

20/73

SUPREME COURT OF VICTORIA — COURT OF CRIMINAL APPEAL

R v WYATT

Winneke CJ, Little and McInerney JJ

27 June 1973

CRIMINAL LAW – NUMEROUS COUNTS OF FALSE PRETENCES – IMPROPER USE OF CREDIT CARDS – CROWN PERMITTED TO RECALL A WITNESS AFTER THE CROWN HAD CLOSED ITS CASE – TRIAL JUDGE NOT IN ERROR – APPLICATION BY DEFENCE COUNSEL TO CALL OTHER WITNESSES – APPLICATION REFUSED – TRIAL JUDGE NOT IN ERROR – NO SUBSTANTIAL MISCARRIAGE OF JUSTICE.

[Ed Note: The matters discussed by the Court of Criminal Appeal in relation to sentencing in this appeal are not particularly relevant to the Magistrates' Court]
