

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
Holiday Island Wards 1, 2 & 3  
Typ:01 Seq:0001 Spl:01

INSTRUCTIONS TO VOTER	STATE	MUNICIPAL
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.  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.	<b>Lieutenant Governor</b> Vote for One  <input type="radio"/> Attorney General Leslie Rutledge Republican <input type="radio"/> Kelly Ross Krout Democratic <input type="radio"/> Frank Gilbert Libertarian	<b>Holiday Island City Council, Ward 3 Pos. 1</b> Vote for One  <input type="radio"/> Patrick Elwood Nonpartisan <input type="radio"/> Brian Tagliaferro Nonpartisan
	<b>Secretary of State</b> Vote for One  <input type="radio"/> Anna Beth Gorman Democratic <input type="radio"/> Secretary of State John Thurston Republican	<b>UNOPPOSED CANDIDATES</b>  <b>Unopposed Candidates</b> Vote for All  <input type="radio"/> For
<b>FEDERAL</b>	<b>State Treasurer</b> Vote for One  <input type="radio"/> Pam Whitaker Democratic <input type="radio"/> State Representative Mark Lowery Republican	<b>QUESTION</b>  <b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b>  <b>Issue No. 1 (Popular Name)</b> A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.  <b>(Ballot Title)</b> An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.
<b>U.S. Senate</b> Vote for One  <input type="radio"/> Natalie James Democratic <input type="radio"/> Kenneth Cates Libertarian <input type="radio"/> Senator John Boozman Republican	<b>State Senate District 28</b> Vote for One  <input type="radio"/> Bryan B. King Republican <input type="radio"/> Jim Wallace Democratic	
<b>U.S. Congress District 03</b> Vote for One  <input type="radio"/> Lauren Mallett-Hays Democratic <input type="radio"/> Congressman Steve Womack Republican <input type="radio"/> Michael J. Kalaglas Libertarian	<b>State Representative District 06</b> Vote for One  <input type="radio"/> Dakota Logan Libertarian <input type="radio"/> Markeeta Tucker Democratic <input type="radio"/> Representative Harlan Breaux Republican	
<b>STATE</b>	<b>State Supreme Court Associate Justice Position 2</b> Vote for One  <input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial <input type="radio"/> Judge Chris Carnahan Non Partisan Judicial	
<b>Attorney General</b> Vote for One  <input type="radio"/> Lieutenant Governor Tim Griffin Republican <input type="radio"/> Jesse Gibson Democratic	<b>COUNTY</b>	
<b>Auditor of State</b> Vote for One  <input type="radio"/> Diamond Arnold-Johnson Democratic <input type="radio"/> Simeon Snow Libertarian	<b>County Judge</b> Vote for One  <input type="radio"/> David Writer Republican <input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic <input type="radio"/> Kelly Wood Independent	
<b>Treasurer of State</b> Vote for One  <input type="radio"/> Commissioner of State Lands Vote for One  <input type="radio"/> Tommy Land Republican <input type="radio"/> Darlene Goldt Gaines Democratic	<b>Circuit Clerk</b> Vote for One  <input type="radio"/> Sara Huffman Republican	<input type="radio"/> FOR ISSUE NO. 1 <input type="radio"/> AGAINST ISSUE NO. 1
<b>Governor</b> Vote for One  <input type="radio"/> Ricky Dale Harrington, Jr. Libertarian <input type="radio"/> Sarah Huckabee Sanders Republican <input type="radio"/> Chris Jones Democratic <input type="radio"/> Write-in	<b>MUNICIPAL</b>	
	<b>Mayor of Holiday Island</b> Vote for One  <input type="radio"/> Daniel M. Kees Nonpartisan	
	<b>Holiday Island Recorder-Treasurer</b> Vote for One  <input type="radio"/> Wesley Emil Stille Nonpartisan	<b>PLEASE VOTE BOTH SIDES OF BALLOT</b>

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> (Popular Name) A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022; to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues; and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> (Popular Name) A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>	<p>without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022; to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues; and requiring the General Assembly to appropriate funds</p>	
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> (Popular Name) An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022; to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues; and requiring the General Assembly to appropriate funds</p>	

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
Holiday Island Outside City Limits  
Typ:01 Seq:0002 Spl:01

INSTRUCTIONS TO VOTER	STATE	QUESTION
1. Vote by placing an appropriate mark (blackening the oval) (●) opposite the person for whom you wish to vote. Vote on amendments, acts, and measures by placing an appropriate mark (blackening the oval) below the amendment (or act or measure) either FOR or AGAINST.  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.	<b>Lieutenant Governor</b> Vote for One  <input type="radio"/> Attorney General Leslie Rutledge Republican  <input type="radio"/> Kelly Ross Krout Democratic  <input type="radio"/> Frank Glibert Libertarian	<b>Issue No. 1</b> <b>(Popular Name)</b> A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.
<b>FEDERAL</b>	<b>State Treasurer</b> Vote for One  <input type="radio"/> Pam Whitaker Democratic  <input type="radio"/> State Representative Mark Lowery Republican	<b>(Ballot Title)</b> An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.
<b>U.S. Senate</b> Vote for One  <input type="radio"/> Natalie James Democratic  <input type="radio"/> Kenneth Gates Libertarian  <input type="radio"/> Senator John Boozman Republican	<b>State Senate District 28</b> Vote for One  <input type="radio"/> Bryan B. King Republican  <input type="radio"/> Jim Wallace Democratic	<input type="radio"/> FOR ISSUE NO. 1  <input type="radio"/> AGAINST ISSUE NO. 1
<b>U.S. Congress District 03</b> Vote for One  <input type="radio"/> Lauren Mallett-Hays Democratic  <input type="radio"/> Congressman Steve Womack Republican  <input type="radio"/> Michael J. Kalagias Libertarian	<b>State Representative District 06</b> Vote for One  <input type="radio"/> Dakota Logan Libertarian  <input type="radio"/> Markeeta Tucker Democratic  <input type="radio"/> Representative Harlan Breaux Republican	
<b>STATE</b>	<b>State Supreme Court Associate Justice Position 2</b> Vote for One  <input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial  <input type="radio"/> Judge Chris Carnahan Non Partisan Judicial	
<b>Attorney General</b> Vote for One  <input type="radio"/> Lieutenant Governor Tim Griffin Republican  <input type="radio"/> Jesse Gibson Democratic	<b>COUNTY</b>	
<b>Auditor of State</b> Vote for One  <input type="radio"/> Diamond Arnold-Johnson Democratic  <input type="radio"/> Simeon Snow Libertarian  <input type="radio"/> Treasurer of State Dennis Milligan Republican	<b>County Judge</b> Vote for One  <input type="radio"/> David Writer Republican  <input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic  <input type="radio"/> Kelly Wood Independent	
<b>Commissioner of State Lands</b> Vote for One  <input type="radio"/> Tommy Land Commissioner of State Lands Republican  <input type="radio"/> Darlene Gold Gaines Democratic	<b>Circuit Clerk</b> Vote for One  <input type="radio"/> Sara Huffman Republican	
<b>Governor</b> Vote for One  <input type="radio"/> Ricky Dale Harrington, Jr. Libertarian  <input type="radio"/> Sarah Huckabee Sanders Republican  <input type="radio"/> Chris Jones Democratic  <input type="radio"/> Write-in	<b>UNOPPOSED CANDIDATES</b>  <b>Unopposed Candidates</b> Vote for All  <input type="radio"/> For	<b>PLEASE VOTE BOTH SIDES OF BALLOT</b>
	<b>QUESTION</b>  <b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b>	

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2 (Popular Name)</b> A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022; to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from: dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3 (Popular Name)</b> A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment", and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>	<p>without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022; to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from: dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4 (Popular Name)</b> An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022; to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from: dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
Lakes Area  
Typ:01 Seq:0003 Spl:01

INSTRUCTIONS TO VOTER	STATE	QUESTION
<p>1. Vote by placing an appropriate mark (blackening the oval) (●) opposite the person for whom you wish to vote. Vote on amendments, acts, and measures by placing an appropriate mark (blackening the oval) below the amendment (or act or measure) either FOR or AGAINST.</p> <p>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.</p>	<p><b>Lieutenant Governor</b> Vote for One</p> <p><input type="radio"/> Attorney General Leslie Rutledge Republican</p> <p><input type="radio"/> Kelly Ross Krout Democratic</p> <p><input type="radio"/> Frank Gilbert Libertarian</p> <p><b>Secretary of State</b> Vote for One</p> <p><input type="radio"/> Anna Beth Gorman Democratic</p> <p><input type="radio"/> Secretary of State John Thurston Republican</p>	<p><b>Issue No. 1</b> (Popular Name) A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.</p>
<p><b>FEDERAL</b></p> <p><b>U.S. Senate</b> Vote for One</p> <p><input type="radio"/> Natalie James Democratic</p> <p><input type="radio"/> Kenneth Cates Libertarian</p> <p><input type="radio"/> Senator John Boozman Republican</p> <p><b>U.S. Congress District 03</b> Vote for One</p> <p><input type="radio"/> Lauren Mallett-Hays Democratic</p> <p><input type="radio"/> Congressman Steve Womack Republican</p> <p><input type="radio"/> Michael J. Kalaglas Libertarian</p>	<p><b>State Treasurer</b> Vote for One</p> <p><input type="radio"/> Pam Whitaker Democratic</p> <p><input type="radio"/> State Representative Mark Lowery Republican</p> <p><b>State Senate District 28</b> Vote for One</p> <p><input type="radio"/> Bryan B. King Republican</p> <p><input type="radio"/> Jim Wallace Democratic</p> <p><b>State Representative District 06</b> Vote for One</p> <p><input type="radio"/> Dakota Logan Libertarian</p> <p><input type="radio"/> Markeeta Tucker Democratic</p> <p><input type="radio"/> Representative Harlan Breaux Republican</p> <p><b>State Supreme Court Associate Justice Position 2</b> Vote for One</p> <p><input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial</p> <p><input type="radio"/> Judge Chris Carnahan Non Partisan Judicial</p>	<p>(Ballot Title) An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p>
<p><b>STATE</b></p> <p><b>Attorney General</b> Vote for One</p> <p><input type="radio"/> Lieutenant Governor Tim Griffin Republican</p> <p><input type="radio"/> Jesse Gibson Democratic</p> <p><b>Auditor of State</b> Vote for One</p> <p><input type="radio"/> Diamond Arnold-Johnson Democratic</p> <p><input type="radio"/> Simeon Snow Libertarian</p> <p><b>Treasurer of State Dennis Milligan</b> Republican</p> <p><b>Commissioner of State Lands</b> Vote for One</p> <p><input type="radio"/> Tommy Land Commissioner of State Lands Republican</p> <p><input type="radio"/> Darlene Goldi Gaines Democratic</p> <p><b>Governor</b> Vote for One</p> <p><input type="radio"/> Ricky Dale Harrington, Jr. Libertarian</p> <p><input type="radio"/> Sarah Huckabee Sanders Republican</p> <p><input type="radio"/> Chris Jones Democratic</p> <p><input type="radio"/> Write-in</p>	<p><b>COUNTY</b></p> <p><b>County Judge</b> Vote for One</p> <p><input type="radio"/> David Writer Republican</p> <p><input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic</p> <p><input type="radio"/> Kelly Wood Independent</p> <p><b>Circuit Clerk</b> Vote for One</p> <p><input type="radio"/> Sara Huffman Republican</p> <p><b>UNOPPOSED CANDIDATES</b></p> <p><b>Unopposed Candidates</b> Vote for All</p> <p><input type="radio"/> For</p> <p><b>QUESTION</b></p> <p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p>	<p><input type="radio"/> FOR ISSUE NO. 1</p> <p><input type="radio"/> AGAINST ISSUE NO. 1</p>

PLEASE VOTE  
BOTH SIDES OF BALLOT

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> <b>(Popular Name)</b> A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, § 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98, without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022; to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> <b>(Popular Name)</b> A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>		
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> <b>(Popular Name)</b> An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98; beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>		

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
Eureka Springs Wards 1, 2 & 3  
Typ:01 Seq:0004 Spl:01

INSTRUCTIONS TO VOTER	STATE	MUNICIPAL
1. Vote by placing an appropriate mark (blackening the oval) (●) opposite the person for whom you wish to vote. Vote on amendments, acts, and measures by placing an appropriate mark (blackening the oval) below the amendment (or act or measure) either FOR or AGAINST.  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.	<b>Lieutenant Governor</b> Vote for One  <input type="radio"/> Attorney General Leslie Rutledge Republican <input type="radio"/> Kelly Ross Krout Democratic <input type="radio"/> Frank Gilbert Libertarian	<b>Eureka Springs City Clerk</b> Vote for One  <input type="radio"/> Ida Meyer Nonpartisan
	<b>Secretary of State</b> Vote for One  <input type="radio"/> Anna Beth Gorman Democratic <input type="radio"/> Secretary of State John Thurston Republican	<b>Eureka Springs City Council, Ward 1 Pos. 1</b> Vote for One  <input type="radio"/> Autumn Slane Nonpartisan <input type="radio"/> Laura Jo (Laurie) Smole Nonpartisan
<b>FEDERAL</b>	<b>State Treasurer</b> Vote for One  <input type="radio"/> Pam Whitaker Democratic <input type="radio"/> State Representative Mark Lowery Republican	<b>Eureka Springs City Council, Ward 2 Pos. 1</b> Vote for One  <input type="radio"/> Melissa Greene Nonpartisan <input type="radio"/> Bob Thomas Nonpartisan
<b>U.S. Senate</b> Vote for One  <input type="radio"/> Natalie James Democratic <input type="radio"/> Kenneth Cates Libertarian <input type="radio"/> Senator John Boozman Republican	<b>State Senate District 28</b> Vote for One  <input type="radio"/> Bryan B. King Republican <input type="radio"/> Jim Wallace Democratic	<b>Eureka Springs City Council, Ward 2 Pos. 2</b> Vote for One  <input type="radio"/> Steve D. Hollfield Nonpartisan <input type="radio"/> Bill Ott Nonpartisan
<b>U.S. Congress District 03</b> Vote for One  <input type="radio"/> Lauren Mallett-Hays Democratic <input type="radio"/> Congressman Steve Womack Republican <input type="radio"/> Michael J. Kalaglas Libertarian	<b>State Representative District 06</b> Vote for One  <input type="radio"/> Dakota Logan Libertarian <input type="radio"/> Markeeta Tucker Democratic <input type="radio"/> Representative Harlan Breaux Republican	<b>UNOPPOSED CANDIDATES</b>  Unopposed Candidates Vote for All  <input type="radio"/> For
<b>STATE</b>	<b>State Supreme Court Associate Justice Position 2</b> Vote for One  <input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial <input type="radio"/> Judge Chris Carnahan Non Partisan Judicial	
<b>Attorney General</b> Vote for One  <input type="radio"/> Lieutenant Governor Tim Griffin Republican <input type="radio"/> Jesse Gibson Democratic	<b>COUNTY</b>	
<b>Auditor of State</b> Vote for One  <input type="radio"/> Diamond Arnold-Johnson Democratic <input type="radio"/> Simeon Snow Libertarian	<b>County Judge</b> Vote for One  <input type="radio"/> David Writer Republican <input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic <input type="radio"/> Kelly Wood Independent	
<b>Treasurer of State</b> Vote for One  <input type="radio"/> Commissioner of State Lands Vote for One  <input type="radio"/> Tommy Land Commissioner of State Lands Republican <input type="radio"/> Darlene Goldi Gaines Democratic	<b>Circuit Clerk</b> Vote for One  <input type="radio"/> Sara Huffman Republican	
<b>Governor</b> Vote for One  <input type="radio"/> Ricky Dale Harrington, Jr. Libertarian <input type="radio"/> Sarah Huckabee Sanders Republican <input type="radio"/> Chris Jones Democratic <input type="radio"/> Write-in	<b>MUNICIPAL</b>	
	<b>Mayor of Eureka Springs</b> Vote for One  <input type="radio"/> Tracy Johnson Nonpartisan <input type="radio"/> Brandon Cox Nonpartisan <input type="radio"/> Beau Zar Satori Nonpartisan <input type="radio"/> Robert "Butch" Berry Nonpartisan	<b>PLEASE VOTE BOTH SIDES OF BALLOT</b>



QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 1</b> (Popular Name)</p> <p>A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.</p> <p>(Ballot Title)</p> <p>An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p> <p>○ FOR ISSUE NO. 1</p> <p>○ AGAINST ISSUE NO. 1</p>	<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> (Popular Name)</p> <p>A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p>(Ballot Title)</p> <p>An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p>○ FOR ISSUE NO. 3</p> <p>○ AGAINST ISSUE NO. 3</p> <p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> (Popular Name)</p> <p>An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p>(Ballot Title)</p> <p>An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries; and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b) and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment</p>	<p>98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p>○ FOR ISSUE NO. 4</p> <p>○ AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> (Popular Name)</p> <p>A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p>(Ballot Title)</p> <p>An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2; shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p>○ FOR ISSUE NO. 2</p> <p>○ AGAINST ISSUE NO. 2</p>		



Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
Eureka Springs Outside City Limits  
Typ:01 Seq:0005 Spl:01

INSTRUCTIONS TO VOTER	STATE	QUESTION
<p>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.</p> <p>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.</p>	<p><b>Lieutenant Governor</b> Vote for One</p> <p><input type="radio"/> Attorney General Leslie Rutledge Republican</p> <p><input type="radio"/> Kelly Ross Krout Democratic</p> <p><input type="radio"/> Frank Gilbert Libertarian</p> <p><b>Secretary of State</b> Vote for One</p> <p><input type="radio"/> Anna Beth Gorman Democratic</p> <p><input type="radio"/> Secretary of State John Thurston Republican</p>	<p><b>Issue No. 1</b> (Popular Name) A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate, Requesting that the General Assembly Convene in Extraordinary Session.</p> <p>(Ballot Title) An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p> <p><input type="radio"/> FOR ISSUE NO. 1</p> <p><input type="radio"/> AGAINST ISSUE NO. 1</p>
<p><b>FEDERAL</b></p> <p><b>U.S. Senate</b> Vote for One</p> <p><input type="radio"/> Natalie James Democratic</p> <p><input type="radio"/> Kenneth Cates Libertarian</p> <p><input type="radio"/> Senator John Boozman Republican</p> <p><b>U.S. Congress District 03</b> Vote for One</p> <p><input type="radio"/> Lauren Mallett-Hays Democratic</p> <p><input type="radio"/> Congressman Steve Womack Republican</p> <p><input type="radio"/> Michael J. Kalagias Libertarian</p>	<p><b>State Treasurer</b> Vote for One</p> <p><input type="radio"/> Pam Whitaker Democratic</p> <p><input type="radio"/> State Representative Mark Lowery Republican</p> <p><b>State Senate District 28</b> Vote for One</p> <p><input type="radio"/> Bryan B. King Republican</p> <p><input type="radio"/> Jim Wallace Democratic</p> <p><b>State Representative District 06</b> Vote for One</p> <p><input type="radio"/> Dakota Logan Libertarian</p> <p><input type="radio"/> Markeeta Tucker Democratic</p> <p><input type="radio"/> Representative Harlan Breaux Republican</p> <p><b>State Supreme Court Associate Justice Position 2</b> Vote for One</p> <p><input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial</p> <p><input type="radio"/> Judge Chris Carnahan Non Partisan Judicial</p>	
<p><b>STATE</b></p> <p><b>Attorney General</b> Vote for One</p> <p><input type="radio"/> Lieutenant Governor Tim Griffin Republican</p> <p><input type="radio"/> Jesse Gibson Democratic</p> <p><b>Auditor of State</b> Vote for One</p> <p><input type="radio"/> Diamond Arnold-Johnson Democratic</p> <p><input type="radio"/> Simeon Snow Libertarian</p> <p><b>Treasurer of State</b> Vote for One</p> <p><input type="radio"/> Dennis Milligan Republican</p> <p><b>Commissioner of State Lands</b> Vote for One</p> <p><input type="radio"/> Tommy Land Commissioner of State Lands Republican</p> <p><input type="radio"/> Darlene Goldi Gaines Democratic</p> <p><b>Governor</b> Vote for One</p> <p><input type="radio"/> Ricky Dale Harrington, Jr. Libertarian</p> <p><input type="radio"/> Sarah Huckabee Sanders Republican</p> <p><input type="radio"/> Chris Jones Democratic</p> <p><input type="radio"/> Write-In</p>	<p><b>COUNTY</b></p> <p><b>County Judge</b> Vote for One</p> <p><input type="radio"/> David Writter Republican</p> <p><input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic</p> <p><input type="radio"/> Kelly Wood Independent</p> <p><b>Circuit Clerk</b> Vote for One</p> <p><input type="radio"/> Sara Huffman Republican</p> <p><b>UNOPPOSED CANDIDATES</b></p> <p><b>Unopposed Candidates</b> Vote for All</p> <p><input type="radio"/> For</p> <p><b>QUESTION</b></p> <p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p>	

PLEASE VOTE  
BOTH SIDES OF BALLOT

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> (Popular Name) A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repeated if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licenses from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> (Popular Name) A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>	<p>without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> (Popular Name) An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p>(Ballot Title) An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>		

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
Kings River  
Typ:01 Seq:0006 Spl:01

INSTRUCTIONS TO VOTER	STATE	UNOPPOSED CANDIDATES
<p>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.</p> <p>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.</p>	<p><b>Lieutenant Governor</b> Vote for One</p> <p><input type="radio"/> Attorney General Leslie Rutledge Republican</p> <p><input type="radio"/> Kelly Ross Krout Democratic</p> <p><input type="radio"/> Frank Gilbert Libertarian</p> <p><b>Secretary of State</b> Vote for One</p> <p><input type="radio"/> Anna Beth Gorman Democratic</p> <p><input type="radio"/> Secretary of State John Thurston Republican</p> <p><b>State Treasurer</b> Vote for One</p> <p><input type="radio"/> Pam Whitaker Democratic</p> <p><input type="radio"/> State Representative Mark Lowery Republican</p> <p><b>State Senate District 28</b> Vote for One</p> <p><input type="radio"/> Bryan B. King Republican</p> <p><input type="radio"/> Jim Wallace Democratic</p> <p><b>State Representative District 05</b> Vote for One</p> <p><input type="radio"/> Dakota Logan Libertarian</p> <p><input type="radio"/> Markeeta Tucker Democratic</p> <p><input type="radio"/> Representative Harlan Breaux Republican</p> <p><b>State Supreme Court Associate Justice Position 2</b> Vote for One</p> <p><input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial</p> <p><input type="radio"/> Judge Chris Carnahan Non Partisan Judicial</p> <p><b>COUNTY</b></p> <p><b>County Judge</b> Vote for One</p> <p><input type="radio"/> David Writer Republican</p> <p><input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic</p> <p><input type="radio"/> Kelly Wood Independent</p> <p><b>Circuit Clerk</b> Vote for One</p> <p><input type="radio"/> Sara Huffman Republican</p> <p><b>Central Township Constable</b> Vote for One</p> <p><input type="radio"/> Todd W. Summers Republican</p> <p><input type="radio"/> Trace Glisson Independent</p> <p><input type="radio"/> R.M. "Butch" Hanby Democratic</p>	<p><b>Unopposed Candidates</b> Vote for All</p> <p><input type="radio"/> For</p> <p><b>QUESTION</b></p> <p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 1 (Popular Name)</b></p> <p>A Constitutional Amendment to allow the General Assembly to convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.</p> <p><b>(Ballot Title)</b></p> <p>An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p> <p><input type="radio"/> FOR ISSUE NO. 1</p> <p><input type="radio"/> AGAINST ISSUE NO. 1</p> <p><b>PLEASE VOTE BOTH SIDES OF BALLOT</b></p>
<p><b>FEDERAL</b></p> <p><b>U.S. Senate</b> Vote for One</p> <p><input type="radio"/> Natalie James Democratic</p> <p><input type="radio"/> Kenneth Cates Libertarian</p> <p><input type="radio"/> Senator John Boozman Republican</p> <p><b>U.S. Congress District 03</b> Vote for One</p> <p><input type="radio"/> Lauren Mallett-Hays Democratic</p> <p><input type="radio"/> Congressman Steve Womack Republican</p> <p><input type="radio"/> Michael J. Kalagias Libertarian</p>		
<p><b>STATE</b></p> <p><b>Attorney General</b> Vote for One</p> <p><input type="radio"/> Lieutenant Governor Tim Griffin Republican</p> <p><input type="radio"/> Jesse Gibson Democratic</p> <p><b>Auditor of State</b> Vote for One</p> <p><input type="radio"/> Diamond Arnold-Johnson Democratic</p> <p><input type="radio"/> Simeon Snow Libertarian</p> <p><b>Treasurer of State Dennis Milligan</b> Republican</p> <p><b>Commissioner of State Lands</b> Vote for One</p> <p><input type="radio"/> Tommy Land Commissioner of State Lands Republican</p> <p><input type="radio"/> Darlene Goldt Gaines Democratic</p> <p><b>Governor</b> Vote for One</p> <p><input type="radio"/> Ricky Dale Harrington, Jr. Libertarian</p> <p><input type="radio"/> Sarah Huckabee Sanders Republican</p> <p><input type="radio"/> Chris Jones Democratic</p> <p><input type="radio"/> Write-in</p>		

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> (Popular Name)</p> <p>A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p>(Ballot Title)</p> <p>An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licenses from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> (Popular Name)</p> <p>A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p>(Ballot Title)</p> <p>An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>	<p>without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> (Popular Name)</p> <p>An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults; to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p>(Ballot Title)</p> <p>An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licenses from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
Berryville East  
Typ:01 Seq:0007 Spl:01

INSTRUCTIONS TO VOTER

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

- ☐ Natalie James  
Democratic
- ☐ Kenneth Cafes  
Libertarian
- ☐ Senator John Boozman  
Republican

U.S. Congress District 03  
Vote for One

- ☐ Lauren Mallett-Hays  
Democratic
- ☐ Congressman Steve Womack  
Republican
- ☐ Michael J. Kalagias  
Libertarian

STATE

Attorney General  
Vote for One

- ☐ Lieutenant Governor Tim Griffin  
Republican
- ☐ Jesse Gibson  
Democratic

Auditor of State  
Vote for One

- ☐ Diamond Arnold-Johnson  
Democratic
- ☐ Simeon Snow  
Libertarian
- ☐ Treasurer of State Dennis  
Mulligan  
Republican

Commissioner of State Lands  
Vote for One

- ☐ Tommy Land Commissioner of  
State Lands  
Republican
- ☐ Darlene Gold Gaines  
Democratic

Governor  
Vote for One

- ☐ Ricky Dale Harrington, Jr.  
Libertarian
- ☐ Sarah Huckabee Sanders  
Republican
- ☐ Chris Jones  
Democratic
- ☐ Write-in

STATE

Lieutenant Governor  
Vote for One

- ☐ Attorney General Leslie Rutledge  
Republican
- ☐ Kelly Ross Krout  
Democratic
- ☐ Frank Gilbert  
Libertarian

Secretary of State  
Vote for One

- ☐ Anna Beth Gorman  
Democratic
- ☐ Secretary of State John Thurston  
Republican

State Treasurer  
Vote for One

- ☐ Pam Whitaker  
Democratic
- ☐ State Representative Mark  
Lowery  
Republican

State Senate District 28  
Vote for One

- ☐ Bryan B. King  
Republican
- ☐ Jim Wallace  
Democratic

State Representative District 06  
Vote for One

- ☐ Dakota Logan  
Libertarian
- ☐ Markeeta Tucker  
Democratic
- ☐ Representative Harlan Breaux  
Republican

State Supreme Court  
Associate Justice Position 2  
Vote for One

- ☐ Supreme Court Associate  
Justice Robin Wynne  
Non Partisan Judicial
- ☐ Judge Chris Carnahan  
Non Partisan Judicial

COUNTY

County Judge  
Vote for One

- ☐ David Writer  
Republican
- ☐ James "Rusty" Rusterholz, Jr.  
Democratic
- ☐ Kelly Wood  
Independent

Circuit Clerk  
Vote for One

- ☐ Sara Huffman  
Republican

Central Township Constable  
Vote for One

- ☐ Todd W. Summers  
Republican
- ☐ Trace Glisson  
Independent
- ☐ R.M. "Butch" Hanby  
Democratic

MUNICIPAL

Mayor of Berryville  
Vote for One

- ☐ Mayor Tim McKinney  
Nonpartisan

Berryville City Clerk  
Vote for One

- ☐ Tesha Leonda Davis  
Nonpartisan

UNOPPOSED CANDIDATES

Unopposed Candidates  
Vote for All

- ☐ For

PLEASE VOTE  
BOTH SIDES OF BALLOT

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 1</b> <b>(Popular Name)</b> A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p> <p><input type="radio"/> FOR ISSUE NO. 1</p> <p><input type="radio"/> AGAINST ISSUE NO. 1</p>	<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> <b>(Popular Name)</b> A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p> <p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> <b>(Popular Name)</b> An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities; including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries; and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, § 8(e)(5)(a)-(b) and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licenseses from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 6(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment</p>	<p>98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers; the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> <b>(Popular Name)</b> A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>		

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
Berryville West  
Typ:01 Seq:0008 Spl:01

INSTRUCTIONS TO VOTER	STATE	MUNICIPAL
<p>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.</p> <p>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.</p>	<p><b>Lieutenant Governor</b> Vote for One</p> <p><input type="radio"/> Attorney General Leslie Rutledge Republican</p> <p><input type="radio"/> Kelly Ross Krout Democratic</p> <p><input type="radio"/> Frank Gilbert Libertarian</p>	<p><b>Mayor of Berryville</b> Vote for One</p> <p><input type="radio"/> Mayor Tim McKinney Nonpartisan</p>
	<p><b>Secretary of State</b> Vote for One</p> <p><input type="radio"/> Anna Beth Gorman Democratic</p> <p><input type="radio"/> Secretary of State John Thurston Republican</p>	<p><b>Berryville City Clerk</b> Vote for One</p> <p><input type="radio"/> Tesha Leonda Davis Nonpartisan</p> <p><b>UNOPPOSED CANDIDATES</b></p> <p><b>Unopposed Candidates</b> Vote for All</p> <p><input type="radio"/> For</p>
<p><b>FEDERAL</b></p>	<p><b>State Treasurer</b> Vote for One</p> <p><input type="radio"/> Pam Whitaker Democratic</p> <p><input type="radio"/> State Representative Mark Lowery Republican</p>	
<p><b>U.S. Senate</b> Vote for One</p> <p><input type="radio"/> Natalie James Democratic</p> <p><input type="radio"/> Kenneth Cates Libertarian</p> <p><input type="radio"/> Senator John Boozman Republican</p>	<p><b>State Senate District 28</b> Vote for One</p> <p><input type="radio"/> Bryan B. King Republican</p> <p><input type="radio"/> Jim Wallace Democratic</p>	
<p><b>U.S. Congress District 03</b> Vote for One</p> <p><input type="radio"/> Lauren Mallett-Hays Democratic</p> <p><input type="radio"/> Congressman Steve Womack Republican</p> <p><input type="radio"/> Michael J. Kalagias Libertarian</p>	<p><b>State Representative District 06</b> Vote for One</p> <p><input type="radio"/> Dakota Logan Libertarian</p> <p><input type="radio"/> Markeeta Tucker Democratic</p> <p><input type="radio"/> Representative Harlan Breaux Republican</p>	
<p><b>STATE</b></p>	<p><b>Attorney General</b> Vote for One</p> <p><input type="radio"/> Lieutenant Governor Tim Griffin Republican</p> <p><input type="radio"/> Jesse Gibson Democratic</p>	
<p><b>Auditor of State</b> Vote for One</p> <p><input type="radio"/> Diamond Arnold-Johnson Democratic</p> <p><input type="radio"/> Simeon Snow Libertarian</p> <p><input type="radio"/> Treasurer of State Dennis Milligan Republican</p>	<p><b>State Supreme Court Associate Justice Position 2</b> Vote for One</p> <p><input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial</p> <p><input type="radio"/> Judge Chris Carnahan Non Partisan Judicial</p>	
<p><b>Commissioner of State Lands</b> Vote for One</p> <p><input type="radio"/> Tommy Land Commissioner of State Lands Republican</p> <p><input type="radio"/> Darlene Gold Gaines Democratic</p>	<p><b>COUNTY</b></p> <p><b>County Judge</b> Vote for One</p> <p><input type="radio"/> David Writer Republican</p> <p><input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic</p> <p><input type="radio"/> Kelly Wood Independent</p>	
<p><b>Governor</b> Vote for One</p> <p><input type="radio"/> Ricky Dale Harrington, Jr. Libertarian</p> <p><input type="radio"/> Sarah Huckabee Sanders Republican</p> <p><input type="radio"/> Chris Jones Democratic</p> <p><input type="radio"/> Write-in</p>	<p><b>Circuit Clerk</b> Vote for One</p> <p><input type="radio"/> Sara Huffman Republican</p> <p><b>Central Township Constable</b> Vote for One</p> <p><input type="radio"/> Todd W. Summers Republican</p> <p><input type="radio"/> Trace Glisson Independent</p> <p><input type="radio"/> R.M. "Butch" Hanby Democratic</p>	

PLEASE VOTE  
BOTH SIDES OF BALLOT



QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 1</b> (Popular Name) A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.</p> <p>(Ballot Title) An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p> <p><input type="radio"/> FOR ISSUE NO. 1</p> <p><input type="radio"/> AGAINST ISSUE NO. 1</p>	<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> (Popular Name) A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p> <p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> (Popular Name) An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p>(Ballot Title) An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries; and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b) and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owing less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment</p>	<p>98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> (Popular Name) A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2; shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>		

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
Prairies Outside City Limits/LG 06  
Typ:01 Seq:0009 Spl:01

INSTRUCTIONS TO VOTER	STATE	UNOPPOSED CANDIDATES
<p>1. Vote by placing an appropriate mark (blackening the oval) (●) opposite the person for whom you wish to vote. Vote on amendments, acts, and measures by placing an appropriate mark (blackening the oval) below the amendment (or act or measure) either FOR or AGAINST.</p> <p>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.</p>	<p>Lieutenant Governor Vote for One</p> <p><input type="radio"/> Attorney General Leslie Rutledge Republican</p> <p><input type="radio"/> Kelly Ross Krout Democratic</p> <p><input type="radio"/> Frank Gilbert Libertarian</p> <p>Secretary of State Vote for One</p> <p><input type="radio"/> Anna Beth Gorman Democratic</p> <p><input type="radio"/> Secretary of State John Thurston Republican</p> <p>State Treasurer Vote for One</p> <p><input type="radio"/> Pam Whitaker Democratic</p> <p><input type="radio"/> State Representative Mark Lowery Republican</p> <p>State Senate District 28 Vote for One</p> <p><input type="radio"/> Bryan B. King Republican</p> <p><input type="radio"/> Jim Wallace Democratic</p> <p>State Representative District 06 Vote for One</p> <p><input type="radio"/> Dakota Logan Libertarian</p> <p><input type="radio"/> Markeeta Tucker Democratic</p> <p><input type="radio"/> Representative Harlan Breaux Republican</p> <p>State Supreme Court Associate Justice Position 2 Vote for One</p> <p><input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial</p> <p><input type="radio"/> Judge Chris Carnahan Non Partisan Judicial</p> <p>COUNTY</p> <p>County Judge Vote for One</p> <p><input type="radio"/> David Writer Republican</p> <p><input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic</p> <p><input type="radio"/> Kelly Wood Independent</p> <p>Circuit Clerk Vote for One</p> <p><input type="radio"/> Sara Huffman Republican</p> <p>Central Township Constable Vote for One</p> <p><input type="radio"/> Todd W. Summers Republican</p> <p><input type="radio"/> Trace Glisson Independent</p> <p><input type="radio"/> R.M. "Butch" Hanby Democratic</p>	<p>Unopposed Candidates Vote for All</p> <p><input type="radio"/> For</p> <p>QUESTION</p> <p>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</p> <p>Issue No. 1 (Popular Name)</p> <p>A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.</p> <p>(Ballot Title)</p> <p>An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p> <p><input type="radio"/> FOR ISSUE NO. 1</p> <p><input type="radio"/> AGAINST ISSUE NO. 1</p> <p>PLEASE VOTE BOTH SIDES OF BALLOT</p>
FEDERAL		
U.S. Senate Vote for One		
<input type="radio"/> Natalie James Democratic		
<input type="radio"/> Kenneth Cates Libertarian		
<input type="radio"/> Senator John Boozman Republican		
U.S. Congress District 03 Vote for One		
<input type="radio"/> Lauren Mallett-Hays Democratic		
<input type="radio"/> Congressman Steve Womack Republican		
<input type="radio"/> Michael J. Kalagias Libertarian		
STATE		
Attorney General Vote for One		
<input type="radio"/> Lieutenant Governor Tim Griffin Republican		
<input type="radio"/> Jesse Gibson Democratic		
Auditor of State Vote for One		
<input type="radio"/> Diamond Arnold-Johnson Democratic		
<input type="radio"/> Simeon Snow Libertarian		
<input type="radio"/> Treasurer of State Dennis Milligan Republican		
Commissioner of State Lands Vote for One		
<input type="radio"/> Tommy Land Commissioner of State Lands Republican		
<input type="radio"/> Darlene Goldl Gaines Democratic		
Governor Vote for One		
<input type="radio"/> Ricky Dale Harrington, Jr. Libertarian		
<input type="radio"/> Sarah Huckabee Sanders Republican		
<input type="radio"/> Chris Jones Democratic		
<input type="radio"/> Write-in		

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> (Popular Name) A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repeated if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, § 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> (Popular Name) A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion, except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>	<p>without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> (Popular Name) An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p>(Ballot Title) An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, § 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
Prairies BV City Limits / LG 06  
Typ:01 Seq:0010 Spl:01

INSTRUCTIONS TO VOTER	STATE	MUNICIPAL
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.  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.	<b>Lieutenant Governor</b> Vote for One  <input type="radio"/> Attorney General Leslie Rutledge Republican <input type="radio"/> Kelly Ross Krout Democratic <input type="radio"/> Frank Gilbert Libertarian	<b>Mayor of Berryville</b> Vote for One  <input type="radio"/> Mayor Tim McKinney Nonpartisan
	<b>Secretary of State</b> Vote for One  <input type="radio"/> Anna Beth Gorman Democratic <input type="radio"/> Secretary of State John Thurston Republican	<b>Berryville City Clerk</b> Vote for One  <input type="radio"/> Tesha Leonda Davis Nonpartisan
<b>FEDERAL</b>	<b>State Treasurer</b> Vote for One  <input type="radio"/> Pam Whitaker Democratic <input type="radio"/> State Representative Mark Lowery Republican	<b>UNOPPOSED CANDIDATES</b>  <b>Unopposed Candidates</b> Vote for All  <input type="radio"/> For
<b>U.S. Senate</b> Vote for One  <input type="radio"/> Natalie James Democratic <input type="radio"/> Kenneth Cates Libertarian <input type="radio"/> Senator John Boozman Republican	<b>State Senate District 28</b> Vote for One  <input type="radio"/> Bryan B. King Republican <input type="radio"/> Jim Wallace Democratic	
<b>U.S. Congress District 03</b> Vote for One  <input type="radio"/> Lauren Mallett-Hays Democratic <input type="radio"/> Congressman Steve Womack Republican <input type="radio"/> Michael J. Kalagias Libertarian	<b>State Representative District 06</b> Vote for One  <input type="radio"/> Dakota Logan Libertarian <input type="radio"/> Markeeta Tucker Democratic <input type="radio"/> Representative Harlan Breaux Republican	
<b>STATE</b>	<b>Attorney General</b> Vote for One  <input type="radio"/> Lieutenant Governor Tim Griffin Republican <input type="radio"/> Jesse Gibson Democratic	
<b>Auditor of State</b> Vote for One  <input type="radio"/> Diamond Arnold-Johnson Democratic <input type="radio"/> Simeon Snow Libertarian <input type="radio"/> Treasurer of State Dennis Milligan Republican	<b>State Supreme Court Associate Justice Position 2</b> Vote for One  <input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial <input type="radio"/> Judge Chris Carnahan Non Partisan Judicial	
<b>Commissioner of State Lands</b> Vote for One  <input type="radio"/> Tommy Land Commissioner of State Lands Republican <input type="radio"/> Darlene Gold Gaines Democratic	<b>COUNTY</b>  <b>County Judge</b> Vote for One  <input type="radio"/> David Writer Republican <input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic <input type="radio"/> Kelly Wood Independent	
<b>Governor</b> Vote for One  <input type="radio"/> Ricky Dale Harrington, Jr. Libertarian <input type="radio"/> Sarah Huckabee Sanders Republican <input type="radio"/> Chris Jones Democratic <input type="radio"/> Write-In	<b>Circuit Clerk</b> Vote for One  <input type="radio"/> Sara Huffman Republican	
	<b>Central Township Constable</b> Vote for One  <input type="radio"/> Todd W. Summers Republican <input type="radio"/> Trace Glisson Independent <input type="radio"/> R.M. "Butch" Hanby Democratic	

PLEASE VOTE  
BOTH SIDES OF BALLOT

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 1</b> <b>(Popular Name)</b> A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p> <p><input type="radio"/> FOR ISSUE NO. 1</p> <p><input type="radio"/> AGAINST ISSUE NO. 1</p>	<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> <b>(Popular Name)</b> A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p> <p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> <b>(Popular Name)</b> An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b) and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment</p>	<p>98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies; limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation; production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> <b>(Popular Name)</b> A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>		

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
Prairies Outside City Limits / LG 26  
Typ:01 Seq:0011 Spl:01

INSTRUCTIONS TO VOTER	STATE	QUESTION
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.  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.	<b>Lieutenant Governor</b> Vote for One  <input type="radio"/> Attorney General Leslie Rutledge Republican  <input type="radio"/> Kelly Ross Krout Democratic  <input type="radio"/> Frank Gilbert Libertarian	<b>Issue No. 1</b> (Popular Name) A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.
<b>FEDERAL</b>	<b>Secretary of State</b> Vote for One  <input type="radio"/> Anna Beth Gorman Democratic  <input type="radio"/> Secretary of State John Thurston Republican	(Ballot Title) An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.
<b>U.S. Senate</b> Vote for One  <input type="radio"/> Natalie James Democratic  <input type="radio"/> Kenneth Cates Libertarian  <input type="radio"/> Senator John Boozman Republican	<b>State Treasurer</b> Vote for One  <input type="radio"/> Pam Whitaker Democratic  <input type="radio"/> State Representative Mark Lowery Republican	
<b>U.S. Congress District 03</b> Vote for One  <input type="radio"/> Lauren Mallett-Hays Democratic  <input type="radio"/> Congressman Steve Womack Republican  <input type="radio"/> Michael J. Kalagias Libertarian	<b>State Senate District 28</b> Vote for One  <input type="radio"/> Bryan B. King Republican  <input type="radio"/> Jim Wallace Democratic	
<b>STATE</b>	<b>State Supreme Court Associate Justice Position 2</b> Vote for One  <input type="radio"/> Supreme Court Associate Justice Robin Wynne Non-Partisan Judicial  <input type="radio"/> Judge Chris Carnahan Non-Partisan Judicial	
<b>Attorney General</b> Vote for One  <input type="radio"/> Lieutenant Governor Tim Griffin Republican  <input type="radio"/> Jesse Gibson Democratic	<b>COUNTY</b>	
<b>Auditor of State</b> Vote for One  <input type="radio"/> Diamond Arnold-Johnson Democratic  <input type="radio"/> Simeon Snow Libertarian  <input type="radio"/> Treasurer of State Dennis Milligan Republican	<b>County Judge</b> Vote for One  <input type="radio"/> David Writter Republican  <input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic  <input type="radio"/> Kelly Wood Independent	<input type="radio"/> FOR ISSUE NO. 1  <input type="radio"/> AGAINST ISSUE NO. 1
<b>Commissioner of State Lands</b> Vote for One  <input type="radio"/> Tommy Land Commissioner of State Lands Republican  <input type="radio"/> Darlene Goldi Gaines Democratic	<b>Circuit Clerk</b> Vote for One  <input type="radio"/> Sara Huffman Republican	
<b>Governor</b> Vote for One  <input type="radio"/> Ricky Dale Harrington, Jr. Libertarian  <input type="radio"/> Sarah Huckabee Sanders Republican  <input type="radio"/> Chris Jones Democratic  <input type="radio"/> Write-In	<b>Central Township Constable</b> Vote for One  <input type="radio"/> Todd W. Summers Republican  <input type="radio"/> Trace Glisson Independent  <input type="radio"/> R.M. "Butch" Hanby Democratic	
	<b>UNOPPOSED CANDIDATES</b>	
	<b>Unopposed Candidates</b> Vote for All  <input type="radio"/> For	
	<b>QUESTION</b>	
	<b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b>	

PLEASE VOTE  
BOTH SIDES OF BALLOT



QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> (Popular Name) A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, § 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> (Popular Name) A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>	<p>without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> (Popular Name) An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p>(Ballot Title) An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities; or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p>	



Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
North Hickory GF City Limits / LG 06  
Typ:01 Seq:0012 Spl:01

INSTRUCTIONS TO VOTER	STATE	MUNICIPAL
<p>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.</p> <p>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.</p>	<p><b>Lieutenant Governor</b> Vote for One</p> <p><input type="radio"/> Attorney General Leslie Rutledge Republican</p> <p><input type="radio"/> Kelly Ross Krout Democratic</p> <p><input type="radio"/> Frank Gilbert Libertarian</p> <p><b>Secretary of State</b> Vote for One</p> <p><input type="radio"/> Anna Beth Gorman Democratic</p> <p><input type="radio"/> Secretary of State John Thurston Republican</p> <p><b>State Treasurer</b> Vote for One</p> <p><input type="radio"/> Pam Whitaker Democratic</p> <p><input type="radio"/> State Representative Mark Lowery Republican</p> <p><b>State Senate District 28</b> Vote for One</p> <p><input type="radio"/> Bryan B. King Republican</p> <p><input type="radio"/> Jim Wallace Democratic</p> <p><b>State Representative District 06</b> Vote for One</p> <p><input type="radio"/> Dakota Logan Libertarian</p> <p><input type="radio"/> Markeeta Tucker Democratic</p> <p><input type="radio"/> Representative Harlan Breaux Republican</p> <p><b>State Supreme Court Associate Justice Position 2</b> Vote for One</p> <p><input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial</p> <p><input type="radio"/> Judge Chris Carnahan Non Partisan Judicial</p> <p><b>COUNTY</b></p> <p><b>County Judge</b> Vote for One</p> <p><input type="radio"/> David Writter Republican</p> <p><input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic</p> <p><input type="radio"/> Kelly Wood Independent</p> <p><b>Circuit Clerk</b> Vote for One</p> <p><input type="radio"/> Sara Huffman Republican</p> <p><b>MUNICIPAL</b></p> <p><b>Mayor of Green Forest</b> Vote for One</p> <p><input type="radio"/> Willa Kerby Nonpartisan</p> <p><input type="radio"/> Don McNeely Nonpartisan</p> <p><input type="radio"/> Charles B. Reece Nonpartisan</p>	<p><b>Green Forest City Clerk</b> Vote for One</p> <p><input type="radio"/> Morgan Darby-Gonzalez Nonpartisan</p> <p><b>UNOPPOSED CANDIDATES</b></p> <p><b>Unopposed Candidates</b> Vote for All</p> <p><input type="radio"/> For</p> <p><b>QUESTION</b></p> <p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 1</b> (Popular Name) A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.</p> <p>(Ballot Title) An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p> <p><input type="radio"/> FOR ISSUE NO. 1</p> <p><input type="radio"/> AGAINST ISSUE NO. 1</p> <p><b>PLEASE VOTE BOTH SIDES OF BALLOT</b></p>
<p><b>FEDERAL</b></p> <p><b>U.S. Senate</b> Vote for One</p> <p><input type="radio"/> Natalie James Democratic</p> <p><input type="radio"/> Kenneth Cates Libertarian</p> <p><input type="radio"/> Senator John Boozman Republican</p> <p><b>U.S. Congress District 03</b> Vote for One</p> <p><input type="radio"/> Lauren Mallett-Hays Democratic</p> <p><input type="radio"/> Congressman Steve Womack Republican</p> <p><input type="radio"/> Michael J. Kalagias Libertarian</p>		
<p><b>STATE</b></p> <p><b>Attorney General</b> Vote for One</p> <p><input type="radio"/> Lieutenant Governor Tim Griffin Republican</p> <p><input type="radio"/> Jesse Gibson Democratic</p> <p><b>Auditor of State</b> Vote for One</p> <p><input type="radio"/> Diamond Arnold-Johnson Democratic</p> <p><input type="radio"/> Simeon Snow Libertarian</p> <p><b>Treasurer of State Dennis Milligan</b> Republican</p> <p><b>Commissioner of State Lands</b> Vote for One</p> <p><input type="radio"/> Tommy Land Commissioner of State Lands Republican</p> <p><input type="radio"/> Darlene Goldi Gaines Democratic</p> <p><b>Governor</b> Vote for One</p> <p><input type="radio"/> Ricky Dale Harrington, Jr. Libertarian</p> <p><input type="radio"/> Sarah Huckabee Sanders Republican</p> <p><input type="radio"/> Chris Jones Democratic</p> <p><input type="radio"/> Write-In</p>		

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> (Popular Name) A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> (Popular Name) A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>	<p>without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> (Popular Name) An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities</p> <p>(Ballot Title) An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; 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prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
North Hickory GF City Limits / LG 26  
Typ:01 Seq:0013 Spl:01

INSTRUCTIONS TO VOTER	STATE	UNOPPOSED CANDIDATES
<p>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.</p> <p>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.</p>	<p><b>Lieutenant Governor</b> Vote for One</p> <p><input type="radio"/> Attorney General Leslie Rutledge Republican</p> <p><input type="radio"/> Kelly Ross Krout Democratic</p> <p><input type="radio"/> Frank Gilbert Libertarian</p> <p><b>Secretary of State</b> Vote for One</p> <p><input type="radio"/> Anna Beth Gorman Democratic</p> <p><input type="radio"/> Secretary of State John Thurston Republican</p> <p><b>State Treasurer</b> Vote for One</p> <p><input type="radio"/> Pam Whitaker Democratic</p> <p><input type="radio"/> State Representative Mark Lowery Republican</p> <p><b>State Senate District 28</b> Vote for One</p> <p><input type="radio"/> Bryan B. King Republican</p> <p><input type="radio"/> Jim Wallace Democratic</p> <p><b>State Supreme Court Associate Justice Position 2</b> Vote for One</p> <p><input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial</p> <p><input type="radio"/> Judge Chris Carnahan Non Partisan Judicial</p> <p><b>COUNTY</b></p> <p><b>County Judge</b> Vote for One</p> <p><input type="radio"/> David Witter Republican</p> <p><input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic</p> <p><input type="radio"/> Kelly Wood Independent</p> <p><b>Circuit Clerk</b> Vote for One</p> <p><input type="radio"/> Sara Huffman Republican</p> <p><b>MUNICIPAL</b></p> <p><b>Mayor of Green Forest</b> Vote for One</p> <p><input type="radio"/> Willa Kerby Nonpartisan</p> <p><input type="radio"/> Don McNeely Nonpartisan</p> <p><input type="radio"/> Charles B. Reece Nonpartisan</p> <p><b>Green Forest City Clerk</b> Vote for One</p> <p><input type="radio"/> Morgan Darby-Gonzalez Nonpartisan</p>	<p><b>Unopposed Candidates</b> Vote for All</p> <p><input type="radio"/> For</p> <p><b>QUESTION</b></p> <p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 1</b> (Popular Name) A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.</p> <p>(Ballot Title) An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p> <p><input type="radio"/> FOR ISSUE NO. 1</p> <p><input type="radio"/> AGAINST ISSUE NO. 1</p> <p><b>PLEASE VOTE BOTH SIDES OF BALLOT</b></p>
<p><b>FEDERAL</b></p> <p><b>U.S. Senate</b> Vote for One</p> <p><input type="radio"/> Natalie James Democratic</p> <p><input type="radio"/> Kenneth Cates Libertarian</p> <p><input type="radio"/> Senator John Boozman Republican</p> <p><b>U.S. Congress District 03</b> Vote for One</p> <p><input type="radio"/> Lauren Mallett-Hays Democratic</p> <p><input type="radio"/> Congressman Steve Womack Republican</p> <p><input type="radio"/> Michael J. Kalagias Libertarian</p> <p><b>STATE</b></p> <p><b>Attorney General</b> Vote for One</p> <p><input type="radio"/> Lieutenant Governor Tim Griffin Republican</p> <p><input type="radio"/> Jesse Gibson Democratic</p> <p><b>Auditor of State</b> Vote for One</p> <p><input type="radio"/> Diamond Arnold-Johnson Democratic</p> <p><input type="radio"/> Simeon Snow Libertarian</p> <p><input type="radio"/> Treasurer of State Dennis Milligan Republican</p> <p><b>Commissioner of State Lands</b> Vote for One</p> <p><input type="radio"/> Tommy Land Commissioner of State Lands Republican</p> <p><input type="radio"/> Darlene Gold Gaines Democratic</p> <p><b>Governor</b> Vote for One</p> <p><input type="radio"/> Ricky Dale Harrington, Jr. Libertarian</p> <p><input type="radio"/> Sarah Huckabee Sanders Republican</p> <p><input type="radio"/> Chris Jones Democratic</p> <p><input type="radio"/> Write-in</p>		

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> (Popular Name) A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries; adult use dispensaries; processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; 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prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> (Popular Name) A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion, except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>	<p>without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> (Popular Name) An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p>(Ballot Title) An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries; and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries; adult use dispensaries; processors, or other cultivation facilities; 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Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
North Hickory GF Outside CL / LG06  
Typ:01 Seq:0014 Spl:01

INSTRUCTIONS TO VOTER	STATE	QUESTION
<p>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.</p> <p>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.</p>	<p><b>Lieutenant Governor</b> Vote for One</p> <p><input type="radio"/> Attorney General Leslie Rutledge Republican</p> <p><input type="radio"/> Kelly Ross Krout Democratic</p> <p><input type="radio"/> Frank Gilbert Libertarian</p> <p><b>Secretary of State</b> Vote for One</p> <p><input type="radio"/> Anna Beth Gorman Democratic</p> <p><input type="radio"/> Secretary of State John Thurston Republican</p>	<p><b>Issue No. 1</b> (Popular Name)</p> <p>A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.</p>
<b>FEDERAL</b>	<p><b>State Treasurer</b> Vote for One</p> <p><input type="radio"/> Pam Whitaker Democratic</p> <p><input type="radio"/> State Representative Mark Lowery Republican</p>	<p>(Ballot Title)</p> <p>An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session, providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p>
<p><b>U.S. Senate</b> Vote for One</p> <p><input type="radio"/> Natalie James Democratic</p> <p><input type="radio"/> Kenneth Cates Libertarian</p> <p><input type="radio"/> Senator John Boozman Republican</p>	<p><b>State Senate District 28</b> Vote for One</p> <p><input type="radio"/> Bryan B. King Republican</p> <p><input type="radio"/> Jim Wallace Democratic</p>	
<p><b>U.S. Congress District 03</b> Vote for One</p> <p><input type="radio"/> Lauren Mallett-Hays Democratic</p> <p><input type="radio"/> Congressman Steve Womack Republican</p> <p><input type="radio"/> Michael J. Kalagias Libertarian</p>	<p><b>State Representative District 06</b> Vote for One</p> <p><input type="radio"/> Dakota Logan Libertarian</p> <p><input type="radio"/> Markeeta Tucker Democratic</p> <p><input type="radio"/> Representative Harlan Breau Republican</p>	
<b>STATE</b>	<p><b>Attorney General</b> Vote for One</p> <p><input type="radio"/> Lieutenant Governor Tim Griffin Republican</p> <p><input type="radio"/> Jesse Gibson Democratic</p>	
<p><b>Auditor of State</b> Vote for One</p> <p><input type="radio"/> Diamond Arnold-Johnson Democratic</p> <p><input type="radio"/> Simeon Snow Libertarian</p>	<p><b>State Supreme Court Associate Justice Position 2</b> Vote for One</p> <p><input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial</p> <p><input type="radio"/> Judge Chris Carnahan Non Partisan Judicial</p>	<p><input type="radio"/> FOR ISSUE NO. 1</p> <p><input type="radio"/> AGAINST ISSUE NO. 1</p>
<p><b>Treasurer of State</b> Vote for One</p> <p><input type="radio"/> Dennis Milligan Republican</p>	<p><b>County Judge</b> Vote for One</p> <p><input type="radio"/> David Writter Republican</p> <p><input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic</p> <p><input type="radio"/> Kelly Wood Independent</p>	
<p><b>Commissioner of State Lands</b> Vote for One</p> <p><input type="radio"/> Tommy Land Commissioner of State Lands Republican</p> <p><input type="radio"/> Darlene Goldi Gaines Democratic</p>	<p><b>Circuit Clerk</b> Vote for One</p> <p><input type="radio"/> Sara Huffman Republican</p>	
<p><b>Governor</b> Vote for One</p> <p><input type="radio"/> Ricky Dale Harrington, Jr. Libertarian</p> <p><input type="radio"/> Sarah Huckabee Sanders Republican</p> <p><input type="radio"/> Chris Jones Democratic</p> <p><input type="radio"/> Write-in</p>	<p><b>UNOPPOSED CANDIDATES</b></p> <p><b>Unopposed Candidates</b> Vote for All</p> <p><input type="radio"/> For</p>	
	<p><b>QUESTION</b></p> <p>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</p>	<p>PLEASE VOTE BOTH SIDES OF BALLOT</p>

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> <b>(Popular Name)</b> A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2.</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(i) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, § 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers; the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> <b>(Popular Name)</b> A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>	<p>without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers; the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> <b>(Popular Name)</b> An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(i) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, § 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; 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prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers; the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
South Hickory GF City Limits / LG26  
Typ:01 Seq:0015 Spl:01

INSTRUCTIONS TO VOTER	STATE	UNOPPOSED CANDIDATES
<p>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.</p> <p>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.</p>	<p><b>Lieutenant Governor</b> Vote for One</p> <p><input type="radio"/> Attorney General Leslie Rutledge Republican</p> <p><input type="radio"/> Kelly Ross Krout Democratic</p> <p><input type="radio"/> Frank Gilbert Libertarian</p> <p><b>Secretary of State</b> Vote for One</p> <p><input type="radio"/> Anna Beth Gorman Democratic</p> <p><input type="radio"/> Secretary of State John Thurston Republican</p> <p><b>State Treasurer</b> Vote for One</p> <p><input type="radio"/> Pam Whitaker Democratic</p> <p><input type="radio"/> State Representative Mark Lowery Republican</p> <p><b>State Senate District 28</b> Vote for One</p> <p><input type="radio"/> Bryan B. King Republican</p> <p><input type="radio"/> Jim Wallace Democratic</p> <p><b>State Supreme Court Associate Justice Position 2</b> Vote for One</p> <p><input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial</p> <p><input type="radio"/> Judge Chris Carnahan Non Partisan Judicial</p> <p><b>COUNTY</b></p> <p><b>County Judge</b> Vote for One</p> <p><input type="radio"/> David Witter Republican</p> <p><input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic</p> <p><input type="radio"/> Kelly Wood Independent</p> <p><b>Circuit Clerk</b> Vote for One</p> <p><input type="radio"/> Sara Huffman Republican</p> <p><b>MUNICIPAL</b></p> <p><b>Mayor of Green Forest</b> Vote for One</p> <p><input type="radio"/> Willa Kerby Nonpartisan</p> <p><input type="radio"/> Don McNeely Nonpartisan</p> <p><input type="radio"/> Charles B. Reece Nonpartisan</p> <p><b>Green Forest City Clerk</b> Vote for One</p> <p><input type="radio"/> Morgan Darby-Gonzalez Nonpartisan</p>	<p><b>Unopposed Candidates</b> Vote for All</p> <p><input type="radio"/> For</p> <p><b>QUESTION</b></p> <p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 1</b> (Popular Name)</p> <p>A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.</p> <p>(Ballot Title)</p> <p>An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p> <p><input type="radio"/> FOR ISSUE NO. 1</p> <p><input type="radio"/> AGAINST ISSUE NO. 1</p> <p><b>PLEASE VOTE BOTH SIDES OF BALLOT</b></p>
<p><b>FEDERAL</b></p> <p><b>U.S. Senate</b> Vote for One</p> <p><input type="radio"/> Natalie James Democratic</p> <p><input type="radio"/> Kenneth Cates Libertarian</p> <p><input type="radio"/> Senator John Boozman Republican</p> <p><b>U.S. Congress District 03</b> Vote for One</p> <p><input type="radio"/> Lauren Mallett-Hays Democratic</p> <p><input type="radio"/> Congressman Steve Womack Republican</p> <p><input type="radio"/> Michael J. Kalagias Libertarian</p>		
<p><b>STATE</b></p> <p><b>Attorney General</b> Vote for One</p> <p><input type="radio"/> Lieutenant Governor Tim Griffin Republican</p> <p><input type="radio"/> Jesse Gibson Democratic</p> <p><b>Auditor of State</b> Vote for One</p> <p><input type="radio"/> Diamond Arnold-Johnson Democratic</p> <p><input type="radio"/> Simeon Snow Libertarian</p> <p><b>Treasurer of State</b> Vote for One</p> <p><input type="radio"/> Dennis Milligan Republican</p> <p><b>Commissioner of State Lands</b> Vote for One</p> <p><input type="radio"/> Tommy Land Commissioner of State Lands Republican</p> <p><input type="radio"/> Darlene Gold Gaines Democratic</p> <p><b>Governor</b> Vote for One</p> <p><input type="radio"/> Ricky Dale Harrington, Jr. Libertarian</p> <p><input type="radio"/> Sarah Huckabee Sanders Republican</p> <p><input type="radio"/> Chris Jones Democratic</p> <p><input type="radio"/> Write-in</p>		



QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> <b>(Popular Name)</b> A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; 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prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> <b>(Popular Name)</b> A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>	<p>without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> <b>(Popular Name)</b> An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities; and to Provide for the Regulation of those Facilities.</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
South Hickory GF Outside City Limits  
Typ:01 Seq:0016 Spt:01

INSTRUCTIONS TO VOTER	STATE	QUESTION
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.  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.	<b>Lieutenant Governor</b> Vote for One  <input type="radio"/> Attorney General Leslie Rutledge Republican <input type="radio"/> Kelly Ross Krout Democratic <input type="radio"/> Frank Gilbert Libertarian	Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.
	<b>Secretary of State</b> Vote for One  <input type="radio"/> Anna Beth Gorman Democratic <input type="radio"/> Secretary of State John Thurston Republican	(Ballot Title) An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.
<b>FEDERAL</b>	<b>State Treasurer</b> Vote for One  <input type="radio"/> Pam Whitaker Democratic <input type="radio"/> State Representative Mark Lowery Republican	
<b>U.S. Senate</b> Vote for One  <input type="radio"/> Natalie James Democratic <input type="radio"/> Kenneth Cates Libertarian <input type="radio"/> Senator John Boozman Republican	<b>State Senate District 28</b> Vote for One  <input type="radio"/> Bryan B. King Republican <input type="radio"/> Jim Wallace Democratic	
<b>U.S. Congress District 03</b> Vote for One  <input type="radio"/> Lauren Mallett-Hays Democratic <input type="radio"/> Congressman Steve Womack Republican <input type="radio"/> Michael J. Kalagias Libertarian	<b>State Supreme Court Associate Justice Position 2</b> Vote for One  <input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial <input type="radio"/> Judge Chris Carnahan Non Partisan Judicial	
<b>STATE</b>	<b>County Judge</b> Vote for One  <input type="radio"/> David Writter Republican <input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic <input type="radio"/> Kelly Wood Independent	<input type="radio"/> FOR ISSUE NO. 1 <input type="radio"/> AGAINST ISSUE NO. 1
<b>Attorney General</b> Vote for One  <input type="radio"/> Lieutenant Governor Tim Griffin Republican <input type="radio"/> Jesse Gibson Democratic	<b>Circuit Clerk</b> Vote for One  <input type="radio"/> Sara Huffman Republican	
<b>Auditor of State</b> Vote for One  <input type="radio"/> Diamond Arnold-Johnson Democratic <input type="radio"/> Simeon Snow Libertarian <input type="radio"/> Treasurer of State Dennis Milligan Republican	<b>UNOPPOSED CANDIDATES</b>  Unopposed Candidates Vote for All  <input type="radio"/> For	
<b>Commissioner of State Lands</b> Vote for One  <input type="radio"/> Tommy Land Commissioner of State Lands Republican <input type="radio"/> Darlene Gold Gaines Democratic	<b>QUESTION</b>  <b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b>  Issue No. 1 (Popular Name) A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At	
<b>Governor</b> Vote for One  <input type="radio"/> Ricky Dale Harrington, Jr. Libertarian <input type="radio"/> Sarah Huckabee Sanders Republican <input type="radio"/> Chris Jones Democratic <input type="radio"/> Write-In		

PLEASE VOTE  
BOTH SIDES OF BALLOT

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> (Popular Name) A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(i) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies; limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> (Popular Name) A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>	<p>without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> (Popular Name) An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p>(Ballot Title) An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(i) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; 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requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; 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Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
Yocum OG Outside City Limits  
Typ:01 Seq:0017 Spl:01

INSTRUCTIONS TO VOTER	STATE	QUESTION
<p>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.</p> <p>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.</p>	<p><b>Lieutenant Governor</b> Vote for One</p> <p><input type="radio"/> Attorney General Leslie Rutledge Republican</p> <p><input type="radio"/> Kelly Ross Krout Democratic</p> <p><input type="radio"/> Frank Gilbert Libertarian</p> <p><b>Secretary of State</b> Vote for One</p> <p><input type="radio"/> Anna Beth Gorman Democratic</p> <p><input type="radio"/> Secretary of State John Thurston Republican</p>	<p><b>Issue No. 1</b> (Popular Name)</p> <p>A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.</p> <p>(Ballot Title)</p> <p>An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p> <p><input type="radio"/> FOR ISSUE NO. 1</p> <p><input type="radio"/> AGAINST ISSUE NO. 1</p>
<p><b>FEDERAL</b></p> <p><b>U.S. Senate</b> Vote for One</p> <p><input type="radio"/> Natalie James Democratic</p> <p><input type="radio"/> Kenneth Cates Libertarian</p> <p><input type="radio"/> Senator John Boozman Republican</p> <p><b>U.S. Congress-District 03</b> Vote for One</p> <p><input type="radio"/> Lauren Mallett-Hays Democratic</p> <p><input type="radio"/> Congressman Steve Womack Republican</p> <p><input type="radio"/> Michael J. Kalagias Libertarian</p>	<p><b>State Treasurer</b> Vote for One</p> <p><input type="radio"/> Pam Whitaker Democratic</p> <p><input type="radio"/> State Representative Mark Lowery Republican</p> <p><b>State Senate District 28</b> Vote for One</p> <p><input type="radio"/> Bryan B. King Republican</p> <p><input type="radio"/> Jim Wallace Democratic</p> <p><b>State Representative District 06</b> Vote for One</p> <p><input type="radio"/> Dakota Logan Libertarian</p> <p><input type="radio"/> Markeeta Tucker Democratic</p> <p><input type="radio"/> Representative Harlan Breaux Republican</p> <p><b>State Supreme Court Associate Justice Position 2</b> Vote for One</p> <p><input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial</p> <p><input type="radio"/> Judge Chris Carnahan Non Partisan Judicial</p>	
<p><b>STATE</b></p> <p><b>Attorney General</b> Vote for One</p> <p><input type="radio"/> Lieutenant Governor Tim Griffin Republican</p> <p><input type="radio"/> Jesse Gibson Democratic</p> <p><b>Auditor of State</b> Vote for One</p> <p><input type="radio"/> Diamond Arnold-Johnson Democratic</p> <p><input type="radio"/> Simeon Snow Libertarian</p> <p><b>Treasurer of State</b> Vote for One</p> <p><input type="radio"/> Dennis Milligan Republican</p> <p><b>Commissioner of State Lands</b> Vote for One</p> <p><input type="radio"/> Tommy Land Commissioner of State Lands Republican</p> <p><input type="radio"/> Darlene Gold Gaines Democratic</p> <p><b>Governor</b> Vote for One</p> <p><input type="radio"/> Ricky Dale Harrington, Jr. Libertarian</p> <p><input type="radio"/> Sarah Huckabee Sanders Republican</p> <p><input type="radio"/> Chris Jones Democratic</p> <p><input type="radio"/> Write-In</p>	<p><b>COUNTY</b></p> <p><b>County Judge</b> Vote for One</p> <p><input type="radio"/> David Writer Republican</p> <p><input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic</p> <p><input type="radio"/> Kelly Wood Independent</p> <p><b>Circuit Clerk</b> Vote for One</p> <p><input type="radio"/> Sara Huffman Republican</p> <p><b>UNOPPOSED CANDIDATES</b></p> <p><b>Unopposed Candidates</b> Vote for All</p> <p><input type="radio"/> For</p> <p><b>QUESTION</b></p> <p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p>	

PLEASE VOTE  
BOTH SIDES OF BALLOT

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2 (Popular Name)</b> A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3 (Popular Name)</b> A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>	<p>without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4 (Popular Name)</b> An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults; but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities; including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>		

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
Yocum Oak Grove City Limits  
Typ:01 Seq:0018 Spl:01

INSTRUCTIONS TO VOTER	STATE	UNOPPOSED CANDIDATES
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.  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.	<b>Lieutenant Governor</b> Vote for One  <input type="radio"/> Attorney General Leslie Rutledge Republican <input type="radio"/> Kelly Ross Krout Democratic <input type="radio"/> Frank Gilbert Libertarian  <b>Secretary of State</b> Vote for One  <input type="radio"/> Anna Beth Gorman Democratic <input type="radio"/> Secretary of State John Thurston Republican  <b>State Treasurer</b> Vote for One  <input type="radio"/> Pam Whitaker Democratic <input type="radio"/> State Representative Mark Lowery Republican  <b>State Senate District 28</b> Vote for One  <input type="radio"/> Bryan B. King Republican <input type="radio"/> Jim Wallace Democratic  <b>State Representative District 06</b> Vote for One  <input type="radio"/> Dakota Logan Libertarian <input type="radio"/> Markeeta Tucker Democratic <input type="radio"/> Representative Harlan Breaux Republican  <b>State Supreme Court Associate Justice Position 2</b> Vote for One  <input type="radio"/> Supreme Court Associate Justice Robln Wynne Non Partisan Judicial <input type="radio"/> Judge Chris Carnahan Non Partisan Judicial  <b>COUNTY</b>  <b>County Judge</b> Vote for One  <input type="radio"/> David Writter Republican <input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic <input type="radio"/> Kelly Wood Independent  <b>Circuit Clerk</b> Vote for One  <input type="radio"/> Sara Huffman Republican  <b>MUNICIPAL</b>  <b>Mayor of Oak Grove</b> Vote for One  <input type="radio"/> Robert Fairweather Nonpartisan  <b>Oak Grove Recorder/Treasurer</b> Vote for One  <input type="radio"/> Stephanie Shepherd Nonpartisan	<b>Unopposed Candidates</b> Vote for All  <input type="radio"/> For  <b>QUESTION</b>  <b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b>  <b>Issue No. 1 (Popular Name)</b> A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.  <b>(Ballot Title)</b> An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.  <input type="radio"/> FOR ISSUE NO. 1 <input type="radio"/> AGAINST ISSUE NO. 1  <b>PLEASE VOTE BOTH SIDES OF BALLOT</b>
<b>FEDERAL</b>		
<b>U.S. Senate</b> Vote for One  <input type="radio"/> Natalie James Democratic <input type="radio"/> Kenneth Cates Libertarian <input type="radio"/> Senator John Boozman Republican		
<b>U.S. Congress District 03</b> Vote for One  <input type="radio"/> Lauren Mallett-Hays Democratic <input type="radio"/> Congressman Steve Womack Republican <input type="radio"/> Michael J. Kalagias Libertarian		
<b>STATE</b>		
<b>Attorney General</b> Vote for One  <input type="radio"/> Lieutenant Governor Tim Griffin Republican <input type="radio"/> Jesse Gibson Democratic		
<b>Auditor of State</b> Vote for One  <input type="radio"/> Diamond Arnold-Johnson Democratic <input type="radio"/> Simeon Snow Libertarian <input type="radio"/> Treasurer of State Dennis Milligan Republican		
<b>Commissioner of State Lands</b> Vote for One  <input type="radio"/> Tommy Land Commissioner of State Lands Republican <input type="radio"/> Darlene Gold Gaines Democratic		
<b>Governor</b> Vote for One  <input type="radio"/> Ricky Dale Harrington, Jr. Libertarian <input type="radio"/> Sarah Huckabee Sanders Republican <input type="radio"/> Chris Jones Democratic <input type="radio"/> Write-in		

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> (Popular Name) A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration; or repeal of Amendment 98, without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> (Popular Name) A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p>(Ballot Title) An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>	<p>without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> (Popular Name) An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p>(Ballot Title) An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; 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Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
South Carroll Outside City Limits  
Typ:01 Seq:0019 Spl:01

INSTRUCTIONS TO VOTER	STATE	QUESTION
<p>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.</p> <p>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.</p>	<p><b>Lieutenant Governor</b> Vote for One</p> <p><input type="radio"/> Attorney General Leslie Rutledge Republican</p> <p><input type="radio"/> Kelly Ross Krout Democratic</p> <p><input type="radio"/> Frank Gilbert Libertarian</p>	<p>Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.</p> <p>(Ballot Title) An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p>
	<p><b>Secretary of State</b> Vote for One</p> <p><input type="radio"/> Anna Beth Gorman Democratic</p> <p><input type="radio"/> Secretary of State John Thurston Republican</p>	
<p><b>FEDERAL</b></p>	<p><b>State Treasurer</b> Vote for One</p>	
<p><b>U.S. Senate</b> Vote for One</p> <p><input type="radio"/> Natalie James Democratic</p> <p><input type="radio"/> Kenneth Cates Libertarian</p> <p><input type="radio"/> Senator John Boozman Republican</p>		
<p><b>U.S. Congress District 03</b> Vote for One</p> <p><input type="radio"/> Lauren Mallett-Hays Democratic</p> <p><input type="radio"/> Congressman Steve Womack Republican</p> <p><input type="radio"/> Michael J. Kalagias Libertarian</p>	<p><b>State Senate District 28</b> Vote for One</p> <p><input type="radio"/> Bryan B. King Republican</p> <p><input type="radio"/> Jim Wallace Democratic</p>	
<p><b>STATE</b></p>	<p><b>State Supreme Court Associate Justice Position 2</b> Vote for One</p> <p><input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial</p> <p><input type="radio"/> Judge Chris Carnahan Non-Partisan Judicial</p>	
<p><b>Attorney General</b> Vote for One</p> <p><input type="radio"/> Lieutenant Governor Tim Griffin Republican</p> <p><input type="radio"/> Jesse Gibson Democratic</p>	<p><b>COUNTY</b></p>	<p><input type="radio"/> FOR ISSUE NO. 1</p> <p><input type="radio"/> AGAINST ISSUE NO. 1</p>
<p><b>Auditor of State</b> Vote for One</p> <p><input type="radio"/> Diamond Arnold-Johnson Democratic</p> <p><input type="radio"/> Simeon Snow Libertarian</p> <p><input type="radio"/> Treasurer of State Dennis Milligan Republican</p>	<p><b>County Judge</b> Vote for One</p> <p><input type="radio"/> David Writter Republican</p> <p><input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic</p> <p><input type="radio"/> Kelly Wood Independent</p>	
<p><b>Commissioner of State Lands</b> Vote for One</p> <p><input type="radio"/> Tommy Land Commissioner of State Lands Republican</p> <p><input type="radio"/> Darlene Gold Gaines Democratic</p>	<p><b>Circuit Clerk</b> Vote for One</p> <p><input type="radio"/> Sara Huffman Republican</p>	
<p><b>Governor</b> Vote for One</p> <p><input type="radio"/> Ricky Dale Harrington, Jr. Libertarian</p> <p><input type="radio"/> Sarah Huckabee Sanders Republican</p> <p><input type="radio"/> Chris Jones Democratic</p> <p><input type="radio"/> Write-in</p>	<p><b>UNOPPOSED CANDIDATES</b></p> <p><b>Unopposed Candidates</b> Vote for All</p> <p><input type="radio"/> For</p>	
	<p><b>QUESTION</b></p> <p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p>Issue No. 1 (Popular Name) A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At</p>	<p><b>PLEASE VOTE BOTH SIDES OF BALLOT</b></p>

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> (Popular Name)</p> <p>A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p><b>(Ballot Title)</b></p> <p>An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p><input type="radio"/> FOR ISSUE NO. 2</p> <p><input type="radio"/> AGAINST ISSUE NO. 2</p>	<p>and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary or cultivation licenses from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries, processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment 98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	<p>from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p><input type="radio"/> FOR ISSUE NO. 4</p> <p><input type="radio"/> AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> (Popular Name)</p> <p>A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p><b>(Ballot Title)</b></p> <p>An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p><input type="radio"/> FOR ISSUE NO. 3</p> <p><input type="radio"/> AGAINST ISSUE NO. 3</p>	<p>without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds</p>	
<p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> (Popular Name)</p> <p>An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p><b>(Ballot Title)</b></p> <p>An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities, including cannabis produced under Amendment 98, beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b)</p>		

Official Ballot  
General Election  
Carroll County, Arkansas - November 8, 2022  
South Carroll Alpena City Limits  
Typ:01 Seq:0020 Spl:01

INSTRUCTIONS TO VOTER	STATE	QUESTION
<p>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.</p> <p>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.</p>	<p><b>Lieutenant Governor</b> Vote for One</p> <p><input type="radio"/> Attorney General Leslie Rutledge Republican</p> <p><input type="radio"/> Kelly Ross Krout Democratic</p> <p><input type="radio"/> Frank Gilbert Libertarian</p>	<p><b>Local Issue #1</b></p> <p>Referendum proposed by the petition to the people Popular Name Sunday Sales</p> <p>Ballot Title "To authorize the sale of alcoholic beverages for off-premises consumption between the hours of 10:00 a.m. and 12:00 midnight on Sundays by those businesses in the Town of Alpena (Boone and Carroll Counties) that hold a current and valid license for the sale of alcoholic beverages issued by the Arkansas Alcoholic Beverage Control Division."</p>
	<p><b>FEDERAL</b></p> <p><b>U.S. Senate</b> Vote for One</p> <p><input type="radio"/> Natalie James Democratic</p> <p><input type="radio"/> Kenneth Cates Libertarian</p> <p><input type="radio"/> Senator John Boozman Republican</p>	<p><b>State Treasurer</b> Vote for One</p> <p><input type="radio"/> Pam Whitaker Democratic</p> <p><input type="radio"/> State Representative Mark Lowery Republican</p>
<p><b>U.S. Congress District 03</b> Vote for One</p> <p><input type="radio"/> Lauren Mallett-Hays Democratic</p> <p><input type="radio"/> Congressman Steve Womack Republican</p> <p><input type="radio"/> Michael J. Kalaglas Libertarian</p>	<p><b>State Senate District 28</b> Vote for One</p> <p><input type="radio"/> Bryan B. King Republican</p> <p><input type="radio"/> Jim Wallace Democratic</p>	
<p><b>STATE</b></p> <p><b>Attorney General</b> Vote for One</p> <p><input type="radio"/> Lieutenant Governor Tim Griffin Republican</p> <p><input type="radio"/> Jesse Gibson Democratic</p>	<p><b>State Supreme Court Associate Justice Position 2</b> Vote for One</p> <p><input type="radio"/> Supreme Court Associate Justice Robin Wynne Non Partisan Judicial</p> <p><input type="radio"/> Judge Chris Carnahan Non Partisan Judicial</p>	
<p><b>Auditor of State</b> Vote for One</p> <p><input type="radio"/> Diamond Arnold-Johnson Democratic</p> <p><input type="radio"/> Simeon Snow Libertarian</p>	<p><b>COUNTY</b></p> <p><b>County Judge</b> Vote for One</p> <p><input type="radio"/> David Writer Republican</p> <p><input type="radio"/> James "Rusty" Rusterholz, Jr. Democratic</p> <p><input type="radio"/> Kelly Wood Independent</p>	
<p><b>Treasurer of State</b> Vote for One</p> <p><input type="radio"/> Dennis Milligan Republican</p>	<p><b>Circuit Clerk</b> Vote for One</p> <p><input type="radio"/> Sara Huffman Republican</p>	
<p><b>Commissioner of State Lands</b> Vote for One</p> <p><input type="radio"/> Tommy Land Commissioner of State Lands Republican</p> <p><input type="radio"/> Darlene Gold Gaines Democratic</p>	<p><b>MUNICIPAL</b></p> <p><b>Mayor of Alpena</b> Vote for One</p> <p><input type="radio"/> AJ Womack Nonpartisan</p>	
<p><b>Governor</b> Vote for One</p> <p><input type="radio"/> Ricky Dale Harrington, Jr. Libertarian</p> <p><input type="radio"/> Sarah Huckabee Sanders Republican</p> <p><input type="radio"/> Chris Jones Democratic</p> <p><input type="radio"/> Write-In</p>	<p><b>Alpena Recorder/Treasurer</b> Vote for One</p> <p><input type="radio"/> Roberta McAlister Nonpartisan</p>	
	<p><b>UNOPPOSED CANDIDATES</b></p> <p><b>Unopposed Candidates</b> Vote for All</p> <p><input type="radio"/> For</p>	<p><b>PLEASE VOTE BOTH SIDES OF BALLOT</b></p>

QUESTION	QUESTION	QUESTION
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 1</b> <b>(Popular Name)</b> A Constitutional Amendment to allow the General Assembly to Convene in Extraordinary Session Upon the Issuance of a Joint Written Proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or Upon the Submission of a Written Proclamation Containing the Signatures of At Least Two-Thirds (2/3) of the Members of the House of Representatives and At Least Two-Thirds (2/3) of the Members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate Requesting that the General Assembly Convene in Extraordinary Session.</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution to allow the General Assembly to convene in extraordinary session upon the issuance of a joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or upon the submission of a written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate to the Speaker of the House of Representatives and the President Pro Tempore of the Senate requesting that the General Assembly convene in extraordinary session; providing that no business other than the purpose set forth in the joint written proclamation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate or the written proclamation containing the signatures of at least two-thirds (2/3) of the members of the House of Representatives and at least two-thirds (2/3) of the members of the Senate shall be considered at an extraordinary session convened under this Amendment; requiring the General Assembly to establish by joint rule during each regular session procedures for an extraordinary session under this amendment; and providing that this Amendment does not restrict the authority of the Governor to convene an extraordinary session of the General Assembly under Arkansas Constitution, Article 6, § 19.</p> <p>○ FOR ISSUE NO. 1</p> <p>○ AGAINST ISSUE NO. 1</p>	<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 3</b> <b>(Popular Name)</b> A Constitutional Amendment to Create the "Arkansas Religious Freedom Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution to create the "Arkansas Religious Freedom Amendment"; and to provide that government may never burden a person's freedom of religion except in the rare circumstance that the government demonstrates that application of the burden to the person is in furtherance of a compelling government interest and is the least restrictive means of furthering that compelling government interest.</p> <p>○ FOR ISSUE NO. 3</p> <p>○ AGAINST ISSUE NO. 3</p> <p><b>CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE</b></p> <p><b>Issue No. 4</b> <b>(Popular Name)</b> An Amendment to Authorize the Possession, Personal Use, and Consumption of Cannabis by Adults, to Authorize the Cultivation and Sale of Cannabis by Licensed Commercial Facilities, and to Provide for the Regulation of those Facilities.</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution authorizing possession and use of cannabis (i.e., marijuana) by adults, but acknowledging that possession and sale of cannabis remain illegal under federal law; authorizing licensed adult use dispensaries to sell adult use cannabis produced by licensed medical and adult use cultivation facilities; including cannabis produced under Amendment 98; beginning March 8, 2023 and amending Amendment 98 concerning medical marijuana in pertinent part, including: amending Amendment 98, § 3(e) to allow licensed medical or adult use dispensaries to receive, transfer, or sell marijuana to and from medical and adult use cultivation facilities, or other medical or adult use dispensaries, and to accept marijuana seeds from individuals legally authorized to possess them; repealing Amendment 98, § 8(c) regarding residency requirements; repealing and replacing Amendment 98, §§ 8(e)(5)(a)-(b) and 8(e)(8)(a)-(f) with requirements for child-proof packaging and restrictions on advertising that appeals to children; amending Amendment 98, § 8(k) to exempt individuals owning less than 5% of dispensary of cultivation licensees from criminal background checks; amending Amendment 98, § 8(m)(1)(a) to remove a prohibition on dispensaries supplying, possessing, manufacturing, delivering, transferring, or selling paraphernalia that requires the combustion of marijuana; amending Amendment 98, § 8(m)(3)(a)(i) to increase the marijuana plants that a dispensary licensed under that amendment may grow or possess at one time from 50 to 100 plus seedlings; amending Amendment 98, § 8(m)(4)(a)(ii) to allow cultivation facilities to sell marijuana to dispensaries, adult use dispensaries; processors, or other cultivation facilities; amending Amendment 98, §§ 10(b)(8)(a) and 10(b)(8)(g) to provide that limits on the amount of medical marijuana dispensed shall not include adult use cannabis purchases; amending Amendment 98, §§ 12(a)(1) and 12(b)(1) to provide that dispensaries and dispensary agents may dispense marijuana for adult use; Amending Amendment 98, § 13(a) to allow medical and adult use cultivation facilities to sell marijuana to adult use dispensaries; repealing Amendment 98, § 17 and prohibiting state or local taxes on the cultivation, manufacturing, sale, use, or possession of medical marijuana; repealing Amendment 98, § 23 and prohibiting legislative amendment, alteration, or repeal of Amendment</p>	<p>98 without voter approval; amending Amendment 98, § 24(f)(1)(a)(i) to allow transporters or distributors licensed under Amendment 98 to deliver marijuana to adult use dispensaries and cultivation facilities licensed under this Amendment; requiring the Alcoholic Beverage Control Division of the Department of Finance and Administration ("ABC") to regulate issuance and renewal of licenses for cultivation facilities and adult use dispensaries and to regulate licensees; requiring adult use dispensaries to purchase cannabis only from licensed medical or adult use cultivation facilities and dispensaries; requiring issuance of Tier One adult use cultivation facility licenses to cultivation facility licensees under Amendment 98 as of November 8, 2022, to operate on the same premises as their existing facilities and forbidding issuance of additional Tier One adult use cultivation licenses; requiring issuance of adult use dispensary licenses to dispensary licensees under Amendment 98 as of November 8, 2022, for dispensaries on their existing premises and at another location licensed only for adult use cannabis sales; requiring issuance by lottery of 40 additional adult use dispensary licenses and 12 Tier Two adult use cultivation facility licenses; prohibiting cultivation facilities and dispensaries near schools, churches, day cares, or facilities serving the developmentally disabled that existed before the earlier of the initial license application or license issuance; requiring all adult use only dispensaries to be located at least five miles from dispensaries licensed under Amendment 98; prohibiting individuals from holding ownership interests in more than 18 adult use dispensaries; requiring ABC adoption of rules governing licensing, renewal, ownership transfers, location, and operation of cultivation facilities and adult use dispensaries licensed under this amendment, as well as other rules necessary to administer this amendment; prohibiting political subdivisions from using zoning to restrict the location of cultivation facilities and dispensaries in areas not zoned residential-use only when this amendment is adopted; allowing political subdivisions to hold local option elections to prohibit retail sales of cannabis; allowing a state supplemental sales tax of up to 10% on retail cannabis sales for adult use, directing a portion of such tax proceeds to be used for an annual stipend for certified law enforcement officers, the University of Arkansas for Medical Sciences and drug court programs authorized by the Arkansas Drug Court Act, § 16-98-301 with the remainder going into general revenues, and requiring the General Assembly to appropriate funds from licensing fees and sales taxes on cannabis to fund agencies regulating cannabis; providing that cultivation facilities and adult use dispensaries are otherwise subject to the same taxation as other for-profit businesses; prohibiting excise or privilege taxes on retail sales of cannabis for adult use; providing that this amendment does not limit employer cannabis policies, limit restrictions on cannabis combustion on private property, affect existing laws regarding driving under the influence of cannabis, permit minors to buy, possess, or consume cannabis, or permit cultivation, production, distribution, or sale of cannabis not expressly authorized by law; and prohibiting legislative amendment, alteration, or repeal of this amendment without voter approval.</p> <p>○ FOR ISSUE NO. 4</p> <p>○ AGAINST ISSUE NO. 4</p>
<p><b>CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY</b></p> <p><b>Issue No. 2</b> <b>(Popular Name)</b> A Constitutional Amendment to Reform Certain Measures Presented to Voters, to be Known as the "Constitutional Amendment and Ballot Initiative Reform Amendment."</p> <p><b>(Ballot Title)</b> An amendment to the Arkansas Constitution, to be known as the "Constitutional Amendment and Ballot Initiative Reform Amendment", concerning the number of votes required for approval of certain measures presented to voters; requiring that initiatives proposed under Arkansas Constitution, Article 5, § 1, and Constitutional Amendments proposed under Arkansas Constitution, Article 19, § 22, and Arkansas Constitution, Amendment 70, § 2, shall be approved when receiving at least sixty percent (60%) of the votes cast on the proposed initiative or proposed Constitutional Amendment; and requiring that a measure subject to a referendum shall be repealed if the measure is rejected by a majority of the electors voting upon the matter.</p> <p>○ FOR ISSUE NO. 2</p> <p>○ AGAINST ISSUE NO. 2</p>		