

Chapter #14: Is Alaska Governor candidate Matt Claman corrupt to the core? You decide.

By David Haeg 6-2-26

In 2010 evidence surfaced that Marla Greenstein is falsifying official investigations to keep corrupt judges on the bench and ruling over We-The-People. Ms. Greenstein is the Executive Director of the Alaska Commission on Judicial Conduct and to this day is still the only investigator of Alaska's judges since 1989 – 37 years and counting. Over 8000 judge investigations so far. The evidence that first impugned Ms. Greenstein was and is:

(1) Tape-recordings of her stating that she had exonerated Judge Margaret Murphy because none of the four named witnesses she contacted had seen Judge Murphy having an out-of-court relationship with Trooper Brett Gibbens - during a trial she presided over in which Trooper Gibbens was the primary witness.

(2) Sworn affidavits from all four named witnesses stating that Ms. Greenstein had never contacted any of them and stating that they each had personally seen Judge Murphy having an out-of-court relationship with Trooper Gibbens during the trial in question. (Recordings and affidavits at alaskastateofcorruption.com)

Since Ms. Greenstein is an attorney licensed by the Alaska Bar Association, the above evidence and a complaint were submitted to the Bar. In response, Ms. Greenstein wrote a certified response, stating that in addition to the four named witnesses, she had also contacted Arthur Robinson – who was one of the attorneys during the trial. Mr. Robinson was questioned about this and was tape-recorded stating that Ms. Greenstein had never contacted him either and that he personally remembered seeing Judge Murphy and Trooper Gibbens having an out-of-court relationship during the trial. Mr. Robinson was deposed and swore to this while under oath.

The Bar was provided Mr. Robinson's tape-recorded statement and sworn testimony as it seemed to indicate Ms. Greenstein had committed perjury. Apparently in an attempt to provide at least one witness willing to back up her story that no one had seen Judge Murphy having an out-of-court relationship with a witness during trial. Despite the evidence of Ms. Greenstein's wrongdoing and subsequent cover up, Bar investigators claimed there was not enough evidence to open an investigation. So, during the next Bar Board of Governors meeting, the evidence and complaint were given to the Bar's president. The Bar president did nothing.

The Bar president at that time was Matthew Claman, who is now running for Governor. And numerous citizens have asked for the Governor's help (1) in obtaining a public investigation into

Ms. Greenstein and those who covered up for her and (2) in releasing the sealed Kenai Grand Jury's report and recommendation, written during their two-year investigation into all the above.

P.S.

The State Troopers were also given the complaint and certified evidence against Ms. Greenstein. This resulted in a letter from Chief Assistant Attorney General Clint Campion, stating that an investigation was not warranted. (Letter at alaskastateofcorruption.com) Because of this, the derailed 2022 Kenai Grand Jury investigation (where Ms. Greenstein lawyered up and refused to testify after being subpoenaed) and innumerable other puzzling events that have all thwarted an investigation into Ms. Greenstein and the Alaska Commission on Judicial Conduct, Alaskans now seek a public investigation by an independent commission – as was needed to expose and address similar corruption in New York City:

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.”

A growing number of good, strong, and true Alaskans are determined to figure out exactly what is going on. 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 to publicly investigate. And pledges to take all action necessary to make public the Kenai Grand Jury report on corruption in Alaska's judicial system – corruption that may have harmed countless citizens. Those willing to join us, please text/email your name, phone number, and email to (907) 398-6403 or haeg@alaska.net

Additional chapters at alaskastateofcorruption.com