To VOTE, COMPLETE THE ARROW POINTING TO YOUR CHOICE.

- Use only the marking device provided or a number 2 pencil.
- If you make a mistake, don’t use an eraser. If you erase or make other marks, your vote may not count.
- To vote for a candidate whose name is not printed on the ballot, complete the arrow, and write in the candidate’s name on the black rectangle provided for a write-in candidate.

**CONGRESSIONAL**

U.S. REPRESENTATIVE CONGRESSIONAL DISTRICT 2 - VOTE FOR ONE

- Tom McGurk (REP)
- Allen Boyd (DEM)

STATE GOVERNOR AND LT GOVERNOR - VOTE FOR ONE

- Jeb Bush (REP) and Frank T. Brogan

DISTRICT COURT OF APPEAL FIRST DISTRICT

- Bill McBride (DEM) and Tom Roskin

STATED ATTORNEY GENERAL - VOTE FOR ONE

- Charlie Crist (REP)
- Buddy Dyer (DEM)

COMMISSIONER OF AGRICULTURE - VOTE FOR ONE

- David Nelson (DEM)

LEGISLATIVE STATE SENATOR DISTRICT 4 - VOTE FOR ONE

- Charlie Clary (REP)
- Glenda

STATE REPRESENTATIVE DISTRICT 7 - VOTE FOR ONE

- Bax Kuller (REP)
- Clifton C. Thomas (DEM)

COUNTY BOARD OF COUNTY COMMISSIONERS DISTRICT 2 - VOTE FOR ONE

- Robert Wright (REP)
- George B. Gainor (DEM)

BOARD OF COUNTY COMMISSIONERS DISTRICT 4 - VOTE FOR ONE

- Jerry Girvin (REP)
- George H. Smith (DEM)

PROPOSED CONSTITUTIONAL AMENDMENTS

NO. 1 CONSTITUTIONAL AMENDMENT

ARTICLE I, SECTION 17 Amending Article I, Section 17 of the State Constitution

Proposing an amendment to the State Constitution identical to a proposed amendment to Section 17 of Article I of the State Constitution which was approved by a statewide vote in 1998. The Supreme Court of Florida decided in the 1998 amendment in a ruling below. The word stricken appears in Section 17 of Article I of the State Constitution, to read as set forth below. The word stricken is a

The prohibition against cruel or unusual punishment, shall be construed in conformity with interpretations thereof. The interpretation of the United States Supreme Court shall conform to United States constitutional prohibition against cruel or unusual punishment or the Eighth Amendment to the United States Constitution. Any enumeration of methods of execution may be applied and a change in any method of execution shall be valid, unless prohibited by the United States Constitution. The amendment requires construction of the prohibition against cruel or unusual punishment and the proposed prohibition against cruel and unusual punishment to conform to United States Supreme Court interpretation of Article I, Section 17 of the State Constitution. The amendment would prevent state courts from construing the Florida Supreme Court, from treating the state constitutional prohibition against cruel or unusual punishment as more expansive than the federal constitutional prohibition against cruel and unusual punishment of United States Supreme Court interpretations thereof. The amendment effectively nullifies current law, generally allowed under the state prohibition against cruel or unusual punishment, which may afford greater protection for those subject to punishment for crimes than will be provided by the amendment. Under the amendment, the sentence which is struck below. The word stricken

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