

**IN THE UNITED STATES DISTRICT COURT  
DISTRICT OF COLORADO**

Civil Action No.: 1:23-cv-01463

AMERICAN MUCKRAKERS PAC, INC., a foreign entity, and DAVID B. WHEELER, an individual, North Carolina resident;  
Plaintiffs

v.

LAUREN OPAL BOEBERT, an individual and Colorado resident, and JOHN DOES (1-25);  
Defendants.

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**FIRST AMENDED COMPLAINT**

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COME NOW PLAINTIFF DAVID B. WHEELER an individual and AMERICAN MUCKRAKERS PAC, INC. a North Carolina nonprofit corporation (collectively “Plaintiffs”) to respectfully submit their Complaint for legal claims against DEFENDANT LAUREN OPAL BOEBERT (“Boebert”) and JOHN DOES (1-25) to be named later. Plaintiffs seek damages and injunctive relief to remedy Defendants’ malicious defamation, abuse of process and intentional interference with Plaintiffs’ donor contracts, vendors, advertisers, agencies, organizations and media partners. The estimated damages, including noneconomic and prospective damages, along with lost income and opportunities, exceed the jurisdictional limit of this U.S. District Court. 28 U.S.C. § 1332. In support of their claims and prayer for relief, Plaintiffs allege and argue as follows:

**SUMMARY OF CLAIMS**

This matter was filed in the State of North Carolina, County of Mitchell, General Court of Justice, Superior Court Division Case No. 22CVS161, and was dismissed for refile in Colorado by that Court; the record and proceedings in that case are incorporated herein by this reference.

David Wheeler is a journalist, and his entity American Muckrakers PAC, Inc. is a federally regulated political action committee. Plaintiffs' online news organization ran stories critical of Rep. Boebert, so she launched a campaign to destroy Plaintiffs' reputation and his economic well-being by concerted action targeting Plaintiffs' donors and other sources of income. Defendant also initiated bogus court proceedings against Plaintiff David Wheeler for a restraining order and bogus Federal Elections Commission ("FEC") proceedings against Plaintiff American Muckrakers PAC, Inc. in order to punish and deter further critical reporting of Defendant.

In the summer of 2022, Plaintiffs published news stories about (1) Defendant's use of illegal drugs including methamphetamine, (2) her abortions, and (3) work as a paid escort. Each of these three stories were confirmed by multiple sources including named sources, documents and recordings that were published along with the stories. In addition to those three stories, Plaintiffs published a news story about Defendant's ATV accident. In relation to the ATV accident, Plaintiffs' source Ms. Tobi Hooper made a sarcastic retort to Defendant's denials via text, stating, "Yeah, I made it all up."

Defendant Boebert used this sarcastic statement by Plaintiffs' source for the ATV story to falsely claim that Plaintiffs published the stories about her drug use, abortions and escort work even though, "they knew them to be false. Their source told them in a text, and I quote, this story is made up." (*See below*, this statement was made on multiple occasions and various fora). Defendant knew that she was misleading her audience into believing that Plaintiff published stories knowing they were false. She knew the "It's all made up" statement was sarcastic, she knew it was

about the ATV accident rather than the three other stories, and as she later admitted, the Plaintiffs' source was being truthful about the ATV accident. In short, Defendant knew that she was falsely accusing Plaintiffs of publishing stories despite knowing they were "made up".

Defendant Boebert then also intentionally interfered with Plaintiffs' contracts and prospective economic well-being by threatening litigation against their donors. Indeed, Plaintiffs' donations dried up and several explicitly told Plaintiff that they are ceasing to donate due to fear of being sued by Defendant Boebert.

Defendant Boebert, in a further attempt to punish and deter Plaintiffs from further critical reporting of her, initiated bogus Court and FEC proceedings against Plaintiffs.

Plaintiffs seek economic, non-economic and exemplary damages, disgorgement of all monies Defendant Boebert gained as a result of her defamations of and the threat of litigation against Plaintiffs, as well as injunctive relief mandating removal, retraction and/or correction of publications determined by this Court to be defamatory.

**CERTIFICATION OF GOOD FAITH PURSUANT C.R.S. § 13-17-201**

Colorado's recently enacted statute C.R.S. § 13-20-1101, explicitly provides that it is meant to protect citizens' First Amendment rights to public participation in government:

- (a) The general assembly finds and declares that it is in the public interest to encourage continued participation in matters of public significance and that this participation should not be chilled through abuse of the judicial process.
- (b) The general assembly finds that the purpose of this part 11 is to encourage and safeguard the constitutional rights of persons to petition, speak freely, associate freely, and otherwise participate in government to the maximum extent permitted by law and, at the same time, to protect the rights of persons to file meritorious lawsuits for demonstrable injury.

C.R.S. § 13-20-1101(1).

This case is filed in part to extend existing precedent establishing the meaning of Colorado’s law so that it provides the protection intended by our legislators in enacting the statute for the protection of citizens’ rights as plaintiffs as well as defendants. When, as in the matter herein, the Plaintiff’s rights to participate in matters of public concern are being intentionally thwarted by abuse of process, malicious defamation and intentional interference, the question of who took the step first of bringing the dispute before the Court, should be understood as irrelevant to the protections meant to be provided by this statute.

### **PARTIES**

1. LAUREN OPAL BOEBERT (“Boebert”) is the United States Representative for Colorado’s third (3rd) Congressional District.
2. DAVID B. WHEELER is a resident and citizen of the state of North Carolina.
3. AMERICAN MUCKRAKERS, PAC, INC. is a North Carolina non-profit corporation and a Federal Elections Commission registered Political Action Committee.

### **JURISDICTION AND VENUE**

4. Plaintiffs are North Carolina residents.
5. Defendant Boebert is a resident of Colorado.
6. Federal Court is the proper venue as the Plaintiffs are North Carolina residents and 28 U.S.C. § 1332 provides for diversity jurisdiction in a case such as this, given the amount in controversy; in addition, Defendant Boebert argued successfully in her motion to dismiss in the Superior Court of North Carolina, Case No. 22CVS161, that Colorado was the proper venue for Plaintiffs’ Complaint. *See* “Order Granting and Denying Motions and Dismissing Complaint Without Prejudice” attached hereto as **Exhibit A**, p.135, ¶ 4 (“The proper State of venue is the State of Colorado.”)

## FACTS

7. On June 16, 2022, Defendant Boebert appeared on “The Sean Hannity Show” and made knowingly false statements, endorsed without rebuttal, to impugn the integrity and reputation of Plaintiffs. *See Exhibit B.*

8. In that broadcast, Defendant Boebert intentionally mislead her audience into believing that Plaintiffs’ news stories about her use of drugs, abortions and escort work were “all made up” and that Plaintiff knew those stories were false when he published them. “This man was told by his source that one of his allegations was made-up before he released it. He knew it was false and he moved forward anyway.” Defendant Boebert then added her threat of litigation, “There is no evidence to back any of their claims. I’m taking legal action against this guy, David Wheeler, and Muckrakers, and we’re moving forward with a lawsuit.”

a.

9. Defendant Boebert was aware that Plaintiffs used multiple sources, including named sources, to corroborate their publications of the news that she had used illegal drugs, had two abortions and worked as an escort.

10. Defendant Boebert was aware that Plaintiffs’ source Tobi Hooper was informing Plaintiffs regarding Boebert’s drunken ATV accident.

11. Defendant Boebert was aware that Tobi Hooper’s statement, “Yeah, I made it all up!” was a sarcastic exclamation made in exasperation with Defendant Boebert’s denials of the facts of her ATV accident.

12. Defendant Boebert was aware that Tobi Hooper’s statements about the ATV accident were true at the time she claimed that they were “all made up”.

13. Plaintiffs never published information that Plaintiffs were told was false by its sources. This claim by Defendant is an intentional manipulation of a sarcastic comment made by one of Plaintiffs' sources who stated, "Yeah, I made it all up."

14. Defendant defamed Plaintiffs with actual malice – that is, knowing that what she was saying was false -- when she made the statement that Plaintiffs' source admitted that her claims about Boebert were "made up".

15. "The Sean Hannity Show" claims publicly to be the number one listened to radio show in the United States with an average of fifteen million (15,000,000) listeners every week.

15.

16. Plaintiff American Muckrakers is a North Carolina non-profit started in May of 2021; it is solely funded by donations.

17. Plaintiff Wheeler, President of American Muckrakers, Inc., chose to register the organization as a "527 Super PAC" with the FEC in order to provide full transparency on governance, donor names, donation amounts, and how the donor contributions are spent.

18. The organization is, and at all times has been, in good standing with FEC, consistently making timely income and expense reports by professional compliance consultants, as required by law, to ensure transparency as to its operations.

19. Plaintiff American Muckrakers prides itself on being cautious and thorough in its researching and vetting the accuracy of information it receives, ensures its sources' statements are supported in evidence before it publishes reports, makes public the underlying sources for its publications when authorized to do so to maximize transparency, has an attorney review its

operations to ensure legal compliance and an accredited accounting firm to manage its financial matters.

20. In May of 2022, Plaintiffs were contacted by telephone, email, and Twitter messages by a number of individuals throughout the United States claiming first-hand knowledge of information that exposes Defendant's hypocrisy and that would tend to persuade voters to oppose the reelection of Defendant Boebert in her bid for U.S. Congress for the 3<sup>rd</sup> District of Colorado.

21. Plaintiff Wheeler was provided numerous verbal statements on recorded and unrecorded phone conversations, and was provided numerous written statements, from multiple individuals claiming to have first-hand knowledge of Defendant Boebert's two previously undisclosed abortions, her previously undisclosed work as a paid escort, and previously undisclosed illegal drug use. *See Exhibits D6, D7, D8, D9 - D22, D31-D33, Q1 and Q2.*

22. Plaintiff Wheeler spent significant time in Colorado meeting with former friends, staff, news reporters, lawyers, and others familiar with Boebert. Plaintiff met Defendant following a debate and shook her and introduced himself. Plaintiffs researched Defendant's background, previous election campaigns, the issues she championed and her speeches. Based on this investigation, American Muckrakers, at 3:51 p.m. Eastern Time, on June 13, 2022, posted on its website, FireBoebert.com, a press release ("Abortion and Paid Escort Press Release") reporting alleged actions by Defendant which are direct contradictions of what Defendant had represented to the public regarding her policy positions and personal beliefs, including that she had two abortions (despite her public campaign against abortion) and that Defendant worked as an unregistered paid escort (despite voting against proposed protections for consensual sex workers)

and her alleged illegal drug use (despite her support of increased penalties for convicted illegal drug users). *See Exhibits C1, C2, C3 and C4.*

23. The reporting about Defendant published in the Abortion and Paid Escort Press Release was based upon information provided to Plaintiffs by numerous individuals, including, but not limited to:

a. Ms. Cindy Lee O'Brien, of New Castle, Colorado, beginning on May 27, 2022, through July 27, 2022, through fifty or more recorded phone calls, emails, text messages, private Twitter messages and in-person meetings, during which Ms. O'Brien provided details of Defendant's abortions in Grand Junction, Colorado and in Glenwood Springs, Colorado. *See, Exhibits D1-6.*

b. Ms. Cindy Lee O'Brien, also provided first-hand reports of Defendant's paid escort work for one of the Koch brothers at an Aspen Colorado political event at the home of Mr. Leslie Wexner on or about February 2020. *See, Exhibits D1-6.*

c. Ms. Cindy Lee O'Brien, also claimed first-hand knowledge of Defendant's nude dancing at an establishment named "Fantasy Grand Junction," in Grand Junction, Colorado. *See, Exhibits D1-6*

d. Ms. Judy Biedenbach, currently residing in Rochester, New York, through dozens of Twitter messages and emails from May 19, 2022, through November 5, 2022, corroborated Cindy Lee O'Brien's claims and provided additional information regarding Defendant's alleged abortions and paid escort work. *See, Exhibit E.*



e. Ms. Jessica Spaulding, of Rifle, Colorado, who had worked for Boebert at Shooters Grill in Rifle, Colorado, provided written and verbal statements through recorded phone calls, emails, text messages, private Twitter messages and an in-person meeting on June 19, 2022, claiming first-hand knowledge of methamphetamine use by Defendant Boebert and her husband. *See, Exhibits F1-F3*

f. Mr. Joshua Bartlett, of Glenwood Springs, Colorado, who has had a ten-plus year relationship with Defendant and her husband, confirmed through text messages and a recorded phone call, on June 16, 2022, the truth of statements made in Plaintiffs' above-mentioned press release and claimed first-hand knowledge of an incident at Defendant's home where he witnessed Defendant using methamphetamine. *See, Exhibit G.*

30. Plaintiffs retained copies of communications and records of phone calls with each and all of the above-mentioned sources and published much of this raw source-material on Plaintiffs' websites "FireBoebert.com" and "AmericanMuckrakers.com".

31. Plaintiffs have retained all the sources communication and phone recordings outlined above and much of those are on the Plaintiff American Muckrakers' websites: AmericanMuckrakers.com and FireBoebert.com.

32. Some of Plaintiffs' reporting was based upon text and phone conversations with Ms. Hooper, recordings of which were made available on Plaintiffs' website. *See, Exhibit N1.* During Wheeler's text conversation with Ms. Hooper, she flippantly and sarcastically made the statement that her account of the facts was "totally made up". *See, Exhibit N2.* This was clearly

a sarcastic joke, as Ms. Hooper at other points in the conversation emphatically attested to the truth of her statements.

33. On June 10, 2022, Plaintiffs posted a press release including Ms. Hooper's recorded conversation. *See, Exhibit N3*. In addition, the Hooper text message, and the audio from a recorded phone call, was posted on Plaintiff's website on June 10, 2022, along with other facts related to the ATV accident in which Boebert was driving intoxicated on May 2019.

34. Defendant Boebert seized on Ms. Hooper's sarcastic remark related to the drunk driving ATV accident in Moab, Utah (and not related to the June 15, 2022 press release) to make the knowingly false claim that Hooper's account was "totally made up" and to intentionally deceive the national audience on Hannity and other right-wing outlets into believing that Plaintiffs' stories about her abortions, escort work and drug use were known by Plaintiffs to be false at the time they published those stories. Defendant intentionally mislead her audience and maliciously defamed Plaintiffs by claiming that she obtained "internal PAC text messages and emails" demonstrating "this political committee, funded by far-left Democrat donors and run by two left-wing political operatives, published pages of false statements knowing they were completely fabricated. The law on this type of defamation is clear and this conduct will be subject to civil and criminal penalties." And that, "we have irrefutable evidence that each one of these statements is patently false." *See, Exhibit J6*.

35.

36. On June 16, 2022, "Hannity" replayed or discussed on national TV excerpts of Defendant's "The Sean Hannity Show" radio interview above, reiterating Defendant's malicious and false assertions that Plaintiffs knew their stories about Defendant's abortions, drug use and escort work were false but that they published them anyway. *See, Exhibit H*.

37. The Fox News television show, “Hannity,” is carried on the Fox News TV network every weeknight at 9:00 PM and averages 3.1 million viewers a night.

38. Plaintiffs answered numerous questions that a “Hannity” show producer, Dante Mazza, had emailed to Plaintiffs. *See, Exhibits I1-I6.*

39. Plaintiffs made numerous requests to Mazza to appear on the show to refute Defendant’s false statements. *See, Exhibits I1-I6.*

40. Mazza, however, refused to allow Plaintiff Wheeler to appear on the show to provide Plaintiffs’ side of the story and publicly refute Defendant’s false and defamatory statements. *See, Exhibits I1-I6*

41. The “Hannity” show on Fox News, on June 16, 2022, and other times on YouTube.com repeated Defendant’s defamatory statements made on June 16, 2022, on “The Sean Hannity Show” radio broadcast and the replayed excerpts during the broadcast on TV on Fox News stations, and FoxNews.com.

42. In a press statement authorized and released by Defendant to the Washington Examiner, Washington Times, Fox News, Daily Caller, and other media organizations on June 15, 2022, and other dates, Defendant made the following defamatory statements:

- a. “This political committee ... published pages of false statements knowing they were completely fabricated;” and
- b. “The law on this type of defamation is clear and this conduct will be subject to civil and criminal penalties.”

*See, Exhibits J1, J4, J5 and J6.*

43. On June 15, 2022, Defendant stated to Mr. Andrew Kerr, an investigative reporter at the Washington Examiner:

- a. “this is what people hate about politics. They hate the lies and they hate the personal destruction. This is very damaging, and that is why I'm going after this guy personally and his group with the full force of the law. I am not holding back, and I want to make sure that this never happens to anyone else again.” *See, Exhibit J1.*

44. Mr. Andrew Kerr, investigative reporter at the Washington Examiner newspaper, and Ms. Valerie Richardson of the Washington Times newspaper,, both emailed and phoned Plaintiff Wheeler seeking comment.

45. Plaintiff Wheeler responded to Mr. Kerr and Ms. Richardson's questions via the same email, explaining that he had sources with first-hand knowledge of the allegations against Defendant. *See, Exhibits J2 and J3.*

46. A Lexis/Nexis search made on August 22, 2022 (covering the time period of June 15, 2022, to July 25, 2022) revealed more than 42 unique news articles written and posted across the United States in which the Defendant repeatedly claimed she was going to sue the Plaintiffs for defamation and refer Plaintiff Wheeler for criminal prosecution, based on Defendant’s claims that Plaintiffs deliberately lied about her. *See, Exhibit T.*

47. On June 22, 2022, Defendant appeared on the “Tomi Lahren is Fearless” TV entertainment show and said the following:

“Right, Tomi. These are all lies and isn’t it interesting that this is coming from the party of believe all women? I’m not the only one this has happened to. We know they have lied about you as you have stated. They lied about Sarah Palin and nearly every conservative fighter. Heck, even Mother Jones, a far-left leaning publication called these sexist and disgusting claims. I’ve never had two abortions. I’ve never been an escort. I’ve never been a drug addict as they claim or stripper or whatever else they want to add to that and over the next few days verifiable facts will be released that proves what I said that proves that these uh allegations are absolutely false. But here’s what’s so sad Tomi. The damage has been done. These allegations trended number one on Twitter. **When Mr. Wheeler and this PAC released some**

**of their allegations they knew them to be false. Their source told them in a text, and I quote, this story is made up.** When they said I was some woman in lingerie in a bed that photo was proven not to be me and these sick hacks still continue to publish the photo and double down saying that it was me so I'm not taking this quietly and won't allow this illegal behavior to continue to happen against myself and I certainly never want to anyone else and that's why I'm moving forward with a lawsuit to sue this PAC. They lied about me and they knew it was lies and that is absolutely illegal, it's like a bully on a playground uh when they can't win they punch you in the face but uh I'm fighting back."

See, **Exhibit K** (emphasis added).

48. Following Defendant's knowingly false statements on numerous radio and television news shows, accusing Plaintiffs of publishing stories they knew were "made up," Plaintiff David Wheeler received numerous emails, text message, verbal death threats, and disgusting comments proclaiming support for Defendant. See, **Exhibits L1-L3**.

49. Plaintiffs reported that Defendant used methamphetamine based upon numerous recorded phone conversations with the sources claiming first-hand knowledge including Ms. Jessica Spaulding, a former employee and friend of Defendant from Rifle, Colorado, and Mr. Joshua Bartlett, a former friend of Jayson Boebert from Glenwood Springs, Colorado. See, **Exhibits F1-F3 and G**.

50. Plaintiffs reported that Defendant had two abortions based upon extensive information received through sources, some named, and published that story along with the first-hand accounts provided in recorded phone conversations.

51. Plaintiffs reported that Defendant was an unregistered paid escort based upon extensive information received through sources who provided first-hand knowledge of the matter through phone calls and in-person meetings.

52. Defendant never had any "internal PAC text message and emails" supporting her McCarthyite claim of "irrefutable evidence" of criminality on Plaintiffs' part.

53. On June 15, 2022, on FoxNews.com, Defendant stated the following to reporter

Mr. Houston Keene:

This political committee, funded by far-left Democrat donors and run by two left-wing political operatives, published pages of false statements knowing they were completely fabricated. The law on this type of defamation is clear and this conduct will be subject to civil and criminal penalties.

*See, Exhibit J6.*

54. Defendant repeated this malicious defamation of Plaintiffs in multiple and various publications: in The Hill on June 15, 2022, in The Grand Junction Sentinel on June 20, 2022, in The Washington Examiner on June 15, 2022, on The Sean Hannity Show on June 15, 2022, in The Washington Times on June 14, 2022, on the Tomi Lahren Show on June 22, 2022, in a report on Foxnews.com on June 15, 2022, and on Colorado Public Radio on June 17, 2022. In each of those publications Defendant Boebert purposely misrepresented the “totally made-up” comment by Ms. Hooper to defame Plaintiffs. Over and over again she repeated, “When Mr. Wheeler and this PAC released some of their allegations, they knew them to be false. Their source told them in a text, and I quote, this story is made up.” *See, Exhibits B, J1, J4, J6, K, R5, R6, R7.*

55. To date, despite Defendant’s repeated McCarthyite promises that she will soon be able to release concrete evidence of Plaintiffs’ criminality, Defendant has not released any such evidence. Her accusations against Plaintiffs are a malicious defamation intended to impugn Plaintiffs’ integrity and hence their ability to conduct their profession and participation in the democratic process of self-government.

56. A news article on Boebert claiming she was referring Wheeler for criminal charges to the Mesa County, Colorado, District Attorney, was written by Charles Ashby of the Grand

Junction Sentinel on June 20, 2022. In that article, Ashby reports, “While such a law does exist, there is no known time when it has ever been prosecuted anywhere in Colorado, Mesa County District Attorney Dan Rubinstein said. I will also note that, as of now, I have not received any request to investigate such a claim,” he said. Once again Defendant is attempting to silence Wheeler by making defamatory claims his actions were criminal and Wheeler was going to be prosecuted by the local District Attorney.

57. Plaintiff Wheeler made an offer to Defendant to send any future stories about Defendant to her attorney before they were published in order to give her an opportunity to debunk any of our facts. Plaintiff Wheeler never heard back from Defendant or her attorney on this offer. This offer is confirmed by Caitlyn Kim, a reporter for the Colorado Public Radio in her report published on June 17, 2022, in which she reported the following quote from Wheeler:

While admitting some errors in Muckraker’s claims, such as originally giving the wrong year for the off-road accident and posting a photo of a woman that may not be Boebert, Wheeler is standing by the information he said he’s received. “I’ve had messages with the source during the writing of this and she stands 100% by the information she sent us,” he said in a Tweet. He added the PAC won’t stop posting additional information about the controversial first-term congresswoman, but he will give it to her attorney for review prior to publication “to tell us why we shouldn’t post it. If they can prove it’s bogus, we won’t post it.”

58. In fact, Defendant’s defamations have been effective in undermining Plaintiffs’ capacity to conduct their profession and participate in government—their donations have been reduced significantly as a result of Defendant’s campaign against them. The following is a list of total donations made to American Muckrakers, Inc. from the last half of 2022 and beginning of 2023:

May 2022	\$ 20,931
June 2022	\$ 27,372 (Defamation occurs June 16, 2022)
July 2022	\$ 5,754
Aug 2022	\$ 4,654
Sept 2022	\$ 4,420
Oct 2022	\$ 4,116

Nov 2022	\$ 4,647
Dec 2022	\$ 549
Jan 2023	\$ 476
Feb 2023	\$ 2,026

59. Plaintiff American Muckrakers' revenue decreased significantly immediately after Defendant made statements about the Plaintiffs to the news media and on radio and television news and entertainment programs in North Carolina and across the United States and is estimated as of May 2023 to total **\$157,519** in yearly lost revenue.

60. Defendant's false accusations against Plaintiffs subjected them to adverse publicity locally, nationally, and internationally, as various media reported the Defendant's false statements about Plaintiffs. *See, Exhibit T.*

61. This embarrassment and harm to Plaintiffs' reputations was exacerbated because Defendant was able to privately coordinate with several large media organizations to publish her statements and have her on their radio or television shows without any opportunity for the Plaintiffs to tell their side of the story. *See, Exhibits I1-I5.*

62. Plaintiffs made numerous requests to appear on the various radio and TV shows where Defendant Boebert spoke against him, but to no avail.

63. Defendant used a tactic when on these radio and TV shows of not only threatening Plaintiffs with suit but of publicly threatening with suit anyone who may donate to Plaintiff.

64. Defendant made the following statement, through her attorney, to the news media on June 17, 2022:

Muckrakers' sloppy, reckless, and wildly irresponsible actions have created substantial legal liability for Muckrakers, David Wheeler in his personal capacity, and each donor to the organization who chose to fund the effort knowing it would result in defamation.

*See, Exhibit J6.*



65. Defendant used this tactic knowing full-well that she had no basis in law for such threats of suit against potential donors to American Muckrakers. Defendant's statements regarding her intent to bring suit not only against Plaintiffs but against their donors was designed to threaten, intimidate, and defame Plaintiffs' donors and was in fact successful in silencing them and dissuading them from participating in self-government and exercising their First Amendment rights.

66. Defendant misused her position as a public figure to threaten Plaintiffs' donors in hopes that their fear of a lawsuit (regardless of whether it lacked any merit whatsoever) and would dissuade them from supporting Plaintiffs. This tactic worked.

67. Preventing the use of such tactics is the reason why our Colorado legislators enacted C.R.S. § 13-20-1101.

68. Defendant's efforts were deliberate, malicious, and intended to harm Plaintiffs, and her efforts were successful.

69. Plaintiff American Muckrakers suffered a ninety-two percent (92%) decrease in revenue after Defendant's false comments about Plaintiffs.

70. From the start of the Plaintiff American Muckrakers in June 2021, through September 30, 2022, the PAC raised a total of \$245,045.63 from 4,270 donors across the United States.

71. The donations averaged \$31.84 per donor and an average sum of \$15,315.35 per month.

72. In the three months prior to Defendant's false comments about the Plaintiffs, from April 1, 2022, until June 30, 2022, the PAC recorded a total of \$61,131.36 in revenue from donors all across the United States, which is an average of \$20,387.12 per month.

73. As a result of Defendant's malicious defamations against Plaintiffs, from July 1, 2002, through September 30, 2022, the PAC recorded a total of \$3,843.07 in revenue from donors all across the United States, which is an average of \$1,281.00 per month – that constitutes a ninety-two percent (92%) decrease in revenue.

74. Soon after Defendant broadcast her intent to sue American Muckraker donors on radio, television and on-line publications, donors to emailed to cancel their donations to Plaintiffs, come citing their fear of liability. These donors include, but are not limited to, Lori Dasko of Colorado; Marianne Kipper of Colorado; Arianthe Stettner of Colorado; and Susan Gamm of Colorado.

75. Upon information and belief, Defendant has not sued any of the Plaintiff American Muckrakers' donors.

76. From July 1, 2021, through June 30, 2022, American Muckrakers was able to pay Plaintiff Wheeler \$5,375.00 per month.

77. From July 1, 2022, through September 30, 2022, his salary had to be dropped to \$2,700.00 per month.

78. Defendant's comments about donors in paragraph 69 above are without precedent in Plaintiff Wheeler's 40 years in politics; never before has Plaintiff witnessed donors to nonprofits threatened with legal action for supporting a cause with their donations. Defendant's statements were meant to inflict damage on the Plaintiffs, in the form of curtailing their donor's support, and it worked as planned.

### **CLAIMS FOR RELIEF**

#### **First Claim: Defamation (Against Defendant Boebert)**

79. Plaintiffs incorporate all previous paragraphs herein by this reference.

80. The Defendant published or caused to be published the above-listed defamatory statements about Plaintiffs.

81. The statements caused Plaintiffs actual damages.

82. The substance or gist of each of the above-listed defamatory statements was false at the time they were published.

83. At the time of publication, Defendant either knew that the challenged statements were false or Defendant made the statements with reckless disregard as to whether they were false.

**Second Claim: Trade Libel  
(Against Defendant Boebert)**

84. Plaintiffs incorporate all previous paragraphs herein by this reference.

85. The above-referenced challenged statements and written communications are untrue.

86. The Defendant made the communications knowing they were false or with reckless disregard of their truth.

87. The communication of Defendant's statements defaming Plaintiffs resulted in pecuniary damage to Plaintiffs.

88. Plaintiffs' business has been significantly damaged in reputation to the extent that loss of future business may be proven.

**Third Claim: Tortious Interference with Contract  
(Against Defendant Boebert)**

89. Plaintiffs incorporate all previous paragraphs herein by this reference.

90. The Plaintiffs had contracts and agreements with donors and sponsors in which said persons had agreed to donate to and support Plaintiffs' activities.

91. Defendant knew or reasonably should have known of these contracts and agreements.

92. Defendant, by words or conduct, or both, intentionally caused donors and sponsors not to perform and/or to terminate their agreements, promises and contracts with Plaintiffs.

93. Defendant's interference with the contracts and agreements was achieved through unlawful and improper means, *i.e.*, by defaming Plaintiffs in their professional capacity and integrity.

94. Defendant's interference with said contracts caused the Plaintiffs damages and losses.

**Fourth Claim: Tortious Interference with Prospective Advantage  
(Against Defendant Boebert)**

95. Plaintiffs incorporate all previous paragraphs herein by this reference.

96. Plaintiffs had a track record of donations, contributions and support and a reasonable expectation that such contracts and agreements with donors and sponsors would continue and result in prospective advantage.

97. Defendant, by words or conduct, or both, intentionally caused donors and sponsors not to associate with Plaintiffs and to abjure entering into agreements, sponsorships and actions in support of Plaintiffs and their work.

98. Defendant's interference with the contracts and agreements was achieved through unlawful and improper means, *i.e.*, by defaming Plaintiffs in their professional capacity and integrity.

99. Defendant's interference caused the Plaintiffs loss of prospective advantages.

**Fifth Claim: Civil Conspiracy  
(Against Defendant Boebert and in concert with John Does 1-25 to be named after  
discovery)**

100. Plaintiffs incorporate all previous paragraphs herein by this reference.

101. Defendant and her co-conspirators agreed, by words or conduct, to accomplish an unlawful goal of discrediting and incapacitating Plaintiffs through defaming them in order to prevent their participation in matters of public concern.

102. One or more unlawful acts were performed to accomplish the goal, namely each of the above-listed challenged statements were made maliciously to defame Plaintiffs and thereby discredit them.

103. Plaintiffs suffered injury to their reputation, economic damages and losses.

104. These injuries, damages and losses were caused by said unlawful acts performed to accomplish the goal of discrediting Plaintiffs to prevent them from exercising their free speech and rights of participation in electing government representatives.

**Sixth Claim Abuse of Process  
(Against Defendant Boebert)**

30. All foregoing Paragraphs are incorporated as if set forth fully herein.

31. Defendant Boebert initiated a Court proceeding for a temporary restraining order, for the ulterior purpose of preventing Plaintiffs from reporting on her for a critical period of time right before the election.

32. Defendant Boebert delayed the proceeding intentionally to obtain the needed deterrence of Plaintiffs from reporting on her, and then abandoned the proceeding when it came time to have to present evidence before a Judge, not even showing up at the scheduled hearing on the temporary restraining order.

33. Plaintiffs were caused damages. They were, in fact, deterred from reporting on Defendant for the period of time intended under threat of punishment for contempt of court. Additionally, Plaintiff suffered the embarrassment of having a temporary restraining order issued against him, for which he was confronted by donors who were concerned about the behavior that Defendant alleged against him including that he criminally stalked and physically threatened her. Indeed, Col. Morris Davis, co-founder of American Muckrakers, resigned from the voluntary board and asked that he be removed from American

Muckrakers' materials out of concern from being associated with an organization that had a temporary restraining order against it, even if everything that Defendant asserted in that filing was false and inflammatory.

**PRAYER FOR RELIEF**

WHEREFORE, Plaintiffs respectfully request this Court enter Judgment on their behalf and against Defendants, jointly and severally for the following relief as is appropriate, mandatory or just:

- a. Compensatory damages in an amount to be proven at trial;
- b. Consequential damages in an amount to be proven at trial;
- c. Noneconomic damages in an amount to be proven at trial;
- d. Exemplary damages as may be awardable upon proof of malice;
- e. Attorneys' fees as may be mandatory, just and provided for by statute;
- f. Pre-judgment and post-judgment interest;
- h. Legal costs;
- i. Any such other relief as the Court deems just and proper.

**JURY DEMAND**

Plaintiffs hereby demand a trial by jury on all issues so triable.

RESPECTFULLY SUBMITTED THIS 19TH DAY OF OCTOBER, 2023

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