

JUDGE AND DA FACE STATE AND FEDERAL PRISON FOR OBSTRUCTION OF JUSTICE, FILING FALSE AND FORGED DOCUMENTS, CONCEALING EVIDENCE, FALSE IMPRISONMENT, CONSPIRACY AND TREASON.

San Jose, CA. California's Attorney General Xavier Becerra has been notified to convene a grand jury for the purpose of obtaining indictments against Theodore C. Zayner, Assistant Presiding Judge, Santa Clara County Superior Court, Jeff Rosen, Santa Clara County District Attorney and other persons.

Apparently, court staff intercepted mail addressed to the Santa Clara County Grand Jury before it was delivered. Judge Zayner has admitted receiving, reading and reviewing the mail marked "confidential correspondence". The mail contained evidence of false and forged documents, illegal felony prosecutions and false imprisonment of persons by the Santa Clara County District Attorney's Office. Judge Zayner concealed the evidence and failed to take any action or notify state or federal authorities of the exposed crimes. The Judge's actions prevented the victim presenting the evidence from seeking an indictment from the grand jury for the crimes. The Judge's admissions came in a letter to the victim stating "I will take no further action and consider this matter closed." The Judge was not authorized by the sender to open, read or review the confidential material. It is a crime for the grand jury to disclose evidence to any third party, including a judge.

Charges of obstruction of justice by judicial and public officers, reading mail not addressed to the Court, preventing a victim from seeking an indictment from the grand jury, concealing evidence, filing false and forged documents with the Court, false imprisonment, conspiracy, violation of oath of office and treason are among many violations of law which may be considered by the grand jury. See, www.withoutoneplea.com "Attorney General Complaint" with exhibits (Grand Jury correspondence and Judge Zayner's letter). December 7, 2019.