November 14, 2022

To Whom it may concern:

My legal name is .Donavan J. Fritz, I am 77 years of age. My resident address is 36492 McFarland Dr. Soldotna, AK. My phone number is (907) 420-4440

## I hereby swear under oath that:

- 1. On October 27, 2022 after learning that there was a very serious ethics violation being perpetrated by the Independent Councilor (Mr. Clinton Campion) for the seated Special Grand Jury investigating systemic corruption in the Alaska's enclosure 1Judicial system. I assisted the Funny River Community Association board, of which I am a member, in writing a letter of notice concerning this violation. Eight of the nine board members signed the letter. Enclosure 1.
- We felt that it was imperative that the letter reach the addressee, all people listed as copy to, and the Special Grand jury, as soon possible: I personally addressed and mailed copies of the letter on October 28, 2022.
- 3. On November 3, 2022, I attempted to deliver the letter and some additional pertinent information to the Special Grand jury at the Kenai, AK. courthouse. I arrived at about 2:00 pm. and went to the Clerk of Court office and asked them to get the information to the Independent Councilor or the Foreperson for the Special Grand jury investigating systematic corruption in the Alaska judicial system. I was told by the representative at the window that the Clerk of Court office could not accept information for the Special Grand jury. The representative told me that I would have to take it to the District Attorney's office. I asked for direction to that office and proceeded to that office.

When I attempted to give the Funny River letter to the District Attorneys representative at the front desk. The representative told me that she had no idea what I was talking about but would attempt to find somebody who did know. The representative came back and told me that nobody knew what to do. I then asked if the District Attorney was available. The representative left and a few minutes later a gentlemen came to the front desk and asked me how he could help me. I explained who I was and what I wanted done with the information I had. He told me that he would have to call Clint Campion. When he got off the phone, he told me that I would have to call Mr. David Haeg and have him contact Mr. Campion for direction on how to get the information to the Grand Jury. I asked who I was speaking to and he told me that he was Scot Leaders the District Attorney. I told him that it was nice meeting him and that I would get ahold of Mr. Haeg. I then askedm him if this was the normal procedure for getting information to the Grand jury, He did not respond to my question.

I contacted Mr. Haeg and passed on the information to him. I than called the Alaska State Attorney Generals office and tried to file a complaint with the Attorney Generals office and was told," that they had no control over the business affairs of the District Attorney's office in Kenai".

- 4. I have no idea whether any of the information got to the Grand Jury. I also believe that the actions taken by the District Attorney to prevent information from getting to the Grand Jury violates Alaska State constitution Art. 1 Sect. 8, and that Mr. Campions appointment as Independent Counsel to the Special Grand Jury is a Conflict of Interest, as he was the lead investigator in investigating Ms. Marla Greenstein In 2012. Ms. Greenstein is potentially being investigated by this Special Grand Jury.
- 5. I believe that trying to manipulate and prevent what information gets to the Grand Jury violate page 26 of the Grand Jury Handbook which states:

  "Generally, grand jury investigations are initiated by the district attorney. They can also be initiated by the presiding judge or by members of the grand jury. Prosecutors also sometimes receive letters from the public, addressed to the grand jury, requesting investigations. In these situations, the prosecutor will probably conduct a preliminary investigation and make a recommendation to the grand jury about whether to act. It will be up to the grand jury to decide whether to investigate the matter requested in the letter."
- 6. I also believe this violates Article 1, Section 8 of Alaska's Constitution and the intent of the delegates who wrote it:

The power of grand juries to investigate and make recommendations concerning the public welfare or safety shall never be suspended. The power of grand juries to inquire into the willful misconduct in office of public officers, and to find indictments in connection therewith, shall never be suspended. The grand jury is preserved, for all purposes, particularly for investigation of public officials. The grand jury can be appealed to directly, which is an invaluable right to the citizen. Alaska Constitutional Convention (page transcript 1307-1409) CS/PC 939.1 (public sessions of the grand jury are allowed when its "investigation affects the general public welfare, involving the alleged corruption, misfeasance, or malfeasance in office or dereliction of duty of public officials or employees or of any person allegedly acting in conjunction or conspiracy with such officials or employees in such alleged acts...")

7. I believe that one method that could alleviate this problem is to allow the Grand Jury to investigate in public as is done in California in similar cases of corruption and/or conspiracy of public officials.

Under penalty of periury I hereby declare and affirm that the above mentioned

officer politicity of politicity, i fictions, according afficient
statement is, to the best of my knowledge, true, and correct.
Affiant's signature Date Now 15 4044
Location 36492 MC Fax and Rd. Sold And MK 89669