

VILLAGE COURT OF THE VILLAGE OF MAMARONECK  
COUNTY OF WESTCHESTER

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THE PEOPLE OF THE STATE OF NEW YORK

FELONY COMPLAINT

v.

**CYNTHIA P. ARCE**

507 Chestnut Avenue

Mamaroneck, New York 10543

(D/O/B: 07/10/1989)

Defendant

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BE IT KNOWN that the complainant herein: Det. Bernard McNally #106 of the Village of Mamaroneck Police Department, Westchester County, New York, accuses the defendant named above of the following offense(s) committed at 507 Chestnut Avenue in the Village of Mamaroneck, on or about April 28, 2018 at approximately 01:30 PM.

**COUNT ONE:** The Offense of ATTEMPTED AGGRAVATED MURDER OF A POLICE OFFICER, a violation of Penal Law PL 110/125.26[1]A1A1A0 A.

The Defendant(s) at the above date, time and place did with intent to cause the death of another person, he or she attempted to cause the death of such person, or of a third person who was a person described in subparagraph (i), (ii) or (iii) of paragraph (a) of this subdivision engaged at the time of the attempted killing in the course of performing his or her official duties and the intended victim was a police officer as defined in subdivision thirty-four of section 1.20 of the criminal procedure law who was at the time of the killing engaged in the course of performing his or her official duties, and the defendant knew or reasonably should have known that the victim was a police officer; and

The defendant was more than eighteen years old at the time of the commission of the crime.

**To wit:** At the above time, date and place, the 28 year old defendant did repeatedly slash and stab with two large sharpened instruments at Police Officer Osvaldo Ramos thereby causing a large laceration to his left hand which he had raised to protect his neck from her attack. The Officer was responding to a 911 call to the house.

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**COUNT TWO: The Offense of ATTEMPTED AGGRAVATED MURDER OF A POLICE OFFICER, a violation of Penal Law PL 110/125.26[1]1AIAF0 A..**

The Defendant(s) at the above date, time and place did with intent to cause the death of another person, he or she attempted to cause the death of such person, or of a third person who was a person described in subparagraph (i), (ii) or (iii) of paragraph (a) of this subdivision engaged at the time of the attempted killing in the course of performing his or her official duties and the intended victim was a police officer as defined in subdivision thirty-four of section 1.20 of the criminal procedure law who was at the time of the killing engaged in the course of performing his or her official duties, and the defendant knew or reasonably should have known that the victim was a police officer; and

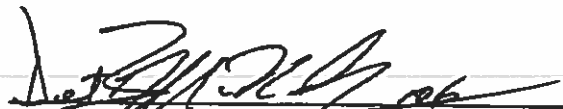
The defendant was more than eighteen years old at the time of the commission of the crime.

**To wit:** At the above time, date and place, the 28 year old defendant did repeatedly slash and stab with two large sharpened instruments at Police Officer Joseph Gaglione who had fallen to the floor thereby causing a large laceration to his right foot which he had used to block her attack. The Officer was responding to a 911 call to the house.

The above allegation(s) of fact are made by the complainant herein on direct knowledge (and upon information and belief), with the source(s) of complainant's information and the grounds for his or her belief being: POLICE INVESTIGATION.

**NOTICE: PURSUANT TO THE PENAL LAW §210.45, IT IS A CRIME PUNISHABLE AS A CLASS A MISDEMEANOR TO KNOWINGLY MAKE A FALSE STATEMENT HEREIN.**

May 01, 2018

  
Det. Bernard McNally #106