

From: Christi Grab [REDACTED]
Subject: Incident with Anna Esparza on August 28, 2024 (possible felony)
Date: August 29, 2024 at 11:05 AM

CC

To: [REDACTED]
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[REDACTED], SD11.Scheduler@sen.ca.gov, Gonzalez-Parra, Rubie
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Dear Ms. Esparza:

On August 28, 2024, my colleague stopped by the State Capital office and asked if Wiener had signed an oath. You stated that you had not seen the oath yourself, but you had been assured that whatever needed to be signed was signed and he was working appropriately.

I believe that you may have committed the felony of *conspiracy to cover up criminal activities*.

If Scott Wiener had actually signed an oath, he would have produced a copy of it for public scrutiny. The fact that no current oath has been released indicates to me that the oath does not exist.

Scott Wiener and the State Senate Committee were notified on January 11, 2024 that he was working unlawfully. If this were an oversight, Wiener would have immediately signed and filed an oath with the Secretary of State (SOS). However, on March 27, 2024, the SOS confirmed that Wiener still had not filed an oath. Since then, no oath has been released to the public.

I know you want to believe that Wiener would not intentionally commit a felony, but you can see that there is no denying that he had intentionally committed a felony from the dates of January 11 - March 27. And the fact that he has not publicly produced an oath since March 27 is *prima facie* evidence that he is continuing to intentionally commit a felony.

I would encourage you to demand that Wiener publicly release this alleged oath. And if he doesn't, I would encourage you to quit your job because continuing to work for him is *conspiracy to commit a felony*. Remember that the crime committed by Wiener, US Criminal Code Title 18 USC 912, falls under the purview of the military, so Rob Bonta can't protect you from the repercussions that may be coming.

I know you are wondering why Scott Wiener wouldn't sign an oath. Wiener just gutted SB1414 so that it is only a misdemeanor for an adult to purchase an infant for sex (at least the first time that adult is caught) and a 17-year old can purchase an infant for sex unlimited times with no repercussions. Since an infant is unable to speak, the child cannot consent to sex nor can the child consent to being sold for sex to someone of any age.

The oath is a promise to uphold state and federal constitutional laws. If Wiener had signed an oath, we could go after him for *Treason of Oath*, as the current wording of SB1414 violates the infant's constitutional rights. *Treason of Oath* is punishable up to death. Instead, I believe that Wiener intentionally has not signed an oath because he knows the penalty of three-years in prison is much less than the penalty of *Treason of Oath*.

I know you want to believe that Wiener is a moral person and you are all public servants helping society. But the reality is that Wiener has put every one of you in jeopardy in order to cover his own butt from the serious repercussions for his choice to alter legislation in a way that violates the constitutional rights of infants.

I would strongly encourage you all to look out for yourselves by pressuring Wiener to publicly

I would strongly encourage you all to look out for yourselves by pressuring Wiener to publicly release this alleged oath -- and if he doesn't, then you should quit before the military steps in.

Regards,

Christine Grab
Psalm 64