

New York Case Law

♦ *State v. Swoboda*, 190 Misc. 2d 214, 737 N.Y.S.2d 821 (2002): Defendant's statements were admissible under a rescue doctrine/private safety exception, where police officers testified that their questioning was motivated solely by the desire to find her baby and provide it with medical attention, and defendant and her husband alone knew where the baby could be found.

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