



FDLE

PUBLIC CORRUPTION UNIT

OFFICE OF EXECUTIVE INVESTIGATIONS INVESTIGATIVE SUMMARY

CASE NUMBER:	EI-32-0087	DATE:	May 10, 2022
CASE AGENT:	Inspector Troy K. Cope		
INCIDENT DATE(S):	June 10th and June 19th, 2020		
INCIDENT LOCATION(s):	Seminole County, 18th Judicial Circuit		
ALLEGATION(S)	<p>F.S.S. 106.09(1)(a), (1)(b), and 2(a): Cash Contributions or Acceptance of Cash Contribution in Excess of \$50.00, a First-Degree Misdemeanor</p> <p>F.S.S. 106.19(1)(c): Knowingly and Willfully Falsely Report or Deliberately Fail to Include any Information Required by Chapter 106, First-Degree Misdemeanor</p> <p>F.S.S. 837.012(1): Perjury in an Unofficial Proceeding, First-Degree Misdemeanor</p> <p>F.S.S. 106.08(5)(a) and (7)(b): Contributions through or in the Name of Another, Directly or Indirectly, in any Election; Third-Degree Felony (Two or More), First-Degree Misdemeanor (One)</p> <p>F.S.S. 817.155: Matters within Jurisdiction of Department of State, Fictitious, or Fraudulent Acts, Statements, and Representations, a Third-Degree Felony</p> <p>F.S.S. 934.215: Unlawful Use of a Two-Way Communications Device, a Third-Degree Felony</p> <p>F.S.S. 104.071(1)(c): Unlawful Support of a Candidate, in Order to Aid the Election of Such Candidate; a Third-Degree Felony</p>		

INVESTIGATIVE PREDICATE:

On August 17, 2021, the Florida Department of Law Enforcement (FDLE) Office of Executive Investigations (OEI) Public Corruption Unit (PCU) was requested by the State Attorney’s Office (SAO) for the 18th Judicial Circuit (Seminole County) to review allegations related to alleged campaign finance violations during the 2020 Florida State Senate District 9 race.

During the 2020 Florida election cycle, all odd-numbered State Senate Districts (along with State Senate District 20) were contested. This included Florida State Senate District 9, which encompassed the entirety of Seminole County along with portions of Southwest Volusia County. The Senate District 9 election included a primary race and general election. Three (3) candidates, Republican Jason Brodeur, Democrat Patricia Sigman, and NPA Jestine Iannotti qualified for the general election. On November 3, 2020, the general election was held, where Senator Brodeur defeated Sigman and Iannotti. Senator Brodeur received 50.3% (141,544) of the vote to Sigman's 47.6% (133,900) and Iannotti's 2.1% (5,787) of the vote.

Concerns regarding the legitimacy of Iannotti's candidacy were raised by the media and forwarded to the SAO alleging that she was a candidate in the Senate District 9 race only to siphon votes away from Sigman in order to benefit Senator Brodeur, commonly referred to as a "ghost candidate". These allegations were raised due to Iannotti's lack of campaigning. Per a review of Florida State Statutes (F.S.S.), there was no established minimum requirement of campaigning or effort one must put forward as a candidate, thus, there was no criminal predicate to justify a criminal investigation into this allegation.

Subsequently, the media reported information related to Iannotti's campaign that alleged some of the contributors did not make the contributions reported to the DOS. Contributions made in the name of another, commonly referred to as a "straw donor", was a violation of F.S.S. related to campaign finance laws. The concerns raised by these allegations prompted the SAO to request OEI investigate the allegations.

During the course of the investigation, the following individuals were identified as subjects:

James Eric Foglesong (A.K.A.: Eric Foglesong)
W/M
DOB: 02/26/1977
SSN: [REDACTED]
FL DL: F242-445-77-066-0
L.K.A.: 1713 Walnut Avenue, Winter Park, FL 32789

Jestine Phillea Iannotti (A.K.A.: Jullieta Iannotti)
W/F
DOB: 02/21/1986
SSN: [REDACTED]
FL DL: I530-435-86-561-0
L.K.A.: 625 David Street, Winter Springs, FL 32708

Benjamin Richard Paris
W/M
DOB: 03/30/1984
SSN: [REDACTED]
FL DL: P620-076-84-110-0
L.K.A.: 551 East Church Avenue, Longwood, FL 32750

Pursuant to the investigation, OEI conducted multiple sworn interviews, obtained bank records, mobile phone toll records, and certified DOS records via subpoenas, and reviewed electronic communications voluntarily provided to OEI Inspectors. As a result of the investigation, the following facts were established:

Iannotti's DOS Certified Records of Campaign Contributions and Expenditures

OEI obtained and reviewed DOS certified records related to Iannotti's Senate District 9 campaign finances. The records indicated that on June 19, 2020, at 5:03:02 PM, Iannotti's Campaign Treasurer's Report for June 4 through June 12, 2020, was submitted to the DOS. The report detailed that Iannotti received the following campaign contributions:

ID: 76542 **CAMPAIGN TREASURER'S REPORT – ITEMIZED CONTRIBUTIONS** Page 1 of 1
 Name: Jistine Iannotti Report: 2020 P1 Period: 06/04/2020 to 06/12/2020
 ** Records in Filed Report **

Seq #	Full Name (Last, Suffix, First, Middle)	Contributor	Occupation	Amount
Date	Street Address & City, State, Zip	Type	In-Kind Description	Amend
1	IANNOTTI JESTINE 625 DAVID STREET WINTER SPRINGS, FL 32708	S LOA	INSTRUCTOR	\$100.00
2	FOGLESONG, JAMES 102 WHITECAPS CIRCLE MAITLAND, FL 32751	I CHE	CONSULTANT	\$300.00
3	SMITH, STEVEN 2184 SHARP CT FERN PARK, FL 32730	I CHE	STUDENT	\$200.00
4	HEATH, ADAM 1335 SPOKANE AVE ORLANDO, FL 32803	I CHE	RESTAURANT MANAGEMENT	\$100.00
5	IANNOTTI JESTINE 625 DAVID STREET WINTER SPRINGS, FL	S LOA	INSTRUCTOR	\$500.00
6	KARVOSKI, TODD 2179 LAKE DEBRA DRIVE ORLANDO, FL 32835	I CHE	TECH INSTALL	\$100.00

Per DOS' records, Iannotti received a total of \$1,300.00 in contributions and made one (1) expenditure via check of \$1,187.88 for her qualifying fee as a candidate. The only expenditures Iannotti reported after the qualifying check was for bank fees that totaled \$65.90; the remaining funds of \$34.10 were reported as being returned to Iannotti as a partial loan repayment.

Information related to Steven Smith's Campaign Contribution

OEI Inspectors conducted a voluntary sworn-recorded interview of Steven Smith pursuant to this investigation. Smith confirmed that he resided at 2184 Sharp Court in Fern Park, Florida (Seminole County), in June of 2020, and had resided at the address for approximately two (2) years. This was the address listed in DOS records related to his reported contribution. It should be noted that Smith's Florida driver's license record reflected the address of 2184 Sharp Court #200 in Fern Park (Seminole County), Florida, from April 28, 2018, to May 22, 2021. Smith indicated that he did not make the \$200.00 contribution attributed to him in DOS records and that he did not write a check from any bank account controlled by him to Iannotti's campaign.

Per Smith, although he did not make the contribution from his personal funds, he was requested to utilize his name and address information by Benjamin Paris. Smith identified Paris as being his cousin and provided Paris' address, 551 East Church Avenue in Longwood, Florida. Smith stated, "... he [Paris] had called asking if he

could use my name to help a friend of his with some political campaign.” Smith elaborated that Paris “... wanted to donate to a friend’s campaign, but that he had already reached the campaign donation limits, so he wanted to know if he could make a donation in my name real quick ... and that was the extent of all he asked for.” Smith advised that he did give permission for his information to be used, but never received any money for agreeing to utilize his information nor was provided the money to make the actual campaign donation by check.

Smith indicated that Paris made the request for his information via a phone call, which Smith stated was unusual, because he usually communicated with Paris via text message. Smith located the call record in his phone, which indicated Paris called Smith at 12:45 PM on June 19, 2020. The caller was labeled “Ben” in Smith’s phone. The phone number associated with “Ben” was (321) 239-3361. Per Smith, he received a second call from Paris regarding the use of his information in April of 2021 (later identified as April 8, 2021, at 4:35 PM). Paris stated to Smith, “ ... if anyone came around asking about it [the donation], to say that, yes, I had made the donation, and I knew the candidate, and I thought she would be good for the county.”

It should be noted that an open source search of the phone number provided by Smith for Paris returned results from florida.gop/seminole/ that identified Paris as the Chairman of Seminole County Republican Party. Paris’ contact information on the website identified his phone number as (321) 239-3361. It should also be noted that Paris was not the Chairman of the Seminole County Republican Party during the 2020 election.

OEI Inspectors met with Paris at his office at the Seminole County Chamber where Paris was the Vice President of Operations (since February of 2019). During the meeting, Paris provided OIE Inspector’s with his business card. Paris’ mobile phone number was listed as (321) 239-3361. Paris declined to provide a voluntary sworn statement to OEI Inspectors regarding the information Smith provided. It should be noted that Senator Brodeur was the President/CEO of the Seminole County Chamber during Paris’ tenure and that Paris, in his capacity of Mayor of Longwood at the time, publicly endorsed Senator Brodeur for State Senate District 9 on January 28, 2019, and was pictured on Senator Brodeur’s campaign website on the “Endorsements” page, listed as “Former Longwood Mayor Ben Paris”.

OEI Inspectors obtained Paris’ and Smith’s mobile phone toll records via subpoena. The subpoenaed phone records for Paris and Smith both corroborated the aforementioned two (2) communications via their mobile phones, which consisted of phone calls. The first call occurred on June 19, 2020, at 12:44:27 PM to 12:46:06 PM (1 minute, 39 seconds). The second call occurred on April 8, 2021, at 4:35:47 PM to 4:37:33 PM. The records did not reflect any other communications between Smith and Paris via phone call or SMS text message with their mobile phones.

Information related to Todd Karvoski’s Campaign Contribution

Karvoski was served with a subpoena to provide testimony related to the reported June 9, 2020, contribution to Iannotti’s campaign. During the testimony, Karvoski reviewed DOS documents that depicted a \$100.00 check contribution to Iannotti’s campaign on June 9, 2020. Karvoski confirmed he resided at 2179 Lake Debra Drive in Orlando, Florida, but noted the DOS document did not contain his apartment number. Karvoski stated he did not make the reported contribution. When Karvoski was asked about how his information ended up on the DOS report, he stated, “I couldn’t tell you. I never wrote a check...I’m not even a registered voter. I have no interest in any campaigns, or any of that. But I never, ever wrote a check or contributed to anybody or anything.” Karvoski also said that he did not withdraw any cash from a bank account controlled by him to be utilized as a contribution. Karvoski indicated that he was not requested to have his information utilized for the contribution that was reported to DOS.

Per Karvoski, the only name he recognized on the DOS contribution list was “Foglesong”. Karvoski stated that he had a friend by the name “Eric Foglesong”. Karvoski advised that prior to June 2020, he met Foglesong at a restaurant in Altamont Springs, and would on occasion get drinks with Foglesong. Karvoski indicated that he had not seen or communicated with Foglesong for almost a year. Karvoski recalled that the last time he spoke with Foglesong was related an invitation for drinks after work, but Karvoski was not sure on the exact time period and did not meet with Foglesong. Karvoski believed Foglesong’s work dealt with elections, but was not sure of the specifics of Foglesong’s employment. Karvoski stated that he did not do any work for Foglesong related to elections or campaigns in 2020.

Karvoski stated that he was not requested by Foglesong or any other individual to utilize his address for the campaign contribution, and did not give permission for his address and name to be utilized. Karvoski also stated that Foglesong had not spoken with him about the contribution information. Regarding how Foglesong could have obtained his address information to use in the DOS documents, Karvoski advised that Foglesong once met with him at his apartment prior to going to a bar near where Foglesong’s parents resided. Karvoski indicated Foglesong was provided Karvoski’s address to pick him up.

Meeting with Eric Foglesong

OEI Inspectors met with Eric Foglesong and his attorney in Winter Park, Florida. Foglesong expressed his willingness to cooperate with the investigation and speak to OEI Inspectors; however, declined to provide a voluntary sworn statement. Foglesong indicated that he was an election consultant who assisted candidates, helped fundraise through Political Committees (PAC), contracted work through his company Focus Strategies, and had connections with media companies. Per Foglesong, during the 2020 election cycle, he attempted to gain work through supporting NPA candidates.

Foglesong confirmed he assisted Iannotti’s campaign. Foglesong did not recall if Iannotti reached out to him or if he reached out to her. Foglesong indicated that Iannotti was a willing candidate who seemed serious about running as a candidate in the election. Foglesong advised that he and Iannotti communicated regularly about the campaign via text message and email. Foglesong confirmed that he assisted Iannotti with the DOS paperwork to qualify as a candidate. Foglesong stated Iannotti filled out all the forms herself, but that he filled out the candidate qualifying check except for the signature, which was signed by Iannotti.

Foglesong confirmed he contributed \$300.00 to Iannotti’s campaign and secured the contributions from Adam Heath (\$100.00) and Todd Karvoski (\$100.00). Foglesong advised Heath was a long-time friend of his who had also worked for him in the past. Foglesong stated that Karvoski was a friend who also worked on projects for him during the 2020 election. Foglesong indicated the money for the donation came from their bank accounts. Foglesong believed the money Iannotti loaned (\$600.00) to her campaign came from her parents. Foglesong denied any knowledge of where the donation for Steven Smith originated. Foglesong advised he was not able to successfully raise money for Iannotti’s campaign through the election cycle, even though he had taken pictures and developed slogans for yard signs, mailers, and a website. Foglesong also stated that Iannotti was not able to raise any money on her own either.

It should be noted that Foglesong advised during the meeting that during the 2020 election he assisted Paris’ candidacy for the Seminole County Commission with developing call sheets for donors and assisting with commercials for PACs supporting Paris.

Voluntary Sworn Interview of Jestine Iannotti

OEI Inspectors and Eighteenth Judicial Circuit Chief Assistant State Attorney (CASA) Stacey Salmons conducted a voluntary sworn-recorded interview of Iannotti in the presence of her attorney. Iannotti confirmed that she filled out all of the qualifying paperwork submitted to DOS, except that Foglesong filled out the qualifying check in her presence, but she signed the check. Iannotti also confirmed that she was present when all documents were notarized. Iannotti advised that Foglesong assisted her with her campaign, how to qualify as a candidate, and questions related to the timeframe to complete the qualifying documents. Iannotti could not remember how she became acquainted with Foglesong, because it was “over a year ago”. Iannotti advised that she spoke with friends about running as a candidate and named former City of Longwood Mayor Ben Paris as someone she spoke with about running prior to becoming a candidate along with a mutual friend, “Doug Crawford”. Iannotti indicated she knew Paris for several years as an acquaintance when he was Mayor of Longwood and that they had friends in common. Iannotti indicated that she wanted to run as a political candidate to “try something new”, and to see if she was “good at it”.

As it related to the campaign treasurer’s reports that were required to be submitted to the DOS, Iannotti indicated that she filled out the reports and submitted them; however, Iannotti could not remember how she filled out the reports or if she submitted them via mail or online. Iannotti advised she may have filled out a report with Foglesong’s assistance. Per Iannotti, Foglesong also assisted her throughout the campaign by answering any questions and assisting with putting her in contact with a company that created websites.

Iannotti was asked how she received campaign donations that went into her account. Iannotti stated, “Uh, due to the time crunch and everything, um, it was cash that I deposited into the account, um, in order for me to be able to write a check and be sent in for to be qualified on time.” Iannotti was asked if all of the money was cash that was deposited into the campaign account (\$1,200.00 total), Iannotti’s response was “Yes.” Iannotti was asked if she received a personal check or cash from individuals, she responded, “It was cash.” Subsequent to this statement from Iannotti, her attorney requested a moment to go off the record and speak with Iannotti, which was granted.

After the interview resumed, Iannotti changed her previous statement regarding the campaign contributions. Iannotti stated, “Okay. Uh, where I got misconstrued earlier, um, so the cash that was deposited was from me, myself. Um, I opened the account with \$100, and everything and then later on, I deposited \$500. The rest was checks.” Iannotti could not provide details on when she received the checks. When asked, Iannotti stated; “Uh, I received them, uh, from Eric Foglesong because he helped me with looking for people who might be interested in contributing to my campaign.”

Regarding the donors, Iannotti advised that Foglesong provided the names of the individuals who donated to her campaign. Iannotti stated that Foglesong told her Todd (Karvoski) donated to her campaign because her name sounded interesting. As it related to Heath and Smith, Iannotti recalled that one of them was related to Paris, but she learned that information through a newspaper article. Iannotti advised that she did not meet with or interact with any of the donors in person, except for Foglesong. Iannotti advised she may have met Paris’ relative in the past due to her acquaintance with Paris.

It should be noted, upon being questioned about discrepancies with information related to Smith’s donation and the receipt of donation checks, Iannotti, with her attorney, declined to provide any further information under oath at that time. Iannotti, through her attorney, agreed to provide copies of Iannotti’s Bank of America Campaign Account (Campaign Account) statements via email. Iannotti’s attorney provided her Campaign Account (# [REDACTED]) statements for June 8, 2020, through November 30, 2020, which revealed the following:

Two (2) deposits occurred in June of 2020:

1.	06/08/20	Transfer from Iannotti's personal checking account	\$100.00
2.	06/10/20	Counter Credit	\$1,200.00
Total			\$1,300.00

Two (2) expenditures occurred in June 2020 –

1.	06/17/20	Check # 991	-\$1,187.88
2.	06/18/20	Service Fee for Check Order	-\$27.02

The Campaign Account documents provided by Iannotti's attorney did not disclose the breakdown of the deposit made on June 10, 2020, of \$1,200.00, only that it was a "counter credit". OEI Inspectors obtained and reviewed Iannotti's Campaign Account records by subpoena, which revealed a deposit slip dated June 10, 2020, for a \$1,200.00 cash deposit into the Campaign Account at 3:02 PM. The deposit slip is depicted below:

Bank of America 

90 Customer Connection 82 (AZ) 34 (AR) 84 (CA) 76 (CT) 38 (MI) 34 (MO) 87 (NV) 61 (NH) 74 (TX) 53 (VA) 50 (WA) 99 (WY)
 79 (FL) 58 (GA) 86 (ID) 32 (IL) 31 (IN) 33 (IA) 35 (KS) 88 (ME) 52 (MD) 77 (MA) 39 (PA) 89 (RI) 57 (SC) 63 (TN)
 55 (NJ) 38 (NM) 81 (NY) 56 (NC) 37 (OK) 97 (OR)

Counter Deposit CREDIT

00-14-3074B 04-2017

Name Jestive Iannotti election committee Date 6/10/2020
 Address 625 David St
 City/State/Zip Code Winter Springs FL 32781
 Telephone ()

Deposits may not be available for immediate withdrawal.

Cash ▶	1200.00
Checks ▶	.
Subtotal ▶	1200.00
Less Cash ▶	.
Total Deposit \$	1200.00

5

ANY FUND RECEIVED SUBJECT TO TERMS AND CONDITIONS OF APPLICABLE LAWS, REGULATIONS AND DEPOSIT AGREEMENT. PROPER IDENTIFICATION REQUIRED

Location/Store/Serial # (For Business customers only) Proof Code: Account Number

Bank of America  **Cash In - Debit**

ALTAMONTE SPRINGS
 TELLER NO. 001

Tran 00120 06/10/2020 15:02
 Entity NFL CC 0109010 T1r 00001
 Account [REDACTED]
 R/TH [REDACTED]
 Cash In \$1,200.00

No checks were deposited into the Campaign Account for the duration it was open. From July 1, through November 1, 2020, three (3) expenditures occurred (\$17.00 each) from the account related to service fees (\$51.00 total). On November 6, 2020, the Campaign Account was closed and \$34.10 was withdrawn from the account. The signature card confirmed Iannotti was the sole individual with signing authority for the account.

OEI Inspectors also obtained Iannotti's personal Bank of America account records (# [REDACTED]) by subpoena. The records from Iannotti's personal Bank of America account (Personal Account) confirmed she initially funded the Campaign Account on June 8, 2020, with \$100.00 by electronic transfer when the Campaign Account was opened.

It should be noted that the information gleaned from the records review from Iannotti's campaign and personal bank accounts corroborated Iannotti's initial statement during her interview that the deposits to her campaign account were made in cash; and furthermore, contradicted her second statement that the deposits were made through checks.

Text Messages Provided by James Foglesong

OEI Inspectors received and reviewed one (1) thumb drive from Foglesong's attorney that contained 215 images (screenshots) reportedly of the electronic communications (text messages) between Foglesong and Iannotti during the campaign. The image file names were sequential from IMG_3297 to IMG_3511. It should be noted that the images depicted below are from segments of text messages; the full image of where the information was obtained are located in Appendix A of this summary. Additionally, OEI Inspectors subpoenaed records from Sprint/T-Mobile for call and SMS text toll records for Foglesong's mobile phone (321) 202-4110, Iannotti's mobile phone (407) 340-8458, and Paris' mobile phone (321) 239-3361. The following information was revealed from the communications:

The text messages between Foglesong (blue text and/or green text) and Iannotti (grey text) indicated they first communicated during a phone conversation on May 29, 2020. The first text message exchange was from Foglesong to Iannotti (May 29, 2020 at 9:42PM) and stated:



Foglesong's and Iannotti's phone records corroborated that the first phone call and text message communication with each other was on May 29, 2020. Two (2) phone calls were made to Foglesong by Iannotti that appeared to go to voicemail at approximately 12:59 PM and approximately 9:04 PM. Subsequently at 9:06:29 PM, Foglesong called Iannotti and the call was connected for approximately 32 minutes. The call ended at 9:39:13 PM, just prior to the aforementioned text message. It should be noted that Iannotti's and Paris' phone records revealed they directly communicated with each other. The first communication contained within Iannotti's and Paris' phone

records also occurred on May 29, 2020, at 09:06:09 AM. Paris called Iannotti, which was connected for approximately 5 minutes and 35 seconds.

Messages between June 4, through June 12, 2020, indicated that Foglesong advised Iannotti on the multiple steps of the qualifying process as a candidate by helping her with all qualifying forms, registering Iannotti to vote in Seminole County (inactive to active voter), assisting with getting documents notarized, helping to open Iannotti's campaign account (in person), and sending the qualifying check to the DOS from New Orleans, Louisiana. Foglesong also communicated about trying to secure contributions for Iannotti's campaign.

As it related to the deposit of funds into Iannotti's Campaign Account:

Foglesong stated via text message to Iannotti on June 9, 2020:

Jun 9, 2020, 11:29 PM

Safe travels

Ty. I'll have an envelope at my office tomm for you if you can pick it up. Has contributions and fedex envelope for sending check to Tallahassee. Was reminded today that I can't deposit funds into account unless my name is on it.

Ahh ok

Foglesong and Iannotti later communicated on June 9, 2020, about depositing the contributions:

It takes 2 to 3 days for checks to clear into my account will that be a problem if it's meant to cover the Tallahassee check

It may be. I think I have a solution but will know for sure in am. We can take cash up to \$100 per person. That clears right away. Trying to break it down that way.

Just have to make sure everything is legal.

Ok

It should be noted, that contrary to the information contained in the above text exchange, per F.S.S. 106.09(1)(a) and (b), no individual may make a cash contribution in excess of \$50.00 per election, and no candidate can accept a cash contribution from the same contributor in excess of \$50.00 per election.

Per the aforementioned Campaign Account records, \$1,200.00 was deposited into the account on June 10, 2020, at 3:02 PM. Foglesong and Iannotti communicated the following via text message regarding the deposit:

Jun 10, 2020, 9:36 AM

Ok to call?

Sure

Oh, can you send me the address to your office again. Please

712 Ballard street
Altamonte springs FL 3270-

32701

Ok thanks

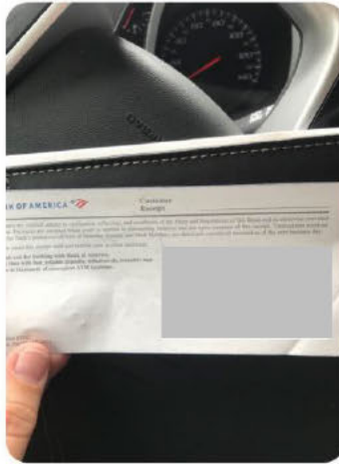
Jun 10, 2020, 2:19 PM

We're you able to grab it.

I'm heading to the office now

Foglesong's and Iannotti's phone records indicated that in addition to the text, they communicated via phone at 9:36:39 AM, when Foglesong called Iannotti. The phone call was connected for approximately 6 minutes and 30 seconds.

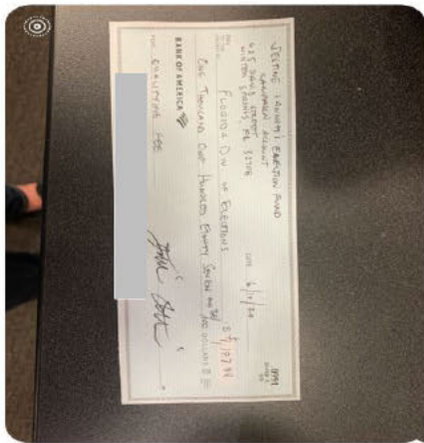
Additionally, on June 10, 2020, Iannotti sent a picture to Foglesong that depicted a Bank of America customer receipt for a deposit into a checking account (last four digits [REDACTED]) for \$1,200.00. The receipt indicated the deposit occurred at 1502 hours (3:02 PM) on June 10, 2020. Subsequently, Foglesong texted Iannotti that he was at a UPS store and sent the following images of the qualifying check to Iannotti and the receipt from the UPS store in New Orleans.



Done

All set to go

At ups store now



Ok

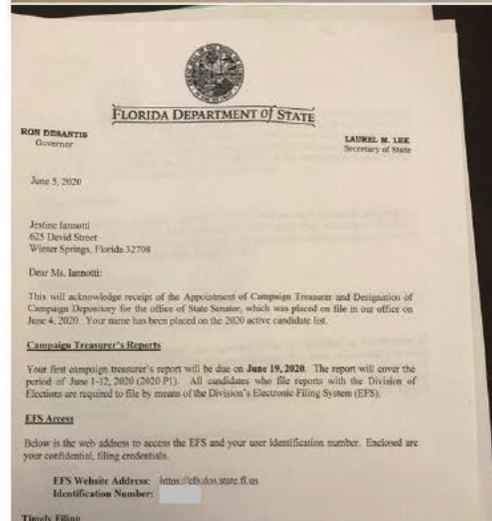
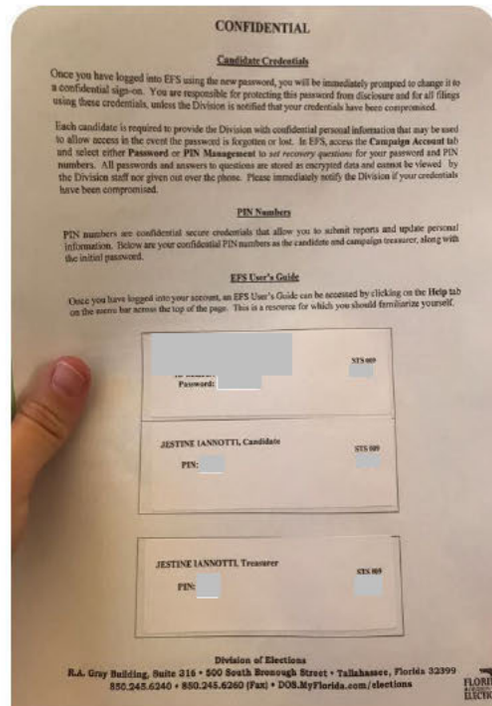
Thanks



Filing of Campaign Treasurer's Report to DOS

On June 10, 2020, Iannotti sent images via text of her online credentials issued by the DOS to report her campaign contributions in the Electronic Filing System (EFS) to Foglesong at 6:10 PM. The DOS documents also specified Iannotti's first Campaign Treasurer's Report was due on June 19, 2020. It should be noted that the information sent to Foglesong by Iannotti via text also contained the Personal Identification Number (PIN) necessary for submitting the Campaign Treasurer's Reports to DOS. The PIN is considered the signature of the candidate and/or treasurer for filing the reports electronically to DOS. Foglesong's and Iannotti's phone records indicated Iannotti called Foglesong at 6:07:15 PM; the phone call terminated at 6:10:25 PM.

Jun 10, 2020, 6:10 PM



Foglesong's and Iannotti's phone records revealed Foglesong called Iannotti on June 19, 2020, at 3:42:22 PM. Foglesong's phone records also revealed he contacted DOS at 3:43:39 PM for approximately nine (9) minutes. The phone number Foglesong called was (850) 245-6280, which is the phone number for DOS's EFS helpline and provided on the aforementioned DOS letter to Iannotti providing her instructions to file her Campaign Treasurer's Report. It should be noted that Foglesong also called this phone number associated with DOS on June 12, 2020, five (5) times from approximately 11:08 AM to 12:00 PM. June 12, 2020, was the final day a candidate could qualify for the 2020 election cycle, and when Iannotti was submitting paperwork to DOS to rectify an issue with paperwork she previously submitted to DOS. The following text messages were exchanged between Iannotti and Foglesong around 3:43 PM on June 19, 2020:

Jun 19, 2020, 3:43 PM

What's up

You Called

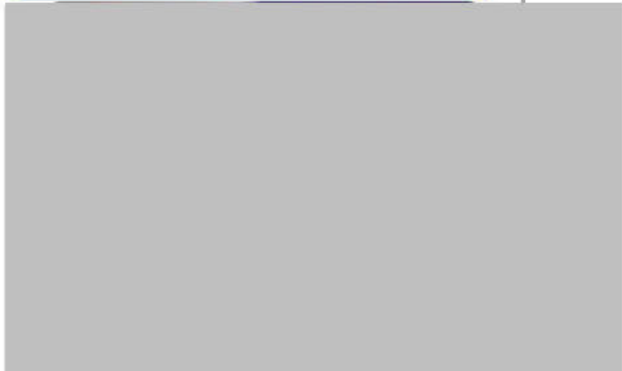
Sorry forgot where password was
on docs u sent but all good now n



Subsequently, Foglesong discussed submitting the campaign finance report to DOS with Iannotti via text message. Foglesong sent a photograph of a computer screen that depicted at the top “Jestine Iannotti ([REDACTED] - STA) State Senator”. The bottom of the screen depicted “Florida Department of State, Division of Elections 2005”. The information displayed stated, “The table below lists campaign finance treasurer reports that have NOT been Filed with the Department of State, Division of Elections.” Foglesong then explained the breakdown of the campaign donations, and admitted the extra money actually came from him as displayed in the text messages below:

Just emailed you summary sheet for report to be filed.

Their system audits report so all info is there. You want to look at before I send in?



Ok try now. Should show \$600 loan from you.

\$100 initial
\$500 for qualifying.

Ok

Cash & checks 700 loans 600

Is that correct

Yes

Ok

Do you have the names of the people who contributed and also who did I take the loan from

It's u loaning campaign.

I'm on for \$300
Steven Smith for 200
Adam heath for 100
Todd Karovski for 100

In the future it will be pac checks most likely and some individuals.

So unofficially who gave the extra money

Me

Ok

Got it

OK with that even though you know I'm not gonna win

Yep.

Ok

It should be noted, that prior to the submission of the Campaign Treasurer's Report (5:03 PM), Foglesong's and Iannotti's phone records indicated they communicated at 4:33:17 PM for 1 minutes and 50 seconds.

Phone Records Related to Ben Paris on June 19, 2020

As previously addressed, Paris' cousin, Smith advised to OEI Inspectors he did not provide a check to make the donation to Iannotti's campaign; he indicated he was requested by Paris for his name address to be used at approximately 12:45 PM on June 19, 2020 (9 days after the deposit was made into Iannotti's Campaign Account). Prior to 12:45 PM, Paris' and Foglesong's phone records revealed they communicated or attempted to communicate multiple times on June 19, 2020. Notable was that Foglesong called Paris at 12:04:35 PM (the call was connected for approximately 90 seconds). Paris' and Smith's phone records confirmed the phone call as reported by Smith, which occurred at 12:44:26 PM and was connected until 12:46:06 PM (the call was connected for approximately 99 seconds). The next communication Paris made per his phone records was a text message to Foglesong at 12:48:04 PM.

Additional Information about Iannotti's Campaign Contributions

Further discussions about campaign contributions occurred by text messages between Iannotti and Foglesong on July 10, 2020, which corroborated Iannotti only loaned herself \$100.00, not \$600.00 total:

Jul 10, 2020, 11:17 AM

Hey so I have about 85 left in the campaign bank account I'm going to see what I need to leave in the account to cover monthly fees but decides that I'm withdrawing some of the \$100 that I put in

Also do you have anything you need me to put in the account

Not yet unfortunately. Lots of promises. Another report ends today and report due next Friday. I'm sure we can get more in next week.

It should be noted that on July 10, 2020, the Iannotti's Personal Account only had approximately \$41.00 when she made these communications with Foglesong.

On September 20, 2020, Iannotti and Foglesong further discussed the campaign contributions and method of the deposit of the contribution:

The image shows a screenshot of a text message conversation. The messages are arranged in a vertical sequence, with incoming messages in grey bubbles on the left and outgoing messages in blue bubbles on the right. The conversation starts with Iannotti asking about the amount contributed to the campaign, followed by Foglesong's response and further clarification. The exchange continues with Foglesong providing a total amount and Iannotti asking for a breakdown of her personal contribution, which Foglesong identifies as \$600, including a \$100 loan repayment. Iannotti expresses concern about the loan repayment, and Foglesong offers to repay it with other funds. The conversation ends with Iannotti saying 'Ok'.

They how much did we officially say we contributed to the campaign again

Can't remember

How much have u had come in?

No I mean when we first put the cash in

Think it's like 1200 total

Maybe 1300. I'll go look

I get the total but I meant me personally

Oh let me look

As in how much did I chip in

\$600

And taking \$100 back as loan repayment

Crap

That's not going to look good to my benefits

Once other money comes in you can have the other repaid as well

Let's discuss this week at photo shoot

Ok

It should be noted that Iannotti's Personal Account records reflected a \$1,200.00 withdrawal of cash on June 5, 2020, during her first attempt to open the Campaign Account. The aforementioned text message exchanges between Iannotti and Foglesong demonstrate that Iannotti did not use her cash to fund her Campaign Account nor

loan an additional \$500.00 as reported on the Campaign Treasure's Report; the only amount Iannotti is concerned about being reimbursed is \$100.00.

On September 23, 2021, Iannotti advised Foglesong she spoke with Paris. It should be noted that this was one (1) day after OEI Inspectors located and spoke with Iannotti about the investigation:

Thu, Sep 23, 7:23 PM

Any update

Hey sorry to keep on contacting you but I talk to Ben Paris today and he said that that Garcia reporter even going after a friend of ours ours called Doug Crawford when Doug has nothing to do with any of this stuff I don't even know how he got involved and it's like I don't know why they're even wanting him

Also I talked to Doug and Doug said that the Orlando Sentinel called his parents house I left voicemail saying that I possibly took money to run for office

Meant they left voicemail

Anyways I'll let you be for the evening

Sorry been in client dinner. This is all such BS.

Iannotti's and Foglesong's phone records depicted Iannotti texted Foglesong at 7:23:28 PM on September 23, 2021. Subsequently, at 7:39:53 PM, Iannotti called Paris; the call was connected for approximately 5 minutes and 24 seconds, according to Iannotti's and Paris' phone records. Iannotti texted Foglesong at 7:50:27 PM, and relayed the information depicted above from her conversation with Paris.

Due to the text exchange and Iannotti's sworn statement mentioning Doug Crawford, OEI Inspectors contacted Crawford, who confirmed he was acquainted with Iannotti and Paris. Crawford advised that he may have vaguely discussed Iannotti running for office in the past, but recalled being surprised to see her name on the ballot in 2020. Crawford did not remember reporters reaching out to speak with him about Iannotti's candidacy. Iannotti's phone records confirmed communication or attempted communication on four (4) dates before she qualified as a candidate. Regarding the aforementioned text exchange, Iannotti's phone records confirmed two (2) outgoing phone calls to Crawford on September 23, 2021; the first was call was at 9:47:04 AM (duration of call was 60 seconds), the second was at 7:45:44 PM (duration of call was 3 minutes and 7 seconds). Paris' phone records did not reveal communications between Paris and Crawford.

The following findings are based on the evidence, documentation, and information obtained during OEI's investigation:

- Per reviewed text messages, on May 29, 2020, Iannotti and Foglesong contacted each other for the first time. Iannotti's and Foglesong's mobile phone records confirmed that this was the first time they had contacted each other by mobile phone .
- Per reviewed phone records and text messages, Iannotti and Paris were acquaintances.
- Per DOS records, between June 4, and June 12, 2020, Iannotti signed and submitted all required qualifying forms to include the EFS Credential Request Form.
- Per OEI Inspector's meeting with Foglesong, he assisted Iannotti with qualifying as a candidate and obtaining campaign contributions. Foglesong also advised he had a professional relationship with Paris, and that he assisted Paris as a candidate for the 2020 election cycle.
- Per reviewed text messages, it was confirmed Foglesong assisted Iannotti with filling out and submitting the documents to the DOS.
- Per reviewed bank records, on June 8, 2020, Iannotti opened her Campaign Account at Bank of America and electronically transferred \$100.00 into the account.
- Per reviewed text messages, on June 10, 2020, Iannotti obtained the campaign contributions from Foglesong's office located at 712 Ballard Street in Altamonte Springs, Florida. Per Foglesong's text messages, he left an envelope at his office that contained the campaign contributions to be deposited into Iannotti's Campaign Account the prior day.
- Per reviewed bank records, on June 10, 2020, at 3:02 PM, Iannotti deposited \$1,200.00 in cash into her Campaign Account at the Bank of America branch located at 460 East Altamonte Drive in Altamonte Springs, Florida.
- Per reviewed text messages, on June 10, 2020, at approximately 6:10 PM, Iannotti sent photographs to Foglesong with the correspondence from the DOS containing her online credentials to log in and submit her Campaign Treasurer's Report to the DOS EFS portal, including her confidential PIN number to electronically sign her reports. Also contained in the document was information that advised Iannotti's first Campaign Treasurer's Report was due on June 19, 2020, and covered the reporting period of June 4 through June 12, 2020.
- Per Foglesong's mobile phone records he called the DOS on June 12, 2020, five (5) times from approximately 11:08 AM to 12:00 PM. June 12, 2020, was the final day a candidate could qualify for the

2020 election cycle, and Iannotti was submitting paperwork to DOS to rectify an issue with paperwork she previously submitted to DOS before 12:00 PM to qualify as a candidate.

- Per reviewed text messages, on June 19, 2020, at approximately 3:43 PM, Foglesong revealed he set up Iannotti's password and access to the DOS EFS portal. Additionally, Foglesong and Iannotti reviewed the information in the Campaign Treasurer's Report prior to it being submitted. Foglesong stated via text, "Their system audits reports so all info is there. You want to look at before I send in?" Foglesong then texted Iannotti, "Ok try now. Should show \$600 loan from you. \$100 initial ... \$500 for qualifying".
- Per reviewed texts messages, on June 19, 2020, Foglesong identified the contributors as Steven Smith, Adam Heath, and Todd Karvoski. Additionally, Foglesong notified Iannotti that he contributed \$300.00 to her campaign, and that she loaned an additional \$500.00 to her campaign. Subsequently, Iannotti asked Foglesong, "So unofficially who gave the extra money"? Foglesong replied, "Me".
- Per reviewed phone records, prior to the submission of the Campaign Treasurer's Report (5:03 PM) on June 19, 2020, Foglesong's and Iannotti's communicated at 4:33:17 PM for 1 minutes and 50 seconds.
- Per reviewed texts messages, on July 10, 2020, Iannotti inquired about withdrawing some of the remaining funds in her Campaign Account. Iannotti stated, "Hey so I have about [\$]85 left in the campaign bank account I'm going to see what I need to leave in the account to cover monthly fees but [b]esides that I'm withdrawing some of the \$100 that I put in".
- Per reviewed bank records, On July, 10, 2020, Iannotti's personal bank account only had approximately \$41.00.
- Per reviewed text messages, on September 20, 2020, Iannotti inquired to Foglesong again about the campaign contributions. Iannotti stated, "... how much did we officially say we contributed to the campaign again ... Can't remember"? Foglesong replied, "How much have u had come in?" Iannotti responded, "No I mean when we first put the cash in"? Foglesong stated, "Think it's like [\$]1200 total". Iannotti further inquired to Foglesong, "I get the total I meant me personally ... As in how much did I chip in"? Foglesong replied, "\$600 ... And taking \$100 back as loan repayment".
- Per Smith's statement, he reported that on June 19, 2020, at approximately 12:45 PM, his cousin, Paris contacted him to inquire if Paris could use his name and address for a campaign donation. Smith stated that he only received one (1) more phone call from Paris on April 8, 2021, at approximately 4:35 PM. Paris requested Smith to notify anyone who asked about the campaign contribution to say he in fact made the contribution. Paris' and Smith's mobile phone records confirmed the date and time of the phone calls. It should be noted that Foglesong's and Paris' mobile phone records revealed, Paris sent a text message to Foglesong at 12:48:04 PM.
- Per Iannotti's statement, she deposited cash into her Campaign Account. Subsequently, Iannotti changed her statement to indicate that the cash deposited into the Campaign Account was from her, the rest of the funds deposited into the Campaign Account was from checks.

- Per reviewed bank records, on June 8, 2020, \$100.00 were transferred from Iannotti's personal Bank of America Account to open the Campaign Account. The only deposit into the Campaign Account occurred on June 10, 2020, and it was \$1,200.00 in cash.
- Per Karvoski's statement, he did not make the \$100.00 campaign contribution via check on June 9, 2020, that was reported to DOS. Karvoski was not asked to make the contribution nor was he asked for his personal information to be utilized for the contribution.

Based on the facts developed during OEI's investigation regarding James Eric Foglesong, it can be determined that:

On June 10, 2020, James Eric Foglesong made an aggregate cash contribution in excess of \$50, to wit: a total cash contribution of \$1,200 into Jestine Iannotti's Campaign at the Bank of America located in Altamonte Springs, Seminole County, Florida.

On June 10, 2020, James Eric Foglesong made two or more contributions in the name of another in Altamonte Springs, Seminole County, Florida, to Jestine Iannotti's campaign, to wit: providing a cash contribution to Jestine Iannotti's campaign, knowing that Steven Smith and Todd Karvoski did not make the contributions, and reporting to the Florida Department of State, Division of Elections on June 19, 2020, that the contributions were made by Steven Smith and Todd Karvoski via check.

On June 9 and June 10, 2022, James Eric Foglesong used a two-way communication device to facilitate or further the commission of a felony, to wit: communicated with Jestine Iannotti via mobile phone about going to his office in Altamonte Springs, Seminole County, Florida, to pick up an envelope containing campaign contributions that were ultimately deposited into Jestine Iannotti's Campaign Account and falsely utilizing the name of another (Steven Smith and Todd Karvoski) as the contributors

On June 19, 2020, James Eric Foglesong, a person acting on behalf of Jestine Iannotti, a candidate for Florida State Senate for District 9, did falsely report to the DOS information required by F.S.S. 106, to wit: the full name, address, occupation, amount, and date of contribution of individuals (Todd Karvoski and Steven Smith) who did not contribute to Jestine Iannotti's campaign.

On June 19, 2020, James Eric Foglesong did knowingly and willfully make a false, fictitious, or fraudulent statement or representation, knowing the same to contain any false, fictitious, or fraudulent statement or entry, in a matter within the jurisdiction of the DOS, to wit: submitting Jestine Iannotti's Campaign Treasurer's Report to the DOS, which contained false information to include the full name, address, occupation, amount, and date of contribution of individuals (Todd Karvoski and Steven Smith) who did not contribute to Jestine Iannotti's campaign.

Based on the facts developed during OEI's investigation regarding Jestine Iannotti, it can be determined that:

On June 10, 2020, in Seminole County, Florida, Jestine Iannotti accepted and deposited an aggregate cash contribution in excess of \$50, to wit: a total cash contribution of \$1,200 into her Campaign Account which was provided by Eric Foglesong.

On June 19, 2020, Jestine Iannotti, a candidate for Florida State Senator for District 9, acting as a principal, aided, abetted, counseled, hired, or otherwise procured such offense to be committed, did assist in falsely reporting information required by F.S.S. 106, to wit: the full name, address, occupation, amount, and date of contribution of individuals (Todd Karvoski and Steven Smith) who did not contribute to Jestine Iannotti's campaign, by knowingly providing the credentials and PIN to James Eric Foglesong to submit the false information to the DOS.

On June 19, 2020, Jestine Iannotti, acting as a principal, aided, abetted, counseled, hired, or otherwise procured such offense to be committed, did knowingly and willfully make a false, fictitious, or fraudulent statement or representation, knowing the same to contain any false, fictitious, or fraudulent statement or entry, in a matter within the jurisdiction of the DOS, to wit: Jestine Iannotti assisted in the submission of the Campaign Treasurer's Report submitted to the DOS, which contained false information to include the full name, address, occupation, amount, and date of contribution of individuals (Todd Karvoski and Steven Smith) who did not contribute to Jestine Iannotti's campaign, by knowingly providing the credentials to James Eric Foglesong to submit the false information to the DOS.

On October 29, 2021, Jestine Iannotti made a false statement, which she did not believe to be true, under oath, in regard to a material matter, to wit: testifying to OEI Inspectors that she received campaign contributions via checks provided by James Eric Foglesong, when she knew she only received and deposited cash into her Campaign Account.

Based on the facts developed during OEI's investigation regarding Ben Paris, it can be determined that:

On June 19, 2020, Ben Paris acting as a principal, aided, abetted, counseled, hired, or otherwise procured such offense to be committed, to wit: Benjamin Paris did assist in the election contribution in the name of another by obtaining and providing the name and address of Seminole County resident Steven Smith to James Eric Foglesong that was falsely reported to the DOS as a \$200.00 campaign contribution via check to Senate District 9 candidate Jestine Iannotti, while knowing Steven Smith did not make the contribution.

On June 19, 2020, Benjamin Paris aided the election of Florida State Senate District 9 candidate Jason Brodeur, to wit: when Benjamin Paris indirectly contributed in the name of another (\$200.00 via Steven Smith) to Jestine Iannotti, thus furthering the candidacy (qualification) of Jestine Iannotti, which was Brodeur's opponent. Benjamin Paris did so as a public endorser of Jason Brodeur in his capacity as Mayor and Former Mayor of Longwood.

SECTION IV

STATE ATTORNEY

On May 10, 2022, FDLE OEI Inspectors provided the State Attorney's Office for the 18th Judicial Circuit this summary with all Investigative Reports and Related Items for prosecutorial review and consideration of criminal charges in the matter.

SECTION V

NOTARIZATION

I swear the foregoing is true and correct

SWORN to and SUBSCRIBED
This 10th day of May, 2022


Troy K. Cope, Special Agent
Florida Department of Law Enforcement
Office of Executive Investigations
2331 Phillips Road
Tallahassee, Florida 32308


(Notary Public or LEO)

APPENDIX A



Jestine >

iMessage
May 29, 2020, 9:42 PM

Thanks for the time tonight. My office address is [712 Ballard Str](#)
[Altamonte Springs, FL 32701](#)

Ok

No problem and it was a pleasure meeting you over the phone

Jun 3, 2020, 1:01 PM

Hope your moving went well and travel wasn't a pain. Still on for 2 pm tomorrow at my office?

Jun 3, 2020, 3:03 PM

Yes

Jun 4, 2020, 4:46 PM

New campaign phone number is [407-536-8013](#). Is fwded to my burner phone

Ok

What's the date ur Drivers license was issued



Text Message



12:49

LTE

IMG_3316



Jestine >

tomm early but it's fine for u to do tomm

Ok

Oh what's in New Orleans

Other clients and hopefully a good restaurant.

I do a lot of work there too

Ok

Jun 9, 2020, 11:29 PM

Safe travels

Ty. I'll have an envelope at my office tomm for you if you can pick it up. Has contributions and fedex envelope for sending check to Tallahassee. Was reminded today that I can't deposit funds into account unless my name is on it.

Ahh ok

Any chance you could have that paper printed out for me tomorrow at the office also

And who do I speak with or meet at the office to get all these things



Text Message



12:49

LTE

IMG_3317



Jestine >

And who do I speak with or meet at the office to get all these things

Yep. Let me see who's in tomm and will let you know.

Ok

It takes 2 to 3 days for checks to clear into my account will that be a problem if it's meant to cover the Tallahassee check

It may be. I think I have a solution but will know for sure in am. We can take cash up to \$100 per person. That clears right away. Trying to break it down that way.

Just have to make sure everything is legal.

Ok

Jun 10, 2020, 9:36 AM

Ok to call?

Sure

Oh, can you send me the address to your office again. Please



Text Message



12:49

LTE

IMG_3318



Jestine >

Oh, can you send me the address to your office again. Please

712 Ballard street
Altamonte springs FL 3270-

32701

Ok thanks

Jun 10, 2020, 2:19 PM

We're you able to grab it.

I'm heading to the office now

I had to wait for my car to get fixed because it was under warranty and I wasn't able to get it until about an hour ago

Ok great. I'll let them know to expect you.

Ok

Ouch. My wife dropped me off at the airport and leaving there her engine blew up. What is it with cars???

Oh my

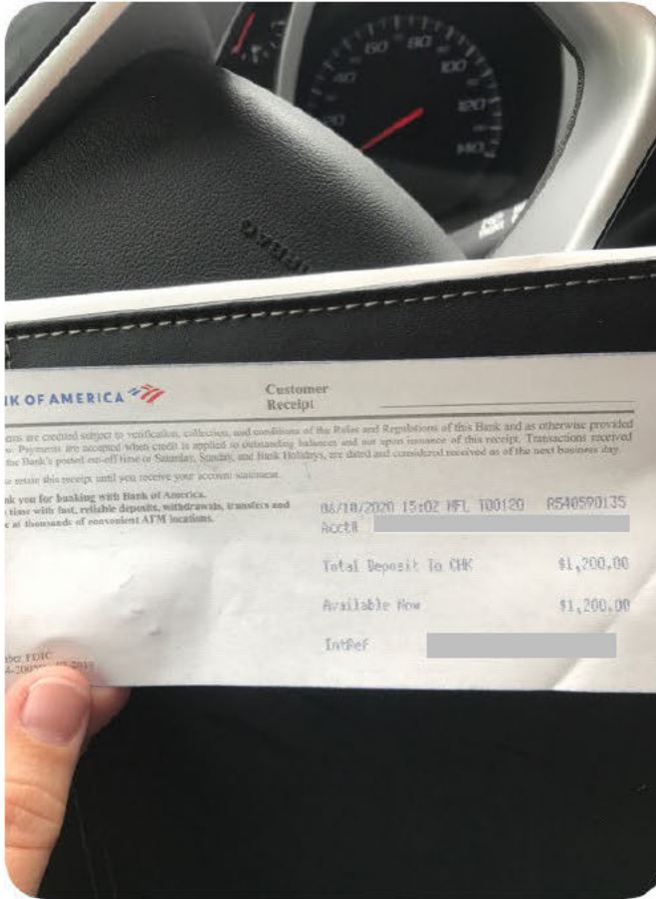


Text Message





Jestine >

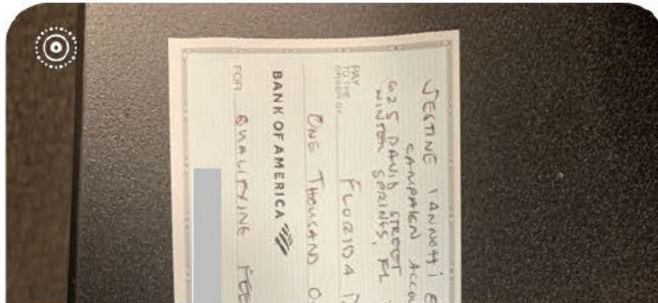


Done

All set to go

At ups store now

Ok

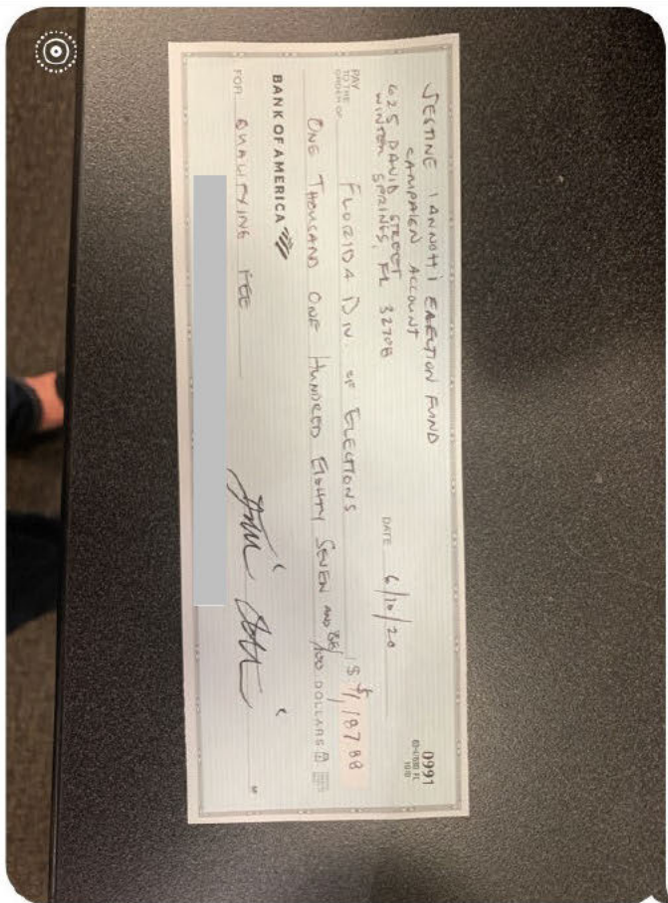


Text Message





Jestine >



Thanks





Jestine >



Ok



Jun 10, 2020, 6:10 PM

CONFIDENTIAL



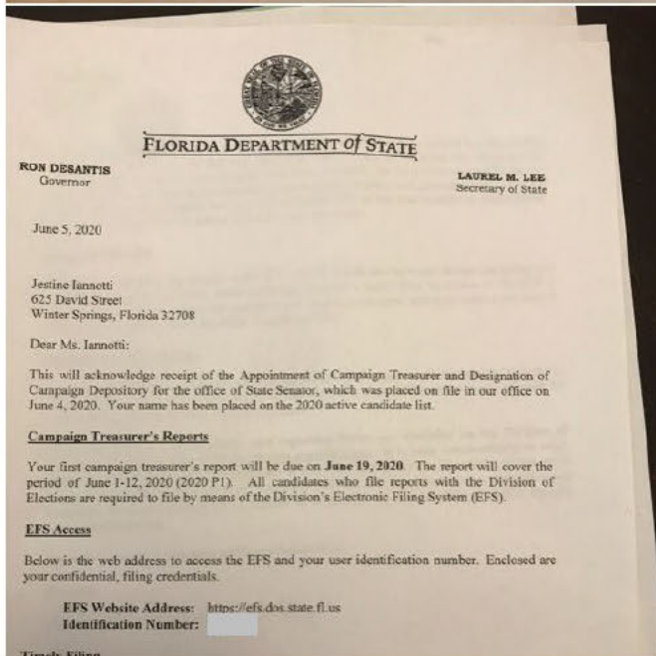
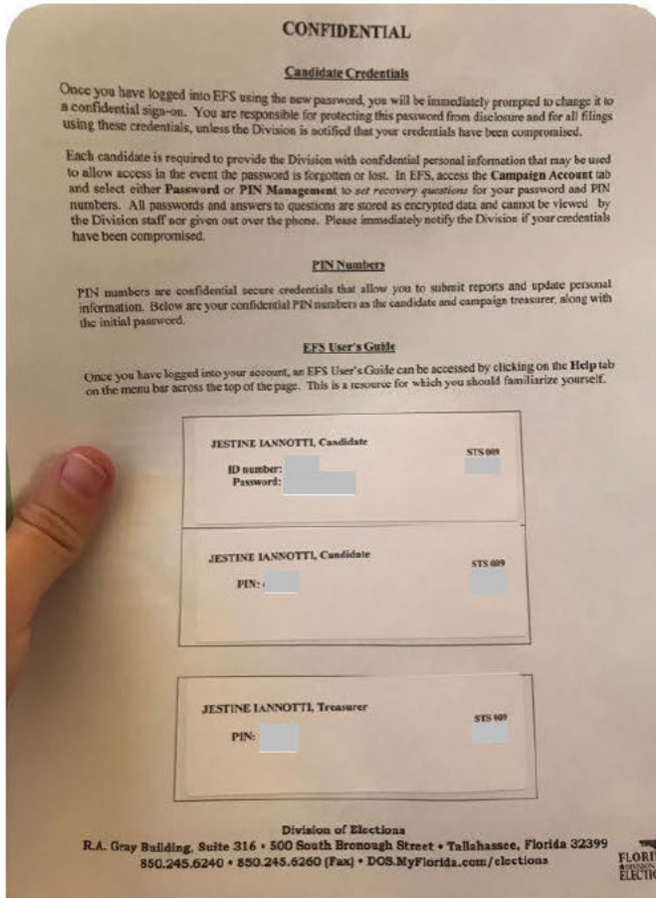
Text Message





Jestine >

Jun 10, 2020, 6:10 PM



Text Message



12:57

LTE 

IMG_3387



Jestine >

Ok

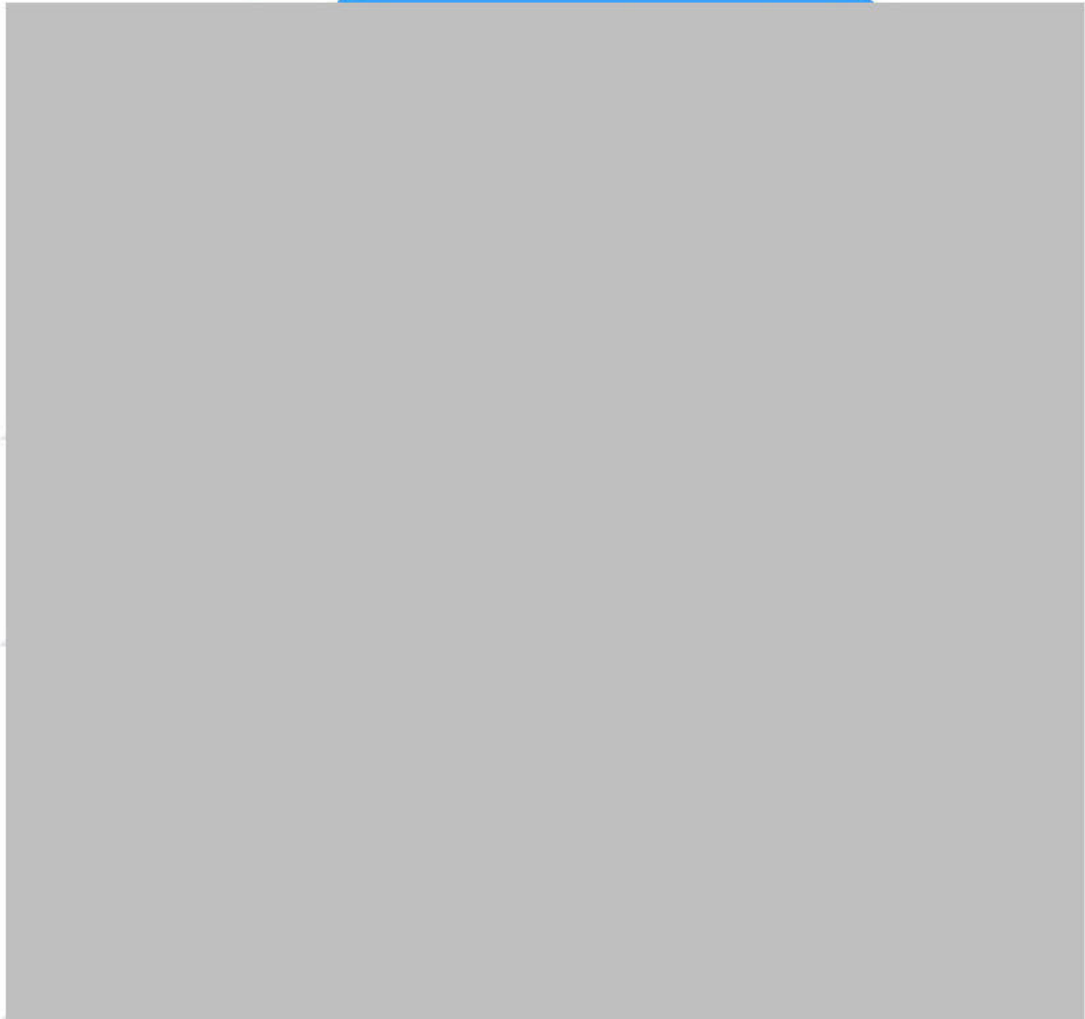
Thanks

Jun 19, 2020, 3:43 PM

What's up

You Called

Sorry forgot where password was on docs u sent but all good now n



Text Message



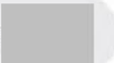
12:57

LTE 

IMG_3388



Jestine >

Favorite pet is 



Sweet. Will use that

Ok

Just emailed you summary sheet for report to be filed.

Their system audits report so all info is there. You want to look at before I send in?



Ok try now. Should show \$600 loan from you.

\$100 initial
\$500 for qualifying.

Ok



Text Message





Jestine >

\$500 for qualifying.

Ok

Cash & checks 700 loans 600

Is that correct

Yes

Ok

Do you have the names of the people who contributed and also who did I take the loan from

It's u loaning campaign.

I'm on for \$300
Steven Smith for 200
Adam heath for 100
Todd Karovski for 100

In the future it will be pac checks most likely and some individuals.

So unofficially who gave the extra money

Me

Ok

Got it



Text Message



12:57

LTE 

IMG_3390



Jestine >

Ok

Got it

OK with that even though you know I'm not gonna win

Yep.

Ok

I also supported the other NPA candidate running in the house race FYI

Ok got it

Who's that I'm just curious

Juan Rodriguez. Not doing anything for the campaign yet but I want more npa folks on the ballot.

Fair enough

Another friend of mine that works in politics said that you mostly deal with Democrats

Over dems.

K

Jun 24, 2020, 1:14 PM



Text Message





Jestine >

Jul 9, 2020, 7:12 PM

The one with the orange could they use a brighter green

Certainly

Ok

Jul 10, 2020, 11:17 AM

Hey so I have about 85 left in the campaign bank account I'm going to see what I need to leave in the account to cover monthly fees but besides that I'm withdrawing some of the \$100 that I put in

Also do you have anything you need me to put in the account

Not yet unfortunately. Lots of promises. Another report ends today and report due next Friday. I'm sure we can get more in next week.

Ok well I leave for Ormond beach tomorrow for a week then I head to Sweden on the 19

Headed to office for work on bio so I'll send that today. Might need



Text Message



12:59



Jestine >

Then I'll be red tomorrow

It looks natural

Kk

Sep 19, 2020, 8:43 PM

Just lost my seniors - they tested positive for COVID today. Still offered to do shoot and I told them we'd find replacements. Working on it now.

Ok

Sep 20, 2020, 9:47 AM

So weather over here looks like shit all day

Here too. I thought this rain would go away for a little while.

Not in winter springs

60-70% chance of rain all day

Yup

Around 2 & 3 it's supposed to be windy we can try then maybe



Text Message



12:59

LTE

IMG_3419



Jestine >

Around 2 & 3 it's supposed to be windy we can try then maybe

Thurs looks like best chance w weather.

I'm still texting seniors.

I have a play date on that day so it will have to be early Lori f

Early morning

Ok

Like 9:30 am?

That's fine

Typically rain is in afternoon. Any other mornings work?

I've been feeling ill lately but it's not Covid it's still related to when I had the kids. Hopefully the dr will figure it out on Tuesday

That's no good.

I don't know how ur wife did it 4 times



Text Message



12:59

LTE

IMG_3420



Jestine >

I don't know how ur wife did it 4 times

Don't take this wrong way but when she started feeling ill it was bc she was pregnant again lol

They think it might be a hormonal imbalance or some kind of girly infection

Ya I took a couple of pregnancy tests it's not that

And I had that ruled out in Sweden

Twins is diff.

True

Lots of babies in there feeding off you

Haha vultures

How's Wednesday am? On Friday we report finances again and even though we haven't had any come in I'd like to have ur website up and press statement out.

Ok



Text Message





Jestine >

Ok

Yea that's fine

Then following report we should have \$2-4K come in and can pay for signs and walk cards along w website etc.

Ok

They how much did we officially say we contributed to the campaign again

Can't remember

How much have u had come in?

No I mean when we first put the cash in

Think it's like 1200 total

Maybe 1300. I'll go look

I get the total but I meant me personally

Oh let me look

As in how much did I chip in



Text Message



1:00

LTE



Jestine >

As in how much did I chip in

\$600

And taking \$100 back as loan repayment

Crap

That's not going to look good to my benefits

Once other money comes in you can have the other repaid as well

Let's discuss this week at photo shoot

Ok

Sep 20, 2020, 3:56 PM

Well it finally stopped raining

Sep 21, 2020, 11:32 AM

Today would have been a good day for photos

I've been tied up all am but yes. Proofreading the press release and bio. Expect them shortly.



Text Message



1:05

LTE



Jestine >

Holler at me when free. It's ridiculous.

U didn't get paid
U signed all your own forms

There's nothing illegal here and when that's proven the Sentinel owes u a front page apology.

Wed, Sep 15, 11:17 AM

Hey can you resend me the Swedish article? Either by email or text is fine

I don't have it

Wed, Sep 15, 7:48 PM

Hey sorry for no call back. Talk tomm am or can chat now if free?

Thu, Sep 23, 10:39 AM

Warren Lindsey

Just called and waiting for him to give me a call back

Thu, Sep 23, 7:23 PM

Any update



Text Message





Jestine >

Any update

Hey sorry to keep on contacting you but I talk to Ben Paris today and he said that that Garcia reporter even going after a friend of ours ours called Doug Crawford when Doug has nothing to do with any of this stuff I don't even know how he got involved and it's like I don't know why they're even wanting him

Also I talked to Doug and Doug said that the Orlando Sentinel called his parents house I left voicemail saying that I possibly took money to run for office

Meant they left voicemail

Anyways I'll let you be for the evening

Sorry been in client dinner. This is all such BS.

Yup

I'll check back in and touch base later tonight or am

Ok



Text Message

