Chapter 14

The summary hearing sentencing guide

Commanding officers guide to sentencing at summary hearing

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Chapter 14

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Introduction

1. The impartial administration of discipline is essential to the morale and cohesion of a Service unit, and therefore will influence that unit's operational effectiveness. Fairness at Summary Hearing generates confidence in other aspects of unit management. This chapter offers detailed and specific advice on how to approach sentencing for each offence. The guidance is designed to assist in arriving at an appropriate, safe, fair and proportionate sentence. Whilst this guidance is very detailed the actual sentence that is awarded is a matter solely for the **discretion** of the CO based on their judgement of all the circumstances in which the offence was committed and any personal mitigation relating to the offender. Guidance on how to sentence for specific offences must always be read in conjunction with guidance on sentencing principles in Chapter 13 (Summary hearing sentencing and punishments). A CO must bear in mind that whilst the guide is merely that, he will be required to provide a mandatory explanation¹ as to the reasons why they have imposed a particular sentence and therefore it must be justifiable. Details of such an explanation (reasons for sentencing) are required on the Record of Summary Hearing (RSH). See Chapter 9 (Summary hearing and activation of suspended sentences of Service detention).

2. As this guidance is relevant for the purposes of deciding upon the appropriate sentence the CO must understand the sentence he is awarding. Relevant guidance on each punishment can therefore be found in <u>Chapter 13</u> (Summary hearing sentencing and punishments).

¹ Section 252 of the Act

Commanding officers guide to sentencing at summary hearing

Quick guide

3. The following general instructions must also accompany guidance on each offence as it includes considerations applicable to every offence. The abbreviated sentencing guidance provided below does not excuse officers from consulting the full guidance in <u>Chapter 13</u> (Summary hearing sentencing and punishments);

Quick guide AFA06 reference	Offence/type of offence
Charging reference	Reference to corresponding offences section of the MSL.
Mitigating factors	Mitigating factors affecting level of sentence – see table below at paragraph 5
Aggravating factors	• Aggravating factors affecting level of sentence – see table below at paragraph 5
Range of punishments	• An indication of typical sentence depending on severity by giving an entry point and low and high levels of seriousness. <i>With the exception of section 9 (AWOL) offences for which general guidance and a suggested tariff is provided, there are two entry points.</i> The first <i>is for use</i> when the offence has been denied and subsequently found proved. No credit for admitting the offence has been given. The second entry point is on the basis of the offence being admitted by the offender at the earliest opportunity. This is calculated by the entry point above being reduced by the maximum 1/3 rd discount. The 1/3 rd discount will be appropriate if the offender admits the charge at the beginning of the summary hearing. This discount should be reduced on a sliding scale the later into the hearing he admits the charge. It is stressed that this is guidance and merely that. Suggested sentences for the section 9 (AWOL) tariff and at Entry Points and according to level of seriousness are not fixed; however, they will assist the CO in arriving at a safe and fair sentence.
Sentencing guidance	• Specific factors to take into account when deciding the severity of the offence and which punishment may be appropriate e.g. whether to consider impact on unit, level of responsibility the offender held at the time etc.

4. The guide is structured as follows:

5. Aggravating and mitigating factors in the accompanying tables over the remainder of this chapter are specific to each offence, however the following is a quick guide to the factors that are appropriate for every offence and therefore must be taken into consideration when deciding upon appropriate punishment if applicable. The list below is not exhaustive and neither are the lists for every offence provided below. Should the CO consider any other factors to be mitigating or aggravating then he must also take those factors into consideration.

Mitigating factors	•	Admission of the offence.
	•	Substantial cooperation with investigators.
	•	Offender relatively young (usually under 21).
	•	Inexperienced Service person.

	Previous good character.
	Good professional record.
	Genuine remorse.
	Serious illness.
	Severe adverse effect of sentence on offender or family.
	• If the length of time since the commission of the offence has
	been significant and that time/delay has been of no fault of the offender.
Aggravating	Previous Convictions
factors	• Unlawful prejudice (including race, ethnicity, religion, belief,
	sex, gender identity, sexual orientation, disability and age).
	Common offence in unit.
	Vulnerability of the victim.
	Breach of trust.
	Premeditation.
	Operational environment.
	Experienced Service person/offender in position of
	responsibility.
	 Alcohol (see full guidance above).
	Group offence.
	Gratuitous offending (especially violence).
	Effect on Service discipline.
	In public eye.
	Repeat offence/relevant previous convictions.
	In uniform

6. Where a CO records findings that two or more charges against a person have been proved, the award he must make is a single 'global' award (consisting of one or more of those punishments available to them) in respect of all the charges taken together². Care should be taken that the global total does not exceed the CO's maximum powers of punishment.

7. There will be occasions when it may be appropriate to award an offender a combination of punishments. In those circumstances the CO must ensure that only the permitted combination of punishments is awarded. See <u>Chapter 13</u> (Summary hearing sentencing and punishments);

8. **Co-accused from different units or sub-units.** Where a charge involves coaccused from different units, sub-units or the same charge is brought against two Servicemen in different units and it arises out of the same incident then COs should normally liaise and consult with each other in order that discipline is fairly and evenly administered and context is understood and taken into account. This spirit of cooperation is essential to ensure that any differences in the handling of discipline between units is minimised. See <u>Chapter 2</u> (Meaning of CO).

9. There are some offences which are unusual and not often dealt with. In those circumstances legal advice should normally be sought.

10. The CO passing sentence must explain in ordinary language the general terms of and the reasons for the sentence. For example, if the CO imposes a custodial sentence, he must

² Section 131 of the Act.

explain why the offence is sufficiently serious to warrant such a sentence³. He must include in their reasons, the following:

a. Any reduction given for admitting the offence;

b. Any aggravating or mitigating factors the CO regarded as being of particular importance;

c. The effect of the sentence i.e. what punishments make up the sentence and what the consequences are (for example when the offender can expect to recover their rank/rate, impact on pay, pensions and bonuses, award of LS and GC medals etc). The detail on the effects of punishments are contained within <u>Chapter 13</u> (Summary hearing sentencing and punishments);

d. Where the offender is required to comply with any order⁴ forming part of the sentence, the effects of any failure to comply with that order;

e. Where the sentence consists of or includes a fine, the CO must explain the effects of failing to pay the fine (although fines will almost always be deducted direct from pay);

f. Any power to vary or review any order forming part of the sentence on application⁵; and

g. The amount of credit, if any, that has been given for any time spent in custody⁶.

³ Section 252 of the Act.

⁴ Eg a Service compensation order, order imposing a fine by deductions/installments, SSPO order, suspended sentence order etc.

⁵ Section 252 of the Act.

⁶ See <u>Chapter 13</u> (Summary hearing sentencing and punishments).

Offences

S.9 AFA 06	Absence without leave contrary to section 9 of the Armed Forces Act 2006		
Charging	MSL Chapter 7 - Non-criminal conduct (disciplinary) offences page 1-7-31		
reference			
Mitigating	Very short absence.		
factors	Attempted return.		
	Genuine reason e.g. domestic problems.		
	Returned voluntarily.		
	 Whether offender asked for help in trying to resolve problems that led to 		
	absence.		
	 Evidence of lack of support for offender's problems. 		
	• Low level of recklessness/negligence, for example a Service person who goes to sleep on a train when returning to duty and is carried past their station making them unable to return to their unit on time.		
	Made contact with unit.		
-	Genuine remorse.		
Aggravating	Ship under sailing orders/unit on or about to be on operational		
factors	deployment.		
	• Wilful.		
	Long absence.		
	 Absence in order to avoid other disciplinary action. 		
	Intention to avoid arduous service.		
	 Serious consequences for absentee's unit. 		
	 Failed to contact unit when plenty of opportunity. 		
	 Returned involuntarily as a result of arrest. 		
Range of	General guidance – for more detail see tariff below		
punishments	 Low/1st offence – Admonishment for 1st offence. Restriction of privileges/stoppage of leave and/or fine (see below). 		
	• Entry point – Fine (see below) or disrating/reduction in rank.		
	 High – Detention (see below)/SSPO 		
Sentencing	 Absence without leave is one of the most commonly committed offences. 		
guidance	Because of the importance of punctuality and attendance at place of duty, the deterrent element of the punishment should always be emphasised.		
	• The impact of an offender's behaviour on their unit and on other		
	personnel who may be inconvenienced / have to provide cover for the offender should always be considered, particularly if the		
	 ship/unit/establishment has been training for or conducting operations. The table below is devised to ensure consistency across the Services. 		
	 The table below is devised to ensure consistency across the Services. Although the table should be followed in most cases, it is not a rigid tariff, but a starting point for deliberation. It is not intended to imply a day's detention for a day's absence, and such an approach will rarely be appropriate. 		
	 For simple first offences of very short absence an admonition may be considered. 		
	• Stoppage of leave and restriction of privileges are available as an alternative to a financial penalty for the offender whose financial circumstances make a fine undesirable. Stoppage of leave is also appropriate for the persistent leave-breaker who needs an additional sanction to a fine and/or restriction of privileges combination.		
	Repetition of absence without leave should be treated more seriously.		
	• For absences of over 7 days a sentence of detention should always be		

	considered. As a guide this may range between 7 and 90 days depending on all the facts of the case, including the actual length of absence.
•	If the offender's disciplinary record is poor, or there is absence in conjunction with some other offence, detention may be considered appropriate for absences of less than 7 days. This may also be the case if the offender's motivation is to be absent long-term. A deterrent sentence may be appropriate even if they have been arrested and returned after only a short period of absence.
•	For details of suspension and forfeiture of pay as a result of absence see <u>Chapter 10</u> (Absence and desertion) and <u>Chapter 20</u> (Forfeiture and deductions).
•	Legal advice should always be sought in cases of absence over 120 days.
•	Where there are aggravating features and the offence is considered to be in the high category of seriousness then a sentence of detention would be appropriate in accordance with the tariff below.
•	Where the offender was aware that his unit was warned for (non operational) deployment or that his Ship was under sailing orders and the effect of his absence was that his ship / unit deployed without him or another person was deployed at short notice in his stead, then, notwithstanding the length of the absence, a deterrent sentence of detention out with the tariff below should be considered. In such
	circumstances, legal advice should be sought.

Guidance on the basis of an offence that has been denied and found proved (i.e. no credit given):

Period of Absence	Fine (days' pay)	Number of days detention
Up to 24 hours	Up to 6 days' pay	
Up to 2 days	Up to 9 days' pay	
Up to 3 days	Up to 13 days' pay	Consider short detention (up to 3 days)
Up to 7 days	Up to 16 days' pay	Consider short detention (up to 7 days)
8 – 14 days	17 - 21 days' pay	Consider medium term detention (up to 14 days)
15 – 21 days	22 - 28 days' pay	Consider medium term detention (up to 21 days)
22 – 28 days		Medium term detention (up to 28 days)
29 – 100 days		Consider longer term detention with extended powers (29 – 49 days)
Over 100 days		Detention with extended powers (50 – 90 days)

Examples of absences and punishments:

1. Short absence of up to 24 hours caused by negligence/stupidity: range from admonition to fine of 6 days' pay, no detention. (Alternatives stoppage of leave, restriction of privileges).

2. Short period of up to 3 days intentional absence which has not affected operational effectiveness: fine of more than 6 days' pay or short period of detention (up to 3 days), depending on culpability.

3. Medium-term absentee, i.e. over 8 days but caught within a month: Detention will often be appropriate rather than a fine. (Alternative – SSPO)

4. Long-term absentee: 90 days (with permission of Higher Authority).

5. The point on the punishment scale will depend on the facts of the case, e.g.

(a) Offender going absent to sort out domestic problem – lower end;

(b) Offender deliberately absenting himself with no indication of intention to return in the short term – top end.

6. Short absence but where the offender was aware that his submarine was under sailing orders and the effect of his absence was that it sailed without him and that another person was deployed at short notice in his stead: 90 days (with permission of Higher Authority).

NB: The 'day for a day' correlation no longer applies; an assessment is made on the facts of each case.

s.15(1)(a) and s.15(1)(b) AFA 06	Failure to attend for a duty contrary to section 15(1)(a) and unauthorised leaving of duty contrary to section 15(1)(b) of the Armed Forces Act 2006
Charging	MSL <u>Chapter 7</u> - Non-criminal conduct (disciplinary) offences page 1-7-46
reference	
Mitigating factors	 Genuine attempt by individual to inform superiors that he would be late for duty. Simple forgetfulness. Lack of supervision. Lack of timely relief. Genuine remorse.
Aggravating	Previous offence(s) of a similar nature.
factors	 Avoiding arduous duty.
	If degree of planning involved.
	 Operational environment or security implications.
	 If offender knew how serious the consequences of their failure
	would be.
Range of	Punishment after denial of offence:
punishments	 Low - Restriction of privileges and/or stoppage of leave
	• Entry point - 5 – 10 days fine
	High - 4 - 10 days detention
	Punishment after admission of offence:
	 Low - Restriction of privileges and/or stoppage of leave
	• Entry Point - 3 – 7 days fine
	High - 1 - 7 days detention
Sentencing	The circumstances and consequences or likely consequences will
guidance	determine the seriousness of the offence.
	• The wider deterrent effects on other members of the unit should be considered.
	 Leaving place of duty when on guard duty will always be more serious and, an offender should be punished accordingly. For this type of offence at its most serious, a short sentence of detention should be considered of up to 7 days.
	• For first offences of failure to attend the place of duty the entry point for the sentence should be 2 days' restriction of privileges and/or stoppage of leave or 1 day's fine.
	 For failing to attend a "special muster or parade" (eg; a muster or parade already required by restriction of privileges) the entry point should be 4 days' restriction of privileges and/or stoppage of leave or 2 days' fine.

s.15(1)(c) and	Failure to perform or attend, leaving without permission and neglect of duty
s.15(2) AFA 06	contrary to s15 AFA06
Charging	MSL Chapter 7 - Non-criminal conduct (disciplinary) offences page 1-7-46
reference	
Mitigating	Operational situation which reduces opportunity to exercise usual care
factors	and competence.
	Good professional record.
	One-off or momentary lapse.
	Trivial consequences.
	Poor training.
	Genuine remorse.
Aggravating	Deliberate act or omission.
factors	 Gross negligence — accused falls well below the level of a competent
	and careful person of their age, rate/rank, experience etc.
	• Negligence threatening to life and limb of others, i.e. safety implications.
	Actual severe consequences, when foreseeable.
	Poor professional record indicating general lack of professionalism.
Range of	Punishment after denial of offence
punishments	• Low – Restriction of privileges and/or stoppage of leave for able rate,
	marine, soldier or airman or small fine for offenders in position of
	responsibility.
	• Entry Point - Fine on sliding scale of seriousness or reprimand for those
	in position of responsibility.
	 High – Disrating/reduction in rank or 24 days + detention or 60 day
	SSPO.
	Punishment after admission of offence
	• Low – Restriction of privileges and/or stoppage of leave for able rate,
	marine, soldier or airman or small fine for offenders in position of
	responsibility.
	 Entry Point - Fine on sliding scale of seriousness or reprimand for those
	in position of responsibility.
	 High – Disrating/reduction in rank or 21 days + detention or 30 day SSPO.
Sentencing	The CO should focus on the negligence or failure itself. The
guidance	consequences of the negligence or failure great or small clearly provide
0	some indication of the seriousness of the offence as well as the
	foreseeability that harm would flow from that negligence or failure. It is
	possible however for gross negligence to result in minor harm by some
	stroke of luck and for minor negligence to result in great harm. The
	proper approach is to imagine an average Service person of the
	offender's age, rank/rate and experience in the same situation and to
	consider what he should have realised was likely to happen as a result of
Negligent	their act or omission.
Negligent discharge	 Care should be taken to distinguish cases involving accidental discharge due to a defect in the weapon (not an offence) and pegligent discharge
discharge	due to a defect in the weapon (not an offence) and negligent discharge
	which involves human error (an offence).
	 Different standards of competence are expected depending on levels of experience and the first consideration is the stage of career the Service
	person is at. For the purposes of this guide a person is considered to be
	in a training environment prior to completion of phase 1 training.
	Mitigating factors
	 Offence committed in the training environment

•	Momentary lapse
•	No harm caused
•	Lack of supervision
•	Very inexperienced Service person
•	Extreme fatigue
•	Poor conditions
•	Limited training on weapon concerned
•	Genuine remorse.
Aggr	avating factors
•	Ignoring proper procedures
•	Horseplay
•	Injury caused
•	In close proximity to others
•	Tampering with weapon belonging to another
Rang	e of punishments
•	Restriction of privileges in all very minor cases where mitigating factors
	are present. Otherwise:
	 In a training environment - fine of 2 days' pay.
	 Trained personnel whilst on range practice/phase 2 - Fine of 3 - 7 days' pay.
	 In operational environment/on duty - Up to 28 days' pay or 1 – 7
	days detention.
•	A Service compensation order, see <u>Chapter 13</u> (Summary hearing
	sentencing and punishments) may be appropriate where neglect of duty
	results in damage to property.
Sente	encing guidance
•	Notwithstanding punishment guidelines above, cases with strong
	mitigation might attract an admonition only, whilst extreme cases of
	negligence, e.g. when the discharge creates serious risk of injury, may
	well call into question the offender's fitness to hold their rank or rate.
•	In the most serious of cases, where warnings as to appropriate
	procedures or behaviour have been ignored and serious risk of injury
	created, detention may also be appropriate.

s.13 AFA 06	Contravention of standing orders contrary to section 13 of the Armed Forces Act 2006 (General guidance)
Charging reference	MSL <u>Chapter 7</u> - Non-criminal conduct (disciplinary) offences page 1-7-41
Mitigating factors	 New to unit/theatre. Genuine lack of appreciation of the consequences of the contravention. Genuine remorse.
Aggravating factors	 Order related to security of ship or unit. Premeditated. Order was well promulgated and/or repeated. Wilful.
Range of punishments	 Punishment after denial of offence: Low – Admonishment or restriction of privileges and/or stoppage of leave. Entry Point – 5 – 10 days fine. High – Deduction in rank/diagrating or 4 – 10 days detention.
	 High – Reduction in rank/disrating or 4 – 10 days detention. Punishment after admission of offence: Low – Admonishment or restriction of privileges and/or stoppage of leave. Entry Point – 3 – 7 days fine.
Sentencing guidance	 High – Reduction in rank/disrating or 1 – 7 days detention. The key principles of sentencing this offence are to assess both the consequences of the contravention as well as the impact of the offender's actions and their appreciation of their actions
	 For offences involving contravention of orders in relation to road traffic matters see guidance below. Legal advice should always be sought in cases involving excess alcohol and driving/being in charge of a vehicle etc.
Loss of ID cards	 Disciplinary action is <i>only</i> applicable where <i>culpable negligence</i>/blame can be proved. Failure to report the loss may be an offence contrary to Standing Orders. If an administrative charge (applicable to RN and Army only) is applied this must be taken into account in any punishment awarded,
	 particularly as to the offender's ability to pay any fine. Where the offence is prevalent in the unit or there is a significant degree of culpability attaching to the loss, a fine of 2 or more days pay may be an appropriate entry point.
Dreach of me	• Offences which impact on security (e.g. wilful surrender of an ID Card to a non-Service person resulting in a security breach) may attract more serious punishment.
Breach of no- touching rule (applicable to RN only)	• For a first time offence of a minor nature restriction of privileges and/or stoppage of leave or an admonition may be appropriate, otherwise a small fine or reprimand for those in positions of responsibility. For second time offences and offences of an intimate nature, a fine of 3 to 10 days pay would be appropriate depending on the overall seriousness.
	• Those in positions of trust, duty or seniority should be sentenced more severely and this may merit a larger fine or reduction in rank/disrating. In the case of the latter punishment extended powers would need to be applied for.

	• Offences committed in the training or operational environment may be considered to be more serious.
In improper place, eg male in female accommodation	 Offences committed in the training or operational environment may be considered to be more serious than those in other establishments. First offence: a low sentence of restriction of privileges and/or Stoppage of Leave.
Abuse of toxic substances – e.g. glue sniffing	 Given the wide range of possible circumstances, COs should seek advice on individual cases.
Weapons offences	See specific guidance below.

	Road traffic an	d driving offences
Charging	MSL Chapter 8 - Criminal conduct offe	
reference		
s.3, s.5, s.25, s.28,		
s.29 RTA 88		
Specific points to	 Offences committed in UK. V 	here the offence is committed on a road
note about this		primary jurisdiction falls to civil authorities
offence		rs a CO cannot, such as awarding
onenee		from driving. In the unlikely event that
	jurisdiction is relinquished to CC	Ds, legal advice should be taken.
	Preferably a Service offence sh	ould be found to capture the offence, but
	Road Traffic offences with pena	Ities are listed below in case they are
	needed.	
		 The starting point is that guidance for
		hould be followed, however legal advice
		age. Different national rules on drink-
		quire careful consideration for sentence.
Mitigating factors	5	
	 Impulsive behaviour in perceive 	ed emergency.
	Level of training.	
	Lack of supervision.	
	Genuine remorse.	
Aggravating	• On duty.	
factors	 Consuming alcohol whilst drivir 	ng.
	Bad driving manner.	
	Intentional offence or careless	regard of the law.
	• Harm or damage caused.	
	 Previous offences of a similar t 	ype.
-	In uniform.	
Sentencing		speed driven and whether an accident
guidance		should be taken into consideration when
	sentencing.	
		ting/reduction in rank may have a very
		O may wish to take legal advice. As a
		once legal advice has been sought, if a ed a custodial sentence, the CO should
		. If a civilian court would have imposed a
		detention or a large fine are the options
	which will need careful consider	
		drawing car passes as accompanying
	administrative action.	
	 If damage is caused a Service of 	compensation order may be appropriate.
Range of	Dangerous Driving	Detention
punishments		
	Drink driving	Detention or disrating/reduction in rank
		for readings three and a half times over
		the limit (if alcohol level available):
		Otherwise max £1000 fine
	Driving without due care and attention	Up to £800 fine
	Driving whilst disqualified by court	Detention or disrating for high level
		offence, otherwise maximum of £800
	I	

	fine
Failing to stop after ac	ccident Up to £800 fine
Failing to report incide	ent Up to £800 fine
Driving without insurar	
Forgery, alteration, us	
allowing the use of mo	
documents, driving lice	
certificate, with intent t	
	or use, or lending Up to £500 fine for low level offence
or allowing to be used	•
vehicle licence or regis	stration
documents	
Defective brakes/tyres	
Failure to comply with	
Driving without current	
Failure to stop at a pe	destrian crossingUp to £100 fine
Failure to comply with	double white Up to £100 fine
lines	
Failure to comply with	stop sign Up to £100 fine
Failure to comply with	
Police officer or traffic	warden
Failure to comply with	other traffic Up to £100 fine
signs	
Driving without a licen	
Probationary licence h	
without plates/unsuper	
unqualified passenger	r
Speeding	Up to £10 per mph over speed limit

s.11 AFA 06	Misconduct towards a superior officer contrary to section 11 of the Armed Forces Act 2006
Charging reference	MSL <u>Chapter 7</u> - Non-criminal conduct (disciplinary) offences page 1-7-36
Mitigating factors	 Provocation (not associated with professional duties).
	Impulsive rather than pre-meditated.
	Lack of appreciation of seriousness of actions.
	Welfare difficulties leading to loss of self-discipline.
	Absence of any other Service personnel.
	 Language not intended to be heard by superior.
	 Stress imposed by the situation/Service life.
	 Single blow or slap.
	 No injury caused.
	 No knowledge that victim was a superior, but should have known.
	 Genuine remorse.
Aggravating	Aggression based on disagreement with lawful requirement of the
factors	Service.
	 Offence committed in front of colleagues/juniors.
	 Mode of attack (e.g. head butt or kicking).
	Use of weapon.
	Injury caused.
	 Warning to control situation not heeded.
	Part of pattern of insubordination.
	Flagrant contempt.
Range of	Punishment after denial of offence:
punishments	For offences under s.11(1) (involving violence):
•	• Low - If detention is disproportionate in the circumstances an SSPO (if
	appropriate to rank/rate) or 10 - 24 days fine.
	Entry Point - 28 days detention.
	• High - 36 – 72 days detention.
	For offences under s.11(2) (no-violence):
	• Low - 4 – 10 days fine.
	• Entry point – 10 - 16 days fine.
	 High – short period of detention/17 – 28 days fine.
	Punishment after admission of offence:
	For offences under s.11(1) (involving violence):
	 Low - If detention is disproportionate in the circumstances an SSPO (if
	appropriate to rank/rate) or 7 - 21 days fine.
	Entry point - 21 days detention.
	• High - 28 – 60 days detention.
	For offences under s.11(2) (no-violence):
	 Low - 1 – 7 days fine.
	 Entry point – 7 - 14 days fine.
	 High – short period of detention/14 – 28 days fine.
Sentencing	Insubordinate language and contemptuous behaviour may not amount
guidance	to serious misconduct depending on the full circumstances of the
	offence and language used however use of violence to a superior
	officer usually counts as serious misconduct and should therefore be
	dealt with by the CO rather than a subordinate commander.
	 Detention will be appropriate in most cases or an SSPO.
	 If detention is not awarded, a large fine will usually be appropriate.

 Late compliance – where order is complied with later than the deadline given to obeying the order. Genuine remorse. Welfare difficulties leading to loss of self-discipline. Genuine remorse. Aggravating Premeditated. On operational duty. Disobedience may have actually or potentially caused a security risk or put the safety of individuals at risk. Warnings and opportunity given to comply. Offence committed in front of colleagues/juniors. Flagrant or deliberate contempt. Range of punishment after denial of offence: Reckless: Low - In exceptional or minor cases another punishment that does not require extended powers may be appropriate such as 7 – 10 days fine or restriction of privileges and/or stoppage of leave. Entry point - 10 – 17 days fine High - 17 – 28 days ditention. High - 17 – 28 days ditention. High - 46 days detention. If offender is in position of responsibility disrating or reduction in rank will usually be appropriate. Punishment after admission of offence: Reckless: Low - In exceptional or minor cases another punishment that does not require extended powers may be appropriate such as 3 – 5 days fine intentional: Low - In exceptional or minor case another punishment that does not require extended powers may be appropriate such as 3 – 5 days fine or restriction of privileges and/or stoppage of leave. Entry point - 7 – 14 days dirention. High - 14 – 24 days dirention. Generality point - 14 – 24 days detention. High - 14 – 24 days detention. Generality point - 14 – 24 days detention. Generality intentional (wilful) disobedience counts as serious insubordinato be upheld and therefore there should always be a deterrent element to any	s.12 AFA 06	Disobedience to lawful commands contrary to section 12 of the Armed Forces Act 2006
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insubordinate behaviour.		
should be dealt with by the CO.		• For the sake of consistency all accused charged with disobedience

s.10 AFA 06	Failure to cause apprehension of deserters and absentees contrary to	
	section 10 of the Armed Forces Act 2006	
Charging	MSL <u>Chapter 7</u> - Non-criminal conduct (disciplinary) offences page 1-7-34	
reference		
Mitigating factors	Accused finally confesses or acts.	
	Reported as soon as possible.	
	 Lack of appreciation of seriousness of actions. 	
	Limited opportunity to apprehend.	
	Genuine remorse.	
Aggravating	 Knowledge that deserter or absentee's absence compromises 	
factors	operational effectiveness of unit.	
	Continued opportunity to apprehend.	
Range of	Punishment after denial of offence:	
punishments	 Low - Restriction of privileges and/or stoppage of leave. 	
	• Entry point - 5 – 10 days fine.	
	 High - 10 – 21 days detention (AWOL)/28 days detention (Deserter) 	
	Punishment after admission of offence:	
	 Low - Restriction of privileges and/or stoppage of leave. 	
	• Entry point - 3 – 7 days fine.	
	 High - 7 – 14 days detention (AWOL)/28 days detention (Deserter) 	
Sentencing	 As this is an offence that is little used it is advisable to seek advice prior 	
guidance	to awarding punishment.	
	 An offence of failing to apprehend a deserter will always be more 	
	serious than any offence of failing to apprehend an absentee.	
	 The length of period of knowledge that the offender had regarding the 	
	absentee or deserter will be a factor to consider when determining the	
	seriousness of the offence.	
	• This offence is akin to being an accessory therefore there must be a	
	deterrent element in the punishment.	

s16(1)(a) and	Malingering contrary to section 16(1)(a) or 16(1)(c) of the Armed Forces	
s16(1)(c) AFA 06	Act 2006	
Charging	MSL <u>Chapter 7</u> - Non-criminal conduct (disciplinary) offences page 1-7-49	
reference		
Mitigating factors	· · · ·	
	consequences of actions	
	If offence occurs after period of heavy commitment such as a lengthy	
	operational tour.	
	Genuine remorse.	
Aggravating	In operational environment	
factors	 Intention to avoid Service on operations/deployment 	
	 Intention to avoid arduous duty or military training assessments 	
	Repeat or long term malingering	
Range of	Punishment after denial of offence:	
punishments	 Low - Restriction of privileges and/or stoppage of leave 	
•	• Entry point - 5 – 10 days fine	
	High - 21 – 28 days detention	
	Punishment after admission of offence:	
	• Low - Restriction of privileges and/or stoppage of leave	
	• Entry point - 3 – 7 days fine	
	• High - 14 – 28 days detention	
Sentencing	The following factors should determine the seriousness of the	
guidance	offending:	
9	 The extent of the waste of medical and administrative resources 	
	used in treating the pretended illness or injury;	
	• The operational consequences of that person's actions; and	
	• The importance of the duty being avoided.	

s.17 AFA 06	Disclosure of information useful to an enemy contrary to section 17 of the Armed Forces Act 2006	
Charging	MSL <u>Chapter 7</u> - Non-criminal conduct (disciplinary) offences page 1-7-52	
reference		
Mitigating factors	Accidental.	
000	Genuine remorse.	
Aggravating	 If information actually reached enemy or certainty that information could 	
factors	reach an enemy.	
	 Operational environment where security may be compromised. 	
	Premeditated.	
Range of	Punishment after denial of offence:	
punishments	• Low - 9 – 17 day fine	
	Entry point - 17 – 24 day fine	
	High - 36 days detention	
	Punishment after admission of offence:	
	 Low - 7 – 14 day fine 	
	 Entry point - 15 – 19 days' fine 	
	High - 28 days detention	
Sentencing	 When assessing the seriousness of the offence the degree of 	
guidance	usefulness of the information to the enemy and the extent of the	
	disclosure should be considered.	
	 As this is an offence that is little used it is advisable to seek advice prior 	
	to awarding punishment.	
	 It will be usual for the CO to hear this offence rather than a sub-ordinate commander. 	

s.19 AFA 06	Conduct prejudicial to good order and	
	discipline contrary to section 19 of the Armed Forces Act 2006	
	(General guidance)	
Charging	MSL <u>Chapter 7</u> - Non-criminal conduct (disciplinary) offences page 1-7-58	
reference		
Mitigating	Genuine misunderstanding.	
factors	Relative youth/inexperience.	
	Genuine remorse.	
Aggravating	Threat of injury.	
factors	Operational effectiveness compromised.	
Range of	Minor offences – Entry point - 3-7 days' restriction of privileges	
punishments	and/or stoppage of leave.	
Sentencing	Most s.19 offences are low level, however it is possible to deal with	
guidance	serious offences under s.19 and for there to be a correspondingly	
guidance	serious sentence, e.g. lying for financial gain not charged under the	
	Theft Act.	
	• The degree to which the Service was brought into disrepute must be	
	taken into consideration when sentencing.	
	(Sample offences – not exhaustive)	
Possession of	Mitigating factors	
property	Condition of the property on return to the owner.	
belonging to	Temporary borrowing of another person's property a common	
another without	practice in the unit.	
authority where	Genuine remorse.	
a charge of theft	Aggravating factors	
is inappropriate	Previous offences of the same nature.	
	In uniform.	
	Range of punishments	
	• $1-7$ days fine or restriction of privileges and/or stoppage of leave.	
	Sentencing guidance	
	• Consideration should be given to the value of the property as well as	
	how long the property was in the offender's possession.	
Use of a vehicle	Mitigating factors	
without authority	Genuine misunderstanding of orders or instructions.	
where a charge	Compassionate circumstances.	
of TWOC is	Genuine remorse.	
inappropriate	Aggravating factors	
	Encouraging others to take part in the offence.	
	• In uniform.	
	Range of punishments	
	A minor punishment would be appropriate for a low level offence	
	otherwise a fine or reprimand.	
	Sentencing guidance	
	• The extent to which the vehicle has been used over and above that	
	which was authorised will be a consideration.	
	An assessment of any costs incurred to represent the loss to the	
	Service or damage done will need to be made and the appropriate	
	amount claimed through a Service Compensation Order.	
Failure to clean	Mitigating factors	
Service kit	Relatively young/inexperienced/welfare.	
	Genuine remorse.	

	Aggravating factors	
	Operational consequences of the failure.	
	Range of punishments	
	• A wide range of punishments may be appropriate from an admonishment to detention/SSPO depending on what the failure relates to and how many times the offender has committed this offence.	
	Sentencing guidance	
	The consequences of an offender's actions and any actual or potential risk to others must be examined to determine the seriousness of the offending.	
Misbehaviour in	Mitigating factors	
ship/base/camp	Uncharacteristic lapse.	
	Genuine remorse.	
	Aggravating factors	
	Offence committed in front of subordinates.	
	Effect on the local community.	
	In uniform.	
	Range of punishments	
	 A wide range of punishments may be appropriate from an admonishment to a short period in detention depending on the circumstances of the offence. 	
	Sentencing guidance	
	• To determine the seriousness the level of thoughtlessness involved in committing the offence must be considered	

s.20 AFA 06	Unfitness through alcohol or drugs contrary to section 20 of the Armed Forces Act 2006	
Charging referen	ce MSL Chapter 7 - Non-criminal conduct (disciplinary) offences page 1-7-62	
Mitigating factors	• Off duty.	
•••	No other offence committed.	
	Lack of supervision.	
	Led astray by more senior ranks/rates.	
	 1st offence of drunkenness in a training environment. 	
	No disturbance/placid behaviour.	
	 No intention to reach actual level of drunkenness. 	
	Welfare problems behind drinking.	
	 Effort made to return on board from ashore/back to base or camp. 	
	 Drunkenness in Service club or in single living accommodation. 	
	 Illness – where offender has alcohol dependency/alcoholism. 	
	 Genuine remorse. 	
	 No injury or damage occurred as a result of being impaired 	
Aggrovating		
Aggravating factors	 On duty/unable to perform a planned duty. On board a phin of appload a provisional any ironment. 	
ractors	 On board a ship at sea/on exercise/in operational environment. Official function. 	
	 Activity involving loaded weapons. 	
	Aggressive behaviour/rowdiness.	
	Failure to heed warnings.	
	• Offence committed under stoppage of beer/alcohol restriction rule.	
	 Intention to get drunk/wilful disregard of worsening condition. 	
	• In uniform.	
	 Duty had been deemed safety-critical in advance by the CO 	
	 Injury or damage occurred as the result of being impaired. 	
Range of	Punishment after denial of offence:	
punishments	 Low - 5 days fine or 5 – 10 days restriction of privileges and/or 	
-	stoppage of leave.	
	 Entry point - 7 – 10 days fine or 10 days restriction of privileges and/o 	
	stoppage of leave.	
	 High - 10 – 14 days fine or 14 days restriction of privileges and/or 	
	stoppage of leave.	
	Punishment after admission of offence:	
	 Low - 3 days fine or 3 – 5 days restriction of privileges and/or stoppage of leave. 	
	• Entry point - 5 – 7 days fine or 7 days restriction of privileges and/or	
	stoppage of leave.	
	 High - 8 – 10 days fine or 10 days restriction of privileges and/or 	
	stoppage of leave.	
Sentencing	• For offences by senior rates/SNCOs their status may be an additional	
guidance	aggravating feature.	
0	 In very serious cases, e.g. drunk on duty or when operations are 	
	imperilled, disrating/reduction in rank, detention or forfeiture of seniority	
	should be considered. In cases where the duty is safety critical the	
	entry point for punishment is likely to be higher to reflect the greater	
	risk. Legal advice should be sought in these circumstances.	
	 In these cases consideration should be given to referring the case to 	
	the DSP, without giving the accused the option to elect for trail by	
	Court Martial which will limit the sentence to that which could be	

imposed by the CO. Legal advice should be sought in these circumstances.
• The most serious offences that involve a death or serious injury are likely to have been committed in Prescribed Circumstances and will result in the Service Police referring the case directly to the DSP.
 Whilst the guidance above should generally be followed for the sake of consistency, the CO's powers (up to their maximum permitted) to award stoppage of leave and/or restrictions of privileges are not fettered.
 It will usually be the case that an offence under s.20(1)(a) will be more serious than one under s.20(1)(b) therefore someone unable to do their duty will usually be sentenced more severely than someone who behaves in a disorderly manner.

s.20A AFA 06	Exceeding alcohol limit for prescribed safety-critical duties contrary to section 20A of the Armed Forces Act 2006
Charging reference	MSL Chapter 7 – Non-criminal conduct (disciplinary) offences page 1-7-66
Mitigating factors	No other offence committed.
	No injury, damage or environmental harm caused.
	No disturbance/placid behaviour.
	Cooperation with required test.
	Illness, where offender has alcohol dependency/alcoholism.
	Relevant limit only just exceeded.
	Welfare problems behind drinking
Aggravating factors	Genuine remorse
Aggravating factors	Injury, damage or environmental harm actually caused.Other personnel required to cover duty.
	 Other personnel required to cover duty. Offence committed on board ship, on exercise or in an
	operational environment.
	 Duty related to aviation functions.
	 Offence committed in front of subordinates.
	Offence committed under stoppage of beer / alcohol restriction
	rule.
	• Disturbance or embarrassment to HM Forces caused.
	Relevant limit greatly exceeded.
	Aggressive behaviour/rowdiness
Range of	Punishment after denial of offence:
punishments	• Low - 10 - 14 days fine or 14 days restriction of privileges and/or
	stoppage of leave
	 Entry point - 14 - 28 days fine or disrating / reduction in rank or forfeiture of seniority
	 High – 7 – 14 days detention or disrating / reduction in rank or forfeiture of seniority
	Punishment after admission of offence
	• Low - 7 - 10 days fine or 10 days restriction of privileges and/or
	stoppage of leave
	 Entry point - 10 - 14 days fine or 14 days restriction of privileges and/or stoppage of leave
	High - 14 - 28 days fine or disrating / reduction in rank or forfeiture of seniority
Sentencing	 The gravamen of this offence lies in the risk to other people's
guidance	lives, their property and the environment; the greater the risk posed by the impaired performance of the safety critical duty, the greater the possible harmful consequences of the accused's actions.
	 Actual harm caused will be a significant aggravating factor.
	 It will usually be the case that an accused who has greatly
	exceeded the alcohol limits will be at risk of a more significant
	sentence then someone who is only just over the limit.
	• For offences by senior rates/ SNCOs, Warrant Officers and Officers, their status may be an additional aggravating factor.
	• In very serious cases, e.g. if loaded firearms were involved or if at sea or on operations or the safety of an aircraft in flight was impaired, disrating / reduction in rank, detention or forfeiture of seniority should be considered. In these cases consideration

	 should be given to referring the case to the DSP, without giving the accused the option to elect for trial by Court Martial which will limit the sentence to that which could be imposed by the CO. Legal advice should be sought in these circumstances. The most serious offences that involve a death or serious injury are likely to have been committed in Prescribed Circumstances and will result in the Service Police referring the case directly to the DSP.
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s.93A AFA 06 or s.93E AFA 06 and s.93G AFA 06	Failing to comply with preliminary tests contrary to section 93A of the Armed Forces Act 2006 or Failing to provide a specimen contrary to section 93E of the Armed Forces Act 2006 or Failing to give permission for a laboratory test contrary to section 93G of the Armed Forces Act 2006
Charging reference	MSL Chapter 7 – Non-criminal conduct (disciplinary) offences pages 1-7-137 to 1-7-144
Mitigating factors	 Honestly held but unreasonable excuse not to comply / provide / give permission. Lack of appreciation of seriousness of refusal. No other offence committed. No injury, damage or environmental harm caused by behaviour which caused CO to require a preliminary test / led to investigation into offence which required specimen/s to be provided. No disturbance/placid behaviour. Evidence that accused was under the influence of alcohol vice drugs when testing / specimen required. Genuine remorse. Initial failure to comply with preliminary tests but subsequent compliance with the provision of a specimen.
Aggravating factors	 Injury, damage or environmental harm actually caused by behaviour which caused CO to require a preliminary test / led to investigation into offence which required specimen/s to be provided. Deliberate refusal or deliberate failure where evidence of serious impairment. Evidence that accused was under the influence of drugs vice alcohol when testing / specimen required. Offence committed in front of colleagues / juniors.
Range of punishments	 Punishment after denial of offence: Low -7 - 14 days detention or disrating/reduction in rank or forfeiture of seniority. Entry point - 14 - 28 days detention. High - 28 days + detention. If offender is in position of responsibility disrating or reduction in rank will usually be appropriate. Punishment after admission of offence Low - 14 - 28 day fine or disrating/reduction in rank or forfeiture of seniority Entry point -7 - 14 days detention. High -14 - 28 days detention. If offender is in position of responsibility disrating or reduction in rank or forfeiture of seniority
Sentencing guidance	• The gravamen of this offence lies in refusing to obey a lawful request and, in so doing, avoiding detection of the intoxicant or the amount of alcohol consumed. Therefore the range of punishments should also reflect the disobedience aspect of the offence and thus are higher than those imposed for an offence contrary to section 20A.

 Where there is evidence that the accused was under the influence of a drug vice alcohol, which may warrant dismissal, consideration should be given to referring the case to the DSP, without giving the accused the option to elect for trial by Court Martial which will limit the sentence to that which could be imposed by the CO. Legal advice should be sought in these circumstances. For offences by senior rates/ SNCOs, Warrant Officers and Officers, their status may be an additional aggravating factor. In very serious cases, e.g. if loaded firearms were involved or if at sea or on operations, disrating / reduction in rank, detention or forfeiture of seniority should be considered. In these cases consideration should be given to referring the case to the DSP, without giving the accused the option to elect for trial by Court Martial which will limit the sentence to that which could be imposed by the CO. Legal advice should be sought in these cases consideration should be given to referring the case to the DSP, without giving the accused the option to elect for trial by Court Martial which will limit the sentence to that which could be imposed by the CO. Legal advice should be sought in these circumstances. The most serious offences that involve a death or serious injury are likely to have been committed in Prescribed Circumstances and will result in the Service Police referring the case directly to
the DSP.

s.21 AFA 06	Fighting or threatening behaviour contrary to section 21 of the Armed Forces Act 2006
Charging reference	MSL <u>Chapter 7</u> - Non-criminal conduct (disciplinary) offences page 1-7-65
Mitigating factors	 Incident overall not serious. Provocation.
	 Started by acting in self defence (see <u>Chapter 12</u> – Defences, mitigation and criminal responsibility) but then went on beyond self defensive actions.
A	Genuine remorse.
Aggravating factors	High degree of force used.
lacions	Injuries caused.
	Protracted fight.
	In front of subordinates.
	Many parties involved.
_	In uniform.
Range of	Punishment after denial of offence:
punishments	 Low - 5 – 10 days fine or restriction of privileges and/or stoppage of leave.
	• Entry point - 10 – 14 days fine.
	 High - 14 – 28 days detention/60 day SSPO.
	Punishment after admission of offence:
	 Low - 3 – 7 days fine or restriction of privileges and/or stoppage of leave.
	• Entry point - 7 – 10 days fine.
	• High - 7 – 28 days detention/30 day SSPO.
Sentencing	The punishment should reflect the degree of the accused's
guidance	involvement as well as their position, level of responsibility and amount of Service experience.
	 For those of the lowest rank or rate a punishment of 7 days' restriction of privileges and/or stoppage of leave (or equivalent Fine or combination of punishments) would be appropriate for a first offence. Those holding rank/rate above should be punished more severely.
	 If fighting parties are from different units then there should be consultation between units to ensure a consistent punishment is awarded.
	• The effect of the threatening behaviour on the victim must be taken into consideration when considering the seriousness of the offence.

s.22 AFA 06	III treatment of subordinates contrary to section 22 of The Armed Forces Act 2006
Charging	MSL Chapter 7 - Non-criminal conduct (disciplinary) offences page 1-7-68
reference	
Mitigating factors	Inexperience.
00	Absence of malice.
	• Horseplay.
	Genuine remorse.
Aggravating	Initiation rights.
factors	Course of conduct/systematic.
	 In front of others.
	 Serious injury caused: psychological or physical.
	 Abuse of position.
	 Motivated by prejudice (race, ethnicity, religion, belief, sex, gender
	identity, sexual orientation, disability or age).
	 Accompanied by an assault.
	• In uniform.
Range of	Punishment after denial of offence:
punishments	For offence committed intentionally:
	• Low - If detention is disproportionate in the circumstances an SSPO (if
	appropriate to rank/rate) or 10 - 24 days fine.
	Entry point - 28 days detention.
	• High - 36 – 72 days detention.
	For offence committed recklessly:
	• Low - 4 – 10 days fine.
	 Entry Point – 10 - 16 days fine.
	 High – short period of detention/ 17 – 28 days fine.
	Punishment after admission of offence:
	For offence committed intentionally:
	 Low - If detention is disproportionate in the circumstances an SSPO (if
	appropriate to rank/rate) or 7 - 21 days fine.
	Entry point - 24 days detention.
	 High - 28 – 60 days detention.
	For offences committed recklessly:
	 Low - 1 – 7 days fine.
	 Entry point – 7 - 14 days fine.
	 High – short period of detention/14 – 28 days fine.
Sentencing	 This offence will almost always have arisen out of prescribed
guidance	circumstances therefore will usually be dealt with at CM, however a CO
	may still deal with this offence if the circumstances dictate or the DSP
	refers the charge to the CO.
	 This offence should not be dealt with by a subordinate commander and
	advice as to punishment should always be sought.
	 The effect of the ill treatment on the victim must be taken into
	consideration when considering the seriousness of the offence.
	 Any element of bullying, intimidation or harassment will always make an afference means again therefore if any of these always the property.
	offence more serious therefore, if any of these elements are present, a
	more severe punishment will be appropriate

s.23 AFA 06	Disgraceful conduct of a cruel or indecent kind contrary to section 23 of the Armed Forces Act 2006
Charging reference	MSL <u>Chapter 7</u> - Non-criminal conduct (disciplinary) offences page 1-7-71
Mitigating factors	 Consensual activities not intended to be made public. Single incident. Genuine ignorance of proper animal care. Genuine remorse.
Aggravating factors	 Deliberately cruel. Two or more persons acting together. Service personnel whose duty it is to care for animals. Initiation rites. Abuse of rank or position. Violence. Bullying or intimidation. Coercion. In uniform.
Range of punishments	 Punishment after denial of offence: Low - Restriction of privileges and/or stoppage of leave. Entry point - 5 - 10 days fine. High - 36 days detention or disrating/reduction in rank. Punishment after admission of offence: Low - Restriction of privileges and/or stoppage of leave.
Sentencing guidance	 Entry point - 3 - 7 days fine. High - 28 days detention or disrating/reduction in rank. The effect of the disgraceful conduct on the victim must be taken into consideration when considering the seriousness of the offence. If the behaviour led to a lowering of moral standards in a Service unit it must be taken into consideration when determining the seriousness of the offence. This will particularly be the case in an operational environment. If the offender holds rank or rate consideration must be given to determining whether an offender is fit to be in a position of responsibility. This offence will be used rarely therefore it will almost always be appropriate for a CO to hear this offence to seek advice when considering appropriate sentence.

s.18 AFA 06	Making false records contrary to section 18 of the Armed Forces Act 2006
Charging	MSL Chapter 7 - Non-criminal conduct (disciplinary) offences page 1-7-54
reference	
Mitigating factors	 Misguided motive to disguise another's negligence/wrongdoing.
	Coercion by others.
	Lack of supervision.
	One-off offence.
	 Consequence of falsification slight.
	No personal gain.
	 False entry due to poor record keeping.
	Genuine remorse.
Aggravating	Intent to deceive.
factors	 Motive to disguise offender's own negligence/wrongdoing.
	 Repeat offences or evidence of system.
	Premeditation.
	Abuse of position of trust.
	 Safety or operational implications.
	 Other serious consequences of falsification.
Range of	Punishment after denial of offence :
punishments	 Low - Admonishment or restriction of privileges and/or stoppage of
-	leave.
	 Entry point - 10 – 28 days fine.
	 High - SSPO or disrating/reduction in rank.
	Punishment after admission of offence:
	 Low - Admonishment or restriction of privileges and/or stoppage of
	leave.
	• Entry point - 7 – 21 days fine.
	High - SSPO or disrating/reduction in rank.
Sentencing	 Any offence where the accused is proved to have intended to deceive will always be more parious
guidance	will always be more serious.
	 The extent to which the falsification covers up a failure or neglect of duty about the considered when contensing
	should be considered when sentencing.
	 Serious cases will often cast doubt on the suitability of those in a position of responsibility to hold their current rank or rate.
	position of responsibility to hold their current rank or rate.
	 Very serious cases may attract a sentence of detention.

s.25 AFA 06	Misapplying or wasting service property contrary to section 25 of the Armed Forces Act 2006
Charging	MSL Chapter 7 - Non-criminal conduct (disciplinary) offences page 1-7-77
reference	
Mitigating factors	Low/inconsequential value.
	No advantage to the accused.
	Consequence of misapplication slight.
	Genuine remorse.
Aggravating	Premeditated.
factors	Planned to gain advantage.
	Evidence of system over time.
	Concealment of actions.
	Abuse of trust.
	High value (operational or financial) of property.
Range of	Punishment after denial of offence:
punishments	 Low - Admonishment or restriction of privileges and / or stoppage of
	leave.
	• Entry point - 10 – 28 days fine.
	High - SSPO or disrating/reduction in rank.
	Punishment after admission of offence:
	 Low - Admonishment or restriction of privileges and/or stoppage of
	leave.
	• Entry point - 7 – 21 days fine.
	High - SSPO or disrating/reduction in rank.
Sentencing	 Despite it not being necessary to prove there was any dishonesty
guidance	misapplying or wasting Service property should be considered a serious
	offence as it is the duty of Service personnel to protect Service property
	and not display a careless attitude towards it.
	• Dependent on the value of Service property misapplied or wasted, a
	financial penalty will generally suffice.

s.28 AFA 06	Resistance to arrest contrary to section 28 of the Armed Forces Act 2006
Charging	MSL Chapter 7 - Non-criminal conduct (disciplinary) offences page 1-7-84
reference	
Mitigating factors	 Provocation (not associated with professional duties).
	Genuine remorse.
Aggravating	Offence committed in front of colleagues/juniors.
factors	 Mode of attack (e.g. head butt or kicking).
	Use of weapon.
	Injury caused.
	 If arrest is for serious act/s of violence.
	Warning to control offender not heeded.
	• In uniform.
Range of	Punishment after denial of offence:
punishments	 Low – Short period of detention or 10 – 28 days fine.
-	• Entry point - 10 – 28 days detention.
	• High - 28 – 90 days detention.
	Punishment after admission of offence:
	 Low – Short period of detention or 7 – 21 days fine.
	• Entry point - 7 – 28 days detention.
	• High - 21 – 60 days detention.
Sentencing	• The CO should place appropriate weight on any violence aimed at an
guidance	arresting officer. Such violence should not be considered an
	occupational hazard and should be treated with the seriousness that it deserves.

s.42 AFA 06 AND s1(1) TA 68	Theft contrary to section 42 of the Armed Forces Act 2006 namely 1(1) of the Theft Act 1968
Charging	MSL <u>Chapter 8</u> - Criminal conduct offences pages 1-8-19
reference	<u>enaptore</u> eniminal conduct energoes pages i e re
reference	This offence is complicated therefore close consultation with the
	corresponding offences section in the MSL is essential.
Mitigating factors	Low/inconsequential value.
	Special personal or domestic circumstances lying behind theft.
	Opportunistic theft not premeditated.
	Genuine remorse.
Aggravating	If theft involves breach of trust, theft from employer or theft in Service
factors	accommodation (see below for specific guidance).
	Premeditated.
	High value.
	• Victim shares single-Service accommodation with offender.
	• Consequential damage to property as a result of an offence.
	Adverse effect on morale and discipline in unit.
	Acting in concert with another.
Range of	• The appropriate punishment for a theft can vary significantly. Where
punishments	the value of the theft is low (under £300) and the overall level of
	dishonesty is not high (e.g. single instance, opportunistic,
	unpremeditated and no subsequent deceit) the CO may consider their
	powers of punishment sufficient.
	 Where there has been a breach of trust, detention will be virtually
	inevitable, the length of which will be dependent on the level of trust
	reposed.
	 In those very minor cases where detention is not considered
	appropriate, a fine or restriction or privileges/stoppage of leave will
	usually be appropriate or disrating/reduction of rank where the offender
	is in a position of responsibility.
	• Consideration should be given to Service compensation orders.
-	Advice must be sought in all but the most simple cases.
Sentencing guidance	 Theft in the Service community is a serious offence. It undermines mutual trust and respect in a close-knit team and therefore impacts on operational effectiveness. The financial value of an item stolen will
	always be an important factor in sentencing however, in some
	circumstances, it may be of little consequence in comparison to the
	effect of a breach of trust between comrades.
	 The seriousness of the offence should be gauged by assessing the
	value of the item stolen, the extent of the dishonesty and the breach of
	trust, if any, between Service personnel.
	• The impact on the Service person's unit must always be considered.
	• A deterrent sentence should always be considered bearing in mind the
	close-knit Service community.
	• Theft from employer. This is a very serious offence, which, in a civilian
	context, would usually lead to dismissal for gross misconduct. As a
	direct parallel, a presumption of dismissal as a means of dealing with
	such misconduct is similarly created in the Services therefore most
	cases will be referred to the DSP for trial by CM. Where the amount
	stolen from the employer is small and the Service interest merits it, an
	offender's behaviour may not necessarily warrant dismissal from the
	Service and a CO may hear the charge. However, any punishment is
	likely to be severe and involve a sentence of detention. The same

	approach should be adopted for all forms of dishonesty for personal gain practised against an employer including travel claim fraud and Service telephone misuse.
•	 Breach of trust. Where an individual has used their position in order to defraud or steal then there is a presumption that such behaviour will be met with a sentence of detention in addition to any other sentence that might be considered necessary. Theft in Service accommodation. Theft from colleagues who share
	Service accommodation undermines the mutual respect and comradeship that form the ethos of Service life. It may also represent a breach of a position of trust, which will invariably mean that a sentence of detention is merited.

s.42 AFA 06	Dishonesty offences other than theft
	For a dishonesty offence other than theft see each offence for civil
reference	legislation reference MSL Chapter 8 - Criminal conduct offences pages
	1-8-24 to 1-8-42
	Note: Some offences outlined below are to be charged under the Fraud
	Act 2006 which substitutes many offences previously charged under the
	Theft Acts.
	Apply relevant theft criteria.
Aggravating	Apply relevant theft criteria.
factors	
Sentencing	 See guidance for theft and specific guidance below:
guidance	
Fraud by false	 Such cases are often distinguishable as more serious than mere
representation or	opportunistic theft as they reveal clear premeditation and a
failing to disclose	
information	
Fraud by abuse	 The level of seriousness is aggravated by the deceit,
of position	premeditation and dishonest course of conduct by someone in a
	position of trust.
	 Making off without payment from a restaurant or taxi is akin to theft
without payment	in that it involves dishonesty and an intention to avoid payment.
	 Owners of businesses vulnerable to this form of dishonesty
	deserve protection. Furthermore, it brings the Service into
	disrepute. Therefore the sentencing criteria for 'theft' outlined
	above should be applied robustly.
	 This offence, however, involves neither 'theft from employer' nor
	'abuse of trust'. Where the payment avoided was not high a large
	fine or short period of detention would be appropriate.
5	• The circumstances surrounding the taking; who owned the vehicle
or pedal cycle	(Service or private); and anticipated method of recovering loss for
without consent	damage (Service compensation order) are all factors to be taken
of owner	into consideration when sentencing these offences.
	 Whilst the specific element of 'dishonesty' is not included in this
	offence, it is an aggravating feature if a Service vehicle is taken
	without consent or if the driver of that Service vehicle has wilfully
	exceeded the authority granted, by using it for private purposes.
	This is because they have benefited at their employer's expense.
	As such, dependent on the level of culpability proved and any detriment to the Crown, the contensing guidelines outlined for
	detriment to the Crown, the sentencing guidelines outlined for theft from employer' should be consulted
	'theft from employer' should be consulted.
	 In very minor cases, a large fine may suffice otherwise a short sentence of detention would be appropriate.
	 Where damage is caused a Service compensation order may be appropriate
	appropriate.

s.42 AFA 06 AND s.39 CJA1988 or s.47 OAPA 1861	Common assault or battery contrary to section 42 of the Armed Forces Act 2006 namely section 39 of the Criminal Justice Act 1988 and assault occasioning ABH contrary to section 42 of the Armed Forces Act 2006 namely section 47 of the Offences Against The Person Act 1861
Charging reference	MSL <u>Chapter 8</u> - Criminal conduct offences pages 1-8-5 to 1-8-13
Charging standards	 In order to assess the seriousness of the offence it is beneficial to understand the charging standards which are as follows: Common assault. The statutory offence of assault covers both common assault, i.e. causing another to apprehend immediate unlawful violence, and battery, i.e. the application of unlawful force. Common assault does not require any physical harm. However battery is charged for: grazes; scratches; abrasions; minor bruising; swellings; reddening of the skin; superficial cuts; a black eye. Assault occasioning actual bodily harm. Actual bodily harm need not be permanent, but must be more than merely transient or trifling. ABH should generally be charged to cover: Loss or breaking of a tooth, temporary loss of a sensory function (e.g. loss of consciousness); extensive or multiple bruising; minor fractures; minor, but more than superficial, cuts requiring medical treatment.
Mitigating factors	 Impulsive action. Provocation. Stress imposed by situation. Single blow. Minor or no injury. Recklessness rather than intention. Suffering from welfare/medical difficulties. No intent to cause harm. Genuine remorse.
Aggravating factors	 Hospital/medical premises. Group action. Premeditated. Unprovoked. Offence committed in front of others. Civilian victim. Degree of injury. Use of weapon, e.g. glass. Mode of attack, e.g. head butt or kicking. Motivated by prejudice (race, ethnicity, religion, belief, sex, gender identity, sexual orientation, disability or age) Victim vulnerable. Any element of bullying. Victim superior officer, duty man or provost staff. Victim performing a public Service. Intention to cause harm. In uniform.
Range of punishments	Assault: Punishment after denial of offence: • Low - Fine and or restriction of privileges/stoppage or leave.

	1	
	•	Entry point – 21 – 28 days detention or disrating/reduction in rank, SSPO.
	•	High – 36 – 60 days or detention/reduction in rank.
	Punis	shment after admission of offence:
	•	Low - Fine and or restriction of privileges/stoppage or leave.
		Entry point $- 14 - 28$ days detention or disrating/reduction in
	•	rank, SSPO.
	•	High – 28 – 36 days or detention/reduction in rank.
	ABH:	
	Punishment after denial of offence:	
	•	Low – 36 days detention or detention/reduction in rank.
	•	Entry point – 42 – 56 days detention or detention/reduction in
		rank.
	•	High - 72 – 90 days detention or detention/reduction in rank.
	Punis	shment after admission of offence:
	•	Low – 28 days detention or detention/reduction in rank.
	•	Entry point – 36 – 42 days detention or detention/reduction in
		rank.
	•	High - 60 – 72 days detention or detention/reduction in rank.
Sentencing	•	Other offences involving violence may benefit from this
guidance		guidance including: Misconduct towards a superior officer,
J		fighting and certain public order offences (e.g. affray) see
		page 1-13-31.
	•	Sentencing in all cases of violence must contain a strong
	-	element of deterrence, particularly when the victim is a
		superior officer or a vulnerable victim.
		•
	•	The persistence and duration of the assault must be taken into
		account when sentencing.
	•	A sentence of detention is appropriate for all but low
		seriousness offences of violence. Low level offences are
		those with a preponderance of mitigating features and no
		those with a preponderance of mitigating features and no serious aggravating features present.
	•	those with a preponderance of mitigating features and no
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	•	those with a preponderance of mitigating features and no serious aggravating features present. As the circumstances of assaults and ABH offences are diverse, the length of detention will be governed by weighing the seriousness of the offence as well as any aggravating and mitigating factors.
	•	 those with a preponderance of mitigating features and no serious aggravating features present. As the circumstances of assaults and ABH offences are diverse, the length of detention will be governed by weighing the seriousness of the offence as well as any aggravating and mitigating factors. Consideration must be given to the award of a Service compensation order for personal injury to the victim if
	•	those with a preponderance of mitigating features and no serious aggravating features present.As the circumstances of assaults and ABH offences are diverse, the length of detention will be governed by weighing the seriousness of the offence as well as any aggravating and mitigating factors.Consideration must be given to the award of a Service

s.42 AFA 06 AND	Criminal damage contrary to section 42 of the Armed Forces Act namely
s.1(1) CDA 1971	section 1(1) of the Criminal Damage Act 1971
Charging	MSL Chapter 8 - Criminal conduct offences page 1-8-46
reference	
Mitigating factors	Impulsive action.
	Minor damage.
	Provocation.
	Voluntary compensation.
	Committed recklessly.
	• Genuine lack of understanding of the consequences of the action which
	caused damage.
	Genuine remorse.
Aggravating	• Deliberate.
Factors	Serious damage.
	Damage or loss caused danger to others.
	• In uniform.
	 Encouragement of others to engage in activity causing damage.
Range of	Punishment after denial of offence:
punishments	• Low - 5 – 18 days fine.
	• Entry point - 18 – 28 days fine.
	 High - 10 – 36 days detention or disrating/reduction in rank.
	Punishment after admission of offence:
	 Low - 3 – 7 days fine.
	• Entry point – 7 - 14 days fine.
	 High - 7 – 28 days detention or disrating/reduction in rank.
Sentencing	• In assessing the seriousness of the offence the value of the property,
guidance	the extent of the damage, the reason for the damage and any effect on
	a victim (owner of the property) should be considered.
	A Service compensation order should always be considered.
	 Any voluntary payment of compensation can be taken into account as mitigation in subsequent disciplinany action
	mitigation in subsequent disciplinary action.

s.24 AFA 06	Damage to or loss of Service property contrary to section 24 of the Armed Forces Act 2006	
Charging	MSL Chapter 7 - Non-criminal conduct (disciplinary) offences page 1-7-73	
reference		
Mitigating factors	Impulsive action.	
	Minor damage.	
	Provocation.	
	Committed recklessly.	
	• Genuine lack of anticipation of the potential consequences of the action	
	which caused damage.	
	Level of professional competency.	
	• Operational situation which reduces opportunity to exercise usual care.	
	Genuine remorse.	
Aggravating	Deliberate.	
factors	Serious damage.	
	Operational efficiency affected.	
	Damage or loss caused endangered others.	
	• In uniform.	
	• Encouragement of others to engage in activity causing damage.	
Range of	Punishment after denial of offence:	
punishments	• Low - 5 – 18 days fine.	
-	• Entry point - 18 – 28 days fine.	
	• High - 10 – 36 days detention or disrating/reduction in rank.	
	Punishment after admission of offence:	
	• Low - 3 – 13 days fine.	
	• Entry point - 14 – 24 days fine.	
	 High - 7 – 28 days detention or disrating/reduction in rank. 	
Sentencing	In cases of Service property both the monetary and operational values	
guidance	of the items must be considered.	
	A Service Compensation Order should always be considered.	
	 Any voluntary payment of compensation can be taken into account as mitigation in subsequent disciplinary action. 	

s.13 AFA 06 OR s.42 AFA 06 AND s.139 CJA 88 or s.1 PCA 53	Contravention of standing orders (weapon offence) contrary to section 13 of the Armed Forces Act 2006 or having offensive weapon in public place contrary to section 42 of the Armed Forces Act 2006 namely section 1 Prevention Of Crime Act 1953 or having article with blade or point in public place contrary to section 42 of the Armed Forces Act 2006 namely section 139 Criminal Justice Act 1988
Charging reference	MSL <u>Chapter 7</u> - Non-criminal conduct (disciplinary) offences page 1-7-41 MSL <u>Chapter 8</u> - Criminal conduct offences pages 1-8-14 to 1-8-18
Mitigating factors	Not premeditated.Genuine remorse.
Aggravating factors	 Group action or joint possession. Weapon actually produced. People put in fear. Premeditated.
Range of	Punishment after denial of offence:
punishments	• Low – 21 – 28 day fine.
	• Entry point – 21 – 60 days detention.
	• High – 60+ days detention.
	Punishment after admission of offence:
	• Low – 14 – 21 day fine.
	• Entry point – 14 – 42 days detention.
	High – 42+ days detention.
Sentencing	• If a weapon is actually used in a public place the charge will usually
guidance	be serious enough to warrant CM. However this will not always be
	the case and this offence may be heard by the CO. In these circumstances a sentence of detention will usually be appropriate
	unless there are substantial mitigating circumstances.
	 Offences against Standing Orders may attract a fine if there are no
	aggravating features, for example a flick knife in a locked personal locker.

s.27 AFA 06	Obstructing or failing to assist a Service policeman contrary to section	
	27 of the Armed Forces Act 2006	
	MSL <u>Chapter 7</u> - Non-criminal conduct (disciplinary) offences page 1-7-81	
Mitigating factors	 Temporary or momentary obstruction or failure to assist. 	
	Genuine remorse.	
Aggravating	 Serious consequences from offender's action. 	
factors	Offence committed in public.	
	Operational environment.	
	Group offence.	
Range of	Punishment after denial of offence:	
punishments	• Low - 5 - 10 days fine and/or restriction of privileges/stoppage of	
•	leave.	
	 Entry point - 14 – 24 days fine. 	
	• High - 24 – 28 days fine or disrating/reduction in rank.	
	Punishment after admission of offence:	
	• Low - 3 - 7 days fine and/or restriction of privileges/stoppage of leave.	
	• Entry point - 8 – 21 days fine.	
	• High - 22 – 28 days fine or disrating/reduction in rank.	
Sentencing	• The consequences of the intentional act should always be considered	
guidance	as well as how much appreciation of those consequences the offender	
	had.	
	• Consider whether those in a position of responsibility are fit to hold	
	their rate or rank.	

s.29 AFA 06	Escaping from lawful custody or using violence or threatening	
	behaviour against a person in whose custody an offender is contrary to	
	section 29 of the Armed Forces Act 2006	
Charging reference	MSL Chapter 7 - Non-criminal conduct (disciplinary) offences page 1-7-88	
Mitigating factors	Opportunist.	
	Poor supervision of detainee.	
	Poor treatment of detainee.	
	Genuine remorse.	
Aggravating	Planned.	
factors	Operational environment.	
	Injury caused.	
	Damage caused.	
	Use of weapon.	
	Use of force.	
Range of	Punishment after denial of offence:	
punishments	Entry point is detention due to the offender being in custody.	
	 Low/Medium – 21 days detention. 	
	 High – 36 days detention. 	
	Punishment after admission of offence:	
	Entry point is detention due to the offender being in custody.	
	 Low/Medium – 14 days detention. 	
	High – 28 days detention.	
Sentencing	 Any violence used whilst in custody will always be considered more 	
guidance	serious than if it had been used when not in custody.	
	 Legal advice must always be sought when a weapon is involved. 	

s.30 AFA 06	Allowing escape of prisoners contrary to section 30 of the Armed Forces Act 2006
Charging	MSL <u>Chapter 7</u> - Non-criminal conduct (disciplinary) offences page 1-7-91
reference	
Mitigating factors	Lack of Service experience.
	Force or threat of force by prisoner.
	Genuine remorse.
Aggravating	Experienced Serviceperson.
factors	Operational environment.
	 Severe consequences of allowing escape.
	Multiple escapees.
	Gross negligence.
Range of	Offence committed deliberately:
punishments	Punishment after denial of offence:
	• Low - Fine and/or restriction of privileges and/or stoppage or leave.
	 Entry point – 14 – 28 days detention or disrating/reduction in rank, SSPO.
	 High – 28 days + days or detention or disrating/reduction in rank, SSPO.
	Punishment after admission of offence:
	• Low - Fine and/or restriction of privileges and/or stoppage or leave.
	 Entry point – 7 - 14 days detention or disrating/reduction in rank, SSPO.
	 High – 14 - 28 days or detention/reduction in rank.
	Offence committed negligently: Punishment after denial of offence
	 Low – Restriction of privileges and/or stoppage of leave for able rate, marine, soldier or airman or small fine for offenders in position of responsibility.
	• Entry point - Fine on sliding scale of seriousness or reprimand for those in position of responsibility.
	• High – Disrating/reduction in rank or 24 days + detention, SSPO. Punishment after admission of offence
	 Low – Restriction of privileges and/or stoppage of leave for able rate, marine, soldier or airman or small fine for offenders in position of responsibility.
	• Entry point - Fine on sliding scale of seriousness or reprimand for those in position of responsibility.
	• High – Disrating/reduction in rank or 14 days + detention, SSPO.
Sentencing	• The level of training and experience of the accused should be taken
guidance	into consideration.
-	 This is a very serious offence because it requires an offender to release or allow escape of a prisoner whilst the offender is in a position of authority therefore it will always be the case that the offender's position should be reviewed.
	Any punishment awarded must include a deterrent element.

s.34 AFA 06	Low flying contrary to section 34 of the Armed Forces Act 2006	
Charging	MSL Chapter 7 - Non-criminal conduct (disciplinary) offences page 1-7-104	
reference		
Mitigating factors	Distraction.	
·····j·····j	Impulsive action.	
	 No damage or distress caused. 	
	 No Intent. 	
	Genuine remorse.	
Aggravating	Very low height.	
factors	 Serious deviation from authorised height. 	
	Pilot in executive position.	
	 Damage or injury caused. 	
	Carrying Ordnance.	
Range of	Punishment after denial of offence:	
punishments	• Low – Reprimand/fine.	
•	• Entry point – Severe reprimand and up to 14 days fine.	
	 High – Forfeiture of seniority and Severe reprimand, Reduction in rank for NCO Aircrew or up to 28 days fine. 	
	Punishment after admission of offence:	
	 Low – Admonition, Reprimand. 	
	 Entry point – Up to 10 days fine, Severe reprimand. 	
	 High – Up to 14 days fine or Forfeiture of seniority, reduction in rank for NCO Aircrew. 	
Sentencing	• Sentencing must contain a large element of deterrence for such a risky	
guidance	activity particularly if the offender was in a position of authority.	

s.35 AFA 06	Annoyance by flying contrary to section 35 of the Armed Forces Act 2006		
Charging	MSL Chapter 7 - Non-criminal conduct (disciplinary) offences page 1-7-107		
reference			
Mitigating factors	Impulsive action.		
	 Not prolonged annoyance. 		
	Genuine remorse.		
Aggravating	Actual distress caused.		
factors	 Offence took place over a prolonged period. 		
	 Offence too place in front of large number of people/in public eye. 		
	Intentional.		
Range of	Punishment after denial of offence:		
punishments	Low – Reprimand or fine.		
	 Entry point – Severe reprimand and up to 14 days fine. 		
	 High – Up to 28 days fine or Forfeiture of seniority. 		
	Punishment after admission of offence:		
	 Low – Reprimand. 		
	 Entry point – up to 10 days fine or Severe reprimand. 		
	 High - up to 14 days fine or forfeiture of seniority, reduction in rank for NCO aircrew. 		
Sentencing guidance	 The seriousness will be determined by the level of compromise to public safety or the exposure of this offence to the general public. This includes any noise nuisance that may affect those who are vulnerable such as children, elderly people or animals. 		
	 The sentence must contain a large element of deterrence for such a risky activity – particularly if the offender was in a position of authority. 		

s.36 AFA 06	Inaccurate certification contrary to section 36 of the Armed Forces Act 2006	
Charging	MSL Chapter 7 - Non-criminal conduct (disciplinary) offences page 1-7-109	
reference		
Mitigating factors	One-off offence.	
	Consequence of inaccurate certification slight.	
	Genuine remorse.	
Aggravating	Intentional.	
factors	 Motive to disguise offender's own negligence/wrongdoing. 	
	Multiple offences.	
	Abuse of position of trust.	
	 Safety or operational implications. 	
	Serious consequences of falsification.	
Range of	Punishment after denial/admission of offence:	
punishments	 Low - 5 – 28 days fine and/or restriction of privileges/stoppage of leave. 	
	 Entry point – 24 – 28 days fine or disrating/reduction in rank. 	
	 High – 21 – 28 days detention or disrating/reduction in rank. 	
	Punishment after denial/admission of offence:	
	 Low - 3 – 21 days fine and/or restriction of privileges/stoppage of leave. 	
	 Entry point – 18 – 24 days fine or disrating/reduction in rank. 	
	 High – 14 – 24 days detention or disrating/reduction in rank. 	
Sentencing	 If consequences could be potentially catastrophic or safety has been 	
guidance	compromised all options should be considered.	
_	 The level of training and experience of the accused should be taken into consideration. 	

s.42 AFA 06 AND	Possession of a controlled drug contrary to section 42 of the Armed
s.5(2) MDA 71	Forces Act 2006 namely section 5(2) of the Misuse of Drugs Act 1971
Charging	MSL Chapter 8 - Criminal conduct offences page 1-8-46
reference	JSP 853 – Alcohol and substance misuse and testing
Mitigating factors	Very small quantity.
	Youthful experimentation.
	Absence of knowledge as to the true nature of the substance
	possessed.
	 Possession away from Service environment.
	Young age of offender.
	Genuine remorse.
Aggravating	Amount other than very small.
factors	In a Service environment.
	Corruption of others.
	Operational environment.
	Class A drug.
Range of	Punishment after denial of offence:
punishments	 Low – 36 days detention.
	 Entry point – 48 days detention.
	 High – 72+ days detention.
	Punishment after admission of offence:
	 Low – 28 days detention.
	• Entry point – 42 days detention.
	High – 60+ days detention.
Sentencing	• The tri-Service policy on drug misuse should always be followed and all
guidance	Service personnel who misuse drugs should expect to be removed from
	the Service by disciplinary or administrative means.
	 There may however be exceptional circumstances in which a CO could
	determine that the retention of an offender is desirable. In those circumstances a sentence of detention will be inevitable.
	 A suspended sentence of detention should be reserved for the most exceptional cases.
	 The possible consequences for others in the unit should always be
	considered.