

ONTARIO COURT OF JUSTICE

HER MAJESTY THE QUEEN

v.

ADAM NOBODY

P R O C E E D I N G S

BEFORE THE HONOURABLE MR. JUSTICE D.P. COLE
on the 1st day of October, 2010, at Toronto, Ontario

APPEARANCES:

Ms. K. Rynlander
Ms. E. Glass

Counsel for the Crown
Duty Counsel

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Friday, October 1, 2010

THE COURT: Adam Nobody.

5 MS. RHYNLANDER: Good morning, Your Honour. For the record, it's Katherine Rhylander, I'm appearing for the Crown on the Nobody matter.

THE COURT: Yes?

MS. GLASS: I understand this is going to be withdrawn?

10 MS. RHYNLANDER: If I could just put some comments on the record please, Your Honour?

THE COURT: Certainly.

15 MS. RHYNLANDER: Thank you, Your Honour. I can indicate that this is a matter that arises from the G-20. The current Information before the court indicates a assault Peace Officer, against one Todd Story (ph). There disclosures come in and I've had an opportunity to review the disclosure. The disclosure that pertains to Todd Story (ph) does not reveal any assault by Mr. Nobody, on that particular Officer. I understand that there was a (inaudible) information, indicting an assault on a Jeffery Alderray (ph), again, the Crown has had the opportunity to review that Officer's notes and it does not reveal an assault on Jeffery Alderray (ph). I can indicate however, that the disclosure clearly reveals that there was assaulting behaviour on a part of Mr. Nobody. But, certainly not giving reasonable probable grounds to arrest Mr. Nobody. But, certainly

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5 not making it reasonable, probable -- reason
prospect of conviction, as it pertains to
assault Peace Officer charge. So, the Crown
would ask the count two be withdrawn on that
basis. With respect to count one, the obstruct
Peace Officer, there's certainly reasonable,
probable grounds to have arrested Mr. Nobody,
and with respect to that charge, the Crown will
10 also ask that it be marked withdrawn. It is
not in the public interest to proceed with that
particular---

15 THE COURT: Thank you. The charges are
withdrawn sir. You are free to go.

MS. RHYNLANDER: I should also communicate one
thing before Mr. Nobody leaves, I've just been
provided with a number of video footage, and I
can indicate, should the video footage reveal a
further offence, Mr. Nobody could then, at some
20 point could face further charges. Thank you,
Your Honour.

THE COURT: Thank you.

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Form 2

Certificate of Transcript
Evidence Act, subsection 5(2)

I Kellie Walker, certify that this document is a true and Accurate transcript of the recording of R.V. Nobody in the Ontario Court of Justice held at 2201 Finch Ave West taken from recording No.4815-205-A-490 /2010, which has been certified in Form 1

Nov 1-10

Date



Kellie Walker