

Chapter #7: Alaska Supreme Court Caves In! Agrees to Reconsider Unconstitutional Grand Jury Rule! Citizens and Legislators Must Participate!

by David Haeg 2/3/26

On January 31, 2026, Governor candidate Treg Taylor announced that the Supreme Court is going to “reconsider” their rule that unconstitutionally prevents citizens from appealing to Grand Juries directly and unconstitutionally requires Grand Juries to obtain government approval to investigate government corruption. **[Click here for video]** [or text “video” to (907) 398-6403]

A rule that Mr. Taylor, when he was Attorney General, helped write, admitted was unconstitutional at his January 17, 2026 meet/greet - where he also tried to justify his corruption: “*I didn't challenge the Supreme Court because they wouldn't overturn their own rule.*”

But after growing public outrage the Supreme Court is now considering exactly this - all without any help from cowardly Treg Taylor - who clearly placed his “good old boy” status with the five Supreme Court Justices above Alaska’s citizens and the Constitution he has sworn to protect.

Adding insult to injury, Mr. Taylor now states: “**WE** put successful pressure on the Supreme Court to change the rule.” Mr. Taylor, you don’t get to take any credit. The undeniable truth is that you had absolutely nothing to do with putting pressure on, **HELPED** the Supreme Court make the rule, and then refused to meet with the group (including Borough Mayors Edna DeVries and Peter Micciche) wanting your help to overturn it.

You refuse to pledge that you will appoint an independent “Mollen” type commission to publicly investigate the evidence of judicial corruption and coverup. All other candidates I have talked with have pledged this. Why are you the only one who refuses?

History is going to be very hard on you Mr. Taylor, and I feel sorry for your beautiful wife and children. But you, your corrupt Department of Law, and the Alaska Supreme Court had no mercy when conspiring to unjustly destroy thousands of other beautiful families. There will be no mercy for you.

For more facts on Mr. Taylor’s corruption to help government enslave Alaska’s citizens, please read **Chapter #3: Treg Taylor: Hope I Get Elected Governor, So I Don’t Go to Prison.**

Conclusion

The Supreme Court fixing their own corrupt rule without oversight, only after being backed into a corner with an enraged public approaching with tar and feathers, is unacceptable. There must be public hearings with citizen and legislator input - to make sure the rule is not “re-written” to again protect government corruption.

“**Timeline**” of events producing public outrage:

<https://www.alaskastateofcorruption.com/Alaska%20Judicial%20Corruption%20Timeline.pdf>

Facts proving Supreme Court corruption: **Chapter #2: Alaska Supreme Court: Greenlighting Government Corruption in 1989 and Supercharging it in 2022.**

CALL TO ACTION!

If you agree citizens and legislators must participate in the re-writing of Alaska's Grand Jury rule, to make sure there are no restrictions to citizens appealing directly to the Grand Jury and to make sure Grand Juries don't need government approval to investigate government corruption (as intended by the 55 Delegates writing Alaska's Constitution – see Constitutional Convention, transcript pages 1323-1406):

Please text/email your NAME, HOMETOWN, and EMAIL to (907) 398-6403 or haeg@alaska.net Or write them below and snail mail to David Haeg PO Box 123 Soldotna, Alaska 99669

NAME _____

HOMETOWN _____

EMAIL _____

A growing number of good, strong, and true Alaskans are determined to fix Alaska's corruption.

Our first action will be a peaceful sit-in at noon on December 11, 2026 (just after new Governor takes office) in Anchorage's Atwood Building (Governor's office), until the new Governor appoints an independent "*Mollen*" type commission that publicly investigates this. Those willing to join the sit-in, please text/email your name, phone number, and email to **(907) 398-6403** or **haeg@alaska.net**

New York City's 1994 Mollen Commission (appointed by Mayor Dinkins to publicly investigate): *"To cover up their corruption, officers created even more: they falsified official reports and perjured themselves to conceal their misdeeds. In the face of this problem, the Department allowed its systems for fighting corruption virtually to collapse. It had become more concerned about the bad publicity that corruption disclosures generate than the devastating consequences of corruption itself. As a result, its corruption controls minimized, ignored and at times concealed corruption rather than rooting it out. Such an institutional reluctance to uncover corruption is not surprising. No institution wants its reputation tainted – especially a Department that needs the public's confidence and partnership to be effective. Since no entity outside the Department was responsible for reviewing the Department's success in policing itself, years of self-protection continued unabated until this Commission commenced its independent inquiries."*

It's time for "*The Sleeping Giant*" to wake up and kick ass. For too long we have "*walked softly*". It's time to swing, with the full might of an outraged public, the "*big stick*."

Additional facts justifying a sit-in will be archived at alaskastateofcorruption.com