

STATE OF NEW YORK
COUNTY OF ONONDAGA
DEWITT TOWN COURT

NOTICE

PEOPLE OF THE STATE OF NEW YORK

-against-

MARYANN GRADY-FLORES, Defendant

Notice of Defendant's Appearance and
Issuance of Securing Order Fixing Bail or
Ordering Defendant Held Without Bail

(No Assignment of Counsel)

22 NYCRR Section 200.26(d)

CASE NO: 13020145

TO Ronald Van Norstrand, Esq.
(indicate Director of Public Defender/Conflict or Alternate Defender/Legal Aid
Society Office or Administrator of Assigned Counsel Program, as appropriate)

PLEASE TAKE NOTICE that the defendant having been brought before the Court
on 02/13/13 [Date] at 06:00PM [Time] for arraignment on an accusatory
instrument filed with this Court. At such time the Court issued a securing
order as indicated below and made a preliminary determination that the
defendant appears to be financially able to retain counsel.

CHARGE(S) AGAINST DEFENDANT: PL 215.50 03 - CRIM CONTEMPT-2
PL 240.20 05 - DISORD CONDUCT

NAME(S) OF CO-DEFENDANT(S): _____

RAIL AMOUNT: \$2500.00


TERM(S) OF SECURING ORDER (e.g., cash bail, insurance co. bond): _____

DATE AND TIME OF NEXT COURT APPEARANCE: 02/26/13 at 6:00 PM

OTHER: _____

- A copy of the accusatory instrument(s) is/are attached.
- The defendant has been provided, in writing, with the name, business address and telephone number of assigned counsel.
- The appropriate pre-trial services agency or pre-trial services unit of the County Probation Department (if any) has been notified of this assignment by telephone, and by faxed (or other) delivery of a copy of this order of assignment, in accordance with 22 NYCRR 200.26(c). (Do NOT send copy of accusatory instrument to pre-trial services agency or pre-trial services unit of Probation Department.)

DATED: 02/14/13


David S. Gideon Justice

Pursuant to 22 NYCRR 200.26(c): Assigned counsel and pre-trial services agency/unit (if any) to be notified of this assignment by telephone, and by faxed (or other) delivery of a copy of this order of assignment, upon issuance of securing order or, if not practicable, within 24 hours thereafter, but not later than 48 hours thereafter if extraordinary circumstances so require.

ACCUSATORY INSTRUMENT
INFORMATION - C.P.L. 100.15

Town of DeWitt Police Department
Case #: 13-156348

**STATE OF NEW YORK :: COUNTY OF ONONDAGA
DEWITT TOWN COURT**

The People of the State of New York
against

Mary A. Grady-Flores
Defendant

12/29/1956
Date of Birth

**MISDEMEANOR
INFORMATION**

I, Officer M. Kurgan, the complainant herein, of the Town of DeWitt Police Department, accuse **Mary A. Grady-Flores**, of 514 N. Main St, the DEFENDANT in these actions, and charge that on or about the 13th day of February, 2013, at **6001 East Molloy Rd** in the Town of DeWitt, County of Onondaga, State of New York, at about 2:30 in the afternoon, said DEFENDANT committed the offenses of:

Law Section:

1) PL 215.50 (3) **Criminal contempt in the second degree**

A person is guilty of criminal contempt in the second degree when he engages in any of the following conduct: 3. Intentional disobedience or resistance to the lawful process or other mandate of a court except in cases involving or growing out of labor disputes as defined by subdivision two of section seven hundred fifty-three-a of the judiciary law.

2) PL 240.20 (5) **Disorderly conduct**

A person is guilty of disorderly conduct when, with intent to cause public inconvenience, annoyance or alarm, or recklessly creating a risk thereof: 5. He obstructs vehicular or pedestrian traffic.

To Wit:

On the aforementioned date, time and location, the defendant, **Mary A. Grady-Flores** did, after being asked to move, continue to stand in the driveway of 6001 East Molloy Rd and obstruct vehicle's from being able to drive onto the property. She did this, in violation of a duly served order of protection, ordering her to stay away from 6001 East Molloy Rd.


All contrary to the provisions of the statute in such case made and provided.

That the source of deponent's information and the grounds of his belief as to all matters herein stated upon information and belief are based upon and derived from:

- Personal knowledge gained by direct police observation of the acts described in the to wit clause.

NOTE: False statements made herein are punishable as a Class A misdemeanor pursuant to section 210.45 of the Penal Law of the State of New York.

AFFIRMED UNDER PENALTY OF PERJURY this
13th day of February, 2013


#390
COMPLAINANT

ATTORNEY'S
COPY

VOLUNTARY AFFIDAVIT

State of New York)
County of Onondaga)
Town of DeWitt)

I, Michael E Ramsey, being duly sworn, state that I

am 46 years of age, my date of birth is 10-31-66

my address is 6001 East Melloy Rd

I am making this statement to Ofc Biledeau

Location: 6001 East Melloy Rd Time: 1455 Date: 2-13-13

On 2-13-13 while working as the Security Forces Manager
at the 174th Attack wing, approximately 14 protesters arrived at the
base, standing on the North side of the Road and immediately
began blocking access to the base. Traffic had to be re-routed
to a separate entrance. As a representative of the base, I
obscure prosecution to the fullest extent of the law. ENTD

I have read this statement (had this statement read to me) which consists of 01 page(s) and the facts contained therein are true and correct to the best of my knowledge.

False statements made in the foregoing instrument are punishable as a Class A misdemeanor pursuant to section 210.45 of the Penal Law. Accordingly and with notice of the foregoing, I hereby affirm that the foregoing statements of facts are true, under penalty of perjury, this 13 day of Feb, 2013.

[Signature]
Complainant

Witness: C.R.

Subscribed and sworn to before me this

Witness: _____

day of _____, 20

Page 01 of 01 pages.

Notary Public

MKE/TEMPORARY PROTECTION ORDER

ORI/NY0330000 NAM/GRADY-FLORES, MARY A SEX/F RAC/U
DOB/19561229

PNO/2012-000131 BRD/N ISD/20121025 EXP/20131025 CTI/NY033141J

PCO/04 - THE SUBJECT IS REQUIRED TO STAY AWAY FROM THE RESIDENCE, PROPERTY,
PCO/SCHOOL, OR PLACE OF EMPLOYMENT OF THE PROTECTED PERSON OR OTHER FAMILY OR
PCO/HOUSEHOLD MEMBER.

DNA/N

ORI IS ONONDAGA COUNTY SHERIFF'S OFFICE 315 435-2353

PCO/01 - THE SUBJECT IS RESTRAINED FROM ASSAULTING, THREATENING, ABUSING,
PCO/HARASSING, FOLLOWING, INTERFERING, OR STALKING THE PROTECTED PERSON AND/OR
PCO/THE CHILD OF THE PROTECTED PERSON.

PCO/02 - THE SUBJECT MAY NOT THREATEN A MEMBER OF THE PROTECTED PERSON'S FAMILY
PCO/OR HOUSEHOLD.

PCO/05 - THE SUBJECT IS RESTRAINED FROM MAKING ANY COMMUNICATION WITH THE
PCO/PROTECTED PERSON INCLUDING BUT NOT LIMITED TO, PERSONAL, WRITTEN, OR
PCO/TELEPHONE CONTACT, OR THEIR EMPLOYERS, EMPLOYEES OR FELLOW WORKERS, OR
PCO/OTHERS WITH WHOM THE COMMUNICATION WOULD BE LIKELY TO CAUSE ANNOYANCE OR
PCO/ALARM THE VICTIM.

NIC/H440345112 DTE/20121025 1226 EDT DLU/20121025 1226 EDT
NO NCIC WANT SOC/106542624

WARNING: Release of any of the information presented in this computerized Case History to unauthorized individuals or agencies is prohibited by federal law TITLE 42 USC 3771b. This report is to be used for this one specific purpose as described in the Use and Dissemination Agreement your agency has on file with DCJS. Destroy after use and request an updated rap sheet for subsequent needs. All information presented herein is as complete as the data furnished to DCJS.

New York State Division of Criminal Justice Services
4 Tower Place
Albany NY 12203-3764
Tel: 1-800-262-DCJS

Michael C. Green, Executive Deputy Commissioner of the NYS Division of Criminal Justice Services