

August 26, 2013

**California State Attorney General  
California Attorney General Kamala D. Harris  
P.O Box 944255  
Sacramento, CA 94244-2550**

Dear California Attorney General Kamala Harris:

The criminal activity of Government Officials over the past twenty five years of counties “bribing” Superior Court judges before whom they were appearing as parties, and Court of Appeal justices who received such “bribes” from counties while sitting as Superior Court judges judging appeals in which counties were parties has corrupted the California judicial system.

Over the past 25 years, up to 34 counties illegally paid over \$400 million to over 90% of California’s state judges presiding in cases in which the counties were parties. These payments violated state criminal law, federal criminal law, the U.S. and California Constitutions and laws. These payments were never disclosed by the judges, the counties, their attorneys, prosecutors and public defenders, and others as required by law. These payments resulted in the disqualification of the judges in every case in which a county was involved and the annulling and voiding of their decisions as “frauds upon the court”, amongst other things.

The Campaign for Judicial Integrity provided the California Legislature with an Amendment (also known as the Fine Amendment) that would remove the state judges and county supervisors from office who received retroactive immunity from criminal prosecution under Section 5 of SBX 2 11 and save California taxpayers approximately \$20 million per year and approximately \$450 million over the next 25 years by removing state contributions to the state pensions to judges who received retroactive immunity from criminal prosecution under Section 5 of SBX 2 11.

Despite demands for prosecution, the California Attorney General never prosecuted a judge or county supervisor for participating in these past and current illegal payments and “bribes”, either prior to the enactment of Section 5 of SBX 2 11 on February 20, 2009 or after May 21, 2009, the effective date of SBX 2 11.

Section 5 of SBX 2 11 only gave retroactive immunity to the judges and supervisors from criminal prosecution, civil liability and disciplinary action on account of the giving and receiving of the illegal payments for acts committed prior to SBX’s effective date of May 21, 2009.

The illegal payments, obstruction of justice by the judges who received retroactive immunity from criminal prosecution and who are acting as judges despite their violation of the Constitutions and laws of the United States and California by having committed criminal acts, and denials of due process and civil rights by their continuous concealment of such from parties appearing before them mandates their criminal prosecution and removal from office.

Please inform me within two weeks the action your office has taken to support the Amendment, uphold the law and prosecute these judicial officers and county supervisors.

The information from your Office is to be sent to the attention of Jethro at [Jetredact@aol.com](mailto:Jetredact@aol.com).