

RECEIVED

JAN 23 2024

**NEVADA COUNTY
BOARD OF SUPERVISORS**

Results from ChatGPT on the topic of Oath of Office



You

California Government Code section 1770.

An office becomes vacant on the happening of any of the following events before the expiration of the term:

(i) His or her refusal or neglect to file his or her required oath or bond within the time prescribed.

If the elected official were to fail to file their oath of office as prescribed by law, should the elected official resign?



ChatGPT

The California Government Code section 1770 specifies that if an elected official refuses or neglects to file their required oath or bond within the prescribed time, the office becomes vacant before the expiration of the term. In such a case, it typically results in an automatic vacancy.

Whether the elected official should resign or not depends on the specific circumstances and legal advice they may seek. However, failure to fulfill the oath of office requirement within the specified time could lead to the automatic vacancy of the office. It's essential for elected officials to comply with legal requirements to maintain their position. If there are concerns about meeting these requirements, seeking legal counsel or guidance from relevant authorities would be advisable.





You

If elected officials are informed that another elected official has failed to file their oath and if these elected officials do nothing to remove the offending elected official from office, are they complicit in allowing this official to violate the law?



ChatGPT

The legal obligations and potential complicity of other elected officials in a situation where one official fails to file their oath of office can depend on various factors, including state laws, local regulations, and the specific circumstances surrounding the situation. In many jurisdictions, there are mechanisms in place to address such issues, and failure to act on the part of other elected officials might have consequences.

Elected officials often have a duty to uphold the law and the integrity of public office. If they are aware that another official has failed to meet legal requirements and they take no action, they could potentially be seen as complicit or neglectful in fulfilling their responsibilities. However, the legal implications can vary, and it's important to consider the specific laws and procedures applicable to the jurisdiction in question.

Notice to Principal is Notice to Agent, Notice to Agent is Notice to Principal;
Applicable to all Successors, Assigns, and Agents:
Silence, when there is a moral or legal Duty to respond, constitutes Agreement.

Prerogative Direction to Vacate Office

From: Paul-Edward [Gilbert], one of the People
as authorized Signatory for:
PAUL EDWARD GILBERT™©
c/o 2036 Nevada City Highway, #28
Grass Valley, California, U. S. of A.
[ZIP Code exempt, near: 95945]

| | |
|--|--|
| To: | Sent by Certified Mail with Return Receipt |
| Sue Hoek , d.b.a. County Supervisor 950 Maidu Avenue Nevada City, California [95959] | 9589 0710 5270 0318 8022 56 9590 9402 8439 3156 2391 35 |
| Katharine Lynn Elliott , d.b.a. County Counsel 950 Maidu Avenue Nevada City, California [95959] | 9589 0710 5270 0318 8022 49 9590 9402 8439 3156 2391 28 |

Record Identifier: OVO-RB544921148US

Regarding: Requirement to Vacate Office for want of a valid Oath of Office and Fidelity Bond
January sixteenth, A. D. 2024

Constitutional Authority for Prerogative Direction

(Declaration of Independence (A. D. 1776), Vol. 1, United States of America Public Statutes at Large, pg. 1-3; California Constitution (A. D. 1849), Article I, Section 2)

Dear **Sue Hoek**, and **Katharine Lynn Elliott**, successors, assigns, or agents;

This Notice is to make both **Sue Hoek** and **Katharine Lynn Elliott** aware of material Facts, which can affect your constitutional authority to hold office. As per the California Commercial Code § 1202, you are now being given **Notice** that you are not lawfully in office. [COM § 1202(a)(2)]. The Undersigned has notified or given notice by using the Registered tracking numbers listed above. By taking such steps as may be reasonably required to inform the other person in ordinary course, whether the other person actually comes to know of it. [COM § 1202(d)]. Subject to subdivision (f), a person “receives” a notice or notification when: it comes to that person’s attention. Notice to Principal is Notice to Agent, Notice to Agent is Notice to Principal [COM § 1202(e)].

Notice of Default and Prerogative Direction to Vacate

On November 28, A. D. 2023, the Nevada County Clerk - Recorder’s office certified a copy of the oath of office for **Sue Hoek**.

Sue Hoek, a **fault** exists in that you have no authority to hold the office of County Supervisor. A review of the Government Codes [GOV § 1770(i)] reveals that: “An office becomes **vacant** on the

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happening of any of the following events before the expiration of the term:” (i) “His or her refusal or **neglect** to file his or her required oath or bond within the time prescribed.” Your oath is now void ab initio (null and void from the beginning, as if it never existed).

Sue Hoek, while there is an oath of office on file with the Clerk’s office, that oath was for your election to the position of County Supervisor in A. D. 2018 and your oath of office expired at the end of the elected term. You made the choice to run for office in A. D. 2022 and upon the beginning of the new elected term of office as per the codes [GOV § 1363], you were to record your oath in a timely manner.

Sue Hoek, can you honestly say to we the People that by failing to file your oath of office, that you filed your oath in a timely manner as prescribed by law? There is no dishonor in admitting a mistake and correcting it.

Sue Hoek, your office is now **vacant**. With your oath now being void ab initio, “No compensation nor reimbursement for expenses incurred **shall be paid** to any officer by any public agency unless he has taken and subscribed to the oath or affirmation required by this chapter.” [GOV § 1367]. If you wish to correct your mistake with honor, then resign with honor [GOV § 1770(c)(1)], knowing that you are upholding the oath you took to uphold the laws of this state. The law has been obeyed [CIV § 3548]. The statute [GOV § 1770(i)] is clear, the office is now vacant. Failure to vacate will result in legal proceedings, which will remove you from office [GOV §§ 1770(d)(h)].

Sue Hoek, we have spoken previously about following the rule of law, to which you affirmed that you would. On one of those occasions, the question and answer was being videotaped at the Lake Wildwood Community Center. The statute [GOV § 1770(i)] was violated, even if it was by accident and people make mistakes and they should be given an opportunity to correct that mistake. The Undersigned prays that you find divine guidance as you make your choice.

Sue Hoek, remember Rob Tribble, he ran for office, the race was challenged over a violation of the statutes, which made him **ineligible** to hold the office. The court ruled to the black letter of the law and Rob Tribble was unable to take office. Today you have been given **Notice** that you have violated the statutes, which makes you ineligible to hold the office. You and Rob Tribble are no different, you both violated the statutes and the black letter of the law states that your office is now vacant.

Sue Hoek, you are being provided with an opportunity to cure the default by honorably resigning from office.

Remedy

Once you come to terms with this discovery that you are not lawfully in office, then it is time to look at lawful remedies. The way to remedy this is to resign. It would be **wrong** for **Sue Hoek** to remain in the office. “For every **wrong** there is a remedy” [Civil Code § 3523]. “A **mistake** may be either of fact or law” [Civil Code § 1576]. And to correct this **mistake** you must resign. There is no shame or dishonor in recognizing a mistake and correcting it.

Sue Hoek, by receiving a salary, you took a benefit of elected office. He who takes the benefit must bear the burden [Civil Code § 3521]. **Sue Hoek**, by failing to record your oath of office in a timely manner, you must bear the burden of correcting that mistake.

Notice to Principal is Notice to Agent, Notice to Agent is Notice to Principal;
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Failure to Vacate

Government Code § 1368 Every person who, while taking and subscribing to the oath or affirmation required by this chapter, states as true any material matter which he or she knows to be false, is guilty of perjury, and is punishable by imprisonment pursuant to Penal Code § 1170(h).

Without a valid oath of office **Sue Hoek** is not in office. **Sue Hoek** is now impersonating an officer of government. This is a violation of Federal Codes, 10 U.S.C. §§ 906(a)(3), 907, 927, which come with penalties of court martial and up to 3 years in jail.

Failure to resign is a clear open and notorious confession of criminal intent by **Sue Hoek** to engage in conspiracy, extortion, racketeering (RICO), sedition, insurrection, rebellion and treason against the American People living in Nevada county, while impersonating a government official [Penal Code § 521, 10 U.S.C. §§ 906(a)(3), 907, 927, 18 U.S.C. §§ 872, 912].

Acceptance

The Undersigned is providing a reasonable time of ten (10) business days from the verified receipt of this Prerogative Direction for **Sue Hoek** to resign. If **Sue Hoek** fails or refuses to resign, then 18 U.S.C. §§ 4 and 2382 require the Undersigned to notify the appropriate U.S. military authorities of the commission of numerous high crimes, including Treason.

Without Prejudice - Without Recourse - all unalienable Rights guaranteed.

In witness whereof, the Undersigned hereto sets his autograph and seal (right thumbprint) this sixteenth day of the first Month, A. D. two-thousand and twenty-four; and, of the Independence of "The United States of America," the two hundred and forty-seventh year, under restricted signature, that is to say, with all one's constitutionally-protected, birth-right Prerogatives, Immunities, natural and unalienable Rights reserved, all Remedies preserved, as well as all statutory rights which are secured by private International Law, including the right to make final determination of all definitions and intent stated herein, for and on behalf of the Undersigned and in full harmony with public policy [Commercial Code §§ 1308, 3402(b)(1)].

Autograph: _____

Seal

Paul-Edward: [Gilbert], Affiant, jura summa imperii, authorized Signatory and sole Beneficiary of the PAUL EDWARD GILBERT™© estate trust. Without prejudice and no recourse, all rights retained.

Annexed documents:

Certified copy of the Oath of Office for **Sue Hoek**, 1 page.

Nevada County Clerk
Gregory J. Diaz
FILED
Document#: 20190000008
Friday January 11 2019,
at 08:37:51 AM
Paid: \$0.00 CM

DOCUMENT TITLE

Oath of Office

Title is true certified copy of the
record if it bears the seal, imprinted
in purple ink, of the County Recorder.



Natalie Adona
County Recorder
NEVADA COUNTY, CALIFORNIA



NOV 28 2023

THIS PAGE ADDED TO PROVIDE ADEQUATE SPACE FOR RECORDING INFORMATION
(Govt. Code 27361.6)
Printed on recycled paper.

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Silence, when there is a moral or legal Duty to respond, constitutes Agreement.

Prerogative Direction to Vacate Office

From: Paul-Edward [Gilbert], one of the People
as authorized Signatory for:
PAUL EDWARD GILBERT™©
c/o 2036 Nevada City Highway, #28
Grass Valley, California, U. S. of A.
[ZIP Code exempt, near: 95945]

To:

Sent by Certified Mail
with Return Receipt

Michelle Bodley, d.b.a. Tax Collector
950 Maidu Avenue
Nevada City, California [95959]

9589 0710 5270 0318 8022 32
9590 9402 8439 3156 2391 11

Katharine Lynn Elliott, d.b.a. County Counsel
950 Maidu Avenue
Nevada City, California [95959]

9589 0710 5270 0318 8022 49
9590 9402 8439 3156 2391 28

Record Identifier: OVO-RB544921148US-MB

Regarding: Requirement to Vacate Office for want of a valid Oath of Office and Fidelity Bond
January sixteenth, A. D. 2024

Constitutional Authority for Prerogative Direction

(Declaration of Independence (A. D. 1776), Vol. 1, United States of America Public Statutes at
Large, pg. 1-3; California Constitution (A. D. 1849), Article I, Section 2)

Dear **Michelle Bodley**, and **Katharine Lynn Elliott**, successors, assigns, or agents;

This Notice is to make both **Michelle Bodley**, and **Katharine Lynn Elliott** aware of material
Facts, which can affect your constitutional authority to hold office. As per the California
Commercial Code § 1202, you are now being given **Notice** that you are not lawfully in office.
[COM § 1202(a)(2)]. The Undersigned has notified or given notice by using the Registered
tracking numbers listed above. By taking such steps as may be reasonably required to inform the
other person in ordinary course, whether the other person actually comes to know of it. [COM §
1202(d)]. Subject to subdivision (f), a person “receives” a notice or notification when: it comes to
that person’s attention. Notice to Principal is Notice to Agent, Notice to Agent is Notice to
Principal [COM § 1202(e)].

Notice of Default and Prerogative Direction to Vacate

On November 28, A. D. 2023, the Nevada County Clerk - Recorder’s office certified a copy of the
oath of office for **Michelle Bodley**.

Michelle Bodley, a **fault** exists in that you have no authority to hold the office of Tax Collector.
A review of the Government Codes [GOV § 1770(i)] reveals that: “An office becomes **vacant** on

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the happening of any of the following events before the expiration of the term:” (i) “His or her refusal or **neglect** to file his or her required oath or bond within the time prescribed.” Your oath is now void ab initio (null and void from the beginning, as if it never existed).

Michelle Bodley, can you honestly say to we the People that by filing your oath of office on November 27, A. D. 2023, that you filed your oath in a timely manner as prescribed by law? There is no dishonor in admitting a mistake and correcting it. The Undersigned prays that you find divine guidance as you make your choice.

Michelle Bodley, your office is now **vacant**. With your oath now being void ab initio, “No compensation nor reimbursement for expenses incurred shall be **paid** to any officer by any public agency unless he has taken and subscribed to the oath or affirmation required by this chapter.” [GOV § 1367]. If you wish to correct your mistake with honor, then resign with honor [GOV § 1770(c)(1)], knowing that you are upholding the oath you took to uphold the laws of this state. The law has been obeyed [CIV § 3548]. The statute [GOV § 1770(i)] is clear, the office is now vacant. Failure to vacate will result in legal proceedings, which will **remove** you from office [GOV §§ 1770(d)(h)].

Michelle Bodley, you are being provided with an opportunity to cure the default by honorably resigning from office.

Remedy

Once you come to terms with this discovery that you are not lawfully in office, then it is time to look at lawful remedies. The way to **remedy** this is to resign. It would be **wrong** for **Michelle Bodley** to remain in the office. “For every **wrong** there is a remedy” [Civil Code § 3523]. “A **mistake** may be either of fact or law” [Civil Code § 1576]. **And to correct this mistake** you must resign. There is no shame or dishonor in recognizing a mistake and correcting it.

Michelle Bodley, by receiving a salary, you took a benefit of elected office. He who takes the benefit must **bear the burden** [Civil Code § 3521]. **Michelle Bodley**, by failing to record your oath of office in a timely manner, you must bear the burden of correcting that mistake.

Failure to Vacate

Government Code § 1368 Every person who, while taking and subscribing to the oath or affirmation required by this chapter, states as true any material matter which he or she knows to be false, is guilty of perjury, and is punishable by imprisonment pursuant to Penal Code § 1170(h).

Without a valid oath of office **Michelle Bodley** is not in office. **Michelle Bodley** is now impersonating an officer of government. This is a violation of Federal Codes, 10 U.S.C. §§ 906(a)(3), 907, 927, which come with penalties of court martial and up to 3 years in jail.

Failure to resign is a clear open and notorious confession of criminal intent by **Michelle Bodley** to engage in conspiracy, extortion, racketeering (RICO), sedition, insurrection, rebellion and treason against the American People living in Nevada county, while impersonating a government official [Penal Code § 521, 10 U.S.C. §§ 906(a)(3), 907, 927, 18 U.S.C. §§ 872, 912].

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Acceptance

The Undersigned is providing a reasonable time of ten (10) business days from the verified receipt of this Prerogative Direction for **Michelle Bodley** to resign. If **Michelle Bodley** fails or refuses to resign, then 18 U.S.C. §§ 4 and 2382 require the Undersigned to notify the appropriate U.S. military authorities of the commission of numerous high crimes, including Treason.

Without Prejudice - Without Recourse - all unalienable Rights guaranteed.

In witness whereof, the Undersigned hereto sets his autograph and seal (right thumbprint) this sixteenth day of the first Month, A. D. two-thousand and twenty-four; and, of the Independence of "The United States of America," the two hundred and forty-seventh year, under restricted signature, that is to say, with all one's constitutionally-protected, birth-right Prerogatives, Immunities, natural and unalienable Rights reserved, all Remedies preserved, as well as all statutory rights which are secured by private International Law, including the right to make final determination of all definitions and intent stated herein, for and on behalf of the Undersigned and in full harmony with public policy [Commercial Code §§ 1308, 3402(b)(1)].

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Seal

Paul-Edward: [Gilbert], Affiant, jura summa imperii, authorized Signatory and sole Beneficiary of the PAUL EDWARD GILBERT™© estate. Without prejudice and no recourse, all rights retained.

Annexed documents:

Certified copy of the Oath of Office for **Michelle Bodley**, 2 pages.

Nevada County Clerk

Natalie Adona

FILED

Document#: 20230000064

Monday November 20 2023,

at 01:52:58 PM

Paid: \$0.00 AM

DOCUMENT TITLE

Oath of Office

Title is true certified copy of the
record if it bears the seal, imprinted
in purple ink, of the County Recorder.



Natalie Adona
County Recorder
NEVADA COUNTY, CALIFORNIA



NOV 28 2023

THIS PAGE ADDED TO PROVIDE ADEQUATE SPACE FOR RECORDING INFORMATION
(Govt. Code 27361.6)

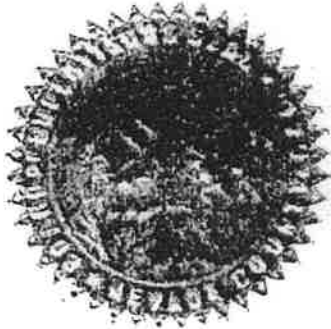
Printed on recycled paper.

OATH OF OFFICE

FOR PUBLIC OFFICERS AND EMPLOYEES

STATE OF CALIFORNIA)
)
County of Nevada)

For a term beginning April 29, 2023 and ending January 4, 2027 at noon, I, Michelle Bodley, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties upon which I am about to enter.



Treasurer Tax-Collector
for the County of Nevada

Michelle Bodley

Michelle Bodley

950 Maidu Avenue, Suite 290

Nevada City, CA 95959

Subscribed and sworn to before me,
This 25th day of April 2023.

Tina Vernon
Tina Vernon, Treasurer-Tax Collector

Presentation to the Board of Supervisors January 23, A. D. 2024 10

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as authorized Signatory for:
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c/o 2036 Nevada City Highway, #28
Grass Valley, California, U. S. of A.
[ZIP Code exempt, near: 95945]

To:

Jesse Daniel Wilson, d.b.a. District Attorney
201 Commercial Street
Nevada City, California [95959]

Katharine Lynn Elliott, d.b.a. County Counsel
950 Maidu Avenue
Nevada City, California [95959]

Sent by Certified Mail
with Return Receipt
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(Declaration of Independence (A. D. 1776), Vol. 1, United States of America Public Statutes at
Large, pg. 1-3; California Constitution (A. D. 1849), Article I, Section 2)

Dear **Jesse Daniel Wilson**, and **Katharine Lynn Elliott**, successors, assigns, or agents;

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Jesse Daniel Wilson, a **fault** exists in that you have no authority to hold the office of District Attorney. A review of the Government Codes [GOV § 1770(i)] reveals that: “An office becomes

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vacant on the happening of any of the following events before the expiration of the term:” (i) “His or her refusal or **neglect** to file his or her required oath or bond within the time prescribed.” Your oath is now void ab initio (null and void from the beginning, as if it never existed).

Jesse Daniel Wilson while there is an oath of office on file with the Clerk’s office, that oath was for your appointment to the position and your oath of office expired at the end of the appointed term. You made the choice to run for office and upon the beginning of the new elected term of office as per the codes [GOV § 1363], you were to record your oath in a timely manner.

Jesse Daniel Wilson, can you honestly say to we the People that by failing to file your oath of office, that you filed your oath in a timely manner as prescribed by law? There is no dishonor in admitting a mistake and correcting it. The Undersigned prays that you find divine guidance as you make your choice.

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Jesse Daniel Wilson, you are being provided with an opportunity to cure the default by honorably resigning from office.

Remedy

Once you come to terms with this discovery that you are not lawfully in office, then it is time to look at lawful remedies. The way to remedy this is to resign. It would be **wrong** for **Jesse Daniel Wilson** to remain in the office. “For every **wrong** there is a remedy” [Civil Code § 3523]. “A **mistake** may be either of fact or law” [Civil Code § 1576]. And to correct this **mistake** you must resign. There is no shame or dishonor in recognizing a mistake and correcting it.

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Failure to resign is a clear open and notorious confession of criminal intent by **Jesse Daniel Wilson** to engage in conspiracy, extortion, racketeering (RICO), sedition, insurrection, rebellion

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and treason against the American People living in Nevada county, while impersonating a government official [Penal Code § 521, 10 U.S.C. §§ 906(a)(3), 907, 927, 18 U.S.C. §§ 872, 912].

Acceptance

The Undersigned is providing a reasonable time of ten (10) business days from the verified receipt of this Prerogative Direction for **Jesse Daniel Wilson** to resign. If **Jesse Daniel Wilson** fails or refuses to resign, then 18 U.S.C. §§ 4 and 2382 require the Undersigned to notify the appropriate U.S. military authorities of the commission of numerous high crimes, including Treason.

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In witness whereof, the Undersigned hereto sets his autograph and seal (right thumbprint) this sixteenth day of the first Month, A. D. two-thousand and twenty-four; and, of the Independence of "**The United States of America**," the two hundred and forty-seventh year, under restricted signature, that is to say, with all one's constitutionally-protected, birth-right Prerogatives, Immunities, natural and unalienable Rights reserved, all Remedies preserved, as well as all statutory rights which are secured by private International Law, including the right to make final determination of all definitions and intent stated herein, for and on behalf of the Undersigned and in full harmony with public policy [Commercial Code §§ 1308, 3402(b)(1)].

Autograph: _____

Seal

Paul-Edward: [Gilbert], Affiant, jura summa imperii, authorized Signatory and sole Beneficiary of the PAUL EDWARD GILBERT™© estate. Without prejudice and no recourse, all rights retained.

Annexed documents:

Certified copy of the Oath of Office for **Jesse Daniel Wilson**, 1 page.

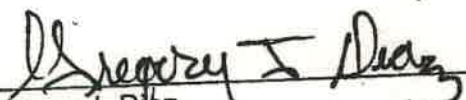
**CERTIFICATE OF APPOINTMENT OF DEPUTY
AND OATH OF OFFICE**

Nevada County Clerk
Gregory J. Diaz
FILED
Document#: 2021000034
Monday July 12 2021,
at 09:20:50 AM
Paid: \$0.00 CP

State of California)
) ss.
County of Nevada)

I, GREGORY J. DIAZ, Clerk Recorder for the County of Nevada, State of California, do hereby appoint Jesse Wilson as District Attorney in and for the County of Nevada

IN WITNESS WHEREOF I hereunto set my hand this twelfth day of July 2021.



Gregory J. Diaz

Oath of Office

FOR DISTRICT ATTORNEY

(State Constitution, Art. XX, Sec. 3 as amended)

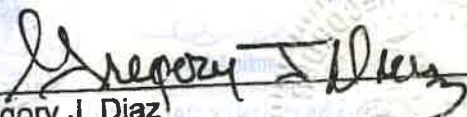
STATE OF CALIFORNIA)
) ss.
COUNTY OF NEVADA)

I, Jesse Wilson, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of California against all enemies, foreign and domestic; that I will bear true faith and allegiance to the Constitution of the United States and the Constitution of the State of California; that I take this obligation freely, without any mental reservation or purpose of evasion, and that I will well and faithfully discharge the duties upon which I am about to enter.

Signature of District Attorney

Address

Subscribed and sworn to before me this Twelfth Day of July 2021



Gregory J. Diaz
Nevada County Clerk Recorder

