

End Immunity for Politicians Act

1 Print (And STAPLE!)

Print out both pages on plain **WHITE** printer paper.

After printing, you **MUST STAPLE both pages together before submitting!**

Do not sign more than one sheet for this measure (IP-10).

2 Sign (TWICE!)

Sign the "Request" AND "Certification" portions. Then fill out date, name, and address.

Use the same signature you used when you registered to vote... or the one on the back of your Driver License! Use the address where you receive your ballot.

3 Send

Return the stapled sheets to:

Ridgelark Strategies: Petitions
1980 Willamette Falls Drive
#120-293
West Linn, OR 97068

It's OK to put more than one response in the same envelope!

Electronic Signature Sheet | State Initiative

 Print on white paper which indicates you are not a paid circulator.

SOME circulators **NO** circulators for this petition are being paid.



Petition ID

10

November 8, 2022
General Election
SPONSORSHIP

Text must be attached at all time. Do not sign if text is not attached to this sheet.

Chief Petitioners

Jeff Barker
18340 SW Monte Verdi Blvd
Beaverton, OR 97007

Anil Karia
3117 NE 32nd Avenue
Portland, OR 97212

Daryl Turner
21787 NE Larkspur Lane
Fairview, OR 97024

Warning! It is against the law for you to sign another person's name under any circumstances, sign a petition more than one time, or sign a petition when you are not qualified to sign it.

Instructions Only sign this petition if you are an active registered vote in Oregon and you personally printed this sheet or requested someone else print it for you.

- 1 You must sign both the request for the petition to be placed on the ballot and the certification.
- 2 Sign your name, as you did when you registered to vote.
- 3 Fill in the date, print your name and residence address. Only you may complete this optional information.

Request I request the text of this prospective initiative be forwarded to the Attorney General for preparation of a ballot title.

SAME PERSON

Signature Date Signed mm/dd/yy

Certification I certify that I personally printed a copy of this sheet or requested a separate person print a copy so that I may sign it.

Signature Date Signed mm/dd/yy

Print Name Residence Address street, city, zip code

Sheet Number
Completed by Chief Petitioner
LEAVE SHEET NUMBER BLANK

Be It Enacted by the People of the State of Oregon:

SECTION 1. The people of Oregon find that:

(1) A free democratic society necessitates independent oversight and accountability of elected officials;

(3) Examples of gross misconduct and corrupt politicians around the country, including in Pennsylvania, Illinois, New York, and other states, shows a need for stricter protections and accountability measures;

(4) State Legislators are uniquely situated to deprive people of their rights and their safety through broad Legislative actions;

(5) In order to ensure State Legislators and other public officials are thoughtful about exercising their authorities, Oregonians should have the ability to personally hold them to account.

Ending Immunity for Politicians

SECTION 2. (1) A member of the Legislative Assembly, an elected member of a City Council for a City with a population greater than 500,000, or a member of any board that has the authority to discipline public employees employed by a City with a population greater than 500,000, who, through their official duties, subjects or causes to be subjected any person to the deprivation of any individual rights that create binding obligations on government actors secured by Article I of the Oregon Constitution, or the United States Constitution, is liable to the injured party for legal or equitable relief or any other appropriate relief.

(2) Statutory immunities and statutory limitations on liability, damages, or attorney fees do not apply to claims brought pursuant to this section.

(3) Neither sovereign, absolute, nor qualified immunity is a defense to liability pursuant to this section. Any such privileges and immunities are hereby waived.

SECTION 3. In any action brought pursuant to Section 2 of this Act:

(1) A court shall award reasonable attorney fees and costs to a prevailing plaintiff. In actions for injunctive relief, a court shall deem a plaintiff to have prevailed if the plaintiff's suit was a substantial factor or significant catalyst in obtaining the results sought by the litigation.

(2) When a judgment is entered in favor of a defendant, the court may award reasonable costs and attorney fees to the defendant for defending any claims the court finds frivolous.

(3) If a defendant's portion of judgment is uncollectable from the defendant and the defendant is an elected official, the jurisdiction represented by the defendant or its insurance shall satisfy the full amount of the judgment or settlement.

SECTION 4. A civil action pursuant to Section 2 of this Act must be commenced within 3 years after the cause of action accrues.

IMPORTANT:

**This page MUST BE STAPLED to the sheet that has your signature on it.
(Be sure to attach it to the signature sheet with "10" in the upper right.)**