

STATE OF INDIANA)	IN THE ST. JOSEPH SUPERIOR COURT
) SS:	
COUNTY OF ST. JOSEPH)	CAUSE NUMBER. 71
)	
STATE OF INDIANA)	
)	
VS)	
)	SUPPLEMENTAL AFFIDAVIT IN
ANDREW HSU)	SUPPORT OF PROBABLE CAUSE
DOB: 4/30/1994)	

Coleman Beckley, being duly sworn upon his oath, says that:

I am a Deputy Prosecuting Attorney with the 60th Judicial Circuit, St. Joseph County, State of Indiana, and make this affidavit after reviewing police reports and the affidavit of Detective Wiley.

That there is probable cause to believe that ANDREW HSU has committed the crime(s) of Count 1: Bestiality, a Level 6 Felony; Count 2: Torturing or Mutilating a Vertebrate Animal, a Level 6 Felony which is contained in the affidavit of Det. Timothy Wiley, which is attached and incorporated by reference herein.

DETENTION CONSIDERATIONS

The State has no further information concerning the Defendant's substantial risk of flight or danger to self or other humans. However, the State notifies the Court that Defendant was previously on pre-trial diversion in cause number 71D08-2401-CM-88.

WHEREFORE, the State requests that the Court detain the Defendant until the Court conducts a bail hearing in open court.

I affirm, under the pains and penalties for perjury, that the foregoing representations are true.

/s/Coleman Beckley_____
Coleman Beckley
Deputy Prosecuting Attorney

I, Det. Timothy Wiley, upon information and believe, after being duly sworn upon my oath, swears or affirms under the pains and penalties of perjury, that:

I am a Detective with the Mishawaka Police Dept. I have been employed as a police officer for 18 years. I work within the Detective Bureau of the Mishawaka Police Dept.

The following is based on information from verified police reports and my own observations and investigation.

On 2-12-2024, [REDACTED] came to the Mishawaka Police Dept. to make a report of Bestiality and Cruelty to an Animal.

[REDACTED] and Hsu Andrew began a relationship as boyfriend and girlfriend late 2021/early 2022. Scott and Hsu lived in the same apartment building, Hsu above [REDACTED]. [REDACTED] described the care of Hsu's dog named Zorro. Zorro was a Australian Cattle Dog/Blue Heeler. Zorro was approx. 27 lbs according to his medical records.

[REDACTED] witnessed Hsu be dismissive and angry with Zorro due to Zorro having incontinence issues while inside of Hsu's home. [REDACTED] recalled a time when Hsu asked for [REDACTED] help in cleaning Zorro and his crate after Zorro had diarrhea inside the crate. [REDACTED] helped clean the crate and Zorro in the clubhouse showers of the apartment complex. [REDACTED] continued to clean the crate after Hsu finished washing Zorro. Hsu led Zorro out of the building. [REDACTED] later asked Hsu where Zorro was. Hsu told [REDACTED] he had tied Zorro to a pine tree. [REDACTED] recognized this as a dire issue because it was January 2023 and very cold. [REDACTED] took Zorro into his home and allowed him to warm up slowly. [REDACTED] also took Zorro to two separate veterinary clinics for treatment. The first clinic was Emergency Veterinary Care Centers (EVCC) Mishawaka, IN. The second clinic was Northeast Indiana Veterinary Emergency Specialty Hospital (NIVES) Fort Wayne, IN.

After the visits to the clinics the relationship between [REDACTED] and Hsu begun to sour. Hsu and [REDACTED] broke up, Hsu blocked [REDACTED] from all social media, phone calls and text messages. [REDACTED] was on the App called "Grindr" when he saw a profile with the face of Hsu. The profile asked if anyone knew who was in the profile photo. [REDACTED] knew this was a fake profile and reported it as such. Another profile appeared asking the same thing, who was the profile photo. [REDACTED] began communicating with the fake profile in order to ascertain what was going on with the fake account. Eventually through communication with the fake profile a link was sent to [REDACTED]. [REDACTED] opened the link via a phone which had no personal information on it. The link was to a video. [REDACTED] described what he saw in the video. The video was of Hsu having sex with his dog Zorro. [REDACTED] was able to clearly see Hsu, Zorro and the background of the video. The background was the interior of Hsu's apartment in Mishawaka, IN.

Zorro had already been removed from Hsu's home and was living in Alabama with a mutual friend of Hsu and [REDACTED]

I contacted the NIVES clinic in Fort Wayne. When I asked for the medical records of Zorro in relation to a criminal matter they were emailed to me. I reviewed the records and the original presentation of Zorro to the clinic was on 2-1-2023. From the records the following history was included:

"Zorro presented for acute onset of diarrhea to Mishawaka. [REDACTED] took possession of Zorro on Friday (from Andrew). Zorro had developed diarrhea and Andrew was reportedly unable to look after his due to work. [REDACTED] noted that on Friday when giving him a bath he started noting a small amount of blood at the end of the diarrhea. He is not on any medications historically."

On 3-21-2024 [REDACTED] came to the Mishawaka Police Dept. with a USB drive. [REDACTED] said the video we had discussed was on the USB drive. I collected the USB drive from [REDACTED] I reviewed the video. The male in the video appeared to be Andrew Hsu. This was based on other photos of Andrew provided by [REDACTED] The dog in the video appeared to be Zorro. This was based on photos of Zorro provided by [REDACTED]

On 3-25-2024 I transported the USB from [REDACTED] to the Cyber Crimes Unit of Saint Joseph County. I had requested the Cyber Crimes unit to review the video on the USB to determine if the video was real or fake. The next day I received word from Mitch Kajzer the video was real and was not generated via AI or some other "Deep Fake" software. The video was recorded on a Apple device. This was evident due to the file naming process. The file was named IMG_1580.

On 4-1-2024 I went to the home of Andrew's parents looking for Andrew. Andrew's mother informed me her son was inside. I asked to talk with him. Andrew came down the stairs and spoke with me briefly at the base of the stairs. I told Andrew an accusation had been made against him. I asked Andrew to get dressed and offered him the opportunity to come with me to the Mishawaka Police station for an interview. Andrew did go up stairs to get dressed but upon his return downstairs he refused the opportunity to be interviewed. Andrew said he did not want to talk without his lawyer present. Andrew said his lawyer was Peter Britton.

I told Andrew he was under arrest. Andrew never asked me why he was under arrest. Halfway to the jail I told Andrew what he was under arrest for, Bestiality and Animal Cruelty. Andrew was turned over to the jail staff without incident. Andrew was asked several times if he was suicidal or depressed. Each time Andrew denied wanting to harm himself.

I had previously drafted search warrants for the Grindr account and to photograph the interior of the apartment at 5640 Irish Way Unit 215 Mishawaka, IN. I sent the legal process to Grindr on 3-28-2024. The Irish Way address was where Andrew was living at the time of the incident and where the incident took place. In the afternoon of 4-1-2024 I went to 5640 Irish way Unit 215 Mishawaka, IN. I had previously attempted to pick the lock on the door but to no avail. I tried to get the key to the door but was unsuccessful. I was left with no choice but to force open the door with a ram. I forced open the door and entered the unit with other detectives. After ensuring no one was inside I photo documented the the unit with a dept. issued digital camera. After finishing documentation of the apartment a board-up crew arrived to secure the forced open door. I turned in the photos with this report.

4-1-2024

Timothy Wiley

Detective SGT.

Timothy Wiley

Mishawaka Police Dept.

100 Lincoln Way West

Mishawaka, IN 46544

Witness:

██████████

Wiley MPD

Wisler MPD

Siders MPD

Sells MPD

Bestiality 35-46-3-14

Cruelty to an animal 35-46-3-12