

THE PEOPLE OF THE STATE OF NEW YORK

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CONOR MCGREGOR

DETECTIVE WILLIAM R VARGAS SHIELD NO.6905, OF 295 COMMAND SAYS THAT ON OR ABOUT APRIL 05,2018  
AT APPROXIMATELY 01:20 PM AT 620 ATLANTIC AVENUE COUNTY OF KINGS, STATE OF NEW YORK,

THE DEFENDANT COMMITTED THE OFFENSE(S) OF:

PL 145.10	CRIMINAL MISCHIEF IN THE SECOND DEGREE (DQO)
PL 145.05(2)	CRIMINAL MISCHIEF IN THE THIRD DEGREE (DQO)
PL 120.00(2)	ASSAULT IN THE THIRD DEGREE (DQO) (2 COUNTS)
PL 120.14(1)	MENACING IN THE SECOND DEGREE (DQO) (2 COUNTS)
PL 120.20	RECKLESS ENDANGERMENT IN THE SECOND DEGREE(DQO)
PL 145.00(1)	CRIMINAL MISCHIEF IN THE FOURTH DEGREE
PL 110/120.00(1)	ATTEMPTED ASSAULT IN THE THIRD DEGREE (DQO)
PL 120.15	MENACING IN THE THIRD DEGREE(DQO) (3 COUNTS)

IN THAT THE DEFENDANT DID:

WITH INTENT TO CAUSE PHYSICAL INJURY TO ANOTHER PERSON, ATTEMPT TO CAUSE SUCH INJURY TO SUCH PERSON OR TO A THIRD PERSON; RECKLESSLY CAUSE PHYSICAL INJURY TO ANOTHER PERSON; INTENTIONALLY PLACE OR ATTEMPT TO PLACE ANOTHER PERSON IN REASONABLE FEAR OF PHYSICAL INJURY, SERIOUS PHYSICAL INJURY OR DEATH BY DISPLAYING A DEADLY WEAPON, DANGEROUS INSTRUMENT OR WHAT APPEARED TO BE A PISTOL, REVOLVER, RIFLE, SHOTGUN, MACHINE GUN OR OTHER FIREARM; BY PHYSICAL MENACE, INTENTIONALLY PLACE OR ATTEMPT TO PLACE ANOTHER PERSON IN FEAR OF DEATH, IMMINENT SERIOUS PHYSICAL INJURY OR PHYSICAL INJURY; RECKLESSLY ENGAGE IN CONDUCT WHICH CREATED A SUBSTANTIAL RISK OF SERIOUS PHYSICAL INJURY TO ANOTHER PERSON; HAVING NO RIGHT TO DO SO NOR ANY REASONABLE GROUND TO BELIEVE THAT THE DEFENDANT HAD SUCH RIGHT, INTENTIONALLY DAMAGE PROPERTY OF ANOTHER PERSON; HAVING NO RIGHT TO DO SO NOR ANY REASONABLE GROUND TO BELIEVE THAT THE DEFENDANT HAD SUCH RIGHT, INTENTIONALLY DAMAGE PROPERTY OF ANOTHER PERSON IN AN AMOUNT EXCEEDING TWO HUNDRED FIFTY DOLLARS, HAVING NO RIGHT TO DO SO NOR ANY REASONABLE GROUND TO BELIEVE THAT THE DEFENDANT HAD SUCH RIGHT, INTENTIONALLY DAMAGE PROPERTY OF ANOTHER PERSON IN AN AMOUNT EXCEEDING ONE THOUSAND FIVE HUNDRED DOLLARS.

THE SOURCE OF DEPONENT'S INFORMATION AND THE GROUNDS FOR DEPONENT'S BELIEF ARE AS FOLLOWS:

DEPONENT IS INFORMED BY THE RAYMOND BORG THAT, AT THE ABOVE TIME AND PLACE, THE INFORMANT WAS SEATED INSIDE OF A BUS AND THE DEFENDANT DID THROW A METAL HAND TRUCK INTO THE WINDOW OF SAID BUS NEXT TO THE INFORMANT, CAUSING SAID WINDOW TO SHATTER AND SHOWER THE INFORMANT WITH GLASS.

THE DEPONENT IS FURTHER INFORMED BY INFORMANT BORG THAT THE ABOVE DESCRIBED ACTIONS CAUSED THE INFORMANT TO SUFFER SWELLING AND BRUISING TO THE LEFT CHEEK, A CORNEA ABRASION TO THE LEFT EYE, TO SUFFER SUBSTANTIAL PAIN, TO FEAR FURTHER PHYSICAL INJURY, AND TO BECOME ALARMED AND ANNOYED.

DEPONENT IS INFORMED BY MICHAEL CHIESA THAT, AT THE ABOVE TIME AND PLACE, THE INFORMANT WAS SEATED INSIDE OF A BUS AND THE DEFENDANT DID THROW A METAL HAND TRUCK INTO THE WINDOW OF SAID BUS NEXT TO THE INFORMANT, CAUSING SAID WINDOW TO SHATTER AND SHOWER THE INFORMANT WITH GLASS.

THE DEPONENT IS FURTHER INFORMED BY INFORMANT CHIESA THAT THE ABOVE DESCRIBED ACTIONS CAUSED THE INFORMANT TO SUFFER BRUISING TO THE FACE, LACERATIONS TO THE NOSE, EAR, FOREHEAD, AND HAND, TO SUFFER SUBSTANTIAL PAIN, TO FEAR FURTHER PHYSICAL INJURY, AND TO BECOME ALARMED AND ANNOYED.

DEPONENT IS INFORMED BY JASON LEDBETTER THAT, AT THE ABOVE TIME AND PLACE, THE DEFENDANT PUNCHED INFORMANT SEVERAL TIMES IN THE HEAD WITH A CLOSED FIST.

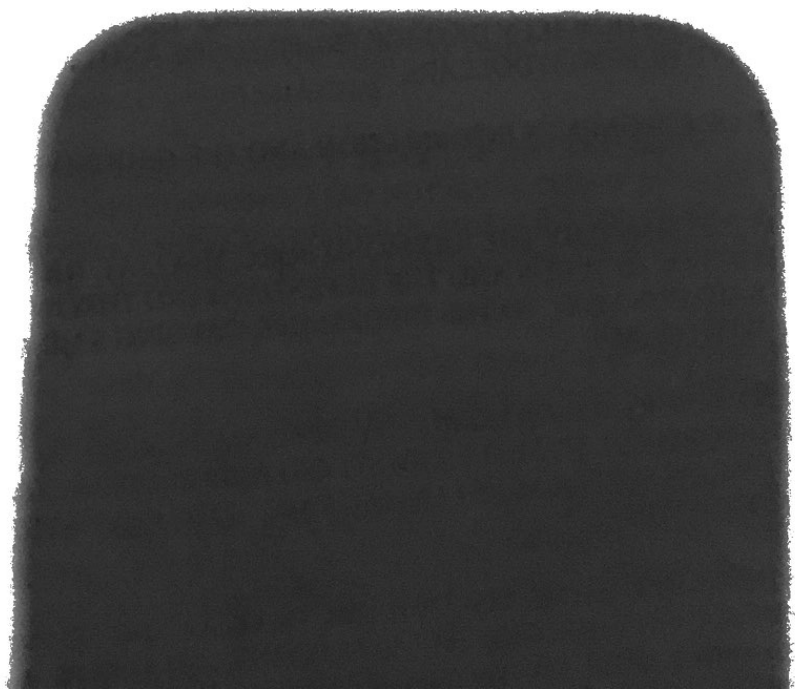
THE DEPONENT IS FURTHER INFORMED LEDBETTER BY INFORMANT LEDBETTER THAT THE ABOVE DESCRIBED ACTIONS CAUSED THE INFORMANT TO FEAR IMMINENT PHYSICAL INJURY AND TO BECOME ALARMED AND ANNOYED.

DEPONENT IS FURTHER INFORMED BY RICARDO CHICO THAT THE INFORMANT IS THE CUSTODIAN OF THE ABOVE DESCRIBED BUS, WHICH THE INFORMANT WAS INSIDE OF AT THE ABOVE TIME AND PLACE, AND THAT THE DEFENDANT DID NOT HAVE PERMISSION OR AUTHORITY TO DAMAGE, TAKE, USE, OPERATE, OR OTHERWISE EXERCISE DOMINION AND CONTROL OVER SAID BUS AND THAT THE MONEY VALUE OF THE DAMAGE TO SAID BUS WAS IN EXCESS OF ONE THOUSAND FIVE HUNDRED DOLLARS.

FALSE STATEMENTS MADE IN THIS DOCUMENT ARE  
PUNISHABLE AS A CLASS A MISDEMEANOR PURSUANT  
TO SECTION 210.45 OF THE PENAL LAW.

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DATE

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SIGNATURE



CRIMINAL COURT OF THE CITY OF NEW YORK  
PART APAR COUNTY OF KINGS

THE PEOPLE OF THE STATE OF NEW YORK

STATE OF NEW YORK  
COUNTY OF KINGS

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CIAN COWLEY

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PL 145.00(1)	CRIMINAL MISCHIEF IN THE FOURTH DEGREE

IN THAT THE DEFENDANT DID:

RECKLESSLY CAUSE PHYSICAL INJURY TO ANOTHER PERSON; RECKLESSLY ENGAGE IN CONDUCT WHICH CREATED A SUBSTANTIAL RISK OF SERIOUS PHYSICAL INJURY TO ANOTHER PERSON; HAVING NO RIGHT TO DO SO NOR ANY REASONABLE GROUND TO BELIEVE THAT THE DEFENDANT HAD SUCH RIGHT, INTENTIONALLY DAMAGE PROPERTY OF ANOTHER PERSON; HAVING NO RIGHT TO DO SO NOR ANY REASONABLE GROUND TO BELIEVE THAT THE DEFENDANT HAD SUCH RIGHT, INTENTIONALLY DAMAGE PROPERTY OF ANOTHER PERSON IN AN AMOUNT EXCEEDING TWO HUNDRED FIFTY DOLLARS; HAVING NO RIGHT TO DO SO NOR ANY REASONABLE GROUND TO BELIEVE THAT THE DEFENDANT HAD SUCH RIGHT, INTENTIONALLY DAMAGE PROPERTY OF ANOTHER PERSON IN AN AMOUNT EXCEEDING ONE THOUSAND FIVE HUNDRED DOLLARS.

THE SOURCE OF DEPONENT'S INFORMATION AND THE GROUNDS FOR DEPONENT'S BELIEF ARE AS FOLLOWS:

DEPONENT IS INFORMED BY RICARDO CHICO THAT, AT THE ABOVE TIME AND PLACE, THE INFORMANT WAS PRESENT INSIDE OF A BUS AND THE DEFENDANT DID PICK UP A METAL OBJECT AND THROW SAID OBJECT INTO THE FRONT WINDOW OF SAID BUS, CAUSING IT TO SHATTER.

THE DEPONENT IS FURTHER INFORMED BY INFORMANT CHICO THAT THE INFORMANT IS THE CUSTODIAN OF THE ABOVE DESCRIBED BUS AND THAT THE DEFENDANT DID NOT HAVE PERMISSION OR AUTHORITY TO DAMAGE, TAKE, USE, OPERATE, OR OTHERWISE EXERCISE DOMINION AND CONTROL OVER SAID BUS, AND THAT THE MONEY VALUE OF THE DAMAGE TO SAID BUS IS IN EXCESS OF ONE THOUSAND FIVE HUNDRED DOLLARS.

DEPONENT IS INFORMED BY OZZIE ARIAS, THAT, AT THE ABOVE TIME AND PLACE, THE INFORMANT PREVENTED THE DEFENDANT FROM ATTEMPTING TO THROW ADDITIONAL ITEMS AT SAID BUS AND DID ENGAGE IN A PHYSICAL STRUGGLE WITH DEFENDANT.

THE DEPONENT IS FURTHER INFORMED BY INFORMANT ARRIAS THAT THE ABOVE DESCRIBED ACTIONS CAUSED INFORMANT TO SUFFER SWELLING AND A CONTUSION TO THE HAND, TO SUFFER SUBSTANTIAL PAIN, TO FEAR FURTHER PHYSICAL INJURY, AND TO BECOME ALARMED AND ANNOYED.

FALSE STATEMENTS MADE IN THIS DOCUMENT ARE  
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