

de Wet J.J.

Bell 6a).  
State vs. N.H.C.

N.W.F.  
25/11/63  
81/142289  
(Z. 15.)

Guttoray / Fisher v.o.

Adams case 606  
accused -- pre-  
pare --- speaks  
and documents  
--- requires -- de-  
fence -- entitles  
--- crown evidence  
reference.  
State there  
because -- rely  
on following  
documents --  
which part --  
constituted --  
indicate was  
state should.  
We can see  
should -- was --  
well not --

Court: I'm sure it's the  
same will not  
great I'm not  
-- evidence - crown  
Fisher. There is an alle-  
gation -- preparing  
-- what --

Court: Some difficulties  
is a trouble --  
decide -- arguments  
-- large extend --  
precisely -- evidence  
One thing -- or not  
must be given --  
Should be --

argument -- should  
be given -- State -- no  
disadvantage -- what-  
nesses -- no reason --  
instituted -- supplied  
statements facts -- inci-  
tigate -- can be drawn --  
organisation -- what  
time -- go back -- indicate  
first part -- know  
ledge -- come about --  
cannot proceed --  
paragraph 20 -- associa-  
tions -- as well as sets  
accused entitled  
to know -- furnish  
should have done  
so -- refer to -- all  
ready -- agent or  
association -- anyone  
of those facts --  
24 other persons --  
participation -- b(3)  
page (5) defence  
-- para. 5(a) -- unable  
to answer -- does not  
know -- must say so  
5(a) -- same -- which  
alleged to have  
3) rendered financial  
page 8, 4) assisted  
5) given financial  
persons -- all common  
purpose -- further --

appears to have --.

no information -- cannot used -- responsible writer said, done -- realize par. 23, increased 5(b) question 5(b) -- set out b(4) further -- each --

Question 5(b), page 8 -- any other acts -- referred to -- acts in (b) are those financial assistance show adherence --

how does it ... together all -- impossible -- doesn't intend -- all -- set out State must surely know all the acts -- takes State pleading no further regard to the accused par. b(1) d(2) -- 1, 2 and 3.

b(1) (read) -- became associated -- A to G -- perfect illustration --

No 10 -- prepare -- defence -- accused no 2 written -- ft 2(b) annexure a) while we say -- previous occasion -- documents and hand writings.

conspirators -- join -- page 2 ... 30th October -- accused entitled -- relies each one a party -- not facts -- set out -- A to G -- lived there -- no statement Court why not -- cannot -- facts found -- give evidence -- particulars -- steps --

issued -- this resident doesn't say that -- improve it -- not -- true -- prove -- can prepare -- unable -- Court why not -- Foster may of -- rise -- illustration -- don't know 10 people -- all in B&G A, shot -- instructions -- clearly -- evidence -- next head -- common purpose -- 193 persons -- does not know -- establish -- accused

26) however -- failed -- anyone -- any specific act -- not shot B -- directed -- commission -- which -- alleged -- specify planned, directed -- all accused -- directors done by -- accused only -- conspiracy -- doesn't take -- acts -- doesn't do it -- Par 20 --

5/1/50  
JAN

my off

See us N.H.C

Best regards

J. R. M. P.