TO VOTE, COMPLETELY FILL IN THE OVAL NEXT TO YOUR CHOICE:
• Use only the marking device provided or a black ink pen.
• If you make a mistake, don't hesitate to ask for a new ballot. 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, fill in the oval, and write in the candidate's name on the blank line provided for write-in candidate.

PRESIDENT AND VICE PRESIDENT
(Vote for One)
- John McCain
  Sarah Palin
  REP
- Barack Obama
  Joe Biden
  DEM
- Gloria La Riva
  Eugene Puryear
  PSL
- Chuck Baldwin
  Darrell Castle
  CPF
- Gene Amudson
  Leroy Pletten
  PRO
- Bob Barr
  Wayne A. Root
  LBT
- Thomas Robert Stevens
  Alden Link
  OBJ
- James Harris
  Alyson Kennedy
  SWP
- Cynthia McKinney
  Rosa Clemente
  GRE
- Alan Keyes
  Brian Rohrbough
  AIP
- Ralph Nader
  Matt Gonzalez
  ECO
- Brian Moore
  Stewart Alexander
  SPF
- Charles Jay
  John Wayne Smith
  BTP
- Write-in

PRESIDENT AND VICE PRESIDENT
(Vote for One)
- Mark Mulligan
  Allen Boyd
  Nonpartisan
- Glenn-Hass
  Nonpartisan
- Write-in

CONGRESSIONAL
REPRESENTATIVE IN CONGRESS
DISTRICT 2
(Vote for One)
- Mark Mulligan
  REP
- Allen Boyd
  DEM
- Write-in

STATE ATTORNEY
14th JUDICIAL CIRCUIT
(Vote for One)
- Steve Meadows
  REP
- Glenn-Hass
  DEM
- Write-in

CLERK OF THE CIRCUIT COURT
(Vote for One)
- Bill Kinsaul
  REP
- John Caylor
  DEM
- Write-in

SUPERINTENDENT OF SCHOOLS
(Vote for One)
- Bill Hushatt
  REP
- James E. McCalister Sr.
  DEM
- Steven T. George
  NPA
- Write-in

COUNTY COMMISSIONER DISTRICT 1
(Vote for One)
- Mike Nelson
  REP
- Sharon Sheffield
  DEM
- William E. Fisher Jr.
  NPA
- Write-in

COUNTY COMMISSIONER DISTRICT 5
(Vote for One)
- Mike Thomas
  REP
- Diane C. Brown
  DEM
- Write-in

DISTRICT COURT OF APPEAL
Shall Judge Robert T. Benton of the First District Court of Appeal be retained in office?
- Yes
- No

DISTRICT COURT OF APPEAL
Shall Judge Marguerite H. Davis of the First District Court of Appeal be retained in office?
- Yes
- No

DISTRICT COURT OF APPEAL
Shall Judge Joseph Lewis Jr. of the First District Court of Appeal be retained in office?
- Yes
- No

DISTRICT COURT OF APPEAL
Shall Judge Ricky L. Polston of the First District Court of Appeal be retained in office?
- Yes
- No

DISTRICT COURT OF APPEAL
Shall Judge Charles T. Wells of the Supreme Court be retained in office?
- Yes
- No

DISTRICT COURT OF APPEAL
Shall Judge Clay Roberts of the First District Court of Appeal be retained in office?
- Yes
- No

DISTRICT COURT OF APPEAL
Shall Judge William A. Van Nortwick Jr. of the First District Court of Appeal be retained in office?
- Yes
- No

BAY SOIL AND WATER DISTRICT GROUP 3
(Vote for One)
- Thomas Davis
- Jared Williams

VOTE BOTH SIDES OF BALLOT

<table>
<thead>
<tr>
<th>Nonpartisan</th>
<th>Proposed Constitutional Amendments</th>
<th>Proposed Constitutional Amendments</th>
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| **Bay Soil and Water District Group 5** *(Vote for One)*

- Tommy E. Hamm Jr.
- Jerrad Hardin

**Proposed Constitutional Amendments**

**No. 1 Constitutional Amendment**

**Article I, Section 2**

Declaration of Rights

Proposing an amendment to the State Constitution to delete provisions authorizing the Legislature to regulate or prohibit the ownership, inheritance, disposition, and possession of real property by aliens ineligible for citizenship.

- **Yes**
- **No**

**No. 2 Constitutional Amendment**

**Article I, New Section**

Florida Marriage Protection Amendment

This amendment protects marriage as the legal union of only one man and one woman as husband and wife and provides that no other legal union that is treated as marriage or the substantial equivalent thereof shall be valid or recognized.

The direct financial impact this amendment will have on state and local government revenues and expenditures cannot be determined, but is expected to be minor.

- **Yes**
- **No**

**No. 3 Constitutional Amendment**

**Article VII, Sections 3 and 4**

**Article XII, New Section**

Changes and Improvements Not Affecting the Assessed Value of Residential Real Property

Authorizes the Legislature, by general law, to prohibit consideration of changes or improvements to residential real property which increase resistance to wind damage and installation of renewable energy source devices as factors in assessing the property’s value for ad valorem taxation purposes. Effective upon adoption, repeals the existing renewable energy source device exemption no longer in effect.

- **Yes**
- **No**

**No. 4 Constitutional Amendment**

**Article VII, Sections 3 and 4**

**Article XII, Section 28**

Property Tax Exemption of Perpetually Conserved Land; Classification and Assessment of Land Used for Conservation

Requires Legislature to provide a property tax exemption for real property encumbered by perpetual conservation easements or other perpetual conservation protections, defined by general law. Requires Legislature to provide for classification and assessment of land used for conservation purposes, and not perpetually encumbered, solely on the basis of character or use. Subjects assessment benefit to conditions, limitations, and reasonable definitions established by general law. Applies to property taxes beginning in 2010.

- **Yes**
- **No**

**No. 6 Constitutional Amendment**

**Article VII, Section 4**

**Article XII, New Section**

Assessment of Working Waterfront Property Based Upon Current Use

Provides for assessment based upon use of land used predominantly for commercial fishing purposes; land used for vessel launches into waters that are navigable and accessible to the public; marinas and dry stacks that are open to the public; and water-dependent marine manufacturing facilities, commercial fishing facilities, and marine vessel construction and repair facilities and their support activities, subject to conditions, limitations, and reasonable definitions specified by general law.

- **Yes**
- **No**

**No. 8 Constitutional Amendment**

**Article VII, Section 9**

Local Option Community College Funding

Proposing an amendment to the State Constitution to require that the Legislature authorize counties to levy a local option sales tax to supplement community college funding; requiring voter approval to levy the tax; providing that approved taxes will sunset after 5 years and may be reauthorized by the voters.

- **Yes**
- **No**

End of Ballot