



A FUN FACT About Robert Rowland and Kurt Schlegel

Did you know that under C.R.S., Title 12, Robert Rowland and Kurt Schlegel are BOTH eligible to be Recalled from office? (Legalize below). Rowland has held office for the minimum 6 months required, and Schlegel has more than 6 months left in his term (and since the previous Recall against Schlegel was withdrawn prior to submission deadline, he is STILL fair game.) Given these two Commissioners' total disregard of the Planning Commission's unanimous vote for the passing the Oil & Gas Regulations and MOU (laboriously crafted over 2+ years by citizens, experienced lawyers, and experts vastly more knowledgeable than Rowland and Schlegel combined), we just thought dissatisfied citizens should know they still have Recall as an option.

We're sure the Democrats won't do a Recall because the Imperial Popintines of the County and the insider cronies would just turn it into a big propaganda smear that it was all just a nefarious plot to take away everyone's guns and ship Grandma off to China. So instead some farseeing mainstream Republicans would have to initiate the Recall. It'd have to be Republicans who are smart enough to realize that their local party has been hijacked by extremist Tea Party/Libertarians . They'd have to be leaders with a spine, not content to just sit around and complain, but actually take action.

Oh wait, I forgot this Elbert County where complacency rules; it ain't gonna happen. Never mind, sorry I brought it up. But wasn't that a FUN FACT about Recalls?

C.R.S. Title 12

1-12-102. Limitations. (1) No recall petition shall be circulated or filed against any elected officer until the officer has actually held office for at least six months following the last election; except that a recall petition may be filed against any member of the general assembly at any time after the fifth day following the convening and organizing of the general assembly after the election.

(2) After one recall petition and election, no further petition may be filed against the same state or county officer during the term for which the officer was elected, unless the petitioners signing the petition equal fifty percent of the votes cast at the last preceding general election for all of the candidates for the office held by the officer.

(3) After one recall petition and election, no further petition shall be filed against the same nonpartisan officer during the term for which the officer was elected, unless the petitioners signing the petition equal one and one-half times the number of signatures required on the first petition filed against the same officer, until one year has elapsed from the date of the previous recall election.

(4) No recall petition shall be circulated or filed against any elected officer whose term of office will expire within six months.