

ORIGINAL

STATE OF WISCONSIN

CIRCUIT COURT BRANCH VI

JPZ
BROWN COUNTY

STATE OF WISCONSIN,

Plaintiff,

AMENDED
INFORMATION

vs

Case No. 02-CF-658

JASON L. KING

Defendant.

DEC 5 2002

CLERK OF COURTS
BROWN COUNTY, WI

I, Mark P. Dooley, Assistant District Attorney for Brown County, Wisconsin, hereby inform the court that on July 29, 2002 in the Town of Oneida in Brown County, State of Wisconsin, the defendant did:

COUNT I: cause bodily harm to another, to-wit: Angela A. Denny, by an act done with intent to cause bodily harm to that person and without the consent of the person so harmed; BATTERY-DVO-Misdemeanor, contrary to Sections 940.19(1) and 968.075, Wisconsin Statutes. Furthermore, this incident is charged pursuant to Section 968.075, Wisconsin Statutes, because it involves a DOMESTIC VIOLENCE OFFENSE.

The offense is defined as a Class A Misdemeanor; upon conviction of the offense, the defendant is subject to imprisonment of not more than 9 months and a fine of not more than \$10,000.

COUNT II: in a public or private place, engage in violent, abusive, indecent, profane, boisterous, unreasonably loud or otherwise disorderly conduct under circumstances in which the conduct tends to cause or provoke a disturbance; DISORDERLY CONDUCT-DVO-Misdemeanor, contrary to Sections 947.01 and 968.075, Wisconsin Statutes. Furthermore, this incident is charged pursuant to Section 968.075, Wisconsin Statutes, because it involves a DOMESTIC VIOLENCE OFFENSE.

The offense is defined as a Class B Misdemeanor; upon conviction of the offense, the defendant is subject to imprisonment of not more than 90 days and a fine of not more than \$1,000.

Dated this 18th day of November, 2002.


Assistant District Attorney

STATE OF WISCONSIN

CIRCUIT COURT
COMMISSIONER'S COURTROOM A

BROWN COUNTY

STATE OF WISCONSIN,

Plaintiff,

vs

CRIMINAL COMPLAINTJason L. King
3443 N. Overland
Oneida, WI 54155DOB: 7-23-76
SEX: male

Defendant.

Complainant, John P. Zakowski, being first duly sworn on oath deposes and says that on July 29, 2002 in the Village of Oneida in Brown County, State of Wisconsin, the defendant did:

COUNT I: cause substantial bodily harm as defined in Section 939.22(38), Wisconsin Statutes to another, to wit: Angela A. Denny, by an act done with intent to cause bodily harm; SUBSTANTIAL BATTERY-DVO-Felony, contrary to Section 940.19(2) and 968.075, Wisconsin Statutes. Furthermore, this incident is charged pursuant to Section 968.075, Wisconsin Statutes, because it involves a DOMESTIC VIOLENCE OFFENSE.

The offense is defined as a Class E Felony; upon conviction of the offense, the defendant is subject to imprisonment of not more than 5 years and a fine of not more than \$10,000.

COUNT II: in a public or private place, engage in violent, abusive, indecent, profane, boisterous, unreasonably loud or otherwise disorderly conduct under circumstances in which the conduct tends to cause or provoke a disturbance; DISORDERLY CONDUCT-DVO-Misdemeanor, contrary to Section 947.01 and 968.075, Wisconsin Statutes. Furthermore, this incident is charged pursuant to Section 968.075, Wisconsin Statutes, because it involves a DOMESTIC VIOLENCE OFFENSE.

The offense is defined as a Class B Misdemeanor; upon conviction of the offense, the defendant is subject to imprisonment of not more than 90 days and a fine of not more than \$1,000.

that the basis for the complainant's charge of such offense is:

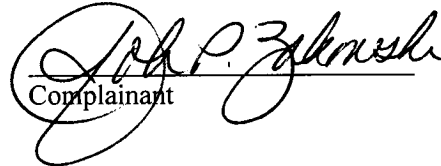
Complainant is the District Attorney for Brown County and knows of the above offense on information and belief based upon:

1. His review of a statement given by Angela Denny to Officer Denny of the Oneida Police Department on July 30, 2002; in said statement Angela Denny indicated that she was having Officer Denny write the statement for her because of injuries she had received from the defendant, Jason L. King. She stated that she and the defendant had returned to Oneida from a powwow at approximately 1:30 p.m. on the preceding day to the defendant's residence at 3443 N. Overland Road, Village of Oneida, Brown County, Wisconsin. The defendant popped the trunk, got out and threw all of her

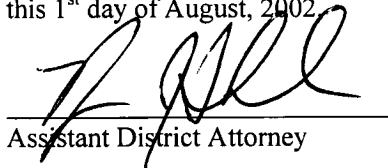
belongings out of the trunk. He then threw the car keys out into the field. He got back in the car and stated he wanted his ring back. He was calling her names, including a stupid bitch. Ms. Denny then got out of the car and picked up two pairs shoes. The defendant grabbed her around the head and threw her on the ground. As a result of being thrown on the ground, she hurt her shoulder. She believed her shoulder was broken. She told the defendant that he had broken her collar bone. He said "you lying bitch." At that point, the defendant's uncle came out of the residence and began yelling at the defendant. Ms. Denny got into her car and was able to drive over to her sister's residence. Her mother took her to St. Mary's Hospital. She was seen in the emergency room where x-rays were taken. Hospital personnel told her that her collar bone was broken.

2. His review of statement given by Thomas Lepp to the Oneida Police Department on July 29, 2002; in said statement Mr. Lepp indicated he received a call at his home in Green Bay at approximately 2:30 p.m. on Monday July 29, 2002. Shelly Denny had called him and asked if he could pick up Brandon Lepp, his 4-year-old son, at his home because his ex-wife Angela had gotten back from North Dakota and had been beaten up by Jason King. Shelly Denny stated that it had happened in front of Brandon while at Jason's grandmother's house. Mr. Lepp eventually talked to Angela Denny who told him she had been beaten up by Jason King.

Complainant states he believes information received from Angela Denny and Thomas Lepp to be truthful and reliable because they are citizen informants.


Complainant

Hereby approved for filing and
subscribed and sworn to before me at
Green Bay, Brown County, Wisconsin
this 1st day of August, 2002.


Assistant District Attorney