

STATE OF MISSOURI
VS
McCloskey, Mark

DIV #: CA#: 510725113 CAUSE#:
DESTINATION: (AT LARGE)

DEFENDANT INFORMATION

ADDRESS: 1 Portland Pl
Saint Louis, MO 63108

PEDIGREE: RACE: W DOB: 12/01/1956 HGT: 5'6"
SEX: M AGE: 63 WGT: 185

ID #s: COMPLAINT#: 20028122 LID:
ARREST#: DIST: SLMPD OCN:

ALIASES:

SSNs: [REDACTED]

STATE OF MISSOURI)
CITY OF ST. LOUIS)^{ss} **COMPLAINT (S)**

The Circuit Attorney of the City of St. Louis, State of Missouri, upon information and belief, charges that

Count 1: Unlawful Use Of Weapon - Subsection 4 - Exhibiting (Class E FELONY) RSMo 571.030
ON 6/28/2020 Time: Place: 1 Portland Pl (SCC 571.030-010Y201752)

The defendant, in violation of Section 571.030, RSMo, committed the class E felony of unlawful use of a weapon, punishable upon conviction under Sections 558.002 and 558.011, RSMo, in that on or about June 28, 2020, in the City of St. Louis, State of Missouri, the defendant knowingly exhibited, in the presence of one or more persons a semi-automatic rifle, a weapon readily capable of lethal use, in an angry or threatening manner.

The facts that form the basis for this information and belief are contained in the attached statement(s) of facts, made a part hereof and submitted as a basis upon which this court may find the existence of probable cause.

Kimberly M. Gardner
Circuit Attorney of the City of St. Louis,
State of Missouri
By Christopher W. Hinckley #50572
Assistant Circuit Attorney

PROBABLE CAUSE STATEMENT

DATE: July 20, 2020

I, Curtis Burgdorf, knowing that false statements on this form are punishable by law, state that the facts contained herein are true.

1. I have probable cause to believe that Mark McCloskey, a WHITE MALE DOB: 12/1/56 Age: 63, committed one or more criminal offense(s).

Count 1 Unlawful Use Of Weapon - Subsection 4 - Exhibiting (Class E Felony) RSMO 571.030
ON 6/28/2020 Time: PLACE: 1 Portland Pl (SCC 571.030-010Y201752)

2. The facts supporting this belief are as follows:

My investigation, which included numerous eyewitness interviews and review of video footage, revealed that on June 28, 2020, MD, MH, and others participated in a protest march which proceeded through the Central West End neighborhood, ending up on Kingshighway Boulevard. The protestors marched north on Kingshighway until reaching Portland Place, where one group continued north, and the other went west onto Portland Place.

MD, MH, along with other protestors, walked through a gate onto the street and sidewalks of Portland Place. Upon entering Portland Place, MD, MH, and the other protestors were immediately confronted by the Defendant, armed with a semi-automatic rifle. The Defendant screamed at the demonstrators, lowered his semi-automatic rifle, and pointed it towards the group of protestors walking through the gate and onto Portland Place.

Shortly thereafter, the Defendant's wife, Patricia McCloskey, emerged from inside 1 Portland Place, armed with what was later determined to be a semi-automatic handgun. Patricia McCloskey began yelling at the protestors to "go" while pointing the handgun at the demonstrators, amongst whom were MD and MH, placing them in fear of being injured due to Patricia McCloskey's finger being on the trigger, coupled with her excited demeanor. The Defendant joined Patricia McCloskey on the street-side of Portland Place. Still armed with his rifle, the Defendant and Patricia McCloskey continued to yell at protestors while pointing their firearms at the protestors standing on the sidewalk and street.

Since June 28, 2020, the Defendant has made several public statements describing the incident. The Defendant has repeatedly acknowledged that he and Patricia McCloskey brandished weapons, more specifically a rifle and pistol.

Curtis Burgdorf

PRINT NAME



SIGNATURE