

-INDICTMENT-
SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF QUEENS

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

MICHAEL OLIVER
DEFENDANT
N/A, AFO, VFO

INDICTMENT
NUMBER 1/2007

GESCARD ISNORA
DEFENDANT
N/A, AFO, VFO

MARC COOPER
DEFENDANT
N/A

125.20[1]	MANSLAUGHTER IN THE FIRST DEGREE	(1)	(OLIVER, MICHAEL) (ISNORA, GESCARD)
125.15[1]	MANSLAUGHTER IN THE SECOND DEGREE	(2)	(OLIVER, MICHAEL) (ISNORA, GESCARD)
120.10[1]	ASSAULT IN THE FIRST DEGREE	(3)	(OLIVER, MICHAEL) (ISNORA, GISCARD)
120.10[1]	ASSAULT IN THE FIRST DEGREE	(4)	(OLIVER, MICHAEL)

TRUE BILL

FOREPERSON



DISTRICT ATTORNEY

120.05[4]	ASSAULT IN THE SECOND DEGREE	(5)	(ISNORA, GESCARD)
120.20	RECKLESS ENDANGERMENT IN THE SECOND DEGREE	(6)	(OLIVER, MICHAEL) (ISNORA, GESCARD) (COOPER, MARC)
120.20	RECKLESS ENDANGERMENT IN THE SECOND DEGREE	(7)	(COOPER, MARC)
120.20	RECKLESS ENDANGERMENT IN THE SECOND DEGREE	(8)	(OLIVER, MICHAEL)

FIRST COUNT

THE GRAND JURY OF THE COUNTY OF QUEENS, BY THIS INDICTMENT, ACCUSES THE DEFENDANTS, MICHAEL OLIVER AND GESCARD ISNORA, OF THE CRIME OF MANSLAUGHTER IN THE FIRST DEGREE (PL 125.20 [1]), COMMITTED AS FOLLOWS:

THE DEFENDANTS, ACTING IN CONCERT, EACH AIDING THE OTHER, ON OR ABOUT NOVEMBER 25, 2006, IN THE COUNTY OF QUEENS, WITH INTENT TO CAUSE SERIOUS PHYSICAL INJURY TO JOSEPH GUZMAN CAUSED THE DEATH OF SEAN BELL BY SHOOTING HIM WITH A LOADED PISTOL.

SECOND COUNT

THE GRAND JURY OF THE COUNTY OF QUEENS, BY THIS INDICTMENT, ACCUSES THE DEFENDANTS, MICHAEL OLIVER AND GESCARD ISNORA, OF THE CRIME OF MANSLAUGHTER IN THE SECOND DEGREE (PL 125.15 [1]), COMMITTED AS FOLLOWS:

THE DEFENDANTS, ACTING IN CONCERT, EACH AIDING THE OTHER, ON OR ABOUT NOVEMBER 25, 2006, IN THE COUNTY OF QUEENS, RECKLESSLY CAUSED THE DEATH OF SEAN BELL BY SHOOTING HIM WITH A LOADED PISTOL.

THIRD COUNT

THE GRAND JURY OF THE COUNTY OF QUEENS, BY THIS INDICTMENT, ACCUSES THE DEFENDANTS, MICHAEL OLIVER AND GESCARD ISNORA, OF THE CRIME OF ASSAULT IN THE FIRST DEGREE (PL 120.10 [1]), COMMITTED AS FOLLOWS:

THE DEFENDANTS, ACTING IN CONCERT, EACH AIDING THE OTHER, ON OR ABOUT NOVEMBER 25, 2006, IN THE COUNTY OF QUEENS, WITH INTENT TO CAUSE SERIOUS PHYSICAL INJURY TO JOSEPH GUZMAN CAUSED SUCH INJURY TO JOSEPH GUZMAN BY MEANS OF A DEADLY WEAPON.

THE SUBJECT MATTER OF THIS COUNT BEING AN ARMED FELONY AS THAT TERM IS DEFINED IN SECTION 1.20 OF THE CRIMINAL PROCEDURE LAW.

FOURTH COUNT

THE GRAND JURY OF THE COUNTY OF QUEENS, BY THIS INDICTMENT, ACCUSES THE DEFENDANT, MICHAEL OLIVER, OF THE CRIME OF ASSAULT IN THE FIRST DEGREE (PL 120.10 [1]), COMMITTED AS FOLLOWS:

THE DEFENDANT, ON OR ABOUT NOVEMBER 25, 2006, IN THE COUNTY OF QUEENS, WITH INTENT TO CAUSE SERIOUS PHYSICAL INJURY TO TRENT BENEFIELD, CAUSED SUCH INJURY TO TRENT BENEFIELD BY MEANS OF A DEADLY WEAPON.

THE SUBJECT MATTER OF THIS COUNT BEING AN ARMED FELONY AS THAT TERM IS DEFINED IN SECTION 1.20 OF THE CRIMINAL PROCEDURE LAW.

FIFTH COUNT

THE GRAND JURY OF THE COUNTY OF QUEENS, BY THIS INDICTMENT, ACCUSES THE DEFENDANT, GESCARD ISNORA, OF THE CRIME OF ASSAULT IN THE SECOND DEGREE (PL 120.05 [4]), COMMITTED AS FOLLOWS:

THE DEFENDANT, ON OR ABOUT NOVEMBER 25, 2006, IN THE COUNTY OF QUEENS, RECKLESSLY CAUSED SERIOUS PHYSICAL INJURY TO TRENT BENEFIELD BY MEANS OF A DEADLY WEAPON.

THE SUBJECT MATTER OF THIS COUNT BEING AN ARMED FELONY AS THAT TERM IS DEFINED IN SECTION 1.20 OF THE CRIMINAL PROCEDURE LAW.

SIXTH COUNT

THE GRAND JURY OF THE COUNTY OF QUEENS, BY THIS INDICTMENT, ACCUSES THE DEFENDANTS, MICHAEL OLIVER, GESCARD ISNORA AND MARC COOPER, OF THE CRIME OF RECKLESS ENDANGERMENT IN THE SECOND DEGREE (PL 120.20), COMMITTED AS FOLLOWS:

THE DEFENDANTS, ACTING IN CONCERT, EACH AIDING THE OTHERS, ON OR ABOUT NOVEMBER 25, 2006, IN THE COUNTY OF QUEENS, RECKLESSLY ENGAGED IN CONDUCT WHICH CREATED A SUBSTANTIAL RISK OF SERIOUS PHYSICAL INJURY TO ANOTHER PERSON BY DISCHARGING PISTOLS MULTIPLE TIMES ON LIVERPOOL STREET WHILE OTHER PERSONS WERE PRESENT ON LIVERPOOL STREET.

SEVENTH COUNT

THE GRAND JURY OF THE COUNTY OF QUEENS, BY THIS INDICTMENT, ACCUSES THE DEFENDANT, MARC COOPER, OF THE CRIME OF RECKLESS ENDANGERMENT IN THE SECOND DEGREE (PL120.20), COMMITTED AS FOLLOWS:

THE DEFENDANT, ON OR ABOUT NOVEMBER 25, 2006, IN THE COUNTY OF QUEENS, RECKLESSLY ENGAGED IN CONDUCT WHICH CREATED A SUBSTANTIAL RISK OF SERIOUS PHYSICAL INJURY TO ANOTHER PERSON, BY DISCHARGING A PISTOL, THEREBY CAUSING A BULLET TO PASS THROUGH A WINDOW OF AN OCCUPIED AIR TRAIN STATION.

EIGHTH COUNT

THE GRAND JURY OF THE COUNTY OF QUEENS, BY THIS INDICTMENT, ACCUSES THE DEFENDANT, MICHAEL OLIVER, OF THE CRIME OF RECKLESS ENDANGERMENT IN THE SECOND DEGREE (PL120.20), COMMITTED AS FOLLOWS:

THE DEFENDANT, ON OR ABOUT NOVEMBER 25, 2006, IN THE COUNTY OF QUEENS, RECKLESSLY ENGAGED IN CONDUCT WHICH CREATED A SUBSTANTIAL RISK OF SERIOUS PHYSICAL INJURY TO ANOTHER PERSON BY DISCHARGING A PISTOL MULTIPLE TIMES, THEREBY CAUSING A BULLET TO PASS THROUGH A WINDOW OF AN OCCUPIED RESIDENCE.