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

On November 13, 2023, I replied to that email asking Mr. Nam to confirm that there was no information contained in the manual of policies and procedures regarding either of these topics.

Sheila Braverman and Erika Contreras were copied on that email (evidence 1).

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

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

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

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

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

At this point, there is no denying that this is intentional, criminal malfeasance on the part of the State Senate employees and co-conspirators in other agencies. Malfeasance is an act that is illegal and causes physical or monetary harm to someone else. Malfeasance is intentional conduct that is wrongful or unlawful, especially by officials or public employees. In the context of tort law, "malfeasance" is at a higher level of wrongdoing than nonfeasance (failure to act where there was a duty to act) or misfeasance (conduct that is lawful but harms another person financially or physically due to carelessness or an accident).

In the context of criminal law, "malfeasance" can apply to cases that cause financial damage or physical injury to another person. In this situation, the State Senate has knowingly fraudulently passed laws to increase taxes, including ACA-1 and AB-28 (details below in Section IV, *Terms to Cure Legal Violations*, item C9), which qualifies as a monetary harm.

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

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

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

"Neither slavery nor involuntary servitude... shall exist within the United States, or any place subject to their jurisdiction."

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

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

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

Furthermore, each of the remaining twenty-five (25) people are to have their pensions voided and be required to pay back all monies paid to them and all benefits paid on behalf of them from the date that their oath expired and forward (assuming their oath was ever valid in the first place. As was documented in the Notice of Legal Violations in Section II: Specific Oath Violations

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Wiener's vote, it no longer has the required 2/3. The votes of John Laird, Nancy Skinner,

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

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

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

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

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

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

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

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

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

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

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

III. Closing

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

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

As Thomas Jefferson stated: "When the people fear the government, there is tyranny, when the government fears the people, there is liberty."

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

This is the State Senate's last chance. If the State Senate fails to meet the terms set forth in *IV. Terms to Cure Legal Violations* set forth above, "we the people" will revoke the power that we have given to the State Senate.

1	IV. Verification		
2	I declare under penalty of perjury under the laws of the	he Sta	ate of California that the foregoing is true
3	and correct.		
4	DATED:	39	
5	II a l		
6	1 300		
7			C. Shab
8			
9			Christine N. Grab
10			A People of the State of California
11			
12			
13			
14			
15			
16	A notary public or other officer completing this certificate verifies only the identity individual who signed the document to which this certificate is attached, and nutlified the tuthfulness, accuracy, or validity of that document.	of the	
17	STATE OF CALIFORNIA COUNTY OF San Dicas Subscribed and sworn to (or affirmed) before me on this 24 day of 5221-6		-
18	20 24 by Christine N. Grab		•
19		7-	
20	(Signalure of	Notary)	
21			JAKE RAPPOPORT COMM. # 2481346
22			COMM. # 2481346 NOTARY PUBLIC-CALIFORNIA W COUNTY OF SAN DIEGO MY COMM. EXP. FEB. 8, 2028
23			
24			
25			
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