

36.39 *Compensation orders, Combined with*

R v Islam 2013 EWCA Crim 2355 D was convicted of numerous indecent assaults committed between the 1970s and 1990s. Held. It was accepted that D had means. The fact that a defendant has been sentenced to a substantial custodial sentence is not necessarily a bar in itself to the court also making a Compensation Order in an appropriate case, see *R v Martin* 1989 11 Cr App R (S) 424. The argument that because of the 11-year sentence imposed on D, the Judge was wrong to make a Compensation Order at all, cannot succeed.