

174 (5)

POLICE COURT APPEALS

24th November, 1986

Attorney General v. Bernard Conoops

Judgment

DEPUTY BAILIFF: In the opinion of the Court there was more than enough evidence upon which the Assistant Magistrate could properly find the appellant guilty of the charge. We do not agree that the evidence was insufficient for a conviction. This Court does not lightly overrule the finding of fact by the Magistrate and we cannot find that he erred. The debris on the road confirms the view that we should have otherwise taken on the other facts, and therefore the appeal is dismissed.