

Certified Mail No. 7017 0660 0000 4864 8405

Gordon Warren Epperly
P.O. Box 34358
Juneau, Alaska 99803

enter69@usa-the-republic.com

July 9, 2018

Honorable Governor Bill Walker
Office of the Governor
P.O. Box 110001
Juneau, AK 99811-0001

An Open Letter

Honorable Governor Bill Walker

From my research (*enclosed*), I see that you were registered with the "Alaska BAR Association" (*and other BAR Associations*) to conduct business in the State of Alaska as an "Attorney." As you have accepted the position of "Governor" for the State of Alaska, please provide me with a copy of your "Letter of Resignation" as filed with the "Alaska BAR Association" and other "BAR Associations" to which you are / were a member thereof. Please provide me with "Documentation" that you have surrendered your "BAR Cards" and you no longer have any active "BAR Cards" in your possession.

This request is made under the authority of "Alaska Constitution, Article III, Section 6"

DUEL OFFICE HOLDING:

"The governor shall not hold any other office or position of profit under the United States, the State, or its political subdivisions."

The "Alaska BAR Association" was established as an "Instrumentality" of the "State of Alaska" (see "AS 08.08.010" **Creation of Alaska Bar Association**)^{1/} for the purpose of granting to

^{1/} AS 08.08.010 – "There is created an instrumentality of the state known as the Alaska Bar Association, referred to in this chapter as the Alaska Bar. The Alaska Bar shall have a common seal, may sue and be sued, and may, for

its members a “Title of Nobility”² to make a “profit” through the use of the “Courts” of the “State of Alaska.” As all “Attorneys” are required to be “registered” with an “Instrumentality” of the “State of Alaska” (see **AS 08.08.020. Members**),³ all “Attorneys” of the “State of Alaska” hold a “position of profit” under “Alaska Constitution, Article III, Section 6.” Furthermore, all “Attorneys” are “Officers of the Court,” which may be understood as holding an “Office of Trust” of the “Alaska Judicial Branch of Government” (see “Alaska Constitution, Article IV, Section 1” **JUDICIAL POWER AND JURISDICTION**) for they are all “registered” as “Instrumentalities” of the State of Alaska. All “Attorneys” are subject to the “Commandments” and “Orders” of their “Judges” twenty-four (24) hours a day, seven (7) days a week, three-hundred and sixty-five (365) days a year.

the purpose of carrying into effect and promoting the objects of the Alaska Bar, enter into contracts and acquire, hold, encumber, and dispose of real and personal property.”

^{2/} Title of Nobility - In “Colonial America,” attorneys trained attorneys but most held no “title of nobility” or “honor.” There was no requirement that one be a “lawyer” to hold the position of “district attorney,” “attorney general,” or “judge” (as it is today with the government of the “State of Alaska”); a citizen’s “counsel of choice” was not restricted to a “lawyer,” there were no “state” or “national bar associations.” The only “organization” that certified “lawyers” was the “International Bar Association” (“IBA”), chartered by the “King of England,” headquartered in “London,” and closely associated with the “international banking system.” “Lawyers” admitted to the “IBA” received the rank “Esquire” -- a “title of nobility.” “Esquire” was the principle “title of nobility” which the original “U.S. Constitution, 13th Amendment” sought to prohibit from the “United States.” Why? Because the loyalty of “Esquire lawyers” was suspect. “Bankers” and “lawyers” with an “Esquire” behind their “names” were “agents” of the “monarchy,” members of an organization whose principle purposes were “political,” not “economic.”

“Article 1, Sect. 9” of the “U.S. Constitution” sought to prohibit the “International Bar Association” (or any other “agency” that granted “titles of nobility”) from operating in “America.” But the “Constitution” neglected to specify a “penalty,” so the prohibition was ignored, and “agents” of the “monarchy” continued to infiltrate and influence the government (as in the “Jay Treaty” and the “U.S. Bank Charter” incidents). Therefore, a “title of nobility Amendment” that specified a “penalty” (loss of citizenship) was proposed in 1789, and again in 1810. The meaning of the “Amendment” is seen in its intent to prohibit “persons” having “titles of nobility” and “loyalties” to “foreign governments” and “bankers” from “voting,” holding “public office,” or using their skills to subvert the government. It has been said that the word “BAR” (in all upper case lettering) represents the term “British Accredited Registry” which operates under the authority of the “Crown” of “England.”

^{3/} **AS 08.08.210(a)** – “A person may not engage in the practice of law in the state unless the person is licensed to practice law in Alaska and is an active member of the Alaska Bar. A member of the bar in good standing in another jurisdiction may appear in the courts of the state under the rules the supreme court may adopt.”

Past Request

Honorable Governor Bill Walker, you were in receipt of a request to provide me, "Gordon Warren Epperly," and the "people" of the "State of Alaska" with documentation of the "Office Qualifications" for the "Judicial Candidates" which were selected by the "Alaska Judicial Council" to fulfill vacancies of the "Courts" for the "State of Alaska." To be specific, you were requested to provide "photo-copies" of the Candidates "Licenses" to "Practice Law" as mandated by "Alaska Constitution, Article IV, Section 4" and "Alaska Statute AS 08.08.210" at "Section (a) (*Who May Practice Law*)." No such "documentation" has ever been received by me, "Gordon Warren Epperly," the "people" of "Alaska," or by the "Press."

- See Certified Mail No. [7017 0660 0000 4864 8399](#)
- See Certified Mail No. [7017 0660 0000 4864 8382](#)

Discussion

By statutory law (see "AS 08.08.020. *Members*")⁴, the "Governor" for the "State of Alaska" is "**required**" to issue forth "Licenses" to "Practice Law" to "Attorney Candidates" **BEFORE** those "Candidates" may apply for "membership" to the "Alaska BAR Association." Statutory law "AS 08.08.020" makes it clear that the "Alaska BAR Association" does not issue forth "Licenses" as all "Licenses" to "Practice Law" are required to be issued under the "signature" of a "Governor" (or the "signature" of any of his delegated "Executive Officers") as mandated by "Alaska Constitution, Article III," @ "Section 1,"⁵ 'Section 16,'⁶ 'Section 22,'⁷ and 'Section 24'⁸."

⁴/ AS 08.08.020(a) – "**Every person licensed to practice law in the state** shall become a member in the Alaska Bar. All active and inactive members in good standing as of September 14, 1976, shall be considered to be members."

⁵/ Alaska Constitution, Article III, Section 1 - "The executive power of the State is vested in the governor."

⁶/ Alaska Constitution, Article III, Section 16 – "The governor shall be responsible for the faithful execution of the laws. ... enforce compliance with any constitutional or legislative mandate ..."

⁷/ Alaska Constitution, Article III, Section 22 – "All executive and administrative offices, departments, and agencies of the state government and their respective functions, powers, and duties shall be allocated by law among and within not more than twenty principal departments"

⁸/ Alaska Constitution, Article III, Section 24 – "Each principal department shall be under the supervision of the governor."

Honorable Governor Bill Walker, if you have not resigned from the “BAR Associations” and are holding a “BAR Card,” you are not a “Governor” for the “State of Alaska.” Any political appointments you may have made are “void ab initio.”

The “State of Alaska” and the “State of Hawaii” are the only “States” of the “Union” that the “American BAR Association” members of the “U.S. Congress” required of their “Judges” to be “licensed” to “practice law” in their “State Constitutions.” The other forty-eight “States” have expressly declared by “law” or by the “Constitutions” of their “States” that no “Judge” of their “States” shall ever be “licensed” to “practice law” and they shall never become a “member” of a “BAR Association.”^{9/} There is a very good reason for the “neutrality” of their “Judges.”

In the “State of Alaska,” there is an appearance of “Corruption of the Courts.” This appearance of “corruption” comes from the “American BAR Association” bringing forth an alien body of “law” over the “land” of the “States” (*such as the “State of Alaska”*) as adopted from the “Federal Judiciary System” of the government of the “United States” (*being the combining of “Law” and “Equity” to form what was known as the “Roman Law” of “Europe” and substituting that body of law for the “Common Law” of the “States” without authority of an “Amendment” to the “U.S. Constitution”).*

There is an appearance of “Corruption of the Courts” in the charging of “fees” for “justice” in the exercising of a “Right” to “Petition the Government for a Redress of Grievance” (*which “fees” are “barred” by “Article I” of the “Bill of Rights” to the “U.S. Constitution”).* The purpose of imposing huge “Filing Fees” as crafted by the “American BAR Association” is to deny the “Indigent” and “Middle Class Citizens” of the “State” from having “Justice” before the “Courts” without first obtaining “leave” (*permission which can be granted or denied*) to proceed “free of charge” from the “BAR Judges” of those “Courts.” (*a conversion of what was a matter of a “Right” into a “Privilege” of government*).

^{9/} e.g. “California State Constitution” @ “Article VI, Section 9 – The State Bar of California is a public corporation. Every person admitted and licensed to practice law in this State is and shall be a member of the State Bar **except while holding office as a Judge of a Court of Record.**” and “Article VI, Section 17 – A judge of a court of record **may not practice law ...**”.

There is an appearance of “Corruption of the Courts” for no case has been located within a “Court of Record” where a “Judge” for the “State of Alaska” has ever “Ruled” in favor of “Pro se” Plaintiffs in “Civil Action” cases for over “twenty (20) years” (*presumably because “Pro se” litigants do not pay a “monetary tribute” to the “members” of the “BAR”*). It wouldn't be that our “Judges” are merely “Pawns” for the “BAR Attorneys” and if they don't follow discrete “Orders,” they may be “dis-barred” leaving them without authority to hold the “Office of Trust” of a “Judge”?

These “flaws” of the “Constitution” for the “State of Alaska” needs to be “addressed” and “corrected.” The “Courts” for the “State of Alaska” needs to be “suspended” until such time the “Constitution” of the “State” is brought into conformity with the “Due Process”¹⁰ and “Title of Nobility” clauses of the “Constitutions” for “The United States of America” and that the “Courts” of the “State” are administered by “Judges” who are impartial and have no ties to “BAR Associations.”

As no “Judge,” “Prosecuting Attorney,” or an “Attorney of Council” of the “State of Alaska” has ever had a “License” to “Practice Law” as required by the “Statutory Laws” and “Constitution” for the “State of Alaska,” all “Criminal Cases” from “Statehood” of the year “1959” to present time must be found to have been “mistrials” with all those who are presently “incarcerated” to be “Political Prisoners” of the “State” (“BAR Associations”).

We will be waiting for a letter from you. Please don't underestimate the people. There are a multitude of “Articles” and “Court” cases on the “Internet” that address “Licenses” to “Practice Law” and everyone is in agreement, **THERE IS NO SUCH THING AS A “LICENSE” TO “PRACTICE LAW”.**

^{10/} “Due Process” - An established course for judicial proceedings or other governmental activities designed to safeguard the legal rights of the individual.

A "BAR Card" is not a "license." It is a "dues card" and/or a "membership card."
A "BAR Association" is what it is, a "Club." An "Association" is not "licensed," it has a "Certificate"
as issued by the "State." The two are not the same. ...

Respectfully Submitted

A handwritten signature in cursive script that reads "Gordon Warren Epperly". The signature is written in black ink and is positioned above the printed name.

Gordon Warren Epperly

Please Take Notice: This is an "open letter" which will be posted on the "Internet."

Cc: Alaska State Legislature
Alaska BAR Association
Press

Proof of Mailing

Governor Bill Walker
Office of the Governor
P.O. Box 110001
Juneau, Alaska 99811-0001

The image is a screenshot of the USPS Tracking website. At the top left, it says "USPS Tracking" with a registered trademark symbol. To the right, there is a "Tracking" link with a red underline. Below that, there is a link "Track Another Package" with a red plus sign. The main content area shows a tracking number: "Tracking Number: 70170660000048648405". Underneath, it says "Expected Delivery on" followed by "TUESDAY" and a large "10" with "JULY 2018" and a clock icon. To the right of the "10" is "by 8:00pm" with a clock icon. To the right of the expected delivery information, it says "Status" followed by a green checkmark icon and the word "Delivered". Below that, it says "July 10, 2018 at 6:40 am", "Delivered, To Agent", and "JUNEAU, AK 99801". At the bottom right of the status section, there is a "Get Updates" link with a downward arrow. At the bottom of the tracking area, there is a green progress bar that is almost full, with the word "Delivered" at the end.

Governor Bill Walker Alaska BAR Membership Record

Member List - Match(es)

Bar Number	Full Name	Organization	Type	Status	Class	Bar Admission Date
7906059	Walker, William	Law Office Of William K Walker	Attorney	Active		6/1/1979