

CRIMINAL COURT OF THE CITY OF NEW YORK
BRONX COUNTY

THE PEOPLE OF THE STATE OF NEW YORK

v.

STATE OF NEW YORK

COUNTY OF THE BRONX

1. AJANI JONES M/24
Arrest# B21602932

Defendant

DET THIERRY LAMARRE of FOR INV, Shield# 1400, states that on or about January 26, 2021 at approximately 10:35 PM at vicinity of Lafayette Avenue and White Plains Road, , County of the Bronx, State of New York,

THE DEFENDANT COMMITTED THE OFFENSES OF:

- | | |
|--------------------------------|--|
| 1 (F) P.L. 110/125.27(1)(a)(1) | Attempted Murder 1^ DQO |
| 2 (F) P.L. 110/120.10(1) | Attempted Assault 1^ DQO |
| 3 (F) P.L. 120.08 | Assault on a Peace Officer/Police Officer/Firearm or Emer. Personnel DQO |
| 4 (F) P.L. 265.03(1)(b)* | Criminal Possession of a Weapon 2^ DQO |
| 5 (F) P.L. 265.03(3)* | Criminal Possession of a Weapon 2^ DQO |

IN THAT THE DEFENDANT DID: attempt to cause the death of a police officer as defined in subdivision 34 of Section 1.20 of the Criminal Procedure Law who at the time of the killing was engaged in the course of performing his official duties, or of a third person, where the defendant was more than eighteen years old, acted with intent to cause the death of said police officer, and reasonably knew or should have known that the intended victim was a police officer.; attempt to intentionally cause serious physical injury by means of a deadly weapon or a dangerous instrument; with intent to prevent a peace officer, police officer, a fireman, including a fireman acting as a paramedic or emergency medical technician administering first aid in the course of performance of duty as such fireman, an emergency medical service paramedic or emergency medical service technician, from performing a lawful duty, he causes serious physical injury to such peace officer, police officer, fireman, paramedic or technician; with intent to use the same unlawfully against another did possess a loaded firearm and possess a loaded firearm and such possession shall not, except as provided in subdivision one or seven of section 265.02 of this article, constitute a violation of this section if such possession takes place in such person's home or place of business.

THE GROUNDS FOR THE DEPONENT'S BELIEF ARE AS FOLLOWS:

Deponent states that, based upon an official New York Police Department (herein "N.Y.P.D.") investigation, relevant video surveillance, and witnesses known to the N.Y.P.D., the defendant pointed a silver .38 caliber revolver at a member



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of the N.Y.P.D. and discharged said revolver four times, striking the said member of the N.Y.P.D. and causing him to suffer substantial pain and physical injury, requiring treatment at a local Bronx hospital.

FALSE STATEMENTS MADE HEREIN ARE PUNISHABLE
AS A CLASS A MISDEMEANOR PURSUANT TO P.L. 210.45

8:24 PM

1/27/2021

DT *Harro*

DATE and TIME

SIGNATURE



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