

People v TYSON BOMBARD (IND-70059-22/001)

Motion No: CR-25-1227

Slip Opinion No: 2025 NY Slip Op 76478(U)

Decided on September 10, 2025

Appellate Division, Third Department, Motion Decision

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State of New York
Supreme Court, Appellate Division
Third Judicial Department

Decided and Entered: September 10, 2025

CR-25-1227

THE PEOPLE OF THE STATE OF
NEW YORK,

Respondent,

DECISION AND ORDER
ON MOTION

v

TYSON BOMBARD,

Appellant.

(IND-70059-22/001)

Application to waive costs, fees and expenses and for assignment of counsel.

Upon the papers filed in support of the application, and no papers having been filed in opposition thereto, it is

ORDERED that the motion is granted only to the extent that counsel is assigned for the purpose of moving for an enlargement of time pursuant to section 850.11 (d), of this Court's Rules of Practice, and it is further


ORDERED that The Rural Law Center of New York, Inc., 22 US Oval, Suite 101, Plattsburgh, NY 12903, 518-561-5460, having been designated by St. Lawrence County, is assigned to represent appellant for that purpose, pursuant to County Law §722, and it is further

ORDERED that appellate counsel shall register the appeal with NYSCEF within 14 days of the date of this decision and order, and it is further

ORDERED that in the event the motion for an enlargement of time is denied, the appeal will be dismissed.

Garry, P.J., Clark, Ceresia and McShan, JJ., concur.

ENTER:


Robert D. Mayberger
Clerk of the Court