

Citation: ☼ R. v. Sedore
2015 BCPC 477

Date: ☼20150212
File Nos: 97973-1, 94974-1
Registry: Kamloops

IN THE PROVINCIAL COURT OF BRITISH COLUMBIA

REGINA

v.

ROBERT LLOYD SEDORE

**REASONS FOR SENTENCE
OF THE
HONOURABLE JUDGE C.D. CLEAVELEY**

Counsel for the Crown:

A. Janse

Counsel for the Defendant:

J. Michi, Articled Student
(as Agent for S. Tate)

Place of Hearing:

Kamloops, B.C.

Date of Hearing:

February 12, 2015

Date of Judgment:

February 12, 2015

[1] On the two matters, I am imposing a conditional sentence order of six months.

[2] The terms of your conditional sentence order are as follows: You are to report in person to a conditional sentence supervisor today at the probation office at Kamloops, British Columbia, and after that you shall report as and when directed by your supervisor and in the manner directed by your supervisor.

[3] When first reporting to your supervisor, you shall inform him or her of your present residential address and telephone number and you are not to change either without first obtaining the written consent of your probation officer.

[4] For the first three months of this conditional sentence order you shall obey a curfew by being inside your residence between the hours of 8:00 p.m. and 6:00 a.m. each day, except as follows: With the written consent of your supervisor, such consent is to be given only for compelling personal family or employment reasons.

[5] For the term of the conditional sentence order, you shall not possess or consume any alcohol or any controlled substance within the meaning of s. 2 of the *Controlled Drugs and Substances Act*. You shall not enter any liquor store, beer and wine store, bar, pub, lounge or other business premise from which minors are excluded by terms of their liquor licence.

[6] You shall attend, participate in, and successfully complete any assessment, counseling or program as directed by your supervisor. Without limiting the general nature of this condition, such assessment, counselling or program may relate to anger management, and you shall comply with all the rules and regulations of any such assessment, counselling or program.

[7] Now, that six-month conditional sentence order will be followed by a probation order. I do not think it is necessary to impose a 12-month probation order but there will be a six-month probation order on similar terms.

[8] First term is within 48 hours after completion of your conditional sentence order you shall report in person to the probation office located at Kamloops, B.C., and after

that you shall report as and when directed by your probation officer.

[9] The residency condition is the same.

[10] The no-alcohol no-drugs, and no-bars condition, that will not appear in the probation order but the counselling condition does.

[11] All right? So, 12 months you are under the control of the court.

[12] THE ACCUSED: Yeah, okay.

[13] THE COURT: Six months conditional sentence order and six months' probation order.

[14] In terms of the s. 447.1 order, I do not think it is necessary to impose a 10-year term, but I making the order under that section prohibiting you from having, in term -- in the wording of the section -- any animal for a period of two years.

[15] You will also be required to pay victim of crime surcharge fees and they total \$200. Do you understand that order?

[16] THE ACCUSED: Pardon me?

[17] THE COURT: Do you understand that order?

[18] THE ACCUSED: Yes. Yes, I do.

[19] THE COURT: Any questions about that?

[20] THE ACCUSED: No, Your Honour.

[21] THE COURT: All right. Thank you.

[22] THE ACCUSED: Oh, just one question, on Thursdays I have anger management and I have it for another eight weeks. It goes from seven -- or 6:30 to 8:30.

[23] THE COURT: You do not need to worry about that. Your probation officer will --

[24] THE ACCUSED: Okay, all right.

[25] THE COURT: -- accommodate that.

[26] THE ACCUSED: As long as that's fine.

[27] THE COURT: All right. Thank you.

[28] THE ACCUSED: Just wanted to bring it up.

[29] MS. JANSE: Stay of proceedings on Count 1 on 97974.

[30] THE COURT: Thank you.