



OFFICE OF THE GOVERNOR
P.O. BOX 110001
JUNEAU, ALASKA 99811-0001
Bunker 1/13/15

RECEIVED

JAN 13 2015

Attorney Generals Office
Juneau

M. Costler

An Open Letter

Honorable Members of the Alaska State Legislature, the Governor, and Attorney General

After many e-mails which you have received with attached "Exhibits," you all have been made aware that the "People" of the "State of Alaska" passed into law the "Alaska Ballot Initiative No. 2" this past "November" (2014) declaring that "Marijuana" shall be lawful for recreational and medical uses. Every member of the "Alaska State Legislature," the "Office of the Governor," and the "Office of the Attorney General" have also been duly "notified" that the "Alaska Marijuana Ballot Initiative" violates one or more provisions of the "United States Controlled Substance Acts" (United States Code Title 21, Chapter 13 DRUG ABUSE PREVENTION AND CONTROL) and thus the "Law" of the "Ballot Initiative" must be declared "null and void" ab initio for being "unconstitutional."

Every member of the "Alaska State Legislature" and the "Office" of the "Attorney General" have also been given notice that several "United States Attorneys" have arrested and prosecuted "Officers" and "Public Officials" of other "States" for "aiding and abetting" (18 USC 2) the commission of "offenses" against the "Laws" of the government of "The United States of America" by adopting "Ordinances" and issuing "Permits" and "Licenses" for the "production," "distribution," and "selling" of "Marijuana" within their "States."

Every member of the "Alaska State Legislature" and the "Office" of the "Attorney General" are also aware that the Alaska State Constitution at Article XI, Section 6 states in part:

“... An initiative law becomes effective ninety days after certification, is not subject to veto, and may not be repealed by the legislature within two years of the effective date. It may be amended at any time. ...”

Which leaves us with the impression that unconstitutional “Ballot Initiatives” must be accepted as being the laws of the “State.” There are no means available by which the “Alaska Marijuana Ballot Initiative” may be “amended” to bring it into conformity with “Federal Laws.” This provision of the “Alaska State Constitution” is an absurdity in law and is a major defect that needs to be addressed.

All is not lost for a provision of the “Alaska Marijuana Ballot Initiative” declares that the “Initiative” must be declared to be “null and void” if found to be in conflict with “Federal Law”:

Chapter 38. The regulation of marijuana

Sec. 17.38.010. Purpose and findings.

(d) **Nothing in this Act proposes or intends to require [authorize] any individual or entity to engage in any conduct that violates federal law, or exempt any individual or entity from any requirement of federal law, or pose any obstacle to federal enforcement of federal law.**
[Emphasis added].

Under my obligation of 18 U.S. Code § 4 (Misprision of felony) I must inform you that a duty exist amongst each of you to take appropriate action to prevent the (2014) “Alaska Ballot Initiative No. 2” (Legalizing Marijuana Use In Alaska) to take effect which I believe would be the date of January 24, 2015. I encourage the “Alaska State Legislature” to enact “Emergency Legislation” directed to the “Governor” and his “Attorney General” to execute “Chapter 38, Section 17.38.010(b)” of the “Alaska Ballot Initiative No. 2” and declare that the “Marijuana Ballot Initiative” to be “null and void” for being in violation of one or more provisions of the “United States Controlled Substance Laws” (United States Code Title 21, Chapter 13 DRUG ABUSE PREVENTION AND CONTROL).

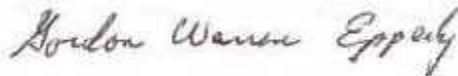
A true and correct copy of this message will be “hand delivered” to the “Office of the Governor” and “hand delivered” to the “Office of the Attorney General” at Juneau, Alaska.

A true and correct copy of this message will be USPS Certified Mailed (Certified No. 7007 0710 0003 2974 6773) to: "The Office of The United States Attorney at Anchorage, Alaska."

This letter may be viewed on the Internet at:

<http://www.usa-the-republic.com/marijuana.html>

Respectfully Submitted

A handwritten signature in cursive script that reads "Gordon Warren Epperly". The signature is written in black ink on a white background.

Gordon Warren Epperly

Proof of Mailing
U.S. Attorney, Karen L. Loeffler
District of Alaska

Tracking Number: 70070710000329748788



Updated Delivery Day: Wednesday, January 14, 2015

Product & Tracking Information

Postal Product:
First-Class Mail[®]

Features:
Certified Mail[™]

DATE & TIME	STATUS OF ITEM	LOCATION
January 14, 2015 , 11:57 am	Delivered	ANCHORAGE, AK 99501
Your item was delivered at 11:57 am on January 14, 2015 in ANCHORAGE, AK 99501.		
January 14, 2015 , 7:40 am	Arrived at Unit	ANCHORAGE, AK 99501
January 14, 2015 , 4:40 am	Departed USPS Facility	ANCHORAGE, AK 99530
January 13, 2015 , 8:42 pm	Arrived at USPS Origin Facility	ANCHORAGE, AK 99530
January 12, 2015 , 5:05 pm	Departed Post Office	JUNEAU, AK 99801
January 12, 2015 , 2:01 pm	Acceptance	JUNEAU, AK 99801