

NOTE: This sample document contains a wholly fabricated scenario and is only to be used as a reference point *prior to* conducting your own independent legal research and factual investigation. The footnotes in this sample document are intended to be included as integral parts of the affidavit. The endnotes provide additional information and practice tips to help users of this sample document.

SUPREME COURT: STATE OF NEW YORK
COUNTY OF NEW YORK: PART __

-----X

THE PEOPLE OF THE STATE OF NEW YORK

-against-

AFFIRMATION IN
SUPPORT OF MOTION
DCKT. NO. _____

CLIENT

-----X

Mr. Co-Defendant affirms under penalty of perjury that the following statements are true, and are based on his personal knowledge of the relevant events:

1. I am Mr. Client's brother-in-law; I have been married to his sister for ten years. For much of that time, we have lived fairly close to one another in the Bronx.
2. I am a U.S. citizen.
3. My wife and I have three children.
4. I have had the same job for twelve years, driving a delivery truck for Hostess.
5. I was arrested with Mr. Client on January 5, 2009, and charged with the same offense, Criminal Possession of a Controlled Substance in the Seventh Degree.
6. At my arraignment, the D.A. offered me an unconditional discharge and a 6 mo. license suspension in exchange for a guilty plea to attempted criminal possession of a controlled substance.
7. I told my lawyer that I drove a delivery truck for a living and that I did not want to agree

to a license suspension because I would lose my job.

8. My lawyer advised me to reject the arraignment plea, and told me that he would try to get a deal that did not involve a license suspension.
9. At my next court date, my lawyer told me that he had explained the situation to the D.A, who had agreed to reduce the charge to a disorderly conduct violation in exchange for a one year conditional discharge.
10. I accepted that plea agreement and completed the one year conditional discharge with no incident.
11. I have no other criminal convictions or arrests.
12. Once I resolved my charge, I would have testified at Mr. Client's trial that the cocaine was mine, and not his.

DATED: NEW YORK, NEW YORK
_____, 2014

Mr. Co-Defendant