



An Open Letter

There are "[Internet Links](#)" located throughout this message. You must be connected to the Internet to view those links.

Honorable Members of the Alaska State Legislature and Attorney General

I would like to call your attention to additional problems that are of "International" and "Domestic" crises. You may have overlooked severe consequences by bringing forth the unconstitutional "Marijuana Ballot Initiative" into existence in violation to the "Federal Controlled Substance Law" (84 Stat. 1242, 21 USC 801 et seq.). This is so important, that I am sure the "U.S. Attorney for the District of Alaska" and our neighboring sister "States" and "Countries" will not be very happy with the "Legislature" and the "Attorney General" for the "State of Alaska." There is a positive conflict between the "subchapters" of the "Federal Controlled Substance Law" and "State law" of the "State of Alaska" so that the two cannot consistently stand together and therefore, the "Federal Controlled Substance Law" is the controlling law.

The "State of Alaska" is a "World" tour destination with several hundred visits made by several "Cruise Ship Lines." These "Cruise Ships" with their thousands of "Passengers" will be making stops in "Ketchikan," "Juneau," and "Skaqway, Alaska;" major "Ports" that will be distribution centers and "Pot Shop" making sales of "Marijuana" to those "Passengers." You can be assured that those "Cruise Ship Passengers" will be going out of their way to locate those "Marijuana Pot Shops" and bringing back "Marijuana" and its paraphernalia onto those "Cruise Ships" in violation of the "United States Maritime Law (2008), Section 46 U.S.C. 2101(1)(8a)" and back across "International"

and "Domestic Borders" into "Foreign Countries" and of our sister "States" that do not allow the use of "Marijuana." The "Legislature" for the "State of Alaska" may be jeopardizing the "International Licensing" of the "Seaman" and "Officers" of those "Cruise Ships" from doing business within the "State of Alaska."

How about our "International Airports" of "Juneau," "Ketchikan," and "Anchorage, Alaska"? You don't think that the "Passengers" of "Airlines" will not be transporting "Marijuana" from the "State of Alaska" into foreign "Countries" and our sister "States" that have outlawed the use of "Marijuana" on those "Airlines"? This transport of "Marijuana" (and other drugs) should go rampant especially with the "Pot puppies get pink slip" article that appeared in the "Juneau Empire" and other "newspapers" of our "State of Alaska" and "Nation." You think not that the "State of Alaska" has no duty to prevent the transporting of "Marijuana" onto "Aircraft" at the "Airports" of our "State"!! Think again! You had better re-read the "Memos" of the "Deputy Attorney Generals" of the "U.S. Justice Department." **Yes! I can see "International" and "Domestic" nuisance "Lawsuits" coming at the "State of Alaska" and at the "U.S. Department of Justice" for violating "International Treaties" and the "supreme laws" of our "Nation." I hope the "State of Alaska" and its "municipal corporations" have lots of "money" and the expertise to defend their unconstitutional "Marijuana Laws" in our "Federal" and "International Courts."**

When our "Public Officers" renounce their "Oath of Office" by making **WAR** upon the "Laws" of the "U.S. Congress" that have been made pursuant to the "Constitution" for "The United States of America," those "Officers" have renounced their "Office" of which they hold and they no longer represent the "People." They should consider cleaning out their "Desk" and going back home and allowing someone else to hold their "Office" that will uphold all "Constitutional Laws" of "We the People" of the government of "The United States of America."

I, Gordon Warren Epperly, hereby presents the following proposed "Legislation" to the "Alaska State Legislature" for its consideration:

"Those sections of the "Federal Controlled Substance Act," 84 Stat. 1242, 21 USC 801 et seq., prohibiting the manufacture and distribution of various drugs, including marijuana, which are made pursuant to the "Constitution" for "The United States of America" and is a "Supreme Law" of

the "Land" and as such, it is the "Law" of the "State of Alaska." Anything to the contrary in the "Constitution" and "Statutes" of the "State of Alaska" are "null and void" and are hereby repealed.

"Any violations of the "Federal Controlled Substance Act" are "crimes" of the State of Alaska and of The United States of America which shall be reported to the U.S. Attorney for the District of Alaska for enforcement pursuant to U.S. Criminal Code, Title 18, Section 4:

"Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both."

"If the "U.S. Attorney for the District of Alaska" exercises "Prosecutorial Discretion" to not prosecute the "crimes" as presented by the State of Alaska, the "Alaska Attorney General" shall prosecute those "crimes" in the name of the "State of Alaska."

You may view the "Federal Controlled Substance Law" on the Internet at:



<http://www.deadiversion.usdoj.gov/21cfr/21usc/index.html>

Title 21 United States Code (USC) Controlled Substances Act

21 U.S.C.

United States Code, 2012 Edition

Title 21 - FOOD AND DRUGS

CHAPTER 13 - DRUG ABUSE PREVENTION AND CONTROL

From the U.S. Government Printing Office, www.gpo.gov

SUBCHAPTER I — CONTROL AND ENFORCEMENT

Part A — Introductory Provisions

[Section 801. Congressional findings and declarations: controlled substances](#)

[Section 801a. Congressional findings and declarations: psychotropic substances](#)

[Section 802. Definitions](#)

[Section 803. Repealed](#)

Part B — Authority to Control; Standards and Schedules

[Section 811. Authority and criteria for classification of substances](#)

[Section 812. Schedules of controlled substances](#)

[Section 813. Treatment of controlled substance analogues](#)

[Section 814. Removal of exemption of certain drugs](#)

Part C — Registration of Manufacturers, Distributors, and Dispensers of Controlled Substances

[Section 821. Rules and regulations](#)

[Section 822. Persons required to register](#)

[Section 823. Registration requirements](#)

[Section 824. Denial, revocation, or suspension of registration](#)

[Section 825. Labeling and packaging](#)

Section 826. Production quotas for controlled substances

[Section 826a. Attorney General report on drug shortages](#)

[Section 827. Records and reports of registrants](#)

[Section 828. Order forms](#)

[Section 829. Prescriptions](#)

[Section 830. Regulation of listed chemicals and certain machines](#)

[Section 831. Additional requirements relating to online pharmacies and telemedicine](#)

Part D — Offenses and Penalties

[Section 841. Prohibited acts A](#)

[Section 842. Prohibited acts B](#)

[Section 843. Prohibited acts C](#)

[Section 844. Penalties for simple possession](#)

[Section 844a. Civil penalty for possession of small amounts of certain controlled substances](#)

[Sections 845 to 845b. Transferred](#)

[Section 846. Attempt and conspiracy](#)

[Section 847. Additional penalties](#)

[Section 848. Continuing criminal enterprise](#)

[Section 849. Transportation safety offenses](#)

[Section 850. Information for sentencing](#)

[Section 851. Proceedings to establish prior convictions](#)

[Section 852. Application of treaties and other international agreements](#)

[Section 853. Criminal forfeitures](#)

[Section 853a. Transferred](#)

[Section 854. Investment of illicit drug profits](#)

[Section 855. Alternative fine](#)

[Section 856. Maintaining drug-involved premises](#)

[Section 857. Repealed](#)

[Section 858. Endangering human life while illegally manufacturing controlled substance](#)

[Section 859. Distribution to persons under age twenty-one](#)

[Section 860. Distribution or manufacturing in or near schools and colleges](#)

[Section 860a. Consecutive sentence for manufacturing or distributing, or possessing with intent to manufacture or distribute, methamphetamine on premises where children are present or reside](#)

[Section 861. Employment or use of persons under 18 years of age in drug operations](#)

[Section 862. Denial of Federal benefits to drug traffickers and possessors](#)

[Section 862a. Denial of assistance and benefits for certain drug-related convictions](#)

[Section 862b. Sanctioning for testing positive for controlled substances](#)

[Section 863. Drug paraphernalia](#)

[Section 864. Anhydrous ammonia](#)

[Section 864a. Grants to reduce production of methamphetamines from anhydrous ammonia](#)

[Section 865. Smuggling methamphetamine or methamphetamine precursor chemicals into the United States while using facilitated entry programs](#)

Part E — Administrative and Enforcement Provisions

[Section 871. Attorney General](#)

[Section 871a. Semiannual reports to Congress](#)

[Section 872. Education and research programs of Attorney General](#)

[Section 872a. Public-private education program](#)

[Section 873. Cooperative arrangements](#)

[Section 874. Advisory committees](#)

[Section 875. Administrative hearings](#)

[Section 876. Subpenas](#)

[Section 877. Judicial review](#)

[Section 878. Powers of enforcement personnel](#)

[Section 879. Search warrants](#)

[Section 880. Administrative inspections and warrants](#)

[Section 881. Forfeitures](#)

[Sections 881–1, 881a. Transferred](#)

[Section 882. Injunctions](#)

[Section 883. Enforcement proceedings](#)

[Section 884. Immunity and privilege](#)

[Section 885. Burden of proof; liabilities](#)

[Section 886. Payments and advances](#)

[Section 886a. Diversion Control Fee Account](#)

[Section 887. Coordination and consolidation of post-seizure administration](#)

[Section 888. Repealed](#)

[Section 889. Production control of controlled substances](#)

[Section 890. Review of Federal sales of chemicals usable to manufacture controlled substances](#)

Part F — General Provisions

Codification

The letter designation for this Part F was, in the original, Part G. The original Part F of title II of Pub. L. 91–513, consisting of section 601 thereof, is set out as a note under section 801 of this title. The original Part G of title II of Pub. L. 91–513 consisted of sections 701 to 709. Sections 701 to 705 amended and repealed sections in this title and in Title 18, Crimes and Criminal Procedure, and Title 42, The Public Health and Welfare, and enacted provisions set out as notes under sections 321, 801, and 822 of this title. See Tables for classifications of said sections 701 to 705. Sections 706 to 709 of Pub. L. 91–513 are set out as sections 901 to 904 of this title and, for purposes of codification, comprise this Part F.

[Section 901. Severability](#)

[Section 902. Savings provisions](#)

[Section 903. Application of State law](#)

[Section 904. Payment of tort claims](#)

SUBCHAPTER II — IMPORT AND EXPORT

Codification

This subchapter is comprised of Part A of title III of Pub. L. 91–513, Oct. 27, 1970, 84 Stat. 1285. Part B of title III contains amendatory, repealing, and transitional provisions generally classified elsewhere.

[Section 951. Definitions](#)

[Section 952. Importation of controlled substances](#)

[Section 953. Exportation of controlled substances](#)

[Section 954. Transshipment and in-transit shipment of controlled substances](#)

[Section 955. Possession on board vessels, etc., arriving in or departing from United States](#)

[Section 955a to 955d. Transferred](#)

[Section 956. Exemption authority](#)

[Section 957. Persons required to register](#)

[Section 958. Registration requirements](#)

[Section 959. Possession, manufacture, or distribution of controlled substance](#)

[Section 960. Prohibited acts A](#)

[Section 960a. Foreign terrorist organizations, terrorist persons and groups](#)

[Section 961. Prohibited acts B](#)

[Section 962. Second or subsequent offenses](#)

[Section 963. Attempt and conspiracy](#)

[Section 964. Additional penalties](#)

[Section 965. Applicability of part E of subchapter I](#)

[Section 966. Authority of Secretary of the Treasury](#)

[Section 967. Smuggling of controlled substances; investigations; oaths; subpoenas; witnesses; evidence; production of records; territorial limits; fees and mileage of witnesses](#)

[Section 968. Service of subpoena; proof of service](#)


[Section 969. Contempt proceedings](#)

[Section 970. Criminal forfeitures](#)

[Section 971. Notification, suspension of shipment, and penalties with respect to importation and exportation of listed chemicals](#)

NOTICE: This is an unofficial version. An official version of this publication may be obtained directly from the [Government Printing Office \(GPO\)](#).

Respectfully Submitted

A handwritten signature in black ink that reads "Gordon Warren Epperly". The signature is written in a cursive style with a clear, legible font.

Gordon Warren Epperly

Cc: USPS Mailed to: Office of U.S. Attorney @ Anchorage, Alaska