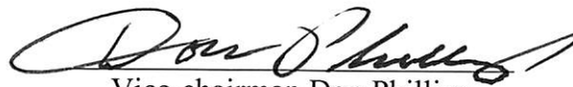


**MISSOURI HOUSE OF REPRESENTATIVES
SPECIAL INVESTIGATIVE COMMITTEE ON OVERSIGHT**

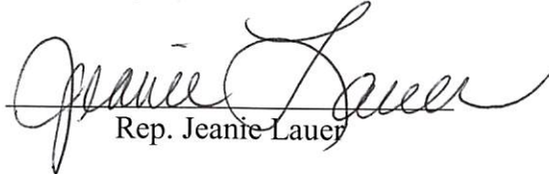
SUPPLEMENT TO COMMITTEE REPORT #1

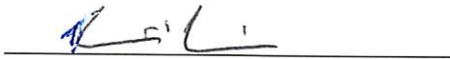
April 30, 2018


Chairman Jay Barnes

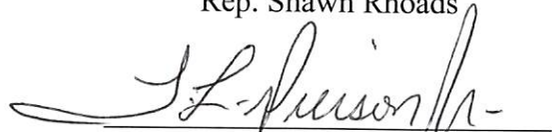

Vice-chairman Don Phillips


Ranking Member Gina Mitten


Rep. Jeanie Lauer


Rep. Kevin Austin


Rep. Shawn Rhoads


Rep. Tommie Pierson Jr.

SENSITIVE CONTENT WARNING

This report contains content of a sensitive and sexual nature. The House Special Investigative Committee on Oversight has kept descriptions of an adult nature and coarse language in order to provide an unfiltered record of witness testimony. In some cases, the identities of witnesses and sensitive information have been redacted from the record to protect privacy.

ADDITIONAL FINDINGS OF THE COMMITTEE

1. On Thursday, April 12, 2018, Greitens posted a public statement to Facebook in which he claimed that video of an interview taken by the Circuit Attorney’s office “undermined the narrative” and “directly contradicted allegations in the House report.” Specifically, Greitens claimed Witness 1 “never once mentions any coercion” in the videotaped interview.¹ However, Witness 1 described the same facts regarding the morning of March 21, 2015 in her interview with the Circuit Attorney’s office as she did with this Committee. For example, compare:

Circuit Attorney Testimony	Committee Testimony
And I was like, “I’m leaving and went to go upstairs, and he took me in his arms and was like, no, no ... you can’t leave like this. You can’t leave. Come here. And lays me down on the ground where I’m laying on his, like, basement floor in the fetal position.” ²	I was like, “No, I’m leaving, I’m leaving.” And I start walking out – or going to go up the stairs, and he grabs me and like – like in a bear hug and was like, “Shh, shh, it’s okay, calm down, calm down, and like lays me down on this ground in the basement.” ³
I’m crying, like, hysterically at this point. And he was like, shush, it’s okay. It’s okay, It’s okay. ⁴	I was laying next to him just crying, like uncontrollably crying. And he was like, Shh, shh, it’s okay, it’s okay. ⁵
[H]e proceeds to undo his pants and take his [penis] out of his underwear or whatever. And like, put it near my face. ⁶	He starts undoing his pants, and he takes his penis out and put it, like near where my face is. ⁷
I gave him a blow job at this point. ⁸	So I gave him oral sex at this point. ⁹
I just felt like, I’m going to do this and he’ll be satisfied that he had his little whore, and I’m going to leave and I’ll never see him again, was what was going through my mind at this point...” ¹⁰	I’m like – so this guy literally just wants me for this, and this is all he wants, and then he’ll let me – because at this point, too, I also know I have to be back at work, and he’s not going to let me leave, because he’s obviously still horny. ¹¹
“And at this point, just really coaxing me like a wounded little animal on the ground[.]” ¹²	“Coerced, maybe. I felt as though that would allow me to leave.” ¹³ And “It’s a hard question [on consent] because I did it – it felt like consent, but no, I didn’t want to do it.” ¹⁴

¹ See Ex. 26.
² Tr. CA at 13:23 to 14:3.
³ Tr. W1 at 25:7-13.
⁴ Tr. W1 at 14:4-6.
⁵ Tr. W1 at 25:18-21.
⁶ Tr. CA at 14:11-17.
⁷ Tr. W1 at 26:4-6.
⁸ Tr. CA at 14:17-18.
⁹ Tr. W1 at 26:11-12.
¹⁰ Tr. CA at 15:6-9.
¹¹ Tr. W1 26:6-11.
¹² Tr. CA 14:7-8.
¹³ Tr. W1 at 74:2-3.
¹⁴ Tr. W1 at 73:22-24

Circuit Attorney Testimony	Committee Testimony
<p>[T]hen he says, I'm going to put a blindfold on you. He puts the blindfold on me. And at this point there's, like, really no talking. I really was standing there, like, I have no clue what the hell is going on. I'm probably just as much turned on as I am fearful as I am curious. You know, I don't even know. We hadn't kissed or anything.¹⁵</p>	<p>[H]e said, Follow me downstairs, I'm going to show you how to do a proper pull-up. So I did what he said. And at this point, I was intrigued, definitely, because I thought for sure he really has feelings for me.¹⁶</p> <p>I honestly was, like, in shock, because I was – I was intrigued, but I'm also – how – I'm not even talking to him. I'm not – we're not doing anything I want to do right now, but I'm intrigued enough and I'm letting him and I trust him – I don't know. No, I'm not talking at all at this point.¹⁷</p>

2. Witness 1 testified to additional feelings in her Circuit Attorney interview, stating that, while performing oral sex on the morning of March 21, 2015 that she was thinking “the whole time – at this point, I hate him in my mind. I think he’s disgusting. I hate him. I can’t believe I’m down here.”¹⁸ She further stated, “I just felt super degraded, really disgusting.”¹⁹

3. In his Thursday, April 12 statement, Greitens further noted that Witness 1 told the Circuit Attorney that she did not tell her friends about the slap until after a false report about the location of such an incident had been made in the media.²⁰ However, the testimony to the Committee corroborates that Witness 1 did not tell her friends about the slap until later.

- a. Witness 1 did not claim to the Committee that she had told either of the friends who testified to the Committee about the slap contemporaneous to the event. She was never asked that question, but instead to identify people with whom she had spoken about her relationship with Eric Greitens in general.²¹
- b. Neither of Witness 1’s friends who testified before the Committee claimed that she told them about the slap in 2015. Witness 2 testified she learned of the slap “maybe a month or so ago when we had met up for dinner[.]”²² Likewise, Witness 4 stated she learned of it “recently” after she “specifically called” Witness 1 to ask about it, and that, Witness 1 told her “that was true and that she was embarrassed.”²³

4. Witness 1’s testimony on the slapping incident did not change. Compare:

¹⁵ Tr. CA at 10:16-23.

¹⁶ Tr. W1 at 21:14-19.

¹⁷ Tr. W1 at 22:23 to 23:4.

¹⁸ Tr. CA at 14:19-21.

¹⁹ Tr. CA at 14:23.

²⁰ See Ex. 26, Greitens statement, “[S]he asked her two friends if they ever remembered her talking about a slap, and they both said no,” referencing Tr. CA at 42:7-11.

²¹ Tr. W1 at 58:4-8.

²² Tr. W2 at 13:1-2.

²³ Tr. W4 at 18:13-16.

Circuit Attorney Testimony	Committee Testimony
[H]e said, I want to see you ... she's gone Friday to Friday. On Saturday night ... I went over to his house ... And then we went upstairs into his ... spare bedroom and were making out. And then he asked me if I had slept with anyone ... And I said, yes, I have, with my husband. Because at some point I had ... And he slapped me across the face. And not like playful like. ... And then as far as I remember, we talked about that. Because I asked him if he was maybe screwed up from being in the war? Like what – that was so bizarre to me that he would think that that was okay. ²⁴	[H]is wife would be out-of-town for a week. ... And so on that Saturday, I went over to his house. [H]e has a spare bedroom upstairs and took me up there, and we were, like, making out at this point. ... And he looks at me and asked me ... have you been intimate with anybody? ... And I said, Well, I slept with my husband ... and he slapped me across the face, just like hard to where I was like, What, Eric, what in the heck? ... And he just said, No, Like, that was – you're mine. ... And I said, I think you're screwed up from being in the Navy. ... That was just so bizarre to me. ²⁵

5. The Committee does not find anything in the Circuit Attorney interview that causes it to change its statement regarding Witness 1's credibility.

6. Greitens' claims about the content of the Circuit Attorney interview mischaracterize the actual testimony received and reviewed by this Committee.

7. On Wednesday, April 11, 2018, Eric Greitens stated this Committee's work was "based on the testimony of someone who said, under oath, that they may have been remembering this through a dream."²⁶ The Committee finds that Greitens' statement mischaracterizes the purported testimony cited by his counsel in the pending criminal case in the City of St. Louis. In a recent motion, Greitens' counsel cited Witness 1's answer to the specific question of whether she saw what she believed to be a phone on the morning of March 21, 2015. According to the motion of Greitens' counsel, Witness 1 answered, "... I haven't talked about it because I don't know if it's because I'm remembering it through a dream or I – I'm not sure, but yes, I feel like I saw it after that happened, but I haven't spoken about it because of that."²⁷

8. Witness 1's answer to a specific question whether she saw a phone does not bear on her testimony about other events. To the contrary, her reluctance to state under oath that she specifically remembers seeing the phone adds to her credibility. Further, this is consistent with Witness 1's testimony to the Committee. When asked by the Committee if she remembered the

²⁴ Tr. CA at 26:18 to 27:12.

²⁵ Tr. W1 at 39:14 to 40:21.

²⁶ See Tr. Greitens Statement on Committee Report #1 at 2:22-25.

²⁷ See Committee Report #1 at ¶32, citing Exhibits 23 and 24. The Committee included purported quotes of Witness 1 from her deposition in the criminal case on the theory, explained in note 36, that counsel had an obligation not to mislead the court. The Committee further notes the ellipsis placed in front of the quote from Greitens' lawyers' brief makes it impossible for the Committee to determine her full answer to the question in the absence of the full transcript. Further, Greitens' claims about a recent video disclosed by the Circuit Attorney are demonstrably false. As a result, the Committee will no longer provide such deference to cherry-picked evidence.

first time she saw Greitens' phone she said "I don't know. That's a good question. I'm not sure."²⁸

9. Greitens further stated, "Soon after this story broke, for example, the people who are attacking me now falsely claim that I slapped a woman while my wife was giving birth. It was absolutely untrue and slanderous and incredibly hurtful. It has also been 100 percent disproven, because it was impossible."²⁹ However, Witness 1 never claimed to the Committee or to anyone else of which we are aware that he slapped her at such time. Instead, she testified that Greitens slapped her in an upstairs bedroom while his wife was out-of-town.³⁰

10. On or about Wednesday, April 11, 2018, Greitens sponsored advertisements on Facebook promoting his response to the House report, repeating his assertions that the Committee's work is a "political witch-hunt" and Witness 1's alleged "dream" statement.³¹

11. On the afternoon of April 16, after learning that the Committee was in possession of the video interview of Witness 1, counsel for Greitens requested leave from the Circuit Court of the City of St. Louis to provide information to the Committee relating to said video interview. In an order that afternoon, the Court granted such leave "limited to the contents of the videotape interview of [W]itness [1]".

12. On April 17, at 12:07am, counsel for Greitens emailed the Committee a letter containing purported excerpts of testimony from the nearly ten-hour deposition of Witness 1 taken in the Circuit Court case. The Committee subsequently subpoenaed Greitens' counsel, the Circuit Attorney's office, and counsel for Witness 1 seeking the deposition video and transcript. The Circuit Attorney's office and counsel for Witness 1 informed the Committee that they supported the subpoena and desired to disclose said documents to the Committee. Defense counsel sought more time to respond.

13. On April 24, the Committee filed a Request that the Circuit Court in St. Louis City instruct the Circuit Attorney and defense counsel to comply with the Committee's duly-issued subpoena. The Request indicated that "the Circuit Attorney and counsel for Witness 1 [we]re prepared to honor the subpoena." Subsequent to the filing of the request, defense counsel refused to join the Circuit Attorney and counsel for Witness 1 and instead requested more time as well as a briefing schedule on the Request.

14. This Committee's charge is to determine the truth. Having claimed that the deposition testimony is helpful to Greitens, it is incumbent upon his counsel to comply with the Committee's duly-issued subpoena and to expeditiously provide it with the entire deposition transcript.

²⁸ Tr. W1 at 99:10-12

²⁹ See Ex. 25.

³⁰ Tr. W1 at 39:13 to 40:21; see also Tr. CA at 26:16 to 27:16.

³¹ See Ex. 25. See Tr. Greitens Statement on Committee Report #1 for entire statement.