IN THE HIGH COURT OF NEW ZEALAND CHRISTCHURCH REGISTRY M.569/85

		<u>BETWEEN</u>	P Wellington,	ENGEL of Unemployed
	1426		Ap	plicant
		<u>AND</u>	THE POLICE	
			Re	<u>spondent</u>
<u>In Chamber</u> Hearing:	<u>s:</u> 25 October 1985			
<u>Counsel:</u>	K. Grave for Applicant R.E. Neave for Respondent			

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ORAL JUDGMENT OF HERON J.

On the 22nd October Barker J. granted bail in this matter until completion of depositions or appearance in the High Court for sentence, whichever first occurred, on terms in his own recognisance of \$2,000 and one surety of \$1,500, with a reporting clause to Christchurch Central Police Station on Mondays and Fridays between 4 and 8 p.m., and ordered his passport to be surrendered to the Registrar of the High Court and allowed him liberty to apply further.

At that time Mr Grove tells me that the Judge was advised that there was a possibility of a plea of guilty and that is why the Judge has put the matter in the alternative. In the event today he pleaded guilty in the District Court and is required to be dealt with in this Court. However, the District Court Judge has declined to grant bail, but it is plain from the order already made that bail has been allowed up until he appears at the High Court for sentence.

That being so, he is accordingly bailed in those terms but he is now to report to the Wellington Central Police Station on Mondays and Wednesdays between 4 and 8 p.m. and to that extent the bail order is varied. The Crown have no objection to bail in those terms and it is a little surprising

that the matter has been complicated by this development.

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Coderon J.