

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA

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TIMOTHY BEDWELL,

Beneficiary, Executor, and Real Party in Interest,

Petitioner,

v.

STATE OF ALASKA,

WARDEN, GOOSE CREEK CORRECTIONAL CENTER,

ALASKA ATTORNEY GENERAL,

Respondents.

SEP 19 2025

CLERK, U.S. DISTRICT COURT  
ANCHORAGE, AK

Case No.: 4:25-cv-00043-SLG

PETITION FOR HABEAS CORPUS AND EQUITABLE RELIEF

Invoking Article III, Section 2 of the U.S. Constitution

EMERGENCY PETITION IN EQUITY UNDER ARTICLE III

Re:

Fairbanks Superior Court

4FA-12-02343CR

Judge Bethany Harbison

TO THE HONORABLE UNITED STATES DISTRICT JUDGE:

Petitioner, Timothy DBA Timothy Bedwell, standing as Beneficiary, Executor, and Real Party in Interest, appears specially and tenders this Petition for Habeas Corpus and Emergency Equitable Relief on and for the record under Article III, Section 2 of the Constitution of the United States of America. Petitioner invokes and binds the Court's original jurisdiction in equity to remedy irreparable organic constitutional violations and order immediate release from unlawful custody. Petitioner revokes the court's BAR guild and U.S. Constitutional oaths binding performance under the organic natural constitution.

I. JUDICIAL AUTHORITY AND EQUITABLE POWER

1. Article III, Section 2 of the U.S. Constitution extends the judicial power of the United States to “all Cases, in Law and Equity, arising under this Constitution.”

2. Because this case involves unlawful detention, denial of fundamental rights, and breaches of constitutional guarantees, this Court may exercise its inherent equitable authority to intervene, set aside unlawful state action, and issue immediate relief.

## II. FACTUAL BACKGROUND

3. Petitioner is unlawfully confined in Goose Creek Correctional Center in Wasilla, Alaska, pursuant to State Case No. 4FA-12-02343CR. His arrest was warrantless, his bail unconstitutional, and subsequent proceedings void for lack of lawful jurisdiction.

4. At every stage, Petitioner has been denied basic rights secured by the Constitution: effective counsel, fair trial, due process, and humane treatment.

5. Current conditions of confinement constitute cruel and unusual punishment: overcrowded housing, lack of sanitation, denial of urgent medical care, attempted medical murder, isolation, and systematic psychological and physical abuse.

## III. CONSTITUTIONAL VIOLATIONS

### Ground One – Fourth Amendment

Arrest and detention occurred without a properly issued judicial warrant, signed charging instrument, or sworn affidavit of probable cause. Custody is therefore constitutionally defective from inception.

### Ground Two – Eighth Amendment

Petitioner was subjected to excessive bail and later denied bail entirely, a violation of constitutional prohibition against “excessive bail.” Conditions of confinement rise to the level of torture and inhumanity barred by the Eighth Amendment.


### Ground Three – Sixth Amendment

Counsel was ineffective, abandoned defense, and failed to challenge jurisdiction or preserve Petitioner’s rights, leading to trial by fraud and constructive denial of counsel.

### Ground Four – Fifth & Fourteenth Amendments

Proceedings were conducted without due process of law, without an impartial tribunal, and without lawful jurisdiction. Such proceedings are constitutionally void. The State of Alaska did not have a lawful claim or true victims of any crime that took any oath or verification to their fabricated claims under the Constitution; therefore, having no injured party.

#### Ground Five – Equity and Public Trust Doctrine

The State and its agents acted as custodians of public trust but breached fiduciary duties, ignored lawful notices and objections, and refused to cure defects when challenged. Special deposits were made with non-negotiable contracts that were dishonored. Lawful buy-back redemption instruments were issued, making the mind body and soul of Timothy the lawful property of daughter  Equity recognizes State's dishonor and imposes relief.

#### IV. IRREPARABLE HARM

Petitioner remains daily subjected to inhumane confinement, continued denial of proper medical care, and violations of bodily autonomy and dignity. Each moment constitutes ongoing irreparable harm, demanding extraordinary relief by this Court's equitable authority.

#### V. RELIEF REQUESTED

Petitioner respectfully demands that this Court, under its Article III equitable power, order the following:

- a. Issuance of an immediate writ of habeas corpus, releasing Petitioner from unlawful detention;
- b. Judicial declaration that Alaska Case No. 4FA-12-02343CR is void ab initio due to jurisdictional defects and shall be expunged and sealed;
- c. Permanent injunction restraining Respondents from further interference with Petitioner's liberty, estate, or trust;
- d. Order directing the United States Marshals Service to execute release, secure medical care, and return Petitioner safely to his family in California;
- e. Any additional equitable relief that justice and conscience require, including return of all interest in the case as it is the Beneficiary's interest.

#### VI. CONCLUSION

The Constitution entrusts this Court with plenary authority in law and equity to guard liberty where state custody is unlawful and justice denied. Petitioner invokes this Court's equitable jurisdiction not for protest, but for remedy. The relief sought is immediate release from unlawful detention and restoration of liberty consistent with the organic natural Constitution of 1791.

Attachments:

Affidavit

Copies of issued lawful instruments (titles- special deposits)

Release of lien (SF28, OF90, OF91)

Respectfully submitted this 15th day of September, 2025.

By Special Limited Appearance Only:

By: 

Timothy Bedwell

Beneficiary, Executor, Real Party in Interest

c/o Goose Creek Correctional Center

22301 W Alsop Rd

Wasilla, Alaska 99623