



Municipality of Anchorage

Office of the Municipal Clerk

632 West Sixth Avenue Anchorage, Alaska 99501 Suite 250

Mailing Address: P.O. Box 196650 Anchorage, AK 99519-6650

2021 - 3

Phone: 343-4311 Fax: 343-4313

Municipal Clerk: Barbara A. Jones

Recall Application

Anchorage Charter: Section 3.03 ~ Anchorage Municipal Code: Chapter 2.50 ~ Alaska State Statute 29.26.240-29.26.360

Alaska State Statute: 29.26.260 **Application for a recall petition**

- (a) An application for a recall petition shall be filed with the municipal clerk and must contain
- (1) the signatures and residence addresses of at least 10 municipal voters who will sponsor the petition;
 - (2) the name and address of the contact person and an alternate to whom all correspondence relating to the petition may be sent; and
 - (3) a statement in 200 words or less of the grounds for recall stated with particularity.
- (b) An additional sponsor may be added at any time before the petition is filed by submitting the name of the sponsor to the clerk.

Recall Petition Sponsor

Print Name:

Chelsea Foster

Phone Number:

907-229-8197

Email Address:

Chelsea@CannaCommunity.net

Residence Address:

6250 Michigan Blvd Anchorage, AK

Mailing Address:

Same

Identifier:

(Voter #, Social Security #, or Date of Birth)

Signature:

Date: 10/14/21

Alternate Petition Sponsor

Print Name:

Kerry Brown

Phone Number:

907 1342-240

Email Address:

RecallAllard@GMAIL.com

Residence Address:

1220 E. 16th; #4

Mailing Address:

SAME

Identifier:

(Voter #, Social Security #, or Date of Birth)

Signature:

Date: 10/17/21

Unsworn falsification in the second degree. "(a) A person commits the crime of unsworn falsification in the second degree if, with the intent to mislead a public servant in the performance of a duty, the person submits a false written or recorded statement that the person does not believe to be true...(2) on a form bearing notice, authorized by law, that false statements made in it are punishable. (b) Unsworn falsification in the second degree is a class A misdemeanor." AS 11.56.210

Cc: jmalaska@gci.net
Subject: Re: Please keep mandatory masks in stores!!!!!!
Date: Tuesday, October 13, 2020 7:36:22 PM

Thank you for voicing your concerns. I believe if you read the updates of the W.H.O and CDC you may feel more comfortable going out in public.

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From: Greg & Janice Bunting <jmalaska@gci.net>
Sent: Tuesday, October 13, 2020 7:05:06 PM
To: IMAS Assembly Members <IMASAssemblyMembers@anchorageak.gov>
Cc: jmalaska@gci.net <jmalaska@gci.net>
Subject: Please keep mandatory masks in stores!!!!!!



With the carelessness our President is portraying to the country, I fear, now that Mayor Berkowitz has resigned, that all of his brave mandates will be dissolved, by the push of the Republican Trump and Dunleavy followers. You know this is true with the conduct in the Assembly chambers tonight, cheering and flag waving with the announcement of Mayor Berkowitz's resignation. This is the new norm for our country and our state. Those who are trying to stay safe in stores by wearing a mask as well as for those who have to work in those stores, our safety is in jeopardy. Please help us stay safe. Our Governor is not helping our city stay safe so it's up to the Assembly.

Janice Bunting
South Anchorage
jmalaska@gci.net

2021-3



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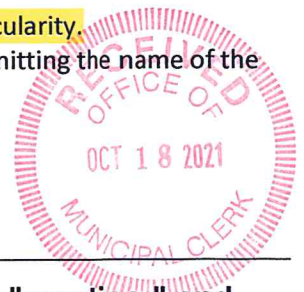
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Recall Statement



AS 44.62.310 (h) provides detailed definitions of "governmental body," "meeting," and "public entity" that, when combined, define what constitutes a public meeting. The Act makes a distinction between what constitutes a meeting of a policy/decision-making body and what constitutes a meeting of an advisory-only body. "A meeting of a decision-or policy-making body occurs when more than three members, or a majority of the members, whichever is less, engage collectively in discussion of a subject that the body is authorized to act and set policy on and is therefore subject to the Open Meetings Act. Under this definition, it doesn't matter where the meeting occurs, if it was prearranged, or who arranged it and could include unplanned casual or social contact." Jamie Allard violated the state of Alaska Open Meetings Act (AS 44.62.310-312)by constituting illegal un-noticed/non-public meeting of the Anchorage Assembly while using her official assembly email Jamie Allard "Replying All." In an email obtained via public records request. It shows that Jamie Allard violated the Open Meetings act by replying "All" on 10/13/20 discussing COVID mitigation procedures thus forming an unnoticed illegal meetings.

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Sent: Tuesday, January 12, 2021 9:46:09 PM

To: russreno@downtownourgroupp.com <russreno@downtownourgroupp.com>

Cc: aidealaska@protonmail.com <aidealaska@protonmail.com>; welshe@protonmail.com <welshe@protonmail.com>

Subject: Re: 50%capacity for " Political Expression"

2021-3

Yes talk. Please allow my aide to contact you, she will schedule an phone appointment if you are okay with that. I have included her on this email.

V/R

Jamie

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From: russreno@downtownourgroupp.com <russreno@downtownourgroupp.com>

Sent: Tuesday, January 12, 2021 8:01:11 PM

To: Allard, Jamie <jamie.allard@anchorageak.gov>

Subject: Re: 50%capacity for " Political Expression"

[EXTERNAL EMAIL]

I snuck in. I'm not sure how many are still outside.

Someone needs to ask the Municiple attorney.

Mayors order on Dec 29th, 2020 "supersedes and replaces emergency order 16" page 3 of EO-17 paragraph 3 section D "Worship services and political expression gatherings are instead subject to 50% indirect capacity limitation based on building and fire codes." I confirmed the fire capacity for the Assembly is 256 and 50% capacity is 128. Why are they refusing the remainder who have been sent to the Wilda Marston as the chair has ruled to allow no more than 25% or 65 people. If they want a city mandate then they need to follow the city mandate.

The assembly, in my opinion, is is violation of their own resolution. AR No. 2021-10 line 31 through line 33. Section 2. "The mayor may implement any order necessary to prevent the transmission of infectious disease and to ensure that all cases of contagious disease are subject to proper control and treatment."

By order of the mayor EO - 17 dated 12/29 2020 "this order supersedes and replaces

emergency order 16"

page 3 of same document section 3 subsection d. "worship services and political expression gatherings are instead subject to a 50% indoor capacity"



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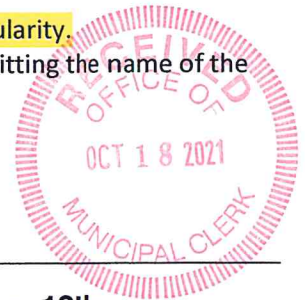
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Recall Statement



Assembly Member Jamie Allard committed misconduct in office on January 12th, 2021 by Violating EO-17, an EO intended to protect the health and safety of Anchorage citizens, pursuant to AMC 3.80.060(H) by: 1) knowingly allowing participation in an indoor gathering of more than 25% capacity and 2) willfully not stopping the assembly meeting to ensure the public safety of Anchorage citizens. An email sent to Allard during the assembly meeting; the author of the email who was explaining fire codes and mandates to the Anchorage Assembly via email and who had been trying to get into the Anchorage Assembly Chambers responded to Allard at 8:01 p.m., writing: "I snuck in. I'm not sure how many are still outside." At 9:46 p.m. Assemblywoman Allard responded to the email writing: "Yes talk. Please allow my aide to contact you, she will schedule an phone appointment if you are okay with that. I have included her on this email." Assembly member Allard should have been scrupulous in obeying the gathering limitations established by paragraph 3 and 4 of EO-17. Her failure to do so needlessly endangered the lives of Anchorage citizens, encouraged the spread of COVID-19 throughout the community, and merits recall from office.

Unsworn falsification in the second degree. "(a) A person commits the crime of unsworn falsification in the second degree if, with the intent to mislead a public servant in the performance of a duty, the person submits a false written or recorded statement that the person does not believe to be true...(2) on a form bearing notice, authorized by law, that false statements made in it are punishable. (b) Unsworn falsification in the second degree is a class A misdemeanor." AS 11.56.210



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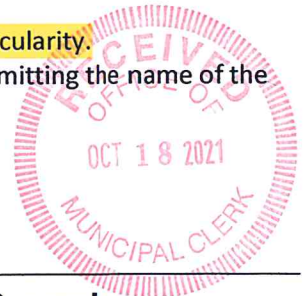
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Recall Statement



Assembly Member Jamie Allard committed misconduct in office on December 19, 2020 by Violating EO-16, an emergency order intended to protect the health and safety of Anchorage citizens, issued by the Mayor of Anchorage pursuant to AMC 3.80.060(H) by: 1) knowingly participating in an indoor gathering of more than 6 people (a crowded mask-less restaurant) and 2) willfully not wearing PPE which is also required in EO-16 paragraph 3. Jamie Allard committed misconduct in office supporting and joining several caravans that drove from the Mat-Su, Kenai and Valdez, to shop and dine in Anchorage. Named as the "Day of Reckoning," the goal was too 'support' local retail outlets as well as any restaurants or bars willing to open for one day and risk a fine from Anchorage code enforcers. Of all citizens in Anchorage an assembly member should have been scrupulous in obeying the gathering limitations established by paragraph 3 and 4 of EO-16. Her failure to do so needlessly endangered the lives of Anchorage citizens, encouraged the spread of COVID-19 throughout the community, and merits recall from office.

Unsworn falsification in the second degree. "(a) A person commits the crime of unsworn falsification in the second degree if, with the intent to mislead a public servant in the performance of a duty, the person submits a false written or recorded statement that the person does not believe to be true...(2) on a form bearing notice, authorized by law, that false statements made in it are punishable. (b) Unsworn falsification in the second degree is a class A misdemeanor." AS 11.56.210

2021-3



POLITICS

‘Day of Reckoning’ as Anchorage shopkeepers, cafes plan to open fully in act of civil disobedience

BY SUZANNE DOWNING
DECEMBER 13, 2020 · 1 MIN READ

Shopkeepers, cafes, and other businesses are banding together to open on Saturday, Dec. 19, in defiance of the Anchorage acting mayor’s lockdown order, EO16, which has kept restaurants closed, and others crippled with 25 percent capacity orders.



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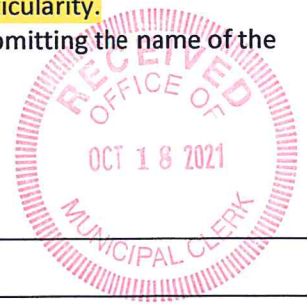
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Recall Statement



Assembly Member Jamie Allard committed misconduct in office on August 11, 2020 by Violating EO-15, an emergency order intended to protect the health and safety of Anchorage citizens, issued by the Mayor of Anchorage pursuant to AMC 3.80.060(H) by: 1) knowingly participating in an indoor gathering of more than 15 people (a meeting of the Anchorage assembly) and 2) continuing to participate in an indoor gathering of more than 15 people at a meeting of the Anchorage assembly, Assembly Jamie Allard failed to perform prescribed duties as an assembly member, by Allowing the August 11 meeting to continue after reviewing EO-15. Of all citizens in Anchorage an assembly member should have been scrupulous in obeying the gathering limitations established by paragraph 4 of E0-15. Her failure to do so needlessly endangered the lives of Anchorage citizens, encouraged the spread of COVID-19 throughout the community, and merits recall from office.

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2020-05

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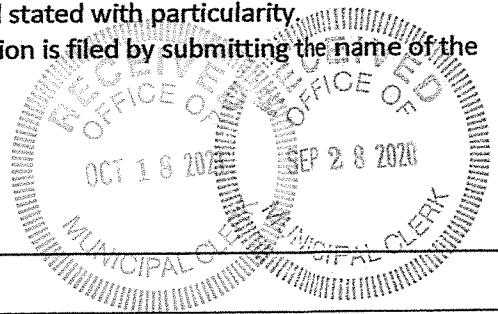
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Recall Statement



Assembly member Meg Zaletel committed misconduct in office on August 11, 2020 by violating EO-15, an emergency order intended to protect the health and safety of Anchorage citizens, issued by the Mayor of Anchorage pursuant to AMC 3.80.060(H) by: 1) knowingly participating in an indoor gathering of more than 15 people (a meeting of the Anchorage Assembly) and 2) continuing to participate in an indoor gathering of more than 15 people at a meeting of the Anchorage Assembly after being specifically informed of the violation. Of all citizens in Anchorage, the Anchorage Assembly members should have been scrupulous in obeying the gathering limitations established by paragraph 4 of EO-15. Zaletel's willful, intentional failure to do so needlessly endangered the lives of Anchorage citizens, encouraged the spread of COVID 19 throughout the community, and merits recall from office.

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