

## PEOPLE STATE NEW YORK v. ROBERT GELLIS

246 N.Y.S.2d 854 (1964) | Cited 2 times | New York Supreme Court | January 27, 1964

Defendant contends that the imposition of such consecutive terms of imprisonment constituted excessive punishment and that the sentences should be reduced to the time he has already served. We find nothing in the record which would warrant a reduction of the sentences imposed upon defendant as a prior felony offender.

Disposition

Judgments affirmed.