

PUBLICATION BALLOT

A	PHILLIPS COUNTY	B	STATE OF ARKANSAS	C	NOVEMBER 8, 2016
	<p>U.S. PRESIDENT VOTE FOR ONE</p>	<p>HELENA-WEST HELENA ALDERMAN WARD 3 POSITION 1 VOTE FOR ONE</p>	<p>TOMMY YOUNG; JP DIST. 10, CLAUSEY MYTON; JP DIST. 11, JUSTICE OF THE PEACE LENORA MARSHALL; CONSTABLE UPPER BIG CREEK; CONSTABLE L.L. STOKES; CONSTABLE MARION TWP. JOHN JASON O'NEAL; CONSTABLE WICKORY RIDGE TWP. WAYNE WYSSBROD; CONSTABLE LAKE TWP. TOMMY BIVENS; CONSTABLE SPRING CREEK TWP. JIMMY R. "NO SHOW" JONES; CONSTABLE SEARCY TWP. DANNY D. NEWSON; CONSTABLE CYPRESS TWP. MICHAEL WALTON; CONSTABLE HORNER, WILBUR STROTTER; CONSTABLE TAPPAN, LEE WILLIAMS; CONSTABLE SEARCY, DANNY NEWSON;</p>		
○	<p>GARY JOHNSON BILL WELD, VICE PRESIDENT LIBERTARIAN</p>	<p><input type="radio"/> CHRISTOPHER FRANKLIN INDEPENDENT</p>			
○	<p>LYNN S. KAHN KATHLEEN MONAHAN, VICE PRESIDENT INDEPENDENT</p>	<p><input type="radio"/> LARRY EVANS INDEPENDENT</p>			
○	<p>HILLARY CLINTON TIM KARRIE, VICE PRESIDENT DEMOCRATIC</p>	<p><input type="radio"/> HELENA-WEST HELENA ALDERMAN WARD 1 POSITION 1 VOTE FOR ONE</p>	<p><input type="radio"/> BRUCE HUDSON INDEPENDENT</p>		
○	<p>JIM HEDGES BILL BAYES, VICE PRESIDENT INDEPENDENT</p>	<p><input type="radio"/> WANDA L. CROCKETT INDEPENDENT</p>			
○	<p>DONALD J. TRUMP MICHAEL R. PENNE, VICE PRESIDENT REPUBLICAN</p>	<p><input type="radio"/> HELENA-WEST HELENA ALDERMAN WARD 2 POSITION 1 VOTE FOR ONE</p>	<p><input type="radio"/> CHINTAN DESAI INDEPENDENT</p>		
○	<p>JILL STEIN AJAMU BARAKA, VICE PRESIDENT GREEN</p>	<p><input type="radio"/> JOE ST. COLUMBIA INDEPENDENT</p>			
○	<p>EVAN MCMULLIN NATHAN JOHNSON, VICE PRESIDENT BETTER FOR AMERICA</p>	<p><input type="radio"/> H-WH SCHOOL BOARD ZONE 1 DIRECTOR VOTE FOR ONE</p>	<p><input type="radio"/> LERROY LOVE CHARLES INDEPENDENT</p>		
○	<p>DARRELL L. CASTLE SCOTT H. BRADLEY, VICE PRESIDENT CONSTITUTION</p>	<p><input type="radio"/> MARVIN JARRETT INDEPENDENT</p>			
○	<p>U.S. SENATE VOTE FOR ONE</p>	<p><input type="radio"/> WILLIAM C. GANT INDEPENDENT</p>			
○	<p>FRANK GILBERT LIBERTARIAN</p>	<p><input type="radio"/> H-WH SCHOOL BOARD ZONE 2 DIRECTOR VOTE FOR ONE</p>	<p><input type="radio"/> TROY BOBO INDEPENDENT</p>		
○	<p>CONNER ELDRIDGE DEMOCRATIC</p>	<p><input type="radio"/> EDDIE LEE, JR. INDEPENDENT</p>			
○	<p>SENATOR JOHN BOOZMAN REPUBLICAN</p>	<p><input type="radio"/> H-WH SCHOOL BOARD ZONE 4 DIRECTOR VOTE FOR ONE</p>	<p><input type="radio"/> LYNN CHADWICK INDEPENDENT</p>		
○	<p>U.S. CONGRESS DISTRICT 01 VOTE FOR ONE</p>	<p><input type="radio"/> DANIEL STRICKLAND INDEPENDENT</p>			
○	<p>MARK WEST LIBERTARIAN</p>	<p><input type="radio"/> H-WH SCHOOL BOARD AT LARGE ZONE 6 DIRECTOR VOTE FOR ONE</p>	<p><input type="radio"/> ANDREW BAGLEY INDEPENDENT</p>		
○	<p>CONGRESSMAN RICK CRAWFORD REPUBLICAN</p>	<p><input type="radio"/> BARBARA DAVIDSON INDEPENDENT</p>			
○	<p>JAMAAL "JAY" WALKER</p>	<p><input type="radio"/> CONSTABLE-SPRING CREEK VOTE FOR ONE</p>	<p><input type="radio"/> CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY ISSUE NO. 1</p>		
○	<p>JUDGE DURWOOD W. KING</p>	<p><input type="radio"/> CONSTABLE LEWIS HALL INDEPENDENT</p>	<p><input type="radio"/> FOR</p>		
○	<p>PHILLIPS COUNTY JUDGE VOTE FOR ONE</p>	<p><input type="radio"/> JIMMY JONES DEMOCRATIC</p>	<p><input type="radio"/> AGAINST</p>		
○	<p>JOHN BAILEY, JR. INDEPENDENT</p>	<p><input type="radio"/> ELAINE ALDERMAN WARD 1 POSITION 2 VOTE FOR ONE</p>	<p><input type="radio"/> CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY ISSUE NO. 2</p>		
○	<p>MAYOR CLARK HALL DEMOCRATIC</p>	<p><input type="radio"/> EDDIE GREEN INDEPENDENT</p>	<p><input type="radio"/> FOR</p>		
○	<p>ALLEN "BUDDY" RAY REPUBLICAN</p>	<p><input type="radio"/> THOMAS WAYNE BROWN, SR INDEPENDENT</p>	<p><input type="radio"/> AGAINST</p>		
○	<p>PHILLIPS COUNTY SHERIFF & COLLECTOR VOTE FOR ONE</p>	<p><input type="radio"/> ELAINE ALDERMAN WARD 2 POSITION 2 VOTE FOR ONE</p>	<p><input type="radio"/> CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY ISSUE NO. 3</p>		
○	<p>SHERIFF NEAL BYRD DEMOCRATIC</p>	<p><input type="radio"/> GERY CRAVENS INDEPENDENT</p>	<p><input type="radio"/> FOR</p>		
○	<p>ROY COVINGTON INDEPENDENT</p>	<p><input type="radio"/> CONNIE DOPSON MILLER INDEPENDENT</p>	<p><input type="radio"/> AGAINST</p>		
○	<p>PHILLIPS COUNTY CIRCUIT CLERK VOTE FOR ONE</p>	<p><input type="radio"/> LAKEVIEW ALDERMAN WARD 3 POSITION 2 VOTE FOR ONE</p>			
○	<p>JOANNA LYNN STILLWELL DEMOCRATIC</p>	<p><input type="radio"/> KITONIA WADE INDEPENDENT</p>			
○	<p>PHILLIPS COUNTY JUSTICE OF THE PEACE # 9 VOTE FOR ONE</p>	<p><input type="radio"/> SHELIA WALKER-GLASS INDEPENDENT</p>			
○	<p>JEREMY MONEYMAKER INDEPENDENT</p>	<p><input type="radio"/> ALL UNOPPOSED CANDIDATES</p>	<p><input type="radio"/> FOR</p>		
○	<p>RICHARD ROBINSON INDEPENDENT</p>	<p><input type="radio"/> FOR</p>			
○	<p>LITA MOORE-JOHNSON DEMOCRATIC</p>	<p><input type="radio"/> FOR</p>			
○	<p>RICKEY DAVIDSON INDEPENDENT</p>	<p><input type="radio"/> FOR</p>			
○	<p>DEMOCRATIC CANDIDATES-- STATE SENATE DISTRICT 25, STATE SENATOR STEPHANIE FLOWERS; STATE REPRESENTATIVE DISTRICT 12; REPRESENTATIVE CHRIS RICHEY; COUNTY CLERK, LINDA WHITE, COUNTY CLERK; COUNTY TREASURER CONNIE STILLWELL SMITH; GLORIA JONES, COUNTY ASSESSOR; COUNTY CORONER EARNEST LARRY; JP DIST. 1, DANIEL STRICKLAND, JUSTICE OF THE PEACE; JP DIST. 2, GLORIA ROBINSON; JP DIST. 3, JUSTICE OF THE PEACE BARBARA KING; JP DIST. 4, ISAAC "KIC" TRIBUNE; JP DIST. 5, BETTY FAYE BRIMLEY; JP DIST. 6, JP PATRICK ROBERSON; JP DIST. 7, JUSTICE OF THE PEACE C.R. WALKER; JP DIST. 8,</p>				

LINDA WHITE, COUNTY & PROBATE CLERK

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D PHILLIPS COUNTY	E STATE OF ARKANSAS	F NOVEMBER 8, 2016
<p>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE Issue No. 4</p> <p>Popular Name An Amendment to Limit Attorney Contingency Fees and Non-Economic Damages in Medical Lawsuits</p> <p>Ballot Title An amendment to the Arkansas Constitution providing that the practice of contracting for or charging excessive contingency fees in the course of legal representation of any person seeking damages in an action for medical injury against a health-care provider is hereby prohibited; providing that an excessive medical-injury contingency fee is greater than thirty-three and one-third percent (33 1/3%) of the amount recovered; providing that, for the purposes of calculating the amount recovered, the figure that shall be used is the net sum recovered after deducting any disbursements or costs incurred in connection with prosecution or settlement of the medical-injury claim; providing that this limitation shall apply whether the recovery is by settlement, arbitration, or judgment; providing that this limitation shall apply regardless of the age or mental capacity of the plaintiff; providing that the prohibition of excessive medical-injury fees does not apply to workers' compensation cases; providing that the General Assembly may enact legislation which enforces this prohibition, and that it may also enact legislation that determines the relative values of time payments or periodic payments and governs the consequences and penalties for attorneys who contract for or charge excessive medical-injury contingency fees; providing that the General Assembly shall enact a measure which specifies a maximum dollar amount for a non-economic damage award in any action for medical injury against a health-care provider, but that such a measure may never be smaller than the amount of the award in dollars (\$250,000); providing that the General Assembly may, after such enactment, amend it by a vote of two-thirds of each house, but that no such amendment may reduce the maximum dollar amount for a non-economic damage award in any action for medical injury against any health-care provider to less than two hundred and fifty thousand dollars (\$250,000); providing that the Supreme Court shall adjust this figure for inflation or deflation on a biennial basis; and providing that this amendment does not supersede or amend the right to trial by jury.</p> <p><input type="radio"/> FOR <input type="radio"/> AGAINST</p>	<p>requiring that in order to become a qualifying patient, a person submit to the state a written certification from a physician licensed in the state that he or she is suffering from a qualifying medical condition; establishing an initial list of qualifying medical conditions; directing the Department of Health to establish rules related to the processing of applications for registry identification cards and the addition of qualifying medical conditions if such additions will enable patients to derive therapeutic benefit from the medical use of marijuana; directing the Alcoholic Beverage Control Division to establish rules related to the operations of dispensaries and cultivation facilities; establishing a Medical Marijuana Commission of five members, two appointed by the President Pro Tempore of the Senate, two appointed by the Speaker of the House of Representatives, and one appointed by the Governor; providing that the Medical Marijuana Commission shall administer and regulate the licensing of dispensaries and cultivation facilities; providing that there shall be at least 20 but not more than 40 dispensary licenses issued and that there shall be at least four but not more than eight cultivation facility licenses issued; setting initial maximum application fees for dispensaries and cultivation facilities; establishing qualifications for registry identification cards; establishing standards to ensure that qualifying patient registration information is treated as confidential; directing the Department of Health to provide the General Assembly annual quantitative reports about the medical marijuana program; setting certain limitations on the use of medical marijuana by qualifying patients; establishing an affirmative defense for the medical use of marijuana; establishing registration and operation requirements for dispensaries and cultivation facilities; setting limits on the amount of marijuana a dispensary may cultivate and the amount of marijuana a dispensary may dispense to a qualifying patient; providing that the Medical Marijuana Commission shall determine the amount of marijuana a cultivation facility may cultivate; prohibiting certain conduct by and imposing certain conditions and requirements on physicians, dispensaries, dispensary and cultivation facility agents, and qualifying patients; establishing a list of felony offenses which preclude certain types of participation in the medical marijuana program; providing that the sale of usable marijuana is subject to all state and local sales taxes; providing that the state sales tax revenue shall be distributed 5% to the Department of Health, 2% to the Alcoholic Beverage Control Administration Division, 2% to the Alcoholic Beverage Control Enforcement Division, 1% to the Medical Marijuana Commission, 10% to the Skills Development Fund, 50% to the Vocational and Technical Training Special Revenue Fund, and 30% to the General Revenue Fund; and permitting the General Assembly by two-thirds vote to amend sections of the constitution, except that the General Assembly may not amend the sections legalizing the medical use of marijuana and setting the number of dispensaries or licenses allowed.</p> <p><input type="radio"/> FOR <input type="radio"/> AGAINST</p>	<p>mills specifically voted for general maintenance and operation, 9.10 mills voted for debt service previously voted as a continuing levy pledged for the retirement of existing bonded indebtedness, which bonded indebtedness will be retired from the proceeds of the bonds described below, and 9.75 new debt service mills. The 9.75 new debt service mills plus the 9.10 existing debt service mills now pledged for the retirement of existing bonded indebtedness, which debt service mills will continue after retirement of the bonds to which now pledged, will be a continuing debt service tax until the retirement of proposed bonds to be issued in the principal amount of \$26,630,000, and which will mature over a period of 31 years, and will be issued for the purpose of refunding the District's outstanding bonded indebtedness, and for erecting and equipping new school facilities and making additions and improvements to, and equipping, existing school facilities. The surplus revenues produced each year by the debt service millage may be used by the District for other school purposes. The total proposed school tax levy of 43.85 mills represents a 9.75 mill increase over the current tax rate.</p> <p><input type="radio"/> FOR <input type="radio"/> AGAINST</p> <p>Helena-West Helena Ward and Alderman Initiative</p> <p>Provided by CITIZENS FOR A BETTER GOVERNMENT AN INITIATED ORDINANCE TO REDUCE THE NUMBER OF WARDS (TO 3 WARDS) (ALDERMEN TO 6) AND TO CHANGE THE METHOD FOR ELECTION OF ALDERMEN (FOR EACH WARD POSITION 1 ELECTED BY WARD RESIDENTS ONLY) (FOR EACH WARD POSITION 2 ELECTED BY RESIDENTS OF ENTIRE CITY) IN HELENA-WEST HELENA, ARKANSAS, EFFECTIVE BY 2018</p> <p><input type="radio"/> For Initiated Ordinance 1-2016 <input type="radio"/> Against Initiated Ordinance 1-2016</p>
<p>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE Issue No. 5</p> <p>Popular Name AN AMENDMENT TO ALLOW THREE CASINOS TO OPERATE IN ARKANSAS, ONE EACH IN THE FOLLOWING COUNTIES: BOONE COUNTY, OPERATED BY ARKANSAS GAMING AND RESORTS, LLC; MILLER COUNTY, OPERATED BY MILLER COUNTY GAMING, LLC; AND WASHINGTON COUNTY, OPERATED BY WASHINGTON COUNTY GAMING, LLC</p> <p>Ballot Title An amendment to the Arkansas Constitution authorizing three casinos to operate in Arkansas, one in Boone County, Arkansas, operated by Arkansas Gaming and Resorts, LLC, an Arkansas Limited Liability Company, one in Miller County, Arkansas, operated by Miller County Gaming, LLC, an Arkansas Limited Liability Company, and one in Washington County, Arkansas, operated by Washington County Gaming, LLC, an Arkansas Limited Liability Company, all being subject to the laws enacted by the General Assembly in accord with this amendment and regulations promulgated by the Arkansas Gaming Commission in accord with laws enacted by the General Assembly; defining casino gaming and gaming as dealing, operating, carrying on, conducting, maintaining, or exposing for play any game played with cards, dice, equipment, or any mechanical, electromechanical, or electronic device or machine for money, property, checks, credit, or any representative value, as well as accepting wagers on sporting events or other events, including, without limiting the generality of the foregoing, any game, device, or type of wagering permitted at a casino operated within any one or more of the States of Louisiana, Mississippi, Missouri, Nevada, Oklahoma, Tennessee, or Texas as of November 8, 2016, or as subsequently permitted hereafter; creating the Arkansas Gaming Commission to regulate casinos in accord with laws enacted by the General Assembly, with the Arkansas Gaming Commission composed of five (5) members, each appointed by the Governor for staggered 5-year terms; providing for the General Assembly to appropriate monies to or for the use of the Arkansas Gaming Commission; requiring each casino to pay to the Arkansas State Treasury as general revenues a net casino gaming receipts tax equal to eighteen percent (18%) of its annual net casino gaming receipts; requiring each casino to pay to the county in which the casino is located a net casino gaming receipts tax equal to one-half of one percent (0.5%) of its annual net casino gaming receipts; requiring each casino to pay to the city or town in which the casino is located a net casino gaming receipts tax equal to one and one-half percent (1.5%) of its annual net casino gaming receipts; defining annual net casino gaming receipts as gross receipts for a 12-month period from casino gaming less amounts paid out or reserved as winnings to casino patrons for that 12-month period; subjecting each casino to the same income, property, sales, use, employment and other taxation as any for-profit business located in the county and city or town in which the casino is located, except that the Arkansas Gross Receipts Act of 1941 and local gross receipts taxes shall not apply to casino gaming receipts; allowing a casino to operate any day for any portion or all of any day; allowing the selling or complimentary serving of alcoholic beverages in casinos during all hours the casino is open; but otherwise subject to all applicable Arkansas laws involving the distribution and sale of alcohol; permitting the shipment into Boone, Miller, and Washington counties in Arkansas of gambling devices shipped and delivered in accordance with applicable federal law (15 USC §§ 1171-1178 and amendments and replacements thereto); rendering the provisions of this amendment severable; declaring inapplicable all constitutional provisions and laws to the extent they conflict with this amendment, but not otherwise repealing, superseding, amending, or otherwise affecting Amendments 14 (bingo or raffles) or Amendment 27 (state lottery) to the Arkansas Constitution, or Arkansas Act 1151 of 2005 (Electronic Games of Skill).</p> <p><input type="radio"/> FOR <input type="radio"/> AGAINST</p>	<p>ACT PROPOSED BY PETITION OF THE PEOPLE Issue No. 7</p> <p>Popular Name THE ARKANSAS MEDICAL CANNABIS ACT</p> <p>Ballot Title An act making the medical use of cannabis, commonly called marijuana, legal under Arkansas state law, but acknowledging that cannabis use, possession, and distribution for any purpose remain illegal under federal law; establishing a system for the cultivation and dispensing of cannabis for qualifying patients through nonprofit cannabis care centers and for the testing for quality, safety, and potency of cannabis through cannabis testing labs; granting nonprofit cannabis care centers and cannabis testing labs limited immunity, allowing localities limit the number of nonprofit cannabis care centers and to enact zoning regulations governing their operations; providing that qualifying patients, their designated caregivers, cannabis testing lab agents, and nonprofit cannabis care center agents shall not be subject to criminal or civil penalties or other forms of discrimination for engaging in or assisting with qualifying patients' medical use of cannabis for testing and labeling cannabis; allowing limited cultivation of cannabis by qualifying patients and designated caregivers if the qualifying patient lives more than twenty (20) miles from a nonprofit cannabis care center and obtains a hardship cultivation certificate from the Department of Health; allowing compensation for designated caregivers; requiring that in order to become a qualifying patient, a person submit to the state a written certification from a physician that he or she is suffering from a qualifying medical condition; establishing an initial list of qualifying medical conditions; directing the Department of Health to establish rules related to the processing of applications for registry identification cards and hardship cultivation certificates, the operations of nonprofit cannabis care centers and cannabis testing labs, and the addition of qualifying medical conditions if such additions will enable patients to derive therapeutic benefit from the medical use of cannabis; setting maximum application and renewal fees for nonprofit cannabis care centers and cannabis testing labs; directing the Department of Health to establish a system to provide affordable cannabis from nonprofit cannabis care centers to low income patients; establishing qualifications for registry identification cards; establishing qualifications for hardship cultivation certificates; establishing standards to ensure that qualifying patient and designated caregiver registration information is treated as confidential; directing the Department of Health to provide the legislature annual quantitative reports about the medical cannabis program; setting certain limitations on the use of medical cannabis by qualifying patients; establishing an affirmative defense for the medical use of cannabis; establishing registration and operation requirements for nonprofit cannabis care centers and cannabis testing labs; setting limits on the number of nonprofit cannabis care centers; setting limits on the amount of cannabis a nonprofit cannabis care center may cultivate and the amount of usable cannabis a nonprofit cannabis care center may dispense to a qualifying patient; prohibiting certain conduct by and imposing certain conditions and requirements on physicians, nonprofit cannabis care centers, nonprofit cannabis care center agents, cannabis testing labs, cannabis testing lab agents, qualifying patients, and designated caregivers; prohibiting persons from serving as designated caregivers, owners, board members, or officers of nonprofit cannabis care centers or cannabis testing labs; allowing visiting qualifying patients suffering from qualifying medical conditions to utilize the medical cannabis program; and prohibiting special taxes on the sale of medical cannabis and directing the state sales tax revenues received from the sale of cannabis to cover the costs to the Department of Health for administering the medical cannabis program and the remainder to aid low income qualifying patients' affordability clause.</p> <p><input type="radio"/> FOR <input type="radio"/> AGAINST</p>	<p><input type="radio"/> For Initiated Ordinance 1-2016 <input type="radio"/> Against Initiated Ordinance 1-2016</p>
<p>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE Issue No. 6</p> <p>Popular Name The Arkansas Medical Marijuana Amendment of 2016</p> <p>Ballot Title An amendment to the Arkansas Constitution making the medical use of marijuana legal under state law, but acknowledging that marijuana use, possession, and distribution for any purpose remain illegal under federal law; establishing a system for the cultivation, acquisition, and distribution of marijuana for qualifying patients through licensed medical marijuana dispensaries and cultivation facilities and granting those dispensaries and facilities limited immunity; providing that qualifying patients, as well as dispensary and cultivation facility agents, shall not be subject to criminal or civil penalties or other forms of discrimination for engaging in or assisting with the patients' medical use of marijuana;</p> <p><input type="radio"/> FOR <input type="radio"/> AGAINST</p>	<p>Helena-West Helena School District Tax</p> <p>Provided by HWH School District: 43.85 Mill School Tax (The total rate proposed above includes the uniform rate of tax of 25.0 mills (the "Statewide Uniform Rate") to be collected on all taxable property in the state and remitted to the State Treasurer pursuant to Amendment No. 74 to the Arkansas Constitution to be used solely for maintenance and operation of schools in the State. As provided in Amendment No. 74, the Statewide Uniform Rate reduces a portion of the existing rate of tax levied by this School District and available for maintenance and operation of schools in this District. The total proposed school tax levy of 43.85 mills includes 25.0</p> <p><input type="radio"/> FOR <input type="radio"/> AGAINST</p>	<p><input type="radio"/> For Initiated Ordinance 1-2016 <input type="radio"/> Against Initiated Ordinance 1-2016</p>
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LINDA WHITE, COUNTY & PROBATE CLERK

FILED AT 10:00 AM

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