STATE OF WISCONSIN	CIRCUIT COURT	KENOSHA COUNTY	
STATE OF Wisconsin Plaintiff,	CRIN	IINAL COMPLAINT	
VS.	DA Case #: 20	022KN006128	
ALANDUS M. GRANDBERRY 6217 25th Ave Lower Kenosha, WI 53143 DOB: 08/18/1982 Sex/Race: M/B Eye Color: Brown Hair Color: Brown Height: 6 ft 0 in Weight: 160 lbs Alias: Also Known As Alandus Maraji Thomas Grandberry Also Known As Alandus M Grandberry Alias DOB: 08/16/1982 Alias DOB: 08/18/1982Defenda	2022-0006311 2023-0000245		For Official Use
Alias DOB: 08/18/1982Defend	ant.		For Ufficial Use

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The undersigned, being first duly sworn, states that:

#### Count 1: BATTERY, DOMESTIC ABUSE

The above-named defendant on or about Saturday, December 17, 2022, in the City of Kenosha, Kenosha County, Wisconsin, did cause bodily harm to Aleishia K. Harris, by an act done with intent to cause bodily harm to that person, and with knowledge that person did not consent, contrary to sec. 940.19(1), 939.51(3)(a), 968.075(1)(a) Wis. Stats., a Class A Misdemeanor, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than nine (9) months, or both.

And further, invoking the provisions of sec. 968.075(1)(a) Wis. Stats., because this charge is an act of domestic abuse, costs upon conviction would include the domestic abuse assessment imposed under sec. 973.055(1) Wis. Stats.

## Count 2: DISORDERLY CONDUCT, DOMESTIC ABUSE

The above-named defendant on or about Saturday, December 17, 2022, in the City of Kenosha, Kenosha County, Wisconsin, while in a public or private place, did engage in violent, abusive, indecent, profane, boisterous, unreasonably loud or otherwise disorderly conduct, under circumstances in which such conduct tended to cause or provoke a disturbance, contrary to sec. 947.01(1), 939.51(3)(b), 968.075(1)(a) Wis. Stats., a Class B Misdemeanor, and upon conviction may be fined not more than One Thousand Dollars (\$1,000), or imprisoned not more than ninety (90) days, or both.

And further, invoking the provisions of sec. 968.075(1)(a) Wis. Stats., because this charge is an act of domestic abuse, costs upon conviction would include the domestic abuse assessment imposed under sec. 973.055(1) Wis. Stats.

# **Count 3: FELONY INTIMIDATION OF A VICTIM**

The above-named defendant on or about Saturday, December 10, 2022, in the City of Kenosha, Kenosha County, Wisconsin, knowingly and maliciously did attempt to prevent Aleishia K. Harris, who has been the victim of a crime, from making a report of the victimization to a law enforcement agency, where the act is accompanied by force or violence or attempted force or violence, contrary to sec. 940.45(1), 939.50(3)(g) Wis. Stats., a Class G Felony, and upon conviction may be fined not more than Twenty Five Thousand Dollars (\$25,000), or imprisoned not more than ten (10) years, or both.

# Count 4: STRANGULATION AND SUFFOCATION, DOMESTIC ABUSE

The above-named defendant on or about Saturday, December 10, 2022, in the City of Kenosha, Kenosha County, Wisconsin, did intentionally impede the normal breathing by applying pressure on the throat or neck of another person, contrary to sec. 940.235(1), 939.50(3)(h), 968.075(1)(a) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than six (6) years, or both.

And further, invoking the provisions of sec. 968.075(1)(a) Wis. Stats., because this charge is an act of domestic abuse, costs upon conviction would include the domestic abuse assessment imposed under sec. 973.055(1) Wis. Stats.

## Count 5: FALSE IMPRISONMENT, DOMESTIC ABUSE

The above-named defendant on or about Saturday, December 10, 2022, in the City of Kenosha, Kenosha County, Wisconsin, did intentionally confine or restrain Aleishia K. Harris, without that person's consent, and with the knowledge that he had no lawful authority to do so, contrary to sec. 940.30, 939.50(3)(h), 968.075(1)(a) Wis. Stats., a Class H Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than six (6) years, or both.

And further, invoking the provisions of sec. 968.075(1)(a) Wis. Stats., because this charge is an act of domestic abuse, costs upon conviction would include the domestic abuse assessment imposed under sec. 973.055(1) Wis. Stats.

## Count 6: BATTERY, DOMESTIC ABUSE

The above-named defendant on or about Saturday, December 10, 2022, in the City of Kenosha, Kenosha County, Wisconsin, did cause bodily harm to Aleishia K. Harris, by an act done with intent to cause bodily harm to that person, and with knowledge that person did not consent, contrary to sec. 940.19(1), 939.51(3)(a), 968.075(1)(a) Wis. Stats., a Class A Misdemeanor, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than nine (9) months, or both.

And further, invoking the provisions of sec. 968.075(1)(a) Wis. Stats., because this charge is an act of domestic abuse, costs upon conviction would include the domestic abuse assessment imposed under sec. 973.055(1) Wis. Stats.

#### Count 7: DISORDERLY CONDUCT, DOMESTIC ABUSE

The above-named defendant on or about Saturday, December 10, 2022, in the City of Kenosha, Kenosha County, Wisconsin, while in a public or private place, did engage in violent, abusive, indecent, profane, boisterous, unreasonably loud or otherwise disorderly conduct, under circumstances in which such conduct tended to cause or provoke a disturbance, contrary to sec. 947.01(1), 939.51(3)(b), 968.075(1)(a) Wis. Stats., a Class B Misdemeanor, and upon conviction may be fined not more than One Thousand Dollars (\$1,000), or imprisoned not more than ninety (90) days, or both.

And further, invoking the provisions of sec. 968.075(1)(a) Wis. Stats., because this charge is an act of domestic abuse, costs upon conviction would include the domestic abuse assessment imposed under sec. 973.055(1) Wis. Stats.

## Count 8: ATTEMPTING TO FLEE OR ELUDE AN OFFICER

The above-named defendant on or about Monday, January 16, 2023, in the City of Kenosha, Kenosha County, Wisconsin, while operating a motor vehicle on a highway, after having received a visual or audible signal from a traffic officer, federal law enforcement officer, or marked or unmarked police vehicle that the operator knew or reasonably should have known was being operated by a law enforcement officer, did knowingly flee or attempt to elude a traffic officer by increasing the speed of the vehicle in an attempt to flee, contrary to sec. 346.04(3), 939.50(3)(i) Wis. Stats., a Class I Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than three (3) years and six (6) months, or both.

And furthermore, invoking the provisions of Wisconsin Statute 343.31(3)(d)1, upon conviction the department shall revoke the defendant's operating privileges for 6 months.

## Count 9: SECOND DEGREE RECKLESSLY ENDANGERING SAFETY

The above-named defendant on or about Monday, January 16, 2023, in the City of Kenosha, Kenosha County, Wisconsin, did recklessly endanger the safety of KH (DOB: 08/01/2021), contrary to sec. 941.30(2), 939.50(3)(g) Wis. Stats., a Class G Felony, and upon conviction may be fined not more than Twenty Five Thousand Dollars (\$25,000), or imprisoned not more than ten (10) years, or both.

## Count 10: DISORDERLY CONDUCT

The above-named defendant on or about Monday, January 16, 2023, in the City of Kenosha, Kenosha County, Wisconsin, while in a public or private place, did engage in violent, abusive, indecent, profane, boisterous, unreasonably loud or otherwise disorderly conduct, under circumstances in which such conduct tended to cause or provoke a disturbance, contrary to sec. 947.01(1), 939.51(3)(b) Wis. Stats., a Class B Misdemeanor, and upon conviction may be fined not more than One Thousand Dollars (\$1,000), or imprisoned not more than ninety (90) days, or both.

#### Count 11: OBSTRUCTING AN OFFICER

The above-named defendant on or about Monday, January 16, 2023, in the City of Kenosha, Kenosha County, Wisconsin, did knowingly obstruct an officer, while such officer was doing an act in an official capacity and with lawful authority, by failing to follow commands, contrary to sec. 946.41(1), 939.51(3)(a) Wis. Stats., a Class A Misdemeanor, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than nine (9) months, or both.

#### PROBABLE CAUSE:

#### As to Counts 1-2:

Officer Arenas of the Kenosha Police Department reported that on December 17, 2022 at approximately 5:30 p.m., he responded to 6217 25th Avenue lower in the City and County of Kenosha, State of Wisconsin for a family trouble call.

Upon arrival, Officer Arenas spoke with Aleishia Harris, who stated that while in the home with her child's father, defendant Alandus Grandberry, and various other family, the defendant became upset. Ms. Harris and the defendant have lived together since October 2022 and have a child together. The defendant was upset about the noise being made and went into the kitchen from the front room. The defendant stood over Ms. Harris nose to nose and was yelling about how her family was going to see her get her "ass whooped."

The defendant walked away, but came back and said "what you wanna do then n\*\*\*a, swing." The defendant then head-butted Ms. Harris with his forehead against hers, causing her pain without her consent.

The defendant then paced the front room while on the phone before getting his coat from the bedroom. As he was leaving, he stated that no one better be at the house when he gets back or he would "blow everybody down." This caused Ms. Harris to fear for her safety because she believed this was a reference to the defendant getting a gun. Ms. Harris did state she did not see the defendant with a gun, and had never seen him with a gun. The defendant was not on scene and officers could not speak with him via telephone.

Officer Jones-Denson spoke with the other occupants of the apartment, who were identified as Alexandria Harris, DMH (DOB: 05/13/2007), ACH (DOB: 05/02/2011) and JCH (DOB: 10/15/2008). Officer Jones-Denson reported that all subjects advised they heard Ms. Harris and the defendant verbally arguing. Alexandria advised she saw Ms. Harris and the defendant arguing after the defendant began yelling at the children playing in the house. During the argument, the defendant got in Ms. Harris' face and yelled at her aggressively. While arguing in the kitchen, Alexandria observed the defendant head-butt Ms. Harris in her face. Alexandria stated she walked away shortly after witnessing this but she could still hear the defendant yelling. A short time later, the defendant walked to the living room and yelled "everybody better be gone by the time I get back or I'm going to blow them down," before exiting the apartment.

#### As to Counts 3-7:

Officer Arenas reported that while investigating the above incident on December 17, Ms. Harris also informed Officer Arenas of an incident that took place on December 10, 2022.

Ms. Harris advised on December 10, 2022 at approximately 6:00 p.m., she was at 6217 25th Avenue lower in the City and County of Kenosha, State of Wisconsin with the defendant. Ms. Harris stated she and the defendant got into a verbal argument in the bathroom about Ms. Harris' lack of employment and the defendant began calling Ms. Harris vulgar names. The defendant then pushed Ms. Harris against the wall and when she told the defendant to leave he refused. The defendant added that Ms. Harris belonged to him and he was not going anywhere.

Ms. Harris stated she and the defendant kept arguing and the defendant then slapped her with his left hand on her right cheek, causing her pain. Ms. Harris then pushed the defendant and left the bathroom, going into the front room. Ms. Harris stated she was going to leave, but the defendant pushed her back approximately three times, stopping her from leaving and blocking the door. The defendant added that Ms. Harris was not leaving and Ms. Harris attempted to grab her phone off the floor. Ms. Harris stated she was going to call police and he grabbed the phone, stating she was not calling anyway.

The defendant then dropped the phone and choked Ms. Harris around the neck with both hands. Ms. Harris advised that this caused her pain and difficulty breathing for approximately one minute. They began to tussle and the defendant picked Ms. Harris up off of the ground before slamming her down on the ground, causing her pain. Ms. Harris showed Officer Arenas a bruise on her right shoulder that she stated was from being slammed.

Ms. Harris stated she then laid on the ground dizzy for a moment before going to the bathroom. The defendant followed her there and told her she was not leaving when she said she wanted someone to come get her. The defendant began apologizing and stated he tripped when he slammed her to the ground. The defendant then told Ms. Harris to get in the bathtub and lay down.

After the bath, Ms. Harris tried to sleep in other places around the house, but the defendant did not want her to do this, so Ms. Harris eventually went to sleep with the defendant in their bed. Ms. Harris advised that she has not called police because she did not want the defendant to go to jail and did not wish to pursue a criminal complaint.

#### As to Counts 8-11:

Officer Niesen of the Kenosha Police Department reported that on January 16, 2020 at 4:19 p.m., she was in full KPD uniform operating a marked KPD squad while on routine patrol in the area of 63rd Street and 25th Avenue in the City and County of Kenosha, State of Wisconsin when she observed a blue Dodge Charger traveling northbound on 25th Avenue from 63rd Street. Officer Niesen knew that an adult male subject who lived in the 6200 block of 25th Avenue drove a blue Dodge Charger and had probable cause for his arrest. Officer Niesen observed the Dodge pull over in front of 6217 25th Avenue.

Officer Niesen initiated a traffic stop and approached the driver side of the vehicle and identified the driver as the defendant. The defendant began asking Officer Niesen what the problem was. The defendant advised his 17 month-old daughter, KH (DOB: 08/01/2021) was the only other person in the vehicle.

Officer Niesen explained to the defendant that there was a subject who lived on the block, driving a similar car to his, that had a warrant/probable cause for arrest. The defendant provided his driver's license and Officer Niesen determined that the defendant was the subject officers were seeking.

Once Officer Niesen confirmed that there was probable cause to arrest the defendant, she approached the vehicle to contact the defendant again. Officer Niesen noticed the defendant had rolled the driver side window up. As Officer Niesen approached the vehicle, the defendant rolled the window down approximately 6-8 inches. Officer Niesen told the defendant to turn the car off and step out. The defendant refused to exit the car. Officer Niesen told the defendant there was probable cause to arrest him and to step out. The defendant rolled up the driver side window and then rolled it back down. The defendant was advised he was under arrest. The defendant stated "I'm not going to jail, I'm not going to jail" and rolled his window up again. The defendant rolled the window down again slightly and said "I'm not going to jail." Officer Niesen attempted to open the driver side door to the remove the defendant and the door was locked.

Officer Guadarrama advised the defendant that he was under arrest and needed to exit the vehicle, or he would be charged with obstructing. The defendant was talking faster and appeared more agitated than when Officer Niesen first spoke with the defendant. Officer Niesen told the defendant that the window would be broken to remove the defendant from the vehicle. While in the vehicle, the defendant was making swift movements toward the center console area of the vehicle. Based on these movements, officers were concerned about the defendant possibly possessing a weapon.

The defendant then accelerated his vehicle and left the traffic stop, northbound on 25th Avenue at a high rate of speed. The area where the defendant was traveling is residential and the posted speed limit is 25 miles per hour. The roads were wet as it was raining. Officer Niesen still had her emergency lights activated and turned on her siren and began pursuing the vehicle. Officer Niesen observed the vehicle turn eastbound onto 60th Street from 25th Avenue.

The traffic at this time of day was heavy. Officer Niesen lost sight of the vehicle at 60th Street and 22nd Avenue. After clearing that intersection, Officer Niesen de-activated her siren but still continued to look for the vehicle with emergency lights activated. Officer Rockweiler advised over the radio he saw the vehicle on 60th Street approaching Sheridan Road, but he was not in pursuit. Officer Niesen reported that it is reasonable to believe the defendant was traveling at a high rate of speed due to the distance he covered in a short amount of time. In addition, traffic was heavy, the speed limit is 30 miles per hour, and the roadway was wet.

Officer Rockweiler advised the vehicle was traveling northbound on 10th Avenue, which leads to the Stationside Village apartments. Officer Niesen responded to 11th Avenue from 60th Street in an attempt to intercept the vehicle. Officer Niesen observed a vehicle traveling head-on toward her. Officer Niesen made a slight right to avoid being struck or shot at, and the Charger was forced to make a slight right into the train parking lot. The defendant's Charger then continued southbound through the parking lot, which came to a T-intersection at 55th Street. Officer Niesen advised that if the vehicle was not going to stop and was being operated a high rate of speed, the pursuit would be terminated due to a child being in the vehicle.

After the pursuit was terminated, officers responded back to the area of the residence. Officers were advised by subjects at 6217 25th Avenue upper, they saw the defendant jump a fence from

the east side of the house and enter the residence. A few moments later, Aleishia Harris arrived on scene. It was later learned that Ms. Harris was contacted by the defendant, who told her he was getting pulled over by the police and then hung up the phone. Ms. Harris did not know what was occurring and wanted to check on her child, so she had her boss drive her from work to her residence.

Officer Niesen advised Ms. Harris of the incident. Ms. Harris made phone contact with the defendant who denied being in the residence. Officer Niesen asked Ms. Harris if anyone else was in the residence, to which she replied in the negative. Officer Niesen observed the shadow of an adult subject through the blinds of the window on the south side of the residence. Officers also advised there were lights being turned on and off inside the lower unit. Ms. Harris advised she did not have keys to access her residence.

Officers were advised that the defendant made contact with an individual named Xavier Mitchell. Mr. Mitchell advised the defendant pushed his way into the upper unit and advised Mr. Mitchell to assist him in hiding. This action and behavior from the defendant caused Mr. Mitchell to be fearful so he complied. Mr. Mitchell came outside and gave KH to Ms. Harris.

Officers and SWAT eventually made entry to the residence after making several phone calls to the defendant. The defendant was located in the attic, and Sergeant Wicketts reported that the defendant eventually complied with commands to come down, where he was taken into custody.

Your complainant is an attorney with the Kenosha County District Attorney's Office, who bases his knowledge of this complaint on:

- > The official law enforcement agency reports of the Kenosha Police Department prepared by Officer Arenas, Officer Jones-Denson, Officer Niesen, Sergeant Wicketts, Officer Cox, Officer O'Neil, Officer Eakins, Officer Guadarrama, Officer Soderstrom and Detective Krein, which reports were prepared in the normal course of law enforcement duties;
- Statements by citizen informants Aleishia Harris, Alexandria Harris, DMH (DOB: 05/13/2007), ACH (DOB: 05/02/2011), JCH (DOB: 10/15/2008) and Xavier Mitchell; who are evewitnesses to the facts they relate;
- Statements by the defendant, which were made contrary to his penal interests;
- The official records of: The Circuit Court for Kenosha County; The Department of Transportation; The FBI Triple I Teletype; The Wisconsin Circuit Court Automated Program, which records are maintained in the normal course of business duties.

Subscribed and sworn to before me on 01/17/23 Electronically Signed By: Electronically Signed By: Andrew J Burgoyne Assistant District Attorney State Bar #: 1044850

Zachary L Brost Complainant