

**Supreme Court of the State of New York**  
**Appellate Division: Second Judicial Department**

D28694  
S/mv

\_\_\_\_\_AD3d\_\_\_\_\_

Argued - October 8, 2010

WILLIAM F. MASTRO, J.P.  
JOHN M. LEVENTHAL  
L. PRISCILLA HALL  
PLUMMER E. LOTT, JJ.

---

2010-09767

DECISION & JUDGMENT

The People, etc., ex rel. Stanley R. Kopilow, on behalf  
of Evan Potts, petitioner, v Sheriff, Nassau County Jail,  
respondent.

(Ind. No. 1333/10)

---

Stanley R. Kopilow, Garden City, N.Y., petitioner pro se.

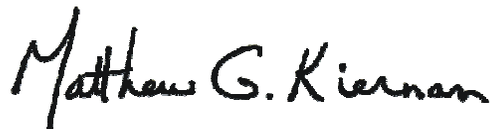
Kathleen Rice, District Attorney, Mineola, N.Y. (Matthew Lampert of counsel), for  
respondent.

Writ of habeas corpus in the nature of an application to reduce bail upon Nassau  
County Indictment No. 1333/10.

ADJUDGED that the writ is sustained, without costs or disbursements, to the extent  
of reducing bail on Nassau County Indictment No. 1333/10 from the sum of \$750,000 bond with a  
cash bail alternative of \$500,000, to the sum of \$500,000, which may be posted in the form of an  
insurance company bail bond in that sum or by depositing the sum of \$250,000 as a cash bail  
alternative; in the event that the bail of \$500,000, which was previously set, has not been exonerated  
and returned to the person who posted it, then, the bail already posted shall satisfy the \$500,000 bail  
required.

MASTRO, J.P., LEVENTHAL, HALL and LOTT, JJ., concur.

ENTER:



Matthew G. Kiernan  
Clerk of the Court

October 8, 2010

PEOPLE EX REL. KOPILOW, ON BEHALF OF POTTS v SHERIFF,  
NASSAU COUNTY JAIL