cause no. <u>22</u> 0	X 386	( <u> </u>	The feet of the second
THE STATE OF TEXAS	§	IN THE 122 <sup>rd</sup> 1010	dial pistrict court
Vs. Andrew Lehman Ogg Assault DW	§ §	GALVESTON CO	ONTY TEXAS
CHARGE MOTION I	O DISMI	SS	
TO THE HONORABLE JUDGE OF SAID COURT:	O DISIVI		
NOW COMES the State of Texas by and throw the Court to dismiss the above entitled and numbered  The Defendant was convicted in another case In custody elsewhere. Old case; no arrest.  Missing witness. Request of complaining witness. Motion to suppress granted. Co-Defendant tried; this Defendant testified. Insufficient evidence. Co-Defendant convicted; insufficient evidence Case re-indicted. Other.	criminal ad	ction without prejudic	
Explanation:			
WHEREFORE, PREMISES CONSIDERED, it is requested that the above entitled and numbered cause be dismissed without prejudice.  (Respectfully Submitted,			
Ass Gal- OR  The foregoing motion having been presented A.D., and the same having been condition to the same having been conditions and the same having been conditions.  DECREED that said above entitled and numbered cause.  Hor	istant Criming veston Con Con Con Con Con Con Con Con Con C	ninal District Attorney anty, Texas  his the	ay of January, DERED, ADJUDGED and
Gai	vesion Col	mty, 10Aas	22 – CR – 3866 DCORDISM Order of Dismissal – Criminal 2711901