

Break and Enter With Intent to Commit Serious Indictable Offence

s.113(1) (NSW) Crimes Act

s.113 (1) break and enter dwelling-house or building with intent to commit serious indictable offence

Maximum Penalty: 10 years

NAME (age if known)	OFFENCE	PLEA	SENTENCE	APPEAL	RECORD	FACTS
Turner [2004] NSWCCA 260	s.113(1) (steal)	PG (20% on appeal)	3y 4m NPP 2y 6m	AA 3y NPP 2y 3m	Breached parole	After argument with father broke into home through window – fled when occupant returned
Callaghan (2006) 160 A Crim R 145 [2006] NSWCCA 58	2 x s.113(1) (steal)	PG	2y NPP 12m	AD	Breached parole	On two separate occasions broke into video store – no property stolen
Sharpe (26) [2007] NSWCCA 217	s.113(1) (steal) Sched: 3 offences	PG	3y 6m NPP 2y	AD	Significant record for BES offences – breached parole for agg BES – offence committed 3 days after release	Broke into garages in home unit complex – offence at lower end of scale of seriousness Drug and alcohol addiction – difficult childhood
HA [2009] NSWCCA 31	s.113(1) (steal)	PG (15%)	1y 8m NPP 1y 3m	AD	Number of BE offences. On parole.	Broke into garage of unit with co-offender using crowbar. Parity argument rejected.
Gray (29) [2018] NSWCCA 39	s.113(1) s.113(1) s.112(1) s.166 offence: Drive recklessly Sched: 2 offences	PG (25%)	2y 3m 1y 6m 2y 6m 5m Agg: 5y NPP 3y 9m	AA 2y 1y 3m 2y 5m Agg 4y 4m NPP 3y 3m	lengthy record – breached conditional liberty	Attempted to gain access to residential premises by smashing back window – entered building in city and forced entry to suite owned by mortgage broker, leaving without taking anything – forced entry into second suite and stole property worth \$7,750 – limited planning Drug user

This table has been prepared by the Public Defenders as a guide. Individual cases should be read if they are to be relied upon.

Last updated: 13.8.2018

This table has been prepared by the Public Defenders as a guide. Individual cases should be read if they are to be relied upon.