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

An Open Letter

Honorable Governor Bill Walker

State of Alaska

License to Practice Law

Introduction

As you know, several vacancies have opened for replacement "Judges" for the "Courts" of the "State of Alaska." You are also aware that you, "Governor Bill Walker" has selected "Amy Mead" of the "Law Department" for the "City and Borough of Juneau" at "Juneau Alaska" as the replacement "Judge" for the "Superior Court, First Judicial District" at "Juneau, Alaska." Under normal circumstances, the appointment of "Judicial Candidates" into an "Office of Trust" of a "Judge" would be a moment of "congratulations," but no such "congratulations" is warranted.

Office of Governor

There is an appearance that the “status” of “Bill Walker” as a “Governor” for the “State of Alaska” has been brought into question when he brings into that “Office” a “Title of Nobility” of “Esquire” being that he is a registered “Attorney” with one or more “BAR Associations.”

There is an appearance that “Bill Walker” has no authority to appoint anyone into a “Public Office of Trust” such as the “Office of Judgeship” of any “Court” for the “State of Alaska.” This appearance comes about in that “Bill Walker” has never “resigned” from his “membership” with the “Alaska BAR Association” and he has not surrendered his “BAR Cards” when he accepted the “Public Office of Trust” of “Governor” for the “State of Alaska.” Governor “Bill Walker,” as an “Officer of the Court,” presents:

1. a “conflict of interest” in that he has been charged by the “Constitution” for the “State of Alaska” to “execute the laws” of the “State of Alaska” /¹ while at the same time, he “profits” from those “laws” in that he is holding an “Office of Profit” /² as an “Officer of the Court” /³ for the “Judicial Branch” of “government.”
2. an “impeachable offence” /⁴ in that he is holding an “Office of Profit” as an “Officer of the Court” of the “Alaska BAR Association” while at the same time, he is holding the “Public Office of Trust” of “Governor” for the “State of Alaska” in violation of the “Constitution” for the “State of Alaska.” /⁵

^{1/} 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 ...” [Emphasis added]

^{2/} Alaska Constitution, Article III, Section 6 - “The governor shall not hold any other office or position of profit under the United States, the State, or its political subdivisions.”

^{3/} see “Alaska BAR Association, Rule 9(a)” – “The license to practice law in Alaska is a continuing proclamation by the supreme court of the State of Alaska that the holder is fit to be entrusted with professional and judicial matters and to act as an officer of the courts.” [Emphasis added].

^{4/} Alaska Constitution, Article II, Section 20 – “All civil officers of the State are subject are subject to impeachment ... [excluding “justices” and “judges.” See wording of “Article IV, Section 12” of the “Alaska State Constitution”].”

^{5/} see “footnote 2” (*supra.*) - “Duel Office Holding” prohibited.

3. being a “member” of the “Alaska BAR Association,” “Bill Walker” is hindered by the “Alaska BAR Association” and the “Courts” of the “State” to perform his duties as “Governor.”⁶ The “Alaska BAR Association” is not a “Department” or “Agency” of the “State of Alaska,” but an “Instrumentality”⁷ of the “State” which its “members” have been identified as “Officers” of an “Office of Profit” by the “Constitution” for the “State of Alaska.”⁸
4. bringing an “Officer of the Court” into the “Public Office of Trust” of “Governor” with his cohort “members” of the “Alaska BAR Association” bringing “Officers of the Court” into the “Legislative Branch” as “Legislators” of the “State of Alaska.”

With the “members” of the “Alaska BAR Association” usurping the “Public Offices of Trust” of the “Governor” and “Legislators,” the “Alaska BAR Association” has become a controlling “monopoly” of all “three branches” of the “government” for the “State of Alaska.” It appears that “Bill Walker,” (*esquire*), and his cohort *esquire* “Attorney Legislators” of the “Alaska State Legislature” have entered into a “conspiracy” to destroy the “Republican” form of “government” for the “State of Alaska” as “guaranteed” by “Article IV, Section 4” of the “Constitution” for “The United States of America” and by “Section 3” of the “Alaska Statehood Act” (“*Pub.L. 85–508, 72 Stat. 339*”).

^{6/} see “Alaska BAR Association, Rule 10(c)” & “Rule 34(d)” – “Any attorney admitted to the practice of law in Alaska, or any other attorney who appears, participates or otherwise engages in the practice of law in this state, ... is subject to the jurisdiction of the courts of this state, the Board of Governors of the Alaska Bar Association, ...” [Emphasis added].

^{7/} Alaska Statute, “A.S. 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. ...”

^{8/} An “office of profit” is a term used in a number of national constitutions to refer to executive [*judicial*] appointments. A number of countries forbid members of the legislature [*governors*] from accepting an office of profit under the executive [*judicial*] as a means to secure the independence of the legislature [*governor*] and preserve the separation of powers. “Wikipedia - Office of Profit.”

As there appears to be no law which defines the term “Office of Profit” therefore, one has to depend on the accepted decisions of the “Supreme Court” of “India.” Fortunately for us, the “Court” has explained with great clarity the law of “Office of Profit” in a large number of cases. Accordingly, the “India Supreme Court” has given these conditions to determine whether an “Office” comes under “Office of Profit” or not.

- The government makes the appointment.
- The government has the right to remove or dismiss the holder.
- The government pays the remuneration.
- The holder performs the functions for the government.
- The Government exercises control over the performance of those functions.

Judicial Officers

Many have been in receipt of “letters” and “e-mail” messages that have been addressed to “Governor Bill Walker” from “Gordon Warren Epperly” which asserts that the “Alaska State Constitution” ^{9/} (*and by an enactment of “law”* ^{10/}) mandates that all “Judges” are to be “Licensed” to “Practice Law” and be members of the “Alaska BAR Association.”

Provisions of the “Alaska State Constitution,” ^{11/} mandates that the issuance of “Licenses” to “Practice Law” is with the “Governor” (*or his authorized delegated “Officers” of the “Executive Branch” of government of the “State of Alaska”*) in his authority to “execute” the “laws” of the “State,” ^{12/} not with any “Judge” of the “Judicial Branch” of the “government” (*notwithstanding “Alaska BAR Rule 1, Section 2,”* ^{13/} and “Alaska BAR Rule 9(a)” ^{14/}).

^{9/} Alaska Constitution, Article IV, Section 4 - “Supreme court justices and superior court judges shall be citizens of the United States and of the State, **licensed to practice law in the state**, and possessing any additional qualifications prescribed by law. ...” [Emphasis added]

^{10/} 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.” [Emphasis added]

^{11/} Alaska Constitution, Article III, Section 1 - “**The executive power of the State is vested in the governor.**” [Emphasis added]

Alaska Constitution, Article III, Section 24 – “Each principal department shall be under the supervision of the governor.”

^{12/} 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 ...” [Emphasis added]

^{13/} Alaska BAR Rule 1, Section 2: “**Only those persons who fulfill all requirements for admission as provided by these rules shall be admitted to the practice of law in the State of Alaska** and all be members of the Alaska Bar Association,”

^{14/} Alaska BAR Rule 9(a): “The **license to practice law** in Alaska is a continuing proclamation by the **supreme court** of the State of Alaska (hereinafter the “Court”) that the holder is fit to be entrusted with professional and judicial matters and to aid in the administration of justice as an attorney and counselor, and to act as an officer of the courts.”

A request has been presented to the “Alaska Judicial Council” and to “Governor Bill Walker” for the production of “Office Qualifications” in the form of “Photo-Copies” of the “Licenses” to “Practice Law” as issued under the “signature” of a “Governor” or any delegated “Officers” of the “Governor” for those “Candidates” who have, or will be appointed as “Judges” to the “Courts” for the “State of Alaska.”

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

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At the present time, no such “Documents” have been received by the “people,” the “Press,” or by “Gordon Warren Epperly.”

Incompatibility

Looking to the “Constitution” for the “State of Alaska” at “Article IV, Section 4” (*supra.*), we see that “Justices” and “Judges” are to be “licensed” to “practice law” and then at “Article IV, Section 14” of the “Alaska State Constitution” we see:

“Section 14. RESTRICTIONS. Supreme court justices and superior court judges while holding office **may not practice law**, hold office in a political party, or hold any other office or position of profit under the United States, the State, or its political subdivisions. ...” [*Emphasis added*].

Under the above “Section 14” of the “Alaska State Constitution,” we see the phrase “holding office” which leaves us wondering what “Office” the “supreme court justices” and the “superior court judges” may be holding when “Article IV, Section 12” of the “Alaska State Constitution” declares that “Judges” **are not** “Civil Officers”:

“Impeachment of any justice or judge ... in the performance of his official duties shall be according to procedure prescribed for civil officers.” [*Emphasis added*].

Are the “justices” and “judges” for the “State of Alaska” practicing law? This question has been answered in “Rule 2” of the “Alaska BAR Rules”:

Alaska BAR Rule 2. Eligibility for Admission

Section 2(c). For the purpose of this section, the “**active practice of law**” shall mean at least 750 hours per year in one or more of the following activities:

“(5) serving as a **judge** in a **court** of the United States, its **states**, its territories, or the District of Columbia; or”

What is the purpose of being required to obtain a “License” to “Practice Law” and then being instructed not to “practice law”? It is obvious that these two “provisions” of the “Alaska State Constitution” are “incompatible” and confusing to the “Members” of the “BAR” and to the “people” when the “BAR Association” declares by its “Rules” that full time “judges” of the “State of Alaska” are “practicing law” from the “bench.”

But let us not lose sight of the issue at hand, the “License” to “Practice Law” as issued out of an “Office” of the “Executive Branch” under the “signature” of the “Governor” or any of his delegated “Officers.”

Notwithstanding “**PART II. RULES OF DISCIPLINARY ENFORCEMENT**” at “**Rule 9(a)**”:

“**License.** The license to practice law in Alaska is a continuing proclamation by the supreme court of the State of Alaska” [*Emphasis added*].

nowhere in the “Constitution” for the “State of Alaska” will you find that the “people” of “Alaska” has ever granted any “judge” or “justice” with “executive powers” to issue

forth “licenses.” As the “Alaska BAR Association” is not defined anywhere to be a “department” or an “agency” of the “government” of the “State of Alaska,” its members have no authority to issue forth any type of “license” in the “name” of the “State.” No “objections” may be found in that “BAR judges” may issue “BAR Association Membership Cards” under its own “rules” and standards of “qualifications” for its “BAR Association Members” as proclaimed by the “Legislature” for the “State of Alaska”:

“**A.S. 08.08.010** – “There is created an **instrumentality** [corporation] 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 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.” [*Emphasis added*].

As no “member” of the “Alaska BAR Association” or the “Governor” for the “State of Alaska” has been able to locate a valid “License” to “Practice Law” (e.g. a “License” as issued under the “signature” of the “Governor” or the “signature” of any of his delegated “Officers”), may the “Legislature” be convened by the “Governor” /¹⁵ for the purpose of calling forth a “Constitutional Convention” /¹⁶ to correct the “defects” of the “Constitution” for the “State of Alaska.” /¹⁷

In the meantime, the “Courts” for the “State of Alaska” should be “suspended” until they are administered by lawful “justices” and “judges” as well as lawful “Attorneys” of the “State” having a “Governor” granted “License” to “Practice Law” in their possession.

^{15/} Alaska Constitution, Article III, Section 17 – “Whenever the governor **considers it in the public interest**, he may convene the legislature either house, or the two houses in joint session.” [*Emphasis added*].

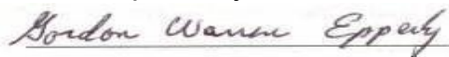
^{16/} Alaska Constitution, Article XIII, Section 2 – “**The legislature may call constitutional conventions at any time.**” [*Emphasis added*].

^{17/} Alaska Constitution, Article XIII, Section 4 – “**Constitutional conventions shall have plenary power to amend or revise the Constitution**, subject only to ratification of the people. No call for constitutional convention shall limit these powers of the conventions.” [*Emphasis added*].

The governor needs to look into the “status” of “inmates” that are “incarcerated” in the “prisons” of the “State of Alaska” to be sure that they are not being detained as “Political Prisoners” of the “State” in that they were “incarcerated” by “usurper judges” of our “Courts.” You may have to use the “powers” of the “Office of Governor” to “pardon” or grant “clemency” /¹⁸ for those who have been “incarcerated” without authority of “law” or without authority of a “judge” having been “licensed” by the “Governor” or any of his “Executive Officers” to “Practice Law” in the “State of Alaska.”

I pray and hope that the “Officers” of the “State of Alaska” don’t “mock” the “people” and their “Constitutions” by administering “Oaths of Office” /¹⁹ to those who have no office qualifications to hold a “Public Offices of Trust” for the “State.” Any such “Oaths of Office” that have been administered, shall be “rescinded” by “notification” of the “Governor.”

Respectfully Submitted



Gordon Warren Epperly

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^{18/} Alaska Constitution, Article III, Section 21 – “Subject to procedure prescribed by law, **the governor may grant pardons, commutations, and reprieves**, and may suspend and remit fines and forfeitures. This power shall not extend to impeachment. A parole system shall be provided by law.” *[Emphasis added]*.

^{19/} Alaska Constitution, Article XII, Section 5 – “All public officers, before entering upon the duties of their office, shall take and subscribe to the following oath or affirmation: **“I do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of Alaska, and that I will faithfully discharge my duties as . . . to the best of my ability.”**” *[Emphasis added]*

Alaska BAR Association, Rule 5, Section 3 – “... Each applicant ordered admitted to the practice of law shall take the following oath before any state or federal judicial officer:

I do affirm:

I will support the Constitution of the United States and the Constitution of the State of Alaska; ...

I will not counsel or maintain any proceedings that I believe are taken in bad faith or any defense that I do not believe is honestly debatable under the law of the land [Constitutions]” *[Emphasis added]*

cc: Alaska State Legislature
Alaska BAR Association
The Press
The Internet

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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