

STATE OF NEW YORK
COUNTY OF _____
TOWN/VILLAGE OF _____

THE PEOPLE OF THE STATE OF NEW YORK

ACCUSATORY INSTRUMENT
MISDEMEANOR COMPLAINT
C.P.L. §100.15

v.

Defendant(s)

I, _____, the COMPLAINANT herein, am a _____ Peace Officer
of the _____ Humane Society
(If police officer give rank & department. If not police officer, specify residence)

I ACCUSE _____ (jointly) the Defendant(s) in this action,
and charge that on or about the 1st day of January, 19____, at 24 hour period
Town _____ of _____ County of _____ Greena _____, New York, said
Defendant(s) did intentionally, knowingly, ~~negligently~~, unlawfully, ~~willfully~~, ~~with criminal negligence~~
commit the offense(s) of (1) Failing to provide food, water & sustenance
provisions of Section 353 ~~Subdivision~~ of the Agriculture & Markets ^{contrary to the} Law of the State of
New York, a Class A misdemeanor. Each of said defendants is jointly charged with every offense
alleged therein. The facts upon which this accusation is made are as follows:

** ~~Of my own knowledge~~ _____

Upon information and belief: A Sworn Deposition by _____ to wit: That
above named defendant did fail to provide food, water and sustenance to
several Brittany Spaniels during the above described times and date at
a location at _____ Ave. and Rt. 20, _____ N.Y. all contrary to the
provisions of the statute herein provided for.

WHEREFORE, I pray the defendant be dealt with in accordance with the Criminal
Procedure Law.

Complainant

Sworn to before me this _____
day of _____, 19____
Title _____

Verification of this instrument is made pursuant to Section 100.30(d) of the Criminal Procedure Law
and I know that a false statement herein is punishable as a Class A misdemeanor pursuant to Section
210.45 of the Penal Law of the State of New York.

Complainant

Dated: _____ day of _____, 19____

*Strike out words not applicable.

**See C.P.L. Section 100.40

Copies must be sent to the following: _____ Court, _____ Defendant, _____ Agency and _____ District Attorney

(rev.87)

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