

**CRIMINAL COURT OF THE CITY OF NEW YORK  
COUNTY OF RICHMOND**

THE PEOPLE OF THE STATE OF NEW YORK,

*-against-*

1. MICHAEL CAMMARATA (M 42)

*-defendant(s)-*

FELONY

STATE OF NEW YORK    )  
  ) ss.:  
COUNTY OF RICHMOND )

Detective Michele Mazza, shield # 5365, of the 120 Detective Squad, deposes and says as follows

On or about and between March 30, 2019 and April 1, 2019 at 7 Arden Avenue, in Staten Island New York in the County of Richmond and State of New York, the defendant committed the offenses of:

- |                   |  |
|-------------------|--|
| 1. P.L. 125.25(1) | Murder 2nd degree<br>(Defendant #1, 1 count(s))                |
| 2. P.L. 195.02    | Concealment of a Human Corpse<br>(Defendant #1, 1 count(s))    |
| 2. P.L. 215.40(2) | Tampering with Physical Evidence<br>(Defendant #1, 2 count(s)) |

in that the defendant(s) did:

1. cause the death of a person, while acting with intent to cause the death of that or another person
2. having a reasonable expectation that a human corpse or a part thereof will be produced for or used as physical evidence in: (a) an official proceeding; (b) an autopsy as part of a criminal investigation; such person, alone or in concert with another, conceals, alters or destroys such corpse or part thereof with the intent to prevent its production, use or discovery
3. believing that certain physical evidence was about to be produced or used in an official proceeding or a prospective official proceeding, and intending to prevent such production or use, suppress it by an act of concealment, alteration or destruction, or by employing force, intimidation or deception against a person

The offenses were committed under the following circumstances:

Deponent states based on her investigation, that the defendant, with the intent to cause the death of JEANINE CAMMARATA did cause the death of JEANINE CAMMARATA and defendant with intent to prevent the production, use, or discovery of the corpse of JEANINE CAMMARATA did conceal and alter the corpse of JEANINE CAMMARATA.

Furthermore, deponent states that based on her investigation that the defendant did with the intent to prevent the production or use of physical evidence related to the murder of JEANINE CAMMARATA did conceal, alter, or destroy said physical evidence.

False statements made herein are punishable as a class A misdemeanor pursuant to section 210.45 of the Penal Law.

Sworn to before me on April 5, 2019

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Deponent

**CRIMINAL COURT OF THE CITY OF NEW YORK  
COUNTY OF RICHMOND**

THE PEOPLE OF THE STATE OF NEW YORK,

*-against-*

1. MICHAEL CAMMARATA (M 42)

*-defendant(s)-*

MISDEMEANOR

STATE OF NEW YORK    )  
  ) ss.:  
COUNTY OF RICHMOND )

Detective Michele Mazza, shield # 5365, of the 120 Detective Squad, deposes and says as follows

On or about and between March 1, 2018 and March 5, 2018 at 2320 Hylan Boulevard, in Staten Island New York in the County of Richmond and State of New York, the defendant committed the offenses of:

- |                   |  |
|-------------------|--|
| 1. P.L. 120.50(3) | Stalking (Third Degree)<br>(Defendant #1, 1 count(s))        |
| 2. P.L. 240.25    | Harassment in the First Degree<br>(Defendant #1, 1 count(s)) |
| 2. P.L. 120.45(1) | Stalking (Fourth Degree)<br>(Defendant #1, 1 count(s))       |

in that the defendant(s) did:

1. With intent to harass, annoy or alarm a specific person, intentionally engages in a course of conduct directed at such person which is likely to cause such person to reasonably fear physical injury or serious physical injury, the commission of a sex offense against, or the kidnapping, unlawful imprisonment or death of such person or a member of such person's immediate family
2. he or she intentionally and repeatedly harasses another person by following such person in or about a public place or places or be engaging in a course of conduct or by repeatedly committing acts which places such person in reasonable fear of physical injury
3. intentionally, and for no legitimate purpose, engage in a course of conduct directed at a specific person, and knows or reasonably should know such conduct is likely to cause reasonable fear of material harm to the physical health, safety or property of such person, a member of such


person's immediate family or a third party with whom such person is acquainted

The offenses were committed under the following circumstances:

Deponent is informed by the sworn statements of JEANINE CAMMARATA that defendant with the intent to harass JEANINE CAMMARATA engaged in a course of conduct directed at JEANINE CAMMARATA that caused her to reasonably fear physical injury or death by repeatedly calling her, sending her text messages, leaving voicemails, and following her.

False statements made herein are punishable as a class A misdemeanor pursuant to section 210.45 of the Penal Law.

Sworn to before me on April 5, 2019

\_\_\_\_\_  \_\_\_\_\_  
Deponent

**CRIMINAL COURT OF THE CITY OF NEW YORK  
COUNTY OF RICHMOND**

THE PEOPLE OF THE STATE OF NEW YORK,

*-against-*

FELONY

1. AYISHA EGEA (F 41)

*-defendant(s)-*

STATE OF NEW YORK    )  
  ) ss.:  
COUNTY OF RICHMOND )

Detective Michele Mazza, shield # 5365, of the 120 Detective Squad, deposes and says as follows

On or about and between March 30, 2019 and April 1, 2019 at 7 Arden Avenue, in Staten Island New York in the County of Richmond and State of New York, the defendant committed the offenses of:

- |                   |  |
|-------------------|--|
| 1. P.L. 125.25(1) | Murder 2nd degree<br>(Defendant #1, 1 count(s))                |
| 2. P.L. 195.02    | Concealment of a Human Corpse<br>(Defendant #1, 1 count(s))    |
| 2. P.L. 215.40(2) | Tampering with Physical Evidence<br>(Defendant #1, 2 count(s)) |

in that the defendant(s) did:

1. cause the death of a person, while acting with intent to cause the death of that or another person
2. having a reasonable expectation that a human corpse or a part thereof will be produced for or used as physical evidence in: (a) an official proceeding; (b) an autopsy as part of a criminal investigation; such person, alone or in concert with another, conceals, alters or destroys such corpse or part thereof with the intent to prevent its production, use or discovery
3. believing that certain physical evidence was about to be produced or used in an official proceeding or a prospective official proceeding, and intending to prevent such production or use, suppress it by an act of concealment, alteration or destruction, or by employing force, intimidation or deception against a person

The offenses were committed under the following circumstances:

Deponent states based on her investigation, that the defendant acting together and in concert with MICHAEL CAMMARATA, with the intent to cause the death of JEANINE CAMMARATA did cause the death of JEANINE CAMMARATA and defendant, acting together and in concert with MICHAEL CAMMARATA, with intent to prevent the production, use, or discovery of the corpse of JEANINE CAMMARATA did conceal and alter the corpse of JEANINE CAMMARATA.

Furthermore, deponent states that based on her investigation that the defendant, acting together and in concert with MICHAEL CAMMARATA, did with the intent to prevent the production or use of physical evidence related to the murder of JEANINE CAMMARATA did conceal, alter, or destroy said physical evidence.

False statements made herein are punishable as a class A misdemeanor pursuant to section 210.45 of the Penal Law.

Sworn to before me on April 5, 2019

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Deponent