

1 unlawfully employed per 5 U.S. Code § 3331 and 5 U.S.C. 3333, California Government Code
2 Sections 1027, 1360, 1362-1369, 18150 -18158, and Section 3 of Article XX of the Constitution of
3 California. The State Senate has failed to make any effort to prove that any of the twenty-five (25)
4 remaining people have attempted to correct these legal violations so that these people do have
5 proper legal standing. As such, all twenty-five (25) remaining people must be removed from office
6 because they have invoked the self-executing Sections 3 & 4 of the 14th Amendment by which they
7 have vacated their respective offices and forfeited all benefits thereof, including salaries and
8 pensions.
9

10
11 V. Secretary of State Erika Contreras, Deputy Secretary of State John Nam, Human Resources
12 Executive Sheila Braverman and Human Resources Executive Lynn Cervinka never denied the
13 rulings cited in the *Writ* that states that when lack of jurisdiction claims are raised, these claims
14 must be immediately remedied.
15

16 Since all four of them failed to address the jurisdiction claims that I brought forth in the verified
17 *Writ of Quo Warranto*, all the four of them have committed another round of *Conspiracy Against*
18 *Rights* in violation of 18 USC 241, which carries a penalty of \$200,000 per count x 25 counts (one
19 count per employee) = \$5,000,000 per person. All four have also committed *Neglect/Failure to*
20 *Protect/Act* in violation of 42 USC 1986, which also carries a penalty of \$200,000 per count x 25
21 counts (one count per employee) = \$5,000,000 per person.
22

23 Furthermore, as documented below in *Section III. Statement of True Facts*, item W, by utilizing
24 fraud to unlawfully deny my LORA request, Ms. Braverman, Ms. Contreras and Mr. Nam have each
25 incurred one more count of *Denied Right of Truth in Evidence, Conspiracy Against Rights*, and
26 *Deprivation of Rights Under Color of Law*.
27

28 The revised True Bill for Ms. Cervinka:

- 1 • Denied Right of Truth in Evidence: \$250,000 x 26 counts (per 18 USC 3571)
- 2 • Conspiracy Against Rights: \$200,000 x 51 counts (per 18 USC 241)
- 3 • Deprivation of Rights Under Color of Law: \$200,000 x 26 counts (per 18 USC 242)
- 4 • Neglect/Failure to Protect/Act: \$200,000 x 25 counts (42 USC 1986)
- 5 • Total penalty: \$26,900,000

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8 The revised True Bills for Ms. Braverman and Ms. Contreras:

- 9 • Denied Right of Truth in Evidence: \$250,000 x 27 counts (per 18 USC 3571)
- 10 • Conspiracy Against Rights: \$200,000 x 52 counts (per 18 USC 241)
- 11 • Deprivation of Rights Under Color of Law: \$200,000 x 27 counts (per 18 USC 242)
- 12 • Neglect/Failure to Protect/Act: \$200,000 x 25 counts (42 USC 1986)
- 13 • Total penalty: \$27,550,000

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16 The revised True Bills for Mr. Nam:

- 17 • Denied Right of Truth in Evidence: \$250,000 x 27 counts (per 18 USC 3571)
- 18 • Conspiracy Against Rights: \$200,000 x 52 counts (per 18 USC 241)
- 19 • Deprivation of Rights Under Color of Law: \$200,000 x 27 counts (per 18 USC 242)
- 20 • Neglect/Failure to Protect/Act: \$200,000 x 25 counts (42 USC 1986)
- 21 • Acting as Agent of Foreign Principles: \$200,000 x 1 count (himself) (per USC 219)
- 22 • Total penalty: \$27,750,000

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24
25 (Note: this is the purpose of the surety bond. It is ironic that you chose not to procure said bonds
26 and now must pay this bill out of your own pockets. If you had a bond, you'd simply make a bond
27 claim and the bond company would have paid the bill).

1
2 W. On October 30, 2023, I made a LORA request for information regarding the procedures for
3 issuances of oaths and of processing of LORA requests. I knew the information for both of these
4 procedures was contained in the State Senate’s manual of policies and procedures. On November
5 13, 2023, John Nam denied my request view email on the grounds that the State Senate was “not
6 required to make new records for the purpose of providing explanations, answering questions, or
7 compiling information into a report.”
8

9 On November 13, 2023, I replied to that email asking Mr. Nam to confirm that there was no
10 information contained in the manual of policies and procedures regarding either of these topics.
11 Sheila Braverman and Erika Contreras were copied on that email (evidence 1).
12

13 Mr. Nam never responded to that email, so he did not affirm nor deny that the manuals
14 contained this information. Neither Ms. Braverman nor Ms. Contreras responded. Per California
15 law, failure to deny constitutes admission: Any material allegation in the complaint that is not
16 effectively denied is deemed admitted. [CCP § 431.20(a); see *Hennefer v. Butcher* (1986) 182
17 CA3d 492, 504, 227 CR 318, 325]. By failing to deny that the information was contained in the
18 manuals, Mr. Nam tacitly confirmed that he had unlawfully denied my LORA request on fraudulent
19 grounds. By not interceding, Ms. Braverman and Ms. Contreras were co-conspirators on this fraud
20 to violate my rights to access public information.
21
22

23 X. On September 6, 2024 at 3:37 pm, I spoke with Samantha Brown on the phone. Ms. Brown
24 confirmed that she has not signed a new oath; the only oath she has signed was when she first
25 started her job with the State Senate.
26
27
28

1 Y. On September 18, 2024, the Secretary of State confirmed that none of the nineteen (19) people
2 named in the verified *Notice of Legal Violations* and verified *Writ of Quo Warranto* for working
3 unlawfully without oaths has filed an oath in accordance with Gov't Code Section 1363(a) and
4 (a)(1), including Scott Wiener (evidence 2).
5

6
7 Z. On September 18, 2024, the Secretary of State (SOS) confirmed that State Senator Steven
8 Bradford, State Senator John Laird, State Senator Nancy Skinner and State Senator Susan
9 Talamantes Eggman are also working unlawfully without a current oath on file with the SOS office
10 as required per Section 1363(a) and (a)(1) (evidence 2).

11 Per California Government Code Section 18154, each of these seats are legally considered
12 vacant: “Any person who is appointed to a State position not in the State civil service and who fails
13 to take the oath required by this chapter within the time provided forthwith forfeits his right to his
14 position, and the position shall be considered vacant.”
15

16
17 AA. On September 18, 2024, the Secretary of State (SOS) confirmed that an additional twenty-one
18 (21) State Senate employees do not have an oath filed for their current jobs (evidence 2):

- 19
- 20 • Wiener Staffers: Michelle Andrews, Christian Severiano, Anna Esparza, Stella Fontus,
21 Rubie Gonzalez-Parra, Hana Tate, Erik Mebust, Raayan Mohtashemi, Jack Persons, Krista
22 Pfefferkorn, Omar Rincon, Jeff Sparks, Elisa Yeung, and Francis Zhang.
 - 23 • Public Safety Committee Staffers: Stephanie Jordan, John Duncan, Alex Barnet, Zandra
24 Chavez, Stella Choe, Mary Kennedy, and Sarah Loftin,
25

26 BB. On September 18, 2024, the Secretary of State confirmed that none of the twenty-two (22)
27 remaining people named the verified *Notice of Legal Violations* and verified *Writ of Quo Warranto*
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1 for working without a surety bond have filed a bond in accordance with CGCS 1455 (evidence 2),
2 including Anna Caballero, Maria Elena Durazo and Kelly Seyarto.

3
4 CC. On September 18, 2024, the Secretary of State confirmed that an additional thirty (30) people
5 employed by the State Senate do not have a surety bond filed in accordance with CGCS 1455
6 (evidence 2). They are:

- 8 • Legislators: Steven Bradford, Shannon Groves, John Laird, Caroline Menjivar, Stephen
9 Padilla, Susan Rubio, Nancy Skinner, Susan Talamantes Eggman, and Aisha Wahab
- 10 • Wiener Staffers: Michelle Andrews, Christian Severiano, Anna Esparza, Stella Fontus,
11 Rubie Gonzalez-Parra, Hana Tate, Erik Mebust, Raayan Mohtashemi, Jack Persons, Krista
12 Pfefferkorn, Omar Rincon, Jeff Sparks, Elisa Yeung, and Francis Zhang.
- 13 • Public Safety Committee Staffers: Stephanie Jordan, John Duncan, Alex Barnet, Zandra
14 Chavez, Stella Choe, Mary Kennedy, and Sarah Loftin,
15

16 Of the fifty-six (56) State Senate employees that I have requested copies of bonds for from the SOS,
17 zero of these people have had a bond on file. At this point, it appears that the entire agency of the
18 State Senate is openly defying California Government Code Section 1450 – 1463 by not having
19 employees procure bonds. If this is the case, then the entire State Senate is illegitimate.
20

21
22 DD. The State Senate has known for almost a year now that they have many employees who are
23 unlawfully employed. Instead of correcting these violations so that all the State Senate employees
24 are working lawfully, the State Senate has instead attempted to cover up these crimes. As
25 documented in the verified *Notice of Legal Violations*, in the verified *Writ of Quo Warranto*, and
26 above in *Section III. Statement of True Facts*, item W, the State Senate has repeatedly violated my
27 rights under the Brown Act to know public information (such as improperly redacting some
28

1 documents and refusing to turn over other documents, including pages from the standard operations
2 manuals), has repeatedly committed fraud (such as misrepresenting the contents of laws), and has
3 brought in co-conspirators from other state level agencies (OLC) to commit more fraud.

4 Four (4) people have been served with hard copies of the verified *Notice of Legal Violations*,
5 in the verified *Writ of Quo Warranto*. There are twenty-one (21) more accused who remain
6 unlawfully employed who have all received copies of both the *Notice* and the *Writ*. Sixty-eight (68)
7 more people within the State Senate have been sent copies of the verified *Notice of Legal*
8 *Violations*, in the verified *Writ of Quo Warranto*, including the President *Pro Tempore* and the
9 legislators who sit on the oversight committees. Two lawyers from the Office of the Legislative
10 Counsel (who are the State Senate’s legal advisors) and Lieutenant-Governor Eleni Kounalakis
11 (who oversees the State Senate) have been sent copies of both documents.

12 All ninety-six (96) people who have received copies of these legal documents have
13
14 conspired together to allow laws to be fraudulently passed by people who had no legal jurisdiction
15 to be authoring/sponsoring legislation, changing contents of legislation on committees, and voting
16 on legislation. Every one of the ninety-six (96) recipients have committed the felony of *Conspiracy*
17 *to Commit a Felony* by allowing these people without oaths to continue to work unabated.

18
19 At this point, there is no denying that this is intentional, criminal malfeasance on the part of
20 the State Senate employees and co-conspirators in other agencies. Malfeasance is an act that is
21 illegal and causes physical or monetary harm to someone else. Malfeasance is intentional conduct
22 that is wrongful or unlawful, especially by officials or public employees. In the context of tort law,
23 “malfeasance” is at a higher level of wrongdoing than nonfeasance (failure to act where there was a
24 duty to act) or misfeasance (conduct that is lawful but harms another person financially or
25 physically due to carelessness or an accident).
26
27
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1 In the context of criminal law, “malfeasance” can apply to cases that cause financial damage
2 or physical injury to another person. In this situation, the State Senate has knowingly fraudulently
3 passed laws to increase taxes, including ACA-1 and AB-28 (details below in Section IV, *Terms to*
4 *Cure Legal Violations*, item C9), which qualifies as a monetary harm.

5
6 The State Senate has also knowingly allowed legislation to be altered in a manner which
7 allows physical harm to befall constituents. A specific example is SB-1414, where the Public Safety
8 Committee changed the wording of the legislation from protecting all children from being sexually
9 prostituted to only protecting some children in some circumstances. A child being prostituted
10 against their will qualifies as physical harm to that child.

11 There is no benign reason why Scott Wiener would choose not to sign an oath and instead
12 knowingly partake in felonious behavior. The only explanation as to why someone would willfully
13 choose not to sign an oath is because the punishment for a lack of oath is only three-years in prison.
14 The penalty for *Treason of Oath* is more serious – up to and including death.

15
16 I believe that while Scott Wiener fraudulently held the office of State Senator, he has
17 knowingly and repeatedly violated the federal and state constitutions. Many of the laws he has
18 authored, sponsored, altered, and voted for are clear violations of the constitutions. Circling back to
19 the example of SB-1414, as part of the Public Safety Committee, Senators Wiener, Skinner,
20 Bradford, Aisha Wahab and Kelly Seyarto conspired together to alter the language of SB-1414 to
21 protect only some children in some circumstances instead of protecting all children from being
22 human sex trafficked. These alterations clearly violate the Thirteenth Amendment of the Federal
23 Constitution, which states:

24
25 “Neither slavery nor involuntary servitude... shall exist within the United States, or any
26 place subject to their jurisdiction.”
27
28

1 Since in California children under eighteen (18) cannot legally consent to sex, these children are by
2 default being forced into involuntary sex servitude against their will. All five (5) senators have
3 violated the thirteenth amendment. Aisha Wahab and Kelly Seyarto have signed oaths, so they are
4 potentially facing much harsher punishments for these unconstitutional alterations than Wiener,
5 Skinner and Bradford will potentially have to face.

6
7 After considering all of the facts, I believe that every one of the ninety-six (96) recipients
8 have acted as a co-conspirator in the felony of *Conspiracy to Violate Rights* by allowing these
9 fraudsters to pass legislation that violates the federal and state constitutions.

10
11 **IV. Terms to Cure Legal Violations**

12 A. Per *Maxims of Law #5*, all men and women know that the foundation of law and commerce
13 exists in the telling of the truth, and nothing but the truth.

14
15
16 B. Per *Maxims of Law #5*, Guaranteed- All men shall have a remedy by the due course of law.

17
18 C. I offer one more opportunity to cure these legal violations. The terms for remedy are as follows:

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20
21 1. Within seven (7) days of service of this notice, the State Senate must provide proof that it
22 currently complies with California Government Code Section 1450 – 1463 by requiring staff to
23 procure surety bonds as grounds for employment. Proof of this will be found in your current manual
24 of policies and procedures.

25 If the manuals indicate that surety bonds are not currently required by the State Senate as
26 grounds for employment, then the State Senate must provide proof that it has revised its
27

1 employment requirements to include surety bonds for every State Senate employee, effective at the
2 beginning of the new Senate Session that starts in December 2024.

3
4 2. Within seven (7) days of service of this notice, all twenty-five (25) remaining people named in
5 the *Notice of Legal Violations* and *Writ of Quo Warranto* (Pam Ison has already vacated her
6 position) for not having proper oaths and/or bonds in place must be terminated and referred to both
7 the attorney general (AG) and to the military judge advocate general (JAG) for criminal
8 prosecution.
9

10 At this point, there is no denying that all twenty-five (25) people named are aware that they
11 are unlawfully employed. If this were merely an administrative error, each of the people would have
12 immediately taken proper oaths and procured bonds in order to comply with state and federal laws.
13 By failing to comply to the *Remedies to Cure* put forward in both the verified *Notice of Legal*
14 *Violations* and the verified *Writ of Quo Warranto*, each of the twenty-five (25) remaining people
15 named have demonstrated criminal malfeasance. They are each knowingly and intentionally acting
16 as be *a foreign agent posing as a government agent* and subject to prosecution under US Criminal
17 Code Title 18 U.S.C. § 912, which can fall under the purview of both civil and military
18 jurisdictions.
19

20
21 Furthermore, each of the remaining twenty-five (25) people are to have their pensions
22 voided and be required to pay back all monies paid to them and all benefits paid on behalf of them
23 from the date that their oath expired and forward (assuming their oath was ever valid in the first
24 place. As was documented in the *Notice of Legal Violations* in *Section II: Specific Oath Violations*
25 on pages 4 – 7, most of the people listed never had a valid oath).
26
27
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1 3. All people appointed to replace the people who are terminated must file properly executed oaths
2 and surety bonds with the Secretary of State in accordance with CGCS 1363 (a) and (a)(1) and
3 CGCS 1450 - 1463. Proof that the replacements are working lawfully must be provided within
4 forty-five (45) days from the date of service of this notice.
5

6
7 4. Within seven (7) days of service of this notice, the additional twenty-two (22) people named
8 above in *Section I. Statement of True Facts*, item AA, for not having a current oath filed with the
9 Secretary of State (SOS) are to provide proof that they have taken a properly executed oath and
10 filed with the SOS in accordance with CGCS 1363(a) and (a)(1).
11

12
13 5. In addition to being prosecuted for their own oath/bond violations, Secretary of State Erika
14 Contreras, Deputy Secretary of State John Nam, Human Resources Executive Sheila Braverman
15 and Human Resources Executive Lynn Cervinka are each to be referred to both the attorney general
16 (AG) and to the military judge advocate general (JAG) for *Conspiracy to Commit a Misdemeanor*
17 by knowingly allowing each of these people to continue to work unlawfully, which is a felony (see
18 page 8 of the verified *Notice of Legal Violations*), *Conspiring to Cover Up Criminal Activities* by
19 unlawfully redacting the oaths (see page 2 -3 of the *Notice*) and violating of 18 USC 242,
20 *Deprivation of Rights Under the Color of Law* by falsely stating that redactions of signatures were
21 required by law (see page 3 of the *Notice*).
22
23

24 6. Scott Wiener is also to be referred to both the attorney general (AG) and to the military judge
25 advocate general (JAG) for committing treason for passing laws without jurisdiction to do so in
26 accordance with *US v Will*, 449 US 200,216, 101 S Ct, 471, 66 LEd2nd 392, 406 (1980) *Cohens V*
27 *Virginia*, 19 US (6 Wheat) 264, 404, 5LEd 257 (1821).
28

1
2 7. The fourteen (14) staffers who work under Scott Wiener named above in *Section III. Statement of*
3 *True Facts*, items E6 and O3 are to be terminated and referred to the attorney general (AG) and to
4 the military judge advocate general (JAG) for criminal prosecution for the crime of *Conspiring to*
5 *Commit a Felony*. All fourteen (14) were aware that Mr. Wiener was intentionally committing a
6 felony by failing to sign an oath; yet all fourteen (14) continued to aid and support this criminal
7 conduct via their service to him.
8

9 Furthermore, as documented above in *Section III. Statement of True Facts*, items AA and
10 CC, it appears all fourteen (14) of these staffers are themselves working unlawfully without oaths
11 and/or bonds, so they must also be referred for prosecution for their own oath/bond violations.
12

13 Finally, two (2) of Scott Wiener’s staffers are also to be referred additional charges:
14 Krista Pfefferkorn for *Conspiring to Cover Up Criminal Activities* and for *Deprivation of Rights*
15 *Under the Color of Law* (18 USC 242), which is detailed on page seven of the verified *Notice of*
16 *Legal Violations*, and Anna Esparza for *Conspiring to Cover Up Criminal Activities* by making
17 false statements that Scott Wiener is “working appropriately” (detailed above *Section III. Statement*
18 *of True Facts*, item E6.)
19

20
21 8. Within seven (7) days of service of this notice, Office of Legislative Counsel employees Cara
22 Jenkins and Stephen Dehrer are to be referred to the attorney general (AG) and to the military judge
23 advocate general (JAG) for criminal prosecution for the crimes of making false statements in order
24 to *Conspire to Cover Up Criminal Activities* (see pages 6 – 7 of the verified *Notice of Legal*
25 *Violations*)
26
27
28

1 9. Per *US v Throckmorton* [98 U.S. 61(1878)], "*Fraud vitiates everything.*" Therefore, all legislature
2 authored, co-authored and/or sponsored by Scott Wiener since January 1, 2019 must be voided, as
3 his oath expired at the end of 2018. Per California Government Code Section 18154, without an
4 oath in place "...the position shall be considered vacant." Thus, Scott Wiener had no legal standing
5 nor jurisdiction to create and submit legislative bills, and all of these bills were fraudulently
6 introduced/carried. Laws to be voided include, but are not limited to:

- 8 • AB-1955, which Wiener co-authored. John Laird and Susan Eggman Talamantes, who were
9 both also fraudulently occupying office without a current oath in place, were also co-authors
10 of this bill, giving further need to void it.
- 11 • ACA-1, which Wiener co-sponsored. Nancy Skinner, who was also fraudulently occupying
12 office without a current oath in place, co-sponsored this legislation, giving further need to
13 void it.
14

15 Proof that the laws have been voided must be provided within sixty (60) days from the date of
16 service.

17
18 10. Per *US v Throckmorton* [98 U.S. 61(1878)], "*Fraud vitiates everything.*" Therefore, all votes
19 made by Scott Wiener since January 1, 2019 must also be voided, as per California Government
20 Code Section 18154, without an oath in place "...the position shall be considered vacant." Thus,
21 his votes cannot legally be counted as they were fraudulently cast. This means that in situations
22 where a law would not have had enough votes to have passed without Wiener's vote (and/or the
23 other legislators working fraudulently), the law will have to be voided when Wiener's vote (and the
24 other votes) is voided. Laws to be voided include, but are not limited to:

- 26 • AB-28 – Excise tax on guns and ammunition. This bill required 2/3 to pass, and without
27 Wiener's vote, it no longer has the required 2/3. The votes of John Laird, Nancy Skinner,
28

1 Steven Bradford, and Susan Talamantes Eggman are also to be voided as none of them had
2 current oaths, thus no legal standing, and thus their votes were fraudulently cast. Hence,
3 without these five (5) fraudulent votes, the legislation only had a 59% total, falling short of
4 the required 2/3.

- 5 • ACA-1 – additional tax for local governments. This bill required 2/3 to pass, and without
6 Wiener’s vote, it no longer has the required 2/3. The votes of John Laird, Nancy Skinner,
7 Steven Bradford, and Susan Talamantes Eggman are also to be voided as none of them had
8 current oaths, thus no legal standing, and thus their votes were fraudulently cast. Hence,
9 without these five (5) fraudulent votes, the legislation only had a 58% total, falling short of
10 the required 2/3.
11

12 Proof that all votes that Wiener has participated in since January 1, 2019, have been retabulated,
13 along with proof that all votes that John Laird, Nancy Skinner, Steven Bradford, and Susan
14 Talamantes Eggman have participated in since each of their oaths expired must be provided within
15 sixty (60) days from the date of service. Any laws without enough remaining votes are to be voided
16 within sixty (60) days from the date of service.
17

18
19 11. Per *US v Throckmorton* [98 U.S. 61(1878)], "*Fraud vitiates everything.*" Therefore, all work
20 fraudulently done by Scott Wiener on the various committees that he served on from January 1,
21 2019 and on must be voided, as well. This includes voiding the alterations made to bills that have
22 already passed and/or have been enacted. Laws to be reinstated to the previous form include, but are
23 not limited to:
24

- 25 • SB-1414 – In 2024, Scott Wiener, Nancy Skinner and Steven Bradford were all unlawfully
26 serving on the Public Safety Committee, making 3/5 of the committee fraudulent. As
27 documented above *Section III. Statement of True Facts*, items AA and CC, it appears that
28

1 100% of the Public Safety Committee staffers are also working unlawfully without oaths
2 and/or bonds. Therefore, all alterations to the language in SB-1414 made by the Public
3 Safety Committee must be voided and SB-1414 must be restored to its original language
4 whereby buying any child for sex is considered a felony, no matter what the age of the
5 purchaser nor the age of the child being purchased.
6

7 Proof that the language altered by committees while Scott Wiener was fraudulently serving on these
8 committees has been voided and the subsequent bills altered accordingly must be provided within
9 sixty (60) days from the date of service.
10

11
12 12. California Code of Civil Procedure Chapter 9: Validating Proceedings do not apply in this
13 situation and thus and cannot be utilized as a shield to try to evade the voidance of unlawfully
14 passed legislation and/or amending legislation that has been unlawfully altered as is required as part
15 of the *IV. Terms to Cure Legal Violations*, items 9 - 11.
16

17 CCP Section 9 refers to challenges to the lawfulness of civil laws and statutes. In this
18 situation, the voidance of these laws is not a matter of civil statutory law but of criminal law, as
19 these laws were enacted via fraud. Per *US v Throckmorton* [98 U.S. 61(1878)],
20 "*Fraud vitiates everything*". Since that ruling in 1878, the federal and state Supreme Courts have
21 consistently upheld this position on fraud. Therefore, any laws passed via fraud cannot legally
22 stand. As has been repeatedly documented, the twenty (20) people named in the *Notice of Legal*
23 *Violations* and *Writ of Quo Warranto* who have been working unlawfully without proper oaths are
24 knowingly and willfully working as *foreign agents posing as government agents in violation* of 18
25 USC 921.
26

27 As was documented above in *Section III. Statement of True Facts*, items DD, these twenty
28 (20) people are conspiring together with the seventy-six (76) additional people who were notified of

1 the felonies being committed by these twenty (20) people. As documented in *Section I, Statement of*
2 *True Facts*, items DD, every one of these seventy-six (76) people have committed the crimes of
3 *Conspiring to Commit a Felony, Conspiring to Cover Up Felonies, and Conspiracy to Violate*
4 *Rights* by allowing these laws to be fraudulently introduced/altere/enacted. This criminal
5 malfeasance on the part of the State Senate is wide spread and unconscionable.
6

7
8 13. Restitution is to be made to all people who have been harmed by every piece of legislation that
9 is voided due to Scott Wiener's and others lack of legal standing and jurisdiction. The State Senate
10 has ninety (90) days from date of service to provide a restitution plan for all laws that have been
11 voided. The restitution plan should include dates that each of the specific restitution measures will
12 be executed. Examples of types of restitution to be provided include, but are not limited to:

- 14 • In the case of AB-28, all excess taxes must be refunded to the people who paid these
15 unlawfully imposed excess taxes.
- 16 • In the case of ACA-1, all local laws that have been enacted as a result of the fraudulent
17 passage of this bill must be identified and voided. All excess taxes must be refunded to the
18 people who paid these unlawfully imposed taxes.
- 19 • In the case of SB-1414, the terms to cure this legal violation is that this law to be restored
20 back to its original form of protecting all children prior to its implementation on January 1,
21 2025.
22

23
24 14. If all thirteen (13) conditions above are met, then the matter will be considered remedied and the
25 True Bill will be voided. There are several dates listed in the *Terms to Cure Legal Violations*; the
26 True Bill becomes due and payable as soon as any of the deadlines have passed without the terms
27 met.
28

1 In addition to the True Bill, I will be required per 18 USC §4 *Misprision of Felony* to notify
2 the proper magistrates of these egregious and intentional violations of the state and federal laws.

3
4 **III. Closing**

5 I would like to remind the State Senate that “we the people” – your constituents -- are your
6 employers. The government was created by “we the people” to protect us, serve us, and keep us safe
7 from harm. “We the people” pay your salaries to act on behalf of “we the people” in our best
8 interests. The State Senate only has power because “we the people” have given you that power.

9
10 “We the people” expect our employees to abide by the laws and rules. However, the State
11 Senate has repeatedly indicated that it views itself as above the law; as a power unto itself to
12 conduct itself in any manner it sees fit. It is concerning to “we the people” that the State Senate has
13 shown complete disregard for their legal obligations to properly serve their constituents in
14 accordance with state and federal laws.

15
16 As Thomas Jefferson stated: “When the people fear the government, there is tyranny, when
17 the government fears the people, there is liberty.”

18 The State Senate could not make it more clear that it does not “fear the people.” I believe
19 that the egregious unlawful criminal conspiracy to violate state and federal laws which is being
20 perpetrated at the State Senate qualifies as “tyranny.” We the people will not succumb to tyranny
21 any more. As such, “we the people” are now exercising our power of oversight – the power that we
22 have always had, but have failed to utilize until now.

23
24 This is the State Senate’s last chance. If the State Senate fails to meet the terms set forth in
25 *IV. Terms to Cure Legal Violations* set forth above, “we the people” will revoke the power that we
26 have given to the State Senate.

1 **IV. Verification**

2 I declare under penalty of perjury under the laws of the State of California that the foregoing is true
3 and correct.

4 DATED:

5 9-24-2024
6

7 C. Grab

8
9 Christine N. Grab

10 A People of the State of California

11
12
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16 A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

17 STATE OF CALIFORNIA COUNTY OF San Diego
18 Subscribed and sworn to (or affirmed) before me on this 24 day of September
20 24 by Christine N. Grab

19 proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

20 [Signature]
(Signature of Notary)

