

ACCUSATORY INSTRUMENT

FELONY COMPLAINT - C.P.L. 100.15

Haverstraw Town Police Department

Case #: 19HT03951

**STATE OF NEW YORK :: COUNTY OF ROCKLAND
HAVERSTRAW TOWN COURT**

*The People of the State of New York
against*

Jason Mendez
Defendant

02/10/1984
Date of Birth

**FELONY
COMPLAINT**

I, Detective Sergeant Lutz, George, the complainant herein, of the Haverstraw Town Police Department, accuse **Jason Mendez**, of 91 Toleman Rd, Washingtonville, NY, the DEFENDANT in this action, and charge that on or about the 20th day of February, 2019, at **75 N. Central Highway** in the Town of Haverstraw, County of Rockland, State of New York, at about 1:50 in the afternoon, said DEFENDANT did commit the Felony of **Murder in the second degree**, contrary to the provisions of Section **125.25 Sub 1** of the Penal Law of the State of New York by intentionally:

Law Section:

A person is guilty of murder in the second degree when: 1. With intent to cause the death of another person, he causes the death of such person or of a third person.

To Wit:

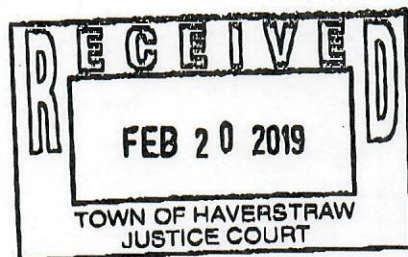
At the above mentioned date, time, and place the defendant intentionally caused the death of another person; in that, the defendant, Jason Mendez, while operating a 2013 Infinity bearing Texas license plate GYC9040, intentionally drove his vehicle across the parking lot of the 7-11 store, located at 75 N. Central Highway, into a family of 8 persons standing on the sidewalk out front. After striking this family with his vehicle Mendez reversed backwards approximately 20 feet, put his car into drive, and drove forward over the members of the family a second time. As a result of the defendants actions Mendez intentionally caused the death of Melissa Deloatch, a 32 year old female.

All contrary to the provisions of the statute in such case made and provided.

That the source of deponent's information and the grounds of his belief as to all matters herein stated upon information and belief are based upon and derived from the personal knowledge of the deponent.

NOTE: False statements made herein are punishable as a Class A misdemeanor pursuant to section 210.45 of the Penal Law of the State of New York.

AFFIRMED UNDER PENALTY OF PERJURY this
20th day of February, 2019




COMPLAINANT #122

ACCUSATORY INSTRUMENT

FELONY COMPLAINT - C.P.L 100.15

Haverstraw Town Police Department

Case #: 19HT03951

**STATE OF NEW YORK :: COUNTY OF ROCKLAND
HAVERSTRAW TOWN COURT***The People of the State of New York
against***Jason Mendez**
*Defendant***02/10/1984**
*Date of Birth***FELONY
COMPLAINT**

I, Detective Sergeant Lutz, George, the complainant herein, of the Haverstraw Town Police Department, accuse **Jason Mendez**, of 91 Toleman Rd, Washingtonville, NY, the DEFENDANT in this action, and charge that on or about the 20th day of February, 2019, at 75 N. Central Highway in the Town of Haverstraw, County of Rockland, State of New York, at about 1:50 in the afternoon, said DEFENDANT did commit the Felony of **Attempted Murder in the second degree (7 counts)**, contrary to the provisions of Section 110/125.25 Sub 1 of the Penal Law of the State of New York by intentionally:

Law Section:

A person is guilty of murder in the second degree when: 1. With intent to cause the death of another person, he causes the death of such person or of a third person.

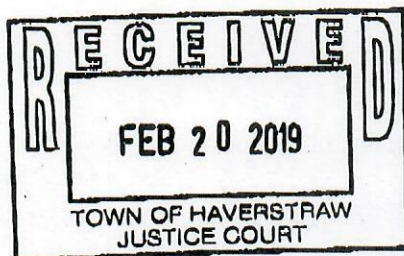
To Wit:

At the above mentioned date, time, and place the defendant intentionally caused the death of another person; in that, the defendant, Jason Mendez, while operating a 2013 Infinity bearing Texas license plate GYC9040, intentionally drove his vehicle across the parking lot of the 7-11 store, located at 75 N. Central Highway, into a family of 8 persons standing on the sidewalk out front. After striking this family with his vehicle Mendez reversed backwards approximately 20 feet, put his car into drive, and drove forward over the members of the family a second time. As a result of the defendants actions Mendez intentionally attempted to cause the death of UD, a 10 month old child known to the Haverstraw Police, SD, a three year old child known to the Haverstraw Police, HD, a 2 year old child known to the Haverstraw Police, MC, a 10 year old child known to the Haverstraw Police, LC, a ten year old child known to the Haverstraw Police, BC, a 6 year old child known to the Haverstraw Police, and SD, a 32 year old male known to the Haverstraw Police.

All contrary to the provisions of the statute in such case made and provided.

That the source of deponent's information and the grounds of his belief as to all matters herein stated upon information and belief are based upon and derived from the personal knowledge of the deponent.

NOTE: False statements made herein are punishable as a Class A misdemeanor pursuant to section 210.45 of the Penal Law of the State of New York.



AFFIRMED UNDER PENALTY OF PERJURY this
20th day of February, 2019

[Signature]
COMPLAINANT

ACCUSATORY INSTRUMENT
INFORMATION - C.P.L. 100.15Haverstraw Town Police Department
Case #: 19ht03951STATE OF NEW YORK :: COUNTY OF ROCKLAND
HAVERSTRAW TOWN COURT*The People of the State of New York*
againstJason Mendez
Defendant02/10/1984
Date of BirthORIGINAL
**MISDEMEANOR
INFORMATION**

I, Detective Sergeant Lutz, George, the complainant herein, of the Haverstraw Town Police Department, accuse Jason Mendez, of 91 Toleman Rd, Washingtonville, NY, the DEFENDANT in these actions, and charge that on or about the 20th day of February, 2019, at 75 N. Central Highway in the Town of Haverstraw, County of Rockland, State of New York, at about 1:50 in the afternoon, said DEFENDANT committed the offenses of:

Law Section:

1) PL 120.14 (1) Menacing in the second degree

A person is guilty of menacing in the second degree when: 1. He or she intentionally places or attempts to place another person in reasonable fear of physical injury, serious physical injury or death by displaying a deadly weapon, dangerous instrument or what appears to be a pistol, revolver, rifle, shotgun, machine gun or other firearm.

2) PL 205.30 Resisting arrest

A person is guilty of resisting arrest when he intentionally prevents or attempts to prevent a police officer or peace officer from effecting an authorized arrest of himself or another person.

3) PL 265.01 (2) Criminal possession of a weapon in the fourth degree

A person is guilty of criminal possession of a weapon in the fourth degree when: (2) He possesses any dagger, dangerous knife, dirk, razor, stiletto, imitation pistol, or any other dangerous or deadly instrument or weapon with intent to use the same unlawfully against another.

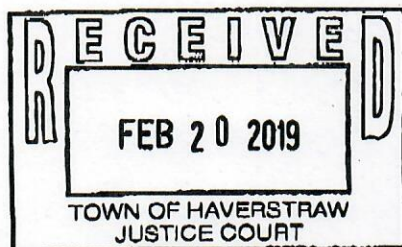
To Wit:

At the above mentioned date, time, and place the defendant intentionally brandished a razor blade with the intent to use against another; in that, the defendant, after intentionally committing the act of murder against Melissa Deloatch, he attempted to flee in his 2013 Infiniti. During his escape he was stopped by Sgt. R. Schweitzer and P.O. J. Bertolino. Upon exiting his vehicle he did brandish a razor blade and approached Schweitzer and Bertolino. After being repeatedly ordered to drop his weapon, and refusing to do so, he was taken into custody when P.O. Bertolino utilized a taser to effect the arrest.

All contrary to the provisions of the statute in such case made and provided.

That the source of deponent's information and the grounds of his belief as to all matters herein stated upon information and belief are based upon and derived from the personal knowledge of the deponent.

NOTE: False statements made herein are punishable as a Class A misdemeanor pursuant to section 210.45 of the Penal Law of the State of New York.

AFFIRMED UNDER PENALTY OF PERJURY this
20th day of February, 2019
COMPLAINANT