

H. Office -

Law - not H.S. further to review trial.  
Crim Appeal Act of 1968. -  
allows H.S. to refer back to court for  
appeal.

~~1975~~  
1975 - convicted. Appld at time. Ask leave  
for appeal. Turned  
refused - March 1976.

~~3~~

basis for appeal at time were same as  
what said  
forensic print found on confession, but  
out of time.

what std H.S. Granted 15 Dec. 1986  
World - Actin - date paid

20 Jan 1987 - H.S. decided to refer to  
appeal

print gets

1. either new print

2. new context of subset of evidence

he did it on his own petition.

= orig dec. correct - based on W-Actin from  
forensic stuff + signs come out afterwards.  
police enquiring since everybody - that's  
how police come up w/ signs.

could pose doubt - safety of conviction.

look



some referred to appeal.

→ DPP the pro option whether to contest  
appeal or not. We can let go.  
~~perhaps~~ We are guilty. A main adversary  
presently

one H.S. feels not to be appeal,  
(once found for in 1976, no chance

before can buy anything up - doesn't for rest  
appeal - basis of H.S.'s dec.

in 1985 - 4 cases <sup>H.S.</sup> (2 quoted convict  
2 deins)

86 4 conviction - 1 quoted  
3 deins

87 6 (including B) only 2 records  
both retained convictions,

reconsidered process by H.O. started in Oct 85.

when 155 W in A frag was. That's  
when forensic gold came up. At same  
time MP John Barron left in huge bundle  
case to H.O. Dec. 86 - had W in A  
of Clark. 1 no later

"Clarke come like a bolt out of the blue" -  
said 1 g. official.