

**NOTICE OF INTENTION TO CIRCULATE RECALL PETITION**

TO District Attorney Vern Pierson: Pursuant to Section 11020, California Elections Code, the undersigned registered qualified voters of El Dorado County, in the State of California, hereby give notice that we are the proponents of a recall petition and that we intend to seek your recall and removal from the office of District Attorney in El Dorado County, California, and to demand election of a successor in that office.

The grounds for the recall are as follows:

We the voters are seeking relief from the tyranny of our elected officials who have engaged in malfeasant acts and corrupt practices, including, but not limited to:

Abusing the power and resources of office to pursue criminal prosecutions and civil litigation against innocent persons and businesses for personal and political reasons, such as, generating career building publicity and punishing political enemies.

Participating in an immoral scheme whereby some County Elected Officials receive non-performance bonuses increasing the amount of both their six figure base salaries and retirement pensions for reasons such as simply being re-elected or possessing the certificates required to hold office.

Participating in an immoral scheme whereby the District Attorney receives extra pay as "County Chief Technology Officer", thereby gaining access to all e-mail messages moving through the County internet system including the Public Defenders Office.

Abusing court rules to discredit Judges for personal and political reasons.

Join us to stop Vern Pierson by Recall. Sign now!

The printed names, signatures, and residence addresses of the proponents are as follows:

PRINT NAME	RESIDENCE ADDRESS & MAILING ADDRESS (IF DIFFERENT)	SIGNATURE
▪	_____	_____
▪	_____	_____
▪	_____	_____
▪	_____	_____
▪	_____	_____
▪	_____	_____
▪	_____	_____
▪	_____	_____
▪	_____	_____
▪	_____	_____

A copy of this notice and proof of service will be filed with the County Registrar of Voters.

Elections Code section 11023. (a) Within seven days after the filing of the notice of intention, the officer sought to be recalled may file with the elections official, or in the case of a state officer, the Secretary of State, an answer, in not more than 200 words, to the statement of the proponents.

(b) If an answer is filed, the officer shall, within seven days after the filing of the notice of intention, also serve a copy of it, by personal delivery or by certified mail, on one of the proponents named in the notice of intention.

(c) The answer shall be signed and shall be accompanied by the printed name and business or residence address of the officer sought to be recalled.