

Minute of Order

20/86

AGNES CONNOLLY BRATHWAITE

V

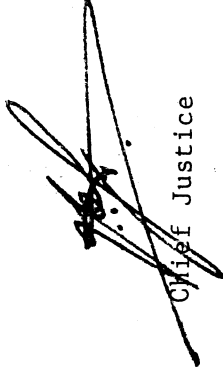
REGINA

19/6/86 Hearing of Appeal Order: On the facts found by the learned Magistrate a technical offence of theft was committed.

However, in view of all the circumstances, and in particular the repayment of all the money before the charge was laid, it is surprising that this matter was allowed to proceed to conviction despite the request of the prosecution to withdraw the charge.

As it is, there are no grounds for my intervening on the conviction. Having regard to the matter as a whole I think a nominal sentence would suffice.

Accordingly, I set aside the suspended sentence and fine and substitute therefor a conditional discharge.


Chief Justice