 August 2012. 12 July 2012 The respondent filed Additional grounds of appeal as follows: 10 Ground 1: His Honour failed to properly determine the objective seriousness of the offence. Ground 2: His Honour failed to properly acknowledge the category of the victim as a serving prison officer in the lawful performance of his duties. Ground 3: The weight his Honour afforded the respondent's subjective case impermissibly ameliorated the appropriate sentence. 20 2 August 2012 The 15 August 2012 hearing date for the respondent's appeal to the NSW Court of Criminal Appeal was vacated for administrative reasons. 16 August 2012 The respondent's appeal to the NSW Court of Criminal Appeal was re-listed for hearing on 8 October 2012. 8 October 2012 The respondent's appeal against the appellant's sentence was heard by the NSW Court of Criminal Appeal. Judgment 30 was reserved. 18 October 2012 The NSW Court of Criminal Appeal delivered judgment R v Bugmy [2012] NSWCCA 223. The sentences imposed on counts 1 and 2 were affirmed and the respondent was resentenced on count 3 to 7 years and 6 months with a nonparole period of 5 years commencing 8 April 2011. 17 January 2013 Application for special leave to appeal to the High Court filed by the appellant. 40 10 May 2013 Special leave to appeal to the High Court granted by Hayne, Bell and Gageler JJ. 7 April 2015 The date the appellant would have been first eligible for parole (and recommended full time residential rehabilitation) under the original sentence. 7 April 2016 The date the appellant is currently first eligible for parole.

7 April 2017 The date the original sentence imposed on the appellant

would have expired.

7 October 2018 The date the current sentence imposed on the appellant

expires.

Dated 14 June 2013

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