

ROYAL COURT
(Samedi Division)

12th April, 1991 52A.

Before: The Deputy Bailiff, and
Jurats Orchard and Herbert

The Attorney General

- v -

Aaron Nicholas McCool

Possession of a controlled drug
contrary to Article 6(1) of the Misuse
of Drugs (Jersey) Law, 1978.

Attorney General.

Advocate M. St. J. O'Connell for the accused.

JUDGMENT

DEPUTY BAILIFF: McCool, this Court normally sends anybody involved with Class 'A' drugs to prison. Therefore, you are extremely fortunate that the proposal of the Attorney General, supported by your Advocate which the Court is also going to agree to, is that you should be put on probation.

The sentence is that we place you on probation for one year on condition that you will both live and work where directed by your Probation Officer; that you will be of good behaviour throughout that time; and in addition that you will attend (and this is important) the offending behaviour group as required by your Probation Officer. That group will help you, one hopes. You succeeded last time you were on probation, in fact the Order was discharged because of your good behaviour, and so we hope that you will respond again.

If you were to get involved again with drugs and you were to come back here, then make no mistake about it, despite your age you would have to go into custody. We make an Order for the forfeiture and destruction of the drugs.

No authorities.