

FILED

MAR - 8 2018

22ND JUDICIAL CIRCUIT
CIRCUIT CLERK'S OFFICE
BY _____ DEPUTY

**IN THE CIRCUIT COURT FOR THE
TWENTY-SECOND JUDICIAL CIRCUIT
CITY OF ST. LOUIS
STATE OF MISSOURI**

STATE OF MISSOURI,)
)
Plaintiff,)
)
v.)
)
ERIC GREITENS,)
)
Defendant.)

Cause No. 1822-CR00642

**ENTERED
MAR - 8 2018
D P**


JOINT PROPOSED SCHEDULING PLAN


The Circuit Attorney's Office and Defense Counsel submit the following joint proposed scheduling order:

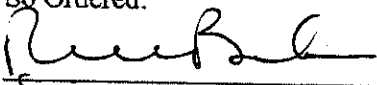
1. The trial of this matter is set for May 14, 2018. It is anticipated that it will be a three to five day trial.
2. As to information known at this time, the Parties will file any motions to transfer venue on or before March 5, 2018.
3. The Circuit Attorney's Office will produce all available discoverable materials by March 5, 2018. The duty to provide all relevant discovery is ongoing. Any new documents or other discoverable materials obtained after March 5, 2018 will be produced within 48 hours of its receipt by the Circuit Attorney's Office.
4. The Defendants will produce any discoverable materials by March 15, 2018. The duty to provide all discovery is ongoing. Any new documents or other discoverable materials obtained after March 15, 2018 will be produced within 48 hours of the determination that it may be used by Defendant at trial in his case in chief.

5. No discovery, depositions, items of discovery or evidence will be secondarily distributed to any person or entity not employed by or working directly for the parties' legal team absent Court order.
6. Depositions may begin immediately. All depositions will be concluded by May 1, 2018. Notices for depositions and service shall be made only after consulting with opposing counsel as to availability. Depositions shall take place in a location agreed upon by the parties. Any existing related documents shall be turned over to the deposing party two business days prior to the deposition.
7. If the Circuit Attorney retains an expert to testify, if known, their identities will be disclosed by March 31, 2018, along with any report authored for this cause. Any additional government experts must be disclosed by April 10, 2018, along with any report authored for this cause. Defendant will have until April 24 to disclose any experts. Should either party need additional expert testimony, they may request leave of court to endorse additional expert witnesses as needed. Expert depositions must be completed by May 1, 2018.
8. Any motions shall be heard only after consulting opposing counsel on scheduling and with five (5) days notice. Any request for leave of shorten notice of motion shall include prior notice to opposing counsel of the request. The Court agrees to hold informal administrative hearings each Monday at 9 am and each Thursday at 9 am,
9. All discovery will be completed by May 1, 2018.
10. Any dispositive or other pretrial motions will be filed by May 1, 2018.
11. The Court will call 160 prospective jurors for voir dire. Voir dire will begin May 10, 2018.

12. The State and the Defense will provide their proposed instructions 24 hours prior to the beginning of voir dire.


On Behalf of the Defendant


On Behalf of the Circuit Attorney's Office

So Ordered:

DU 16
2:10 PM

Date: 3-8-2018