

STATE OF MISSOURI
VS
Greitens, Eric

DIV #: CA#: 510704037 CAUSE#: DESTINATION:

DEFENDANT INFORMATION

ADDRESS: 7733 Forsyth Blvd, # 1900, Clayton, MO 63105

PEDIGREE: RACE: W DOB: 04/10/1974 HGT: 5'09"
SEX: M AGE: 44 WGT: 200

ID #: COMPLAINT#: LID:
ARREST#: DIST: OCN:

ALIASES:

SSNs:

STATE OF MISSOURI)
CITY OF ST. LOUIS)^{ss}

COMPLAINT

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

Count 1: Tampering With Computer Data To Defraud Or Obtain Property (value \$500 Or More)

(Class D FELONY) RSMo 569.095 ON 4/22/2015 Time: Place: City of St. Louis, MO
(SCC 569.095-001Y200229)

The defendant, in violation of Section 569.095, RSMo, committed the class D felony of tampering with computer data, punishable upon conviction under Sections 558.011 and 560.011, RSMo, in that on or about April 22, 2015, in the City of St. Louis, State of Missouri, the defendant, acting with others, knowingly and without authorization for the purpose of devising or executing a scheme or artifice to defraud or obtain property of a value of five hundred dollars or more disclosed data, specifically a donor list owned by Mission Continues residing and existing internal to a computer utilized by K.T. for the Greitens Group or Greitens for Missouri.

Or, in the alternative to Count I:

Count 2: Tampering With Computer Data To Defraud Or Obtain Property (value \$500 Or More)

(Class D FELONY) RSMo 569.095 ON 4/22/2015 Time: Place: City of St. Louis, MO
(SCC 569.095-001Y200229)

The defendant, in violation of Section 569.095, RSMo, committed the class D felony of tampering with computer data, punishable upon conviction under Sections 558.011 and 560.011, RSMo, in that on or about April 22, 2015, in the City of St. Louis, State of Missouri, the defendant, acting with others, knowingly and without authorization for the purpose of devising or executing a scheme or artifice

to defraud or obtain property of a value of five hundred dollars or more disclosed data, specifically a donor list owned by Mission Continues, which the defendant knew and believed was taken by a person who did not have authorization to do so.

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.

Wherefore, the Circuit Attorney prays that an arrest warrant be issued as provided by law.

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