POLINSKE & ASSOCIATES, P.C.

701 North Main Street Edwardsville, IL 62025

Brian L. Polinske Donna S. Morrison (IL, MO) TELEPHONE: (618) 692-6520 FAX: (618) 692-6597 criminaldef.com

May 16, 2022

NOTICE TO PRESERVE ALL DIGITAL DATA FROM JANUARY 1, 2022 TO PRESENT

Dear Respondent Bobby Piton,

You have been served with a civil lawsuit in the matter of *Devore v. Craig, Et. Al.* You are hereby placed on notice to preserve all digital evidence that may be relevant to the civil claim(s) against you. This includes maintaining all cellular and digital evidence that may have been used to text, email, SMS, message, or place a telephone call to any party relevant to this lawsuit. This means you should not destroy, alter, or relocated any digital evidence including all cellular phones or computers you may have used from January 1, 2022 to the present. This request is intended to cause to be unaltered all digital data that exists on all your devices. This request is an ongoing request and is intended to preserve all data until such time as discovery has been completed in this case.

Sincerely

Brian L. Polinske

| This form is a | pproved by the III | nois Supreme Court and is required to be acc | epted in all Illinois Circuit Courts. For Court Use Only | | | | | |
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| CIRCUIT COURT Christian COUNTY | | CHMMONE | | | | | | |
| | | SUMMONS | | | | | | |
| Christian | _ COUNTY | | | | | | | |
| Instructions ~ | | | | | | | | |
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| name where the case | Plaintiff / Peti | tioner (First, middle, last name) | | | | | | |
| was filed. | | | | | | | | |
| Enter your name as | | | | | | | | |
| Plaintiff/Petitioner. | ٧. | | | | | | | |
| Enter the names of all people you are suing as | BOBBY PITO | N | 2022-LA-10 | | | | | |
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| Clerk. | Summons issu | ued for this Defendant.) | | | | | | |
| | There may be co | art fees to start or respond to a case. If you are un | able to pay your court fees, you can apply | | | | | |
| | for a fee waiver. | You can find the fee waiver application at: illino | iscourts.gov/documents-and- | | | | | |
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| INFORMATION: | service provider. If you need additional help or have trouble e-filing, visit illinoiscourts.gov/faq/gethelp.asp or talk with your local circuit clerk's office. If you cannot e-file, you may be able to get an exemption that | | | | | | | |
| | allows you to file in-person or by mail. Ask your circuit clerk for more information or visit illinoislegalaid.org. | | | | | | | |
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| | fill out and file fo | orms. You can also get free legal information and | d legal referrals at <u>illinoislegalaid.org</u> . | | | | | |
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| | Defendant/Respo | | imons form for each | | | | | |
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| Respondent. If you are | | | | | | | | |
| serving a Registered Agent, include the | | Registered Agent's name, if any: | | | | | | |
| Registered Agent's Street Address, Unit #: 2147 Fargo Blvd. | | | | | | | | |
| name and address here. City, State, ZIP: Orland Park, IL 60467 | | | | | | | | |
| 7. 15 | | elephone: Email: | facility of the facility of th | | | | | |
| In 1b, enter a second address for Defendant/ | 1 | you have more than one address where Det | rendant/Respondent might be found, | | | | | |
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| In 2, enter the amount of money owed to you. | 2. Information about the lawsuit: Amount claimed: \$ |
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| In 3, enter your complete address, telephone number, and email address, if you have one. | 3. Contact Information for the Plaintiff/Petitioner: Name (First, Middle, Last): Thomas Devore Street Address, Unit #: 118 N. Second Street City, State, ZIP: Greenville, IL 62246 |
| | Telephone: Email: |
| GETTING COURT DO every day. If you do not | DCUMENTS BY EMAIL: You should use an email account that you do not share with anyone else and that you check check your email every day, you may miss important information, notice of court dates, or documents from other parties. |
| Important information for the person getting this form | You have been sued. Read all of the documents attached to this <i>Summons</i> . To participate in the case, you must follow the instructions listed below. If you do not, the court may decide the case without hearing from you and you could lose the case. <i>Appearance</i> and <i>Answer/Response</i> forms can be found at: illinoiscourts.gov/documents-and-forms/approved-forms/ . |
| Check 4a or 4b. If | 4. Instructions for person receiving this Summons (Defendant): |
| Defendant/Respondent only needs to file an Appearance and Answer/Response within 30 days, check box 4a. Otherwise, if | a. To respond to this Summons, you must file Appearance and Answer/Response forms with the court within 30 days after you have been served (not counting the day of service) by e-filing or at: Address: 101 S. Main Street |
| the clerk gives you a court date, check box | City, State, ZIP: Taylorville, IL |
| 4b . | □ b. Attend court: |
| In 4a, fill out the address of the court building where the Defendant may file or | On: at a.m p.m. in |
| e-file their Appearance and Answer/ Response. | Courthouse Address City State ZIP OR |
| In 4b, fill out: • The court date and time the clerk gave you. | Remotely (You may be able to attend this court date by phone or video conference. This is called a "Remote Appearance"): By telephone: |
| •The courtroom and address of the court | Call-in number for telephone remote appearance |
| building. The call-in or video information for | By video conference: Video conference website |
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| is available from the Circuit Clerk. | at: to find out more about how to do this. Website |
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| STOP! | Witness this Date: Seal of Court |
| The Circuit Clerk will fill in this section. | Clerk of the Court: |
| STOP! The officer or process server will fill in the Date of Service. | This Summons must be served within 30 days of the witness date. Date of Service: |
| | (Date to be entered by an officer or process server on the copy of this Summons left with the Defendant or other person.) |

This form is approved by the Illinois Supreme Court and is required to be accepted in all Illinois Circuit Courts.

| _ COUNTY THOMAS DEV | SUMMONS AND COMPLAINT/PETITION | |
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IN THE CIRCUIT COURT FOURTH JUDICIAL CIRCUIT CHRISTIAN COUNTY, ILLINOIS

| THOMAS DEVORE, |) |
|--|---------------|
| Plaintiff, |) 2022LA10 |
| VS. |) NO. 22-L |
| JULIE CRAIG, Defendant |)) |
| DAVID SHESTOKAS, Respondent JILL SHESTOKAS, Respondent BOBBY PITON, Respondent |))) |

COMPLAINT

NOW COMES the Plaintiff, THOMAS DEVORE, by and through his attorneys, Polinske & Associates, P.C., and Brian L. Polinske, and in support of his Complaint for Defamation Per Se against Defendant, Julie Craig, and against the Respondents in Discovery, David Shestokas, Jill Shestokas, and Bobby Piton, states the following:

The Parties

- The Plaintiff is an individual residing in Bond County, Illinois who is currently running for the Office of Attorney General as a Republican.
- Defendant Julie Craig ("Craig") is an individual residing within Christian County,
 Illinois.
- Craig is the mother of a woman with whom the Plaintiff is presently in a dating relationship.
- Respondent David Shestokas ("Shestokas") is an individual residing in Orland Park,
 Cook County, Illinois.

- Shestokas is also currently candidate for the Illinois Attorney General running as a Republican and as such a primary opponent of Plaintiff.
- Respondent Jill Shestokas ("Jill") is an individual residing in Orland Park, Cook
 County, Illinois.
- 7: Jill currently plays an active role in her brother's (David) Shestokas's campaign.
- Respondent Bobby Piton ("Piton") is an individual who under believe resides within Kane County, Illinois.
- 9. Piton is currently a candidate for the Illinois Senate.
- 10. Shestokas and Piton are acquaintances as the two regularly meet in public together.

Jurisdiction and Venue

- 11. The alleged action which gives rise to this action occurred on or about April 20, 2022.
- 12. On or about that date, Defendant Craig created a statement disguised as a journalistic effort which contained actionable defamatory statements directed at the Plaintiff.
- Upon information and belief, Defendant Craig created the statement at her Christian
 County, Illinois residence.
- 14. The statement was eventually published via the internet on a posting service called "Substack."
- 15. The defamatory post was published to members of the general public and other community members of "Substack" in both Christian County, Illinois as well as other counties within and without Illinois.
- 16. Venue is therefore proper per 735 ILCS 5/2-101.
- 17. Defendants' actions, as alleged, constitute the commission of a tortious act against the Plaintiff.

- 18. As such, 735 ILCS 5/2-209(a)(2) confers jurisdiction upon this court.
- 19. The Respondents are believed by the Plaintiff to have information essential to the determination of who should be named as additional defendants, including the possibility of it being the Respondents directly.
- As such Respondents are properly named in this cause, pursuant to 735 ILCS 5/2 402.

Factual Allegations

- 21. Defendant Craig created a defamatory article alleging the Plaintiff had committed criminal offense(s) such as (Domestic Battery, Obstruction of Justice, Sexual Predator).
- At no time has the Plaintiff committed a Domestic Battery or any other offense alleged by Craig.
- 23. There has never been any investigation against Plaintiff for Domestic Battery, or any other criminal offense proclaimed by Craig.
- 24. There has never been any complaint made against Plaintiff for Domestic Battery, or any other criminal offense proclaimed by Craig.
- 25. Defendant Craig's post also proclaims the Plaintiff is under investigation by the Attorney Regulation and Disciplinary Commission for, inter alia, complaints against him by current or former clients.
- 26. There are no complaints pending against Plaintiff with the Attorney Regulation and Disciplinary Commission made against him by any current or former clients.
- 27. Her claims therefore alleged that the Plaintiff is unfit to practice as an attorney.

- 28. Defendant Craig's post also proclaims that the Plaintiff was intoxicated in public (above the legal limit) on or about April 20, 2020.
- 29. At no relevant time was the Plaintiff intoxicated.
- 30. The publication is attached hereto and labelled Plaintiff's Exhibit 1.
- 31. Defendant Craig has continually expressed public animus towards the Plaintiff on multiple occasions due to her disagreement with the fact that her daughter is dating the Plaintiff.
- 32. Plaintiff's Exhibit 1 was sent by Defendant Craig to Respondent Shestokas.
- 33. Upon information and belief, Respondent Shestokas and Defendant Craig acted in concert in the production and dissemination of <u>Exhibit 1</u> in an effort to harm Plaintiff to the personal satisfaction of Craig and to the political benefit of Shestokas.
- 34. Respondent Shestokas then circulated a copy of the defamatory publication to other members of the general public.
- 35. Further Respondent Shestokas caused his staff, Respondent Jill Shestokas, to circulate the defamatory publication to the general public.
- 36. Respondent Shestokas then, in concert with Respondent Piton caused the defamatory publication to be published to the general public via a fictitiously named Substack account under the name "Roger Casteel, Writer."
- 37. Upon information and belief, Respondent Shestokas, who is also is a candidate running for the elected public office of Illinois Attorney General, has with actual malice caused to be disseminated false information to cause harm to the reputation of Plaintiff in order to further his own political ambitions.

COUNT I – DEFAMATION PER SE Versus Defendant Craig

- In support of Count I of this Complaint the Plaintiff restates and realleges paragraphsthrough 37 infra.
- 39. Thus, Defendant Craig created and published a statement which:
 - a. Imputed the Plaintiff had committed multiple criminal actions;
 - Imputed that the Plaintiff was unable to perform or lacks integrity in performance of his employment duties as an attorney;
 - Imputed that the Plaintiff lacked ability or otherwise prejudiced the Plaintiff in his profession;
 - d. Imputed that the Plaintiff lacked ability or otherwise prejudiced the Plaintiff in his pursuit of public office;
- 40. Defendant's statements are therefore actionable defamation per se.
- 41. Actionable defamation per se does not require Plaintiff to actually prove damage to his reputation because this type of defamation is so obviously and materially harmful to the Plaintiff that injury to his reputation may be presumed. Byson v. News America Publications, Inc., 174 Ill.2d 77, 87 (1996).
- 42. Defendant's statements were made with actual malice. In other words she knew at the time she created the publication that factual statements contained therein were false and with reckless disregard for the truth of the facts asserted.
- 43. Actual malice exists, *inter alia*, in that Craig specifically states in her publication that the Plaintiff:
 - a) is a narcissist and offers no apologies for his action;
 - b) has taken advantage of a lot of mothers (clients);

- c) he beat up his girlfriend;
- d) he should drop out of the attorney general race;
- e) states Plaintiff is a criminal;
- f) suppressed the Defendant's actions to make complaints against the Plaintiff;
- g) there was a pattern of domestic abuse by the Plaintiff;
- h) and lastly calls him a sexual deviant/predator.
- 44. Taken in a light of a reasonable person, there can be no doubt that Defendant Craig bears malice towards the Plaintiff.
- 45. Further, as previously stated, she has directly and publicly expressed animus towards the Plaintiff due to his dating relationship with her daughter.
- 46. Plaintiff has suffered the damages of harm to his professional and public reputation with likely clients and voters proximately from the defamatory actions of Craig.

WHEREFORE, the Plaintiff prays for judgment in his favor, an award of damages in excess of \$50,000, and for all other relief to which he may be entitled.

Respectfully submitted, Polinske & Associates, P.C.,

701 North Main Street Edwardsville, IL 62025 06211450 618.692-6520 polinske@sbcglobal.net

The pieces Newsletter
Atomes Tom Devore involved in Domestic Violence Incident

P.AINTIEFS EXHIBIT

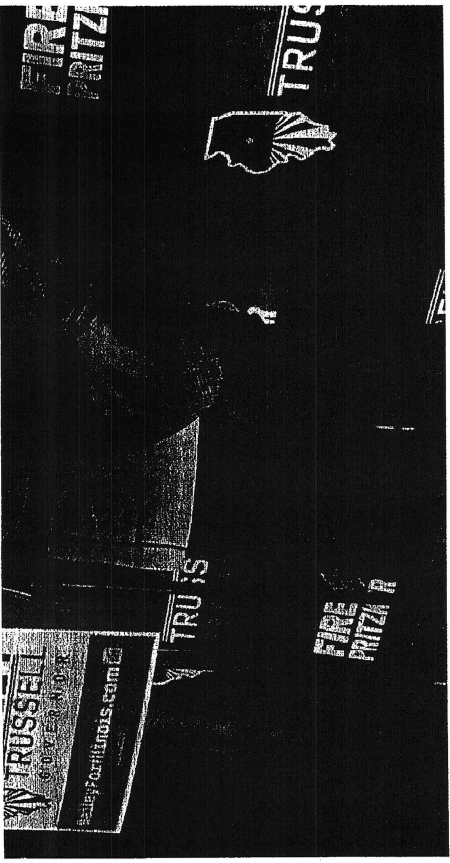
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Attorney Tom Devore involved in Domestic Violence Incident

Devore is a candidate for Illinois Attorney General

Apr 24 Commisents Share





Devore involved in Domestic Battery

On April 20, 2022, at approximately 1:18AM, an incident occurred involving Illinois Attorney General candidate Thomas Devore, is a practicing attorney in Illinois necessary and involving Illinois Republican Pary. Devore was observed drinking alcohol exceeding the legal limit. You know how Republicans like to drink yet they blast us Democrats for being substance" abusers. Let's continue. As the night progressed, Devore attended an after parry with some friends. Devore continued to drink, and later he met with his girifriene, a Riley Craig. Craig is 27 years old and married. Devore entered into a relationship with Craig, who is 30 years younger than Devore. Craig was a client of Attorney Devore, He represented Craig's business, a hair salon and her pending divorce. In Illinois, there are rules about such attorney-client relationships. As a matter of fact, a complaint was filed with the Illinois Attorney Disciplinary Commission about this unethical relationship.

It is unclear what the outcome was of the complaint against Devore.

transported by the fire department and was treated. She had a mandatory evaluation and sought help for depression. Her mother Julie became an advocate for her, warning Devore to stay away from her daughter. Devore persisted There has been a turbulent history involving Devore and his row girlfriend Craig. Just recently there was an incident of them arguing and Craig upset because of the fight swallowed pills in an attempt of suicide. Craig was chasing after Craig, using his influence to suppress her mothe's actions to complain on Devore.

Since then, there has been a pattern of domestic issues involving Craig, ther mother and Devore. Devore began a campaign of harassment of Craig's mother, calling her out as "poor luju" it's not surprising in the era of Republican sexual predator brings himself to attack a mother that only wants to protect her daughter that is suffering from depression and suicidal tendencies. Devore could be Craig's father at his age. What man would date a girl many decades younger. It's about capture and control leading to Tuesday's events. After meeting with his young girlfriend, Riley Craig, an argument ensued. According to wimesses, there was screaming heard from their room. Craig then attempted to escape. Devote pursued Craig, leading to the event becoming physical. Craig plead for help white escaping into the street. Riley then called the Springfield Police seeking help. The Springfield Police were called to the scene. The incident was listed as a potential Domestic Battery call.

The Police met with Craig who reported the event with Devore who was no longer on scene.

In Illinois, potice that respond to a Domestic Battery cal (IDVA) access if a battery did indeed occur. They would interview the victim and the perpetrator. They would observe and document any bruises or other damage inflicted to the victim. As a furner legal aid in Missouri, I would read many police reports on behalf of the law firm I worked for. In Illinois, if a Police Officer believes a battery did occur, he or she may sign the complaint for the victim on behalf of the state. However, there was no perpetrator on some to interview. Devote fled.

The Himois Domestic Violence Act Is in place to prevent the crime of domestic battery. It outlines the domestic violence laws in our state. Under Illinois law, any person who commits battery against a farmily or household member may be found guilty of domestic bettery

From a domestic violence perspective, family and houshold members are defined as:

family members who are related by blood

people who are currently married or were married at one time

people who share or once shared a home

people who have a child in common or a blood relationship through a child in common

people who are dating, engaged, or once were in either of these relationships

people who have disabilities and their personal assistans

Sometimes called the IDVA or ILDVA, this act outlines the penalties people must face if they are convicted of domestic violence.

Craig is Devores griffriend and Devore can be arrested for Domestic Battery. He fled the scene knowing this can ruin his political campaign, even affect his ability to practice law in Illinois. As you know, Devore challenged the public health policy to make money representing clicats who are militant conservatives. It's no surprise that Devore stands up for those far-right Republicans defending those of the lamuary 6th insurrection.

Before we go any further, I want to say this is not hearsty. I obtained a Police report of the incident, Right now Devores girlfriend is back at home with her mother in fear of her life. Terrified that Devore may harm her or her reputation. Below is the Police report/necident ticket.

After meeting with the Police to complain about Devors, Craig called her husband to give her a ride. Together, they returned to the scane of the crime to retrieve Craig's clothes and belongings. Craig decided to leave Devore and retrieve Craig's clothes away from Devor. What's mysterious about this event is that after their history of domestics together that Devore was not arrested. Why did he the tenes of the is a supporter of Police,, why did he not stay to explain himself? Why was he not arrested for Domestic Battery?

Currenty, Devore is under investigation for another mater. As you know, he has taken advantage of alot of mothers representing them in the mask mandate lawsuit. I will provide more details about the investigation. Right now, there are a lot of upset clients because of unwarranted legal charges. Hopefully, the ARDC acts on this and follows up on the complaints made by many innocent mothers that were taken advantage of by Devore and his get rich schemes. As you know, Devore is a narcissist and offer no apologies for his actions.

Its amazing how Republicans can rip our great President Ioe Biden and the Democratic Party yet they are allowed to beat up their girlfriends and still run for office. I make no spologies for being a Democrat. It's not about politics, though. It's what's right and wrong. Derone should drop out the race and answer the Police questions about the events that night. Devore is not smited to be an Attorney General considering his drunk and violent actions. Do we want a criminal like him in office? I don't think so!

Roger Casteel, Writer

(Attached below is the Springfield Police Report)



Incident Report



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CAUNarrative

Hi rycunni@gmail.com

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Check your email

For your security, we need to re-authenticate you.

Click the link we sent to, or click henero signin.

Cinderella 2 hr ago

Jeanne Heedgepeib 2 hr ago

Can't respect anyone's intelligence. Analysis or ability to see truth that actually believes Biden is a great president. Probably thinks Obama was too. The vorument about republicans drinking and accusing Democrats of substance abuse is petty, ridiculous and untrue. Expand full comment IReply

TopNewCommunity

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Apr 24 Roger Casteel

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IN THE CIRCUIT COURT FOURTH JUDICIAL CIRCUIT CHRISTIAN COUNTY, ILLINOIS

| THOMAS DEVORE, |) |
|--|---|
| Plaintiff, | { |
| VS. | NO. 22-L |
| JULIE CRAIG, Defendant |) |
| DAVID SHESTOKAS, Respondent JILL SHESTOKAS, Respondent BOBBY PITON, Respondent |))) |
| | VERIFICATION |
| I, THOMAS DEVORE, HEREBY | POECLARE UNDER OATH AND THE PENALTY OF PERJURY THAT |
| THE STATEMENTS OF FACT IN THE COM | PLAINT ARE FULL, COMPLETE, TRUE AND CORRECT TO THE |
| BEST OF MY KNOWLEDGE, INFORMATION | Thomas Devore |
| Subscribed and sworn to before | e me this, 2022 |
| Notary Public | Official Sest Jeanine Lee Lalischuh Motery Public State of Klinois My Commission Expires 03/28/202 |

My Commission Expires:

3-25-25