IN THE SUPREME COURT OF THE YUKON TERRITORY

Citation: *R.* v. *Daunt*, 2006 YKSC 5 Date: 20050526

Docket: S.C. No. 03-01510 Registry: Whitehorse

BETWEEN:

HER MAJESTY THE QUEEN

AND:

GEORGE KIERAN DAUNT

Before: Mr. Justice R.S. Veale

Appearances:

David McWhinnie and For the Crown

Michael Cozens

Richard Fowler and For the defence

Elaine Cairns

MEMORANDUM OF SENTENCE DELIVERED FROM THE BENCH

[1] VEALE J. (Oral): Did you have any submissions you wished to make with respect to the parole eligibility, Mr. McWhinnie?

[2] MR. MCWHINNIE: None, My Lord, considering the factors, and I understand the Crown would not be advancing any argument.

[3] THE COURT: Thank you. It will be ten years then.

[4] Anything further, counsel?

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[5] MR. MCWHINNIE: There are two automatic matters that you are required to consider, the firearms prohibition and the mandatory DNA.

THE COURT: Any issue with respect to either of those? [6]

No. [7] MR. FOWLER:

THE COURT: [8] So there will be a firearms prohibition order according to the terms of s. 109 that are applicable, and there will be an order for DNA. I think there is someone here to arrange for the detention of Mr. Daunt.

Yes, I believe the provost is present. [9] MR. MCWHINNIE:

THE COURT: [10] Thank you.

VEALE J.