sentence imposed on the drug trafficking count, which is on a separate presentment.

- I direct that one year of the sentence on Count 4 be served concurrently with the drug trafficking sentence, thus one year of Count 4 will be cumulative upon the drug trafficking sentence.
- That makes a total effect sentence of 11 years. I fix a non-parole period of nine years.
- In sentencing you I declare that I have taken into account the time that you have served in relation to the unrelated offences, namely an amount of 748 days and have reduced your sentence by that amount.
- In relation to the fraud offences, you have been sentenced as a continuing criminal enterprise offender within the meaning of s.6A(1) of the Sentencing Act and I cause your status as a continuing criminal enterprise offender to be noted on the record of the Court.
- In sentencing you in respect of that, I of course had regard to the issues of totality and concurrency.
- I declare, under s.18 of the *Sentencing Act*, that the period of 402 days you have spent in custody is to be reckoned as a period of detention already served.
- I have signed a disposal order in terms of the order presented as discussed between counsel. The section 464ZF(2) order has been signed with your consent.
- Application was made under s.58 of the *Confiscation Act* for a pecuniary penalty order in the amount of \$200,000. The evidentiary basis of the order that the prosecution relied on is set out in the evidence of MrCooper , where he stated that you received approximately \$200,000 for your involvement in assisting him in the manufacture of methylamphetamine.