

**City Court of Buffalo – Department of Police
Central Booking Bureau**

MISDEMEANOR/VIOLATION INFORMATION

State of New York, County of Erie, City Court of Buffalo

THE PEOPLE OF THE STATE OF NEW YORK

	DEFENDANT(S)	DOB	CASE NO.
VS	<u>JAMES M. KANE</u>	<u>05/07/1988</u>	<u>09-09825-18</u>
VS	<u>PATRICK T. KANE</u>	<u>11/19/1988</u>	<u>09-09826-18</u>
VS	_____	_____	_____
VS	_____	_____	_____

I, [REDACTED] accuse the above named defendant(s) in this action, that on or about 08/09/09 @ 0500HRS in the City of Buffalo, did intentionally, knowingly and unlawfully commit the misdemeanor/violation of CRIMINAL MISCHIEF IN THE FOURTH DEGREE Contrary to the provision of 145.00-1 of the Penal Law Vehicle and Traffic Law _____ Law of the State of New York Ordinances of the City of Buffalo.

The facts upon which this accusation is based are of my own knowledge on information and belief.

145.00-1 - CRIMINAL MISCHIEF IN THE FOURTH DEGREE
IN THAT THE DEFENDANTS JAMES M. KANE AND CO-DEFENDANT PATRICK T. KANE, WHILE EACH BEING INTENTIONALLY AIDED BY OR WHILE AIDING THE OTHER , HAVING NO RIGHT TO DO SO NOR ANY REASONABLE GROUND TO BELIEVE HE HAD SUCH RIGHT, DID INTENTIONALLY DAMAGE PROPERTY OWNED BY THE COMPLAINANT. [REDACTED] IN THAT ON THE ABOVE DATE AND TIME THE COMPLAINANT STATES THAT THE DEFENDANT ALONG WITH CO-DEFENDANT DID GRAB HIM BY THE THROAT AND PUNCHED HIM ABOUT THE HEAD AND FACE, DAMAGING THE COMPLAINANT'S GLASSES. TOTAL AMOUNT OF DAMAGE \$250.00.

165.15-3 THEFT OF SERVICES
IN THAT THE DEFENDANTS JAMES M. KANE AND CO-DEFENDANT PATRICK T. KANE, WHILE EACH BEING INTENTIONALLY AIDED BY OR WHILE AIDING THE OTHER , WHILE AT 56 EASTWOOD PLACE, DID TO OBTAIN TAXI TRANSPORTATION WITHOUT PAYMENT OF THE LAWFUL CHARGE THEREFORE, AND DID OBTAIN BY STEALTH, IN THAT THE DEFENDANTS DID CATCH A CAB FROM CHIPPEWA STREET TO EASTWOOD PLACE, UPON ARRIVAL THE TOTAL FARE BEING \$13.80. THE DEFENDANT'S DID PAY THE CAB DRIVER ALSO BEING THE COMPLAINANT \$15.00 IN US CURRENCY. THE COMPLAINANT DID GIVE THE DEFENDANTS ONE DOLLAR IN US CURRENCY AND THEN STATED TO THE DEFENDANT'S THAT HE DID NOT HAVE THE TWENTY CENTS IN CHANGE TO GIVE THEM. THE DEFENADANTS DID THEN GRAB THE MONEY FROM THE COMPLAINANTS HAND (TEARING IT FROM HIS HAND) AND BEGAN TO PUNCH HIM ABOUT THE FACE AND HEAD. UPON FURTHER INVESTIGATION WHILE AT THE ERIE COUNTY HOLDING CENTER DEPUTY BATY DID RECOVER THE TORN FIVE DOLLAR BILL IN THE DEFENDANT JAMES KANE'S RIGHT FRONT POCKET. EVIDENCE SUBMITTED BY PO WHITE.

Please take notice, pursuant to CPL 710.30, of the People's intent to offer at trial, evidence of defendant's statements to a public servant as referenced above.

Relationship: NONE *JR*

NOTICE: False statements made herein are punishable as a Class A Misdemeanor pursuant to Section 210.45 of the New York State Penal Law.

**City Court of Buffalo – Department of Police
Central Booking Bureau**

MISDEMEANOR/VIOLATION INFORMATION

State of New York, County of Erie, City Court of Buffalo

THE PEOPLE OF THE STATE OF NEW YORK

	DEFENDANT(S)	DOB	CASE NO.
VS	<u>JAMES M. KANE</u>	<u>05/07/1988</u>	<u>09-09825-18</u>
VS	<u>PATRICK T. KANE</u>	<u>11/19/1988</u>	<u>09-09826-18</u>
VS	_____	_____	_____
VS	_____	_____	_____

I, accuse the above named defendant(s) in this action, that on or about 08/09/09 @ 0500HRS in the City of Buffalo, did intentionally, knowingly and unlawfully commit the misdemeanor/violation of CRIMINAL MISCHIEF IN THE FOURTH DEGREE Contrary to the provision of 145.00-1 of the Penal Law Vehicle and Traffic Law _____ Law of the State of New York Ordinances of the City of Buffalo.

The facts upon which this accusation is based are of my own knowledge on information and belief.

145.00-1 - CRIMINAL MISCHIEF IN THE FOURTH DEGREE
IN THAT THE DEFENDANTS JAMES M. KANE AND CO-DEFENDANT PATRICK T. KANE, WHILE EACH BEING INTENTIONALLY AIDED BY OR WHILE AIDING THE OTHER , HAVING NO RIGHT TO DO SO NOR ANY REASONABLE GROUND TO BELIEVE HE HAD SUCH RIGHT, DID INTENTIONALLY DAMAGE PROPERTY OWNED BY THE COMPLAINANT. IN THAT ON THE ABOVE DATE AND TIME THE COMPLAINANT STATES THAT THE DEFENDANT ALONG WITH CO-DEFENDANT DID GRAB HIM BY THE THROAT AND PUNCHED HIM ABOUT THE HEAD AND FACE, DAMAGING THE COMPLAINANT'S GLASSES. TOTAL AMOUNT OF DAMAGE \$250.00.

165.15-3 THEFT OF SERVICES
IN THAT THE DEFENDANTS JAMES M. KANE AND CO-DEFENDANT PATRICK T. KANE, WHILE EACH BEING INTENTIONALLY AIDED BY OR WHILE AIDING THE OTHER , WHILE AT 56 EASTWOOD PLACE, DID TO OBTAIN TAXI TRANSPORTATION WITHOUT PAYMENT OF THE LAWFUL CHARGE THEREFORE, AND DID OBTAIN BY STEALTH, IN THAT THE DEFENDANTS DID CATCH A CAB FROM CHIPPEWA STREET TO EASTWOOD PLACE, UPON ARRIVAL THE TOTAL FARE BEING \$13.80. THE DEFENDANT'S DID PAY THE CAB DRIVER ALSO BEING THE COMPLAINANT \$15.00 IN US CURRENCY. THE COMPLAINANT DID GIVE THE DEFENDANTS ONE DOLLAR IN US CURRENCY AND THEN STATED TO THE DEFENDANT'S THAT HE DID NOT HAVE THE TWENTY CENTS IN CHANGE TO GIVE THEM. THE DEFENADANTS DID THEN GRAB THE MONEY FROM THE COMPLAINANTS HAND (TEARING IT FROM HIS HAND) AND BEGAN TO PUNCH HIM ABOUT THE FACE AND HEAD. UPON FURTHER INVESTIGATION WHILE AT THE ERIE COUNTY HOLDING CENTER DEPUTY BATY DID RECOVER THE TORN FIVE DOLLAR BILL IN THE DEFENDANT JAMES KANE'S RIGHT FRONT POCKET. EVIDENCE SUBMITTED BY PO WHITE.

Please take notice, pursuant to CPL 710.30, of the People's intent to offer at trial, evidence of defendant's statements to a public servant as referenced above.

Relationship: NONE

NOTICE: False statements made herein are punishable as a Class A Misdemeanor pursuant to Section 210.45 of the New York State Penal Law.