Miraude
We first plead in Mrs. Hobbs' house—now it's out.

Of more lawyers available at station house we are being to set

from eliminating go statement at that stage.

Do not know statistical significance of statute how incriminating

We do not think of statistical significance of story quite

a significant decrease in the percentage of such people come

the criminal process to acquire leaf.

information leading to the relationship of statute how incrimina-

tion and the ultimate plea of guilt.

In fact, more accused must take time lag between

arrest & arrangement—such if all events are in factable

case, it does not mean guilt. Everyone is innocent till

done interrogation; prisoner may want to prove innocence—claim

no common sense to argue the arresting officer but to clear

positive person has been arrested—

Now it penalizes informer concerns the moment accused—

must be time period of information interrogation. This could

be to even though we required the police to stretch to the max:

take on 24 hour basis.

Delays are inevitable—shall be just a very reliable on

police—I'm not sure this would include a large discussion

positive between the food and the relative

Prolonged interrogation is the menace

How do we square present practice with such principle?
This will always be a period of time before counsel can appear - or be reached - & hence before the hearing can take effect.

Even though it advice is "silent" - may change his mind

Since admittedly counsel is required in criminal pros.

Is it not unless it is denied at state in house?

No doubt poor at disadvantage as compared with rich
due criminal code cannot care that social injustice

As to CEO program.

There in trade in those disadvantages

Q.C. p 960 -

No questioning before arrangement - Alston 346 P2a 75 (1961)

Aims of criminal law & the compatibility of their aims

with current practice with criminal procedures.

Aims of criminal law is to deter & motivate the conduct that

great presence majority - that found but are meaningful

concepts & their significance is confirmed by solemn judgment of

society.

8. it can command respect to identify itself with the moral

value it vindicates.

We need original knowledge - response of sanction

to account to proper material restraint - justice

no pre-exist permanent law polities & republics
Profound lawlessness oppresses do not condone brutality 
estatements or compulsion.

This struggle not a fleeting event but battle between law and order 
and criminal element.

must more coloured sympathies or rights of public & police.

Wepp nor too late but not too late which requires the 
rebuilding of our institutions without from their very founda-
tions onward. Retaining decisions made the head from top 
to bottom of foot patrolsmen a hundred y. 1900