Possess prohibited drug with intent to sell or supply

s 6(1)(a) *Misuse of Drugs Act* MDMA, Heroin, Cocaine, Methylamphetamine/Amphetamine

Prior to 1 January 2014

Note: This chart is arranged in ascending order of the total weight of prohibited drugs. Weights of drugs the subject of attempts to possess or offer to sell or supply offences are included in the total weight, together with those amounts actually possessed, supplied or sold, and are separately noted in the weight column as well. Please refer to the summary of facts or the judgement itself for the circumstances of those offences. Weights of cannabis have not been included in the total weights.

Glossary:

methyl	methylamphetamine
MDMA	3,4-Methylenedioxy-n, Alpha Dimethylphenylethylamine (Ecstasy)
wiss	with intent to sell or supply
imp	imprisonment
susp	suspended
immed	immediate
conc	concurrent
cum	cumulative
PG	plead guilty
ct	count
TES	total effective sentence
EFP	eligible for parole
SIO	suspended imprisonment order

No.	Case	Antecedents	Summary/Facts	Sentence	Appeal	Quantity
129.	RIF v The State	Convicted after PG.	5 x poss prohibited drug wiss/ att poss	Not specified.	Allowed.	Not specified.
	of Western Australia	Provided substantial	prohibited drug wiss (MDMA and methylamphetamine).		Re-sentenced	
	Australia	assistance to police before	metnylamphetamme).		Re-sentenced	
	[2013] WASCA	sentenced.	The appellant sourced and supplied or		Ct 1: 2 yrs imp.	
	88	sentenced.	intended to supply a very significant		Ct 2: 2 yrs imp.	
	00		quantity of tablets, believing them to contain		Ct 3: 2 yrs imp.	
	Delivered		MDMA, but in fact containing		Ct 4: 4 yrs imp.	
	05/04/2013		methylamphetamine.		Ct 5: 2 yrs imp.	
			The purity of the drugs, the subject of Cts 2-		Cts 1-4 and 5 conc and	
	NB: Facts,		3 and 5, was very low and the purity of the		cum on Ct 4.	
	circumstances of the		drugs the subject of the other counts was unknown.		TES 6 yrs imp.	
	offending,				125 0 915 mp.	
	personal				EFP.	
	circumstances,					
	antecedents				At [21] The degree of	
	and other				purity is often regarded as	
	relevant				significant.	
	matters, set out in confidential				At [24] Where the purity	
					of a prohibited drug is	
	annexure to reasons of				very low the substance is	
	BUSS JA and				unlikely to produce the	
	subject to				deleterious effects usually	
	confidentiality				associated with prohibited	
	contractivitity				drugs having a high level	
					of purity. However, the	
					essence of the appellant's	
					criminality was reflected	
					in his belief that the	
					tablets were prohibited	

						1
					drugs and his willingness	
					to deal in them, for profit	
					with that knowledge. He	
					was running a drug	
					dealing business. The	
					scope of the business was	
					beyond what was	
					necessary to repay a drug	
					debt he had incurred as a	
					result of his own usage.	
					At [25] Although the	
					appellant had access to	
					the supply of significant	
					quantities at short notice,	
					it is not possible to assess	
					the position he occupied	
					in the 'dealing chain'	
					because, the purity of	
					the drugs, was very low	
					At [26] the principal	
					mitigating factors were	
					the appellant's	
					cooperation with the	
					police and his pleas of	
					guilty. All of his	
					cooperation was past	
					cooperation as at the date	
					on which his Honour	
					imposed sentence.	
128.	Jackson v The	46 yrs at time offending.	31 x Offer to sell/supply methyl.	TES 6 yrs 6 mths imp.	Dismissed.	Not specified.
	State of		1 x Poss methyl wiss.			1
	Western	Convicted after PG (pleaded	1 x Breach CBO.		Appeal against 21 mths	
L	1		I	1		L

	Australia [2008] WASCA 95 Delivered 30/04/2008	 to various counts in satisfaction of indictment). Offending breached CBO for 3 count sell methyl (0.38g, 0.16g, 3.44g at 18%). Prior criminal record - minor drug offences; poss stolen property, explosives, ammunition, stealing. Drug user; taking steps to curb his use; three children (one very young). 	Appellant conducting business drug dealing from home. Local residents expressed concern to police about regular anti-social behaviour of people attending property to buy drugs and excessive vehicle traffic at the appellant's home. Police placed appellant's home under surveillance.		imp imposed for breach of CBO only.	
127.	Ness v The State of Western Australia [No 2] [2013] WASCA 56 Delivered 28/02/2013	 39 yrs at time of offending. Convicted after PG. Prior to 2012 had no convictions. In 2012 convicted and fined for one charge of possess amphet. and two of cannabis. Regular user of cannabis since her teenage years and commenced using amphet. in 2008 as a form of self-medication following a diagnosis of depression and anxiety after the birth of her second child. 	 1 x Poss heroin wiss 0.03g unspecified purity. Police stopped the appellant's vehicle and searched it. Police found three clipseal bags in the appellant's purse. One contained 0.03g of heroin, and the others contained traces of heroin. In the VROI the appellant claimed she purchased the heroin for \$150 and that she had intended giving it to a friend. She said that she had divided the drug into three smaller quantities to enable her to deliver one bag to her friend at successive intervals. She was unable to explain why, if that was so, two of the bags contained only traces of the drug. According to the appellant, she 	12 mths imp. Judge found that the text messages on the appellant's mobile phone indicated that she was 'engaged in active low level or end of the chain dealing to some extent'.	Dismissed by majority. Mazza JA dissenting. At [1] The crucial fact in this case was that the appellant committed the offence in the course of engaging in active end-of- the chain drug dealing. At [32] The appellant's offending was not a 'one- off' occurrence or an uncharacteristic aberration. The very small amount of heroin cannot be viewed in isolation. The test messages in	0.03g.

		Has two children aged 12 and 11 yrs that reside with the appellant's former husband. The author of a PSR expressed some concern about the appellant's failure to comply properly with the interview process for the report.	 was attempting to assist her friend cease to use heroin by gradually using smaller amounts. She also claimed that she did not use heroin herself and that the purchase of the heroin for \$150 was ' a one off sort of thing'. When police searched her vehicle they also found a set of working scales, a set of non- working set of scales and a bag which contained Xanax and Serepax tablets. Two other bags located contained a small amount of methyl. and cannabis which were for her personal use. Police located a number of text messages on the appellant's mobile phone which showed she was involved in drug dealing. 		combination with the scales fount in the appellant's vehicle proves that she was an active low level drug dealer. At [34] A drug dealer (including an active low level dealer) will not ordinarily, as a matter of fact, receive a lesser type of sentence than a term of immediate imprisonment because on the occasion he or she was apprehended the dealing involved a very small quantity of prohibited drug.	
126.	Koushappis v The Queen	48 yrs.	1 x Sell heroin 0.04g at 56%. 1 x Sell heroin 0.05g at 53%.	4 yrs imp. 4 yrs imp.	Dismissed.	0.09g.
	The Queen	Convicted after trial.	1 x Poss heroin wiss.	6 yrs imp.	Severe but not such as to	
	[2001] WASCA				justify Court's	
	18	Prior criminal record - prior convictions for rape; 4 x	Non-user - dealing heroin solely for financial reward. Sentenced on commercial	TES 6 yrs imp.	interference on the ground of appealable error.	
	Delivered 16/02/2001	serious drug offence; substantial number of other convictions.	trafficking. Sold heroin to undercover police officer. Attempted to flush down toilet remaining	Equivalent to 4 yrs imp after implementation of transitional provisions		
			Attempted to flush down tollet remaining heroin when search conducted - weight and purity unascertainable due to water contamination.	No regard for the observance of the law or rights of other people.		
125.	Tran v The State of	28 yrs at time sentencing.	Ct 1: Supply heroin 0.2g.	Ct 1: 12 mths imp cum. Ct 2: 12 mths imp conc.	Allowed in part, in relation to fines only.	1.0g.

	Western	Convicted after early PG.	Ct 2: Supply heroin 0.2g.	Ct 3: 12 mths imp conc.		
	Australia	, i i i i i i i i i i i i i i i i i i i		Ct 4: 12 mths imp conc.	Fine of \$6,000 for three	
		Extensive prior criminal	Ct 3: Supply heroin 0.2g.	Ĩ	s32 offences, where terms	
	[2013] WASCA	history including multiple			of immediate	
	77	possess prohibited drugs	Ct 4: Supply heroin 0.4g.	TES 5 yrs imp.	imprisonment also	
		charges. Some offending		Fined \$9,600.	imposed, set aside.	
	Delivered	committed whilst on bail.	24 x s32 offences – various sentences	MDL disq 6 yrs cum	-	
	19/03/2013		including total 4 yrs imps cum.		At [23] The voluntary	
		Entrenched history of illicit		EFP.	disclosure of offending	
		drug abuse.	Police searched the appellant's hotel room.		conduct is a mitigating	
			He was in possession of a number of stolen		factor.	
			items and drug dealing paraphernalia.			
					At [43] The total effective	
			Cts 1-3 the appellant admitted to police, in a		custodial sentence,	
			VROI that he had supplied small amounts of		although high, was of a	
			heroin to others in exchange for 3 laptop		severity that was	
			computers and a stolen credit card.		appropriate in all the	
					circumstances.	
			Ct 4 the appellant admitted to police, during			
			the interview that he had supplied his partner		At [51] It is unusual for a	
			with heroin on a daily basis for her personal		sentencing judge to	
			use, including 0.4g of heroin the previous		impose a term of	
			morning.		immediate imprisonment	
					and a fine for the offence	
			s32 offences, included No MDL, burglary,		of driving while	
101	<i>a</i>		fraud and receiving.	2 0 1 1	disqualified or suspended.	0.51
124.	Sumption v	Convicted after PG.	1 x Possess methyl wiss 3.51g at 30%.	30 mths imp.	Appeal allowed in part.	3.51g
	Gaunt	T · · · · · · · · · · · · · · · · · · ·	1 x Fail to obey data access order.	4 mths imp (conc).	Sentence on possession	
		Limited prior criminal			charge set aside.	
	[2013] WASC	record; included 4 previous	The appellant was stopped by police whilst	TES 30 mths imp.	Appellant re-sentenced to	
	258	convictions of possess	driving between Bunbury and Collie. A	FFD	9 mths imp. The sentence for breach	
		prohibited drug, one of which was intent to sell or	small bag of 3.5 grams of methyl was found	EFP.		
			inside the appellant's bra. Also found on the	Sentenced on the basis	of data access order was unaffected.	
	Date delivered	supply.	appellant were a small number of clipseal		unarrected.	
	10/07/2013		bags, one of which contained 0.1 grams of	that her possession was		

Single mother of 3 children	methyl. A set of electronic scales were	for the purpose of	TES 9 mths imp.
e e	found on another woman in the car. The	. .	
however at date of hearing	scales were later tested and no detectable	personal use and	At [19] W/bilet the
of the appeal children were		sharing with friends.	At [18] Whilst the admission that the
in custody of family;	traces of drugs were found on them.	Daniad any intention to	
pregnant at hearing.	A mobile abone belonging to the engeling	Denied any intention to	appellant intended to
	A mobile phone belonging to the appellant	sell the drugs.	supply some of the drugs
Had intermittently used	was also seized. The phone had a pin lock		to her friends meant that
amphetamines.	which prevented the police from accessing	The drugs that were	she could not rebut the
	it. The appellant refused to reveal the pin,	found in her possession	presumption of an intent
Shortly before arrest her	stating that she did not want to 'get anyone	were said to have been	to sell or supply and
relationship with the father	into trouble'.	purchased relatively	remained liable to the
of her two younger children		recently and she had	higher penalty applicable
had broken down; The stress	A month later police obtained and served a	not expected to receive	to an offence in such
associated with this had	data access order in respect of the	the quantity that she	circumstances, whether
caused her to again resort to	appellant's mobile phone. The order	did.	she was dealing in drugs
drug use.	required the appellant to provide her pin.		by selling them or was
	She again refused to comply, stating that she		merely sharing them with
Support of parents.	did not want to get anyone into trouble. She		her friends was a relevant
	refused a further request 6 days later. About		factor in sentencing.
A number of favourable	2 months later she was charged; only then		
character references were	providing the pin. An attempt to access the		At [20] Having
tendered to the Magistrate.	phone using that pin was unsuccessful.		accepted that there was no
			intention to sell any of the
			drugs, it was not
			appropriate to deal with
			the appellant as if she was
			a mid-level dealer.
			At [29] Whilst an
			intention to provide drugs
			to friends should not be
			viewed as being benign, it
			is clearly less serious than
			the conduct of a person
			engaged in dealing on a

					commercial basis.	
123.	Vogel v The Queen [2002] WASCA 261 Delivered 20/09/2002	Youth mitigating factor. No significant prior criminal record. Good character; employed; favourable references.	 1 x Poss methyl wiss: 3.8g at 11% & 2.86g at 37%. Drugs found on appellant's person at police lock-up following his arrest after an incident outside a nightclub - also found \$1850 cash. Appellant purchased drugs as "party drugs" to use while on holiday in WA (from Sydney). 	3 yrs imp. TES 3 yrs. Equivalent to 2 yrs imp after implementation of transitional provisions. EFP.	Dismissed.	6.66g.
122.	Swains v The State of WA [2007] WASCA 251 Delivered 6/11/2007	 45 yrs at time offending. Convicted after PG. Stable relationship; three daughters. Post traumatic stress disorder from traffic accident; drug addiction. Willingness to address substance abuse issues. 	 1 x Poss methyl wiss 8.071g – 25%. 1 x Poss cannabis wiss 63g. 1 x Receiving. Engaged in sale of methyl from his home - drug user selling drugs to finance habit. Not engaged in drug dealing in a very significant manner, but ongoing. Drugs were found during search of appellant's home – also found cash and drugs paraphernalia. 	18 mths imp. 3 mths imp. 3 mths imp. TES 21 mths imp. EFP.	Dismissed. At [14] 'Dealing in serious drugs, whether to feed a habit or otherwise, is a serious offence. There is nothing in this case to take it out of the ordinary range.'	8.071g.
121.	Attenborough v The State of Western Australia [2005] WASCA 132	20 yrs at time offending.Convicted after PG - co- operated with police.No prior criminal record.Excellent work record; strong community support.	 1 x Poss MDMA wiss 36 tablets, 8.43g 40%. Low end of scale seriousness. Appellant did not profit from drugs – absence commercial motive. MDMA found in appellant's home - purchased for appellant and her friends for her upcoming 21st birthday party. 	20 mths imp. TES 20 mths imp. Remorseful.	Allowed – SIO imposed. TES reduced 12 mths imp susp for 12 mths.	8.43g

			\$3835 cash also located.			
120.	Coleski v The State of Western Australia [2008] WASCA 260 Delivered 11/12/2008	 24 yrs at time offending. Convicted after fast track PG. Fully co-operated during VROI. Prior criminal record - simple poss and poss smoking implement. Addicted to methyl since 21 yrs; depression. 	1 x Poss methyl wiss 9.87g at 24%. Driving motorbike when dropped package containing methyl. Police driving behind him have seen him drop it and stopped to pick it up. Appellant returned later to collect the package and police were waiting for him.	12 mths imp. TES 12 mths imp. EFP.	Dismissed. Nothing exceptional to make susp sentence appropriate.	9.87g.
119.	Gullello v The State of Western Australia [2011] WASCA 261 Delivered 30/11/2011	Convicted after late PG. Offending breached parole. Significant prior criminal record – spent majority of adult life in custody.	 1 x Poss heroin wiss 10.1g at 24%. 1 x Receiving (motor vehicle). Found in sentencing to be at lower end of drug distribution hierarchy. Appellant and co-offender under covert police surveillance and all phone calls they made and received were monitored. During that period, appellant and co-offender engaged in numerous street level drug trades. Appellant searched following police vehicle stop and 10.1g heroin found concealed in his underwear. Appellant also had \$1,406 cash in his wallet. Receiving offence unrelated to drug dealing and involved appellant placing his own license plates on a stolen vehicle he was 	3 yrs imp. 9 mths imp. TES 3 yrs imp. Owed 1471 parole days at time sentencing – TES ordered to run concurrently. EFP.	Dismissed. No error in failure of sentencing judge to take into account 163 days appellant spent in custody solely in relation to the receiving and drug offences.	10.1g.

			given the keys to and driving it.			
118.	Cartwright v The State of	25 yrs at time sentencing.	1 x Poss methyl wiss 11.8g at 78%.	3 yrs imp.	Dismissed.	11.8g.
	Western Australia	Convicted after trial.	Sentenced on basis acting as user/courier.	TES 3 yrs imp.	At [15] Well within the standards of sentencing	
		Very heavy user of methyl	Appellant stopped by police for speeding.	EFP.	customarily imposed.	
	[2010] WASCA	but had ceasing using at time	Appellant's car was searched, a drug-			
	4	sentencing; mother started	smoking	Little remorse.		
		her on methyl as teenager	pipe was located. In the back of the vehicle,			
	Delivered	and she had lived in abusive	among bags of clothing was \$16,400 cash			
	15/01/2010	relationship with man who	wrapped in newspaper. Police also found			
		supplied her with methyl.	\$3,000 in the pocket of the appellant's jeans,			
			\$2,500 in a CD case and \$250			
		At time sentencing working	lying loose on the console of the vehicle			
		part-time, drug free and in	(total of \$22,150 in cash found).			
		stable relationship.	Appellant then driven to the police station in			
			her car. On leaving the car, appellant flung a			
			black jewellery bag away. The police			
			located it and drugs subject of charge found.			
			Appellant lied about origins of money.			
117.	Trang v The	38 yrs at time offences.	1 x Poss heron wiss 4.73g 51%.	2 yrs imp.	Allowed.	14.23g.
	State of		1 x Poss heroin 0.46g	8 mths imp.		
	Western	Convicted after fast-track	1 x Poss MDMA 11 tablet, 2.49g	8 mths imp.	TES reduced 3yrs 4mths	
	Australia	PG.	1 x Cash unlawfully obtained (\$1720)	8 mths imp.	imp (NB indiv sentences	
		.	1 x Poss methyl 2.65g	16 mths imp.	not altered).	
	[2010] WASCA	Prior criminal record -	1 x Poss heroin 3.9g	16 mths imp.		
	44	variety of offences including			At [16] 'it cannot be	
		poss illicit drugs (incl	Sentenced as user-dealer. Judge accepted	TES 4 yrs imp.	said that the term of 2	
	Delivered	heroin).	significant quantity of drugs may be for own		years for the offence if	
	9/03/2010		use.	No acceptance	possessing heroin with	
		Significant and entrenched		responsibility; little	intent to sell or supply is	
		drug habit; admitted to	Appellant passenger in a car police stopped	remorse.	in any way objectionable	
		previously dealing heroin to	and searched. 4.73g heroin in crate on rear		Bearing that in mind,	
		pay off drug debts.	seat of car (under puppy and some towels).		the sentence of 16 months	
			Appellant admitted purchasing 15g heroin 2		imprisonment for a simple	

		Came to Australia as refugee; minimal employment history; In stable relationship and father figure to 7 mth old baby.	days prior. MDMA and smallest amount heroin found after police executed search warrant appellant's home. Methyl and 3.9g heroin found when appellant's car stopped and searched. All occurred on separate occasions and some committed on bail.		possession of 3.69g of heroinis very high.'At [43] poss heroin is an offence so serious that generally only immediate imp appropriate.	
116.	Thurling v The Queen [2000] WASCA 271 Delivered 22/09/2000	 25 yrs at time sentencing. Prior criminal record – poss wiss offences of 5 different drugs (LSD, cannabis, amphetamine, heroin and MDMA); served term imp previously for drug offences. While on bail for offences subject of appeal, appellant charged, and was subsequently convicted of, two further drug offences (amphetamine and heroin). In 14 mths prior to trial appellant given up heroin, moved away from scene offences (Kalgoorlie) to Perth and secured part-time employment. Support of parents and partner. 	 1 x Poss cocaine wiss 16g. 1 x Poss LSD wiss five dots. Characterised as dealing for profit – no evidence that appellant had cocaine addiction. 	5 yrs imp. 12 mths imp. TES 5 yrs imp. Equivalent to 3 yrs 4 mths imp after implementation of transitional provisions.	Dismissed. At [5] cocaine regarded in the same light as heroin. Personal circumstances and antecedents have little mitigatory force.	16g. 5 dots.

115.	Pellew v The State of Western Australia [2008] WASCA 169 Delivered 20/08/2008	 29 yrs at time offending. Convicted after PG. No prior significant convictions. 2 young children; suffered depression; drug addict; sold drugs to fund her own use; sought treatment after arrest. 	 1 x Poss methyl wiss 17.5g at 31%. 8 x Sell/supply methyl. Search of house located methyl in first count, along with scales, clipseal bags, cutting agent and over \$5000 cash Computer listed 8 names with money recorded next to them. Appellant admitted she had supplied methyl to these people 	18 mths imp.12 mths imp each count.TES 4 yrs 6 mths imp.EFP.	Dismissed At [13] TES in range according to serious and repeated nature of offending, guilty plea, cooperation with police and personal circumstances.	17.5g.
114.	Baghdadi v The State of Western Australia [2011] WASCA 38 Delivered 17/02/2011	 43 yrs at time sentencing. Convicted after fast-track PG. Offending breached bail (att poss methyl wiss charge). Prior criminal record – drugs; firearms; dishonesty. Never served term imp. History substance abuse since 20 yrs; long-term employment; carer for father (partially paralysed by stroke) and mother. 	 1 x Poss methyl wiss 15.78g at 9% & 2.6g at 32%. Commercial enterprise. Search warrant executed at appellant's home. Powdered substance in glass tray on top microwave found in kitchen – 'bong water residue' (methyl appellant recovered from evaporated water left in smoking implement (15.78g). Also found smaller amount methyl (2.6g), 95.3g cutting agent, 4 sets of digital scales with methyl residue (2 belonging to appellant), pieces of paper with numbers written on them, sawn-off 12-gauge shotgun, .22 calibre rifle and a crossbow. 	2 yrs 3 mths imp. TES 2 yrs 3 mths. EFP.	Dismissed – leave to appeal refused on papers. At [30] that the sentence impacts on invalid father and mother is not mitigatory.	18.38g.
113.	Davis v The Queen [2001] WASCA 386	44yrs at time offending. Convicted after trial. Prior criminal record –	 1 x Sell heroin 6.86g at 78-80%. 1 x Sell heroin 13.8g at 80%. Undercover officer taken to appellant's vehicle by co-offender, where both were 	2 yrs imp. 3 yrs imp. TES 5 yrs imp.	Dismissed. Cumulative sentences appropriate as offences occurred on quite separate	20.66g.

	Delivered 7/12/2001	heroin related offence. Mother deceased; father ill; on methadone medication and not using at time of offences.	involved in sale of drugs to officer. Assisting with infiltration of very high grade heroin into the community.	Equivalent to 3 yrs 4 mths imp after implementation of transitional provisions.	occasions and sentence did not infringe totality principle.	
112.	The State of Western Australia v Hatch [2008] WASCA 162 Delivered 1/08/2008	 48 yrs at time PSO imposed. Convicted after PG. Prior criminal record – incl poss drug convictions. Entrenched drug user – on methadone at time offending. Single parent with four children, including disabled son aged 14yrs and 19yr daughter recently given birth to twins. 	 1 x Poss heroin wiss 4.2g at 26%. 1 x Poss methyl wiss 3.4g at 21%. 1 x Poss methyl wiss 11.45g at 24%. 1 x Poss cocaine wiss 6.38g at 80%. 1 x Supply heroin .04g. Drug dealer at a relatively high level. Police searched respondent's car and home. Found drugs subject first 4 charges and other indicia of commercial distribution. (first 4 charges) While on bail for first 4 charges, house searched again – police found .04g of heroin. 	PSO imposed 06/03/2008. Spent 234 days in custody prior PSO. Respondent admitted to taking prohibited drugs after being released on bail for these offences, showed little insight into her current offences and seemed to place the majority of the blame on outside sources'.	Allowed – remitted to DC for sentencing – imposition PSO an error. At [22] not open to sentencing judge to conclude that if respondent complied with PSO might not impose term of imprisonment – relevant sentencing principle together with serious nature and circumstances of offending meant immed imp only appropriate option.	25.47g.
111.	O' Driscoll v The State of Western Australia [2011] WASCA 156 Delivered 15/07/2011	 27 yrs at time sentencing. Convicted after late PG. Some of the s 32 offences breached bail for indictable offence. Long prior criminal record – drugs; firearms; driving offences; receiving; 	 1 x Poss methyl wiss 22.5g at 11%. 24 x s 32 offences. 2 drug related s 32 offences: Ct 1: Poss testosterone 3mL. Ct 24: Poss methyl wiss 3.2g. Police searched appellant's home and found methyl subject of indictable charge along with digital scales and clip-seal bags. Text messages from appellant's mobile phone 	3 yrs imp. Sentence range fines – 8 mths imp. Ct 1:1 mth imp. Ct 24: 8 mths imp. TES 4 yrs 10 mths imp.	Dismissed – leave refused on papers. NB: Individual sentences not challenged.	25.7g. 3mL.

		burglary.	were indicative of drug dealing.			
		Travelled to India at 12 yrs with father – father disappeared and has not been seen or heard of since; dysfunctional upbringing since that time.				
		Involvement in criminal gangs.				
		Drug abuse problem.				
110.	The State of Western Australia v Reid	Convicted after fast-track PG.	1 x Poss methyl wiss 26.6g at 17%. Respondent is an aboriginal man. Police	2 yrs imp. TES 2 yrs imp susp 12	Allowed. TES 2 yrs immediate	26.6g
		Minor prior criminal record	executed a search warrant at respondent's	mths.	imprisonment substituted.	
	[2012] WASCA	– common assault;	residence. During the search, police found a			
	109	disorderly behaviour;	eight clip-seal bags of methyl (total weight		At [22] Imposition of SIO	
		driving offences.	26.6g) in respondent's jeans pocket. Also		inconsistent with	
	Delivered 18/05/2012	Heavy methyl addiction.	found empty clip-seal bags and electronic scales. During search respondent admitted to		sentences of immediate	
	18/05/2012	Heavy methyl addiction.	obtaining methyl on credit and selling it in		imp imposed in closely comparable cases.	
		Raised in supportive family	point quantities (0.1g) for \$50.		comparable cases.	
		environment; no alcohol or			At [24] "The fact that the	
		domestic violence issues.			respondent's life	
					conditions and	
		Educated to yr 10; employed			circumstances are not the	
		in mining industry as dump			norm in indigenous	
		truck operator until 2008 when lost job due to alcohol			communities is not a material fact that reduces	
		related driving conviction.			his culpability for the	
		related driving conviction.			offending."	
		After lost job encountered			B.	
		financial difficulties – lost			At [26] Quantity and	

		family home; vehicles repossessed. Relationship with mother of his children ended in 2008. Alcohol and drug use escalated after events of 2008.			purity of drug significant factor in sentencing as it speaks to the potential harm caused to the community – close association between methyl use and crime is well recognised.	
109.	Moreton v The State of Western Australia [2011] WASCA 258 Delivered 29/11/2011	 39 yrs at time offending. 40 yrs at time sentencing. Convicted after trial. Offending breached bail for earlier offence of poss methyl wiss. Prior criminal record – drug offences; traffic and driving offences; breach VRO; poss stolen property; breach bail; breach CBO. Parole on 8 mths imp imposed for poss methyl wiss (3.27g) cancelled when failed urinalysis. 	 1 x Poss methyl wiss 27.3g at 16%. Low-mid level drug dealer. Appellant passenger in a parked car adjacent to his house when police approached. Police saw cigarette packet, blue container and used syringe on the ground next to the car. Cigarette packet contained 3 cigarettes and visible traces of methyl. Blue container contained 8 sachets of methyl totalling 27.3g at 16% purity. \$1, 600 cash also found concealed in the car. Appellant denied knowledge of drugs and lied to police about the cash. Police later seized appellant's mobile phone – analysis of calls and messages revealed appellant involved in sale illicit drugs. DNA analysis of cigarette packet and blue container revealed appellant's DNA on both. After results DNA analysis known to police, they required appellant to accompany them to police station (approx 2 months later). Appellant attempted to throw away a new mobile phone he had – police seized that and 	5 yrs imp. TES 5 yrs imp. EFP.	Dismissed. Sentence high but not manifestly excessive. At [2] Significant need in this instance for personal deterrence. At [33] Weight of drugs important factor but not prime factor in sentencing process. At [45] Purpose or motive behind drug dealing does not detract from commercial nature of such offending.	27.3g.

			appellant continued to engage in sale of illicit drugs.			
108.	The State of Western	27 yrs at time offending.	1 x Poss methyl wiss 27.3g at 21%.	12 mths imp.	Allowed.	27.3g.
	Australia v Wynne [2008] WASCA 195; (2008) A Crim R 502 Delivered 26/09/2008	Convicted after early PG. Minor prior drug offences (possession). Attempted to assist police in other drug investigations. 5 children, gave birth after charged; history violent relationships. History of drug abuse in family; became mother to her younger brothers due to	Police conducting random breath testing stopped the respondent's car as it was travelling south towards Albany. Respondent was informed that she and the vehicle were going to be searched. Respondent voluntarily produced a bag containing methyl which had been hidden in her bra. Also carrying \$1,685 in cash on her. Respondent had travelled from Albany to Perth to purchase the drugs on behalf on her husband who had pre-arranged the sale.	TES 12 mths imp susp 2 yrs.	TES increased to 15 mths imp. EFP. Susp sentence manifestly inadequate.	
107	The State of	her own mother's dealing and drug habit.	1 v Sugaly MDMA 20 toklate	C with a incre	Allowed – SIO set aside.	27.9~
107.	The State of Western	23 years old at time offending.	1 x Supply MDMA – 20 tablets. 1 x Poss cocaine wiss 27.8g at 28%.	6 mths imp. 30 mths imp.	Allowed – SIO set aside.	27.8g. 20 tablets.
	Australia v Buck [2010] WASCA	Convicted after fast-track PG.	s 32 notice offences:3 x deal prohibited drug.	6 mths imp; 12 mths imp; 12 mths imp.	TES 3 yrs immediate imp. At [10] consequences offending on	
	188	Minor prior criminal record - not drug related.	Characterised as courier for reward.	TES 3 yrs imp susp 2	family/friends not ordinarily relevant in	
	Delivered	Stable employment; talented	<u>Ct 1:</u>	yrs.	sentencing nor is	
	21/09/2010	sportsman (played Australian u 18 rugby league team) favourable antecedents; steps	Respondent supplied 20 MDMA tablets to an associate. Ct 2:	EFP.	offender's emotional distress or shame.	
		toward rehabilitation; strong family support; numerous	Respondent passenger in car stopped by police. Taken into custody and house		At [13] ' drug dealers will not receive a	

106.	TLM v The State of Western Australia [2009] WASCA 106 Delivered 25/06/2009	 positive references. Attended drug counselling at Cyrenian House before sentencing. 30 yrs at time offending. Convicted after early PG - full admissions in VROI. Placed on CBO 2 days before arrest – breached and reinstated – poor compliance. Signed witness statement against others. Prior criminal record - traffic and assault; no prior drug convictions. 	 searched – 27.8g cocaine at 28% purity found in plastic bag wrapped in kitchen towel in respondent's underwear drawer. <u>s 32 offences:</u> Offered supply girlfriend 15 ecstasy tablets for a concert; supplied 3.5g cocaine; 10 MDMA tablets found hidden in respondent's car. 1 x Sold methyl 13.8g at 30%. 1 x Att to poss methyl at 14g. Recruited by friend to sell 1 ounce methyl to another (UCO). Sold UCO first half. UCO gave appellant \$9000 for second half but she was arrested before she could source second half. 	3 yrs imp. 2 yrs imp. TES 3 yrs imp. EFP.	suspended sentence unless the seriousness of the circumstances fall at the very low end of the scale.' Allowed. Failure to give or quantify discount for cooperation with authorities. TES reduced to 22 mths imp.	27.8g. 13.8g poss. 14g att poss.
		Drug user.				
105.	Ottaway v The State of Western Australia [2012] WASCA 21 Delivered 30/01/2012	 29 yrs at time offending. 31 yrs at time sentencing. Convicted after trial. Heavy methyl user – begun using methyl after 5 yrs abstinence following his father's death. 	 1 x Poss methyl wiss 28g (14g at 19% and 14g at 15%). Low-mid level drug dealer. Police were carrying out surveillance and telephone intercepts on co-offender. Appellant was stopped by police after leaving co-offender's house and car search. Initial search found nothing and appellant 	 2 yrs 8 mths imp. TES 2 yrs 8 mths imp. EFP. No remorse; no acceptance of responsibility – continues to deny 	Dismissed. At [57]-[73] No disparity between appellant's sentence and that of co- offender given co- offender's PG, personal circumstances and positive prospects of rehabilitation.	28g.

104.	McDougall v The State of Western Australia [2009] WASCA 232 Delivered 22/12/2009	Dysfunctional family background; father abused alcohol; domestic violence. Educated to yr 9 and then expelled; 27 yrs at time offending. Convicted after trial – admitted cocaine was his during police interview, however PNG asserting admission was a false confession enabling partner to be discharged from custody to care for children. No prior relevant criminal record. Stable family life; good employment history.	 was detained until further officers arrived. Second search found 2 bags of methyl subject of offending above, digital scales, empty clip-seal bags and a pipe used to smoke methyl hidden under the panelling of the left-hand side of the centre console. 1 x Poss cocaine wiss 28.1g at 67%. Characterised in sentencing as mid-level user/prospective dealer (conceded by sentencing counsel for appellant). Police executed search warrant at property where appellant lived with partner and child. Located clip seal bag. None of usual paraphernalia associated with dealing found by police (ie no scales, no clipseal bags, no large sums cash, no mixing or cutting agents). No evidence at trial appellant was cocaine user or that cocaine for personal use. 	offending. 4 yrs 6 mths imp. TES 4 yrs 6 mths imp.	Dismissed – sentence at high end but not outside range. At [15] 'because significant weight is given to considerations of deterrence for drug trafficking offences, reduced weight is given to matters personal to the offender.' NB: Original sentence, upheld by Court of Appeal, was imposed whilst the transitional provisions were in force.	28.1g.
103.	Dann v The State of Western Australia [2006] WASCA 254 Delivered 24/11/2006	 28 yrs at time offending. Convicted after PG. Offending breached ISO and SIO. Prior criminal record - numerous dishonesty and drug offences including possess heroin wiss. 	1 x Poss methyl wiss 30.99 g at 79-80%. Search of appellant's home located drugs, three sets of electronic scales, empty clip seal bags and \$242,000 cash.	6 yrs imp. TES 6 yrs imp. EFP.	Dismissed. At [9] 'Considering the weight and purity of the drug, the fact that the appellant was dealing on more than a minor scale, and the absence of mitigation, it is difficult to see the sentence imposed as inappropriate.'	30.99g.

102.	The State of Western Australia v MacKenzie [2011] WASCA 116 Delivered 13/05/2011	 Drug addict - using since 12 yrs old; one child from former relationship. 39 yrs at time offending. Convicted after fast-track PG. Prior criminal record – previous drug offences for which term imp has been served; previously declared a drug trafficker. Good employment history; stable and supportive family. 	Ct 1: Poss methyl wiss 31.34g (27g at 48%, 2.05g at 57%, remainder unknown purity) Ct 2: Poss cannabis wiss 281.75g hydroponic. s 32 offences: 1 x Poss cannabis wiss 0.57g head material. 1 x Poss smoking utensil. 1 x Poss smoking utensil. 1 x Poss methyl 0.67g. Respondent driving along West Coast Highway when stopped by police for a traffic matter. As police conducted a license check, the respondent ran through the car park and up a dune track to the beach. Police	18 mth PSO imposed on 21/01/2011.	Allowed. Remitted to DC for sentencing before a different judge. At [42] there are no exceptional circumstances in this case to allow a conclusion that a sentence other than immediate imprisonment was open. Re-sentenced on 2	31.34g.
		Long history entrenched substance abuse – high functioning addict.	saw respondent throw a clip-seal bag away – recovered later and contained 27g methyl (ct 1). Police also saw respondent tear open second clip-seal bag and throw it away – recovered later as were traces of drugs from the sand (ct 1).Cannabis (s 32) also found in clip-seal bag in dunes. Respondent reached the water and disposed of an unknown substance in the surf. Subsequent search of respondent's uncovered \$3,750 cash and smaller amount methyl (0.9g). Also found \$200 on respondent's person.		September 2011 to TES 3 yrs imp. EFP.	
			cannabis subject of ct 2 found, as well as smoking implements and methyl which were			

		the subject of the s 32 charges.			
tate of rn Ilia v Iese	24 yrs at time offending.Convicted after PG.Employed; 20mth old	 1 x Poss methyl wiss 27.97g 1 x Poss MDMA wiss 2.06g. Found in respondent's home; also found cutting agent, clip-seal bags, scales and 	2 yrs imp. 18 mths imp. TES 2 yrs imp susp 2yrs.	Dismissed. Suspended sentence inadequate but not disturbed as appellant	32.03g.
WASCA 2006) 163 m R 363 ered 006	daughter;	\$18,000 (half which was admitted to be drug-related), book & electronic organizer containing drug debts owed; respondent admitted dealing drugs for financial motive & denied being addicted.	PSR positive - insight shown.	spent 8 mths in the community before appeal was decided. NB: Double jeopardy principles applied and exceptional case as State didn't expedite appeal.	
v The of rn alia WASCA ered 011	 43 yrs at time offending. Convicted after fast-track PG. Educated to yr 12. Good employment history. Heavy methyl user. 	 1 x Poss methyl wiss 34.76g at 34%. 1 x Cultivate cannabis. 1 x Poss smoking utensil. Appellant car stopped by police – passenger was co-offender (respondent in <i>The State of Western Asutralia v Berlingeri</i> [2011] WASCA 242). Appellant and co-offender had been in relationship approx 10 yrs. Police searched vehicle and co-offender's handbag – co-offender gave permission for bag to be searched but removed her wallet immediately after giving that permission. Police told co-offender wallet would need to be searched too – co-offender threw wallet in car and said only her passport was in it. Police searched wallet and found 27.9g methyl at 34% purity. co-offender stated she did not her wallet and here 	3 yrs 6 mths imp. 2 mths imp. 6 mths imp. TES 3 yrs 6 mths imp. EFP.	Dismissed. At [10] Establishing a range of sentence customarily imposed does not establish a range of sound sentencing discretion. At [11] Bosworth v The State of Western Australia (2007) A Crim R 49 does not provide a sentencing matrix for establishing an appropriate length of sentence nor does not it establish a customary range.	34.76g.
	n lia v ese WASCA 2006) 163 n R 363 red 006 v The f n lia WASCA red	nConvicted after PG.lia vConvicted after PG.eseEmployed; 20mth old daughter;WASCAEmployed; 20mth old daughter;v00643 yrs at time offending.v The f n43 yrs at time offending.f n liaConvicted after fast-track PG.WASCAEducated to yr 12.Good employment history.	ate of m24 yrs at time offending. m1 x Poss methyl wiss 27.97g 1 x Poss MDMA wiss 2.06g.lia v eseConvicted after PG.Found in respondent's home; also found cutting agent, clip-seal bags, scales and \$18,000 (half which was admitted to be drug-related), book & electronic organizer containing drug debts owed; respondent admitted dealing drugs for financial motive & denied being addicted.v The red 00643 yrs at time offending. f m lia1 x Poss methyl wiss 34.76g at 34%. 1 x Cultivate cannabis. 1 x Poss smoking utensil.WASCA liaEducated to yr 12.1 x Poss smoking utensil.WASCA D011Good employment history. Heavy methyl user.1 wASCA 242). Appellant car stopped by police – passenger was co-offender (respondent in The State of Western Asutralia v Berlingeri [2011] WASCA 242). Appellant and co-offender had been in relationship approx 10 yrs. Police searched vehicle and co-offender's handbag – co-offender gave permission for bag to be searched but removed her wallet immediately after giving that permission. Police searched wallet and found 27.9g	ate of m lia v24 yrs at time offending. n lia v1 x Poss methyl wiss 27.97g 1 x Poss MDMA wiss 2.06g.2 yrs imp. 18 mths imp.WASCA ese ese ese ese ese employed; 20mth old daughter;1 x Poss methyl wiss 27.97g 1 x Poss MDMA wiss 2.06g.2 yrs imp. 18 mths imp.WASCA o006) 163 n R 363 red 006Employed; 20mth old daughter;Found in respondent's home; also found cutting agent, clip-seal bags, scales and \$18,000 (half which was admitted to be drug-related), book & electronic organizer containing drug debts owed; respondent admitted dealing drugs for financial motive & denied being addicted.7ES 2 yrs imp. 18 mths imp.v The of n PG.43 yrs at time offending. f PG.1 x Poss methyl wiss 34.76g at 34%. 1 x Cultivate cannabis. 1 x Poss smoking utensil.3 yrs 6 mths imp. 2 mths imp. 2 mths imp.WASCA lia PG.Educated to yr 12.1 x Poss smoking utensil. Mestern Asutralia v Berlingeri [2011] WASCA 242). Appellant and co-offender's handbag – co-offender gave permission. Police searched whice and co-offender's handbag – co-offender gave permission. Police searched but removed her wallet inmediately after giving that permission. Police tool co-offender threw wallet in car and said only her passport was in it. Police searched wallet and found 27.9g methyl at 34% purity. co-offender sha did not know how drugs came to be in herFere	ate of m lia v ese24 yrs at time offending. I x Poss MDMA wiss 2.06g.2 yrs imp. 1 x Poss MDMA wiss 2.06g.Dismissed.VASCA eseEmployed; 20mh old daughter;1 x Poss MDMA wiss 2.06g. Found in respondent's home; also found cutting agent, clip-seal bags, scales and \$18,000 (half which was admitted to be drug-related), book & electronic organizer containing drug debts owed; respondent admitted dealing drugs for financial motive & denied being addicted.2 yrs imp. 18 mths imp.Suspended sentence inadequate but not disturbed as appellant spent 8 mths in the community before appeal was decided.v The ef 00643 yrs at time offending. f n1 x Poss methyl wiss 34.76g at 34%. 1 x Cutivate cannabis.3 yrs 6 mths imp. 2 mths imp.3 yrs 6 mths imp. 2 mths imp.f m lia lia lia1 x Poss smoking utensil.3 yrs 6 mths imp. 2 mths imp.3 yrs 6 mths imp. 2 mths imp.At [10] Establishing a range of sentence customarily imposed does not establish a range of sound sentencingWASCA lia liaGood employment history. Heavy methyl user.Police searched vhile and co-offender's handbag – co-offender gave permission. Police searched vhile thad sound police hor passenger was co-offender wallet would need to be searched vhile and sound ly her passport was in it. Police searched vhile thad sound police hor passenger was co-offender wallet and found 27.9g methyl at 34% purity. co-offender threw wallet in car and said only her passport was in it. Police searched wallet and found 27.9g methyl at 34% purity. co-offender threw wallet in car and said only her passport was in it. Police searched wallet and found 27.9g methyl

			offender moved to the passenger side of the car with her hands in her pocket and threw two clip-seal bags containing 3.38g and 3.48g methyl both at 34% purity. Co-offender denied all knowledge of drugs and appellant testified he secretly placed drugs in her wallet and jacket pocket. Sentenced on basis drugs partly for personal use and partly to supply to friends.		assessment of the seriousness of offending.	
99.	The State of Western Australia v Berlingeri [2011] WASCA 242 Delivered 3/11/2011	 32 yrs at time sentencing. Convicted after trial. No prior criminal record. Educated to yr 12; diploma of child care services. Good employment history. Supportive family; stable home environment and history. Social use of methyl. 	 1 x Poss methyl wiss 34.76g at 34%. Respondent was a passenger in car stopped by police – car driven by co-offender (appellant in <i>Lynch v The State if Western</i> <i>Australia</i> [2011] WASCA 243). Respondent and co-offender had been in relationship approx 10 yrs. Police searched vehicle and respondent's handbag – respondent gave permission for bag to be searched but removed her wallet immediately after giving that permission. Police told respondent wallet would need to be searched too – respondent threw wallet in car and said only her passport was in it. Police searched wallet and found 27.9g methyl at 34% purity. Respondent stated she did not know how drugs came to be in her wallet. 	2 yrs 8 mths imp. TES 2 yrs 8 mths imp susp 2 yrs. Low treatment needs; low risk re-offending.	 Allowed. TES 2 yrs 4 mths immediate imp substituted reduced to reflect performance of obligations imposed as part of SIO. EFP after 14 mths imp. At [18] Suspended term inconsistent with type sentence customarily imposed and with sentence given to co- offender – culpability less than co-offender but not so low as to leave suspended imp open. 	34.76g.
			Respondent advised under arrest. Respondent moved to the passenger side of			

			the car with her hands in her pocket and threw two clip-seal bags containing 3.38g and 3.48g methyl both at 34% purity.Respondent denied all knowledge of drugs and co-offender testified he secretly placed drugs in her wallet and jacket pocket.			
98.	Giannopoulos v The Queen [2000] WASCA 396 Delivered 13/12/2000	 33 yrs at time offending. Convicted after trial. No relevant prior criminal record. History substance abuse (using 2-3g cocaine per day and had health problems as result) – self referred for detox but progress in program unsatisfactory. Married with 3 yr old child and another baby on way; good work history; numerous positive references. 	 1 x Poss cocaine wiss 24.8g at 20%. 1 x Poss amphetamine wiss 12.8g at 3.5%. 1 x Poss cannabis wiss 451g leaf. Amphetamine and cocaine found in appellant's car. Appellant maintained for personal use but jury rejected and found intent to sell. Due to purity and addiction, sentencing judge sentenced on basis not commercial dealer but still intended sell/supply two destructive drugs. 	5 yrs imp. 3 yrs imp. 6 mths imp. TES 5 yrs imp. Equivalent to 3 yrs 4 mths imp after implementation of transitional provisions. EFP.	Dismissed.	37.6g.
97.	Ruich v The State of Western Australia	36 yrs at time sentencing. Offending breached parole (heroin offences – 6 yrs imp).	Ct 1: Conspired sell/supply heroin. Ct 2: Supplied heroin 2.02g 36%. Ct 3: Poss heroin wiss 35.75g 38%. Conspiracy – appellant and co-offender had	Ct 1: 2 yrs 8 mths imp. Ct 2: 2 yrs 8 mths imp. Ct 3: 4 yrs 8 mths imp. TES 7 yrs 4 mths.	Dismissed. Severe but within range given purely commercial enterprise in which was	37.77g.

	[2006] WASCA 241 Delivered 15/11/2006	Significant prior criminal record – including previous drug convictions. History substance abuse; unemployed at time offences; supportive parents and de-facto partner.	business arrangement to sell heroin to others. Appellant paid co-offender wage for distributing drug on his behalf. Appellant weigh and pack drug after receiving orders and co-offender distribute drug using appellant's car.		repetitive and involved an established market; hardened and persistent offender.	
96.	Gyurka v The Queen [2001] WASCA 113 Delivered 11/04/2001	Convicted after fast-track PG - cooperated with police.	 1 x Sell heroin 6.93g at 48%. 1 x Sell heroin 3.3g at 40%. 1 x Poss heroin wiss 27.6g at 74%. Held in sentencing role greater than courier, actively involved in sale of heroin. Dealing at wholesale level. Two instances of handing drugs to purchaser, sale organised by co-offender. Apprehended conducting sale at service station with co-offender for poss offence. Search of home located scales, plastic bags and \$2060. 	 3 yrs imp. 3 yrs imp. 5 yrs imp. TES 6 yrs imp. Equivalent to 4 yrs imp after implementation of transitional provisions. Very remorseful. 	Dismissed. Error in sentencing process in that Judge not given sufficient information regarding involvement of undercover police officer. However aggregate sentence not too severe, willingly took part in heroin trade.	37.83g.
95.	Haasy v The State of Western Australia [2010] WASCA 207 Delivered 27/10/2010	 25 yrs at time offending. Convicted after fast-track PG. Offending breached bail. Prior criminal record –agg burg; steal motor vehicle; poss drugs. Long-time drug user; selling drugs to support own 	Ct 1: Poss methyl wiss 3.79g at 2%. Ct 2: Poss methyl wiss 9.54g at 5%. Ct 3: Poss methyl wiss 25.22g at 10%. <u>s 32 Offences:</u> 2 x Poss methyl 0.6g; 0.62g 2 x poss smoking utensil. 2 x Poss cannabis. 1 x Poss cannabis wiss 1g. 1 x Poss stolen/unlawfully obtained property. No evidence to suggest appellant making	Ct 1: 6 mths imp. Ct 2: 2 yrs 3 mths imp. Ct 3: 3 yrs 9 mths imp 1 mth imp each ct. \$100 fine each ct. \$200 fine each ct. \$200 fine. \$200 fine. TES 4 yrs 5 mths imp.	Allowed. TES reduced to 3 yrs 6 mths imp. At [23] Aggregate sentence excessive and disproportionate to total criminality.	39.77g.

94.	Smith v The State of Western Australia [2012] WASCA 91 Delivered 24/04/2012	addiction and pay back accumulated drug debt. Strong family support; willing to address addiction issues. 29 yrs at time sentencing. Convicted after PG. Extensive prior criminal record – including numerous drug convictions. Entrenched heroin addiction; current partner also heroin addict.	 profit on drugs – dealing predominantly to support habit. Appellant's car was stopped and searched on 3 separate occasions – drugs subject cts 1-3 found respectively and the s 32 charges. Ct 1: Attempt poss heroin wiss 1.75g. Ct 2: Poss heroin wiss 3.44g at 34%. Ct 3: Poss firearm. Ct 4: Poss ammunition. Ct 5: Manufacture heroin. Cts 6-11: Sold heroin. Ct 12: Conspire to supply heroin. Cts 13-75, 77-131: Offer sell heroin 0.2g-0.5g. Total quantity heroin involved approx 40g. Appellant involved in offending of methodical and concerted nature – manufacturing home bake heroin, obtaining heroin from others and selling heroin. The possession of the firearm and ammunition add to the seriousness of the offending. Appellant convicted after PG in 2008 of 3 	EFP. Ct 1: 6 mths imp. Ct 2: 12 mths imp. Ct 3:12 mths imp. Ct 3:12 mths imp. Ct 4: 6 mths imp. Ct 5: 18 mths imp. Cts 6-11: 6 mths imp each ct. Ct 12: 3 yrs imp. Cts 13-75, 77-131: 6 mths imp each ct. TES 4 yrs imp.	Dismissed. At [25] "Where an offence is committed after serving time in custody in respect of a charge upon which the offender is subsequently acquitted, there would ordinarily be no reason to take the prior period of custody into account so as to reduce the sentences imposed in respect of the current offence." At [28] Court of Appeal entitled to have regard to fact that a term of imprisonment was served for offences the appellant	40g.
			Appellant convicted after PG in 2008 of 3 cts poss amphetamine wiss – on analysis powder contained no illicit substances (not known until after appellant served full 15 mths imp). Convictions later overturned on appeal.			
93.	Wickham v The State of Western	30 yrs at sentencing. Convicted after PG. 2 nd & 3 rd offences committed	1 x Poss MDMA wiss 22 tablets 6.19g at 28%. 1 x Poss MDMA wiss 69 tablets 14g at 34%.	12 mths imp.2 yrs imp.6 mths imp.TES 3 yrs 6 mths imp.	Dismissed. Sentence clearly within the range indicated in	46.19g.

	Australia	whilst on bail for 1 st offence	1 x Poss methyl wiss 26g 17% (judge found bulk for personal use).	EFP.	Bosworth.	
	[2010] WASCA 73 Delivered 28/04/2010	Minor prior criminal record. Supportive family and steady employment; sole custody of son but since 2007 son living with appellant's parents until after 2 nd arrest returned to live with 8 yr old son and his	1^{st} offence drug found with \$550 and MSN and tick list and \$2600 found at his house. 2^{nd} and 3^{rd} offences result of search warrant on appellant's house.		NB: appeal after State appeal [2009] WASCA 137 resulted in matter being remitted to District Court for a trial of issues and re-sentencing.	
		parents.				
92.	The State of Western	33 yrs at time sentencing.	Offered to sell/supply methyl x 19. Offered to sell/supply cannabis x 2.	6 mth PSO.	Allowed.	46.2g.
	Australia v Polmear	Convicted after PG.	Sold methyl x 1. Conspire to sell/ supply methy x 9.	Initially denied involvement.	PSO order set aside.	
		Criminal record; mainly			Remitted to District Court	
	[2013] WASCA 291	traffic offences; minor drug offences.	Police intercepted a number of telephone communications involving the respondent. Among the intercepted communications	Sentencing judge acknowledged he had been dealing	for sentence by a different Judge.	
	Delivered 23/12/2013	Upbringing was itinerant and dysfunctional; victim of sexual and physical abuse. Never met biological father; mother had chronic issues with illicit substance and alcohol abuse.	were telephone conversations between the respondent and unknown persons in which the respondent offered to sell or supply prohibited drugs or various weights and types – cannabis and methyl. Police also intercepted telephone conversations between the respondent and	extensively in illicit drugs as a 'relatively low quantity street level'. Dealing principally to support his drug addiction.	At [29] The present case is not one where it would be open to the learned sentencing judge, even if the respondent successfully completed the pre-sentence order, to impose anything other	
		Heavy user of cannabis since 13 yrs - ceased 4 yrs ago; regular user of methyl. Significantly reduced his drug use since arrest; had 12	his partner. On nine occasions the respondent and his partner conspired with each other to sell or supply methyl. One sale was personally effected by the respondent at a carpark. Police executed a search warrant at the		than a term of immediate imprisonment At [33] there is nothing in the circumstances of this case to reasonably justify a	

		relapses over 12 mths.	respondent's house and located mobile phones various indicia of drug dealing. Total amount of methyl 46.2g. Total amount of cannabis offered 6 oz. Total amount of money discussed between \$18,600 and \$21,750. Taken at its lowest, the respondent averaged \$300 a day on drug sales between the period of communication intercept.		departure from the imposition of the ordinarily appropriate sentence of a term of imprisonment. It is not uncommon in cases of dealing in dangerous illicit drugs for offenders to have taken positive steps towards rehabilitation	
91.	HV v The State of Western Australia [2006] WASCA 242 Delivered 16/11/2006	Convicted after fast-track PG. Co-operated with police.	 Ct 1: Supply methyl 3.5 g. Ct 2: Poss methyl wiss 44.1 g at 20-21%. Search warrant executed at appellant's home. Appellant and associate were found in garage. Drugs subject to ct 1 found on associate - appellant admitted supplying them. Dealing in part to support own habit. 	Ct 1: 8 mths imp. Ct 2: 2 yrs imp. TES 2 yrs 8 mths imp. EFP.	Dismissed - sentence proportionate to the criminality.	47.6g.
90.	Waldron v The State of Western Australia [2010] WASCA 63 Delivered 7/04/2010	Convicted after trial.	 1 x Poss MDMA wiss 200 tablets 48.4g. 1 x Poss cannabis wiss 216g. Claimed drugs for personal use - rejected by jury Targeted traffic stop located MDMA. Search of house uncovered cannabis, smoking implement, \$3300 cash, nine cannabis plants. 	3 yrs imp. 1 yrs imp. TES 4 yrs imp.	Dismissed.	48.4g.
89.	Karakuyu v The State of Western Australia	29 yrs at time sentencing. Convicted after trial.	Ct 1: Poss methyl wiss 21.2g at 56%. Ct 2: Poss methyl wiss 27.6g at 48%. Ct 3: Poss dexamphetamine 62 tablets.	Ct 1: 2 yrs 6 mths imp. Ct 2: 3 yrs 6 mths imp. Ct 3: 3 mths imp.	Dismissed – leave refused on papers. At [26]-[29] Some	48.8g. 62 tablets.

	[2012] WASCA 75 Delivered 30/03/2012	 Prior criminal record – no drug offences. Offending on ct 2 breached bail ct 1 and seven s 32 matters. Offending on ct 3 breached bail for ct 2. Born in Kurdistan; came to Australia at 14-15 yrs old with family; family supportive. Left school at 15 yrs; employed in family business. Occasional methylamphetamine user – no significant addiction. 	 s 32 matters: 1 x Poss firearm (circ of agg). 1 x Poss cannabis. 3 x Poss smoking utensil. 1 x Poss methamphetamine. 1 x Poss methamphetamine. 1 x Possess unlicensed firearm. 1 x Permits use of premises for drug use. Appellant sentenced on basis he was midlevel commercial trafficker for profit. s 32 matters result of police search on appellant's home. Appellant subsequently placed under electronic and physical surveillance. Police stopped and searched car appellant travelling in and found drugs subject of ct 1. While on bail for ct 1 and seven s 32 matters, police executed search warrant on appellant's home and found drugs subject of ct 2 and indicia of drug dealing, including a tick list. While on bail after being charged with ct 2, police again searched the appellant's house and found drugs subject of ct 3 and smoking utensil. 	TES 6 yrs 3 mths imp. 3 mths imp. \$50 fine. \$200 fine each matter. \$100 fine. 1 mth imp. 2 mths imp. No remorse.	discussion of comparative cases. At [40] Overall criminality was high. At 42] Cts 1 and 2 were separate offences and warranted accumulation.	
88.	EBE v The State of Western Australia [2009] WASCA	In early 40s at time offending. Convicted after trial. Significant co-operation with police and provided information of use.	1 x Poss methyl wiss 49.1g at 13% Sentenced on basis that offending was not isolated event but course conduct. Police executed search warrant at appellant's home – drugs found on his person. Police also located \$30 000 cash,	4 yrs imp. TES 4 yrs imp. EFP.	Allowed. Sentence failed to take into account cooperation with police. TES reduced to 3 yrs imp.	49.1g.

	236 Delivered 22/12/2009	No prior criminal record. Separated from wife; 3 children. Heavy methyl user – accepted in sentencing small portion drugs fro own use.	ammunition, firearm, list of names and figures, cutting agent, clip seal bag, formula for making methyl			
87.	Smith v The State of Western Australia [2010] WASCA 150 Delivered 30/07/2010	 50 yrs at time offending. Shocking prior record; spent 24 yrs of his adult life in prison- prior serious drug convictions. Alcoholic until 33 yrs then became drug addict. Sexually abused 7-9 yrs old and regularly beaten by father; ward of the State 14 yrs – 16 yrs old. 	 Sentencing before Yeats DCJ: Ct 1: Poss methyl wiss 14.77g at 20%. Ct 2: Poss methyl wiss 27.9g at 32%. s 32 offences: 8 x Receiving. 6 x Poss stolen/unlawfully obtained property. 1x Poss morphine wiss 46 Capanol tablets. 1 x Poss cannabis wiss 33g. 1 x Supply cannabis 2 x 2g 'sticks'. 1 x Poss unlicensed firearms. 1 x Poss unlicensed ammunition. 1 x Fail to stop. 1 x Reckless driving. 1 x Drive contrary to learner's permit. 	 2 yrs imp. 3 yrs imp. 2-9 mths imp each ct. 6 mths imp each ct. 6 mths imp. 2 mths imp. 3 mths imp. 9 mths imp. 6 mths imp. \$200 fine. 6 mths imp. \$100 fine. TES Yeats DCJ 6 yrs 3 mths imp. 	Dismissed.	53.53g.
			Sentencing before Wager DCJ: 3 x Sold methyl 3.42g at 25%; 3.43g at 28%; 0.6g. 39 x Offer to sell/supply methyl 0.1g-3.5g. 1 x Poss methyl wiss 3.41g at 2%. Commercial enterprise – at [6] calculated	 2 yrs; 20 mths; 1 yr imp. 18 mths each ct. 2 yrs imp. 20 mths imp ordered cum on 6 yrs 3 mths 		

			 and busy drug trade. Began dealing in drugs in 1991 – drug dealing main source income. Cts 1 & 2 before Yeats DCJ relate to sale methyl conducted at appellant's home. Remainder drug offences result of telephone intercepts – 39 offer to sell/supply occurring over 5 week period. 	imposed by Wager DCJ. TES 7 yrs 11 mths imp.		
86.	Fernandes v The State of Western Australia [2009] WASCA 227 Delivered 17/12/09	 31 yrs at time offending. Convicted after late PG. Prior criminal record - convictions for poss wiss; served 4 yrs 6 mths imp in 2003. Used amphetamines since 23 yrs. Single; owned own business as panel-beater. Committed current offence to repay business loan. 	 1 x Poss methyl wiss 47.58g at 7 – 30%. 1 x Poss MDMA wiss 2.52g at 17%. 1 x Poss methyl wiss 3.53g at 20-29%. Appellant observed placing canister on top of a shed located inside yard of neighbouring industrial unit. Police attended and seized canister – contained drugs subject cts 1 & 2. Following day, police searched appellant's car – found drugs subject ct 3 and \$575 cash. 	3 yrs imp. 1 yr imp. 2 yrs imp. TES 5 yrs imp.	Dismissed.	53.63g.
85.	Marker v The Queen [2002] WASCA 282; (2002) 135 A Crim R 55	Youth mitigating factor. Convicted after late PG – charges changed and extensive plea negotiations. Engaged in rehabilitative	 1 x Poss methyl wiss 53.9 g at 41% 1 x Poss methyl 0.1 g at 59.3% User/dealer who was an integral part of chain of supply. Appellant despatched to obtain sample of 	6 yrs 8 mths imp. 15 mths imp. TES 6 yrs 8 mths imp. Equivalent 4 yrs 3 mths imp after	Dismissed. At [80]-[81] drug addiction not mitigating factor.	54g.

	Delivered 10/18/2002	measures and self improvement in two years between sentence and arrest.	drugs in poss of co-offender (Kezkiropolous). Appellant meant to test quality and potency of sample so decision could be made as to whether larger amount would be purchased. Arrested after left co- offender's hotel room and drugs found on his person. Co-offender known to Federal Police and under surveillance from time he left Victoria. Subsequent search of offender's home located assault rifle, handgun, scales (traces of methyl found on them) and \$7600 cash.	implementation of transitional provisions. EFP.		
84.	Borbil v The State of Western Australia [2007] WASCA 24; (2007) A Crim R 152 Delivered 1/02/2007	 52 yrs at time offending. Convicted after PG. Migrated to Australia from Romania in 1982 as political refugee. Sole carer of 11 yr old son with learning disabilities; strong bond with son; glowing references. In poor health; previously had heart by-pass surgery. Financial difficulties; on disability pension at time offending. 	Ct 1: Supply heroin 0.057g at 20%. Ct 2: Supply methyl 26.806g at 14%. Ct 3: Supply heroin 28g at 17%. Ct 4: Poss heroin 0.29g. Sold drugs due to financial pressures, not a user of illicit drugs. Associate of appellant contacted him and arranged for a third party to meet appellant at his home. Appellant supplied third party with small amount of heroin (ct 1). Third party returned to appellant's home and appellant offered to supply one ounce of heroin for \$10,000. Appellant offered third party a sample of methyl. Third party subsequently bought quantity of methyl (ct 2). Appellant then left his home and went to nearby bushland where he retrieved a quantity of heroin. Appellant returned to his house and supplied it to third party for \$10,000 (ct 3).	Ct 1: 11 mths imp. Ct 2: 3 yrs 4mths imp. Ct 3: 4 yrs imp. Ct 4: 8 mths imp. TES 7 yrs 4 mths imp. EFP. Very low risk re- offending; offending out of character.	Allowed. TES reduced to 5 yrs 6 mths imp. At [55]-[81] lengthy discussion of comparative cases.	55.153g.

			After a police search of the appellant's home, the drugs forming subject ct 4 found.			
83.	The State of Western Australia v Saxild[2008] WASCA 156Delivered 24/7/08	 21 yrs at time offending. Convicted after PG. No prior criminal record. Lived with family; had almost completed a 4yr apprenticeship; positive reference from employer; Completed drug/alcohol program at Holyoak. 	1 x Poss MDMA wiss 171 tablets 50.69g 35-50%. 1 x Poss methyl wiss 2g 10-18%. 1 x Poss MDMA wiss tablets 2.56g. 1 x Poss methyl wiss 0.73g. Drugs found following search appellant' scar and house - \$9140 cash also found.	18 mths imp each count. TES 18 mths imp susp 18 mths. EFP.	Allowed – immed imp ordered.15mths immediate imp each count substituted.TES increased to 15mths imp.NB: double jeopardy applied to State appeals at this time.At [12] whatever motive engaging drug trade, incentives must be weighed against clear and certain understanding that such offences ordinarily result in imprisonment.	55.98g.
82.	Brittain v The Queen [2001] WASCA 92 Delivered 23/03/2001 [2001] WASCA 117 (re- sentencing after	Convicted after trial. Significant period of rehabilitation between commission of offence and sentencing – including 25 drug and alcohol free urine samples and active engagement in programs at Palmerston Centre.	 1 x Poss cocaine wiss 27.7g 33%. 1 x Poss MDMA wiss 29.37g 34-41%. s 32 convictions: 1 x Poss methyl 4 tablets 1.5%. 1 x Poss methyl 0.15g 14% & 0.3g 2.1%. Working in nightclub at time of offences – paid \$3000 for drugs above. Arrested after seen attending premises of drug dealer who was under police surveillance. 	 7 yrs imp. 7 yrs imp. 6 mths imp. 6 mths imp. TES 7 yrs imp. Equivalent to 4 yrs 8 mths imp after 	Allowed in part – sentences reduced but not suspended. TES reduced to 3 yrs imp. At [26] impeccable efforts at rehabilitation but offending too serious to suspend term.	57.52g. 4 tablets.

	leave granted in [2001] WASCA 92) Delivered 12/04/2001	Self employed and working long hours – business being carried on by fiancée while appellant imprisoned.	Issue as to how much was for personal use and how much for sale. Evidence showed appellant had been spending large amounts own money on drug habit.	implementation of transitional provisions.		
81.	Direen v The State of Western Australia [2010] WASCA 211 Delivered 29/10/2010	27 yrs at time offending.Convicted after very late PG (on morning of trial).Limited prior criminal record.Supportive family.	1 x Poss methyl wiss 13.7g at 13%. 1 x Poss methyl wiss 52.8g at 26% Search of premises located \$17,250 cash, drug paraphernalia and tick list.	TES 3 yrs 6 mths imp. Co-offender received 2 yrs 6 mths imp.	Dismissed. Appeal run on grounds of parity only.	66.5g.
80.	Cant v The State of Western Australia [2009] WASCA 188 Delivered 3/11/2009	 37 yrs at time offending. Convicted after fast-track PG. Prior criminal record - poss amphetamines, cannabis and smoking implement. Full-time employment; assisted mother with care of mentally ill brother. 	1 x Poss methyl wiss 69g at 21%.Classified by sentencing judge as low to mid-range dealerAppellant stopped by police and apprehended for other matters. Appellant then informed police he was in poss of the methyl.	4 yrs imp. TES 4 yrs imp. EFP.	Dismissed. At [21] The sentence isat the higher end of the range but the offence involved a substantial quantity of methylamphetamine at quite a high level of purity. NB: The original sentence was imposed whilst the transitional provisions were in force.	69g.
79.	Cotic v The Queen	Convicted after trial. While on bail for offences	1 x Poss amphetamine wiss.1 x Poss heroin wiss 69.4g at 14.7%.	10 yrs imp. 7 yrs imp.	Dismissed. Sentencing judge	69.4g.

	[2003] WASCA 14 Delivered 19/02/2003	subject of appeal, committed further serious drug offences resulting term 13 yrs imp.	Substantial drug reselling activity. Police searched property appellant residing at. Found drugs hidden in kitchen and garden. Also found scales.	TES 10 yrs imp - 2 yrs to be served cumulatively to 13 yr sentence imposed for separate offences. Equivalent to 6 yrs 8 mths imp after implementation of transitional provisions.	constructed sentencing strategy which recognised the gravity of the offending conduct, but also made due allowance for the operation of the totality principle.	
78.	Phillips v The State of Western Australia [2011] WASCA 69 Delivered 23/03/2011	 34 yrs at sentencing. Convicted after fast-track PG. At time offending on 12 mth ISO (1 x poss prohibited drug; 1 x stealing; 1 x receiving) and 6 mth CBO (1 x unlawful damage). Serious prior criminal record – drugs; burglary; assault; AOBH; assault public officer; robbery; breach VRO; dep lib; unlawful wounding; various traffic offences. 	Ct 1 -16: Offer sell/supply methyl. Ct 17 -20: Att obtain methyl wiss. Ct 21: Poss methyl wiss 20.9g at 6%. Street level dealer – unable to work because of mental health issues and financial pressure lead to drug dealing. Ct 1: Phone call to arrange sale methyl. Ct 2: Arranged meeting to sell methyl. Ct 3: Arranged for person to meet with supplier to purchase 3.5g methyl for \$1600. Ct 4: Arranged meeting to purchase 1.75g methyl. Ct 5: Arranged to sell 1.5g methyl for 4200.	Cts 1-20: 15 mths imp each count. Ct 21: 18 mths imp. Also sentenced to 3 mths imp for each offence subject of ISO and 1 mth for offence subject of CBO. TES 4 yrs imp. EFP. Significant risk re- offending given criminal history, personality pathology	Dismissed - leave to appeal refused on papers.	75.445g. 20.9g poss. 54.55g att or offer.
		Married 6 yrs – wife supportive; 4 children (all under 9 yrs). History poly substance abuse – began in early to mid teens; alcohol, cannabis,	<u>Ct 6:</u> Arranged meeting to sell \$150 worth methyl. <u>Ct 7:</u> Arranged meeting to sell 1.75g methyl for \$1000.	and major psychiatric disorder.		

heroin and methyl.	<u>Ct 8:</u>		
nerom and methyl.	Agreed to meet to sell 1g methyl for \$500.		
Diagnosed schizenbrania	•		
Diagnosed schizophrenic –	$\frac{\text{Ct 9:}}{Amount of the set of the set$		
history mental illness and	Agreed to meet to sell 0.3g methyl for \$150.		
was receiving treatment at	<u>Ct 10:</u>		
Bentley Mental Health	Agreed to supply 0.5g methyl in return for 6		
services prior to sentencing.	MS Contin tablets.		
Mental illness was, to	<u>Ct 11:</u>		
significant degree, result	Discussed supplying either 1g methyl for		
illicit drug use.	\$500 or 1.5g methyl for \$700.		
	Ct 12:		
	Offered sell \$15,000 worth methyl – said		
	could obtain one pound (16 ounces) of high		
	quality methyl.		
	<u>Ct 13:</u>		
	Agreed to sell 0.6g methyl for \$300.		
	Ct 14:		
	Offered to sell 0.6g methyl for \$200.		
	<u>Ct 15:</u>		
	Offered to sell 0.5g methyl for \$250.		
	$\frac{\text{Ct 16:}}{\text{Ct 16:}}$		
	Offered to sell 0.5g methyl for 4250.		
	<u>Ct 17:</u>		
	Agreed to meet to sell \$250 worth methyl.		
	<u>Ct 18:</u>		
	Offered to sell 1.7g methyl for \$750.		
	<u>Ct 19:</u>		
	Asked for 7 g methyl to be given to him to		
	sell, saying drugs worth approx \$2000 and		
	he would sell it all that day. Offered part		
	payment.		
	F		
	Ct 20:		
	Discussed obtaining 3.5g methyl for \$1300.		
	<u>Ct 21:</u>		

			Detectives stopped motor vehicle appellant travelling in – found \$2600 in console. Executed search warrant on appellant's house and found 20.9g methyl at 6% purity. Also located 2 sets scales and numerous plastic bags.			
77.	Dixon v The State Of Western Australia [2006] WASCA 255 Delivered 28/11/2006	 27 yrs at time offending. Convicted after PG. No relevant convictions not the subject of a spent conviction order. Qualified as a welder; working since 2004. Took initial steps to rehabilitate and had powerful motivations for rehabilitation. 	 1 x Poss methyl wiss 56.17g 4-6%. 1 x Poss MDMA wiss 19.3g 21-25%. 1 x Poss 0.02 g LSD. All drugs found in 13 clip-seal bags in appellant's car. Appellant was dealing to support his own drug habit. 	3 yrs 2 mths imp. 1 yr 3 mths imp. 3 mths imp. TES 4 yrs 8 mths imp. EFP.	Dismissed. At [12] TES proportionate to total criminality of offending.	75.49g.
76.	Colangelo v The State of Western Australia [2004] WASCA 294 Delivered 8/12/04	23 yrs at time sentencing.Convicted after PG (not at first available opportunity).Ct 3 committed whilst on bail for first two counts.Drug user.	 1 x Poss methyl wiss 53.32g at 9-48%. 1 x Poss MDMA wiss 74 tablets. 1 x Poss methyl wiss 26.3g at 36%. Found in appellant's house. Carried on the business of drug-dealing; "significant drug dealer". 	4 yrs imp. 2 yrs imp. 2 yrs imp. TES 6 yrs imp. EFP.	Appeal dismissed. Within range of sentences for this type of offending.	79.62g. 74 tablets.

75.	Burke v The State of Western Australia [2007] WASCA 210 Delivered 17/10/2007	 22 yrs at time offending. Convicted after PG (cts 2-3). Convicted after trial (ct 1). No prior criminal record. Suffered depression; supportive family; substantial amphetamine habit. 	Ct 1: Supply MDMA 3.2g at 33%, 300 tablets Ct 2: Poss MDMA wiss 49g at 32%, 200 tablets. Ct 3: Poss methyl wiss 27.89g 11-46%. 2 x s 32 offences. Offending described as serious. Police arrested appellant in car 22.12.2004 – drugs subject of cts 2 and 3 in DVD case under passenger seat. Earlier that day police saw appellant go to house and hide something under statue. Search warrant at the house later that day located drugs subject of ct 1 in desk drawer. Scientific evidence those drugs and drugs subject of ct 2 came from same source. Also found \$21,000 cash at appellant's home which he admitted at trial was for drugs.	Ct 1: 3 yrs 4 mths imp. Ct 2: 1 yr 9 mths imp. Ct 3: 2 yrs imp. s 32 offences concurrent on sentences above. TES 5 yrs 4 mths imp. EFP.	Allowed only in relation to ct 3 and TES not disturbed. Ct 3 reduced to 1 yr 10 mths. TES 5 yrs 4 mths imp unaltered. At [18] 'It appearsthat the TES imposed in respect of counts 1 and 2 was entirely appropriate for offending of this type committed in circumstance where there was significant personal mitigation.'.	80.09g.
74.	Formica v The State of Western Australia [2013] WASCA 237 Delivered 15/10/2013	 26 yrs at time sentencing. Convicted after PG – 25% discount. Criminal record. Completed year 12; worked in various security positions; unemployed since 2009. 	IndictmentCt 1: Sold methyl 55g between 52%-64purity.Ct 2: Poss methyl wiss 28g at 60%.Section 32Ch 1: Possess or using a prohibited drug.Ch 2: Possess or using a prohibited drug.Ch 3: Poss smoking utensil.Ch 4: Poss ammunition w/o licence orpermit.	Indictment Ct 1: 3 yrs imp. Ct 2: 2 yrs imp (cum). Section 32 Ch 1: 2 mths imp (conc). Ch 2: 1 mth imp (conc). Ch 3: 1 mth imp (conc). Ch 4: \$500 fine. TES 5 yrs imp.	Dismissed – on papers. At [26] The fact that his involvement was apparently, at least in part, for the purpose of paying drug debts does not alter the fact that he was involved in commercial drug trafficking.	83.2g.

		Began using methyl at 18 yrs; ceased using after 12 mths but relapsed. In relationship with supportive partner.	Ct 1:The appellant met an associate at a carparkin Nornada. The appellant got into theassociate's vehicle where he sold him 55grams of methyl for \$25,000. The methylwas in 2 packages.Ct 2:Police executed a search warrant at theappellant's home where they found a clipseal bag containing methyl concealed in thebackyard of the house.Section 32In the course of the search of the appellant'shouse police found 4 clipseal bagscontaining methyl totalling 0.2g. Police alsofound 1g of cannabis. Two glass smokingimplements containing traces of methylwere found as was a single round of .22calibre ammunition.	EFP. Sentencing judge commented that appellant was more than a street level dealer and was higher up in the chain of distribution in what was effectively a commercial operation. Involvement was, at least in part, for the purpose of paying drug debts.		
73.	Ho v The State of Western Australia	38 yrs at time sentencing. Convicted after early PG.	Ct 1: Supply MDMA 97 tablets 28.7g 13%. Ct 2: Poss MDMA wiss 198 tablets 58.6g 13%.	Ct 1: 1 yr imp Ct 2: 2 yrs 6 mths imp.	Dismissed – leave refused on papers.	87.3g.
	[2011] WASCA 108 Delivered 2/5/2011	No relevant prior criminal record. Full-time employment; good character references. Ecstasy user 10 yrs; entrenched gambling habit; after arrest ceased illicit drug use but continued to	s 32 offences (not relevant to appeal) Accepted in sentencing MDMA sold to finance gambling habit. Appellant obtained 300 ecstasy tablets, almost immediately afterwards supplied 97 tablets to another. Arrested by police who located 198 tablets in his jacket pocket.	TES 3 yrs 6 mths. EFP.	Individual sentences not challenged. At [9] ecstasy on par with cocaine, heroin and methyl in terms of seriousness.	

		gamble.				
72.	The State of WA v Littlefair	47 yrs at time offending. 48 yrs at time sentencing.	Indictment Poss methyl wiss 96.9g at average 40%.	Indictment 2 yrs 6 mths imp	Allowed.	96.9g.
	WA V Luuejaur	48 yrs at time sentencing.	Poss mentyl wiss 90.9g at average 40%.	2 yrs o muis mip	Sentence of 2 yrs 6 mths	
	[2013] WASCA	Convicted after early PG.	s32 notice	s32 notice	imp set aside.	
	177		Poss cannabis	3 mths imp (conc).	Re-sentenced to 4 yrs	
		Minor criminal record; old	Poss unlawfully obtained property	9 mths imp (conc).	imp.	
	Delivered	conviction for poss	Poss smoking implement	\$1000 fine	I T	
	07/08/2013	cannabis; not previously	Poss smoking implement	\$1000 fine	At [32] The offence	
		been incarcerated.			was not an	
			Police executed a search warrant at the	TES 2 yrs 6 mths imp.	uncharacteristic	
		Commenced using cannabis	respondent's home address. She admitted		aberration. It was part of	
		as a teenager and methyl at	that she was in possession of methyl. She	EFP.	active and ongoing drug	
		2008.	directed police to a safe in her bedroom.		dealing which his Honour	
			Police searched the safe and found two clip	Dealt in drugs in order	found involved some	
		Left school at Year 10; Stay-	seal bags. One contained 81.7g of methyl	to fund her own	degree of commercial	
		at- home mother.	(44% purity). The other 15.2g of methyl	addiction and to repay a	sophistication. The size of	
			(36% purity).	substantial drug debt.	the respondent's drug	
		'Good caring mother'			debt (about \$65,000)	
			During the search, the respondent admitted	Sentencing judge found	shows that the drug	
		Son has ADHD; lives with	the methyl belonged to her and she intended	she was involved in	dealing business was not	
		respondent in her home;	to sell it.	'street level dealing'	of recent origin	
		dependent on her; husband		but the quantities and		
		serving prison sentence after	When police searched the respondent's	amounts shown in the	At [34] The respondent's	
		arrest.	bedroom they found drug dealing	'tick book' indicated	drug dealing was of a	
			paraphernalia including electronic scales,	that she was also selling	commercial nature in that	
		Some steps taken towards	empty clip seal bags, spoons with visible	larger amounts.	she sold methyl for the	
		rehabilitation.	drug residue and a quantity of MSM. Police		purpose of financing her	
			also found \$2950 in cash in her handbag and	Also found that methyl	own drug use, paying for	
			in other locations in her bedroom.	was part of ongoing	basic living expenses and	
			A grouph of the man of $\frac{1}{2}$, $\frac{1}{2}$, $\frac{1}{2}$, $\frac{1}{2}$.	drug dealing which	repaying her drug debt.	
			A search of the respondent's home also	involved 'some degree	These motives are not	
			revealed 3 mobile phones and a notebook	of commercial	unusual in cases of this	
			with names, dollar values and other	sophistication'.	kind. Selling prohibited	

	notations written by the respondent.		drugs in order to
	notations written by the respondent.	Casual connection	discharge a drug debt is of
	Made admissions to police during the search	between respondent's	no mitigatory
	that included:	substance abuse and her	significance.
	 She used the scales to weigh drugs for 	drug dealing.	Significance.
	sale and MSM to dilute the drugs.	urug ucanng.	At [35] The fact that the
	 The cash was the proceeds of drug sales. 		respondent's client base
			comprised friends and
	She declined to comment on the notebook,		acquaintances who were
	but at sentencing her counsel accepted that it		already habitual users of
	was a 'tick book', which contained a record		methyl is not mitigatory.
	of drug sales she had made and money owed		The ongoing abuse of
	to her by people who had purchased drugs		prohibited drugs of
	on credit.		addiction causes serious
			harm, directly and
			indirectly, to people who
			are addicted to the drugs,
			their families and
			community generally. In
			any event, a perusal of the 'tick book' indicates that
			at least 14 different
			people had been
			purchasing drugs from the
			respondent.
			At [37] The respondent's
			personal circumstances
			and antecedents were, in
			general, reasonably good.
			She had only a minor
			criminal record and had
			taken some steps towards
			rehabilitation. However,
			as I have mentioned, it is

					well-established that	
					matters personal to an	
					offender who has dealt in	
					prohibited drugs are	
					almost always subsidiary	
					considerations in the	
					sentencing process. The	
					principal sentencing	
					considerations in the	
					present case were	
					appropriate punishment	
					and general deterrence.	
					Personal deterrence was	
					also a relevant factor	
					because the respondent	
					committed the offence in	
					question in the course of	
					carrying on a drug dealing	
					business of some	
					duration.	
71.	"S" v The	53yrs at time sentencing.	1 x Poss cocaine wiss 18.29g 70-75%.	6 yrs imp.	Allowed – inadequate	98.29g.
	Queen		2 x Poss heroin wiss 58g & 22g 70-75%.	6 yrs imp each count.	recognition assistance to	
		Convicted after PG at			police and early PG.	
	[2000] WASCA	earliest opportunity – co-	Appellant stopped while driving car – 58g	TES 6 yrs imp.		
	34	operated with police at risk	heroin found. House then searched $-22g$		Sentences reduced to 5 yrs	
		to own safety and letter of	heroin and 18.29g cocaine found behind	Equivalent to 4 yrs imp	(cocaine) and 3 yrs and 2	
	Delivered	comfort before sentencing	loose brick in cavity wall. Appellant claimed	after implementation of	¹ / ₂ yrs (heroin).	
	28/02/2000	judge (information provided	holding drugs as security for repayment of	transitional provisions.	•	
		led to conviction of person	\$10,000 loan he had made to another person.	*	TES reduced to 5 yrs imp.	
		of poss wiss 180g heroin –	That person not apprehended – alleged to			
		received 6 yrs imp).	have fled overseas.		At [13] ' it has been	
					accepted that prison	
		Prior criminal record – incl	On appeal, appellant admitted in process		sentences of between 7	
		poss cannabis; 22 stealing	delivering drugs to third party – retracting		and 10 years represent the	
		offences; numerous fraud	earlier explanation.		range of punishment for	
L		orrenees, numerous muud	currer explanation.	I	range of pumbrinent for	

		convictions; breach CBO; traffic offences. Married with young child.			possession of around 100 grams of heroin/cocaine of high purity – anything above about 55%.'	
70.	Rigney v The State of Western Australia [2008] WASCA 96 Delivered 10/04/2008	Convicted after PG. 2 nd offence committed whilst on bail for 1 st offence. Prior criminal record – 32 convictions between 1983- 2005. Good family, hard working person; performed well in programs since imprisonment.	Indictment 1:1 x Poss methyl wiss 87.74g at 30-51%Indictment 2:1 x Poss methyl wiss 11.07g at 25-34%s 32 offences:1 x Poss cannabis wiss 318.5g bud & 6.5gseed material.1 x Poss unlicensed ammunition.Indictment 1:Appellant passenger in car that was stoppedby police. Electronic scales and \$5000 cashfound in car and drugs were found in 3 clip-seal bags hidden in appellant's socks andunderwear.Indictment 2:Police executed search warrant atappellant's home. Drugs found inappellant's tracksuit pants and at variouslocations throughout house. \$8070 cash alsofound along with scales, clip-seal bags and apiece of paper with numbers written on.s 32 offences:Cannabis found when police attendedappellant's home on separate occasion.Cannabis found in different locations and in	4 yrs 6 mths imp. 18 mths imp. 3 mths imp. 3 mths imp. TES 6 yrs imp. EFP.	Dismissed.	98.81g.
			different size quantities.			
69.	The State of Western Australia v	50 yrs at time offending. Convicted after PG (not at	 1 x Poss methyl wiss 100.6g at 4% (also consisted of 5% pseudoephedrine). 1 x Assault public officer. 	2 yrs imp. 1 yr imp.	Allowed. Concurrent sentence for	100.6g

	<i>Fleming</i> [2010] WASCA 162 Delivered 5/08/2010	earliest opportunity). Extensive prior criminal record - minor drug offences.	Police attempted to apprehend respondent who ran towards known drug house. Violent struggle ensued on porch with officer assaulted, receiving cuts and bruises. Respondent attempted to throw away the 100.6g methyl during the struggle. Two bags of cutting agent also found on respondent when searched.	TES 2 yrs imp. EFP.	assault public officer infringed totality principle by failing to adequately reflect overall criminality. TES increased to 3 yrs 6 mths imp. EFP.	
68.	The State of Western Australia v Johnson [2010] WASCA 187 Delivered 21/09/2010 NB: supplier of drugs for <i>Buck</i> [2010] WASCA 188.	 23 yrs at time offending. Convicted after fast-track PG. No relevant prior criminal record. Stable employment; good character; positive steps towards rehabilitation; stable and supportive upbringing; significant number positive references. 	Ct 1: Offer to supply cocaine 7g. Ct 2: Supply cocaine 3.5g. Ct 3: Supply cocaine 27.8g at 28%. Ct 4: Poss cocaine wiss 64.74g at 39%. Sentencing Judge found offender mid to upper level drug dealer who had access to large quantities of drugs – commercial motivation. Police stopped respondent and searched vehicle. House then searched. When police arrived at house, appellant's girlfriend in her car in the driveway – drugs subject ct 4 found in her car. Girlfriend knew of respondent's arrest and attempted to remove drugs from his house. Police found cutting agent, tick lists and \$8,225 cash at house. No evidence to suggest any portion drugs for appellant's personal use.	8 mths imp. 12 mths imp. 30 mths imp. 40 mths imp. TES 4 yrs 4 mths imp susp 2 yrs. EFP. Remorseful. Low risk re-offending.	 Allowed in part - SIO quashed but sentences not altered. TES 4 yrs 4mths immed imp substituted. At [25] Youth and absence prior convictions do not usually result in suspended sentence for drug offences. At [25] many youthful offenders, after being charged, taken steps towards rehabilitation and not significant risk re- offending – immed imp reflects general deterrence required given prevalence this type offending among young people. At [26] offending too 	103.04g. 96.04g poss or supplied. 7 g offer.

					serious to allow for suspension.	
67.	Ricciardi v The State of Western Australia [2012] WASCA 106 Delivered 11/05/2012	 42 yrs at time sentencing. Convicted after late PG (4 days before trial listed to begin). Lengthy prior criminal record – drugs use; weapons; traffic offences; offences against public order. Long history cannabis use and recent history of methylamphetamine use. 	Ct 1: Poss unlicensed firearm. Ct 2: Poss methyl wiss 104.23g at 23-24%. Offending was serious even if not sentenced on basis of being engaged in ongoing drug dealing. Police attended appellant's home following a call from his de facto partner. On entering the home, police found 9mm handgun and 181 rounds of live ammunition on the kitchen bench. The identifying details of the gun had been removed and it had been modified so that it fired automatically. Police executed a warrant under the <i>Misuse</i> <i>Use of Drugs Act</i> a few hours later. During that search police found a secret cavity in a wall unit inside which were the drugs the subject of ct 2. Police also found cutting agent, tick lists involving substantial amounts of money and more ammunition. Also found during the search in the garage were a metal baton, mobile phone jammer, firearm cleaning kit, bulletproof vest, vacuum heat sealing machine, two boxes clip-seal bags and a money counting machine. Garage had a closed-circuit television surveillance system installed in it. Police also found a cavity above the study door which contained more ammunition, a USB thumb drive (containing photos of	12 mths imp. 5 yrs imp. TES 6 yrs imp. EFP.	Dismissed – leave refused on papers.	104.23g

			approx \$480,000). Also found a tin of baked beans with a false bottom containing cutting agent.			
66.	Nelis v The Queen [2000] WASCA 194	Convicted after early PG. Significant prior criminal record of dishonesty offences.	 1 x Sell amphetamine powder 27.4 g at 2.5%. 1 x Sell amphetamine powder 54.75 g 1 x Poss amphetamine powder wiss 27.5g at 2.5-21%. 	3 yrs imp. 7 yrs imp. 3 yrs imp. TES 7 yrs imp.	Dismissed. At [13] cost to community of the impact of illicit drugs discussed.	109.65g.
	Delivered 2/08/2000	Ward of State after mother left at 2 yrs old – lived in a boy's home. Good father; supported wife and 4 kids; hard worker – employed as fly-in, fly-out mine worker. Psychiatric issues, ADD and possibly bi-polar.	Premeditated commercial dealing in amphetamines – mainstream dealer not merely a distributor. Not dealing to support own habit. Search of offender's home located electronic scales, clip seal bags and \$4900 cash. Took active role in selling drugs, contacted undercover police officer in order to make sale.	Equivalent to 4 yrs 8 mths imp after implementation of transitional provisions.		
65.	Ziino v The State of Western Australia [2007] WASCA 222 Delivered 13/10/2007	 40 yrs at time offending. Convicted after trial. No relevant prior criminal record. 2 children (shared custody with ex wife); unemployed at time offending but good work history 	 1 x Supply MDMA55.26g 32-38%. 1 x Poss MDMA wiss 199 tablets 54.9g 37% Mid-level commerciality. Search of property after ongoing police surveillance and phone intercepts. 	6 yrs imp. 6 yrs imp. TES 7 yrs imp. EFP after 5 yrs.	Dismissed. At [33] It seems that the severity of the sentence reflected the sentencing judge's assessment of the overall criminality of the applicant's conduct, including that it constituted a course of conduct and that the applicant was at the middle level of the drug	110.16g

64.Pittard v The State of Western Australia43 yrs at sentencing.C1 1: 9ors mtDJ wiss, 54.65 g at 20-21% C1 2: Poss mtDJA wiss, 58.75 g, 199-200 PIIs.C1 1: 6 yrs imp. C1 2: 1 yr imp (cum). C1 2: 1 0 yr imp (cum). C1 2: 1						commercial hierarchy. In those circumstances, although the sentence was at the higher end of an appropriate range, it was not outside the range.'	
In the appellant's shed, police found two	64.	State of Western Australia [2013] WASCA 126 Delivered 21/05/2013 Co-offender of Jenkin v The State of Western Australia [2014]	Convicted after trial; however made sensible concessions at trial. Modest criminal record. In a stable relationship; good record of employment Long history of illicit drug abuse. Co-offender Forman charged with 11 Cts on indictment and 6 Cts on s32 notice. PG to all and sentenced to TES 6 yrs imp. EFP. Co-offender Jenkin charged with poss methyl wiss and poss MDMA wiss. Convicted after trial and sentenced to TES 6 yrs imp.	 Pills. Ct 3: Poss cannabis wiss, 113.04g. Police officers in Geraldton had Trevor Forman under surveillance. He was seen to travel from Geraldton to Perth to acquire methyl and ecstasy from the appellant. In the early hours of 20 July 2012, the appellant supplied quantities of methyl and ecstasy to Foreman. Forman later drove from the appellant's home. Police stopped the vehicle on the Grand Highway near Dongara. Hidden inside the tailgate the police discovered a cryovac sealed bag containing two packages of drugs. One package contained mthyl and the other MDMA. At the same time as Forman's car was being searched, police executed a search warrant at the appellant's home. Next to the appellant's bed two bags were found which contained a total of \$108,030 in cash. 	Ct 2: 1 yr imp (cum). Ct 3: 6 mths imp (conc). TES 7 yrs imp. EFP. Sentencing judge found the appellant was Forman's supplier and Forman was a dealer who would, in turn, supply those drugs to his customers in the Geraldton area. Sentencing judge found the offences were committed in the context of an established relationship between the appellant and Forman and were not a 'one-off transaction' between	Dismissed – refused on papers. At [56] Miller AJA's analysis (in <i>Bosworth</i>) does not amount to a sentencing matrix It is not the case that whenever an offender is convicted of an offence of possession between 3g and 65g of methyl with intent to sell or supply, he or she must receive a term of imprisonment between	113.4g. 199-200 pills.

63.	Olomi v The State of Western Australia [2004] WASCA 304 Delivered 20/09/04	Convicted after fast-track PG. Committed offence whilst on parole for armed robbery. Supportive family; partner recently lost baby.	 vacuum-sealing machines, vacuum bags, clipseal bags, heat shrink plastic, sets of electronic scales and a large quantity of a cutting agent. Police found cannabis separated into three identical bags, together with a grinder which had been used to chop up the cannabis. 1 x Poss MDMA wiss 247 tablets 53.85g. 1 x Poss methyl wiss 64.48g. s 32 offence: quantity of ammunition, possess of smoking implement. Found in appellant's home; also found \$3150, set of electronic scales, clip-seal bags and deal book. Offences committed to maintain a drug habit but also to gain \$30,000. 	Sentencing judge found that although police did not find any documentation that showed that the appellant was a commercial dealer in drugs, the appellant conducted his business on a cash basis; Found that 'most if not all' of the cash found was the proceeds of his drug dealing. Moderate risk of re- offending. 2 yrs 8 mths imp. 2 yrs 8 mths imp. 2 yrs 8 mths imp. 0wed 987 days parole – ordered to be served concurrently. TES 5 yrs 6 mths imp. Remorse.	Dismissed.	118.33g.
62.	Bosworth v The State of Western Australia [2007] WASCA	57 yrs at time offending.Convicted after fast track PG.Offending breached 2yr	 1 x Poss methyl wiss 84.17g at 15 – 36%. 10 x Sell methyl 3.5g. Police conducted a search of appellant's house. Appellant helped police locate the drugs in various locations in the house. Also 	5 yrs 10 mths imp. 18 mths imp each count. TES 7 yrs 4 mths imp.	Dismissed. At [13] 'There are a sufficient number of comparable sentences in this jurisdiction to satisfy	119.17g.

	144; (2007) 175 A Crim R 49 Delivered 13/07/2007	CRO (poss methyl wiss). Very stable family background.	located \$11,750 cash and set of electronic scales which appellant admitted using to weigh methyl. Appellant admitted \$10,000 of the cash came from selling drugs and admitted having sold methyl on 10 occasions in lots of 3.5g for \$1000 each.	EFP.	me that the sentence of 5 years and 10 months is not inconsistent with sentences customarily imposed or outside the range of a sound sentencing discretion'. At [19] 'Weighing heavily is the cooperation with police which resulted in his convictions on the selling counts.'	
61.	Roncevic v The State of Western Australia [2012] WASCA 43 Delivered 17/02/2012	 37 yrs at time offending. Convicted after late PG. Significant and serious prior criminal record. Offending breached parole. Drug addiction – offending due to self-induced drug psychosis. 	 1 x Poss methyl wiss 114.1g at 9%. 1 x Poss methyl wiss 5.27g at 64%. 1 x Unlawful wounding s 301 <i>Criminal Code</i>. 2 x Assault police officer. 10 x s 32 offences. Appellant passenger in a car which was stopped by police. 114.1g methyl found hidden in appellant's underwear. Appellant's house was subsequently searched and police found cannabis, smoking utensil, metal baton and stolen jeans (all s 32 offences). Appellant involved in an incident in which he shot someone (unlawful wounding). Following that incident, appellant's home was again searched by police and a handgun 	 4 yrs 6 mths imp. 18 mths imp. 2 yrs 6 mths imp. 2 yrs 6 mths imp. 2 yrs 4 mths imp each ct. Sentence range \$200 fine – 12 mths imp. Owed 2 yrs 10mths parole time at sentencing – ordered wholly concurrent with TES. TES 9 yrs 2 mths imp. EFP. No genuine remorse; late acceptance of 	Dismissed – leave to appeal refused on papers.	119.379g.

			found (s 32 offences).	responsibility.		
			Appellant driving a vehicle when stopped by police (victims 1 & 2) for a traffic matter. Victim 1 told appellant conducting a license check and appellant drove off at high speed. Victims 1 & 2 pursued appellant and appellant refused to stop, colliding with another car in his attempt to evade capture (further s 32 offences). Victims 1 & 2 found appellant's car stationary a short time after and approached the vehicle. Appellant again tried to escape and pointed a stolen handgun at victim 1 as he was reaching for her handcuffs. Victim 2 reached for her taser and the appellant pointed the gun at her. Appellant ran off, stopped after a short distance, turned, readied the gun for firing and pointed the handgun at each victim in turn. Victim 1 fired his police issue weapon. Appellant ran off and was later found hiding in a nearby yard. Police later found bag containing 5.27g methyl dropped by appellant. Appellant's car also searched and another handgun was found along with ammunition, \$39,990 cash, scales with traces of methyl, cutting agent and 2 mobile phones.			
60.	Than-Htay v The State of Western Australia	Convicted after trial. Significant prior crim record -conspiracy to sell/supply;	Ct 1: Poss methyl wiss 5.97g at 77%. Ct 2: Poss methyl wiss 19.55g at 73- 81%. Ct 3: Poss methyl wiss 112.16g at 30 – 77%. Drugs of very high purity, motivation was	Ct 1: 18 mths imp. Ct 2: 3 yrs imp. Ct 3: 8 yrs imp. TES 8 yrs imp.	Dismissed. At [21] 'However, the effect of differing	137.68g.

	[2011] WASCA 68 Delivered 23/03/2011	poss amphetamines wiss. Offending breached parole (poss amphetamines wiss).	for commercial gain but also to service his own drug habit. Search warrant executed at appellant's home. Methyl found in pocket, backpack, bumbag & motor vehicle. If substances subject of cts 1 – 3 were diluted, would create over 680g of methyl at street level purity worth some hundreds of thousands of dollars.	EFP. Limited insight into offending; blamed others for his actions; high risk re-offending. Personal deterrence needed.	personal circumstances and antecedents will be reduced in those matters where deterrence is the dominant sentencing consideration: <i>Tulloh v</i> <i>The Queen</i> [2004] WASCA 169; (2004) 147 A Crim R 107 [46] McClure JA.'	
59.	The State Of Western Australia v Andela [2006] WASCA 77 Delivered 19/05/2006	 21 yrs at time offending. Convicted after fast-track PG. No prior criminal record. Employed full time; positive references. Committed offence to finance \$1200/week cocaine habit – began using marijuana and alcohol at 14 yrs in response to parent's marital problems. Began using amphetamines to manage weight problem (low self esteem and break- up relationship with girlfriend). Brother convicted drug offences in 2000 – 10 mth 	1 x Poss MDMA wiss 500 tablets 138.5g 37-42%. Organised crime officers searched respondent's house – found 500 tablets in five lots of 100 wrapped in newspaper in a jacket in his bedroom. Also found \$4350 cash.	2 yrs imp. TES 2 yrs imp susp 2 yrs.	Allowed SIO set aside. TES 18 mths imp substituted. NB: principles double jeopardy applied to sate appeals. At [12] 'Marital and relationship breakdowns and youthful insecurities are common in modern Australian society, They do not justify or excuse criminal conduct.'	138.5g.

		imp.				
58.	Dillon v The State of Western Australia	36 yrs at time offending. Convicted after fast-track PG.	 1 x Poss wiss methyl 75.7g 11-13%. 1 x Poss wiss methyl 59.44g 12%. 1 x Poss wiss MDMA 5.54g 21%. 1 x Pervert the course of justice (PCJ). 	4 yrs 6 mths imp. 4 yrs 6 mths imp. 1 yr imp. 2 yrs imp	Dismissed – only sentence PCJ challenged.	140.68g.
	[2010] WASCA 135	Prior criminal record - served 12 mths imp previously for poss methyl	5 x s 32 offences (not drug related). Drugs found after appellant's car stopped	s 32 sentences concurrent.		
	Delivered 4/08/2010	wiss. Good work record; positive character references.	and searched. PCJ result of telephone intercepts recording appellant arranging for another person to say the drugs belonged to them in exchange for \$10,000.	TES 6 yrs mths imp.		
57.	Stagno v The State of	29 yrs at sentencing.	Ct 1: Poss methyl wiss 130.06g at 7-8%. Ct 2: Agg poss unlicenced firearm.	Ct 1: 4 yrs imp. Ct 2: 1 yr 6 mths imp	Dismissed.	145.13g.
	Western	Convicted after PG to Ct 3;		(cum).	At [32] It is generally	
	Australia	Convicted after trial of other	Ct 3: Poss ammunition without licence.	Ct 3: 6 mths imp	accepted that drug dealing	
		counts. (Although indicated	Ct 4: Poss methyl wiss 15.07g at 1% and	(conc).	is a hierarchical business.	
	[2013] WASCA	PG to possession in Ct 2,	78%.	Ct 4: 2 yrs 6 mths imp	Those engaged in the	
	166	just not circ of aggravation).		(cum).	business of selling drugs	
	N 111 1		<u>Ct 1:</u>		as a principal are	
	Date delivered	Criminal record including	The appellant was stopped by police driving	TES 8 yrs imp.	ordinarily regarded as	
	24/07/2013	substantial traffic	on Manning Road, Wilson. Police found		more culpable than those	
		convictions; possess cannabis wiss.	130g of methyl distributed between a	EFP.	who act as a courier This is because it is the	
		cannabis wiss.	number of plastic bags hidden in the car. His Honour described the drugs as being	No remorse; lacked	principal who stands to	
	Related:	User of illicit drugs prior to	carefully sorted and packaged in various	insight into offending.	profit to a greater extent	
	Relateu.	2008.	quantity, ready for sale on a wholesale basis	msight into orienting.	than the courier.	
	Stagno v The	2000.	to street level dealers.	High risk of re-	than the courier.	
	Stagno V The State of	Excellent family	Ct 2:	offending.	At [36] The high purity	
	Western	background; highly skilled	Police also found, hidden under the driver's	circinding.	showed that the appellant	
	Australia [2015]	mechanic.	seat, a Glock handgun with its serial number	Although sentencing	was very close to the	

	WASCA 115	On bail for Cts 1-3 when Ct 4 was committed.	erased. The weapon was located with 13 rounds of ammunition in the magazine. The appellant was found to be carrying \$2,380 in cash in his wallet. <u>Ct 3:</u> The appellant's home was subsequently searched. There, police found tick lists which showed prior dealing on credit in very large sums of money. Police also discovered ammunition. The appellant's mobile phone was seized. Many of these messages plainly related to drug dealing. His Honour said that they showed that the appellant had 'close business links with known drug dealers'. <u>Ct 4</u> Was committed more than 2 years after Cts 1-3. Police stopped and searched the appellant's work vehicle and found 2 bags containing methyl in the vehicle's freezer compartment. One bag contained 1.67g of methyl. His Honour said that he was minded to think that this was a contaminated cutting agent. The other bag contained 13.4g of methyl. His Honour said this quantity had 'more or less come uncut from manufacture' and described it as being 'carefully wrapped and tied'.	judge accused the appellant was a drug user, found that the quantities and extend of dealing far exceeded anything he could possibly need for personal use. Described as 'wholly commercial'. Ct 1: Principal in mid- level wholesale drug distribution network; Ct 4: A courier and bagman for others.	source of manufacture and the drug would almost inevitably have been diluted It is undoubtedly an aggravating factor that the offence was committed while the appellant was on bail for similar offending. At [46] There can be no doubt that the appellant's overall offending in this case was very serious	
56.	Wilson v The State of Western	34 yrs at time offending. Convicted after fast-track	Indictment 1: Ct 1: Conspire to purchase MDMA wiss 500 tablets Ct 2: Page method wise 22 5 a st 22%	Indictment 1: Ct1: 15 mths imp.	Dismissed.	148.5g.
	Australia [2010] WASCA 82	PG. Offence on indictment 2 breached bail for indictment	Ct 2: Poss methyl wiss 32.5g at 32%. <u>Indictment 2:</u> Ct 1: Poss methyl wiss 116g at 9-39%.	Ct 2: 2 yrs 8 mths imp. Indictment 2: Ct 1: 5 yrs imp.		

	Delivered	1	Involved at a significant level in the			
	4/05/2010	Prior criminal record - incl				
	4/05/2010		hierarchy of drug industry – not street			
		drug related convictions for	dealing but dealing at whole sale level in			
		which fines were imposed.	significant quantities.			
		Undertaken programmes in				
		custody.	Indictment 1:			
			Agreed with third party to purchase and then			
		Good work history.	sell 500 MDMA tablets at \$20 with intent			
			on-sell them and split the profits (ct 1).			
			Police observed appellant in car park of			
			business and conducted a search of his car.			
			Methyl (ct 2), \$2,000 cash found in car.			
			\$4,100 cash found on appellant's person.			
			Indictment 2:			
			Police stopped and searched appellant's car -			
			\$2,140 cash found on appellant's person.			
			Appellant's home subsequently searched			
			and methyl, cutting agent, clip-seal bags,			
			syringes and vials water found in hard case			
			kit.			
55.	RP v The State	20 yrs at time offending.	1 x Poss MDMA wiss 539 tablets 149.18g.	2 yrs 10 mths.	Dismissed.	149.18g.
	of Western					
	Australia	Convicted after fast-track	Characterised as user/dealer – money used	TES 2 yrs 10 mths imp.		
		PG assistance given to	to finance habit and repay drug debt.			
	[2010] WASCA	authorities.	Significant commercial aspect to dealing			
	75		given quantity tablets far exceed anything			
		No relevant prior criminal	required personal use.			
	Delivered	record.	A TO K TO			
	28/04/2010		Appellant and co-offender observed in			
		Born Bosnia-Herzegovina;	appellant's parked car by police. Car then			
		came to Australia with	searched – 35 MDMA tablets, \$1450 cash			
		parents as refugee;	and clip seal bags located. 2 further MDMA			
		supportive family; good	tablets found in appellant's trouser pocket.			
		supportive failing, good	autors round in appendit s trouser pocket.			1

		upbringing. Began using ecstasy after relationship breakdown and became addicted.	Appellant taken back to police station and searched again – 539 MDMA tablets found in underwear. Car searched again - further 17 MDMA tablets found.			
54.	Mada v The Queen [2003] WASCA 1 Delivered 17/01/2003	35yrs at time offending. Convicted after fast-track PG, and slightly slower PG. No prior criminal record. Romanian immigrant. Provided cooperation to police.	 1 x Poss heroin wiss 81.6g at 38-46%. 1 x Poss heroin wiss 7.86g at 45%. 1 x Poss heroin wiss 21.76g at 42%. 1 x Supply heroin 14.1g. 1 x Poss heroin wiss 28g at 50%. 1 x Poss heroin wiss 8.24g. Non-user, traded for profit after experiencing financial difficulties. Position of seniority in drug hierarchy Searched after vehicle stop. Further drugs found buried in bushland as a result of surveillance of offender. Telephone intercepts also used. 	 7 yrs imp. 7 yrs imp. 7 yrs imp. 3 yrs imp. 7 yrs imp. 7 yrs imp. TES 10 yrs imp. TES 10 yrs imp. Equivalent to 6 yrs 8 mths imp after implementation of transitional provisions. 	Allowed. <u>Sentences on appeal:</u> 4 yrs 3 mths imp. 1 yr 7 mths imp. 2 yrs 8 mths imp. 2 yrs 3 mths imp. 5 yrs 1 mth imp. 3 yrs imp. TES reduced to 7 yrs 4 mths imp. At [46] Judge failed to deal with each offence individually, failed to deduct for cooperation with police and confiscation of assets.	161.56g.
53.	Vagh v The State of Western Australia [2007] WASCA	22 yrs at time offending.Convicted after PG - co- operated with police.No prior criminal record.	Ct 1: Poss methyl wiss 133.3g at 15-17%. Ct 2: Poss LSD wiss 58 trips. Ct 3: Sold MDMA 98 tablets 30.65g. 3 x s 32 offences Commercial motivation.	Ct 1: 3 yrs 9 mths imp. Ct 2: 1 yr 8 mths imp. Ct 3: 2 yrs 1 mth imp. s 32: 2 mths imp each offence.	Dismissed. At [71]-[72 Sentence not disproportionate to overall criminality and not crushing.	163.95g. 58 trips.
	17 Delivered	Strong family support.	<u>Cts 1 & 2:</u> search warrant at appellant's home found 133.3g crystal methyl and 58	TES 6 yrs imp. EFP.	At [77] 'As the Sentencing Judge	

	19/01/2007		LSD trips in jacket in wardrobe.		correctly observed, the	
			<u>Ct 3:</u> appellant arranged to sell 98 MDMA		appellants conduct	
			tablets to another. Sent person to transact the		involved extremely	
			sale and received \$2350 in return.		serious offending; it was	
					not isolated, it involved a	
					reasonable amount of	
					dangerous drugs and he	
					played an important role	
					in their distribution.'	
52	I was a The State	22 rue at time offen din a	1 m Dass method using 172 26m at 5 270/	5	Diamianad	172.26-
52.	Lam v The State	22 yrs at time offending.	1 x Poss methyl wiss 172.36g at $5 - 37\%$.	5 yrs 4 mths imp.	Dismissed.	172.36g.
	of Western	Convicted after fast-track	Encoded in a communical activity of calling	TES 5 and 4 methodiene	At [10] 'The commencial	
	Australia		Engaged in a commercial activity of selling	TES 5 yrs 4 mths imp.	At [10] 'The commercial	
		PG. Cooperated with police. Remorse.	drugs.	Remorse.	aspect of the appellant's activity reflected in the	
	[2010] WASCA	Prior minor criminal record.	Sourch warrant avaguted at anglight's	Remoise.	significant quantity and	
	[2010] WASCA 61	Prior minor criminal record.	Search warrant executed at apellant's parent's home - over \$14,000 cash, clip-seal		purity of the drug places	
	01	Mignotod from Vistnamy				
	Delivered	Migrated from Vietnam;	bags, cutting agent and electronic scales		the appellant's conduct in	
	7/04/2010	poor English; commenced using methyl at 20 yrs.	found in bedroom. Drugs were found on		the very serious category of offences of this type.'	
	7/04/2010	using methyr at 20 yrs.	appellant's person.		of offences of this type.	
		8 mth old child and ceased				
		drug use at time sentencing.				
51.	Dao v State of	51yrs at time offending.	Ct 1: poss heroin wiss 56.03g 59%.	Ct 1: 4 yrs imp.	Dismissed.	175.23g.
	Western		Ct 2: poss methyl wiss 119.2g 49%.	Ct 2: 4 yrs imp.		
	Australia	Convicted after PG earliest			At [9] 'deterrent	
		opportunity.	Sentenced on basis that actively	TES 6yrs imp.	sentences were called for	
	[2007] WASCA		participating in dissemination illegal drugs		because of the need for	
	237	Single mother; 2 children 10	for financial gain (affirmed on appeal).		community protection'.	
		& 14 yrs; came to Australia				
	Delivered	from Vietnam (via refugee	Searched after arrival on QANTAS flight			
	9/11/2007	camp in Hong Kong).	from Sydney to Perth. Found quantities			
			above in two packages sewn into underwear.			
		Gambling addiction and	To be paid \$10 000 for courier work –			
		significant debts as a result.	claimed to pay a gambling debt.			

			Telephone intercepts lead to arrest of principals in distribution network.			
50.	Cohen v The State of Western Australia [No 2] [2007] WASCA 279 Delivered 18/12/2007	 53 yrs at time sentencing. Convicted after trial - co- operated by making certain admissions and reducing length trial. Prior criminal record – drug trafficking convictions. Not a drug addict, motivated solely by greed – carried on drug trafficking business. 	Ct 1: Poss methyl wiss 1.68g at 19%. Ct 2: Poss methyl wiss 164g at 19%. Ct 3: Poss cocaine wiss 13.5g at 30%. Ct 4: Poss methyl wiss 1.64g at 19%. Came to attention of police through telephone intercepts. Car searched and drugs subject ct 1 found concealed in car's air- conditioning duct. Apartment subsequently searched – rubber gloves, clipseal bags and dextrose (cutting agent methyl) found, as well as \$100,000 cash. Empty apartment next door also searched – drugs subject cts 2 & 3 found. House then searched – drugs subject ct 4 found.	Ct 1: 1 yr imp. Ct 2: 8 yrs imp. Ct 3: 7 yrs imp. Ct 4: 2 yrs imp. TES 9 yrs imp. EFP.	Allowed - primarily on ground that confiscation of lawfully acquired house (inherited from mother and worth more \$1,000,000) not originally taken into account as mitigating factor given sentence cts 2 & 3 are at upper end of range. TES reduced 7 yrs 6 mths. At [21] the possibility of deportation alone not mitigating factor.	180.82g.
49.	Nguyen v The State of Western Australia [2009] WASCA 81 Delivered 7/05/2009	 53 yrs at time offending. Convicted after fast-track PG (methyl & heroin). Convicted after trial (MDMA – also acquitted charge supply methyl 1.213kg). Minor prior criminal record. History poly-substance abuse. Poor health (two operations 	 1 x Poss methyl wiss 138.8g 52-55%. 1 x Poss heroin wiss 55.8g (59%). 1 x Poss MDMA wiss. Sentenced on basis commercial trafficker - flew from Sydney to Perth & rented house for sole purpose of dealing. Methyl found in 5 packages in bag in appellant's pocket. Heroin in package on table in centre of bedroom. Also found electronic scales & \$2,110 cash. 	5 yrs 6 mths imp. 3 yrs imp. 8 mths imp. TES 6 yrs imp. Minimal insight into illness and illicit substance abuse.	Dismissed. NB: The original sentence was imposed whilst the transitional provisions were in force.	194.6g.

		for brain haemorrhage; spinal injuries in car accident resulting in chronic back pain) - started using drugs as coping mechanism for disability.				
48.	Birch v State of Western Australia [2011] WASCA 101 Delivered 19/04/11	 29 yrs at time offending. Convicted after PG – not at first opportunity and in face strong prosecution case. Prior criminal record – mainly traffic offences and poss cannabis (1998 – only prior drug conviction). 2 children aged 4 and 2 ½ yrs – taken to NZ without her permission by their father sometime in 2009; reasonable work history. Intravenous methyl user. 	Ct 1: Supply MDMA 1000 tablets 208.9g. Ct 2: Conspire supply MDMA 4000 tablets. Ct 3: Offer supply MDMA 1000 tablets. Ct 4: Offer supply MDMA 40 or 50 tablets. Ct 5: Offer supply MDMA 400 tablets. Ct 6: Offer supply MDMA 400 tablets. Ct 7: Offer supply methyl 1.75g – 3.5g. Ct 8: Offer supply MDMA 1000 tablets. Described in sentencing as active drug dealer – implied financial motive. Offending period approx 2 mths. Charges result of intercepted phone calls and covert surveillance operation. Two co- offenders.	Ct 1: 5 yrs imp. Ct 2: 4 yrs imp. Ct 3: 5 rs imp. Ct 4: 1 yr imp. Ct 5: 2 yrs imp. Ct 6: 2 yrs imp. Ct 7: 2 yrs imp. Ct 8: 5 yrs imp. TES 8 yrs. EFP. Limited insight into offending behaviour.	Dismissed – leave refused on papers. At [33] not enough to gather a selection of cases and by a broad exercise of comparison try to demonstrate error – what is required is an analysis of relevant factors.	210.65-212.4g. 208.9g supply. 1.75-3.5g offer. 400 tablets conspire supply. 1850 tablets offer.
47.	Giglia v The State of Western Australia [2010] WASCA 9	25 yrs at time offending. 27 yrs at time sentencing.Convicted after trial (acquitted 3 charges).Minor prior criminal record - assault, weapons and	 3 x Poss MDMA wiss 300, 500 and 500 tablets. 1 x Poss methyl wiss 84g. 8 x Offer to supply methyl to another (70-98g; 500 tablets). 1 x Supply methyl 56g. 1 x Att to poss MDMA wiss 500 tablets. 	TES 8 yrs 6 mths. Remorse at sentencing – previously maintained innocence.	Dismissed. At [48] 'The offences committed by the appellant were serious. He was a commercial dealer of both methylamphetamines and	 210-238g. 2000 tablets. 140g and 1500 tablets poss. 70-98g and 500 tablets offer

	Delivered 22/01/2010	traffic offences. No substance abuse problem - never tried illicit substances. Educated to yr 12; good work history; supportive family and fiancée.	Offending in context joint enterprise between appellant and co-offenders to try and sell methyl and MDMA. Arrest and charges result telephone intercepts over approx 4 week period.		ecstasy. He was not solely involved in the sale of drugs at the street level, but was selling drugs to other people who were selling them to the ultimate users. He sold drugs purely for financial gain, rather than to support an addiction.' NB: The original sentence was imposed whilst the transitional provisions were in force.	
46.	Chu v The State of Western Australia [2012] WASCA 135 Delivered 6/07/2012	 34 yrs at time sentencing. Convicted after early PG. Prior criminal record – poss methyl; poss smoking implement. Born in Vietnam; arrived in Australia in 1996. Suffers advanced osteoarthritis in hips and ankle as a result of injuries sustained in a car accident. 	Ct 1: Sold methyl 14g at 52%. Ct 2: Sold methyl 28g t 79%. Ct 3: Sold methyl 28.3g at 65%. Ct 4: Supplied MDMA one tablet. Ct 5: Sold methyl 27.8g at 78% and 27.8g at 70%. Ct 6: Poss methyl wiss 11.99g at 17%, 40.3g at 23% and 49.4g at 81%. Appellant conceded he was close to or at the top of the drug hierarchy with a critical role in the distribution of the drug. Appellant was selling drugs sourced from Sydney and a search of his home found clipseal bags, electronic scales, cutting agent and \$159, 260 cash.	Ct 1: 2 yrs imp. Ct 2: 4 yrs imp. Ct 3: 4 yrs imp. Ct 4: 6 mths imp. Ct 5:5 yrs imp. Ct 6: 5 yrs imp. TES 7 yrs imp. EFP. Minimised offending; attempted to portray himself as the victim.	Dismissed – leave refused on papers. At [27] To allege sentencing judge did not take proper account of mitigating factor is to allege a weighting error. A weighting error only gives rise to an appealable error if it amounts to a failure to exercise the discretion entrusted in the court. Absent a failure to exercise that discretion, a weighting error is not an independent ground of appeal which justifies appellate intervention.	227.59g.

					At [33] Whether appellant selling drugs to generate wealth or pay off debt is of no mitigatory significance – it remains selling drugs for a commercial purpose and, at its highest point, is no more than an explanation of the offending rather than a mitigating factor.	
45.	Tran v The State of Western Australia [2010] WASCA 38 Delivered 2/03/2010	 45 yrs at time offending. Convicted after trial – 2 x att to poss methyl. Convicted after PG - 3 x poss wiss. Prior criminal record - dishonesty & drug offences. Vietnamese refugee; 4 children (19, 14, 13 & 11 yrs at sentencing); difficulty integrating since arrival in Australia; victim domestic violence (ex husband served term imp for abuse). 	 2 x Att to poss methyl 27.3g & 132g. 1 x Poss methyl wiss 37.013g. 1 x Poss heroin wiss 41.4g. 1 x Poss cannabis wiss 60 large & 125 small plants. Involved commercial drug dealing. Drug user but offences not to support her habit – role more significant than courier. Recruited two women to bring in methyl from Eastern State. Couriers caught by police on both occasions (attempt charges). Later search of her home found 3 quantities of drug the subject of possession charge. Also found scales, dilutants and plastic wrap. 	4 yrs & 5 yrs imp. 2 yrs imp. 2 yrs imp. 2 yrs imp. TES 9 yrs imp.	Dismissed. At [28] attempted possession, as opposed to actual possession, is not significant factor in sentencing. At [39] heavy penalty but in circumstances proper reflection criminality given 3 types drugs involved, organisation behind offending and commercial aspect.	237.713g. 78.413 poss. 159.3 att poss.
44.	The State of Western Australia v	35 yrs at time offending. Convicted after trial. Supportive family; dyslexia	1 x Poss MDMA wiss 249g 33%. Dealer for financial gain who only used MDMA "once or twice".	4 yrs imp. TES 4 yrs imp.	Allowed. TES increased 5 yrs 6 mths imp.	249g.

	Higgins	and ADD (did not contribute		No remorse.		
	[2008] WASCA 157	to offending).	Police found drug's at respondent's home along with \$54,250 and \$2,280 cash;	No remorse.	NB principles double jeopardy applied to State appeals.	
	24/07/2008				At [14] minor criminal record, good antecedents, employment waiting do not place appellant an different position to many other who come before courts for this type of offending. At [19]-[36] review of comparative cases. At [12] no evidentiary basis to make distinction between MDMA and methyl, amphetamine, heroin and cocaine for sentencing purposes.	
43.	Hobby v The State of Western	24 yrs at time offending. Convicted after fast-track	Ct 1: Offer to sell/supply amphetamine. Ct 2: Offer to sell/supply MDMA. Ct 3: Offer to sell/supply MDMA 50 tablets.	Ct 1: 8 mths imp. Ct 2: 8 mths imp. Ct 3; 16 mths imp.	Dismissed. At [26] Submissions	252.75g. 560 tablets.
	Australia	PG.	Cts 4-6: Offer to sell/supply cannabis.	Cts 4-6: 4 mths imp	regarding good character	53.5g poss.
		No relevant arian arianis -1	Ct 7: Offen to coll/oursely MDMA	each	missed the point that	199.25g offer.
	[2009] WASCA 108	No relevant prior criminal record.	Ct 7: Offer to sell/supply MDMA. Ct 8: Offer to sell/supply cannabis.	Ct 7: 12 mths imp. Ct 8: 6 mths imp.	general deterrence comes to the fore.	560 tablets offer.
	109		Ct 9: Offer to sell/supply MDMA 490	Ct 8: 8 mills mp. Ct 9: 3 yrs imp.		
	Delivered	Relatively happy and stable	tablets.	Ct 10: 16 mths imp.	NB: The original sentence	
	25/06/2009	upbringing; some difficulties	Ct 10: Offer to sell/supply MDMA 20	Ct 11: 6 mths imp.	was imposed whilst the	
	25/00/2007	when appellant 17 yrs	tablets.	Ct 12: 12 mths imp.	transitional provisions	

		relating to death of his	Ct 11: Offer to sell/supply cannabis 14g.	Ct 13: 4 yrs imp.	were in force.	
		mother	Ct 12: Offer to sell/supply cannabis 56g.	Ct 13: 4 yrs imp. Ct 14: 24 mths imp.	were in force.	
		mother	Ct 13: Offer to sell/supply methyl 84g.	Ct 14: 24 mins mp. Ct 15: 16 mths imp.		
			Ct 14: Offer to sell/supply methyl 28g.	Ct 15: 10 mins mp. Ct 16: 24 mths imp.		
			Ct 15: Offer to sell/supply methyl 2.25g.	Ct 10: 24 mins mp. Ct 17: 12 mths imp.		
			Ct 16: Offer to sell/supply methyl 28 g.	Ct 17: 12 mins mp. Ct 18: 12 mths imp.		
			Ct 17: Offer to sell/supply cannabis 28g.	Ct 19: 16 mths imp.		
			Ct 18: Offer to sell/supply methyl 3.5g.	Ct 20: 4 yrs imp.		
			Ct 19: Offer to sell/supply methyl 53.5g.			
			Ct 20: Poss methyl wiss 53.5g at 19-21%.	TES 7 yrs imp.		
			Mid-range distributor. Offending period 23			
			days.	EFP.		
			Initially began dealing as a favour on non	Limited insight into		
			profit basis but became engaged in dealing	seriousness of		
			for profit at some point - engaged in selling	offending.		
			substantial quantities of 3 different drugs.	orrending.		
			substantial quantities of 5 different drugs.			
42.	Huynh v The	45 yrs at time offending.	Ct 1: Poss methyl wiss 40.57g at 2-26%.	TES 10 yrs imp.	Dismissed – leave to	331.81g.
	State of		Ct 2: Poss heroin wiss 4.42g at 55%.		appeal refused on papers.	C
	Western	Convicted after late PG – a	Ct 3: Sold heroin 55.7g.			
	Australia	few days before trial.	Ct 4: Sold heroin 27.9g at 53%.		Only sentences for	
		5	Ct 5: Sold heroin 56.8g at 54%.		firearms offences	
	[2012] WASCA	Offending breached SIO -	Ct 6: Sold methyl 27.5g at 63%.		challenged.	
	8	poss methyl wiss (28g).	Ct 7: Poss heroin wiss 100.57g at 45-51%.		6	
	-		Ct 8: Poss methyl wiss 18.35g at 45-55%		Sentence on firearm	
	Delivered	Offending for Cts 3 – 10	Ct 9: Poss of unlicensed firearm		offences not manifestly	
	16/1/2012	breached bail for Cts $1 - 2$.	Ct 10: Poss of unlicensed firearm		excessive.	
		Vietnamese refugee.	Offending at high end of scale of		At [19] No prospect of	
			seriousness. Appellant close to top of		establishing a different	
		Depression; gambling	distribution hierarchy - sentenced on basis		TES should have been	
		problem.	that weights and purity of drugs indicated		imposed.	
			close to source of production or importation.			
			Firearms used for protection during drug		At [21] No reasonable	

			trades. Offending period approx 7 mths. Cts 1 and 2 resulted from police search of appellant's home. Remaining cts result of sale of drugs to UCO and subsequent police raid on appellant's home.		prospect of establishing that the sentencing judge erred in the exercise of his discretion in relation discount for PG. Appellant's claims of remorse and scope for rehabilitation at odds with breach of SIO and offending on bail.	
41.	Samuels v The State of Western Australia [2006] WASCA 222 Delivered 26/10/2006	 33 yrs at time offending. Convicted after trial – 3 ½ yr delay between offending & trial. No previous convictions for similar offences and hadn't offended since 2001. Member Gypsy Joker motorcycle club. Separated from wife; 2 children. 	 1 x Poss methyl wiss 25.3g at 34%. 1 x Poss MDMA wiss 315.8g at 21%. Operating at a level of "mid-level commerciality". Taskforce established to investigate Gypsy Jokers involvement in the car bomb that killed Don Hancock and a companion. Intelligence from surveillance and phone intercepts led to search of tattoo shop owned by appellant – located drugs. 	5 yrs imp. 4 yrs imp. TES 6 yrs imp. EFP.	Dismissed. At [75] characterised this as a case involving drugs at the upper end of seriousness.	341.1g.
40.	Russell v The State of Western Australia [No 2] [2010] WASCA 159	 35 yrs at time offending. Convicted after fast-track PG. Prior criminal record - traffic offences and one possess cannabis (fined). 	Ct 1: Offer to sell MDMA 50 tablets. Ct 2: Offer to sell methyl 56g. Ct 3: Sold MDMA 421 tablets 121g at 37%. Ct 4: Offer to sell MDMA 50 tablets. Ct 5: Sold MDMA 585 tablets 175.8g at 37%. Ct 6: Offer to sell MDMA 50 pills. Ct 7: Att to obtain MDMA wiss 2000 pills.	Ct 1: 1 yr imp. Ct 2: 3 yrs imp. Ct 3: 4 yrs imp. Ct 4: 1 yr imp. Ct 5: 4 yrs imp. Ct 6: 1 yr imp.	Allowed. Manifestly excessive in that original sentence did not bear proper relationship to level of criminality.	352.8g 2150 tabets. 296.8g sold. 56g offer. 2150 tablets offer.

	Delivered 4/08/2010	Unremarkable family background; good references; good work history. Significant medical difficulties since birth – chronic asthma, sever lower back pain from spinal fusion, eczema and obesity; depression; low self esteem.	Categorised as mid range user/dealer. Offending period approx 2 mths. Claimed dealing drugs to fund addiction to ecstasy that had developed after becoming immune to effects painkillers.	Ct 7: 3 yrs 6 mths imp. TES 7 yrs 6 mths imp. EFP. Participated in program, at Cyrenian House on bail; remorse; good prospects rehabilitation.	TES reduced to 6 yrs imp. EFP.	
39.	Sabau v The State of Western Australia [2010] WASCA 3 Delivered 15/01/2010 Son of appellant in Sabau [2011] WASCA 53	 29 yrs at time offending. Convicted after PG and trial of issues as to amount drug possessed. Prior criminal record - AOBH, stealing, possess weapon, hindering police. No prior drug convictions. Immigrated from Romania at 16 yrs with father. Married with three children. Prior convictions for AOBH, stealing, possess weapon, hindering police. No prior drug convictions for AOBH, stealing, possess weapon, hindering police. No prior drug convictions. 	 1 x Poss heroin wiss 391g at 12 – 15%. 1 x Poss cocaine wiss 10.1g at 63%. Appellant, brother and son seen entering national park under surveillance by police. Left short time later and police search found drugs hidden in containers. Appellant returned next day and was arrested in possession of drugs. Participation at high end of scale. 	7 yrs imp. 1 yr imp. TES 7 yrs imp.	Dismissed. Only heroin sentence appealed. At [19] correct to characterise seriousness of offending as falling towards high end of scale.	401.1g.
38.	Tanner v The	50yrs at time offending.	1 x Supply prohibited drug (methyl) 428g at	9 yrs imp.	Dismissed.	428g.

Convicted after trial.		EFP.	
Convicted after trial.		EFP.	Trial judge made
	Investigation into suspected drug dealer Mr		unprofessional comments
	Truslove. As part of that investigation,		during hearing, but CoA
Prior criminal record,	between 7 July and 2 August 2011 police		determined he had
however old and relatively	lawfully intercepted Mr Truslove's		brought an impartial mind
minor.	telephone calls and text messages he sent		to sentencing and had
	and received.		taken into account all
Worked initially as			relevant considerations.
•	On 18 July 2011, Mr Truslove received a		Sentence not manifestly
			excessive.
Started own business in	belonged to the appellant, but was registered		
2010. Started taking illicit	in a false name.		At [212] It has frequently
			been stated that it is
	On 1 August 2011, the appellant was seen to		highly desirable for co-
6			offenders to be sentenced
Co-offender Paul Truslove			by the same sentencing
convicted after early PG.			judge. Alternatively, if
•	r i j		that is not practicable, the
Had a more serious and	On 2 August 2011, the vehicle in which the		second sentencing judge
extensive prior criminal			should be fully informed
	11		about the sentence
A			imposed by the first
			sentencing judge These
			observations apply also
-			where offenders who have
	6		been participants in a
			common criminal
	Later that day a search warrant was executed		enterprise are to be
			sentenced.
	•		sentenced.
	neury and other terms were rocated.		At [222] The parity
	A search of the appellant's house on the		principle did apply as
			between the appellant and
			Mr Trusloe in that they
	however old and relatively minor. Worked initially as fibreglass laminator but changed to IT in 1994. Started own business in 2010. Started taking illicit drugs to deal with long working hours. Co-offender Paul Truslove convicted after early PG. Sentenced to 5 yrs imp. EFP.	 however old and relatively minor. lawfully intercepted Mr Truslove's telephone calls and text messages he sent and received. Worked initially as fibreglass laminator but changed to IT in 1994. Started own business in 2010. Started taking illicit drugs to deal with long working hours. Co-offender Paul Truslove convicted after early PG. Sentenced to 5 yrs imp. EFP. Had a more serious and extensive prior criminal record. This is comparable to appellant higher in drug network hierarchy. Iawfully intercepted Mr Truslove's telephone calls and text messages he sent and received. On 18 July 2011, Mr Truslove received a text message from a mobile phone which belonged to the appellant, but was registered in a false name. On 1 August 2011, the appellant was seen to attend Mr Truslove's home and depart 3 minutes later in a vehicle. It was alleged the appellant delivered a sample of methyl. On 2 August 2011, the vehicle in which the appellant travelled to Mr Truslove's home the day prior was seen again at Mr Truslove's home. The appellant was seen to deliver an item (methyl) into Mr Truslove's home and then leave about 18 minutes later 	 however old and relatively minor. lawfully intercepted Mr Truslove's telephone calls and text messages he sent and received. Worked initially as fibreglass laminator but changed to IT in 1994. Started own business in 2010. Started taking illicit drugs to deal with long working hours. Co-offender Paul Truslove convicted after early PG. Sentenced to 5 yrs imp. EFP. Had a more serious and extensive prior criminal record. This is comparable to appellant's sentence as appellant higher in drug network hierarchy. (See [227] – [232]. On 2 August 2011, the vehicle in which the appellant was seen to deliver an item (methyl) into Mr Truslove's home and then leave about 18 minutes later without the item. Numerous text messages were then exchanged between the two. Later that day a search warrant was executed at Mr Truslove's house where 428g of methyl and other items were located. A search of the appellant's house on the same date located a diary containing a tick

37.	Le v The Queen	32 yrs at time offending.	 received text messages to and from Mr Truslove, small amounts of methyl, smoking implements, MSM powder, electronic scales, \$27,000 cash, and computer routers. A CCTV camera was monitoring the shed. Defence said appellant and Truslove had been corresponding about IT matters as appellant was selling Truslove computer routers. Trial judge made following findings of fact: That the appellant was 'drug dealing' in commercial quantities of methyl for some time prior to committing this offence. That the appellant must have been working for someone else. The appellant must was the 'right-hand man to the syndicate networkowner or boss' and he was 'a high level operative in that syndicate'. The transaction, the subject of the offence in question, was not '[the appellant's] first by a long chalk'. The appellant consciously and deliberately participated in 'the methyl trade at a very high level for monetary gain', the 'monetary gain being a ready supply of high-quality drugs'. t x Sell methyl 6.94g at 81%. 	2 yrs 1 mth imp.	 were participants in a common criminal enterprise, even though they were not charged with or found guilty of committing precisely the same offences. At [232] Evident Truslove treated more leniently but disparity not marked or clearly unjustifiable. Dismissed. 	431.26g
511	Le v Ine gueen	52 jis at time offending.	1 x Sell heroin $0.47g$ at 22% .	12 mths imp.	210111000U.	131.205
	[2004] WASCA	Convicted after fast-track	1 x Sell heroin 55.95g at 19%.	4 yrs 11 mths imp.	At [22] indiv sentences	91.26 sold.
	214	PG.	1 x Sell methyl 27.9g at 83%.	4 yrs 2 mths imp.	well within range of a	340g offer.

	Delivered 24/09/2004	Prior criminal record - poss heroin; burglary.Vietnamese immigrant, lived in Australia for 21 yrs; recovering drug addict on Naltrexone program when approached by undercover police.	 x Offer to sell heroin 340g. x s 32 offences. Dealt to support habit. Involvement more serious than mere courier Met undercover police officer at house and aquatic centre. 	 4 yrs 4 mths imp. 6 mths imp each count. TES 9 yrs 9 mths imp. Equivalent to 6 yrs 6 mths imp after implementation of transitional provisions. 	sound sentencing discretion. NB: The original sentence was imposed before the transitional provisions were in force.	
36.	Tricoli v The State of Western Australia [2011] WASCA 74 Delivered 4/04/2011	 32 yrs at time sentencing. Convicted after PG at earliest opportunity. No prior criminal record. Stable family; good employment history; single; educated to yr 12. Began using cocaine in 2008 after break-up of relationship 	 1 x Poss cocaine wiss 436.59g at 68%. 1 x Poss unlawfully obtained property. Sentencing judge found appellant to be 'in the upper level of the business enterprise' – cocaine held at his house, involved in supply and taking of money (not simply holding it for another party). Appellant did not profit financially from sale of cocaine but was supplied with cocaine in exchange for involvement. 	6 yrs imp. 3 mths imp. TES 6 yrs imp.	Dismissed -leave refused on papers (only sentence in relation to cocaine challenged). At [5] poss large quantity cocaine often attract up to 10 yrs imp - amount in this case is 'large' quantity. At [9] not entitled to lesser sentence on grounds drug addict.	436.59g.
35.	Stapleton v The Queen [2004] WASCA 130 Delivered 21/06/2004	 58 yrs at time offending. Convicted after PG on day of trial. Offending breached bail. Prior criminal record - dishonesty involving \$125 000. 	1 x Supply methyl 437g at 58%. Couriered drugs from NSW with 2 co- offenders. Telephone intercepts specifically targeted appellant and one co-offender. Played an integral role in interstate distribution of drugs.	9 yrs imp.TES 9 yrs imp.Equivalent to 6 yrs imp after implementation of transitional provisions.EFP.	Dismissed. NB: The original sentence was imposed before the transitional provisions were in force.	437g.

		Gambling problems; separated from wife; two teenage children. Opportunistic offence.				
34.	Tema v The State of Western Australia [2011] WASCA 41 Delivered 14/03/2011	 43 yrs at time offending. 56 yrs at time sentencing. Prior criminal record – gaming and firearms offences. Born in Macedonia; emigrated to Australia as young adult; married; 4 adult children and 5 grandchildren at time sentencing. 	 1 x Poss methyl wiss 449.72g at 14%. Purely financial motive – not drug user. Appellant flew from Melbourne to Perth under false name and booked into motel using correct name. From arrival, appellant under police surveillance as result information provided by Victorian police. UCO took separate flight from Melbourne to Perth and booked into motel room adjoining the appellant's. Search warrant executed on appellant's room. Methyl found in two plastic bags (448.6g & 1.12g) wrapped in Victorian newspaper pages hidden behind an exhaust fan in the bathroom wall. Appellant's home in Victoria searched approx 1 week later – newspaper missing the same pages the drugs had been wrapped in found, along with set electronic scale (traces methyl & heroin). Offending occurred in 1997 and, at commencement of trial in 2000 (delay attributable to delays in disclosure and applications from defence as to admissibility of evidence), appellant failed to appear and an bench warrant was issued. Appellant 	7 yrs 6 mths imp. TES 7 yrs 6mths imp. EFP after 5 yrs 6 mths.	Dismissed.	449.72g.

			avoided detection for 8 yrs and legally changed his name. Eventually arrested in 2009 when arrived in Australia on a flight from Macedonia. Appellant then extradited to Perth and trial listed for August 2009. Appellant unrepresented and trial adjourned to Oct 2009.			
33.	MXP v The State of Western Australia [2010] WASCA 215 Delivered 29/10/2010 NB: Facts set out in confidential annexure to reasons of BUSS JA and subject to confidentiality order	 29 yrs. Convicted after fast-track PG. No prior criminal record. Cooperation to authorities. 18 month old child. Undertook rehabilitation program before sentencing. 	 1 x Poss MDMA wiss 3011 tablets 479.99g 32 – 33%. Search of vehicle after traffic stop. Motive in offending was to satisfy drug debt. 	6 yrs 6 mths imp. TES 6 yrs 6 mths imp.	Allowed - insufficient concession given for cooperation with police. TES reduced 5 yrs imp. Review of comparative cases at [34] – [45]. Discussion as to letters of comfort and information to be given to sentencing judge in regard to cooperation with police.	479.99g.
32.	Monument v The State of Western Australia [2007] WASCA	37 yrs at time offending. Convicted after PG after trial listed but before it began.	 1 x Poss methyl wiss 499g at 78%. 1 x Poss somatropin wiss (growth hormone, intended to use for neck soreness and sell half to cover cost). Offender and co-offender tailed by police, 	6 yrs imp. 1 yr imp. TES 7 yrs imp.	Dismissed. At [18] 'The sentence imposed in respect of the methylamphetamine was, having regard to the	499

	239 NB: Co- offender of Toothill (below) Delivered 8/11/2007	Minor prior criminal record for driving offences. Begun using amphetamines after work injury; offences 'out of character'; more significant role than co- offender.	co-offender observed throwing backpack containing 499g of methyl into bushes. Search of home located \$22,860 cash, scales and tick book.		standards of sentencing appropriate for such offences, a moderate one having regard to the quantity and the purity of the drug and the role played by the appellant.'	
31.	Ngo v The State of Western Australia[2007] WASCA 221Delivered 19/10/2007	Convicted after early PG – did not identify friend holding drugs for (fearful of retribution to himself and family). Offending breached susp sentence for poss amphetamine paste 25.2g at 18% (2 yrs 6 mths susp 2 yrs). Fulltime job; de facto relationship and twin boys (6 yrs at time sentence). Arrived in Australia at 15yrs as refugee and fell in with wrong crowd; addiction to drugs; attempts to overcome addiction.	 1 x poss wiss cocaine 490g at 68-74%. 1 x poss wiss heroin 10g at 18%. Characterised as large scale drug user, dealing to support habit. Appellant's house searched – two plastic bottles hidden in vent in bathroom. Appellant stated they contained cocaine and he was keeping them for a friend. Heroin located separately and appellant stated for own use and payment for looking after bottles. 	 6 yrs 6 mths imp. 3 yrs imp. 20 mths imp imposed for breach. TES 8 yrs 2 mths imp. EFP. Evidence of remorse. 	Dismissed.	500g.
30.	The State of Western Australia v Toothill	24 yrs at time offending.26 yrs at time sentencing.Convicted after PG - cts 2	Ct 1: Poss methyl wiss 499g 78%. Ct 2: Poss MDMA wiss 11.4g. Ct 3: Poss methyl wiss 3.36g 34%.	4 yrs 8 mths imp. 18 mths imp. 18 mths imp.	Allowed. TES increased 6 yrs imp.	513.76g.

	[2007] WASCA 236 Delivered 8/11/2007	 and 3 – sentenced 18 mths imp susp 2 yrs each count. Offending ct 1 breached suspended imp above – PG to breach. Convicted after trial - ct 1 (499g). No prior criminal record. Good health, no dependants, good family relations; long standing drug habit (cannabis at 16 yrs, amphetamines 22 yrs). 	Characterised as low in the distribution hierarchy. Telephone intercepts of co-offender's mobile. Offender and co-offender tailed by police, offender observed throwing backpack containing 499g of methyl into bushes. Search of offender's home located drugs subject of counts 2 and 3.	TES 4 yrs 8 mths. EFP. Remorse.	EFP. At [39] 'Having regard to the quantity and purity of the drug involved and the nature and level of the respondent's participationthe usual range of sentencesis 6 - 10 years'.	
29.	Delovski v The Queen [2002] WASCA 88 Delivered 18/04/2002	 29 yrs at time offending. Convicted after PG. No prior criminal record. Macedonian immigrant; could not work due to visa issues, became dependant on brother and involved in drugs under obligation of brother. 	 1 x Poss heroin wiss 524g at 25% Ranked at upper end of commercial hierarchy, arranged transport of drug to Perth and handover to intended customer. Placed under surveillance after arriving on flight from Melbourne. Apprehended when attempting to arrange sale of heroin. 	9 yrs imp. TES 9 yrs imp. Equivalent to 6 yrs imp after implementation of transitional provisions.	Dismissed.	524g.
28.	Reid v The State of Western Australia	26 yrs at time offending.27 yrs at time sentencing.Convicted after trial of cts 1	Ct 1: Poss methyl wiss 14.98g at 20%. Ct 2: Poss MDMA 10 pills. Ct 3: Att poss MDMA wiss 573g, 2339 tablets.	Ct 1: 2 yrs imp. Ct 2: 3 mths imp. Ct 3: 6 yrs imp.	Dismissed – leave refused on papers. At [50] No basis to	587.98g. Plus 10 tablets.

	[2012] WASCA 23 Delivered 30/01/2012	& 3. Convicted after PG ct 2. No relevant prior criminal record Good character; supportive family; privileged background. Excellent work history and references. Became involved in peer support group in prison. Occasional social drug use – cannabis; ecstasy.	Sentenced on basis willingly and voluntarily dealing drugs in partnership with her boyfriend to reduce the drug debt he owed. Appellant would also conduct drug transactions in the absence of boyfriend when he was working away. Drugs found when police executed a search warrant at the appellant's home. Tablets subject of ct 3 later found to be caffeine and paracetamol but the appellant believed them to be ecstasy pills (MDMA). Police also found 'tick lists', scales, gloves and cutting agent.	TES 6 yrs imp. EFP. Little acceptance of responsibility; little insight into broader impact of offending; little remorse; unlikely to re-offend; good prospects rehabilitation (ended relationship with boyfriend at time sentencing).	distinguish between MDMA and other drugs such as methyl, heroin or cocaine in sentencing process. At [58] General sentencing principle that personal circumstances carry little weight in sentencing for dealing or trafficking prohibited drugs equally as applicable to attempts to deal or traffic in prohibited drugs. At [59] 6 yrs imp for ct 3 high but tempered by orders of concurrency so TES appropriate.	
27.	Aconi v The Queen [2001] WASCA 211 Delivered 25/07/2001	 36 yrs at time offending. Convicted after fast-track PG - but attempted to mislead the court stating courier of drugs to support wife's drug addiction. Romanian immigrant. 	 1 x Poss heroin wiss 112.5g at 43%. 1 x Poss heroin wiss 480.2g at 57%. Police observed offender entering bushland on 2 separate occasions. Found scales, duct tape and freezer bags in car. Sentencing Judge found involved in drugs for purpose of profit, non-user. Telephone intercepts showed involvement greater than offender had suggested 	15 yrs imp.15 yrs imp.TES 15 yrs imp.Equivalent to 10 yrs imp after implementation of transitional provisions.	Allowed. TES reduced to 13 yrs imp.	592.7g.

26.	Lai v The State of Western Australia [2012] WASCA 181 Delivered 19/09/12 Co-offender of Pham v The State of Western Australia [2011] WASCA 244	 55 yrs at time sentencing. Convicted after trial. Minor prior criminal record no drug offences. Gambling addiction – sentencing judge unable to determine whether drug dealing was to alleviate gambling debts or whether gambling funded drugs that were sold. 	Ct 1: Poss methyl wiss 498.7g at 47-52%. Ct 2: Poss heroin wiss 167g at 64-66%. Ct 3: Conspire poss prohibited drug wiss. Ct 10: Offer sell/supply heroin/methyl lounce. Ct 11: Offer sell/supply heroin/methyl 7g. Ct 12: Offer sell/supply heroin 1 ounce. Ct 13: Offer sell/supply heroin 1g and methyl 7g. Appellant classed as high level drug dealer for commercial purposes in the mid-upper chain of distribution and close to the source of the drugs. Appellant procured co-offender to travel to Sydney and purchase methyl and heroin for her to sell in Perth. Co-offender was arrested at Perth airport carrying methyl and heroin in cts 1 and 2. Ct 3 was based on an arrangement between the appellant and a Sydney drug dealer whereby the appellant would purchase either heroin and/or methyl to sell in Perth. Cts 10-13 arose from telephone and text	Ct 1: 9 yrs imp. Ct 2: 4 yrs imp. Ct 3: 4 yrs imp. Ct 10: 3 yrs imp. Ct 11: 4 yrs imp. Ct 12: 4 yrs 6 mths imp. Ct 13: 4 yrs imp. TES 13 yrs imp. EFP. No remorse.	 Dismissed. At [47] Sentence of 9 yrs imp on ct 1 justified and a sound exercise of sentencing discretion. At [52] TES 13 yrs imp long sentence but a proper reflection of the overall criminality. 	667.5g. Weight includes only drugs poss wiss.
25.	Pham v The State of	52 yrs at time sentencing.	Cts 10-13 arose from telephone and text intercepts on four separate dates. 1 x Poss methyl wiss 498.7g at 47-52%. 1 x Poss heroin wiss167g at 64-66%.	7 yrs imp. 2 yrs imp.	Dismissed – leave to appeal refused on papers.	665.7g.
	Western Australia [2011] WASCA 244	Convicted after fast-track PG. No prior criminal record.	 x Poss \$3,230 cash unlawfully obtained. Sentenced on basis involved in drug trade for solely commercial reasons. 	8 mths imp. TES 9 yrs imp. Deep remorse and	Only sentence on poss methyl wiss challenged. At [10] Even though	

		Born and educated in	Appellant flew from Sydney to Perth.	shame.	appellant unaware of	
	Delivered	Vietnam; served in	Heroin and methyl were found in vacuum	situite.	weight or purity of drugs,	
	4/11/2011	Vietnamese Army.	seal packs wrapped in socks in appellant's		they remain central to	
	7/11/2011	victuallese runny.	suitcase.		sentencing – relevant to	
	Co-offender of	Fled Vietnam with wife and	Cash found partly in wallet and partly in a		the assessment of the	
	Lai v The State	children in 1988 to Hong	sock and was part of \$10,000 appellant was		potential harm and impact	
	of Western	Kong; came to Australia in	to be paid by co-offender for acting as drug		on community of the	
	Australia [2012]	1990.	courier.		drugs and form part of the	
	WASCA 181	1770.	counci.		factual basis the	
	Wilden for	Stable employment until			sentencing judge relied on	
		July 2010.			when finding the	
					appellant was close to the	
		Wife incurred significant			top of distribution	
		gambling debts which they			hierarchy and an integral	
		could not repay.			link in the distribution	
		I I I I I I I I I I I I I I I I I I I			chain.	
24.	Halmi v The	44 yrs at time offending.	Ct 1: Sold heroin 3.5 g at 27% and .045g.	Ct 1: 2 yrs imp.	Dismissed.	676.93g.
	State of	46 yrs at time sentencing.	Ct 2: Poss heroin wiss 8.68 g (bulk at 21%-	Ct 2: 2 yrs imp (conc).		0
	Western		24%).	Ct 3: 10 yrs 6 mths imp		
	Australia	Convicted after late PG.	Ct 3: Poss heroin wiss 664.3 g ranging from	(conc).		
			19% - 77% purity.			
	[2013] WASCA	Extensive prior record in		TES 10 yrs 6 mths imp.		
	229	NSW; previously served a	In June 2011, police commenced Operation			
		lengthy term of imp for drug	Quake. The operation involved physical	EFP.		
	Delivered	dealing; present offences	surveillance and the lawful use of telephone			
	02/10/2013	occurred about 12 mths after	intercepts. The appellant was the target. The	Total value if sold as it		
		completion of sentence for	operation culminated with the appellant's	was packaged,		
		the NSW drug offence.	arrest on 24 August 2011.	\$425,000. If it had been		
				diluted and sold at		
		Born in Romania; married	<u>Ct 1:</u>	street level \$960,000.		
		for more than 24 yrs; 2	Police observed the appellant take			
		children aged 22 and 19;	something from the rear of Ms Bosnjak's	Although using heroin		
		wife and children reside in	trousers while Ms Bosnjak took something	at the time, clearly		
		eastern states.	from the appellant's left hand. It was a small	involved an element of		
			white envelope wrapped in elastic bands	commercial gain.		

		Poor health; type 2 diabetes and chronic back condition. Drug and alcohol addiction; long standing gambling addiction.	 which contained two quantities of heroin. <u>Ct 2:</u> After his arrest police searched the appellant and found cash, two mobile phones and a set of keys. A search of the vehicle found a vitamin bottle containing 6 small packages of heroin wrapped in plastic. <u>Ct 3:</u> A search of the appellant's flat located a large quantity of heroin in the kitchen and master bedroom. Police also located numerous items commonly associated with drug dealing, including 4 mobile phones, large quantity of different sized bags, electronic scales, 2 kg of MSM, cash, a number of money clips, two coffee grinders, glucose powder, bicarbonate of soda and icing sugar and telephone calls and SMS messages containing drug dealing. 	Moral and legal culpability was at the higher end. Was 'significantly' involved in the criminal organisation responsible for the acquisition and distribution of the drugs; significantly involved in the carrying on of what was 'clearly a business' of drug dealing.		
23.	Tulloh v The Queen [2004] WASCA 169; (2004) 147 A Crim R 107 Delivered 11/08/2004	 28 yrs at time sentencing. Convicted after trial. Prior criminal record – cultivate cannabis; poss weapon. Previously served in the army. Partner pregnant at time sentencing. 	1 x Poss methyl wiss 805g (423.8 g at 51% and 381.7g at 68%). Appellant booked a motel room and arrived at approx 6pm with a co-offender. Approx 2 hours later, police executed a search warrant on the motel room. Police had to force their way in by breaking down the door and when they entered the appellant was at an open window with the flyscreen removed. Police recovered the two packages containing the methyl in the garden below the window. Police found electronic scales, clipseal bags	15 yrs imp.TES 15 yrs imp.Equivalent to 10 yrs imp after implementation of transitional provisions.	Dismissed. At [13] "persons prepared to possess large quantities of high grade methyl must realise that they will face lengthy terms of imprisonment if apprehended – particularly so if their involvement is for commercial gain."	805g.

			and glucodin in the motel room. Applicant claimed police placed the items above in the motel room and that he had no knowledge of the drugs in the garden.		NB: The original sentence was imposed before the transitional provisions were in force.	
22.	Fragomeni v The State of Western Australia [2011] WASCA 67 Delivered 23/03/2011	Convicted after trial – acquitted Ct 1 (poss methyl wiss 22.7g). Prior criminal record - incl murder (life imprisonment). Offences committed while on parole.	Ct 2: Poss methyl wiss 14g at 14 – 18% Ct 3: Poss methyl wiss 845g at 17 – 18% Various s 32 offences. Search warrant – located 3 quantities of methyl at premises occupied by appellant, in bumbag, shorts (ct 2) and safe (ct 3). Also located scales, replica pistol, \$6000 cash, clip seal bags.	Ct 2: 2 yrs imp. Ct 3: 10 yrs imp. s 32 sentences conc on sentences above. TES 10 yrs imp.	Dismissed. Sentence for ct 3 not outside the discretionary range and TES appropriate for the totality of the conduct.	859g.
21.	Burton v The State of Western Australia; Fielding v The State of Western Australia [2010] WASCA 192 Delivered 8/10/2010	Both 23 yrs at time sentencing. Both convicted after fast- track PG. Neither have prior criminal record. Neither have substance abuse problems; both have supportive families; good employment histories. Both committed to rehabilitation.	 1 x Poss MDMA wiss 1000 tablets 243.89g 5% 1 x Poss MDMA wiss 2554 tablets 623.22g 5% Mid level dealers - both dealing purely for financial gain. Travelled to Qld to acquire drugs. Planned the procurement of the drug, its subsequent sale or supply and calculated and estimated profit Both appellants engaged in joint activity, nothing to distinguish level of criminality (received same sentences). 	2 yrs 6 mths imp. 3 yrs imp. TES 5 yrs 6 mths imp. Both remorseful.	Dismissed – leave refused on papers. At [11] 'The facts of this case underscores the continuing need for strong deterrent sentences. The appellants knew what they were doing was illegal and risky but were prepared to take the risk because of the anticipated financial gains from the enterprise.'	867.11g.
20.	MGM v The	32 yrs at time sentencing.	1 x Supply MDMA 3677 tablets, 966 g, 23	2 yrs 6 mths imp.	Dismissed.	966g.

State of Wester Austra [2012] 24 Deliver 31/01/2	red	Convicted after PG. Cooperated with police; agreed to give evidence against co-offender 1 which resulted in co-offender changing plea to PG.	% pure. Appellant and two co-offenders planned the import of MDMA into WA from NSW. The appellant purchased a vehicle in NSW on behalf of co-offender 1 with the intent of using the car to transport the MDMA in the car to WA where it would then be sold by co-offender 1. Appellant carefully concealed the MDMA in the car before sending it to WA. Co-offender 2 sourced and acquired the MDMA in NSW. Appellant did not stand to gain financially from offending himself but was aware co- offender 1 would derive financial benefit from the sale of the MDMA. Police became aware of the plan and intercepted the car on its arrival in WA,	TES 2 yrs 6 mths imp.	At [51]-[53] Co-offender 2's sentencing contained material errors in assessment of his culpability and resulted in him receiving an unjustifiably lenient sentence. That sentence could not then properly form the basis for the appellant to challenge his sentence on a ground alleging disparity, particularly where the TES received by the appellant was at the low end of the customary	
			removing the drugs. Co-offender 1 searched the car but could not find the drugs – resulting in a charge of attempt to poss MDMA (as well as charges for 3 other unrelated drug offences). Co-offender 1 received TES 8 yrs imp). Police telephone intercepts revealed the extent and willingness of appellant's involvement in the planning and execution of the offending. Appellant and co-offender 2 were extradited from NSW (where they usually resided) to face charges. Co-offender 2 charged supplying MDMA and received TES 4 yrs 6 mths imp.		range of sentences imposed.	

19.	Galbraith v The State of Western Australia [2011] WASCA 70 Delivered 23/03/2011	 27 yrs at time offending. Convicted after fast track PG – however judge took view that this was a willingness to facilitate process but not that the plea demonstrated remorse, as he had no alternative with the evidence against him (caught 'red-handed'). Offending breached SIO. Extensive prior criminal record - illicit drugs; weapons; traffic. Went to uni; dropped out in 3rd year after succumbing to drug use; addicted to illicit substance since 20 yrs old. Had worked in a spa hire business then worked sporadically as a roof carpenter. 	 1 x Poss methyl wiss 485g at 74% and 485.6g at 78%. 7 x s 32 offences. Appellant was a passenger in front passenger seat of a taxi. Police stopped the taxi and located a black satchel belonging to the appellant. Satchel contained two clip- seal bags wrapped in plastic wrap, bubble wrap and brown tape. Police searched his house and found clip-seal bags, \$4850 cash, cutting agent and tick list. Argued that he was a courier, and owed someone \$23,000. Value 'in millions once they hit the streets'. Purity indicated close to source of supply. 	 9 yrs imp. s 32 sentences made conc, except for poss stolen property - 6mths imp imposed cum. Breached SIO cum on sentence. TES 10 yrs imp. EFP. 	Dismissed. Sentence high but no error and within range.	970.6g.
18.	Koncurat v The State of Western Australia [2010] WASCA 184	Convicted after fast track PG. No relevant prior criminal record. Educated to yr 12; steady	Ct 1: Poss MDMA wiss 4.09g at 18%. Ct 2: Poss MDMA wiss 1023.89g. Ct 3: Preparation MDMA. <u>s 32 offences:</u> 1 x Poss pill press. 1 x Unlawful poss \$2,500 cash.	Ct 1: 1 yr imp. Ct 2: 7 yrs imp. Ct 3: 4 yrs imp. 18 mths imp. 12 mths imp.	Dismissed. At [58] 'It was bad enough that he had in his possession a large quantity of ecstasy, but it was clear that he was producing the	1027.98g. (1.02798kg).

		employment until 2006	1 x Unlawful poss \$13,125 cash.	12 mths imps.	drug, an aggravating	
	Delivered	when appellant was the	1 x Driving under suspension.	\$500 fine.	feature rarely present in	
	17/09/2010	subject misconduct	r k Dirving under suspension.	\$200 me.	other cases which have	
	1770972010	allegations at work.	Significant producer and commercial dealer	TES 8 yrs 6 mths imp.	come before this court.	
		unegations at work.	ecstasy – not user/dealer.	TES 6 913 6 mins mp.	This feature warranted a	
		Began using illicit drugs	cestasy not user/dealer.	Remorse.	total sentence of some	
		2001 – became daily user	Began making ecstasy pills to fund methyl	Kennorse.	severity.'	
		methyl; drug use escalated	habit but at time arrest making profit far in		seventy.	
		after breakdown of marriage	excess of cost of habit. Pill press not			
		Discussed damaging	automated but it was effective and capable			
		Diagnosed depression	producing large amount pills.			
		(prescribed medication) and				
		ADHD; family support.		~		
17.	Basilio v The	32 yrs at time offending.	Ct 1: Att to poss methyl wiss 869g at 55-	Ct 1: 10 yrs imp.	Allowed.	1032.56g.
	State of		59%.	Ct 2: 6 yrs imp.		(1.03256kg).
	Western	Convicted after trial.	Ct 2: Att to poss methyl wiss 139g at 34-	Ct 3: 3 yrs imp.	TES reduced to 10 yrs.	
	Australia	Prior criminal record - poss	37%.	Ct 4: 2 yrs imp.		24.56g poss.
		methyl and smoking	Ct 3: Poss methyl wiss 17.7g at 39-58%.		At [26] 'Having regard to	1008g att poss.
	[2010] WASCA	implement charges.	Ct 4: Poss MDMA wiss 6.86g.	TES 13 yrs imp.	the maximum penalty for	
	202				these offences, the	
		3 children – aged 3, 11 & 14	Commercial dealer at very high level - not a	EFP.	comparable cases, and the	
	Delivered	yrs at time sentencing.	street level dealer supporting own habit but		circumstances of this	
	21/10/2010		at top end of supply chain in WA.		offending, the TES	
		Became addicted to methyl			imposed by the	
		after grandmother passed	<u>Ct 1:</u>		sentencing judge	
		away – began dealing	Appellant sent three people interstate to		exceeded a sound	
		initially to support habit.	collect drugs and provided \$187,000 to		discretionary range.'	
			purchase. Couriers arrested at Perth airport			
			with 869g subject of first attempt.			
			Ct 2:			
			Appellant lent car to another person and sent			
			them to collect 10 ounces. Person collected			
			the drugs and took them to house in Canning			
			Vale where police arrested them – seized			
			139g.			
L	1	1	1375.	1		l

			<u>Cts 3 & 4:</u> Search at appellant's house then located 17.7g methyl and 6.86g MDMA plus scales, snap lock bags, vacuum sealer, glass smoking pipe and \$18,440 cash			
16.	Cameron v The Queen [2000] WASCA 286 Delivered 3/10/2000	Convicted after PG. Prior criminal record - dishonesty offences and malicious wounding (2 yrs imp).	1 x Poss methyl wiss 5268 tablets, 1.136kg at 3-4%.Committed offence to gain money.	9 yrs imp.TES 9 yrs imp.Equivalent to 6 yrs imp after implementation of transitional provisions.EFP.	Dismissed.	1136g. (1.136kg).
15.	The State of Western Australia v Tran [2008] WASCA 183 Delivered 2/09/2008	 67 yrs at time offending. Convicted after early PG. Cooperated with police, prepared to testify against co-offenders. Vietnam migrant; war veteran; POW; heart disease; gout; high blood pressure; asthma. Limited contact with four children after separating from wife. 	 1 x Poss methyl wiss 1.213kg at 50 – 56%. Befriended at Burswood casino by cooffenders, asked to hold large quantities of drugs in safekeeping which cooffender was bringing to Perth from Sydney. Carried out role in offence from lower rung of criminal hierarchy receiving only small reward. 	3 yrs 3 mths imp. TES 3 yrs 3 mths imp. EFP.	Dismissed. Sentence low but not so low as to warrant State appeal.	1213g. (1.213kg).
14.	Ruvinovski v The State of Western	28 yrs at time sentencing. Convicted after trial.	1 x Conspiracy to sell/ supply prohibited drug (Methyl) 1.252 kg at 68-70 % purity.	8 yrs imp. EFP.	Dismissed – on papers. At [42] This is not an	1252g. (1.252kg).

	Australia		The appellant and his co-offender are father		isolated act by men of	
		Criminal record including	(Vlado) and son (Ivan).	Sentencing judge noted	otherwise good character,	
	[2013] WASCA	minor drug possession.		that offending involved	rather it was the most	
	204		Vlado was involved in planning 4 shipments	a very substantial	recent transaction in an	
		Father imprisoned when 13	of methyl from NSW to WA. He collected	quantity of methyl of	established criminal	
	Delivered	yrs (co-offender);	cash from the buyers, delivered it to the	very high purity;	business to which both	
	30/08/2013	maintained regular contact.	courier and monitored the delivery of	consistent with the	appellants had a	
		C	methyl. Ivan travelled to and from Sydney in	methyl being close to	demonstrated	
	I Ruvinovski	Completed schooling;	order to aid the shipment of methyl by	the source of	commitment.	
		employed.	courier.	manufacture.		
	(Co-offender V					
	Ruvinovski –	Drug user.	The conspiracy relates to the fourth	Ivan's involvement in		
	below)		shipment. Evidence of their earlier	the mechanics of the		
			shipments was accepted as being relevant in	conspiracy was greater		
	Co-offender of		sentencing to show that the fourth shipment	than that of the courier.		
	Goddard v The		was not an isolated event. The methodology			
	State of Western		employed for each of the 4 shipments was	Clear the offence was		
	Australia [2014]		similar. Each shipment would be sold to	not an isolated		
	WASCA 59		buyers in WA.	transaction but part of a		
				commercial drug		
			On the fourth shipment officers from the	enterprise; part of a		
			Organised Crime Squad executed a search	very well organised		
			warrant at a motel where the courier was	syndicate.		
			staying where 1.252 kg of methyl was			
			located. Total value of drugs estimated at			
			\$536,000 if sold in ounce quantities. Police later executed a search warrant of Vlado's			
			car and found \$47,100 in cash. A search			
			warrant of Ivan's house found equipment			
			associated with drug dealing.			
13.	Ruvinovski v	63 yrs at time sentencing.	1 x Conspiracy to sell/ supply prohibited	10 yrs imp.	Dismissed – on papers.	1252g.
13.	The State of	05 yrs at time sentenenig.	drug (Methyl) 1.252 kg at 68-70 % purity.	to yis mp.	Distilissed – on papers.	(1.252kg).
	Western	Convicted after late PG –	and (10000) 1.252 kg at 00-70 70 pullty.	EFP.	At [42] This is not an	(1.232Kg).
	Australia	following a ruling regarding	The appellant and his co-offender are father		isolated act by men of	
	· · ·······	the admissibility of	(Vlado) and son (Ivan).	Sentencing judge noted	otherwise good character,	
		the admissionity of	() have and bon (ivan).	Sentenening judge noted	other wise good character,	

	[2013] WASCA 204 Delivered 30/08/2013 V Ruvinovski (Co-offender I Ruvinovski below) Co-offender of <i>Goddard v The</i> <i>State of Western</i> <i>Australia</i> [2014] WASCA 59	 evidence, including evidence of the 3 earlier shipments. Criminal record including conviction for serious drug offence. Migrated from Macedonia in 1970; married with 2 adult children. Long history of depression, chronic dysthymia, anxiety & crohns colitis; receipt of disability pension. 	 Vlado was involved in planning 4 shipments of methyl from NSW to WA. He collected cash from the buyers, delivered it to the courier and monitored the delivery of methyl. Ivan travelled to and from Sydney in order to aid the shipment of methyl by courier. The conspiracy relates to the fourth shipment. Evidence of their earlier shipments was accepted as being relevant in sentencing to show that the fourth shipment was not an isolated event. The methodology employed for each of the 4 shipments was similar. Each shipment would be sold to buyers in WA. On the fourth shipment officers from the Organised Crime Squad executed a search warrant at a motel where the courier was staying where 1.252 kg of methyl was located. Total value of drugs estimated at \$536,000 if sold in ounce quantities. Police later executed a search warrant of Vlado's 	that offending involved a very substantial quantity of methyl of very high purity; consistent with the methyl being close to the source of manufacture. Clear the offence was not an isolated transaction but part of a commercial drug enterprise; part of a very well organised syndicate. Vlado had a more senior position than that of his son. No suggestion he was a drug user.	rather it was the most recent transaction in an established criminal business to which both appellants had a demonstrated commitment.	
			later executed a search warrant of Vlado's car and found \$47,100 in cash. A search warrant of Ivan's house found equipment associated with drug dealing.			
12.	Neuman v The State of	55-56 yrs at time offending. 57 yrs at time sentencing.	Ct 1: Conspire to poss methyl wiss	Ct 1: 3 yrs imp (conc ct 3).	Dismissed.	1273.7g. (1.273kg).
	State of Western	<i>51</i> yrs at time sentenenig.	Ct 2: Poss methyl wiss 394.6g at 22-24%	Ct 2: 2 yrs imp (cum ct	At [37] The appellant's	(1.2/JKg).
	Australia	Convicted after late PG.		3).	offending in relation to	
			Ct 3: Poss methyl wiss 860.9g at 46-75%	Ct 3: 10 yrs imp.	count 3 was very serious:	
	[2013] WASCA 70	Prior WA criminal record – including poss MDMA wiss.	Ct 4: Poss methyl wiss 18.2g at 22%	Ct 4: 3 yrs imp (cum ct 3).	• The quantity was very large (860.9 g).	

Delivered 15/03/2013	Prior Qld criminal record – cultivation cannabis. Marriage breakdown. Suffered major depression.	<u>Ct 1:</u> Between 30 August 2010 and 11 September 2010, the appellant conspired with Cookson (now deceased) to import an unknown quantity of methyl from Sydney into WA. The appellant's associates Cameron, Cookson and Crews, collected amounts owing by third parties, for the sale or supply of prohibited drugs, to fund the purchase of methyl. Cameron transferred the funds to Sydney, where the purchase was facilitated by another of the appellant's associates, Tresnjo. Cameron delivered the methyl to Perth. <u>Ct 3:</u> At a later date in September, police executed a search warrant at a home unit in Perth. The appellant and Cameron were found removing methyl from 4 unwrapped packages containing a total of 860.9 g of the drug ranging from 46-75%. The methyl in the 4 wrapped packages had been divided in 16 bags weighing about 28.3g each	TES 15 yrs imp. Sentencing judge noted that the high degree of purity of the 860.9 of methyl indicated the appellant was close to the source of manufacture. The appellant was the leader of the group and the TI demonstrated he made executive decisions within the group. At a high level in the chain of distribution. Drug user, but not dealing merely to fund	 The diluted material would have weighed about 3.8kg. The appellant was at a high level in the chain of drug distribution. He made the executive decisions and although a drug user, carried on a drug dealing business and derived substantial commercial profits from it. The methylamphetamine was close to the source of manufacture. At [40] Sentence imposed before s 9AA <i>Sentencing Act.</i>
		by another of the appellant's associates, Tresnjo. Cameron delivered the methyl to Perth. <u>Ct 3:</u> At a later date in September, police executed a search warrant at a home unit in Perth. The appellant and Cameron were found removing methyl from 4 unwrapped packages containing a total of 860.9 g of the drug ranging from 46-75%. The methyl in the 4 wrapped packages had been divided in	leader of the group and the TI demonstrated he made executive decisions within the group. At a high level in the chain of distribution. Drug user, but not	 substantial commercial profits from it. The methylamphetamine was close to the source of manufacture. At [40] Sentence imposed before s 9AA <i>Sentencing</i> <i>Act</i>. At [42] Although the appellant pleaded guilty and was entitled to some credit for the pleas, they
		a plastic container which has been hidden behind a fire hose reel in the foyer outside the unit. Most of the drug had a purity of between 22-24%. Police also located \$7100 cash in the appellant's bag. Police then carried out a search at the appellant's home	orrending.	were late and made in the face of a strong prosecution case Any remorse he experience appears to have arisen only when he reflected upon the inevitability of

			in Burswood. They found a black 'man bag' on the rear seat of his Porche Caynenne motor vehicle. The bag contained a loaded Glock handgun. The manufacturer's serial number had been removed. <u>Ct 4:</u> The appellant whilst on bail for Cts 1-3, was apprehended by police at the Burswood resort complex. He was in possession of 18.2g of meth with a purity of 22%, a set of electronic scales, \$5000 cash in a black bag, \$1545 cash in his wallet and a 'tick list'. Police also seized a further \$70,050 cash from the appellant's hotel room.		the outcome of the proceedings. At [50] The possession of the loaded handgun and the facts and circumstances of the offending as a whole indicate that these offences were committed by a group of people in organised crime. The appellant was the principal offender in a drug dealing syndicate. At [53] There was very little by way of mitigation. It comprised mainly the appellant's late pleas of guilty. As to his age, the appellant will be 69 when he becomes eligible for parole and he will be 71 when he completes the sentences.	
11.	Ciobanu v The Queen	Convicted after late PG (day before trial).	1 x Att poss heroin wiss 1.5kg at 37-43%.	10 yrs imp.	Dismissed.	1500g. (1.5kg).
	[2003] WASCA 229	Children.	Appellant held to be higher in criminal hierarchy than co-offenders. Police apprehended co-offender, agreed to	TES 10 yrs imp. Equivalent to 6 yrs 8 mths imp after	NB: The original sentence was imposed before the transitional provisions were in force.	
	Delivered 25/09/2003		switch heroin with inert substance and delivered to appellant's home address. Police conducted search warrant that night.	implementation of transitional provisions.		

			Street value \$1m, however offender claimed he was only to receive \$1000.			
10.	Gulyas v State of Western Australia [2007] WASCA 263 Delivered 29/11/2007	 79 yrs at sentencing. No prior convictions in WA - co-operated with police. No history of substance abuse. First wife died 1971; remarried; second wife die after illness in 1993 or 1994; lonely and socially isolated. Diagnosed with prostate cancer (not known at sentencing). 	Ct1: Poss heroin wiss 224g. Ct 2: Poss methyl wiss. Ct 3: Poss heroin wiss 13.8g. Ct 4: Poss heroin wiss over 500g 8-27%. Ct 5: Poss methyl wiss 772.9g 14-26%. Ct 6: Poss heroin wiss 421g 36%. Course conduct between 20 Oct 2005 and 18 Feb 2006 - sentenced on basis purely for financial gain (even though not leading extravagant lifestyle). Cts 1 & 2: Relate to actual sale drugs. Ct 3: Police search after appellant's car stopped. Cts 4 & 5: Search of the appellant's house – also discovered scales, notebooks containing a record of drug transactions, clip-seal bags and\$186,000 cash. Ct 6: Search of appellant's house after he was in prison.	Ct1: 3 yrs 6 mths. Ct 2: 1 yr 6 mths. Ct 3: 18 mths. Ct 4: 4 yrs 6 mths. Ct 5: 4 yrs 6 mths. Ct 6: 4 yrs 6 mths. TES 9 yrs imp. Low risk re-offending .	Dismissed. Summarises relevant comparative cases before and after transitional provisions.	1931.7g. (1.9317kg).
9.	The State of Western Australia v Atherton	44-45 yrs at time offending.Convicted after trial.Cts 8 & 9 committed whilst	Ct 1: Poss methyl wiss 142.2g at 9-10%. Ct 2: Poss methyl wiss 855.4g at 13%. Ct 3: Poss cannabis wiss 50.4g. Ct 4: Poss cannabis wiss 133g. Ct 5: Poss cannabis wiss 353g.	Ct 1: 3 yrs 4 mths imp. Ct 2: 6 yrs 8 mths imp. Ct 3: 8 mths imp. Ct 4: 8 mths imp. Ct 5: 12 mths imp.	Allowed. TES increased to 11 yrs imp.	2055.07g. (2.05507kg)
	[2009] WASCA 148; (2009) 197	on bail for cts 1-7.	Ct 6: Poss MDMA wiss 655g at 28%. Ct 7: Poss MDMA wiss 342g at 9%.	Ct 6: 5 yrs 4 mths imp. Ct 7: 3 yrs 4 mths imp.	At [175]-[179] Sentences imposed for cts 1, 2, 6 and	

	A Crim R 119 Delivered 25/08/2009	Minor prior criminal record - had not previously served a term of imprisonment.	Ct 8: Poss methyl wiss 28.7g at 19 – 33%. Ct 9: Poss MDMA wiss 31.77g at 28-30%. Quantities of drugs and cash found indicated higher level of commercial dealing.	Ct 8: 16 mths imp. Ct 9: 16 mths imp. TES 8 yrs imp. EFP.	7 outside range of sound exercise of sentencing discretion in that they were manifestly inadequate.	
8.	Bahn v The State of Western Australia and Luu v The State of Western Australia[2008] WASCA 40Delivered 28/02/2008	Both appellants convicted after PG – joint indictment with same charges. <u>Bahn:</u> 35 yrs at time sentencing. No relevant prior criminal record. Good work record; offending out of character. <u>Luu:</u> 23 yrs at time offending. 27 yrs at time sentencing. No prior criminal record. Well educated; remorseful; became involved drugs following relationship breakdown; attempts at rehabilitation.	 1 x Conspire to sell methyl 2kg. 1 x Offer to sell MDMA 10,000 tablets. 1 x Supply heroin 1 kg. Offences part multifaceted course criminal conduct. Arrests result organised crime investigation involving phone intercepts, surveillance and undercover operative. <u>Luu:</u> Offending way clearing drug debts and for personal financial gain. <u>Bahn:</u> Amphetamine user and financial difficulties led to offending. 	5 yrs imp. 4 yrs imp. 8 yrs imp. TES 10 yrs imp. Sentences same for each appellant.	Dismissed. Some summary of comparative cases for each offence in judgement.	3000g. (3kg). 10,000 tablets. 1000g supply. 2000g conspire sell. 10,000 tablets offer.
7.	Bond v The	23 yrs at time offending. 22	1 x Poss methyl wiss 3.061kg at 3-7%.	9 yrs imp.	Allowed.	3061g.

	State of	yrs at time offence planned.				(3.061kg).
	Western		Planned act done for personal financial gain.	TES 9 yrs imp.	TES reduced to 7 yrs imp.	
	Australia	Convicted after PG – TOI as to whether appellant courier	Characterised in sentencing as higher end	EFP.	EFP.	
	[2011] WASCA 123	or drug dealer.	courier.		Sentencing Judge made	
	Delivered	De facto partner pregnant with first child; hard	Appellant driving from NSW to WA. Car stopped and searched at Eucla. 4 bags		an error as to the time at which appellant PG – not	
	1/06/2011	working.	containing 881g at 7%, 878g at 7%, 882g at 6% and 420g 3% methyl found concealed in car.		known if appellant received full benefit of plea.	
					pica.	
6.	Kirby v The	40 yrs at time offending.	1 x Poss cocaine wiss 4.85g at 25%.	4 yrs imp.	Dismissed – within proper	3172.85g.
	Queen	Convicted after early PG.	1 x Poss amphetamine wiss 3.168kg at 9- 10%.	9 yrs imp.	range.'	(3.17285kg).
	[2003] WASCA		3 x s 32 convictions (not drug related).	6 mths, 3 mths, 3 mths	At [144] "Courts must	
	164	Prior criminal record of		imp.	impose sentences which	
		serious drug convictions.	Characterised as being involved in		will operate as a real	
	Delivered 31/07/2003		commercial drug dealing.	TES 9 yrs imp.	deterrent to those who may be minded to involve	
	51/07/2005		Appellant stopped and searched while riding	Equivalent to 6yrs imp	themselves in the business	
			motorbike. Initially co-operated but became aggressive when police wanted to search	after implementation of transitional provisions.	of drug dealing'.	
			underpants. Appellant ran from police and	transitional provisions.	At [150] cocaine and	
			was seen to remove something from his	EFP.	amphetamine in highest	
			pants and throw it away. Appellant detained		category of drugs for	
			and drug dog found clipseal bag containing white powder in vegetation. Also found		sentencing purposes.	
			\$928 cash on appellant in search.		NB: The original sentence	
			Appellant's property then searched – found		was imposed before the	
			Tupperware container buried near water		transitional provisions	
			tank adjacent to the house. Container had 7 vacuum sealed bags inside (3.168kg		were in force.	
			amphetamine). Also found amphetamine			
			residue in bags in bin, on kitchen sink and			

			bench and on set scales found. Police also found \$363,700 cash buried in 5 different spots on the property, unlicensed ammunition and firearms.			
5.	Kitis v The State of Western Australia [2013] WASCA 34 Delivered 11/02/2013 Co-offender of Ozan v The State of Western Australia [2011] WASCA 27 Co-offender of Milenkovski v The State of Western Australia [2014] WASCA 48	29 yrs at time of sentencing. Convicted after late PG. Minor prior criminal record – three prior convictions for drug-related offences – simple possession only. Partner & young children. Full time employment. Regular user of illicit drugs.	Ct 5:Att poss methyl wiss 4.983kg at 53- 69% Ct 6: Poss methyl wiss 207.6g at 22% Ct 5: An arrangement was made by others for a large quantity of methyl to be concealed in a motor vehicle and transported from Sydney to Perth by truck. The vehicle left Sydney in the custody of a transport company and intercepted by Police in Adelaide. Police located 4.983 kg of meth valued at about \$2,489,000. Police replaced the drugs with an inert substance. The vehicle continued its journey to Perth. On its arrival in Perth, the motor vehicle was collected and driven to a car park in Bayswater. Later the appellant collected the keys of the motor vehicle and drove the vehicle to his brother's house. He was followed by a co-accused in another vehicle. On arrival, the appellant and co-offender removed the spare tyre containing the inert substance (which they believed to be meth). The appellant placed the spare tyre in a shed in the backyard. The appellant and co- offender then left. A little later, police attended and located the spare tyre. Ct 6:	Ct 5: 9 yrs imp. Ct 6: 3 yrs imp. (reduced from 5 yrs in the application of the totality principle). Served cumulatively TES 12 yrs imp. EFP. The appellant knew, in the context of Ct 5, that he was involving himself in a 'significant dealing' involving a 'significant quantity of drugs'.	Dismissed. At [41] It was appropriate for his Honour to order some accumulation of the appropriate sentence for count 5 and the appropriate sentence for count 6. They were separate and distinct offences.	5190.6g. (5.190kg).

			Later that evening, police executed a search warrant at the appellant's house. When police arrived, the appellant ran from them and threw items over the fence between his backyard and his neighbours. Police searched both properties and located 207.6g of meth. The value of the methyl was about \$103,000. Police also found two sets of scales, \$17,000 cash, a 12-gauge shotgun and various small quantities of MDMA and cocaine which were the subject of summary charges.			
4.	Ozan v The State of Western Australia	25 yrs at time offending.27 yrs at time sentencing.Convicted after late PG.	Ct 1:Supplied methyl wiss 2.675kg at 17- 19% Ct 3:Att supply methyl wiss 4.983kg at 53-69%	Ct 1: 2yrs imp. (reduced from 9 yrs in the application of the totality principle).	Dismissed. At [76] Ordinarily there will be no material	7658g. (7.658kg.)
	[2013] WASCA 27	No relevant prior criminal record.	<u>Ct 1:</u> An arrangement was made by others for methyl to be concealed in a motor vehicle	Ct 3: 12 yrs imp. Served cumulatively.	difference in culpability between an attempt and a completed offence involving drug dealing	
	Delivered 11/02/2013	Positive childhood with caring & loving parents.	and transported from Sydney to Perth by truck. The appellant, who resided in Sydney,	TES 14 yrs imp.	where the intervention of law enforcement agencies to replace a prohibited	
	Co-offender of <i>Kitis v The State</i> <i>of Western</i>	Strong relationship with his wife.	purchased a motor vehicle in which the methyl was to be concealed and delivered and arranged for it to be transported in a	EFP. The appellant's role	drug with an inert substance prevents the commission of the	
	Australia [2013] WASCA 34	Completed Year 12 and part completion of Diploma in Network Engineering.	truck from Sydney to Perth. The appellant subsequently travelled from Sydney to Perth on a commercial flight.	was more than a mere courier.	completed offence. At [88] It was proper for	
	Co-offender of Milenkovski v The State of	Good employment history.	On arrival, the appellant collected the vehicle from the transport company and drove it to a hotel car park and removed the	The sentencing judge was not satisfied on the balance of probabilities	the sentencing judge to order some accumulation of the appropriate	
	Western Australia [2014]	Good health.	methyl. The appellant met with a co-offender and	that the appellant had committed either	sentence for count 1 and the appropriate sentence	

	WASCA 49		delivered the descent of the	offence under duress or	for court 2 T1	
	WASCA 48		delivered the drugs to him.		for count 3. They were	
			Police searched the co-offender's residence	threat.	separate and distinct	
			and discovered 2.675kg of methyl with		offences.	
			purity ranging between 17-19%. The drugs			
			had a value of \$1,300,000.			
			<u>Ct 3:</u>			
			A further arrangement was made by others			
			for methyl to be concealed in a motor			
			vehicle and transported from Sydney to			
			Perth by truck.			
			The appellant was again responsible for the			
			purchase of a motor vehicle in which the			
			methyl was concealed and delivered to a			
			transport company.			
			The vehicle was intercepted by Police in			
			Adelaide.			
			Police located 4.983 kg of meth ranging			
			between 53-69% & valued at about			
			\$2,489,000. Police replaced the drugs with			
			an inert substance. The vehicle continued its			
			journey to Perth.			
			The appellant subsequently travelled from			
			Sydney to Perth on a commercial flight.			
			The appellant collected the vehicle from the			
			transport company and drove it to a carpark			
			and passed on the keys to a co-offender.			
			The vehicle was then driven in convoy to a			
			co-offender's house where the inert			
			substance (which they believed to be			
			methyl) was removed and stored.			
3.	Sinagra-Brisca	Convicted after fast-track	Ct 1: Poss MDMA wiss 10 000 tablets,	Ct 1: 17 yrs 6 mths	Dismissed.	8274g.
	v The Queen	PG – in face strong	2.4kg at 27%.	imp.		(8.24kg).
	~	prosecution case.	Ct 2: Poss methyl wiss 5.06 kg at $21 - 50\%$.	Ct 2: 17 yrs 6 mths	Adequate discount for	
	[2004] WASCA	^		imp.	guilty plea, more	

	68	Prior drug convictions –	Ct 3: Poss methyl wiss 800g at 28 – 70%.	Ct 3: 3 yrs imp.	acceptance of inevitable	
	Delivered 7/4/2004	poss wiss amphetamines and MDMA (3 yrs imp.)	Ct 4: Poss MDMA wiss 55 tablets,14g at 18%.	Ct 4: yrs imp.	prosecution than genuine remorse.	
		Good upbringing; stable employment. Gambling problem; substance abuse problem; very low IQ with significant deficits in verbal cognitive skills (partly due to drug	Significant drug dealer in a well-organised syndicate. Attempted to sell drugs interstate. Arrest came after covert police operation 10 000 tablets found in vehicle, subsequent charges resulted from search of properties. Also found \$8000 cash, scales, clip-seal	TES 20 yrs 6 mths imp. Equivalent to 13yrs 4 mths imp after implementation of transitional provisions.	No further mitigation required for property confiscation, offender failed to lead evidence property sourced from non-drug related funds. TES not disproportionate	
		use); lacking social skills.	bags, cutting agent. Appellant rented unit in false name for purpose storing and preparing drugs.	EFP.	to conduct. NB: The original sentence was imposed before the transitional provisions were in force.	
2.	Penney v The State of Western Australia	37 yrs at time offending. 38 yrs at sentencing. Convicted after PG.	 x Poss cocaine wiss 3.09kg at 64%. x Poss methyl wiss 5.76 kg at 10 - 12%. x s 32 offences. 	9 yrs imp. 4 yrs imp. 18 mths; 1 mth;1 mth imp.	Dismissed. Sentence high but within sound range.	8850g. (8.85kg).
	[2011] WASCA 71	No relevant prior criminal record. Mental disorder – relevant to	More than a courier but not the 'principal' in the distribution network. Primary motivation to pay off debts – commercial gain.	TES 13 yrs imp.		
	Delivered 23/03/2011	risk re-offending not culpability. Excellent work record.	Vehicle (hire car from Sydney) stopped by police driven by associate of the appellant, appellant asleep in the vehicle. Searched vehicle finding drugs in scuba diving	Low risk of re- offending; evidence of remorse and acceptance		
		Used 3.5 g methyl and 5 g cocaine each day.	equipment and keys that opened a factory and a caravan. Heat sealing machines, heat seal bags, digital scales, boxes of rubber gloves, face mask, elastic bands, envelope, Alinta gas account addressed to appellant,	of personal responsibility		

			filter components from an air extractor unit, 2 hard covered books containing figures, money counting machine and \$854,550 cash.			
1.	Mikulic v The State of Western Australia [2011] WASCA 127 Delivered 8/06/2011	48 yrs at time sentencing. Convicted after PG after 5 days trial (12 prosecution witnesses testified). PG to Cts 2, 4, -10 accepted in full satisfaction of indictment. No prior criminal record.	Ct 2: Att to poss MDMA wiss 8.832kg. Ct 4: Att to poss methyl wiss 3.108kg at 23- 26%. Ct 5: Poss MDMA wiss 1.23kg. Ct 6: Poss MDMA wiss 1.921 kg. Ct 7: Poss cocaine wiss 19.15g at 76-80%. Ct 8: Poss methyl wiss 2.07g at 26-27%. Ct 9: Poss MDMA wiss 8.59g. Ct 10: Poss methyl wiss 2.98g at 25%. Involved in drug dealing at high level – planned, financed and facilitated inter-State importation drugs subject cts 2 & 4. Financial motivation. Close to the source manufacture. Cts 2 & 4: Drugs in possession 2 co-offenders (one of whom is the appellant's brother) and were found when police searched a car at Eucla. Drugs were hidden in a steel tube. Co-offenders has driven car from Perth to Sydney to purchase drugs and were returning to Perth. Sydney. Ct 5: Appellant's home searched as result of the above and drugs subject ct 5 found. Also found note books with details of drug names, measurements and prices and over	TES 12 yrs imp.	Dismissed.	15,123g. (15.123kg). 3183.79g poss. 11,490g att poss.

	 \$30,000 cash. <u>Ct 6, 7 & 8:</u> Police found handbag containing drugs subject cts 6, 7 & 8 in bushland on golf course 7-8m from rear of appellant's home. <u>Cts 9 & 10:</u> Police searched property in Lancelin owned by appellant. Found drugs subject cts 9 & 10, as well as heat sealing machine, digital scales, note books and pares detailing drug weights and transactions. 		
	Wife also charged and convicted.		