

# EXHIBIT A

IN THE CIRCUIT COURT FOR THE FIFTH JUDICIAL CIRCUIT  
COLES COUNTY, ILLINOIS

THE PEOPLE OF  
THE STATE OF ILLINOIS  
Plaintiff,

vs.

KARA CHUMBLEY  
Defendant.

Case No. 19-DT-76  
19-DT-100

AFFIDAVIT

I, Kara Chumbley, being sworn under oath do hereby state as follows:

1. I am over the age of 18, and I make this affidavit based upon my own personal knowledge.
2. That I am a current client of Todd Reardon and a Defendant in the above captioned cases.
3. That I have had many electronic communications via Snap Chat, texts messages, Facebook, Tinder, as well as cell phone contact with ASA Brady Allen during the pendency of my criminal cases.
4. That on February 18, 2020 while I was attending court in my criminal cases, I received text message from ASA Brady Allen on my Apple watch.
5. That during the pendency of this case ASA Brady Allen sent me the following messages attached hereto as Exhibit A to I.
6. That ASA Brady Allen has on multiple occasions requested sexual favors and pornographic material from me in exchange for favorable treatment on my criminal cases.
7. That during the pendency of my case ASA Brady Allen kept asking for pornographic photos from me. I eventually provided him said photo.
8. That ASA Brady Allen stated he would give me advice on my DUI cases while he was having sex with me.
9. That ASA Brady Allen repeatedly told me that I had a alcohol problem and I needed help.
10. That during the pendency of my criminal cases ASA Brady Allen told me to ignore my attorneys advice and take the plea deal being offered by Coles County States Attorneys Office.
11. That I am a personal friend of Brianna Lee and have had multiple conversations about ASA Brady Allen both in person and via social media about her relationship with ASA Brady Allen.
12. That Brianna Lee has made statements to myself and others that ASA Brady Allen has for many months engaged in electronic communications with Brianna Lee during the pendency of her criminal matters also requesting sexual favors and/or

pornographic material.

13. That Brianna Lee has made statements to me that ASA Brady Allen was going to reduce her pending criminal DUI charge to reckless driving in exchange for sexual favors and/or pornographic material.

14. That I questioned ASA Brady Allen about the conflict of interest and his involvement in my cases.

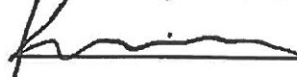
15. That ASA Brady stated that the CCSAO had a policy that the contact with between ASA Brady Allen and the Defendants was permissible as long as the relationship did not get serious.

16. That ASA Brady Allen stated to me that if the relationship became serious he would inform States Attorney Danley who would then get someone else to prosecute her.

**AFFIANT FURTHER SAYETH NAUGHT**

Date: 8-21-20


Respectfully Submitted,

  
\_\_\_\_\_  
Kara Chumbley

STATE OF ILLINOIS            )  
  )     SS  
COUNTY OF COLES         )

I, the undersigned, a Notary Public in and for said County, in the State aforementioned do hereby certify that Kara Chumbley, becoming personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that she signed, sealed, and delivered the said instrument as her free and voluntary act, for the uses and purposes therein set forth.

Given under my hand this 21<sup>st</sup> day of August, 2020.

  
\_\_\_\_\_  
Notary Public

