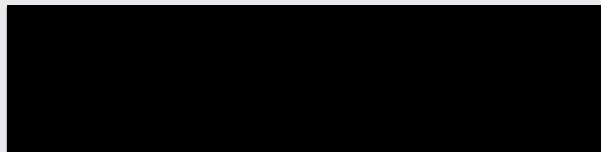


Fri, May 10 at 6:24 PM

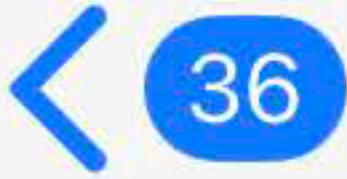
Oh my gosh Jones was just telling me and Kristen a very long story in the jail parking lot about his childhood that included the repeated use of the n word LOUDLY. Kristen and I wanted to crawl into a whole and never come out.

Leanne Lapp



COMMISSION  
EXHIBIT

**3**



Leanne >



May 10, 2024 at 7:24 PM

What was the context of this?

Jones was telling us what books he likes to read, which then lead to him telling us a story about how his dad and grandpa had black people cutting cotton during the Jim Crowe era. That lead to a story about how his dad made friends with a black man who worked in the cotton fields. [REDACTED] because he was [REDACTED] quoting things his dad would say. Kristen and I were humiliated. There were a handful of people in the parking lot coming and going, and Jones was way too loud.

[REDACTED]

That's how we were too. We kept trying to walk away, and he would just get louder and more animated. He thought it was a sweet story of how his dad befriended a black man in a time when no one else would. Which I mean isn't inherently a bad story to tell unless you tell it the way he did... then it's completely inappropriate.

May 16, 2024 at 9:16 AM

Hello, could you please send me an email detailing what happened on Friday



iMessage



CANANDAIGUA TOWN COURT  
ONTARIO COUNTY STATE OF NEW YORK



----- -X

THE PEOPLE OF THE STATE OF NEW YORK

- vs -

S [REDACTED] D [REDACTED]

----- -X

Canandaigua Town court  
5440 NY 5  
Canandaigua, New York 14424

May 15, 2024  
7:41 AM

Before:

HON. WALTER W. JONES  
Judge

Present:

PATRICK CONKLIN, ESQ.  
Assistant Public Defender  
Ontario County Public Defender's Office  
20 Ontario Street  
Canandaigua, New York 14424

JENNA MARKWITZ, ESQ.  
Assistant District Attorney  
Ontario County District Attorney's Office  
27 N. Main Street  
Canandaigua, New York 14424

S [REDACTED] D [REDACTED]  
Defendant

(*People v D* [REDACTED], May 15, 2024)

1 **(Counter 0:00 to 11:41)**

2 COURT CLERK: Jenna. They're going to bring her out in a  
3 second, okay?

4 MS. MARKWITZ: Okay. Sounds good.

5 JUDGE JONES: Ms. Markwitz, it's Judge Jones. How we doing  
6 this morning?

7 MS. MARKWITZ: Good morning, Judge. I'm good. How are you?

8 JUDGE JONES: Reasonably well, but a little tired of sitting here  
9 waiting for this lady. She'll, she'll be out soon, I  
10 guess.

11 MS. MARKWITZ: Okay.

12 JUDGE JONES: One felony and seven misdemeanors.

13 MS. MARKWITZ: Yeah, yeah. Got quite a few here.

14 MR. CONKLIN: That eye looks pretty nasty. It's gnarly.

15 JUDGE JONES: Mm-hmm.

16 UNKWN MALE I: I reached out because my best friend is the one  
17 that she bit. I'm like "Hey, I heard you had a  
18 bad night last night." He said, "Yeah. Good  
19 thing she didn't break the skin, but it wasn't, it  
20 wasn't a good night."

21 COURT CLERK: How did-- This happened in the lobby at the  
22 PD?

23 UNKWN MALE 1: I don't know where it happened. She bit D [REDACTED]  
24 on the hand or something.

25 MR. CONKLIN: And her right eye is--

(*People v D* [REDACTED], May 15, 2024)

1 UNKWN MALE 1: --(Unintelligible)--  
2 MR. CONKLIN: --completely swelled shut.  
3 UNKWN MALE 1: She's got a broken orbital socket from resisting  
4 arrest.  
5 COURT CLERK: Oh, yikes. Okay.  
6 UNKWN MALE 1: Might be best to get her out of here, so she can  
7 go get medical attention on her own dime.  
8 COURT CLERK: Right. Because you guys have to stay with them,  
9 right--  
10 UNKWN MALE 1: --Mm-hmm--  
11 COURT CLERK: --the whole time?  
12 UNKNOWN MALE: (Unintelligible).  
13 UNKWN MALE 1: Yeah, but the orbital socket, best to get that  
14 squared away, because if that shifts, and it can  
15 mess things up, if she does something else.  
16 UNKWN MALE: (Unintelligible). I'm going to go just to the right  
17 of the attorney there. Right up to the bench,  
18 okay?  
19 JUDGE JONES: Good morning, now. Are you S [REDACTED] D [REDACTED]?  
20 MS. D [REDACTED]: Yes.  
21 JUDGE JONES: Good. Thank you. Now, your lawyer is here,  
22 Mr. Conklin.  
23 MR. CONKLIN: Judge, I did have a chance to speak with Ms.  
24 D [REDACTED] in the back. She indicates she did not  
25 want to be represented by the Public Defender on

(*People v D* [REDACTED], May 15, 2024)

1 her case, but she did consent to us going forward  
2 just for the purposes of the arraignment.  
3 (Unintelligible).  
4 JUDGE JONES: Thank you.  
5 MR. CONKLIN: So, with that being said, I am in receipt of the  
6 charging documents, a felony complaint  
7 charging assault, attempted assault in the 2<sup>nd</sup>  
8 degree, and a number of misdemeanor charges. I  
9 would waive any further reading of all the--  
10 JUDGE JONES: --(Unintelligible)--  
11 MR. CONKLIN: --charges, waive any further recitation of her  
12 rights, and enter a not guilty plea on each count.  
13 MS. D [REDACTED]: Well, they touched--  
14 JUDGE JONES: --What are--  
15 MS. D [REDACTED]: --me--  
16 JUDGE JONES: --the six that-- People on bail?  
17 MS. MARKWITZ: Thank you, Judge. I am asking for bail be set in  
18 the amount of \$3,000 cash, \$6,000 bond, and  
19 \$12,000 partially secured bond. I do recognize  
20 that she has no criminal history, and therefore,  
21 no failures to appear. However, she is charged  
22 with attempted assault 2<sup>nd</sup>, which is a e-class  
23 violent felony.  
24 MS. D [REDACTED]: They jumped on me.  
25 MS. MARKWITZ: And--

(*People v D* [REDACTED], May 15, 2024)

1 MS. D [REDACTED]: --They're the ones that jumped on me--  
2 MS. MARKWITZ: --uhh--  
3 MS. D [REDACTED]: --They just jumped me--  
4 MS. MARKWITZ: --a number of other misdemeanor offenses.  
5 Given--  
6 MS. D [REDACTED]: --(Unintelligible)--  
7 MS. MARKWITZ: --the nature of these charges, my request would  
8 be for bail in those amounts.  
9 MS. D [REDACTED]: (Unintelligible)--  
10 MS. MARKWITZ: --However, if the court is inclined not to set bail,  
11 I would ask for pre-trial release with three times  
12 in person. I'm also requesting a no-contact order  
13 of protection for D [REDACTED] G [REDACTED].  
14 JUDGE JONES: That you will-- That is granted. You said,  
15 "Three thousand"--  
16 MR. CONKLIN: --Six thousand.  
17 JUDGE JONES: What were the other two figures?  
18 MS. MARKWITZ: Three thousand, six thousand, and twelve  
19 thousand.  
20 JUDGE JONES: Six thousand and twelve thousand. Thank you.  
21 MR. CONKLIN: Judge, at this stage of the proceeding, no  
22 objection to the order of protection being issued.  
23 With regard to bail, Judge, it's my understanding  
24 Ms. D [REDACTED] is self-employed. She does home  
25 care. I'm asking, Judge, given that she has no

(*People v D* [REDACTED], May 15, 2024)

1 criminal history to speak of that she be released  
2 to pre-trial release, understanding that she is  
3 charged with a felony, a felony at this point. It is  
4 a, a low-level felony. It's a class E. Obviously,  
5 we don't know much about the facts and  
6 circumstances. The misdemeanor charges  
7 indicate she's had some difficulty last night.  
8 Those are non-qualifying offenses and I believe,  
9 Judge, I do believe pre-trial release, whatever the  
10 court indicates, whether in-person or by phone,  
11 would be adequate to assure Ms. D [REDACTED],  
12 reappearance in Canandaigua City Court.

13 JUDGE JONES: When will she be at City Court?  
14 MR. CONKLIN: Friday.  
15 JUDGE JONES: Friday--  
16 MR. CONKLIN: --Friday morning--  
17 JUDGE JONES: --And--  
18 MR. CONKLIN: --8:30--  
19 JUDGE JONES: --Wednesday. I'm going to let City Court decide  
20 whether she will (unintelligible), be, will benefit  
21 from pre-trial release. For the time being, I think  
22 that I'm going to set bail as requested by the  
23 People.

24 MR. CONKLIN: Judge, if I may, if the court is inclined to set cash  
25 bail, \$3,000 cash, given her circumstances, it

(People v D [REDACTED], May 15, 2024)

1 does appear that she would be eligible for my  
2 office. If she chose to utilize our services, I  
3 would ask that the court consider, given her  
4 financial situation, lower bail, a thousand dollars  
5 cash, given her criminal history, or lack thereof,  
6 would be more than enough to secure her  
7 reappearance. So, I'd ask for 1,000, 2,000,  
8 4,000.

9 JUDGE JONES: I understand, Mr. Conklin, but the, the City  
10 Court can modify that on Friday, if they want to.  
11 So, I'm going to grant the DA's request. Do we  
12 want a prelim. on this, set it for Friday?

13 MR. CONKLIN: Judge, you can set it for Friday. I'm not sure  
14 who will be representing Ms. D [REDACTED] or if they'll  
15 go--

16 JUDGE JONES: --(Unintelligible)--

17 MR. CONKLIN: --for it on Friday.

18 MS. D [REDACTED]: So, I got jumped on by eight police, and I'm  
19 going--

20 COURT CLERK: --Seventeenth--

21 MS. D [REDACTED]: --to be in--

22 UNKNOWN MALE: --Seventeenth?

23 MS. D [REDACTED]: I just got jumped on. My eye is shut, shut. They  
24 told me I need surgery, because they jumped on  
25 me, because my son was in a bad situation. And

(*People v D* [REDACTED], May 15, 2024)

1 I'm being told that I got to be here until Friday?  
2 You all are working in cahoots, like I said.

3 JUDGE JONES: Set a--

4 MS. D [REDACTED]: --(Unintelligible)--

5 JUDGE JONES: --preliminary hearing for May 17<sup>th</sup> at noon at  
6 City Court.

7 MS. D [REDACTED]: At noon? I can't be there at noon. I have to be  
8 at work. I'm, I'm supposed to be at work. I just  
9 got a job two weeks ago. I can't be missing no  
10 days at work.

11 MR. CONKLIN: You're going to-- Do you-- If you have cash  
12 bail, will you talk to a bondsman? I mean, if--

13 MS. D [REDACTED]: --No, I, I didn't do shit. They came at me. I  
14 went to police station to let them know that my  
15 son is no longer living there, and he jumped on  
16 me for no reason. The guy jumped on me. And  
17 I don't even have no record. I don't know why I  
18 got to be here until Friday.

19 MR. CONKLIN: This is an order of protection. It says you can't  
20 have any contact with Mr. G [REDACTED]--

21 MS. D [REDACTED]: --No. He came at me. I didn't hit him. He hit  
22 me. I need an order of protection from, from,  
23 from, from them.

24 MR. CONKLIN: Do you want to sign the order of protection?  
25 Just acknowledge it--

(*People v D* [REDACTED], May 15, 2024)

1 MS. D [REDACTED]: --I don't even know the guy. I don't even know  
2 the guy. It's my first time even seeing the guy. I  
3 don't even know him.

4 MR. CONKLIN: (Unintelligible)--

5 MS. D [REDACTED]: --He came at me.

6 MR. CONKLIN: So--

7 MS. D [REDACTED]: --He beat the crap out of me, and my eyelid shut  
8 (unintelligible) right now, and I'm going to go  
9 back to the hospital to get eye surgery, and I'm  
10 stuck in the, in the jail for what? He the one who  
11 jumped on me. Like I said, "This is a racist  
12 county." I'm, I'm the wrong color to be here.

13 MR. CONKLIN: If you need medical assistance, then, then you're  
14 in the care and custody of the Ontario County  
15 Sheriff. They have to provide medical treatment  
16 for you.

17 JUDGE JONES: They will--

18 MR. CONKLIN: --If you need medical treatment, they'll take you  
19 to the hospital--

20 MS. D [REDACTED]: --I should--

21 MR. CONKLIN: --(Unintelligible)--

22 MS. D [REDACTED]: --I can't take myself to the hospital. My car--  
23 Where's my car at? None of that stuff-- I was  
24 actually (unintelligible). I don't know where my  
25 car at, as in nothing. I wanted to get to the police

(People v D [REDACTED], May 15, 2024)

1 station, let them know what was going on--  
2 MR. CONKLIN: --Do you--  
3 MS. D [REDACTED]: --with my son.  
4 MR. CONKLIN: Do you want to sign the order of protection? Or  
5 you can just acknowledge receipt in court.  
6 MS. D [REDACTED]: (Unintelligible) all I know is I never even, even  
7 seen that guy in my life. He the one--  
8 MR. CONKLIN: --(Unintelligible)--  
9 MS. D [REDACTED]: --that came and jumped at me. Him and all his--  
10 MR. CONKLIN: --(unintelligible)--  
11 MS. D [REDACTED]: --and colleagues jumped at me, jumped on me--  
12 MR. CONKLIN: --(unintelligible) too.  
13 MS. D [REDACTED]: I got jumped on.  
14 MR. CONKLIN: (Unintelligible)--  
15 MS. D [REDACTED]: --And I'm-- I have [REDACTED] and I got jumped  
16 on.  
17 MR. CONKLIN: So, Mr. G [REDACTED], you can't have any contact,  
18 third party (unintelligible)--  
19 MS. D [REDACTED]: --I don't have no contact with him. I don't, I  
20 don't know the guy--  
21 MR. CONKLIN: --So, so, that makes this part of it easier--  
22 MS. D [REDACTED]: --I just know his name was Mr. D [REDACTED], D [REDACTED].  
23 MR. CONKLIN: Alright. So, if you get out, this is how the court  
24 will send you a next court date notice, okay?  
25 MS. D [REDACTED]: No. This is not right. I shouldn't even be in here

(People v D [REDACTED], May 15, 2024)

1 because I have [REDACTED]. And--  
2 MR. CONKLIN: --(Unintelligible)--  
3 MS. D [REDACTED]: --I'm over here being--  
4 MR. CONKLIN: --(unintelligible)--  
5 MS. D [REDACTED]: --denied medication already.  
6 MR. CONKLIN: This is for when the judge lets you out on Friday,  
7 hopefully, they'll-- This is just how they'll  
8 update you and tell you when your next court  
9 date is, okay?  
10 MS. D [REDACTED]: Why I got to wait until Friday? I have stuff to do  
11 on Friday. I can't go, be there at 12:00 Friday.  
12 Can I go there at eight or nine o'clock?  
13 MR. CONKLIN: Unfortunately, we're in a situation where this  
14 judge says he's not going to release you other  
15 than with the cash bail. They'll revisit it on  
16 Friday, okay?  
17 MS. D [REDACTED]: Why I got to stay here for two days? I'm a sick  
18 person. I shouldn't even be in jail.  
19 (Unintelligible) my eye shut. They told me I  
20 might be blind or dead if I went to the hospital.  
21 MR. CONKLIN: Right. Well, if you need medical assistance, let  
22 them know and they'll take, they'll take you to  
23 get medical treatment. Okay? Do you want  
24 them to send this to you at this address? They--  
25 All they do is send next court dates. Is that

(*People v D* [REDACTED], May 15, 2024)

1 good?  
2 MS. D [REDACTED]: I know, but I was jumped on, and I'm--  
3 MR. CONKLIN: --(Unintelligible)--  
4 MS. D [REDACTED]: --I'm being held--  
5 MR. CONKLIN: --(Unintelligible)--  
6 MS. D [REDACTED]: --against my will right now.  
7 UNKNOWN MALE: 8:30?  
8 COURT CLERK: 8:30--  
9 MR. CONKLIN: --I understand, I understand. But, like  
10 (unintelligible) this--  
11 MS. D [REDACTED]: --From-- I'm being held against my will right  
12 now. I'm missing, like, days of work, and I just  
13 started working two weeks ago.  
14 MR. CONKLIN: Well, there's nobody here that wants to be here,  
15 so. If you want to sign this right here, this is  
16 your (unintelligible)--  
17 MS. D [REDACTED]: --I ain't signing nothing.  
18 MR. CONKLIN: Okay. (Unintelligible). We'll talk soon.  
19 Whoever is representing you will help you out,  
20 Okay?  
21 MS. D [REDACTED]: Well, can you come here Friday, because this is  
22 crazy? I see--  
23 MR. CONKLIN: --You won't be here Friday. You're going to be  
24 at 2 North Main Street--  
25 MS. D [REDACTED]: --Yeah, can't you--

(*People v D* [REDACTED], May 15, 2024)

1 MR. CONKLIN: --at City Court--  
2 MS. D [REDACTED]: --come there Friday because this is crazy that  
3 I'm even going--  
4 MR. CONKLIN: --Right--  
5 MS. D [REDACTED]: --through this when eight--  
6 MR. CONKLIN: --Do, do you--  
7 MS. D [REDACTED]: --officers--  
8 MR. CONKLIN: --want somebody from my office there Friday?  
9 MS. D [REDACTED]: Yes. Eight people jumped on me, and--  
10 MR. CONKLIN: --Okay--  
11 MS. D [REDACTED]: --I'm, I'm the one who's being charged with  
12 stuff, and eight people jumped on me. Like I  
13 said, I'm in the wrong county.  
14 MR. CONKLIN: Alright.  
15 MS. D [REDACTED]: It's a racist-ass county--  
16 MR. CONKLIN: --Either myself or somebody from my office will  
17 be there. Okay?  
18 MS. D [REDACTED]: Yeah, because I got--  
19 MR. CONKLIN: --(Unintelligible)--  
20 MS. D [REDACTED]: --jumped on by eight officers, and I'm getting a  
21 restraining order now. I got jumped on by eight  
22 officers.  
23 MR. CONKLIN: And somebody will, somebody will be out to see  
24 you, hopefully before Friday. Why don't request  
25 medical and have them take a look at your eye,

(*People v D* █████, May 15, 2024)

1 and if you need to get to the hospital, if they  
2 need to look at that, because it's something that  
3 should get looked at. And we'll go from there.  
4 Okay?  
5 MS. D █████: It's not right. I could have went to the hospital  
6 early--  
7 MR. CONKLIN: --I understand.  
8 MS. D █████: And I didn't want to miss court. I should have  
9 just went to the other hospital.  
10 MR. CONKLIN: I understand--  
11 MS. D █████: --And he, then he's holding me because I'm  
12 African American.  
13 MR. CONKLIN: It's not right, but we'll just (unintelligible)--  
14 MS. D █████: --Yes. He's holding me because I'm African  
15 American.  
16 MR. CONKLIN: So, would you--  
17 MS. D █████: --He's going by what the People say, because  
18 I'm African American. I'm the wrong race.  
19 MR. CONKLIN: Alright. We'll--  
20 MS. D █████: --I know this is a racist-ass county--  
21 MR. CONKLIN: --I'll see what I can do. Okay? Alright. Just  
22 behave yourself here and don't make your  
23 problems any worse. Okay--  
24 MS. D █████: --(Unintelligible) going to make problem when I  
25 was sleeping when you came into my cell.

(*People v D* █████, May 15, 2024)

1 UNKNOWN MALE: Well, I just came to ask you--  
2 MS. D █████: --I'm not--  
3 UNKNOWN MALE: --(unintelligible)--  
4 MS. D █████: --acknowledging that because I didn't do  
5 nothing. (Unintelligible) that guy jumped on me.  
6 UNKNOWN MALE: (Unintelligible).  
7 MS. D █████: He jumped on me--  
8 MR. CONKLIN: --Alright. We'll talk soon.  
9 UNKNOWN MALE: (Unintelligible). (Unintelligible).  
10 MS. D █████: I need to go to the Strong.  
11 UNKNOWN MALE: Well, we're going to (unintelligible) you. I'm  
12 going to take you back down to where you were,  
13 where you were sleeping, and (unintelligible)--  
14 JUDGE JONES: --Okay.  
15 MR. CONKLIN: Three, six, twelve.  
16 JUDGE JONES: Naturally she played the race card.  
17 MR. CONKLIN: I'm just taking it as a--  
18 JUDGE JONES: --You did the best you could, Pat.  
19 MR. CONKLIN: I'm taking it as a victory she didn't spit at  
20 anybody.  
21 JUDGE JONES: She was pretty well restrained so she couldn't  
22 attack you, but she probably would have if she  
23 hadn't been handcuffed.  
24 MR. CONKLIN: Well, and apparently the, the, some of the staff  
25 said she was a little bit (unintelligible) spit--

(*People v D* [REDACTED], May 15, 2024)

1 JUDGE JONES: --Do they teach you to fight back at the Public  
2 Defender's Office?  
3 MR. CONKLIN: Judge, I'm so likeable nobody's even attempted--  
4 JUDGE JONES: --Laughing--  
5 COURT CLERK: --(Unintelligible).  
6 MR. CONKLIN: Nobody's even attempted to hit me yet. I've had  
7 somebody threaten to, but he also, like, weighed  
8 130 pounds soaking wet. So, I wasn't real  
9 concerned.  
10 COURT CLERK: You weren't concerned?  
11 MR. CONKLIN: Alright.  
12 COURT CLERK: Alright.  
13 JUDGE JONES: See you, Pat--  
14 COURT CLERK: --It's an interesting--  
15 MR. CONKLIN: --(Unintelligible)--  
16 COURT CLERK: --morning.  
17 MR. CONKLIN: Always.  
18 MS. MARKWITZ: Thank you, everybody. Have a good day.  
19 COURT CLERK: Bye, Jenna.  
20 JUDGE JONES: Goodbye, Jenna.  
21 COURT CLERK: Maybe I'll see you soon.  
22 MS. MARKWITZ: (Unintelligible), hopefully.  
23 COURT CLERK: Yeah--  
24 MS. MARKWITZ: --Alright. Bye.  
25 COURT CLERK: I think you should come back to Clifton.

(*People v D* [REDACTED], May 15, 2024)

1 JUDGE JONES: I was trying to get an appointment

2 (unintelligible) [REDACTED]

3 [REDACTED] --

4 COURT CLERK: --Oh, yeah--

5 JUDGE JONES: --[REDACTED]--

6 COURT CLERK: --Did you--

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24 (WHEREUPON the proceedings in the matter of *People v S* [REDACTED]

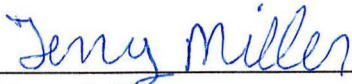
25 *D* [REDACTED] were concluded at 7:52 AM on May 15, 2024.)

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CERTIFICATION

I, TERRY MILLER, an Administrative Assistant of the State Commission on Judicial Conduct, do hereby certify that the foregoing is a true and accurate transcript of the audio recording described herein to the best of my knowledge and belief.

Dated: July 8, 2025

  
\_\_\_\_\_  
Terry Miller

There is no Other History Related Information associated with this history.

COMMISSION  
EXHIBIT

7

## ● Job/License Information ↑

### Civil Information

Type of Application: Local Service Applicant  
Name: S [REDACTED] D [REDACTED]  
Date of Birth: [REDACTED]  
Country of Citizenship: USA  
Ethnicity: Not Hispanic  
SSN: [REDACTED]  
Address: [REDACTED]  
Agency ID: UZNY2XTZTH  
Date of Application: September 24, 2019  
Application Agency: NYS Justice Center - OPWDD - CBC Unit  
Application Number: UZNY2XTZTH  
Driver's License: [REDACTED]

## ● Wanted Information ↑

There is no NYS Wanted Information associated with this history.

## ● Missing Person Information ↑

There is no NYS Missing Information associated with this history.

## ● Additional Information ↑

**Caution: Identification not based on fingerprint comparison. This record was produced as the result of an inquiry.**

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# Repository Inquiry

To: strablowl1 For: Andrew Strablow Case No: [REDACTED] NYSID Number - [REDACTED] - ARR

New York State Division of Criminal Justice Services  
Alfred E. Smith Building, 80 South Swan St.  
Albany, New York 12210. Tel:1-800-262-DCJS

Identification Summary Criminal History Job/License Wanted Missing

## ● Attention - Important Information ↑

\* See **Additional Information** at the bottom of this response for more banners pertaining to the criminal history

## ● Identification Information ↑

Name:

S [REDACTED] [REDACTED] D [REDACTED] S [REDACTED] [REDACTED] D [REDACTED]  
S [REDACTED] [REDACTED]

Date of Birth:

[REDACTED]

Place of Birth :

[REDACTED]

Civil Image  
Date September 24, 2019

Address:

[REDACTED]

Sex:	Race:	Ethnicity:	Skin Tone:
Female	Black	Not Hispanic	
Eye Color:	Hair Color:	Height:	Weight:
Brown	Black	5' 03"	200

SSN:

[REDACTED]

NYSID#: [REDACTED] FBI#: [REDACTED] NCIC Classification#: [REDACTED]

III Status: Status in other states unknown

US Citizen: Unknown

## ● NYS Criminal History Information ↑

There is no Criminal History/Releasable Criminal History information associated with this NYSID.

## ● Other History Related Information ↑

THE PEOPLE OF THE STATE OF NEW YORK

VS.

S. D. Defendant

CPL 710.30 NOTICE  
DEMAND FOR NOTICE OF ALIBI  
STATEMENT OF READINESS FOR TRIAL

PLEASE TAKE NOTICE that pursuant to CPL 710.30 the people intend to offer into evidence upon the trial of S. D. the confession and/or admission as noted herein.

- Written Rights Waiver(s) \_\_\_\_\_ made on \_\_\_\_\_ at \_\_\_\_\_ at \_\_\_\_\_  
(number) (date) (time) (location)
- Written Statement(s) as attached, made after orally stating in substance the same.  
\_\_\_\_\_ made on \_\_\_\_\_ at \_\_\_\_\_ at \_\_\_\_\_  
(number) (date) (time) (location)
- Oral Statement: (below) made on 05/14/24 at 11:00 pm at CPD Booking room  
(date) (time) (location)

The defendant stated the following in sum and substance; No im not getting fingerprinted or anything, y'all taking me to jail anyways.

Refer to body worn camera for further details.

AND the people further intend to offer into evidence the identification of the defendant as a person who committed the offense charged.

PRE-TRIAL IDENTIFICATION OF THE DEFENDANT NOTED PURSUANT TO CPL 710.30

Type of Identification:

Identification made by:

- Lineup
- Showup
- Photographic

\_\_\_\_\_  
(name) \_\_\_\_\_ (location)

\_\_\_\_\_  
(address) DATE: \_\_\_\_\_

\_\_\_\_\_  
(city, state, zip) TIME: \_\_\_\_\_

PLEASE TAKE FURTHER NOTICE that the people hereby demand pursuant to CPL Section 250.20(1) that, if the defendant intends to offer a trial defense of alibi, and to call witnesses in support of such defense, he/she must, within (8) days of service of this demand, serve upon the people, and file a copy thereof with the Court, a "notice of alibi", reciting

- (a) the place or places where the defendant claims to have been at the time in question, and
- (b) the names and residential addresses, the place of employment and the addresses thereof of every such alibi witness upon whom he/she intends to rely.

THE PEOPLE ARE READY FOR TRIAL

Ontario County District Attorney's Office  
Ontario County Courthouse  
Canandaigua, New York 14424

Dated: / /

STATE OF NEW YORK  
CITY COURT

COUNTY OF ONTARIO  
CITY OF CANANDAIGUA

The people of the State of New York  
-against-

## INFORMATION

S [REDACTED] . D [REDACTED] )  
DEFENDANT

Be it known that, by this information, PO L. Davis, a police officer with the City of Canandaigua Police Department, as the complainant herein, accuses the above-named defendant with having committed the offense of criminal mischief in the fourth degree in violation of section 145.00 subdivision (1) of the penal law of the State of New York. Criminal Mischief in the fourth degree is a class A misdemeanor.

### Facts


The said defendant, S [REDACTED] . D [REDACTED], on 14<sup>th</sup> day of May, 2024, at or about 10:40 PM, while in the Canandaigua Police Department booking room, located at 21 Ontario Street in the City of Canandaigua, County of Ontario, State of New York, did commit the offense of criminal mischief in the fourth degree. A person is guilty of criminal mischief in the fourth degree when, having no right to do so nor any reasonable ground to believe that he has such right, he: Intentionally damages property of another person.

The said defendant, S [REDACTED] . D [REDACTED], at the aforementioned date, time and location did, to wit; when having no right to do so nor any reasonable ground to believe that she had such right, intentionally damaged a cabinet drawer by kicking it out of the cabinet and stomping on it. The cabinet drawer has an estimated value of \$100.00. All contrary to the provision of the statute in such case made and provided.

The foregoing factual allegations are based upon the information and belief with the source of your complainant's information and belief being personal knowledge.

VERIFICATION BY SUBSCRIPTION AND NOTICE, PENAL LAW SECTION 210.45 IT IS A CRIME, PUNISHABLE AS A CLASS A MISDEMEANOR UNDER THE LAWS OF THE STATE OF NEW YORK, FOR A PERSON, IN AND BY A WRITTEN INSTRUMENT, TO KNOWINGLY MAKE A FALSE STATEMENT, OR TO MAKE A STATEMENT WHICH SUCH PERSON DOES NOT BELIEVE TO BE TRUE.

Affirmed under penalty of perjury  
This 15<sup>th</sup> day of May, 2024

  
Complainant

STATE OF NEW YORK  
CITY COURT

COUNTY OF ONTARIO  
CITY OF CANANDAIGUA

The people of the State of New York  
-against-

## INFORMATION

S [REDACTED] I [REDACTED] ([REDACTED])  
DEFENDANT

Be it known that, by this information, Officer L. Davis, a police officer employed with the Canandaigua City Police Department, as the complainant herein, accuses the above-named defendant with having committed the offense of obstructing governmental administration in the second degree in violation section 195.05 of the penal law of the State of New York. Obstructing governmental administration in the second degree is a class A misdemeanor.

### Facts

The said defendant, S [REDACTED] I [REDACTED], on 14<sup>th</sup> day of May, 2024 at approximately 11:00 PM, while in the Canandaigua City Police Department booking room, located at 21 Ontario Street in the City of Canandaigua, County of Ontario, State of New York, did commit the offense of obstructing governmental administration in the second degree. A person is guilty of obstructing governmental administration in the second degree when, he intentionally obstructs, impairs or perverts the administration of law or other governmental function or prevents or attempts to prevent a public servant from performing an official function, by means of intimidation, physical force or interference, or by means of any independently unlawful act.

The said defendant, S [REDACTED] I [REDACTED], at the aforementioned date, time and location, did, to wit; with intent to prevent your complainant, a public servant, from performing the official function of effecting a lawful arrest, by refusing to be properly processed following an arrest to include refusing to be fingerprinted and photographed, all contrary to the provision of the statute in such case made and provided.

The foregoing factual allegations are based upon information and belief with the source of your complainant's information and belief being personal knowledge and verbal admissions of the defendant.

VERIFICATION BY SUBSCRIPTION AND NOTICE, PENAL LAW SECTION 210.45 IT IS A CRIME, PUNISHABLE AS A CLASS A MISDEMEANOR UNDER THE LAWS OF THE STATE OF NEW YORK, FOR A PERSON, IN AND BY A WRITTEN INSTRUMENT, TO KNOWINGLY MAKE A FALSE STATEMENT, OR TO MAKE A STATEMENT WHICH SUCH PERSON DOES NOT BELIEVE TO BE TRUE.

Affirmed under penalty of perjury  
this 15<sup>th</sup> day of May 2024

  
Complainant

STATE OF NEW YORK  
CITY COURT

COUNTY OF ONTARIO  
CITY OF CANANDAIGUA

The people of the State of New York  
-against-

## INFORMATION

S [REDACTED] [REDACTED] D [REDACTED] ( [REDACTED] )  
DEFENDANT

### Accusation

Be it known that, by this information, PO L.Davis, accuses S [REDACTED] [REDACTED] D [REDACTED] with having committed the offense of Harassment in the second degree in violation of section 240.26 subdivision 1 of the penal law of the State of New York. Harassment in the second degree is a violation.

### Facts

The said defendant, S [REDACTED] [REDACTED] D [REDACTED], on the 14<sup>th</sup> day of May, 2024 at or about 10:45 PM, while in the Canandaigua Police Department booking room, which is located at 21 Ontario Street in the City of Canandaigua, County of Ontario, State of New York, did commit the offense of Harassment in the second degree. A person is guilty of Harassment in the second degree when, with intent to harass, annoy, or alarm another person: he/she strikes, shoves, kicks or otherwise subjects such other person to physical contact, or attempts, or threatens to do the same.

The said defendant, S [REDACTED] [REDACTED] D [REDACTED], at the aforementioned date, time and location, with intent to harass, annoy, or alarm another person, said person being your complainant by spitting on my neck and attempting to spit on me several other times.

The foregoing factual allegations are based upon information and belief. The source of your complainant's information and belief being personal knowledge.

VERIFICATION BY SUBSCRIPTION AND NOTICE, PENAL LAW SECTION 210.45 IT IS A CRIME, PUNISHABLE AS A CLASS A MISDEMEANOR UNDER THE LAWS OF THE STATE OF NEW YORK, FOR A PERSON, IN AND BY A WRITTEN INSTRUMENT, TO KNOWINGLY MAKE A FALSE STATEMENT, OR TO MAKE A STATEMENT WHICH SUCH PERSON DOES NOT BELIEVE TO BE TRUE.

Affirmed under penalty of perjury  
This 15<sup>th</sup> day of May, 2024

BAW #818

Complainant

STATE OF NEW YORK  
CITY COURT

COUNTY OF ONTARIO  
CITY OF CANANDAIGUA

The people of the State of New York  
-against-

## INFORMATION

S [REDACTED] D [REDACTED] ([REDACTED])  
DEFENDANT

Be it known that, by this information, J. Carr, a police officer with the City of Canandaigua Police Department, as the complainant herein, accuses the above named defendant with having committed the offense of criminal tampering in the third degree in violation section 145.14 of the penal law of the State of New York. Criminal tampering in the third degree is a class B misdemeanor.

### Facts

The said defendant, S [REDACTED] D [REDACTED], on May 14<sup>th</sup>, 2024, at around 10: 30 PM, while in the Canandaigua City Police Department booking room, located at 21 Ontario Street in the City of Canandaigua, County of Ontario, State of New York, did commit the offense of criminal tampering in the third degree. A person is guilty of criminal tampering in the degree when, having no right to do so nor any reasonable ground to believe that he has such right, he: tampers with property of another person with intent to cause substantial inconvenience to such person or third person.

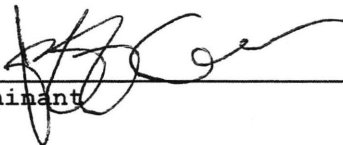
The said defendant, S [REDACTED] D [REDACTED], at the aforementioned date, time and location did, when having no right to do so nor any reasonable ground to believe that she had such right, intentionally cause substantial inconvenience to myself PO J. Carr a member of the Canandaigua Police Department, by repeatedly spitting blood on the floor numerous times, leaving blood, saliva, and mucus which resulted in me having to retrieve a mop bucket, filling it and scrubbing the floor of the booking room which is outside of my normal assigned duties, all contrary to the provision of the statute in such case made and provided.

The foregoing factual allegations are based upon the information and belief being the source of your complainant's information and belief being personal knowledge.

VERIFICATION BY SUBSCRIPTION AND NOTICE, PENAL LAW SECTION 210.45 IT IS A CRIME, PUNISHABLE AS A CLASS A MISDEMEANOR UNDER THE LAWS OF THE STATE OF NEW YORK, FOR A PERSON, IN AND BY A WRITTEN INSTRUMENT, TO KNOWINGLY MAKE A FALSE STATEMENT, OR TO MAKE A STATEMENT WHICH SUCH PERSON DOES NOT BELIEVE TO BE TRUE.

Affirmed under penalty of perjury  
This 15<sup>th</sup> day of May, 2024

Complainant



THE PEOPLE OF THE STATE OF NEW YORK

VS.

S [REDACTED] D [REDACTED] Defendant

**CPL 710.30 NOTICE  
DEMAND FOR NOTICE OF ALIBI  
STATEMENT OF READINESS FOR TRIAL**

**PLEASE TAKE NOTICE** that pursuant to CPL 710.30 the people intend to offer into evidence upon the trial of

S [REDACTED] D [REDACTED] the confession and/or admission as noted herein.

Written Rights Waiver(s) \_\_\_\_\_ made on \_\_\_\_\_ at \_\_\_\_\_ at \_\_\_\_\_  
(number) (date) (time) (location)

Written Statement(s) as attached, made after orally stating in substance the same.  
\_\_\_\_\_ made on \_\_\_\_\_ at \_\_\_\_\_ at \_\_\_\_\_  
(number) (date) (time) (location)

Oral Statement: (below) made on 05/14/24 at 10:30 pm at CPD Booking room  
(date) (time) (location)

*The defendant stated the following in sum and substance; Yeah of course I fought, you were arresting me.*

*Refer to body worn camera for further details.*

**AND** the people further intend to offer into evidence the identification of the defendant as a person who committed the offense charged.

PRE-TRIAL IDENTIFICATION OF THE DEFENDANT NOTED PURSUANT TO CPL 710.30

**Type of Identification:**

- Lineup
- Showup
- Photographic

**Identification made by:**

\_\_\_\_\_  
(name) \_\_\_\_\_ (location)  
\_\_\_\_\_  
(address) DATE: \_\_\_\_\_  
\_\_\_\_\_  
(city, state, zip) TIME: \_\_\_\_\_

**PLEASE TAKE FURTHER NOTICE** that the people hereby demand pursuant to CPL Section 250.20(1) that, if the defendant intends to offer a trial defense of alibi, and to call witnesses in support of such defense, he/she must, within (8) days of service of this demand, serve upon the people, and file a copy thereof with the Court, a "notice of alibi", reciting

- (a) the place or places where the defendant claims to have been at the time in question, and
- (b) the names and residential addresses, the place of employment and the addresses thereof of every such alibi witness upon whom he/she intends to rely.

**THE PEOPLE ARE READY FOR TRIAL**

Ontario County District Attorney's Office  
Ontario County Courthouse  
Canandaigua, New York 14424

Dated: \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_

STATE OF NEW YORK  
CITY COURT

COUNTY OF ONTARIO  
CITY OF CANANDAIGUA

The people of the State of New York  
-against-

## INFORMATION

S [REDACTED] D [REDACTED] ( [REDACTED] )  
DEFENDANT

### Accusation

Be it known that, by this information, PO L.Davis, accuses S [REDACTED] D [REDACTED] with having committed the offense of Harassment in the second degree in violation of section 240.26 subdivision 1 of the penal law of the State of New York. Harassment in the second degree is a violation.

### Facts

The said defendant, S [REDACTED] D [REDACTED], on the 14<sup>th</sup> day of May, 2024 at or about 10:10 PM, while in the Canandaigua Police Department lobby, which is located at 21 Ontario Street in the City of Canandaigua, County of Ontario, State of New York, did commit the offense of Harassment in the second degree. A person is guilty of Harassment in the second degree when, with intent to harass, annoy, or alarm another person: he/she strikes, shoves, kicks or otherwise subjects such other person to physical contact, or attempts, or threatens to do the same.

The said defendant, S [REDACTED] D [REDACTED], at the aforementioned date, time and location, with intent to harass, annoy, or alarm another person, said person being your complainant, by striking me with her hand in the right side of the face and biting me on my right hand while I was attempting to take the defendant into custody.

The foregoing factual allegations are based upon information and belief. The source of your complainant's information and belief being personal knowledge.

VERIFICATION BY SUBSCRIPTION AND NOTICE, PENAL LAW SECTION 210.45 IT IS A CRIME, PUNISHABLE AS A CLASS A MISDEMEANOR UNDER THE LAWS OF THE STATE OF NEW YORK, FOR A PERSON, IN AND BY A WRITTEN INSTRUMENT, TO KNOWINGLY MAKE A FALSE STATEMENT, OR TO MAKE A STATEMENT WHICH SUCH PERSON DOES NOT BELIEVE TO BE TRUE.

Affirmed under penalty of perjury  
This 15<sup>th</sup> day of May, 2024



Complainant

STATE OF NEW YORK  
CITY COURT

COUNTY OF ONTARIO  
CITY OF CANANDAIGUA

The people of the State of New York  
-against-

## INFORMATION

S [REDACTED] D [REDACTED] ([REDACTED])  
DEFENDANT

Be it known that, by this information, L. Davis, a police officer employed with the Canandaigua City Police Department, 21 Ontario Street, Canandaigua, NY 14424, as the complainant herein, accuses S [REDACTED] D [REDACTED] with having committed the offense of resisting arrest, in violation of section 205.30 of the penal law of the State of New York. Resisting Arrest is a class A misdemeanor.

### Facts

The said defendant, S [REDACTED] D [REDACTED], on May 14<sup>th</sup>, 2024 at approximately 10:10 PM, while in Canandaigua City Police Department lobby, located at 21 Ontario Street in the City of Canandaigua, County of Ontario, State of New York, did commit the offense of resisting arrest. A person is guilty of resisting arrest when, he intentionally prevents or attempts to prevent a police officer or peace officer from affecting an authorized arrest of himself or another person.

The said defendant, S [REDACTED] D [REDACTED], at the aforementioned date, time and location, did, to wit: with intent to prevent me from effecting an authorized arrest of herself for Attempted Assault 2<sup>nd</sup> (NYS PL 120.05 sub-2) did so by refusing to put her hands behind her back, attempted to pull away from me, hitting me in the face all while actively resisting arrest, all contrary to the provision of the statute in such case made and provided.

The foregoing factual allegations are based upon information and belief, with the source of your complainant's information and personal knowledge, which is attached hereto and made a part thereof and verbal admissions of the defendant.

VERIFICATION BY SUBSCRIPTION AND NOTICE, PENAL LAW SECTION 210.45 IT IS A CRIME, PUNISHABLE AS A CLASS A MISDEMEANOR UNDER THE LAWS OF THE STATE OF NEW YORK, FOR A PERSON, IN AND BY A WRITTEN INSTRUMENT, TO KNOWINGLY MAKE A FALSE STATEMENT, OR TO MAKE A STATEMENT WHICH SUCH PERSON DOES NOT BELIEVE TO BE TRUE.

Affirmed under penalty of perjury  
This 15<sup>th</sup> day of May, 2024

  
Complainant #818

STATE OF NEW YORK  
CITY COURT

COUNTY OF ONTARIO  
CITY OF CANANDAIGUA

The people of the State of New York  
-against-

## INFORMATION

S [REDACTED] ■. D [REDACTED] ( [REDACTED] )  
Defendant

Be it known that by this information, PO T. Dobies, accuses S [REDACTED] ■. D [REDACTED] with having committed the offense of harassment in the second degree, in violation of section 240.26 subdivision (1) of the penal law of the State of New York. Harassment in the second degree is a violation.

### Facts

The said defendant, S [REDACTED] ■. D [REDACTED], on the 14<sup>th</sup> day of May 2024, at around 10:10 PM, while in the Canandaigua Police Department lobby, which is located at 21 Ontario Street in the City of Canandaigua, County of Ontario, State of New York, did commit the offense of Harassment in the second degree. A person is guilty of harassment in the second degree when, with intent to harass, annoy, or alarm another person: He or she strikes, shoves, kicks or otherwise subjects such other person to physical contact, or attempts or threatens to do the same.

The said defendant, S [REDACTED] ■. D [REDACTED], at the aforementioned date, time and location, did intentionally harass, annoy, or alarm another person, said being your complainant by grabbing a hold of my left forearm while we attempted to take the defendant in custody. The defendant proceeded to scratch my forearm causing my forearm to bleed, all contrary to the provision of the statute in such case made and provided.

The foregoing factual allegations are based upon information and belief, with the source of your complainant's information and personal knowledge, which is attached hereto and made a part thereof.

VERIFICATION BY SUBSCRIPTION AND NOTICE, PENAL LAW SECTION 210.45 IT IS A CRIME, PUNISHABLE AS A CLASS A MISDEMEANOR UNDER THE LAWS OF THE STATE OF NEW YORK, FOR A PERSON, IN AND BY A WRITTEN INSTRUMENT, TO KNOWINGLY MAKE A FALSE STATEMENT, OR TO MAKE A STATEMENT WHICH SUCH PERSON DOES NOT BELIEVE TO BE TRUE.

Affirmed under penalty of perjury  
This 15<sup>th</sup> Day of May 2024

PO DOB #803

Complainant

STATE OF NEW YORK  
CITY COURT

COUNTY OF ONTARIO  
CITY OF CANANDAIGUA

THE PEOPLE OF THE STATE OF NEW YORK  
AGAINST

S [REDACTED] D [REDACTED]  
Defendant

FELONY  
COMPLAINT

Accusation

Be it known that, by this felony complaint, Detective Anthony J. Catalfamo, a Police Officer employed by the City of Canandaigua Police Department, accuses the above-named defendant with having committed the offense of Attempted Assault in the Second Degree, in violation of section 110-120.05 subdivision (2) of the New York State Penal Law. Attempted Assault in the Second-Degree subdivision (2) is a class "E" felony.

Facts

The said defendant, S [REDACTED] D [REDACTED], on May 12<sup>th</sup>, 2024 at approximately 4:32 PM and while outside 412 South Main Street, which is located in the City of Canandaigua, County of Ontario, State of New York, did commit the crime of Attempted Assault in the Second-Degree subdivision two. A person is guilty of Attempted Assault in the Second-Degree subdivision two when, with intent to cause physical injury to another person, he attempts to cause such injury to such person or a third person by means of a deadly weapon or a dangerous instrument.

The said defendant, S [REDACTED] D [REDACTED] at the aforementioned date, time and location, did attempt to cause physical injury to another person, said person being, D [REDACTED] G [REDACTED], by thrusting a large machete style knife, which is a dangerous instrument, through a metal screen door and attempted to stab the aforementioned victim, all contrary to the statute of such case made and provided.

The forgoing factual allegations are based upon information and belief, with the source of the deponent's information and grounds for belief being, the result of a City of Canandaigua Police Department investigation, and statements of known witnesses, including witness, D [REDACTED] G [REDACTED], a resident of the City of Canandaigua.

VERIFICATION BY SUBSCRIPTION AND NOTICE: PL 210.45

In a written instrument, any person who knowingly makes a false statement which such person does not believe to be true has committed a crime under the laws of the state of New York punishable as a Class A Misdemeanor.

Affirmed under penalty of perjury

05/14/2024

 823  
Detective Anthony Catalfamo



# City of Canandaigua Police Department

**ORIGINAL**

**Mathew A. Nielsen**  
Chief of Police

21 Ontario Street, Canandaigua, New York 14424 • PHONE (585) 396-5037

## Centralized Arraignment Victim Information Sheet

Name: S [REDACTED] D [REDACTED] DOB: [REDACTED]

Charge(s): ATT ASSAULT 2ND PL 110-120.05(2)

Court: CAP Incident Date: 5/12/24

Domestic Incident:  Yes  No

Order of Protection Requested:  Yes  No

Type:  Family  Non-Family

Refrain  No Contact

Victim(s) Name: [REDACTED] [REDACTED] G [REDACTED]

Victim(s) DOB: [REDACTED]

Warrant: Yes  No  Type: Arrest  Bench

Arresting Officer: DET A. CATAFAMO Date: \_\_\_\_\_





NEW YORK STATE COURTS  
CAP Court, County of Ontario

UCS-517

The People of the State of New York

Court Date Reminder Information

vs. [Redacted]

Docket No. \_\_\_\_\_

By law, the court is required to collect your contact information and to send you reminders for your court dates. Please provide your contact information as follows:

Mobile Phone:	[Redacted]	Home Phone:	[Redacted]	Email Address:	[Redacted]
Mailing Address	Street Address:	[Redacted]	City:	[Redacted]	State: NY
					Zip: [Redacted]

Please indicate how you prefer to be reminded of your court dates (check one):

Text Message     
 Email Message     
 Voice Call/Phone Message     
 Letter/U.S. Mail

The court or a pretrial services agency will send you reminders for your court dates using the contact information you provided. By signing this form, you are verifying that the contact information above is correct. If your contact information changes, or if you want to change your reminder preference, you must notify the court as soon as possible.

You must appear for every scheduled court date as instructed by the judge even if you do not get a reminder. If you do not appear for any court date, the judge can issue a warrant for your arrest, and you could be subject to additional charges or penalties under the law without further notice.

Defendant's Acknowledgement:

Dated: 5/15/24

x Refused

Defendant's Signature

ORI No: \_\_\_\_\_ At a term of the CAP Court, County of ONTARIO  
Order No: \_\_\_\_\_ at the courthouse at (address) \_\_\_\_\_, State of New York

NYSID No. \_\_\_\_\_  
CJTN No. \_\_\_\_\_  
PRESENT: Hon. Walter Jones

People of the State of New York  
-against-

S [Redacted] D [Redacted]  
Defendant

Date of Birth: [Redacted]

**ORDER OF PROTECTION**  
Non-Family Offense – C.P.L. 530.13<sup>1</sup>  
(Not involving victims of domestic violence)

Youthful Offender (check if applicable)

Part \_\_\_\_\_ Index/Docket No. \_\_\_\_\_

Indictment No., if any: \_\_\_\_\_

Charges AA Assault, Resisting Arrest,

(Check one):  Ex parte  
 Defendant Present in Court

*Harassment 2nd.  
Crim Mech of 4th.  
Crim Tampering.  
obstruction bar Admin*

**NOTICE: YOUR FAILURE TO OBEY THIS ORDER MAY SUBJECT YOU TO MANDATORY ARREST AND CRIMINAL PROSECUTION, WHICH MAY RESULT IN YOUR INCARCERATION FOR UP TO SEVEN YEARS FOR CONTEMPT OF COURT. IF THIS IS A TEMPORARY ORDER OF PROTECTION AND YOU FAIL TO APPEAR IN COURT WHEN YOU ARE REQUIRED TO DO SO, THIS ORDER MAY BE EXTENDED IN YOUR ABSENCE AND THEN CONTINUES IN EFFECT UNTIL A NEW DATE SET BY THE COURT.**

**TEMPORARY ORDER OF PROTECTION.** Whereas good cause has been shown for the issuance of a temporary order of protection [as a condition of  recognition  release on bail  adjournment in contemplation of dismissal],

**ORDER OF PROTECTION.** Whereas defendant has been convicted of [specify crime or violation]:

And the Court having made a determination in accordance with section 530.13 of the Criminal Procedure Law, **IT IS HEREBY ORDERED** that the above-named defendant observe the following conditions of behavior [check applicable paragraphs and subparagraphs]:

Stay away from [name(s) of protected person(s) or witness(es)]: D [Redacted] G [Redacted] DOB [Redacted]  
and/or from the  home of \_\_\_\_\_  
 school of \_\_\_\_\_  
 business of \_\_\_\_\_  
 place of employment of \_\_\_\_\_  
 other \_\_\_\_\_

Refrain from communication or any other contact by mail, telephone, e-mail, voice-mail or other electronic or any other means with [specify protected person(s)]: \_\_\_\_\_

Refrain from remotely controlling, monitoring or otherwise interfering with any electronic device or other object affecting the home, vehicle or property of the protected person(s) by connection through any means, including, but not limited to, the internet, Bluetooth, a wired or wireless network, or other wireless technology.

Refrain from harassing, intimidating, threatening or otherwise interfering with the victim or victims of, or designated witnesses to, the alleged offense and such members of the family or household of such victim(s) or witness(es) as shall be specifically named [specify]: D [Redacted] G [Redacted] DOB [Redacted]

Refrain from intentionally injuring or killing without justification the following companion animal(s) (pet(s)) [specify type(s) and, if available, name(s)]: \_\_\_\_\_

Surrender any and all handguns, pistols, revolvers, rifles, shotguns and other firearms owned or possessed, including, but not limited to, the following: \_\_\_\_\_ and do not obtain any further guns or other firearms. Such surrender shall take place immediately, but no later than [specify date/time]: \_\_\_\_\_ at \_\_\_\_\_  AM  PM

Specify other conditions defendant must observe for the purposes of protection: \_\_\_\_\_

**IT IS FURTHER ORDERED** that the above-named Defendant's license to carry, possess, repair, sell or otherwise dispose of a firearm or firearms, if any, pursuant to Penal Law §400.00, is hereby [13A]  suspended or [13B]  revoked (note: final order only), and/or [13C]  the Defendant shall remain ineligible to receive a firearm license during the period of this order. (Check all applicable boxes). **NOTE: If this paragraph is checked, a copy of this form must be sent to: New York State Police, Pistol Permit Section, State Campus Building #22, 1220 Washington Avenue, Albany, New York 12226-2252**

**IT IS FURTHER ORDERED** that this order of protection shall remain in force until and including [specify date]: 12/31/24, but if you fail to appear in court as required, the order may be extended and continue in effect until a new date is set by the Court.

Dated: 5/15/24

Walter Jones  
JUDGE/JUSTICE  
(COURT SEAL)

Defendant advised in Court of issuance and contents of Order

Order personally served on Defendant in Court Refused to sign  
(Defendant's signature)

Service directed by other means [specify]: \_\_\_\_\_

Warrant issued for Defendant

Additional service information [specify]: \_\_\_\_\_

**The Criminal Procedure Law provides** that presentation of a copy of this order of protection to any police officer or peace officer acting pursuant to his or her special duties shall authorize, and in some situations may require, such officer to arrest a defendant who is alleged to have violated its terms and to bring him or her before the Court to face penalties authorized by law.

**Federal law requires** that this order must be honored and enforced by state and tribal courts, including courts of a state, the District of Columbia, a commonwealth, territory or possession of the United States, if the person against whom the order is sought is an intimate partner of the protected party and has been or will be afforded reasonable notice and opportunity to be heard in accordance with state law sufficient to protect that person's rights (18 U.S.C. §§2265, 2266).

**It is a federal crime to:**

- cross state lines to violate this order or to stalk, harass or commit domestic violence against an intimate partner or family member;
- buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition while this Order remains in effect (Note: there is a limited exception for military or law enforcement officers but only while they are on duty); and
- buy, possess or transfer a handgun, rifle, shotgun or other firearm or ammunition after a conviction of a domestic violence-related crime involving the use or attempted use of physical force or a deadly weapon against an intimate partner or family member, even after this Order has expired. (18 U.S.C. §§922(g)(8), 922(g)(9), 2261, 2261A, 2262).

<sup>1</sup> Use this form for non-family offense orders of protection, issued pursuant to CPL §530.13, that are not issued to protect victims of family offenses, intimate partners and family and household members and are not entered onto the statewide domestic violence registry. See Exec. L. §221-a(1); CPL §§530.11(1), 530.12(1), 530.13.

Committed to the custody of \_\_\_\_\_ and remanded without bail.

- [Juvenile Offender] to be lodged in a place certified by the Office of Children and Family Services as a juvenile detention facility for the reception of children, being a Juvenile Offender at the time the crime was allegedly committed.
- [Adolescent Offender] to be lodged in a place certified by the Office of Children and Family Services and the State Commission on Corrections as a specialized secure juvenile detention facility for older youth, being an Adolescent Offender at the time the crime was allegedly committed.

It is further **ORDERED** that the defendant's future attendance in court is required as follows:

Court Name:	City of Canandaigua.
Address:	
City, State, Zip:	
Date/Time:	5/17/24 at 8:30 <input checked="" type="checkbox"/> AM <input type="checkbox"/> PM
Part/Room/Floor:	
Before Judge:	
For the purpose of:	

**TAKE NOTICE** that:

- a defendant released on recognizance, or under non-monetary conditions, or after posting bail must appear in court as directed, must not commit a crime, must obey conditions of release, if any, and shall be subject to consequences set forth on the record for violation of release conditions, including but not limited to revoking the current securing order and imposing a more restrictive securing order.
- a defendant committed to custody shall be produced by the custodial authority as directed, and upon release from custody, the custodial authority shall advise the defendant of the obligation to appear in court on the next scheduled court date as directed by the court.

Dated: 5/15/24

Walter J. Morris  
Hon. Walter J. Morris  
Justice/Judge

OCJ

Committed to the custody of \_\_\_\_\_ and bail is fixed as follows (select at least 3 types, except for nominal bail):

- [Juvenile Offender] to be lodged in a place certified by the Office of Children and Family Services as a juvenile detention facility for the reception of children, being a Juvenile Offender at the time the crime was allegedly committed.
- [Adolescent Offender] to be lodged in a place certified by the Office of Children and Family Services and the State Commission on Corrections as a specialized secure juvenile detention facility for older youth, being an Adolescent Offender at the time the crime was allegedly committed.
- (check if applicable) Pursuant to CPL §510.10(5), although the Court would not or could not otherwise require bail or remand, the Court has set nominal bail in the form specified in CPL § 520.10(1)(a) upon the defendant's voluntary request. (NOTE: The form of bail specified in CPL § 520.10(1)(a) is cash bail only.)
- \$ 3,000 Cash, or
- \$ 6,000 Credit Card or similar device, or
- \$ 12,000 Insurance Company Bail Bond, or
- \$ \_\_\_\_\_ Secured Appearance Bond (Form CRC 3292), or
- \$ \_\_\_\_\_ Partially Secured Appearance Bond with a \_\_\_\_\_% deposit (Form CRC 3293), or
- \$ \_\_\_\_\_ Unsecured Appearance Bond (Form CRC 3294), or
- \$ \_\_\_\_\_ Secured Surety Bond (Form CRC 3292), or
- \$ \_\_\_\_\_ Partially Secured Surety Bond with a \_\_\_\_\_% deposit (Form CRC 3293), or
- \$ \_\_\_\_\_ Unsecured Surety Bond (Form CRC 3294).

NOTE: A partially secured and/or unsecured surety bond must be selected.

NOTE: Surety or appearance bonds must be submitted to the court using the applicable form as indicated above and require approval by the court before the defendant may be released from custody.

- (check if applicable) **Nominal bail** on this matter is set at one dollar (\$1) because defendant currently has other detainers/holds. Once all other detainers/holds, excluding other criminal cases secured by one dollar (\$1) bail, are satisfied, the securing order on this matter **will convert to release on recognizance**, subject to any additional conditions of release indicated below, without further action by the court.
- Additional conditions of the defendant's release upon the posting of monetary bail are as follows (check all that apply):
  - Contact with pre-trial services as follows: \_\_\_\_\_
  - Placement in pre-trial supervision as follows: \_\_\_\_\_
  - Placement by pre-trial supervision in mandatory programming as follows:
    - counseling  mental health treatment  chemical dependence treatment  violence intervention  other
  - Referral to a crisis stabilization center as follows: \_\_\_\_\_
  - Removal to a hospital pursuant to section 9.43 of the mental hygiene law
  - Travel restrictions as follows: \_\_\_\_\_
  - Surrender passport
  - Refrain from possessing a firearm, destructive device, or dangerous weapon
  - Refrain from associating with certain persons connected with this case as follows: \_\_\_\_\_
  - Make diligent efforts to maintain:  employment  housing  enrollment in school or educational programming
  - Obey any order of protection issued by a court of competent jurisdiction in this state, another state, or a territorial or tribal jurisdiction
  - Obey conditions set by the court addressed to the safety of a victim of a family offense as defined in CPL §530.11
  - Other conditions: \_\_\_\_\_

STATE OF NEW YORK

COUNTY OF ontario

CAP.

COURT

The People of the State of New York

Securing Order

vs. [Redacted]

Docket/Case Number: \_\_\_\_\_

AKA(s): \_\_\_\_\_

CJTN: [Redacted]

Address: \_\_\_\_\_

NYSID: [Redacted]

Sex: F Race: [Redacted] DOB: [Redacted]

EYO:  Yes  No

YO:  Yes  No

The above-named defendant is  CHARGED WITH or  CONVICTED OF the following offense(s):

Charge	Charge Weight	Charge Description	No. of Counts
<u>PL 145.14</u>		<u>CRIMINAL TAMPERING</u>	
<u>PL 195.05</u>		<u>obstructing Gov Admin</u>	
<u>PL 110-120.05</u>		<u>Attempted Assault 2nd</u>	
<u>PL 240.26</u>		<u>Harassment 2nd</u>	<u>2</u>
<u>PL 205.30</u>		<u>Resisting Arrest</u>	
<u>PL 145.00</u>		<u>CRIMINAL MISDEMEANOR</u>	

The Court has considered the kind and degree of control or restriction necessary to reasonably assure the defendant's return to court and compliance with any court conditions and has selected a securing order consistent with its determination under CPL 510.10(1). If not placed on the record, the basis for court's determination and choice of securing order is as follows:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

It is ORDERED that the defendant is (select one):

Released on recognizance.

Released under non-monetary conditions as follows (check all that apply):

- Contact with pre-trial services as follows: \_\_\_\_\_
- Placement in pre-trial supervision as follows: \_\_\_\_\_
- Placement by pre-trial supervision in mandatory programming as follows:  
 counseling  mental health treatment  chemical dependence treatment  violence intervention  other
- Referral to a crisis stabilization center as follows: \_\_\_\_\_
- Removal to a hospital pursuant to section 9.43 of the mental hygiene law
- Travel restrictions as follows: \_\_\_\_\_
- Surrender passport
- Refrain from possessing a firearm, destructive device, or dangerous weapon
- Refrain from associating with certain persons connected with this case as follows: \_\_\_\_\_
- Make diligent efforts to maintain:  employment  housing  enrollment in school or educational programming
- Obey any order of protection issued by a court of competent jurisdiction in this state, another state, or a territorial or tribal jurisdiction
- Obey conditions set by the court addressed to the safety of a victim of a family offense as defined in CPL §530.11
- Electronic monitoring under the supervision of \_\_\_\_\_ for a period of \_\_\_\_\_ days as follows: \_\_\_\_\_
- Other conditions: \_\_\_\_\_

**ORDER OF PROTECTION:**

Order of Protection?

Yes  No

Type? (No Contact or Refrain) \_\_\_\_\_

Expiration Date? 12/31/24

\*MUST BE PAST THE NEXT COURT DATE\*

city ct

**NEXT COURT DATE:**

Felony matter?

Yes  No

Setting bail (defendant to go into custody?)

Yes  No

If yes to both, set Preliminary Hearing 4 days away at 12 noon in court of original jurisdiction

PH Date: 5/17/24 Noon \*IN COURT OF ORIGINAL JURISDICTION\*

Misdemeanor/Violation/Felony with Defendant released?

Yes  No

Adj Date: 5/17/24

Adj Time: 8:30 AM \*SOONEST AVAILABLE DATE IN COURT OF ORIGINAL JURISDICTION\*

**POST COURT CHECKLIST:**

Paperwork scanned and emailed?

Yes  No

If Order of Protection, entered into Web DVS?

Yes  No

Originals given to OCSO?

Yes  No

Voucher scanned and emailed?

Yes  No

Note: A agrees to representation by APD for  
emergency purposes, but asserts self-representation  
thereafter

A declines to sign Order Protection

### CAP Arraignment Form Ontario County

**BASIC INFORMATION:**

Judge Walter W. Jones  
Date 5/15/24  
Time 7am

**DEFENDANT/COUNSEL**

**INFORMATION:**

Defendant Name S [REDACTED] D [REDACTED] CRIMINAL TAMPERING 3<sup>rd</sup>  
Charge Attempted Assault 2<sup>nd</sup>, Harassment 2<sup>nd</sup> (2), Resisting Arrest,  
Defendant DOB [REDACTED] CRIMINAL MISCHIEF  
Defendant Address \_\_\_\_\_  
Defendant Phone \_\_\_\_\_

Interpreter Needed? \_\_\_\_\_ Language: \_\_\_\_\_  
Counsel \_\_\_\_\_ PD? Name: PAT AMELIN WUVEZEL, PNG  
Private Counsel? Name: \_\_\_\_\_

**ARRAIGNMENT CHECKLIST:**

- Read Accusatory Instrument or Waived by Counsel?  Yes  No
- Informed of all rights?  Yes  No
- Furnished with copy of accusatory instrument(s)?  Yes  No
- Furnished with copy of supporting deposition(s)?  Yes  No
- Entered a plea of not guilty to charges?  Yes  No

**BAIL INFORMATION:**

DA Bail Rec? \_\_\_\_\_ If yes, by whom? ADA  Yes  No  
Amount? 3,000, 6,000, 12,000  
Bail Set?  Yes  No  
Amount? \_\_\_\_\_ Form? \_\_\_\_\_ Amount? \_\_\_\_\_ Form? \_\_\_\_\_ Amount? \_\_\_\_\_ Form? \_\_\_\_\_

ADA Jenna Markowitz

COMMISSION  
EXHIBIT

8



# 2024

January							February							March							April						
S	M	T	W	T	F	S	S	M	T	W	T	F	S	S	M	T	W	T	F	S	S	M	T	W	T	F	S
	1	2	3	4	5	6					1	2	3						1	2		1	2	3	4	5	6
7	8	9	10	11	12	13	4	5	6	7	8	9	10	3	4	5	6	7	8	9	7	8	9	10	11	12	13
14	15	16	17	18	19	20	11	12	13	14	15	16	17	10	11	12	13	14	15	16	14	15	16	17	18	19	20
21	22	23	24	25	26	27	18	19	20	21	22	23	24	17	18	19	20	21	22	23	21	22	23	24	25	26	27
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													31														
May							June							July							August						
S	M	T	W	T	F	S	S	M	T	W	T	F	S	S	M	T	W	T	F	S	S	M	T	W	T	F	S
			1	2	3	4						1		1	2	3	4	5	6					1	2	3	
5	6	7	8	9	10	11	2	3	4	5	6	7	8	7	8	9	10	11	12	13	4	5	6	7	8	9	10
12	13	14	15	16	17	18	9	10	11	12	13	14	15	14	15	16	17	18	19	20	11	12	13	14	15	16	17
19	20	21	22	23	24	25	16	17	18	19	20	21	22	21	22	23	24	25	26	27	18	19	20	21	22	23	24
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							30																				
September							October							November							December						
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1	2	3	4	5	6	7			1	2	3	4	5						1	2	1	2	3	4	5	6	7
8	9	10	11	12	13	14	6	7	8	9	10	11	12	3	4	5	6	7	8	9	8	9	10	11	12	13	14
15	16	17	18	19	20	21	13	14	15	16	17	18	19	10	11	12	13	14	15	16	15	16	17	18	19	20	21
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29	30						27	28	29	30	31			24	25	26	27	28	29	30	29	30	31				

**STATE OF NEW YORK  
COMMISSION ON JUDICIAL CONDUCT**



----- -X

In the Matter of an Investigation :  
Pursuant to Section 44, subdivision 3, :  
of the Judiciary Law in Relation to :  
  
WALTER W. JONES, :  
  
a Justice of the Canandaigua Town :  
Court, Ontario County. :

----- -X

400 Andrews Street  
Suite 700  
Rochester, New York 14604

July 15, 2024  
10:09 a.m.

**B e f o r e:**

GREGORY J. HUETHER, ESQ.  
Referee

**P r e s e n t:**

CASSIE M. KOCHER, ESQ.  
Senior Attorney

HON. WALTER W. JONES  
Witness

**A l s o P r e s e n t:**

CHARLES D. STEINMAN, ESQ.  
Attorney for Witness

BETSY J. SAMPSON  
Senior Investigator and FTR Operator



(Hon. Walter W. Jones)

1 Q. And just to be clear, when we say the N-word, I'll spell it out, the  
2 N-I-G-G-E-R? Is that --

3 A. That's the word.

4 [REDACTED]

5 [REDACTED]

6 [REDACTED]

7 [REDACTED]

8 [REDACTED]

9 [REDACTED]

10 [REDACTED]

11 [REDACTED]

12 [REDACTED]

13 [REDACTED]

14 [REDACTED]

15 [REDACTED]

16 [REDACTED]

17 [REDACTED]

18 [REDACTED]

19 [REDACTED]

20 [REDACTED]

21 [REDACTED]

22 [REDACTED]

23 [REDACTED]

24 [REDACTED]

25 [REDACTED]

(Hon. Walter W. Jones)

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[REDACTED]

[REDACTED]

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[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

Q. Okay. And Ms. D [REDACTED] was an African American woman?

A. Yes, she is.

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

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[REDACTED]

(Hon. Walter W. Jones)

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[REDACTED]

Q. All right. If we could go to page 15, line 16. All right. Line 16 reads,  
Judge Jones, "Naturally, she played the race card".

A. Right.

Q. You admit that you said that?

A. I do.

Q. And you knew that Court was being recorded?

A. I did, but I didn't think about it.

Q. Is CAP an audio recording or is there a stenographer?

A. Audio.

Q. Audio?

A. Audio.

[REDACTED]





(Hon. Walter W. Jones)

1 [REDACTED]  
2 [REDACTED]  
3 [REDACTED]  
4 [REDACTED]  
5 [REDACTED]  
6 [REDACTED]  
7 [REDACTED]  
8 [REDACTED]  
9 [REDACTED]  
10 [REDACTED]

11 Q. How did you describe Harry when you told the story? Did you call him  
12 Harry, African American, or did you use another word?

13 A. I used the other word.

14 Q. What word?

15 A. Do you want me to say it here?

16 Q. I just want to be clear. Was it the N-word that you used?

17 A. Dad always referred to him as Nigger Harry?

18 Q. Okay. And that's how you described him when you --

19 A. Yeah.

20 Q. -- told the story to Kristen --

21 A. That's correct.

22 A. -- and Kaylee?

23 [REDACTED]  
24 [REDACTED]  
25 [REDACTED]

(Hon. Walter W. Jones)

1 [REDACTED]  
2 [REDACTED]  
3 Q. Do you agree with me, though, that the N-word is a racial slur?  
4 A. It certainly has become that.  
5 Q. And do you agree with me that it's a derogatory term?  
6 A. It has become that.  
7 [REDACTED]  
8 [REDACTED]  
9 [REDACTED]  
10 [REDACTED]  
11 [REDACTED]  
12 [REDACTED]  
13 [REDACTED]  
14 [REDACTED]  
15 [REDACTED]  
16 [REDACTED]  
17 [REDACTED]  
18 [REDACTED]  
19 [REDACTED]  
20 [REDACTED]  
21 [REDACTED]  
22 [REDACTED]  
23 [REDACTED]  
24 [REDACTED]  
25 [REDACTED]

(Hon. Walter W. Jones)

1 [REDACTED]  
2 [REDACTED]  
3 [REDACTED]  
4 [REDACTED]  
5 [REDACTED]  
6 Q. So by continuing to tell the story the way they told it in the 20s and the  
7 30s, aren't you giving life to the racial slur and keeping it --  
8 A. No.  
9 Q. -- going?  
10 A. I'm hoping to kill it to demonstrate that it is now not acceptable, and that  
11 we need to get past these kinds of -- if we don't use the ugliness, if we  
12 don't name the ugliness, how are we ever going to get really past it? [REDACTED]  
13 [REDACTED]  
14 [REDACTED]  
15 [REDACTED]  
16 [REDACTED]  
17 [REDACTED]  
18 [REDACTED]  
19 [REDACTED]  
20 [REDACTED]  
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25 [REDACTED]

(Hon. Walter W. Jones)

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7 [REDACTED]  
8 [REDACTED]  
9 [REDACTED]  
10 [REDACTED]

11 Q. Do you think that makes it acceptable because you were telling a story?

12 A. I think somehow I'm not communicating with you. The story makes no  
13 sense if I don't use the words that they used back then. If I say  
14 euphemism, euphemism, N-word, N-word, it doesn't make -- it doesn't  
15 carry the same weight. [REDACTED]

16 [REDACTED]  
17 [REDACTED]  
18 [REDACTED]

19 Q. Do you think saying "Naturally, she played the race card" was treating  
20 Ms. D [REDACTED] with --

21 A. It wasn't treating her any way. It was treating her with some sympathy  
22 because she was trapped in her own racism.

23 [REDACTED]  
24 [REDACTED]  
25 [REDACTED]

(Hon. Walter W. Jones)

1 Q. And Judge, I just -- so when you told the story to Ms. Bartolotta and Ms.  
2 Valenti, you did use the N-word? Did you refer to him as --

3 A. I admitted that.

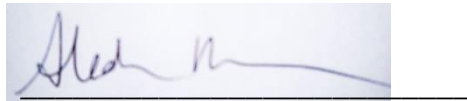
4 [REDACTED]  
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CERTIFICATION

I, Aleah Barker, do hereby certify that the foregoing is a true and accurate transcript of the audio recording described herein to the best of my knowledge and belief.

Dated: July 27, 2024



Aleah Barker