OFFICIAL GENERAL ELECTION BALLOT LIBERTY COUNTY, FL NOVEMBER 2, 2004

STYLE 1

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	VOTE, COMPLETELY FILL IN E OVAL NEXT TO YOUR		•		
	OICE.		STATE		Shall Judge Charles J. Kahn, Jr. of the
	E BLACK OR BLUE LLPOINT PEN.		STATE ATTORNEY		First District Court of Appeal be retained in office?
IF '	OU MAKE A MISTAKE, DON'	-	2ND JUDICIAL CIRCUIT (Vote for One)		YES
HE BA	SITATE TO ASK FOR A NEW LLOT. IF YOU ERASE OR				
	KE OTHER MARKS, YOUR TE MAY NOT COUNT.		Harry Hooper	REP	○ NO
	VOTE FOR A CANDIDATE IOSE NAME IS NOT PRINTED		William N. "Willie" Meggs	DEM	Shall Judge Phil Padovano of the First District Court of Appeal be retained in
21 ON	THE BALLOT, FILL IN THE AL, AND WRITE IN THE		LEGISLATIVE		office?
CA	NDIDATE'S NAME ON THE ANK LINE PROVIDED FOR		STATE REPRESENTATIVE		
WF	RITE-IN CANDIDATE. RESIDENT AND VICE PRESIDENT		DISTRICT 7 (Vote for One)		
	RESIDENT AND VICE PRESIDENT				○ NO
P	RESIDENT AND VICE PRESIDENT (Vote for One)		David Coley	REP	Shall Judge James R. Wolf of the First District Court of Appeal be retained in
	, , , , , , , , , , , , , , , , , , ,		Carl Joaquin Duncan	DEM	office?
	George W. Bush RE	Р	COUNTY		YES
	Dičk Cheney		COUNTY COMMISSIONER		NO
	- LL F.V.		DISTRICT 1 (Vote for One)		
	⊃ John F. Kerry DE John Edwards	VI	, -,		PROPOSED CONSTITUTIONAL AMENDMENTS
			Albert "Butch" Butcher	DEM	NO. 1 CONSTITUTIONAL AMENDMENT
40	 Michael A. Peroutka CF Chuck Baldwin 	F	B.W. Phillips	NPA	ARTICLE X, SECTION 22
41	Ondok DaldWIII		COUNTY COMMISSIONER		ARTICLE X MISCELLANEOUS
42	→ Michael Badnarik L	В	DISTRICT 5 (Vote for One)		Section 22. Parental notice of termination of a minor's
	Richard V. Campagna		Dennis D. Rivill	DEC	pregnancy. The legislature shall not limit or deny the privacy right
43			Donnie D. Phillips	REP	guaranteed to a minor under the United States Constitution as
	David Cobb GF Patricia LaMarche	E	L. B. Arnold	DEM	interpreted by the United States Supreme Court. Notwithstanding
			NONPARTISAN		a minor's right of privacy provided in Section 23 of Article I, the
	→ James Harris SW		TICE OF THE SUPREME COU	RT	Legislature is authorized to require by general law for
	Margaret Trowe	Shall J	ustice Kenneth B. Bell of the ne Court be retained in office?		notification to a parent or guardian of a minor before the termination of the minor's pregnancy. The
	- W		VEO		Legislature shall provide exceptions to such requirement
	Walter F. Brown SF Mary Alice Herbert		YES		for notification and shall create a process for judicial waiver of the
			NO		notification.
51	Ralph Nader RE		ustice Raoul G. Cantero III of t		YES
	i otoi wiiguei Oameju	Suprer	ne Court be retained in office?		○ NO
	CONGRESSIONAL		YES	-	NO. 2
_					CONSTITUTIONAL AMENDMENT ARTICLE IV, SECTION 10
	UNITED STATES SENATOR (Vote for One)		NO		ARTICLE XI, SECTION 5
		Shall	STRICT COURT OF APPEAL Judge Michael E. Allen o	f	Constitutional Amendments Proposed By Initiative
	Mel Martinez RE	n the Fi	rst District Court of Appeatained in office?		Proposing amendments to the
	Betty Castor DE	M \bigcirc	YES		State Constitution to require the sponsor of a constitutional amendment proposed by citizen
	○ Dennis F. Bradley VE		NO		initiative to file the initiative petition with the Secretary of
	- I I I I I I I I I I I I I I I I I I I				State by February 1 of the year of a general election in order to have
	Write-in	First D	udge Edward T. Barfield of the istrict Court of Appeal be retain	ned	the measure submitted to the electors for approval or rejection
F	REPRESENTATIVE IN CONGRESS DISTRICT 2	in offic	U (at the following November's general election, and to require
	(Vote for One)		YES		the Florida Supreme Court to render an advisory opinion addressing the validity of an
	○ Bev Kilmer RE	P	NO		initiative petition by April 1 of the year in which the amendment is to
	→ Allen Boyd DE	M Shall I	udge Paul Hawkes of the First		be submitted to the electors.
	7 mon boyu		Court of Appeal be retained in		\(\sigma_1/\sigma_2\)
	Write-in	Jilloe!			YES
			YES		○ NO
			NO		
					VATE BATH AIT
					VOTE BOTH SIDES OF BALLOT

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CONSTITUTIONAL AMENDMENT ARTICLE, SECTION 29 The Medical Labitity Claimant's Compensation Amendment of Compensation Amend	<u>-</u>	Е	F
CONSTITUTIONAL AMENDMENT ARTICLE IS SECTION 29 The Medical Liability Claimant's Compensation Amendment Proposes to amend the State Proposes to amend the State Constitution to provide that an incredit and among the control of the c			
Compensation Amendment Proposes to a mand the State Constitution to provide that an including control on the State Constitution to provide that an including control on the State Constitution to provide that an including control on the State Constitution to provide that an including country for the limits \$250,000,00 on all disability is emitted to no less than 70% of the limits \$250,000,00 on all disability is emitted to not state that the state of the sta	CONSTITUTIONAL AMENDMENT	CONSTITUTIONAL AMENDMENT	CONSTITUTIONAL AMENDMENT
Proposes to amend the State Constitution to provide that an an attency in a claim for modelate an attency in a claim for modelate liability is entitled to no less than attency in a claim for modelate liability is entitled to no less than attency in a claim for modelate liability is entitled to no less than attency in a claim for modelate liability is entitled to no less than attency in a claim for modelate liability is entitled to no less than attency in a claim for model liability is entitled to no less than attence of the control of the claimant, and 50% of damages in excess that an admost an admost an admost an attence of the claimant, and 50% of damages in excess of \$250,000.00, exclusive costs and requedless of the unamore of electrolians. This amendment is intended to be effect excessing. The direct financial inpact this amendment is related to the excessing this report of this amendment is related to the excessing the related to the excessing this report of the amendment of excessing the related to the excession that the exc		Florida Minimum Wage Amendment	
NO. 4 CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 19 Authorizes Miami-Dade and Broward County Voters to Approve Stot Machines in Parimute Facilities Authorizes Miami-Dade and Broward County Voters to Approve Stot Machines in Parimute Facilities Authorizes Miami-Dade and Broward County Voters to Approve Stot Machines in Parimute Facilities Authorizes Miami-Dade and Broward County Voters to Approve Stot Machines in Parimute Facilities Authorizes Miami-Dade and Broward County of the List two calendar years before oracle and harmses racing, greyhound racing, and jai also! that have conducted live racing or games in that county during each of the last two calendar years before oracle and the secondary with the entire two calendary years before oracle and the secondary oracle and the secondary years before oracle and any such taxes must supplement public education funding statewise. People of the secondary years the secondary years the secondary years. This sestimate assumes the repeal of associated layes, the use of state bonds to be reduced by \$5 million to \$3.29 million and parking will increase by an unknown amount and local sales tar-related revenues will be reduced by \$5 million to \$4 million and parking will increase by an unknown amount and Broward counties combined would range from \$200 million to \$500 million and provided to the provided and provided counties combined would range from \$200 million to \$500 million and provided to the provided and provided counties combined would range from \$200 million to \$300 million to	Proposes to amend the State Constitution to provide that an injured claimant who enters into a contingency fee agreement with an attorney in a claim for medical liability is entitled to no less than 70% of the first \$250,000.00 in all damages received by the claimant, and 90% of damages in excess of \$250,000.00, exclusive of reasonable and customary costs and regardless of the number of defendants. This amendment is intended to be self-executing. The direct financial impact this amendment will have on state and local government revenues and expenditures cannot be	Florida minimum wage covering all employees in the state covered by the federal minimum wage. The state minimum wage will start at \$6.15 per hour six months after enactment, and thereafter be indexed to inflation each year. It provides for enforcement, including double damages for unpaid wages, attorney's fees, and fines by the state. It forbids retaliation against employees for exercising this right. The impact of this amendment on costs and revenues of state and local governments is expected to	Current law allows medical doctors who have committed repeated malpractice to be licensed to practice medicine in Florida. This amendment prohibits medical doctors who have been found to have committed three or more incidents of medical malpractice from being licensed to practice medicine in Florida. The direct financial impact on state and local governments resulting from the proposed initiative would be minimal. There will likely be additional costs to the state of less than \$1 million per year, but these costs will be
NO N		YES	YES
CONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 19 Authorizes Miami-Dade and Broward County Votars to Approva Stort Machines in Particular Sections 19 Authorizes Miami-Dade and Broward Counties to hold referenda on whether to authorize soft machines in existing, licensed parimutuel facilities (inviroughtred racing, and jai alial) that have conducted live racing or games in fact county during each of the last two calendar years before effective date of this amendment. The Legislature may tax slot machine review and any such activities of the second property of the second	○ NO	○ NO	
County Voters to Approve Slot Machines in Parimutuel Facilities Authorizes Miami-Dade and Broward Counties to hold discount of the provided o	CONSTITUTIONAL AMENDMENT	CONSTITUTIONAL AMENDMENT	
Authorizes Miami-Dade and Broward Counties to hold referenda on whether to authorize is oft machines in existing, licensed parimutuel facilities (thoroughbred and harness racing, greyhour did harness resulting the properties of the last two calendar years before effective date of this amendment. The Legislature may tax slot machine revenues, and any such taxes must supplement public education funding statework. Hequires implementing legislation. This amendment alone has no fiscal impact on government. If slot machines are authorized in Miami-Dade or Broward counties, governmental costs associated with additional gambling will increase by an unknown amount evenues will be reduced by S5 million to \$8 million annually. If the legislature of Proward counties, governmental costs associated with additional gambling will increase by an unknown amount of the legislature and proward counties combined would range from \$200 million to \$500 million to \$800 million to \$800 million annually. If the legislature also chooses to tax slot machine revenues, state tax revenues from Miami-Dade and Broward counties combined would range from \$200 million to \$800 million to \$800 million to \$100 million	County Voters to Approve Slot	Amendment	
Miami-Dade or Broward counties, governmental costs associated with additional gambling will increase by an unknown amount and local sales tax-related revenues will be reduced by \$5 million not sold machine revenues, state tax revenues from Miami-Dade and Broward counties combined would range from \$200 million to \$500 million annually. YES YES NO TONSTITUTIONAL AMENDMENT ARTICLE X, SECTION 22 Patients' Right to Know About Adverse Medical Incidents would range from \$200 million to \$500 million annually. Current Florida law restricts information available to patients related to investigations of adverse medical incidents, such as medical microlents, including those which could cause injury or death. Providers' adverse medical incidents including those which could cause injury or death. Provides that patients' identities should not be disclosed. The direct financial impact this amendment will have on state and local government revenues and expenditures cannot be determined, but is expected to be minimal. State agencies will incur some additional costs to comply with public records requirements of the amendment, but these costs will be generally offset by fees charged to the persons requesting the information. YES NO VOTE BOTH SIDES OF BALLOT	Broward Counties to hold referenda on whether to authorize slot machines in existing, licensed parimutuel facilities (thoroughbred and harness racing, greyhound racing, and jai alai) that have conducted live racing or games in that county during each of the last two calendar years before effective date of this amendment. The Legislature may tax slot machine revenues, and any such taxes must supplement public education funding statewide. Requires implementing legislation. This amendment alone has no fiscal impact on government. If	amendment in the Florida Constitution that requires the Legislature, the Cabinet and the Governor to proceed with the development and operation of a high speed ground transportation system by the state and/or by a private entity. The probable financial impact of passage of this amendment is a state cost savings ranging from \$20 billion to \$25 billion over the next 30 years. This estimate assumes the repeal of associated laws, the use of state bonds to finance construction, and could be reduced by federal or private sector funding.	
slot machine revenues, state tax revenues from Miami-Dade and Broward counties combined would range from \$200 million to \$500 million annually. Patients' Right to Know About Adverse Medical Incidents Current Florida law restricts information available to patients related to investigations of adverse medical incidents, such as medical malpractice. This amendment would give patients the right to review, upon request, records of health care facilities' or providers' adverse medical incidents, including those which could cause injury or death. Provides that patients' identities should not be disclosed. The direct financial impact this amendment will have on state and local government revenues and expenditures cannot be determined, but is expected to be minimal. State agencies will incur some additional costs to comply with public records requirements of the amendment, but these costs will be generally offset by fees charged to the persons requesting the information. YES NO VOTE BOTH SIDES OF BALLOT	governmental costs associated with additional gambling will increase by an unknown amount and local sales tax-related revenues will be reduced by \$5 million to \$8 million annually. If the	NO NO. 7	
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