OFFICIAL GENERAL ELECTION BALLOT BAY COUNTY, FLORIDA NOVEMBER 2, 2004

	Ā	TO VOTE, COMPLET	ELY		С	1
11		FILL IN THE OVAL N TO YOUR CHOICE.	IEXT	COUNTY		NONPARTISAN
=		 Use only the marking doprovided or a black ink pen. If you make a mistake, hesitate to ask for a new ballyou erase or make other m 	don't ot. If	SUPERINTENDENT OF SCHOOLS (Vote For One)		Shall Judge James R. Wolf of the First District Court of Appeal be retained in office?
		your vote may not count. • To vote for a candidate w	<i>,</i>	Jim Barr REP		YES
		name is not printed on the b fill in the oval, and write in candidate's name on the l	n the 📗	James E. McCalister DEM		NO
21			rite-in	BOARD OF COUNTY COMMISSIONERS DISTRICT 1		SCHOOL BOARD MEMBER DISTRICT 4 (Vote For One)
		PRESIDENT AND VIO	CE _	(Vote For One) Mike Nelson REP		Jon McFatter
		PRESIDENT (Vote For One)		Robert E. Walker DEM		Mark McGruder
		George W. Bush	REP	BOARD OF COUNTY		PROPOSED
		John F. Kerry	DEM	COMMISSIONERS DISTRICT 3 (Vote For One)		CONSTITUTIONAL AMENDMENTS
		Michael A. Peroutka	CPF CPF	Bill Dozier REP		NO. 1 CONSTITUTIONAL
		Michael Badnarik Richard V. Campagna	LIB	Cornel Brock DEM		AMENDMENT ARTICLE X, SECTION 22
		David Cobb	GRE O	Henry Lawrence GRE		Article X Miscellaneous
40		James Harris	SWP	BOARD OF COUNTY COMMISSIONERS		Section 22. Parental notice of
41		Walter F. Brown Mary Alice Herbert	SPF	DISTRICT 5 (Vote For One)		termination of a minor's pregnancy. The legislature shall not limit or deny the privacy right
42		Ralph Nader	REF O	Mike Thomas REP		guaranteed to a minor under the United States Constitution as
43				Diane Brown DEM		interpreted by the United States Supreme Court. Notwithstanding a minor's right of privacy
		CONGRESSIONAL	•	NONPARTISAN		provided in Section 23 of Article I, the Legislature is authorized to
		UNITED STATES SENA (Vote For One)	TOR	JUSTICE OF THE SUPREME COURT Shall Justice Kenneth B. Bell		require by general law for notification to a parent or guardian of a minor before the termination of the minor's
		Mel Martinez	REP	of the Supreme Court be retained in office?		pregnancy. The Legislature shall provide exceptions to such requirement for notification and
		Betty Castor	DEM			shall create a process for judicial waiver of the notification.
		Dennis F. Bradley	VET	YES		YES
51		Write-in		NO State of the st		NO
		REPRESENTATIVE I CONGRESS DISTRICT 2 (Vote For One)	IN	Shall Justice Raoul G. Cantero, III of the Supreme Court be retained in office?		NO. 2 CONSTITUTIONAL AMENDMENT ARTICLE IV, SECTION 10 ARTICLE XI, SECTION 5
		Bev Kilmer	REP	YES		Constitutional Amendments
		Allen Boyd	DEM	NO DISTRICT COURT OF		Proposed By Initiative Proposing amendments to the
		Write-in STATE		DISTRICT COURT OF APPEAL		State Constitution to require the sponsor of a constitutional amendment proposed by citizen
		STATE ATTORNEY	,	Shall Judge Michael E. Allen of the First District Court of		initiative to file the initiative petition with the Secretary of
		14th JUDICIAL CIRCU (Vote For One)		Appeal be retained in office? YES		State by February 1 of the year of a general election in order to have the measure submitted to
		"Sister" Blackmon Milligan	REP O	NO		the electors for approval or rejection at the following
		•	DEM	Shall Judge Edward T.		November's general election, and to require the Florida Supreme Court to render an advisory
		LEGISLATIVE		Barfield of the First District Court of Appeal be retained in office?		opinion addressing the validity of an initiative petition by April 1 of the year in which the amendment is to be submitted to the electors.
		STATE REPRESENTATION DISTRICT 7 (Vote For One)	IIVE	YES NO		YES
		David Coley	REP	Shall Judge Paul Hawkes of the First District Court of		NO
		Carl Joaquin Duncan COUNTY	DEM	Appeal be retained in office? YES		
		SHERIFF		NO		
		(Vote For One) Frank McKeithen	REP	Shall Judge Charles J. Kahn, Jr. of the First District Court of Appeal be retained in		
			DEM O	office?		
		PROPERTY APPRAIS		NO		
		(Vote For One)		Shall Judge Phil Padovano of		
		Rick Barnett	REP	the First District Court of Appeal be retained in office?		
			DEM O	YES		
		···· ,		NO		
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			VOT	E BOTH SIDES OF BALLOT		G1 +

OFFICIAL GENERAL ELECTION BALLOT BAY COUNTY, FLORIDA NOVEMBER 2, 2004

G1 4 DIGIT NUMBER HERE # STARTING FROM 1 ON EACH STYLE

Signature of Voter I understand how to properly mark my ballot.

Fill in the oval

PRECINCT _____

Initials of Issuing Official

PROPOSED PROPOSED PROPOSED CONSTITUTIONAL CONSTITUTIONAL CONSTITUTIONAL **AMENDMENTS AMENDMENTS AMENDMENTS** NO. 5 NO. 8 NO. 3 CONSTITUTIONAL AMENDMENT CONSTITUTIONAL AMENDMENT CONSTITUTIONAL **AMENDMENT ARTICLE I. SECTION 26 ARTICLE X, SECTION 20 ARTICLE X** The Medical Liability Florida Minimum Wage **Public Protection from** Claimant's Compensation **Amendment Repeated Medical Malpractice** Amendment This amendment creates a Current law allows medical Proposes to amend the State Florida minimum wage covering doctors who have committed Constitution to provide that an all employees in the state repeated malpractice to be injured claimant who enters into a covered by the federal minimum licensed to practice medicine in contingency fee agreement with wage. The state minimum wage Florida. This amendment an attorney in a claim for medical will start at \$6.15 per hour six prohibits medical doctors who liability is entitled to no less than months after enactment, and have been found to have 70% of the first \$250,000.00 in all thereafter be indexed to inflation committed three or more damages received by the each year. It provides for incidents of medical malpractice claimant, and 90% of damages in enforcement, including double from being licensed to practice excess of \$250,000.00, exclusive damages for unpaid wages, medicine in Florida. of reasonable and customary attorney's fees, and fines by the costs and regardless of the The direct financial impact on state. It forbids retaliation against number of defendants. This employees for exercising this state and local governments amendment is intended to be right. resulting from the proposed initiative would be minimal. There self-executing. The impact of this amendment on will likely be additional costs to The direct financial impact this costs and revenues of state and the state of less than \$1 million amendment will have on state per year, but these costs will be local governments is expected to and local government revenues be minimal. offset by licensure fees. and expenditures cannot be determined. YES YES YES NO NO **NON-BINDING** NO. 6 NO CONSTITUTIONAL **REFERENDUM AMENDMENT NON-BINDING REFERENDUM** NO. 4 **ARTICLE X, SECTION 19** CONSTITUTIONAL AMENDMENT Do you favor pursuing the Repeal of High Speed Rail **ARTICLE X, SECTION 19** consolidation of Bay County Amendment local governments? **Authorizes Miami-Dade and** This amendment repeals an **Broward County Voters to** amendment in the Florida **Approve Slot Machines in** Constitution that requires the FOR consolidation of local Parimutuel Facilities Legislature, the Cabinet and the governments Governor to proceed with the Authorizes Miami-Dade and AGAINST consolidation of development and operation of a Broward Counties to hold local governments high speed ground transportation referenda on whether to system by the state and/or by a authorize slot machines in private entity. existing, licensed parimutuel **END OF BALLOT** facilities (thoroughbred and The probable financial impact of harness racing, greyhound racing, and jai alai) that have passage of this amendment is a state cost savings ranging from \$20 billion to \$25 billion over the conducted live racing or games in that county during each of the last two calendar years before next 30 years. This estimate assumes the repeal of associated effective date of this amendment. laws, the use of state bonds to The Legislature may tax slot finance construction, and could machine revenues, and any such be reduced by federal or private taxes must supplement public sector funding. education funding statewide. Requires implementing YES legislation. This amendment alone has no NO fiscal impact on government. If slot machines are authorized in NO. 7 Miami-Dade or Broward counties, CONSTITUTIONAL governmental costs associated **AMENDMENT** with additional gambling will **ARTICLE X, SECTION 22** increase by an unknown amount and local sales tax-related Patients' Right to Know About revenues will be reduced by \$5 Adverse Medical Incidents million to \$8 million annually. If the Legislature also chooses to Current Florida law restricts tax slot machine revenues, state information available to patients tax revenues from Miami-Dade related to investigations of and Broward counties combined adverse medical incidents, such would range from \$200 million to as medical malpractice. This amendment would give patients \$500 million annually. the right to review, upon request, YES records of health care facilities' or providers' adverse medical incidents, including those which NO could cause injury or death. Provides that patients' identities should not be disclosed. The direct financial impact this amendment will have on state and local government revenues and expenditures cannot be determined, but is expected to be minimal. State agencies will incur some additional costs to comply with public records requirements of the amendment, but these costs will be generally offset by fees charged to the persons requesting the information. YES NO

VOTE BOTH SIDES OF BALLOT