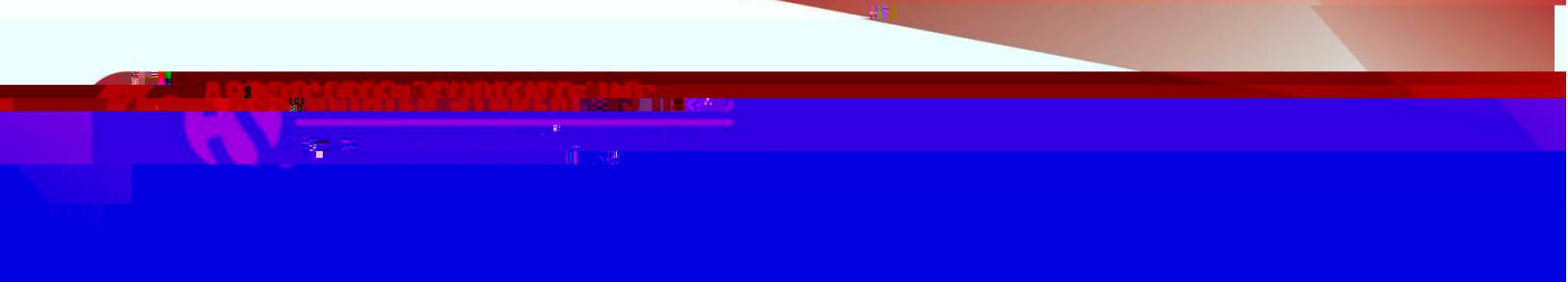


were finalized. At the time, Mahdi Fugfugosh was trying to convince me to be on a slate because “people do not like me”, apparently due to this rumor I had not heard before until it was brought up to me. When campaigning started, his friends, including those that did not attend East Bay, would hack my social media page and threw comments about this rumor. The intentions were always to disrupt my campaign and image. I bring to the Elections committee new information that can help carry on that this hacking was not accidental. This information is from the AT&T investigator. Apparently, the Jovani we had believed to be involved, is not the Jovani from Cal State East Bay. This Jovani does not attend college and does not work at the location, previously worked out by Mahdi Fugfugosh. However, when he was shown a picture of Mahdi Fugfugosh, he claimed he looked familiar. Due to COVID-19, the transaction was completed outside of the AT&T store. The investigator believes that this allowed the impersonation of my father to be flawless. He also believes that it was a co-worker who utilized Jovani’s employee account in order to successfully bypass by id. Even the investigator mentioned that Mahdi Fugfugosh appears to have connections with AT&T. The investigator expressed to me that he definitely believes the motive for hacking was due to the elections. Although this grievance is about the involvement of Khayree Wells, I believe the following information is very necessary. After the sim card was transferred to another device, this person drove to Castro Valley and accessed the internet, possibly for Instagram. According to Mahdi Fugfugosh Instagram posts and our conversation via Snapchat calls, Mahdi Fugfugosh was in Castro Valley. The investigator then explained to me that cell towers are very specific. They have a five-mile radius. I was then able to find Mahdi Fugfugosh address online. I can confirm that Mahdi Fugfugosh lives within the five-mile radius of this particular Castro Valley tower. There is much information that leads us to believe that Mahdi Fugfugosh has something to do with the hacking of my account. It is proof that Khayree Wells had attempted to enter my AT&T account without authorization from me or consent from anyone in my family. I encourage the Elections committee to disqualify Mahdi Fugfugosh for the involvement of his campaign workers and another candidate’s personal information. Utilizing one’s personal connections to access information not available to the public is extremely dangerous and unethical. This definitely affected the elections because I was unable to contact my supporters through Instagram, cell phone, as well as the traumatic and emotional effect this had on me. That is all the evidence I believe I have today, except for the statement I provided to ASI elections with a timeline of how everything went about. I hope that we all understand the severity of the situation. If there are questions, I can try contacting the investigator. I have the proof of the emails with the investigator that I will be sending to the Elections committee. A. Orejel, do you have any questions for me? Should I repeat anything?

A. Orejel states that there are questions and we will go through the order first.

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anything, but only stating that I liked technology. I want to prove my point. Like Euridice Sanchez-Martinez said, she was hacked on Sunday, April 12th. I saw that she was getting hacked continuously. My first shift was Tuesday, April 14th. I felt bad for her and I also had her phone number, since we are in the same committee. I did access her account, but I clicked on “customer not present”, which does not allow me to do anything to her account. I saw that her account was

there is no need for me to do it. Even when Khayree Wells logged into her account three days after, it still did nothing to her account. Everyone knows that my fraternity supports me, and Khayree Wells, since we did nothing. Why is this being portrayed like Mahdi Fugfugosh did this with Jovani? I do not know who Jovani is and I will get every single one of my co-workers from Oakland to vouch for me. I am not sure who did this and I am sorry Euridice Sanchez-Martinez that this happened to you. However, it is wrong to accuse me of something I did not do. You can keep investigating with AT&T and I will cooperate and do everything with AT&T. It is ridiculous to say that Khayree Wells or I hacked your account.

A. Orejel asks if the respondent would like to ask any questions for the complainant for clarification.

Khayree Wells asks why Euridice Sanchez-Martinez would blame him for the hack. The first day she was hacked, I have messages between her and another person telling her that she feels like it was Khayree Wells.

Euridice Sanchez-Martinez states that she talked to that person in private because I did think it was you because of the incident we had. I knew that we were not on good terms. I did speak to her in private, but I did not publicly accuse you of anything. I did not even have a social media platform to do so. That was me talking to my friend, not me trying to post it and make you look bad.

Khayree Wells states that what he and Euridice Sanchez-Martinez went through was not serious. We discussed the issue and did not have much of a problem after. When her account

is being pointed at Mahdi Fugfugosh when I had nothing to do with this. Even when the account was hacked, I was sitting at home, which is in a different part of Castro Valley.

Euridice Sanchez-Martinez clarifies that her question was does Mahdi Fugfugosh live within a five-mile radius of the tower.

Mahdi Fugfugosh asks how he is able to get from his house to the tower just to hack Euridice Sanchez-Martinez's account.

Euridice Sanchez-Martinez states that it is the radius, which means you have to be within five miles of the tower.

A. Orejel thanks Mahdi Fugfugosh for providing the information and Euridice Sanchez-Martinez stating the question.

Mahdi Fugfugosh informs the committee that there are cell phone towers in Five Canyons that can clearly be seen and it does not make any sense why Euridice Sanchez-Martinez would say that the call she made to me would travel ten minutes to the tower. I do not know Jovani, I do not own an iPhone 7, and did not make account changes.

A. Orejel asks Khayree Wells why he thought it was appropriate to access Euridice Sanchez-Martinez's account without permission and being an AT&T employee.

Khayree Wells states that he did it out of curiosity. I am thinking how her account could have been hacked. I did not think anything of it and other employees have done it when customers are not there. I had no negative impact before doing it. I would like to apologize for doing that as well. I should have accessed her account while she was present.

A. Bilapatte asks Khayree Wells if AT&T allows the access of a person's account without their consent and what was the AT&T store's reaction after this happened? Were you contacted by your manager or authorized person regarding this?

Khayree Wells states that the manager is aware of it and I am on suspension. The customer has to be aware of it.

A. Bilapatte asks Mahdi Fugfugosh a question. You said you did not know anything until you were told by someone else. Was it the same day or the following day?

Mahdi Fugfugosh states that he saw someone posted about the incident around 9 to 10 p.m. on Saturday, but mainly Sunday is when I saw it posted on Instagram.

A. Bilapatte asks Euridice Sanchez-Martinez if the dates of the screen shots are correct.

Mahdi Fugfugosh states that Khayree told him after he saw that Euridice number is still active and it has not been deactivated or canceled since 2013

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5:19 PM on April 11th, and the location of the sim change was in Fremont. The change was done by the assistant store manager Jovani, later on the location of the device was picked up 2419 Castro Valley Blvd. In the second email from Robert, he stated that he failed to mention the first time that cell towers can be picked up from a five-mile radius of coverage. As we have seen Mahdi address is around the 4.2 miles radius of the cell tower. The person logging into my account by using Jovani's store manager information on an iPad. Robert and I had a previous conversation of viewing the security footage at the store, which confirmed that Jovani was in the back, while the incident occurred outside. During the investigation, Jovani stated that he did not do the sim card change, I would like to repeat again that Jovani is not a student. The iPad that was used, was not assigned to the assistant store manager, which relates back to someone using Jovani's account information. However, Jovani remembers that he had to use his information to an un subordinate during the time of April but cannot remember the specific date or employee. Also, Robert provided a picture of Mahdi to the assistant store manager, which then Jovani stated that he looked familiar. This is just proof from my AT&T investigator providing this information. I also found information on Melissa's LinkedIn account, which state she worked in Prime Communication in Sacramento. Khayree has mentioned before that he does not work at an actual AT&T store but is a prime communication with authorized AT&T location.

A. Bilapatte states if Euridice, Khayree and Mahdi knows who the email foolaroundtheworld507 belongs to.

Euridice Sanchez-Martinez states she does not know who it belongs to and she would not get involved to try to figure it out. One thing I did find interesting is in Khayree's LinkedIn account he stated that he wanted to be a chef one day. Therefore, I find it interesting how Khayree can be involved in this email.

A. Bilapatte states if Khayree knows anything about this email address.

Khayree Wells states that he does not have any knowledge about the email address.

A. Bilapatte states if Mahdi knows anything about this email address.

Mahdi Fugfugosh states that he is not aware of who's email address it is.

A. Orejel states that he will now ask for Euridice to make a rebuttal and closing statement.

A. Bilapatte states before we start that I just have one last question for Euridice. What does the assistant store manager mean when he stated that Mahdi's face is familiar?

Euridice Sanchez-Martinez states it was not clear if they have seen each other repeatedly or if it was a one-time occurrence. Due to the assistant store manager not being an East Bay student, I think it was just a one-time occurrence. I can also ask the investigator for more information. I just found it funny how the assistant store manager recognized Mahdi's face.

E. Pinlac states in the email with the investigator, is there any way they can confirm the person who Jovani gave access too and whether or not they were connected to an East Bay student.

Euridice Sanchez-Martinez states the investigator is going to send her a list of everyone who was working that day. Jovani is put in the situation in which no one wants to speak up due to the fear of being fired.

E. Pinlac states that it would help if we can figure out who was working at the AT&T store.

A. Orejel states that he will now ask for Euridice to make a rebuttal and closing statement now.

Euridice Sanchez-Martinez states what does A. Orejel mean by a rebuttal.

A. Orejel states that anything else she would like to say before we go into close voting.

Euridice Sanchez-Martinez states that as a victim of the situation, I encourage the Elections committee to disqualify Mahdi Fugfugosh for the involvement of his campaign workers and another candidate's personal information. Utilizing one's personal connections to access information not available to the public is extremely dangerous and unethical. There's concrete evidence that Khayree Wells was in the family's account and along with the confessions from today's meeting. Khayree entered my account without authorization and caused distress to my family while elections were taking place. Please consider today and the future, luckily, I won but I cannot imagine if I have not due to this situation. However, I cannot imagine in the future if someone loses because of a similar situation. No one should run in fear of running for an ASI position and that privacy should not be invaded during an important election. No candidates campaign should be eliminated without zero protection from the ASI election committee. Please protect us, especially when matters go above and beyond the election committee.

A. Orejel states that Mahdi and Khayree can now make their closing statements and rebuttals.

Khayree Wells states that he knows that his part looks bad. However, he never had bad intentions and that he is sorry. I hope she finds who actually hacked into her account.

Mahdi Fugfugosh states Khayree does not have anything to do with the hacking, despite him checking Euridice account and not changing anything. Which he still got in trouble for three days afterwards and I do not know who Jovani is or why his information was used. I am not Jovani and I should not be taking his blame. At the end of the day, I see this as an AT&T issue, due to not working at AT&T for almost two years and currently I am working at Apple.

A. Orejel states that at this time we will be having final questions. The first towards Euridice, do you know what store Jovani works at.

Euridice Sanchez-Martinez states that Jovani works at the Fremont store.

A. Bilapatte states that during the time of the incident is there a way you can prove you were home? Euridice claimed earlier that you were driving when she called you, what do you have to say about that.

Mahdi Fugfugosh states that he can confirm with his mother and sister. How else would you like me to confirm?

A. Bilapatte states if the advisors can advise on how to move forward with that information.

S. Saquee states that Euridice mentioned she called Mahdi on Snapchat; can you confirm the location when you call someone.

Euridice Sanchez-Martinez states no that you cannot. On Snapchat, you are able to call people using Wi-Fi, which is how I was able to call him. When I screenshot our conversation, Mahdi stated

A. Orejel states that if Euridice wants to explain her side.

Euridice Sanchez-Martinez states she did ask for his location and whether or not he hacked into her account. Mahdi then stated that he would never hack into my account and said may the best candidate win. For me it did not seem as a good sign when Mahdi said that statement, I cannot prove what Mahdi said but he knows he did. I did report the full conversation to the elections committee and like I have stated one could hear that there was wind. This conversation did not take place until 6:30 PM, in which I also have a screenshot of the time.

S. Saquee states that Euridice has a witness who has seen her mental health.

Euridice Sanchez-Martinez states if Kabir Dhillon can describe everything that has happened to me.

K. Dhillon states he can attest to Euridice mental health during the time of the hack. She was not herself due to looking devastated and terrified instead of being a happy person.

Euridice Sanchez-Martinez states she has been vocal to those she feels close too. My family felt very scared due to having personal and bank information in our account. We did not know if the person was going to take anymore extreme measure, we were also very paranoid, and my siblings were crying. Later on, the ambulance came to pick me up due to having a bad panic attack regarding this whole situation. I also have a video of me in the ambulance, I have also reached out to the crisis hours through East Bay counselors. Mahdi posted video every two seconds of trying to shut down my voice. I struggle a lot when I get news from the situation and I take anxiety workshops. This affects not only my life during college but outside of college as well.

Mahdi Fugfugosh states that he has never brought up anyone from another candidate or anyone on the elections committee due to not wanting to interfere with the elections considering last year.

A. Orejel states if anyone has any last remarks. Now at this time the committee will recess, everyone on zoom is welcome to stay, we will come back after a few minutes.

1:35:25

V. HEARING – DELIBERATION

The Committee will recess into a closed session to consider complaints.

1:40:04

VI. HEARING – COMMITTEE DECISIONS

The Committee will gather the complainant and respondent(s) back to Zoom to state committee decision(s).

A. Orejel states the committee has deliberated and based on the information we have made the decision that the evidence does meet violation. Especially student on student violation of private information authorization by Khayree Wells, based on that information, we want a student conduct investigation against Khayree Wells. The committee has deliberated based on the information presented, we have made the determination and believe that Mahdi will receive a warning for a campaign worker working at AT&T store. Should the respondents want to appeal the elections

later than two academic days from today's hearing. Martin will work closely with the Board of Directors for review.

1:42:16

VII. ADJOURNMENT at 1:02 PM

Minutes Reviewed By:

Committee Chair

Name: Antonio Orejel

Minutes Approved On:

Date: