

STATE OF MISSOURI

VS

GLOVER, ISADORE E

DIV #:

CA#: 510535237

CAUSE#:

DESTINATION: **GRAND JURY**

DEFENDANT INFORMATION

ADDRESS: 41XX E PENROSE
ST LOUIS, MO 63107

PEDIGREE: RACE: B
SEX: M

DOB: XX/XX/1991
AGE: 21

HGT: 5'10"
WGT: 190

ID #s:
ARREST#: 3130000118

COMPLAINT#: 120066435
DIST: SLMPD

LID:
OCN: C2065313

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

Count1: Robbery 2nd Degree (Class B FELONY) RSMo 569.030 **FROM** 12/29/2012 at
10:20 AM **TO** 12/29/2012 **Place:** 45XX N. Grand Blvd (SCC 12020)

The defendant, in violation of Section 569.030, RSMo, committed the class B felony of robbery in the second degree, punishable upon conviction under Section 558.011, RSMo, in that on December 29, 2012 at 10:20 a.m. in the City of St. Louis, State of Missouri, the defendant forcibly stole money in the charge of R.W.

Count2: Robbery 2nd Degree (Class B FELONY) RSMo 569.030 **FROM** 12/31/2012 at
10:13 AM **TO** 12/31/2012 at 10:14 AM **Place:** 26XX S JEFFERSON AVE (SCC 12020)

The defendant, in violation of Section 569.030, RSMo, committed the class B felony of robbery in the second degree, punishable upon conviction under Section 558.011, RSMo, in that on or about December 31, 2012 at 10:13 AM in the City of St. Louis, State of Missouri, the defendant forcibly stole money in the charge of T.M.

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.

Jennifer M. Joyce
Circuit Attorney of the City of St. Louis,
State of Missouri

By Original Signed
Assistant Circuit Attorney

PROBABLE CAUSE STATEMENT

DATE: January 3, 2013

I, Nicole Weite, a law enforcement officer for the City of St. Louis, State of Missouri, 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 Isadore E Glover, a Black Male DOB: XX/XX/91 Age: 21, committed one or more criminal offense(s).

Count1: Robbery 2nd Degree (Class B FELONY) RSMo 569.030
FROM 12/29/2012 at 10:20 AM **TO** 12/29/2012 **Place:** 45XX N. Grand Blvd (SCC 12020)

Count2: Robbery 2nd Degree (Class B FELONY) RSMo 569.030
FROM 12/31/2012 at 10:13 AM **TO** 12/31/2012 at 10:14 AM **Place:** 26XX S JEFFERSON AVE (SCC 12020)

2. The facts supporting this belief are as follows:

On December 29, 2012 the defendant entered [REDACTED] and handed teller R.W. a note demanding money and threatening to kill her if she did not comply. R.W. gave the defendant money from her drawer and the defendant left the bank. Witnesses outside observed the ink pack from the bank explode while the defendant had the money. The defendant attempted to discard the stained money. On December 31, 2012 the defendant entered [REDACTED] and handed teller T.M. a note demanding money and again threatening to kill her if she did not comply. T.M. gave the defendant money from her drawer and the defendant left the building. When arrested the defendant admitted to both incidents. The defendant is also on surveillance during both incidents.

Nicole Weite _____
PRINT NAME

Original Signed _____
SIGNATURE