

P2

THE STATE OF TEXAS
VS.
ANDREW PETER LEHMAN
13602 SHADOW FALLS CT
HOUSTON TX 77059

SPN: 01469689
DOB: W M 11/22/1977
DATE PREPARED: 08/29/2022

D.A. LOG NUMBER: 2867943
CJIS TRACKING NO.:
AGENCY: CD8
O/R NO: 220700068
ARREST DATE: TO BE

NCIC CODE: 1301 19

RELATED CASES:

FELONY CHARGE: Aggravated Assault

CAUSE NO: 1784998
HARRIS COUNTY DISTRICT COURT NO: 263
FIRST SETTING DATE:

COURT ORDERED BAIL: X-Refer to (15.17)
PRIOR CAUSE NO:
CHARGE SEQ NUM: 1

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

Before me, the undersigned Assistant District Attorney of Harris County, Texas, this day appeared the undersigned affiant, who under oath says that he has good reason to believe and does believe that in Harris County, Texas, ANDREW PETER LEHMAN, hereafter styled the Defendant, heretofore on or about July 7, 2022, did then and there unlawfully, intentionally and knowingly threaten Monica Lynn Riley with imminent bodily injury by using and exhibiting a deadly weapon, namely, a motor vehicle.

Probable Cause

Affiant, Investigator J. Wingfield, is a certified peace officer employed by the Harris County Constables Office, Precinct 8. Affiant has reason to believe that Andrew Peter Lehman, a white male born on 11/22/77, committed the offense of aggravated assault on or about July 7, 2022, in Houston, Harris County, Texas.

Affiant bases his belief upon the following facts:

On July 7, 2022, Deputy T. Gossett was dispatched to 2323 Clear Lake City Blvd #185 at the local Cost Cutters Hair Salon. He met with the complainant Monica Riley and took a report for an aggravated assault involving a family member. This is a location in Harris County, Texas.

On this date, the complainant reported that her ex-boyfriend Peter Lehman attempted to drive over her with a vehicle, intending to harm her. She identified her ex-boyfriend as the defendant. The defendant was identified as Andrew Lehman using his TXDL #00380082.

The complainant provided information that she was at the defendant's residence at 13602 Shadow Falls court in Houston after being verbally manipulated into coming over to help the defendant get ready for court. While at the residence, the complainant and defendant verbally argued over several issues. According to the complainant, they argued about money, property, truthfulness, and previous issues. A third party not on location, identified as "Honor," had called the defendant and told him she was using narcotics and in bed with another individual leading up to the argument.

The complainant advised due to previous incidents of violence, she attempted to flee the situation on foot with the property. The defendant was on the phone in the garage and charged at her, grabbing her backpack while stating, "she's not taking my stuff."

During this time, the defendant followed in his Porsche Cayenne at speed. Riley stated that she felt "he was going to kill her," driving within feet of her and trying to run her over while holding her dog. This occurred in approximately the 14000 block of Space Center Blvd twice.

The complainant described the relationship as a dating relationship for the last two years but that they did not currently live together. She described previous incidents of violence between the two where she was given two black eyes but provided no documentation of this event or the exact date. The complainant further described the defendant as controlling by restricting her movements and finances. Deputy Gossett requested that the complainant complete a statement, but she advised she was scared of the defendant and afraid of retaliation.

Deputy Gossett responded to the Shadow Falls location and contacted the defendant, who stated he found out the complainant was an ex-girlfriend who was a prostitute. During this altercation at his residence, she grabbed the property and left the location. He advised he got in his car to follow her and try to talk to her, and while stopped in the roadway, she tried to kick his expensive vehicle while he was trying to

get the property back. Lehman told the Deputy he certainly did not try to run her over with his vehicle.

Based on my training and experience, a motor vehicle can cause serious bodily injury or death when used to strike a person.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Signed and sworn by me on 8/30/22

Duly attested by me on 8/30/22

J. Wingfield 3325 J. Wingfield

AFFIANT

[Signature]
Assistant District Attorney
Harris County District Attorney's Office
TBC No. **SBN 24097749**

[Signature]
Witness (Peace Officer)

ANDREW J. STOLICH III
Witness Printed name & Badge or Payroll number

COMPLAINT

FILED
Marilyn Burgess
District Clerk

AUG 30 2022

Time: 1:34
Harris County, Texas

By Cole
Deputy