SAMPLE BALLOT 2024 General Election and Nonpartisan Judicial Runoff Election Madison County, Arkansas - November 5, 2024 **Publication**

INSTRUCTIONS TO VOTER

1. Vote by placing an appropriate mark (blacken the oval) () opposite the person for whom you wish to vote. Vote on amendments, acts, and measures by placing an appropriate mark (blacken the oval) below the amendment (or act or measure) either FOR or AGAINST.

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2. If you vote for more than one candidate in a race, your vote in that race will not count. If you make a mistake on your ballot, return it to an election official for a replacement ballot. You may replace up to two ballots in an election.

Federal

U.S. President, U.S. Vice President Vote for One

- Chase Oliver Mike ter Maat 0 Libertarian
- Robert F. Kennedy, Jr. Nicole Shanahan 0 Independent
 - Donald J. Trump JD Vance Republican
- Peter Sonski Lauren Onak American Solidarity
- Jill Stein Rudolph Ware 0 Green
- Michael Wood John G. Pietrowski Prohibition
- Kamala D. Harris Tim Walz 0 Democration

U.S. Congress District 03 Vote for One

- Bobby Wilson Libertarian
- Caitlin Draper Democratic
- Congressman Steve Womack Republican

State

State Treasurer Vote for One

- John Pagan Democratic
- Secretary of State John Thurston Republican
- Michael Pakko Libertarian

State Representative District 26 Vote for One

James Eaton Republican

Nonpartisan Judicial Runoff Election

State Supreme Court Chief Justice Position 1 Vote for One

- Supreme Court Justice Rhonda Wood
- Arkansas Supreme Court Justice Karen Baker

Unopposed Candidates

Unopposed Candidates Vote for One

By blackening the oval, you are casting a vote for All Unopposed Candidates not listed elsewhere on this ballot.

For

CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY

Issue No. 1

(Popular Name)
A Constitutional Amendment to Provide that Lottery Proceeds May Be Used to Fund or Provide Scholarships and Grants to Arkansas Citizens Enrolled in Vocational-Technical Institutes Technical Institutes.

(Ballot Title)
AN AMENDMENT TO THE
ARKANSAS CONSTITUTION TO
PROVIDE THAT LOTTERY
PROCEEDS MAY BE USED TO FUND
OR PROVIDE SCHOLARSHIPS AND
GRANTS TO ARKANSAS CITIZENS
ENROLLED IN VOCATIONAL-TECHNICAL SCHOOLS AND TECHNICAL INSTITUTES.

- O FOR ISSUE NO.1
- O AGAINST ISSUE NO. 1

CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE

Issue No. 2

(Popular Name)
An amendment requiring local voter approval in a countywide special election for certain new casino licenses and repealing authority to issue a casino license in Pope County, Arkansas.

(Ballot Title)
AN AMENDMENT TO THE ARKANSAS CONSTITUTION, AMENDMENT 100, § 4, SUBSECTION (I), TO REDUCE THE NUMBER OF CASINO LICENSES THAT THE ARKANSAS RACING COMMISSION IS REQUIRED TO ISSUE FROM FOUR TO THREE; AMENDING AMENDMENT 100, § 4, SUBSECTIONS (K) THROUGH (N), TO REPEAL AUTHORIZATION FOR A CASINO IN POPE COUNTY, ARKANSAS AND TO REPEAL THE AUTHORITY OF THE ARKANSAS RACING COMMISSION TO ISSUE A CASINO LICENSE FOR POPE COUNTY, ARKANSAS; AMENDING AMENDMENT 100 § 4, TO ADD SUBSECTION (S), PROVIDING THAT IF THE ARKANSAS RACING COMMISSION, OR OTHER GOVERNING BODY, ISSUES A CASINO LICENSE FOR A CASINO IN POPE COUNTY, ARKANSAS PRIOR TO THE EFFECTIVE DATE OF THIS AMENDMENT; AMENDMENT, THEN SAID LICENSE IS REVOKED ON THE EFFECTIVE DATE OF THIS AMENDMENT; AMENDING THAT IF A FUTURE CONSTITUTIONAL AMENDMENT AUTHORIZES THE ISSUANCE OF A CASINO LICENSE IN ANY COUNTY OTHER THAN THOSE ISSUED NOW OR HEREAFTER FOR CRITTENDEN COUNTY (TO SOUTHLAND RACING CORPORATION), GARLAND COUNTY (TO OAKLAWN JOCKEY CLUB, INC.) AND JEFFERSON COUNTY (TO OOWNSTREAM DEVELOPMENT AUTHORITY OF THE QUAPAW TRIBE OF OKLAHOMA AND LATER TRANSFERRED TO SARACEN DEVELOPMENT, LLC), THEN THE QUORUM COURT OF (Ballot Title) AN AMENDMENT TO THE

CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE

EACH COUNTY WHERE A CASINO IS TO BE LOCATED SHALL CALL A SPECIAL ELECTION BY ORDINANCE TO SUBMIT THE QUESTION OF WHETHER TO APPROVE OF A CASINO IN THE COUNTY; AMENDING AMENDMENT 100 § 4, TO ADD SUBSECTION (T)(1)-(3), SETTIING THE DATE FOR THE SPECIAL ELECTION AND REQUIRING THE ORDINANCE CALLING THE SPECIAL ELECTION TO STATE THE ELECTION DATE AND TO SPECIFY THE FORMAT OF THE QUESTION ON THE BALLOT AS "FOR A CASINO IN [] COUNTY" AND "AGAINST A CASINO IN [] COUNTY," AND, "THE QUESTION PRESENTED TO VOTERS MUST INCLUDE WHETHER OR NOT A CASINO MAY BE LOCATED IN THE COUNTY" - "A CASINO IS DEFINED AS A FACILITY WHERE CASINO GAMING IS CONDUCTED"; AMENDING AMENDMENT 100 § 4, TO ADD SUBSECTION (T)(4), REQUIRING THE COUNTY BOARD OF ELECTION COMMISSIONERS TO PUBLISH THE ORDINANCE CALLING THE SPECIAL ELECTION AS SOON AS PRACTICABLE IN A NEWSPAPER OF GENERAL CIRCULATION IN THE COUNTY IN WHICH THE SPECIAL ELECTION IS HELD: AMENDING AMENDMENT 100 § 4, TO ADD SUBSECTION (T)(5), REQUIRING A MAJORITY OF THOSE IN THE COUNTY WHO VOTE AT THE ELECTION IS HELD: AMENDING AMENDMENT 100 § 4, TO ADD SUBSECTION (T)(5), REQUIRING A MAJORITY OF THOSE IN THE COUNTY WHO VOTE AT THE ELECTION IS CERTAIN COUNTIES WHERE A FUTURE CASINO IS PROPOSED TO BE LOCATED TO APPROVE OF THE CASINO AT THE SPECIAL ELECTION BEFORE THE ARKANSAS RACING COMMISSION, OR OTHER GOVERNING BODY, MAY ACCEPT ANY APPLICATIONS FOR A CASINO LICENSE IN THAT COUNTY; MAKING THIS AMENDMENT EFFECTIVE ON AND AFTER NOVEMBER 13, 2024; PROVIDING THAT THE PROVISION OR SECTION OF THIS AMENDMENT OR THE APPLICATION THEREOF TO ANY PERSON OR CIRCUMSTANCE IS HELD INVALID. SUCH INVALIDITY SHALL NOT AFFECT ANY OTHER PROVISION OR APPLICATION THAT CAN BE GIVEN EFFECT WITHOUT THE INVALID PROVISION OF FINIS AMENDMENT OR THE APPLICATION THAT CAN BE GIVEN EFFECT WITHOUT THE INVALID PROVISION OF APPLICATION THAT CAN BE GIVEN EFFECT WITHOUT THE INVALID PROVISION OF APPLICATION THAT CAN BE GIVEN EFFECT WITHOUT THE INVALID PROVISION OF APPLICATION THAT CAN BE GIVEN EFFECT WITHOUT THE INVALID PROVISION

- O FOR ISSUE NO. 2
- O AGAINST ISSUE NO. 2

PLEASE VOTE BOTH SIDES

CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE

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Issue No. 3

(Popular Name) Arkansas Medical Marijuana Amendment of 2024

Amendment of 2024

(Ballot Title)

THIS AMENDMENT TO THE
ARKANSAS CONSTITUTION
EXPANDS ACCESS TO MEDICAL
MARIJUANA BY QUALIFIED
PATIENTS UNDER THE ARKANSAS
MEDICAL MARIJUANA AMENDMENT
OF 2016, AMENDMENT 98 AND
RATIFIES AND AFFIRMS THAT
AMENDMENT AS ORIGINALLY
ADOPTED AND AS AMENDED BY
ANY LEGISLATIVE ACT, EXCEPT AS
SPECIFIED; AMENDING
AMENDMENT 98, § 2(4)(B) TO
DEFINE "CULTIVATION FACILITY"
AS INCLUDING SALE AND DELIVERY
OF USABLE MARIJUANA TO A
PROCESSOR; AMENDING
AMENDMENT 98, § 2(12) TO
REPLACE THE DEFINITION OF
"PHYSICIAN" WITH "HEALTH CARE
PRACTITIONER," WHICH INCLUDES
MEDICAL AND OSTEOPATHIC
DOCTORS, NURSE
PRACTITIONERS, PHYSICIANS'
ASSISTANTS, AND PHARMACISTS
AND TO REMOVE REQUIREMENTS
FOR FEDERAL
CONTROLLED-SUBSTANCES
REGISTRATION; AMENDING ASSISTANTS, AND PHARMACISTS
AND TO REMOVE REQUIREMENTS
FOR FEDERAL
CONTROLLED-SUBSTANCES
REGISTRATION; AMENDING
AMENDMENT 98, §§ 4(F), 5(A)(1),
5(F)(1), 5(H), AND 15 TO REPLACE
REFERENCES TO PHYSICIANS
WITH REFERENCES TO HEALTH
CARE PRACTITIONERS; AMENDING
AMENDMENT 98, § 2(13)(C) TO ADD
LANGUAGE TO THE DEFINITION OF
"QUALIFYING MEDICAL CONDITION"
TO INCLUDE ANY CONDITION NOT
OTHERWISE SPECIFIED IN
AMENDMENT 98 THAT A HEALTH
CARE PRACTITIONER CONSIDERS
DEBILITATING TO A PATIENT THAT
MIGHT BE ALLEVIATED BY THE USE
OF USABLE MARIJUANA;
AMENDING AMENDMENT 98, § 2
(14)(A) TO ALLOW NON-ARKANSAS
RESIDENTS TO APPLY FOR AND
RECEIVE REGISTRY
IDENTIFICATION CARDS IN THE
SAME WAY AS ARKANSAS
RESIDENTS; AMENDING
AMENDMENT 98, § 2(17) TO DEFINE
"USABLE MARIJUANA" AS
CANNABIS AND OTHER
SUBSTANCES INCLUDING ALL
PARTS OF THE PLANT CANNABIS
SATIVA, WHETHER GROWING OR
NOT, INCLUDING ANY SEEDS,
RESIN, COMPOUND,
MANUFACTURE, SALT,
DERIVATIVE, MIXTURE, ISOMER OR
PREPARATION OF THE PLANT,
INCLUDING
TETRAHYDROCANNABINOL AND
ALL OTHER CANNABINOL PREPARATION OF THE PLANT,
INCLUDING
TETRAHYDROCANNABINOL AND
ALL OTHER CANNABINOL
DERIVATIVES, AND TO EXCLUDE
HEMP WITH A DELTA-9
TETRAHYDROCANNABINOL
CONCENTRATION OF NOT MORE
THAN 0.3 PERCENT ON A DRY
WEIGHT BASIS; AMENDING
AMENDMENT 98, § 2(19) TO
REMOVE LANGUAGE REQUIRING A
PHYSICIAN-PATIENT
RELATIONSHIP FROM THE
DEFINITION OF "WRITTEN
CERTIFICATION" AND TO ALLOW
ASSESSMENTS IN PERSON OR BY
TELEMEDICINE; AMENDING П П ASSESSMENTS IN PERSON OR BY TELEMEDICINE; AMENDING AMENDMENT 98, § 3(E) TO ALLOW LICENSED DISPENSARIES TO RECEIVE, TRANSFER, OR SELL MARIJUANA SEEDLINGS, PLANTS, OR USABLE MARIJUANA TO AND FROM ARKANSAS-LICENSED CULTIVATION FACILITIES, PROCESSORS, OR OTHER DISPENSARIES, TO ACCEPT MARIJUANA SEEDS, SEEDLINGS, OR CLONES FROM ANY INDIVIDUAL OR ENTITY AUTHORIZED BY LAW OR CLONES FROM ANY INDIVIDUAL OR ENTITY AUTHORIZED BY LAW TO POSSESS THEM, AND TO SELL USABLE MARIJUANA, MARIJUANA SEEDLINGS, PLANTS OR SEEDS TO QUALIFYING PATIENTS AND DESIGNATED CAREGIVERS; AMENDING AMENDMENT 98, § 3(H) TO REMOVE LANGUAGE ALLOWING PROFESSIONAL LICENSING BOARDS TO SANCTION A PHYSICIAN FOR

CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE **PEOPLE**

IMPROPER EVALUATION OF A
PATIENT'S MEDICAL CONDITION
OR FOR VIOLATING THE
STANDARD OF CARE: AMENDING
AMENDMENT 98, \$3(1) TO REMOVE
AUTHORIZATION FOR
DEPARTMENT OF HEALTH RULES
CONCERNING VISITING
QUALIFYING PATIENTS OBTAINING
MARIJUANA FROM A DISPENSARY;
AMENDING AMENDMENT 98, \$
(4)(4)(4) TO REQUIRE CRIMINAL
BACKGROUND CHECKS FOR ALL
APPLICANTS SEEKING TO SERVE
AS DESIGNATED CAREGIVERS,
WITH THE EXCEPTION OF
PARENTS OR GUARDIANS OF
MINORS WHO ARE QUALIFYING
PATIENTS APPLYING TO SERVE AS
DESIGNATED CAREGIVERS FOR
THOSE MINORS: AMENDING
AMENDMENT 98, \$ 5(A)(2) TO
REMOVE LANGUAGE REQUIRING
REASONABLE REGISTRY
IDENTIFICATION CARD
APPLICATION FEES OR RENEWAL
FEES; AMENDING AMENDMENT 98,
\$ 5(D) TO EXTEND THE EXPIRATION
DATE OF REGISTRY
IDENTIFICATION CARDS FROM ONE
TO THREE YEARS AND TO ADD
TWO ADDITIONAL YEARS TO THE
EXPIRATION DATE OF EXISTING
CARDS: AMENDING AMENDMENT
98, \$ 8(E), 0) TO REMOVE AND
REPLACE ADVERTISING
RESTRICTIONS FOR
DISPENSARIES, PROCESSORS,
AND CULTIVATION FACILITIES
NARROWLY TAILORED TO
PREVENT ADVERTISING AND
PACKAGING FROM APPEALING TO
CHILDREN AND TO REQUIRE THE
ALCOHOLIC BEVERAGE CONTROL
TO MAKE RULES THAT REQUIRE
PACKAGING THAT AROUNTS OF
THE PRODUCT: AMENDING
AMENDMENT 98, \$ 8(M)(1)(A) TO
REPLACE ADVERTISING
OMBUSTION OF MARIJUANA;
AMENDING AMENDMENT 98,
\$ 3(M) AND TO REQUIRE THE
ALCOHOLIC BEVERAGE CONTROL
TO MAKE RULES THAT REQUIRE
PACKAGING THAT CANNOT BE
OPENED BY A CHILD OR THAT
PREVENTS READY ACCESS TO
TOXIC OR HARMFUL AMOUNTS OF
THE PRODUCT: AMENDING
AMENDMENT 98, \$ 8(M)(1)(A) TO
REMOVE PROHIBITIONS ON
DISPENSARIES, PROCESSORS, OR
OTHER CULTIVATION FACILITIES
TO SHAD AND TO REQUIRE THE
ALCOHOLIC BEVERAGE CONTROL
TO MAKE RULES THAT REQUIRE
PACKAGING THAT CANNOT BE
OPENED BY A CHILD OR THAT
TO CHILDREN AND TO REQUIRE THE
ALCOHOLIC BEVERAGE CONTROL
TO REMOVE PROHIBITION ON
DISPENSARIES PROCESSORS, OR
OTHER CULTIVATION FACILITIES
TO SELL
MARIJUANA IN ANY FORM TO
USEPSSORS, PLANT, TORY,
AND PROCESS MARIJUANA PLANTS
IN LIMITED OMICITES OF UP TO
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CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE

OF MARIJUANA BY LICENSED CULTIVATION FACILITIES AND DISPENSARIES BY THE ALCOHOLIC BEVERAGE CONTROL DIVISION; AMENDING ARKANSAS AMENDING ARKANSAS
CONSTITUTION, ARTICLE 5, § 1, TO
PROVIDE THAT UNLESS PROVIDED
IN SUCH CONSTITUTIONAL
AMENDMENT, NO
CONSTITUTIONAL AMENDMENT
SHALL BE AMENDED OR REPEALED
UNLESS APPROVED BY THE
PEOPLE UNDER THE
CONSTITUTION; PROVIDING THAT
THIS AMENDMENT'S PROVISIONS
ARE SEVERABLE, NULLIFYING ANY
PROVISION OF STATE LAW IN
CONFLICT WITH THIS AMENDMENT;
AND PROVIDING THAT THE
AMENDMENT IS SELF-EXECUTING.

- O FOR ISSUE NO. 3
- O AGAINST ISSUE NO. 3

County

SPECIAL ELECTION: 1.00% SALES AND USE TAX FOR JAIL AND LAW ENFORCEMENT PURPOSES

Adoption of a 1.00% local sales and use tax within Madison County, the net collections of which remaining after deduction of the administrative charges of the State of Arkansas and required rebates will be distributed only to the County and used for one or more of the following: (a) to acquire construct County and used for one or more of the following: (a) to acquire, construct, improve, expand, equip, furnish, operate and maintain new or existing jail and law enforcement facilities and any facilities or improvements related thereto or in support thereof and (b) to pay and secure the repayment of bonds approved by the voters and issued by the County from time to time to finance jail and law enforcement facilities and any facilities or improvements related thereto or in support thereof. The levy of the tax is not dependent on any bonds being not dependent on any bonds being approved or issued.

- For
- Against

PLEASE VOTE BOTH SIDES