

ROYAL COURT
(Samedi Division)

133.

1st July, 1994

Before: The Deputy Bailiff, and
Jurats Vint and Gruchy

The Attorney General

- v -

Adrian Raymond Hakes

Application for review of the Magistrate's decision to refuse bail, following a not guilty plea to a charge of having, with a view to gain, made an unwarranted demand for £10,000 from "Mr. A", contrary to common law.

Advocate Miss D.M.C. Sowden for the applicant.
S.C.K. Pallot, Esq., Crown Advocate.

JUDGMENT

THE DEPUTY BAILIFF: We have to ask ourselves whether the Relief Magistrate in the Police Court misdirected himself or otherwise made an error of law in relation to the application which he heard from this applicant for bail.

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We have considered the matter carefully and taken account of all the submissions made by counsel but we cannot find that the Magistrate made any procedural error and his decision, therefore, that bail should be refused cannot be impugned. We therefore dismiss this application.

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No Authorities.