COUNTY COURT	:	COUNTY OF ERIE		
PEOPLE OF THE STATE (	OF NEW YORK,			
vs.	Plaintiff,	STAY OF JUDGMENT PENDING APPEAL PURSUANT TO CPL 460.50		
	Defendant.			
SIRS:				
The above-named defendant	having been sentenced	d to a definite sentence of 90 days on Februar		
, said sentence set to	o expire on	, and the defendant having moved by her		
attorney	for a stay of judg	gment pending appeal, and upon all of the		
papers filed and the argumen	nts of counsel for defer	ndant and of,		
appearing on behalf of Erie	County District Attorne	ey for the People of the State of		
New York, and with due del	iberation,			
Now, it is hereby ORDERE	D, that the sentence up	on the defendant's judgment of conviction be		
stayed pending her appeal to	this Court pursuant to	CPL 460.50 and she be immediately released		
upon her own recognizance,	and it is further ORDI	ERED, that this stay shall expire on		
unless a brief has been	n filed and the appeal is	s still pending in this Court, and the defendant		
shall report to this Court to s	surrender herself into c	ustody to finish serving her sentence.		
DATED: Buffalo, New Yo	ork			

STATE OF NEW YORK COUNTY COURT

COUNTY OF ERIE

THE PEOPLE OF THE STATE OF NEW YORK,

Plaintiff,

<u>AFFIDAVIT</u>

VS.

Defendant.	
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STATE OF NEW YORK :

COUNTY OF ERIE : SS.

CITY OF BUFFALO :

- 1. I, \_\_\_\_\_\_, am an attorney at law, duly licensed to practice in the courts of this State. I am the Deputy for Appeals and Legal Writing for the Erie County Bar Association Aid to Indigent Prisoners' Society Assigned Counsel Program.
- 2. I make this affidavit based upon my review of the file and conversations with the defendant and her trial attorney.
- 3. This affidavit is made in support of defendant's application pursuant to Section 460.50 of the Criminal Procedure Law for a stay of judgment pending appeal.
- 4. On February 20, 2019, in Court, defendant was convicted of petit larceny and sentenced to 90 days. She is scheduled to be released
- 5. On March 22, 2019, her daughter, was found dead in bed. left behind four children, who will now be the responsibility of the defendant. Defendant was called down to the Security Office at the Erie County Correctional Facility and informed of her daughter's death. She has since been attempting to make arrangements and to grieve her daughter's death.

- 6. Nobody is present to make funeral arrangements for Her father was never really in the picture and passed away. Defendant is the only one who can make such arrangements for her daughter.
- 7. With such little time left on her sentence, she begs the court's indulgence to spend some time making these final arrangements and being with family at such a terrible time in her life.
- 8. The allegations consisted of defendant stealing clothing from JC Penney. She readily admits it, and while not downplaying the offense, it is not the crime of the century or an offense that should give this Court concerns about public safety while she remains out.
- 9. Defendant is employed full time at as aas ab. She informs me that her job is still waiting for her after she finishes her term.
- 10. Defendant understands that if her judgment of conviction is affirmed, she will need to serve the remaining two weeks of her sentence. She would be more than willing and able to do so; she merely begs the Court's (and frankly, the People's) indulgence and mercy so that she may take care of family issues and properly mourn the loss of her daughter.
- 11. Given the nature of the crime, the small amount of time left on her sentence, and the exceptional and awful circumstances, humbly asks this Court to stay her sentence pending appeal and to release her on her own recognizance. Letting her temporarily go home would be the just and merciful thing to do in this trying time, and we understand that if the appeal does not go as we hope, she will have to serve two weeks at a later date.
- 12. The defendant is presently confined in the Erie County Correctional Facility, in the custody of the Sheriff of Erie County.

WHEREFORE, your deponent respectfully prays for an order pursuant to Section 460.50 of the Criminal Procedure Law, permitting a stay of judgment pending appeal and releasing the defendant on her own recognizance.



Sworn to before me this