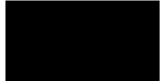


Statement Regarding:

Attorney Dominic Leone



AFFIDAVIT

I, Courtney Mayer-Hoaglin, of Youngstown, in Mahoning, Ohio, MAKE OATH AND SAY THAT:

- 1. I was involved professionally with Attorney Dominic Leone and part of his campaign from January to March 2017. I was also involved with Attorney Leone in a personal relationship and a direct witness of illegal and unethical behavior by Attorney Leone.
- 2. I was involved professionally with the Dominic Leone for Struthers Municipal Court Judge campaign from January to March 2017.
- 3. I was the Treasurer for the Dominic Leone for Struthers Municipal Court Judge campaign.
- 4. I was Dominic Leone's girlfriend from August 2016 to March 2017.
- 5. Dominic Leone asked me for a loan of \$1500 for his campaign.
- 6. I agreed to give Dominic Leone \$1500 as a loan and not a donation.

- 7. Dominic Leone told me the limit that I could give him was \$600. He then asked me to give it to him in increments of \$600.
- 8. I gave Dominic Leone the first \$600 and he affirmed with me that the money I gave him was a loan.
- 9. I lost touch with Dominic Leone in mid-March 2017 because I wasn't helping him enough with his campaign.
- 10. Dominic Leone began a personal relationship with Ms. Sarah Yacko in March 2017.
- 11. I asked Dominic Leone for the \$600 I loaned him repaid to me.
- 12. Dominic Leone agreed to pay me back the \$600 after May 2nd, 2017.
- 13. Dominic Leone phoned me at the end of May 2017 and asked for my address and said he was mailing me \$600.
- 14. Sarah Yacko texted me and told me the \$600 was on its way.
- 15. I have not yet been repaid \$600.
- 16. I am employed as a Licensed Social Worker (LSW) at Akron's Children's Hospital.
- 17. I possess a Masters Degree in Social Work.
- 18. I have personally witnessed Dominic Leone under the influence of marijuana.
- 19. Dominic Leone stated to me on multiple occasions he felt he needed to go to drug rehabilitation.
- 20. I was told by parties at my place of employment that Dominic Leone's used illicit drugs.
- 21. Dominic Leone threatened me verbally and in writing that he would ruin my career by calling my boss at Akron Children's Hospital if I admitted to anyone he used illicit drugs.

- 22. I have a sister named Ashely Mayer who is employed at Mahoning County Children's Services as a social worker.
- 23. Dominic Leone also threatened me verbally and in writing that he would ruin my sister's career at Children's Services if she went forward and corroborated his illicit drug use.
- 24. I recall that Dominic Leone stated to me that he would not attend a Struthers High school football game in the Fall of 2016 because he was worried the community would know he was high, especially the police officers.
- 25. I never reviewed the books nor was presented any records to validate as the Treasurer for Dominic Leone for Struthers Municipal Court Judge.
- 26. Attorney Dominic Leone kept me as the Treasuer after I asked him to remove me as his campaihn treasurer.

STATE OF OHIO

COUNTY OF MAHONING

SUBSCRIBED AND SWORN TO BEFORE ME, on the 1174 day of October; 2017

Signature 7,1

(Seal) NOTARY PUBLIC My Commission expires:

1-20-2020



Frank Scott Notary Public, State of Ohio My Commission Expires July 20, 2020

(Signature) Courtney Mayer-Hoaglin

Ms. Sarah Yacko

Statement Regarding:

Attorney Dominic Leone

AFFIDAVIT

I, Sarah Yacko, of Brunswick, in Medina, Ohio, MAKE OATH AND SAY THAT:

- 1. I was involved and employed by the Dominic Leone for Struthers Municipal Court Judge campaign from March to May 2017. I am now a student at Cuyahoga Community College. I served honorably in the United States Navy from 2011 to 2015.
- 2. I became involved with Dominic Leone in a personal relationship from March 2017 to May 2017.
- 3. I attended many political functions with Dominic Leone and served as the interim Treasurer for Attorney Leone's campaign from March to May 2017.
- 4. I have firsthand knowledge of several illegal contributions to Dominic Leone.
- 5. Each of these illegal donations were deliberately covered up and hidden from the campaign team by Dominic Leone and not documented properly.
- 6. Ms. Karyl Ventresco was to be reimbursed \$211.15, the new Treasurer after me, Ms. Lorain Sorrentino, listed it as an in-kind donation against Ms. Ventresco's wishes.
- 7. I served as the interim Treasurer after Ms. Courtney Hoaglin departed and Ms. Sorrentino became the Treasurer.
- 8. Anthony and Ursula Bell personally gave Dominic Leone two checks from the same checking account. Each donation was \$650, in total \$1300 was given.
- 9. Mr. Dominic Muto Sr. (Attorney Leone's third cousin) gave Dominic Leone \$1200.
- 10. Ms. Courtney Hoaglin gave money as a loan to Dominic Leone and new treasurer, Ms. Lorain Sorrentino, documented it as donation.

- 11. I was told by Dominic Leone that Anthony Bell handed him an envelope, which later Dominic Leone admitted was \$5000 in cash. This donation was not documented.
- 12. Attorney Leone is the owner of several residential and commercial properties in Struthers, Ohio.
- 13. One such property owned by Dominic Leone is 8 State St Struthers, OH 44471.
- 14.1 am aware of a drug raid conducted at this address listed in #14 in March of 2017 where cocaine, heroin and paraphernalia was seized.
- 15. Attorney Leone refused to evict the tenants, and suppressed information due to him not wanting any negative publicity prior to the Democratic primary election.
- 16. To my knowledge, the tenants listed in #14 have not yet been evicted.
- 17. I have witnessed Dominic Leone smoke marijuana on a regular basis.
- 18. Dominic Leone would typically smoke marijuana during his lunch break and in between meetings during weekdays.
- 19. Dominic Leone stated to me that he smokes marijuana to control his stress level generated by Attorney Leone's mother.
- 20. I was paid \$400 a week by Attorney Leone without taxes being withheld.

STATE OF OHIO

COUNTY OF MEDINA Mahoning	
SUBSCRIBED AND SWORN TO BEFORE	
ME, on the 10^{128} $ggy_0 f$	
Signature, 2017 Signature, State of Sources	-
Signature	
NOTARY PUBLIC	
My Commission expires: $7-20-2020$	
THE OWNER THE TOTAL	

. . .

(Signature) Sarah Yacko