Statement of the Case

This case involves the shooting of Rashawn Anderson on March 11, 2012 in Clearwater, Wisconsin. The State of Wisconsin has charged Leslie St. Peter with attempted first degree homicide in the case, contrary to Wisconsin Statutes sec. 940.01(1)(a) and 939.32. One possible witness to the shooting, Chris Sanders, is dead. The circumstances of his death are not entirely clear.

Whether a defendant will testify at trial is always the defendant's decision. Defendants, such as Leslie, have a right not to be compelled to testify at trial under the Fifth Amendment to the United States Constitution and Article I, Section 8 of the Wisconsin Constitution. But defendants also have a right to testify on their own behalf if they wish to do so under the Sixth and Fourteenth Amendments to the United States Constitution and under Article I, Section 7 of the Wisconsin Constitution.

You are to assume that Leslie St. Peter has chosen to testify at trial, that Leslie's attorneys properly have informed him of the pros and cons of testifying, and that the judge properly has questioned Leslie and determined that the decision to testify is knowing and voluntary and Leslie's alone.

Stipulations

The parties have stipulated as follows, and all parties are bound by these stipulations:

- 1. All of the exhibits are authentic and the authenticity of an exhibit is never at issue.
- 2. All witness affidavits have been properly signed and notarized. A copy of any affidavit which does not bear a signature or is not notarized is to be treated as though it is signed and notarized. This stipulation does not apply to any exhibits attached to those witness affidavits.
- 3. The Clearwater County Sheriff's Department and the City of Clearwater Police Department both had jurisdiction over the shooting of Rashawn Anderson and the Departments have conducted a joint investigation.
- 4. Garman Horsteadwinkle, who may also be known, as "Puncher," is the same gender as Leslie St. Peter.

State of Wisconsin	Circuit Court	Clearwater County
STATE OF WISCONSIN,	DA Case No. 2	2010MD661
Plaintiff,	Assigned DA/	ADA:
V.	Court Case No	D. <u>12CF1313</u>
LESLIE ST. PETER		
612 S. Clearwater Street, Apt. 7		
Clearwater, WI,		
Defendant	COMPLAINT	

Count 1: ATTEMPTED FIRST DEGREE HOMICIDE

The above-named defendant, on or about March 11, 2012, at approximately 4260 N. Main Street, in the City of Clearwater, Clearwater County, Wisconsin, did attempt to cause the death of Rashawn Anderson with intent to kill Rashawn Anderson, contrary to secs. 940.01(1)(a) and 939.32 Wis. Stats, a Class B Felony, and upon conviction may be imprisoned not more than 60 years.

Alison Wonderland of the City of Clearwater Police Department, being first duly sworn on oath, upon information and belief, states that:

I am a City of Clearwater Police Officer and have reviewed the official City of Clearwater Police Reports, which I have relied upon in the past and found to be truthful and reliable.

I also have reviewed the official County of Clearwater Sheriff's Department Reports, which I have relied upon in the past and found to be truthful and reliable.

On March 11, 2012, at approximately 15:00 hours, the 911 call center for the County of Clearwater received a call indicating that there had been a shooting at 300 N. Main Street. Because of the nature of the call, deputies from the County of Clearwater Sheriff's Department as well as officers from the City of Clearwater Police Department were dispatched to the scene.

Sergeant Mark Fishbourne of the Clearwater County Sheriff's Department arrived first and immediately took control of the scene. Deputy Morgan Mansfield of the County of Clearwater Sheriff's Department and Detective Cary Agos of the City of Clearwater Police Department arrived soon after him. When they arrived, they observed a person, subsequently identified as Rashawn Anderson, lying on the ground. Paramedics subsequently placed Anderson in an ambulance and Deputy Mansfield accompanied Anderson to the Clearwater Regional Medical Center. A nurse informed Deputy Mansfield that Anderson had been shot a total of four times: once in the stomach, once in the right knee cap, and two times in the right arm. The nurse said Anderson was lucky to be alive. The next day, on March 12, 2012, Detective Agos spoke with Anderson at the hospital. Anderson said s/he knew his assailant from from George Bailey Alternative High School and "around town." S/he described him/her as short with straight brown hair and said s/he was wearing a yellow leather jacket and blue jeans. S/he said the assailant was "Muncher," although Anderson's words were slurred. It is common knowledge among members of the Clearwater Police Department that "Muncher" is a nickname for Leslie St. Peter.

Anderson also indicated that Anderson and the defendant had exchanged strong words the previous week when the defendant tried to steal Anderson's yellow and black jacket from the back of a chair. Yelling and pushing ensued until a teacher broke it up. Anderson's friends joined in and called the defendant names.

Detective Agos arrested the defendant on March 12, 2012 and conveyed him/her to the Clearwater Police Station. The detective then interviewed the defendant. Initially, the defendant denied any involvement in the incident but subsequently admitted shooting Anderson. The defendant stated that he/she and a "friend" approached Anderson but that the friend "did not know what was going on" and "should not be dragged into all of this." The defendant claimed he/she was "evening the score" because "nobody pushes Muncher around."

END OF COMPLAINT*

Subscribed and sworn to before me and approved for filing on this 13th day of March, 2012

Harvey Birdman DISTRICT ATTORNEY

Alison Wonderland

COMPLAINING WITNESS

580 & 1010 ATTEMPTED FIRST DEGREE INTENTIONAL HOMICIDE-- § 939.32 AND § 940.01

The defendant is charged with attempted first degree homicide.

Statutory Definition of the Crime

The crime of attempted first degree homicide, as defined in § 939.32 and § 940.01 of the Criminal Code of Wisconsin, is committed by one who, with intent to commit first degree intentional homicide, does acts toward the commission of that crime which demonstrate unequivocally, under all of the circumstances, that he or she had formed that intent and would commit the crime except for the intervention of another person or some other extraneous factor.

State's Burden of Proof

Before you may find the defendant guilty of this offense, the State must prove by evidence which satisfies you beyond a reasonable doubt that the following two elements were present.

Elements of the Crime That the State Must Prove

1. The first element of attempted first degree intentional homicide requires that the defendant intended to commit the crime of first degree intentional homicide.

The crime of first degree intentional homicide is committed by one who:

- a. caused the death of another human being. "Cause" means that the defendant's act was a substantial factor in producing the death.
- b. Acted with the intent to kill another human being. "Intent to kill" megans that the defendant had the mental purposes to take the life of another human being or was aware that his/her conduct was practically certain to cause the death of another human being.

The crime charged against the defendant in this case, however, is not first degree intentional homicide as defined but an attempt to commit the crime of first degree intentional homicide.

2. The second element of attempted first degree intentional homicide requires that the defendant did acts toward the commission of the crime of first degree intentional homicide which demonstrate unequivocally, under all of the circumstances, that the defendant intended to and would have committed the crime of first degree intentional homicide except for the intervention of another person or some other extraneous factor.

Meaning of "Unequivocally"

"Unequivocally" means that no other inference or conclusion can reasonably and fairly be drawn from the defendant's acts under the circumstances.

Meaning of "Another Person"

"Another person" means anyone but the defendant and may include the intended victim.

Meaning of "Extraneous Factor"

An "extraneous factor" is something outside the knowledge of the defendant or outside the defendant's control.

Deciding About Intent

You cannot look into a person's mind to find intent. Intent must be found, if found at all, from the defendant's acts, words, and statements, if any, and from all the facts and circumstances in this case bearing upon intent.

140 BURDEN OF PROOF

The burden of establishing every fact necessary to constitute guilt is upon the State. Before you can return a verdict of guilty, the evidence must satisfy you beyond a reasonable doubt that the defendant is guilty.

If you can reconcile the evidence upon any reasonable hypothesis consistent with the defendant's innocence, you should do so and return a verdict of not guilty.

The term "reasonable doubt" means a doubt based upon reason and common sense. It is a doubt for which a reason can be given, arising from a fair and rational consideration of the evidence or lack of evidence. It means such a doubt as would cause a person of ordinary prudence to pause or hesitate when called upon to act in the most important affairs of life.

A reasonable doubt is not a doubt which is based on mere guesswork or speculation. A reasonable doubt is not a doubt such as may be used to escape the responsibility of a decision.

While it is your duty to give the defendant the benefit of every reasonable doubt, you are not to search for doubt. You are to search for the truth.

State of Wisconsin	Circuit Court	Clearwater County
STATE OF WISCONSIN, Plaintiff,		
v. LESLIE ST. PETER 612 S. Clearwater Street, Apt. 7 Clearwater, WI,	Court Case N	o. <u>12CF1313</u>
Defendant		

VERDICT

We, the jury, find the defendant, Leslie St. Peter, not guilty of attempted first

degree homicide, contrary to Wisconsin Statutes sec. 940.01(1)(a) and 939.32.

Jury Foreperson

urt Case No. <u>12CF1313</u>	
L	111 Case No. <u>12CF1515</u>

VERDICT

We, the jury, find the defendant, Leslie St. Peter, guilty of attempted first

degree homicide, contrary to Wisconsin Statutes sec. 940.01(1)(a) and 939.32.

Jury Foreperson

CIRCUIT COURT

STATE OF WISCONSIN,

Plaintiff,

Case No. 12CF1313

v.

LESLIE ST. PETER,

Defendant.

AFFIDAVIT OF RASHAWN ANDERSON

Rashawn Anderson, being first duly sworn, states as follows:

- 1. My name is Rashawn Anderson. I am 17 years old and I go to George Bailey Alternative High School in the County of Clearwater, Wisconsin. I'm going to graduate in June, as long as I can get at least a D in Spanish. I know English so there's no reason I should learn Spanish, but I love math. I wanted to go to college next year but probably won't be able to because this kid Muncher shot me like 12 times and tried to kill me. Once Muncher is put away I can move on with my plans.
- 2. On March 11, 2012, I was walking to my Aunt's house to help her take care of her kids. I had one beer before I left my house because I was thirsty and I didn't have anything else to drink that I felt like drinking. I was walking down N. Main Street and was about to turn on to West Crescent when I heard some kids behind me. I think there were two people or maybe three or four because they were talking smack. The only voice I recognized was this kid named Muncher.
- 3. I started to spin around and I said "Hey Muncher, what's up?" But then I saw a gun pointed right at me and I yelled "Hey you're crazy!" Man, it really is true that, when a gun is pointed at you, all you see is that gun. Just then, I was shot in my stomach, arm, and leg. I heard a bunch of shots, but it hurt a whole lot and, after the the first, I was like paralyzed, and I fell over. I was hit three more times.

- 4. I tried to get up but could only raise my head. I saw Muncher and some other kid running away. Muncher was wearing this yellow leather jacket that was so ugly, I'd never seen a jacket that ugly. Who wears a yellow leather jacket? A crazy person, that's who. I don't remember what shoes or pants Muncher wore, but Muncher's hair looked straight as far as I could tell. I've seen Muncher with a bunch of different hair styles.
- 5. Finally the paramedics came for me. I was laying in a pool of blood. There was so much blood I could smell it and taste it. I thought this is it. I'm going to die. I asked the paramedic if I was going to die and the paramedic didn't say anything to me. They put me in the ambulance and these people were all trying to talk to me but I had blood coming up into my mouth and coming out my nose. That's all I remember until I woke up in the hospital.
- 6. I've known Muncher for probably 10 years, but we've never hung out. Muncher hung around with these kids who have all sorts of problems. I know Muncher's best friend Chris Sanders was shot and killed because Chris had been involved with these guys who were gambling, and he owed this one dude a bunch of money. I even saw Chris with about \$900 in cash but I know Chris never had a job.
- 7. I also know a kid named Puncher. Puncher is a bully and I had a problem with him/her last year because I accidently borrowed Puncher's sister's new iPad for a few days but we're cool now. Puncher even came to visit me in the hospital and told me he/she knows a kid who is selling a car and Puncher can help me get a good price on it, because I really need a car. Puncher's been real cool to me since I was shot.
- 8. I never had a problem with Muncher but I heard from my friends that Muncher had a problem with me. Then, the week before Muncher shot me, Muncher came up to me in the lunch room and got in my face, saying I stole his/her jacket and he/she wanted it back, but I never stole anyone's jacket in my whole life so I didn't know what Muncher was talking about. Muncher started yelling and cursing and causing a scene. Muncher was acting so crazy a bunch of people came over to us, and this group of girls I know were laughing and imitating Muncher. Even Muncher's friends were saying Muncher was acting crazy. Finally a teacher came over and

pulled Muncher away from me.

Rashawn Anderson

Rashawn Anderson

Subscribed and sworn to before me On this <u>8th</u> day of August, 2012.

Harvey Birdman State of Wisconsin, County of Clearwater My commission is permanent. CIRCUIT COURT

STATE OF WISCONSIN,

Plaintiff,

Case No. 12 CF 1313

v.

LESLIE ST. PETER,

Defendant.

AFFIDAVIT OF DETECTIVE CARY AGOS

Cary Agos, being first duly sworn, states as follows:

- 1. My name is Detective Cary Agos. I reside at 770 Murphy Street in Clearwater, Wisconsin. I am currently a Detective with the Clearwater Police Department. I graduated from Police Academy in 1999, and have been working as a police officer since that time. I moved to Clearwater with my spouse and began working with the Clearwater PD in January of 2011. It has taken a while, but I think I am finally becoming familiar with the Clearwater streets, parks and neighborhoods. I still get my street names mixed up sometimes, though.
- 2. On March 11th, 2012, at just past 1500 hours, I was dispatched to the scene of a shooting at the corner of Main Street/Cty Hwy J and Crescent Street in Clearwater, Wisconsin, in Clearwater County. This was outside of my regular beat. I was on the other side of town on my bike patrol route through the city parks at the time I was dispatched, so I was not the first officer to arrive at the scene. Sergeant Fishbourne from the Clearwater County Sheriff's Department was already on the scene. Sergeant Fishbourne seemed to have things under control, so I hopped back on my bike and headed to the hospital to interview the vic, who had been transported by ambulance to Clearwater Hospital a short time earlier.
- 3. When I first tried to speak with the vic, the nurse told me he/she was too sick to speak with me. Apparently he/she had just been sewn up after

having bullets removed from his/her stomach, kneecap and arm. The nurse told me to return the next day.

- 4. On March 12th, 2012, I returned to the hospital to interview the vic after my morning bike patrol. The nurse said that the vic should be able to talk, because he/she had been talking okay that morning despite his/her morphine drip. I proceeded with the interview.
- 5. The vic said he/she knew the perp from school and "around town." They had encountered each other in the past. The vic described the perp as short with straight brown hair and wearing a yellow leather jacket and blue jeans at the time of the incident in question.
- 6. It is my understanding the vic and the perp had exchanged strong words in the previous week, when the perp accused the vic of trying to steal his/her jacket when it was draped over the back of the chair. The vic apparently told the perp that he/she would not have wanted the perp's jacket anyway, because it was yellow and black and made him/her look like a bumblebee. The two began to yell at each other and push each other around until a teacher broke it up. Some of the vic's friends joined in and called the perp names.
- 7. The vic said something that sounded like "muncher," but I was not sure what he/she meant by this—I did not know what a "muncher" was, and he/she was kind of slurring his/her words. I relayed my curiosity to my colleagues when I returned to the station that day, and they were all certain that "muncher" was a reference to Leslie St. Peter, a local troublemaker with "Muncher" for a nickname.
- 8. Based on the information I gathered, and based on the information that was gathered by my colleagues and the Clearwater County Sheriff's Department at the scene, I was then dispatched to arrest Leslie St. Peter on suspicion of Attempted First Degree Homicide. While I had no previous contact with the individual in the course of my work, my colleagues informed me that he/she could probably be found at his/her regular hangout—the Frosty Tip on Grand Avenue. I proceeded to the Frosty Tip after exchanging my bike for a squad car at the station.

- 9. I exited my vehicle at the Frosty Tip when, through the window, I saw a youth wearing a black and yellow jacket sitting at a table with two or three other individuals, eating ice cream. When I walked into the joint, the individuals at the table started laughing at me. Then, I realized that I had forgotten to take my bike helmet off, and had worn it in the squad car and walking into the Frosty Tip.
- 10. However, when I walked toward the perp with my handcuffs out, the smirks on their faces faded. With a gaping mouth and a look of great surprise, the perp said, "OMG, who ever would the 5-0 be here to see?" He/she then stood up with his/her hands behind his/her back for me to cuff him/her. He/she was no longer wearing the black and yellow jacket. I read the perp his/her Miranda rights, placed him/her in the back of the squad car, and took him/her to the station. At the station, I asked the perp to sign a document acknowledging I had read his/her Miranda rights, and the perp agreed to do so.
- 11. For the first bit of our time together in the Clearwater Police Department interrogation room, the perp denied any involvement in the incident, and denied even knowing the victim. He/she claimed he/she was at a friend's house all afternoon, and never left.
- 12. Three hours into the interview, the perp finally realized the seriousness of what he/she had done, and broke down and cried. He/she admitted to shooting the victim with a black gun that he/she had taken from his/her parents. He/she said the shooting took place at the corner of Main Street and Hadley Street in Clearwater. He/she would not identify by name the "friend" who was present, too, claiming the friend "did not know what was going on" and "should not be dragged into all of this." He/she mentioned something about "evening the score," because "nobody pushes Muncher around."
- 13. After I had the confession, I wrote up a statement for St. Peter to sign. I tried to review the video from the interrogation room in preparing the statement, only to find the video camera was malfunctioning—while I am certain I pressed "record" before the interrogation began, the video tape was blank when I went to review it. I have a good memory, though, so I wrote the statement based on my memory of St. Peter's confession. I then read the statement aloud to St. Peter, but while he/she did not say I had

gotten any of the facts wrong, he/she said he/she "just can't...I've already said too much."

- 14. The perp never did tell me what happened to the black gun. It is my understanding it was not recovered at the scene, so we do not have the weapon in our possession. I asked if I should talk to the perp's parents about whether they own a black gun, Deputy Sheriff Morgan Mansfield of the Clearwater County Sheriff's Department said that I should leave it be, that he/she would "take care of it." I got the impression Deputy Mansfield and the County Sheriff wanted all the credit in this case, and they were jealous that I had obtained the confession. I am not sure what happened with the search for the gun after that. They were supposed to look for the jacket, too, but I haven't heard anything about whether the yellow and black jacket was ever recovered.
- 15. I was promoted from Officer to Detective a couple months ago. I have to say, I think this case was the "big break" I had been waiting for. There are not many shootings or cases like these that arise in Clearwater, so I knew I had to be careful and take advantage of the opportunity to get the attention of my superiors. I was very proud that I was able to obtain a confession after hours of rigorous and skillful interrogation. I only wish he/she had signed the statement.
- 16. I knew this was my chance to get back in the good graces of my superiors, so I was as careful as I knew to be every step of the way. Until this case, I felt like no one at the Clearwater PD was taking me seriously. Sure, after they hired me they found out that at my old job I was suspended for 25 days for "untruthfulness," but that was ten years ago! They had suspected that I filed an auto accident report with incorrect information identifying the driver, who was my best friend, and it affected how my colleagues viewed me for years. How long does it take for people to no longer that every report I write is inaccurate? And how long does it take for people to no longer think of me as the "new guy?" Now that I solved this case, and now that I am a Detective, it seems like people are

finally treating me with respect.

Detective Cary Agos Detective Cary Agos

Subscribed and sworn to before me On this <u>8th</u> day of August, 2012.

Harvey Birdman State of Wisconsin, County of Clearwater My commission is permanent.

ļ,	Clearwater Police D	epartment	Inc	ident Report	
Clearwater	Incident:				
WI /	Shooting of Rashawn Anderson				
	Incident Report No.	Incident date:	In	cident time:	
	12-048	3/11/12	1:	500	
	Incident Location:	-			
× ·	300 N. Main Street, Clearwater, WI				
	Suspect name :			DOB:	
	St. Peter, Leslie			1/15/1995	
Address:				Phone:	
612 S. Clearwater Stree	et, Apt. 7, Clearwater	, WI		(920) 555-1166	
Employer:		Work Phone:			
Student					
Employer Address:					

On March 11th, 2012, at just past 1500 hours, I was dispatched to the scene of a shooting at the corner of Main Street/Cty Hwy J and Crescent Street in Clearwater, Wisconsin, in Clearwater County. I was on my regular bike patrol across town at the time so I was not the first officer to arrive at the scene. Sergeant Fishbourne of the Clearwater County Sheriff's Department was already on the scene. After ensuring Sergeant Fishbourne had everything under control at the scene, I proceeded to the hospital to interview the victim, Rashawn Anderson, who had been transported by ambulance to Clearwater Hospital a short time earlier. When I first tried to speak with Anderson, the nurse told me he/she was too sick to speak with me. He/he was still recovering from removal of bullets in his/her stomach, kneecap and arm. The nurse told me to return the next day.

Interview with Rashawn Anderson

On March 12th, 2012, I returned to the hospital to interview Anderson after my morning bike patrol. The nurse said that Anderson should be able to talk, because he/she had been talking okay that morning despite his/her morphine drip. I proceeded with the interview. Anderson informed me that he/she knew the suspect, Leslie St. Peter, from school and "around town." They had encountered each other in the past. Anderson described St. Peter as short with straight brown hair and wearing a yellow leather jacket and blue jeans at the time of the incident.

Anderson informed me that he/she and St. Peter exchanged strong words in the previous week, when St. Peter accused Anderson of trying to steal his/her jacket when it was draped over the back of the chair. Anderson apparently told St. Peter that he/she would not have wanted St. Peter's jacket anyway, because it was yellow and black and made him/her look like a bumblebee. The two began to yell at each other and push each other around until a teacher broke it up. Some of Anderson's friends joined in and called St. Peter names.

Anderson said something that sounded like "muncher," but I am not sure what he/she meant by this—I did not know what a "muncher" was, and he/she was kind of slurring his/her words. My colleagues at the station have since informed me that "Muncher" is the nickname of local troublemaker Leslie St. Peter.

	Vehicle Inform	ation:					
License No.:	State:		Expiration Year:	VIN:		Insurance Co.:	
Reporting Officer:					Payroll No:	Report date:	
Agos, Cary					193	3/12/12	
Time recd:	Time cleared:	Unit A	Assigned		Pages:		
					1 of 2		

Clearwater Police Department		Continuation	
Incident Report:	Incident location	Incident Date:	
12-048	300 N. Main Street, Clearwater, WI	3/11/12	

Arrest of Leslie St. Peter

Based on the information I gathered, and based on the information that was gathered by my colleagues and the Clearwater County Sheriff's Department at the scene, I was dispatched to arrest Leslie St. Peter on suspicion of Attempted Homicide. I was informed that he/she could probably be found at his/her regular hangout—the Frosty Tip on Grand Avenue. I proceeded to the Frosty Tip after exchanging my bike for a squad car at the station.

I exited my vehicle at the Frosty Tip when, through the window, I saw a youth wearing a black and yellow jacket sitting at a table with two or three other individuals, eating ice cream. I identified St. Peter based on the description I had been given and based on the yellow jacket, and walked toward him/her with my handcuffs out. With a gaping mouth and a look of great surprise, St. Peter said, "OMG, who ever would the 5-0 be here to see?" He/she then stood up with his/her hands behind his/her back for me to cuff him/her. He/she was no longer wearing the black and yellow jacket. I read St. Peter his/her *Miranda* rights, placed him/her in the back of the squad car, and took him/her to the station. At the station, I asked St. Peter to sign a document acknowledging I had read his/her *Miranda* rights, and St. Peter agreed to do so.

Interview with Leslie St. Peter

For the first bit of our time together in the Clearwater Police Department interrogation room, St. Peter denied any involvement in the incident, and denied even knowing the victim. He/she claimed he/she was at a friend's house all afternoon, and never left.

Three hours into the interview, St. Peter broke down and cried. He/she admitted to shooting the victim with a black gun that he/she had taken from his/her parents. He/she said the shooting took place at the corner of Main Street and Hadley Street in Clearwater. He/she would not identify by name the "friend" who was present, too, claiming the friend "did not know what was going on" and "should not be dragged into all of this." He/she mentioned something about "evening the score," because "nobody pushes Muncher around."

After I had the confession, I wrote up a statement for St. Peter to sign. I tried to review the video from the interrogation room in preparing the statement, only to find the video camera was malfunctioning—while I am certain I pressed "record" before the interrogation began, the video tape was blank when I went to review it. I have a good memory, though, so I wrote the statement based on my memory of St. Peter's confession. I then read the statement aloud to St. Peter, but while he/she did not say I had gotten any of the facts wrong, he/she said he/she "just can't...I've already said too much."

Physical Evidence

St. Peter never did tell me what happened to the black gun. It is my understanding it was not recovered at the scene, so we do not have the weapon in our possession. When I asked if I should talk to St. Peter's parents about whether they own a black gun, Deputy Morgan Mansfield of the Clearwater County Sheriff's Department said that I should leave it be, that he/she would "take care of it." Deputy Mansfield also said he/she would find the yellow and black jacket.

Reporting Officer:	Payroll No:	Pages:
Agos, Cary	193	2 of 2

Clearwater Police Department		Supplemental	
Incident Report:	Incident location	Incident Date:	
12-048	300 N. Main Street, Clearwater, WI	3/11/12	

Statement of Leslie St. Peter

Interview on 3/12/12, commencing at 1725 hours

I have been read my Miranda rights and I understand them. X Leslie St. Peter

My nickname is Muncher. I shot Rashawn Anderson on March 11, 2012. I did it with a black gun that I took from my parents. I shot Rashawn on the corner of Main Street and Hadley Street in Clearwater. I was with a friend. This friend did not know what was going on and should not be dragged into all of this so I will not give his/her name. I wanted to even the score because Rashawn is a punk and nobody pushes Muncher around. **X** (**Refused to sign**)

Interview ended at 2055. Suspect supplied with cup of water.

Reporting Officer:	Payroll No:	Pages:
Agos, Cary	193	1 of 1

STATE OF WISCONSIN,

Plaintiff,

Case No. 12CF1313

v.

LESLIE ST. PETER,

Defendant.

AFFIDAVIT OF AVERY LOGAN

Avery Logan, being first duly sworn, states as follows:

- My name is Avery Logan and I live at 1 W. Crescent Street Clearwater, Wisconsin. It's right on the corner of North Main Street and West Crescent Street in downtown Clearwater. I say "downtown" because it's along Main Street where most of the little shops and restaurants are, but Clearwater's no big city.
- 2. I am 36 years old, married, with two kids, Jane and John. I used to work as a teacher's aide at the elementary school, but now I am home with my two young children during the day. Being a stay-at-home parent is rewarding, but sometimes it's downright exhausting. When the kids take their afternoon nap, I like to sit on my porch and take in the surroundings for some peace and quiet.
- 3. I have an all-season porch, so I can sit out there any time! Even the bitter Wisconsin winters don't keep me from enjoying my afternoon cup of coffee. It's a great space to relax, gather your thoughts and people watch. I remember I had iced coffee on March 11th because it was so unseasonably warm for March. It was darn near 70 degrees!
- 4. My house only sits about 15 feet back from the sidewalk, so I can see pretty clearly across the street. Our street is pretty narrow, too, as far as Clearwater neighborhood streets go. It's hard to navigate in the winter when there's a big snowfall!

- 5. On the day of the shooting, I put the kids down for a nap, and sat out on my front porch. It had been a hectic morning with the kids, and I was a bit frazzled. Just as I was getting settled at about 3:00 PM, I noticed some teenagers across the street at West Crescent and North Main. I think there were two of them standing fairly close together, I really only glanced over. I don't know how long they were there. A large grey car was parked on the corner of East Crescent and North Main streets.
- 6. I was daydreaming of my upcoming vacation with my in-laws at Lake Okoboji, making a grocery list, and thinking about wanting some cherry pie, when all of a sudden my quiet reflections were interrupted by gunshots! I heard about 4 or 5, I'm not sure exactly how many. I think the gunshots were only a few minutes after I saw the teens together across the street, but I can't be sure. I did finish my lengthy grocery list in that time, though.
- 7. The last time I heard gunshots was when I was back in high school. My friends and I used to blow off steam by shooting clay pigeons out behind his barn. Of course that was with shotguns, which were louder than what I heard. But there was no mistaking these were gunshots.
- 8. I don't remember any yelling or arguing before the gunshots. It was pretty quiet until that happened. Things like this don't happen in Clearwater! This is why we moved here when we decided to have a family. My spouse grew up in a big city with high crime rates and we didn't want that environment for our children. We're going to have to think long and hard about putting our kids in private school if these are the types of hooligans that go to Clearwater High!
- 9. When I heard the gunshots, I ran to call 911 right away. My cell phone was in the house on the kitchen table about 10 feet in from where I was sitting on the porch. I ran in to grab it and then called from my porch. I heard some yelling as I went back into the house, but I didn't look across the street at that time. I didn't know then where the shots came from and I wanted to call the police right away.
- 10. I don't remember the victim ever lying on the ground. The next thing I saw was one kid is running away, and another staggering toward the street. I could certainly identify the shooter, he/she was medium-tall, with curly brown hair, and wearing a blue and yellow University of Michigan jacket and

jeans. I got a good look at him/her because I watched as he/she ran across North Main and down West Crescent toward my house.

- 11. I distinctly remember the University of Michigan jacket. I am an alumnus and had one like it myself back in my college days. I played college rugby and everyone on the team had a jacket like that. I don't know if they still make them, but I'd sure like to get my hands on one again!
- 12. I didn't recognize these kids, but I told Sergeant Fishbourne that I could identify the shooter if I saw him/her again. Sergeant Fishbourne never did show me any photographs or have me come in for a line up.
- 13. Sergeant Fishbourne told me based on my description he knew exactly which teens I was referencing. Apparently Rashawn is well known by local law enforcement. He is part of the group of hooligans in Clearwater that is always causing trouble.

<u>Avery Logan</u> Avery Logan

Subscribed and sworn to before me On this <u>8th</u> day of August, 2012.

Harvey Birdman State of Wisconsin, County of Clearwater My commission is permanent.

STATE OF WISCONSIN,

Plaintiff,

Case No. 12CF1313

v.

LESLIE ST. PETER, Defendant.

AFFIDAVIT OF LESLIE ST. PETER

Being first duly sworn, Leslie St. Peter states the following under oath:

- 1. I am the defendant in this action.
- 2. I am seventeen years of age.
- 3. I am a student at George Bailey Alternative High School.
- 4. I have neither been suspended nor disciplined at that school.
 - a. I <u>have</u> been suspended from a previous school I attended.
 - b. I was suspended from that school because I was trying to expand my knowledge of chemistry. The suspension, and eventual expulsion order, was titled "Explosives in the Toilets."
 - c. In all but two of the incidents resulting in my suspension, no one was sitting on the toilet.
- I have been told that this case charges me with shooting a person named Rashawn Anderson. I called Rashawn "Grunt." I don't know if anyone else did.
- 6. I know Grunt because Grunt is in my school. Here's how I knew Rashawn in school:

- a. For a while, our lockers were next to each other. Then Grunt asked to have his/her locker moved away from mine.
- b. Rashawn and I were, for a year, in the same school activity: Future
 Small Business Start Ups and Failures, to get us ready for the real world. We talked to each other, but not much.
- 7. Grunt tried to take my jacket about a week before the shooting. I got the worst of that, but a teacher helped me and Grunt did not get my jacket.
- 8. On March 11th, I spent the afternoon at the home of Chris Sanders, a friend of mine. Chris's mother/father was also there. It was the mother/father's birthday. It wasn't too long after the birthday that Chris died.
- 9. Chris and I played video games most of the afternoon. We mostly played two video games: (a) "Typhoid Mangie Touches Stuff" and (b) "Were-Mouse Night Cabbie Speed Freaks VI,' which is the one that happens at night in New York. The cabs turn into rolling mouse innards and you have to make them stop.
- 10. Chris and I left the house just after 3:00 p.m., to pick up a friend of ours at a basketball game. We did that and got back to Chris's house about 4:00 p.m.
- 11. I was wearing an orange jacket that day. I wanted to wear that jacket because orange and black are the colors of George Bailey Alternative High School and there was going to be a basketball game later that day.
- 12. I am glad none of our school colors are yellow. I hate yellow. It is the same color of things that I hate and therefore I hate yellow. The yellow things I hate include mustard, big rubber boots, ducks that float in the bath tub and should be shot and beheaded, and traffic lights that tell me to go much faster right now.
- 13. I have curly hair. My hair has never been straightened.
- 14. My nickname is "Muncher." My mother gave that to me because I can eat a boatload of food, pretty much every day.
- 15. In school, I have a classmate named "Butchie" Garman Horsteadwinkle. He/she doesn't like her/his name all that much and so the kids call her/him "Puncher." Butchie hits people.

- 16. I was questioned about this shooting by a police officer.
- 17. That officer told me I had a right to a lawyer and that I didn't have to answer his questions. I signed a form about that because he had read it to me and then I read it and it said what he told me.
- 18. But I did answer his questions and I told him I didn't shoot Grunt.
- 19. The officer questioned me for more than three hours and I kept saying that I didn't shoot Grunt.
- 20. Finally, the officer wrote down that I said I did shoot Grunt and I wouldn't sign that because it was a lie.

Leslie St. Peter

Leslie St. Peter

Subscribed and sworn to before me On this <u>10th</u> day of August, 2012.

Vincent Gambini

State of Wisconsin, County of Clearwater My commission is permanent.

STATE OF WISCONSIN,

Plaintiff,

vs.

AFFIDAVIT OF DEPUTY SHERIFF MORGAN MANSFIELD Case No. 12 CF 1313

LESLIE ST. PETER,

Defendant.

AFFIDAVIT OF MORGAN MANSFIELD

Being first duly sworn, Morgan Mansfield states the following under oath:

- 1. I am 45 years old, and live at 37 North Maple Street in Clearwater.
- 2. I am a deputy sheriff with the Clearwater County Sheriff's Department. I have served as a deputy for twelve years. In my previous life I worked construction. Unfortunately, all twelve of my years on the force have been with the county sheriff. I've been hoping to take a position with the Clearwater Police Department, and maybe become a detective, but for some reason or another that hasn't worked out.
- 3. I was on duty on the afternoon of March 11th, 2012.
- 4. Shortly after 3:00 pm on March 11th, 2012, I was dispatched to the corner of County Highway J and East Crescent Street in response to a 911 call reporting a shooting in that area.
- 5. When I arrived, I observed a teenager, Rashawn Anderson, lying on the ground. Paramedics were swarmed around Anderson. Anderson was bleeding profusely.
- 6. After paramedics had placed Anderson in an ambulance to go to the hospital, Sergeant Mark Fishbourne, who was also present at the scene, instructed me to accompany Anderson in the ambulance.

- 7. While in the ambulance, Anderson asked: "Am I going to die?" Anderson looked very pale and had a hard time focusing when answering my questions.
- 8. Also while in the ambulance, Anderson told me that "Puncher did it." I am confident that I heard Anderson say "Puncher" with a "P," and that Anderson did not say "Muncher" with an "M." I've been a police officer for twelve years. I know the difference between a "p" sound and an "m" sound.
- 9. I then questioned Anderson about his/her ability to identify the shooter. Anderson explained that the shooter had approached him/her and Anderson recognized the shooter at that point. Anderson also told me that after s/he had been shot and was laying in a pool of blood, Anderson watched the shooter run away between houses on West Crescent.
- 10. Anderson was definitely speaking quietly when telling me all of this in the ambulance. I mean, c'mon, the kid had just been shot multiple times. The ambulance sirens were on at times during our ride. But I'm sure I heard everything perfectly. I know I'm not as young as I used to be, but I'm not old either. I'm so accustomed to sirens at this point I don't even hear them. What I did hear was Anderson's identification of the shooter.
- 11. I entered the hospital with Anderson in hopes that I'd be able to conduct a further interview of the victim. That didn't happen. They took Anderson into surgery. I waited until the end of my shift and then left, without conducting an additional interview with Anderson.
- 12. But I was able to talk to a nurse, who told me the extent of Anderson's injuries. The nurse told me that Anderson had been shot a total of four times, once in the stomach, once in the right knee cap, and two times in the right arm. The nurse said Anderson was lucky to be alive.
- 13. I prepared a police report regarding this incident that evening, March 11th, 2012. That report contains a map of the scene.
- 14. I am not aware of any investigation by our office into the existence of a jacket that the shooter may have been wearing at the time. From speaking with my supervisor, it was my understanding that Clearwater Police Officer Cary Agos would be pursuing any leads involving this jacket.
- 15. On March 13th, I attempted to interview Chris Sanders regarding this incident. Sanders refused to talk to me, saying only, "I was home that afternoon. I don't know anything else. Don't bother me."

Signed:

<u>Morgan Mansfield</u>

Morgan Mansfield

Subscribed and sworn before me on this 9th day of August, 2012.

<u>Vi ncent Gambi ni</u> Notary Public State of Wisconsin, County of Clearwater My commission is permanent.

	CLEARWATER CO	JNTY SHERIFF	Incident Report	
CLEARWATER	Incident:	······································		
	Shooting of Rashawr	a Anderson		
SHERIFF	Incident Report No.	Incident Report No. Incident date: Inc		
	11-224	3/11/12	1500	
	Incident Location:			
Protect & Serve	at & Same 300 N. Main Street, Clearwater, WI			
	Suspect name :		DOB:	
•			1/15/1995	
Address:	· · · ·		Phone:	
1			(920) 555-116	6
Employer:			Work Phone:	
-				
Employer Address:				

Today, 3/11/12, at approximately 1500 hours, I was dispatched to the corner of County J and East Crescent Street in response to a 911 call reporting a shooting in that area.

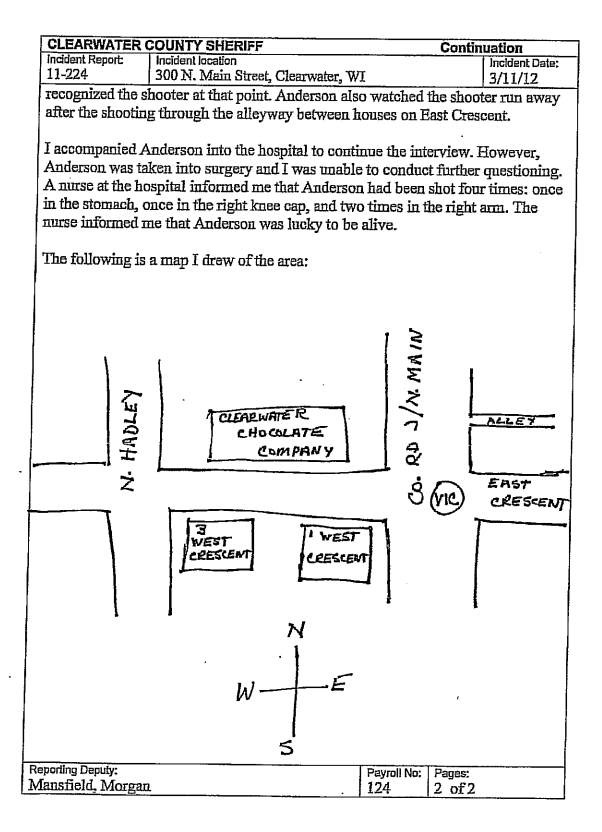
I observed a teenager, later identified as Rashawn Anderson, lying on the ground at the scene. Anderson appeared to be shot and was bleeding profusely. Sergeant Mark Fishbourne had already secured the area and paramedics were attending to Anderson.

Shortly after I arrive, an elderly woman approached me. She refused to give me her name and told me that she did not want to get involved. But she said she saw two teenagers approach the victim. I asked her what she meant but she refused to provide more information.

Sergeant Fishbourne instructed me to accompany Anderson in the ambulance. While in the ambulance, Anderson asked: "Am I going to die?" Anderson appeared to be pale and struggled to focus when answering my questions.

I asked if Anderson knew the identity of the shooter. Anderson stated: "Puncher did it." I asked how Anderson was able to identify the shooter. Anderson informed me that the shooter approached Anderson prior to the shooting and that Anderson

	Venicle Inform	8000:			
License No.:	State:	Expiration Year:	VIN:		Insurance Co.:
Reporting Depu Mansfield, 1			<u>1</u>	Payroll No: 124	Report date: 3/11/12
Time recd:	Time cleared:	Unit Assigned		Pages: 1 of 2	



STATE OF WISCONSIN,

Plaintiff,

Case No. 12CF1313

v.

LESLIE ST. PETER,

Defendant.

AFFIDAVIT OF JAMIE SANDERS

Being first duly sworn, Jamie Sanders states the following under oath:

- 16. I am a citizen of Clearwater, Wisconsin and live at 280 E. Crescent Street.
- 17. I have two children, Chris Sanders (deceased) and Sammy Sanders (9 years old).
- 18. I have known Leslie St. Peter (Muncher) since s/he was 5 years old when I began volunteering at my kid's soccer games.
- 19. Muncher and Chris were the same age and grew up together. They were close friends until Chris' death the summer of 2012.
- 20. Chris was shot while at Summerfest in Milwaukee. Chris was right outside the entrance gates when he was shot. The shooter was never caught and there have been many rumors flying around town about what happened and why. Regardless of those rumors, Chris was a victim and just an innocent bystander, there is no way he was involved in any illegal activity. Chris was just caught in the crossfire. The assailant was never caught and rumors are flying around town about the shooting.
- 21. Muncher has been like a great role model for Sammy since Chris's death. Sammy looks up to Muncher and loves when s/he comes to the house.
- 22. Muncher has been like my own child since s/he was 7 years old. When Muncher's father, Lee Nash, went to prison, we took him/her in as one of our own. Muncher spends a great deal of time at my house.

- 23. Since Muncher was little s/he has always had curly hair and I have never seen it straightened.
- 24. On March 11th I was at home with Chris and Muncher. They were playing video games the entire afternoon, after they helped tidy up the house.
- 25. I remember the date of March 11th specifically because it is my wedding anniversary and we had plans to go to dinner that evening at 6pm.
- 26. I spent the majority of the afternoon of March 11th in my bedroom watching a Judge Judy marathon on TV. I really enjoy Judge Judy and could watch her for hours. I checked on the kids several times and they were always playing video games in the living room. Chris loves playing video games, sometimes he will play them for hours.
- 27. We have 2 cars in the house, but I rarely drive so Chris has free access to my car. One of the cars is an old gray Toyota Corolla and the other is an old green Ford Taurus.
- 28. In all the time I have known Muncher, I have never seen s/he wear a yellow jacket. Also, to the best of my knowledge, Muncher does not own a University of Michigan jacket. I know how much Muncher hates yellow; I cannot even put mustard on sandwiches when s/he is over for supper. At first I thought it was a phase because s/he was young, this started when s/he was 8, but to this day s/he will not eat mustard.
- 29. Our house is located 3 blocks from the corner of N. Main Street and E. Cresent. I also am certain that N. Main Street and N. Hadley do not intersect because N. Hadley is in our neighborhood and runs parallel to N. Main Street.
- 30. I do not know Rashawn Anderson. I have also never heard my children mention Rashawn Anderson. But, I have heard him/her mentioned in the neighborhood. S/he has a reputation as a liar and a drinker. I have also heard from others in the neighborhood that Rashawn Anderson is bad news

and hates Muncher and Chris.

Jamie Sanders

Jamie Sanders

Subscribed and sworn before me on this <u>7th</u> day of August, 2012.

<u>Vi ncent Gambi ni</u> Notary Public, Clearwater County, Wisconsin My Commission is permanent.