Μ	Review	OFFICIAL BALLOT General Election Pulaski County, Arkansas November 5, 2024	P66
amend amend 2. You particu 3. If yo	ments, acts, and measures b ment, act or measure. r vote for a candidate and/or lar race or measure. u make a mistake on your ba e up to two ballots in an electi		ither FOR or AGAINST the ou mark more than one oval in that a replacement ballot. You may
	FEDERAL	MUNICIPAL	NONPARTISAN JUDICIAL RUNOFF
U.S. I	President and Vice President Vote for One	Little Rock City Director Position 9 Vote for One	Circuit Judge, District 6, Division 17, Subdistrict 6.2 Vote for One
 Nic Inc Mi 	bert F. Kennedy, Jr. cole Shanahan lependent chael Wood hn G. Pietrowski	 Jordan R. Thomas Independent City Director Antwan Phillips Independent 	 Brent Eubanks Nonpartisan Robert Cortinez
Pro	bhibition	Little Rock City Director Position 10 Vote for One	Nonpartisan
O Mi	ase Oliver ke ter Maat ertarian	City Director Joan K Adcock	CONSTITUTIONAL AMENDMENT REFERRED TO THE PEOPLE BY THE GENERAL ASSEMBLY
○ JD	nald J. Trump Vance publican	 Blake Tierney Independent 	Issue No. 1 (Popular Name) A Constitutional Amendment to Provide that Lottery Proceeds May Be Used to Fund or Provide Scholarships and Grants to
⊖ La	ter Sonski uren Onak nerican Solidarity	ANNUAL SCHOOL ELECTION LITTLE ROCK SCHOOL DISTRICT 46.4 Mill School Tax	Arkansas Citizens Enrolled in Vocational-Technical Schools and Technica Institutes.
⊖ Ru	Stein Idolph Ware een	The total rate proposed above includes the uniform rate of tax (the "Statewide Uniform Rate") to be collected on all	(Ballot Title) AN AMENDMENT TO THE ARKANSAS CONSTITUTION TO PROVIDE THAT LOTTERY PROCEEDS MAY BE USED TO FUND OR PROVIDE SCHOLARSHIPS
\bigcirc Tir	mala D. Harris n Walz mocratic	taxable property in the State and remitted to the State Treasurer pursuant to Amendment No. 74 to the Arkansas Constitution to be used solely for maintenance and operation of	AND GRANTS TO ARKANSAS CITIZENS ENROLLED IN VOCATIONAL-TECHNICAL SCHOOLS AND TECHNICAL INSTITUTES FOR ISSUE NO.1
	U.S. Congress District 2 Vote for One	schools in the State. As provided in Amendment No. 74, the Statewide Uniform Rate replaces a portion of the	○ AGAINST ISSUE NO.1
	arcus A. Jones mocratic	existing rate of tax levied by this School District and available for maintenance and operation of schools in this District.	CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE
⊖ Cc Re	ngressman French Hill publican	The total proposed school tax levy of 46.4 mills includes 32.0 mills specifically voted for general maintenance and operation, 2.0 mills	Issue No. 2 (Popular Name) An amendment requiring local voter
	STATE State Treasurer Vote for One	voted for dedicated maintenance and operation dedicated specifically for the purposes of technology and capital improvements, and 12.4 mills voted for	approval in a countywide special election fo certain new casino licenses and repealing authority to issue a casino license in Pope County, Arkansas.
⊖ Jo De	hn Pagan mocratic	debt service previously voted as a continuing levy pledged for the retirement of existing bonded indebtedness. The surplus revenues	(Ballot Title) AN AMENDMENT TO THE ARKANSAS CONSTITUTION, AMENDMENT 100, § 4, SUBSECTION (I), TO REDUCE THE
⊖ Lib	chael Pakko ertarian	produced each year by debt service millage may be used by the District for other school purposes.	NUMBER OF CÁSINO LICENSES THAT THE ARKANSAS RACING COMMISSION IS REQUIRED TO ISSUE FROM FOUR TO
Re	cretary of State John Thurston publican e Representative District 73	The total proposed school tax levy of 46.4 mills represents the same rate presently being collected.	THREE; AMENDING AMENDMENT 100, § 4, SUBSECTIONS (K) THROUGH (N), TO REPEAL AUTHORIZATION FOR A CASINO IN POPE COUNTY, ARKANSAS AND TO REPEAL THE AUTHORITY OF
	Vote for One	 FOR tax AGAINST tax 	THE ARKANSAS RACING COMMISSION TO ISSUE A CASINO LICENSE FOR POPI COUNTY, ARKANSAS; AMENDING AMENDMENT 100 § 4, TO ADD

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Constable Big Rock Township Vote for One	Justice Position 1 Vote for One	THE EFFECTIVE DATE OF THIS AMENDMENT, THEN SAID LICENSE IS
 ○ Walter Stoermer Republican 	Supreme Court Justice Rhonda Wood Nonpartisan	REVOKED ON THE EFFECTIVE DATE OF THIS AMENDMENT; AMENDING AMENDMENT 100 § 4, TO ADD SUBSECTION (T), PROVIDING THAT IF A FUTURE CONSTITUTIONAL
 Frank Gilbert Libertarian 	Arkansas Supreme Court O Justice Karen Baker Nonpartisan	AMENDMENT AUTHORIZES THE ISSUANCE OF A CASINO LICENSE IN ANY COUNTY OTHER THAN THOSE ISSUED NOW OR HEREAFTER FOR
Justice of the Peace District 3 Vote for One	Court of Appeals Associate	CRITTENDEN COUNTY (TO SOUTHLAND RACING CORPORATION), GARLAND
Justice of the Peace Kathy Lewison Democratic	Judge District 6, Position 1 Vote for One	COUNTY (TO OAKLAWN JOCKEY CLUB, INC.) AND JEFFERSON COUNTY (TO DOWNSTREAM DEVELOPMENT AUTHORITY OF THE QUAPAW TRIBE OF
 Ali Duerksen Republican 	 Judge Casey Tucker Nonpartisan 	OKLAHOMA AND LATER TRANSFERRED TO SARACEN DEVELOPMENT, LLC), THEN THE QUORUM COURT OF EACH COUNTY WHERE A CASINO IS TO BE
Unopposed Candidates	 Molly McNulty Nonpartisan 	LOCATED SHALL CALL A SPECIAL ELECTION BY ORDINANCE TO SUBMIT THE QUESTION OF WHETHER TO
 Unopposed Candidates 		APPROVE OF A CASINO IN THE COUNTY; AMENDING AMENDMENT 100 § 4, TO ADD SUBSECTION (T)(1)-(3), SETTING THE DATE FOR THE SPECIAL ELECTION AND REQUIRING THE ORDINANCE CALLING THE SPECIAL ELECTION TO STATE THE ELECTION DATE AND TO SPECIFY THE FORMAT OF THE QUESTION ON THE BALLOT AS

STUB TO BE REMOVED BY ELECTION OFFICIAL ONLY	
BALLOT STUB	

CONSTITUTIONAL AMENDMENT PROPOSED BY PETITION OF THE PEOPLE

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

FOR ISSUE NO. 2

O AGAINST ISSUE NO. 2

Issue No. 3

(Popular Name)

Àrkansas Medical Marijuana Amendment of 2024

(Ballot Title) THIS AMENDMENT TO THE ARKANSAS CONSTITUTION EXPANDS ACCESS TO MEDICAL MARIJUANA BY QUALIFIED PATIENTS UNDER THE ARKANSAS MEDICAL MARIJUANA AMENDMENT OF 2016, AMENDMENT 98 AND RATIFIES MEDICAL MARIJUANA AMENDMENT OF 2016, AMENDMENT 98 AND RATIFIES AND AFFIRMS THAT AMENDMENT AS ORIGINALLY ADOPTED AND AS AMENDED BY ANY LEGISLATIVE ACT, EXCEPT AS SPECIFIED; AMENDING AMENDMENT 98, § 2(4)(B) TO DEFINE " CULTIVATION FACILITY" AS INCLUDING SALE AND DELIVERY OF USABLE MARIJUANA TO A PROCESSOR; AMENDING AMENDMENT 98, § 2(12) TO REPLACE THE DEFINITION OF " PHYSICIAN" WITH "HEALTH CARE PRACTITIONER," WHICH INCLUDES MEDICAL AND OSTEOPATHIC DOCTORS, NURSE PRACTITIONERS, PHYSICIANS' ASSISTANTS, AND PHARMACISTS AND TO REMOVE REQUIREMENTS FOR FEDERAL CONTROLLED-SUBSTANCES REGISTRATION; AMENDING AMENDMENT 98, § 4(F), 5(A)(1), 5(F)(1), 5(H), AND 15 TO REPLACE REFERENCES TO PHYSICIANS WITH REFERENCES TO HEALTH CARE PRACTITIONERS; AMENDING AMENDMENT 98, § 2(13)(C) TO ADD LANGUAGE TO THE DEFINITION OF " QUALIFYING MEDICAL CONDITION" TO INCLUDE ANY CONDITION NOT

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WRITTEN CERTIFICATION" AND TO ALLOW ASSESSMENTS IN PERSON OR BY TELEMEDICINE; AMENDING AMENDMENT 98, § 3(E) TO ALLOW LICENSED DISPENSARIES TO RECEIVE, LICENSED DISPENSÀRIES TO RECEIVE, TRANSFER, OR SELL MARIJUANA SEEDLINGS, PLANTS, OR USABLE MARIJUANA TO AND FROM ARKANSAS-LICENSED CULTIVATION FACILITIES, PROCESSORS, OR OTHER DISPENSARIES, TO ACCEPT MARIJUANA SEEDS, SEEDLINGS, OR CLONES FROM ANY INDIVIDUAL OR ENTITY AUTHORIZED BY LAW TO POSSESS THEM, AND TO SELL USABLE MARLIUANA MARIJUANA SEEDLINGS MARIJUANA, MARIJUANA SEEDLINGS, PLANTS OR SEEDS TO QUALIFYING PATIENTS AND DESIGNATED CAREGIVERS; AMENDING AMENDMENT CAREGIVERS; AMENDING AMENDMENT 98, § 3(H) TO REMOVE LANGUAGE ALLOWING PROFESSIONAL LICENSING BOARDS TO SANCTION A PHYSICIAN FOR IMPROPER EVALUATION OF A PATIENT'S MEDICAL CONDITION OR FOR VIOLATING THE STANDARD OF CARE; AMENDING AMENDMENT 98, §3(1 TO REMOVE AUTHORIZATION FOR DEPARTMENT OF HEALTH BUILTS DEPARTMENT OF HEALTH RULES CONCERNING VISITING QUALIFYING PATIENTS OBTAINING MARIJUANA FROM A DISPENSARY; AMENDING AMENDMENT 98, § 4(A)(4)(A) TO REQUIRE CRIMINAL BACKGROUND CHECKS FOR ALL APPLICANTS SEEKING TO SERVE AS DESIGNATED CAREGIVERS, WITH THE EXCEPTION OF PARENTS OR GUARDIANS OF MINORS PARENTS OK GUARDIANS OF MINORS WHO ARE QUALIFYING PATIENTS APPLYING TO SERVE AS DESIGNATED CAREGIVERS FOR THOSE MINORS; AMENDING AMENDMENT 98, § 5(A)(2) TO REMOVE LANGUAGE REQUIRING REASONABLE REGISTRY **IDENTIFICATION CARD APPLICATION** FEES OR RENEWAL FEES; AMENDING AMENDMENT 98, § 5(D) TO EXTEND THE EXPIRATION DATE OF REGISTRY IDENTIFICATION CARDS FROM ONE TO AMENDMENT 96, § 3(D) TO EXTEND THE EXPIRATION DATE OF REGISTRY IDENTIFICATION CARDS FROM ONE TO THREE YEARS AND TO ADD TWO ADDITIONAL YEARS TO THE EXPIRATION DATE OF EXISTING CARDS AMENDING AMENDMENT 98, § 8(E)(8) TO REMOVE AND REPLACE ADVERTISING RESTRICTIONS WITH RESTRICTIONS FOR DISPENSARIES, PROCESSORS, AND CULTIVATION FACILITIES NARROWLY TAILORED TO PREVENT ADVERTISING AND PACKAGING FROM APPEALING TO CHILDREN AND TO REQUIRE THE ALCOHOLIC BEVERAGE CONTROL TO MAKE RULES THAT REQUIRE THE ALCOHOLIC BEVERAGE CONTROL TO MAKE RULES THAT REQUIRE THE ALCOHOLIC BEVERAGE CONTROL TO MAKE RULES THAT REQUIRE THE ALCOHOLIC BEVERAGE CONTROL TO MAKE RULES THAT REQUIRE THE ALCOHOLIC BEVERAGE CONTROL TO MAKE RULES THAT REQUIRE THE ALCOHOLIC BEVERAGE CONTROL TO MAKE RULES THAT REQUIRE THE ALCOHOLIC BEVERAGE CONTROL TO MAKE RULES THAT REQUIRE THE ALCOHOLIC BEVERAGE CONTROL TO MAKE RULES THAT REQUIRE THE ALCOHOLIC BEVERAGE CONTROL TO MAKE RULES THAT REQUIRE THE ALCOHOLIC BEVERAGE CONTROL TO MAKE RULES THAT REQUIRE THE ALCOHOLIC BEVERAGE CONTROL TO MAKE RULES THAT REQUIRE PACKAGING THAT CANNOT BE OPENED BY A CHILD OR THAT PREVENTS READY ACCESS TO TOXIC OR HARMFUL AMOUNTS OF THE PRODUCT; AMENDING AMENDMENT 98, § 8(M)(1)(A) TO REMOVE PROHIBITIONS ON DISPENSARY-PROVIDED PARAPHERNALIA REQUIRING COMBUSTION OF MARIJUANA; AMENDING AMENDMENT 98, § 8(M)(4)(A)(II) TO ALLOW CULTIVATION FACILITIES TO SELL MARIJUANA IN ANY FORM TO DISPENSARIES, PROCESSORS, OR OTHER CULTIVATION FACILITIES; AMENDING AMENDMENT 98, § 16 TO REPLACE ITS CURRENT LANGUAGE WITH A WAIVER OF STATE SOVEREIGN IMMUNITY SO THAT A LICENSED PERSON OR ENTITY MAY SEEK INJUNCTIVE RELIEF IN THE EVENT THAT STATE FAILS TO FOLLOW AMENDMENT 98; AMENDING AMENDMENT 98; AMENDING AMENDMENT 98; § 21 TO REMOVE A PROHIBITION ON THE GROWING OF MARIJUANA BY QUALIFYING PATIENTS AND DESIGNATED CAREGIVERS AND TO ALLOW AUCH ON THE GROWING OF MARIJUANA BY QUALIFYING PATIENTS AND DESIGNATED CAREGIVERS AND TO ALLOW SUCH GROWING UNDER

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AMENDMENT, NO CONSTITUTIONAL AMENDMENT SHALL BE AMENDED OR REPEALED UNLESS APPROVED BY THE PEOPLE UNDER THE CONSTITUTION; PROVIDING THAT THIS AMENDMENT'S PROVISIONS ARE SEVERABLE, NULLIFYING ANY PROVISION OF STATE LAW IN CONFLICT WITH THIS AMENDMENT; AND PROVIDING THAT THE AMENDMENT IS SELF-EXECUTING.

○ FOR ISSUE NO. 3

○ AGAINST ISSUE NO. 3

SPECIAL ELECTION FOR **CITY OF LITTLE ROCK**

Question 1 City of Little Rock

 \bigcirc FOR Adoption of an additional 3/8-Cent (\$0.00375 cent) local Sales and Compensating Use Tax within the City of Little Rock, Arkansas, for which collections of the levy will begin on April 1, 2025, to be used for general operational purposes.

AGAINST Adoption of an additional \bigcirc 3/8-Cent (\$0.00375 cent) local Sales and Compensating Use Tax within the City of Little Rock, Arkansas for which collections of the levy will commence on April 1, 2025, to be used for general operational purposes.

Question 2 City of Little Rock

FOR Adoption of an additional 5/8-Cent (\$0,00625 cent) local Sales and Compensating Use Tax within the City of Little Rock, Arkansas, for which collections of the levy will begin on April 1, 2025, to be used for general capital purposes, and which shall expire on March 31, 2035.

AGAINST Adoption of an additional 5/8-Cent (\$0.00625 cent) local Sales and Compensating Use Tax within the City of Little Rock, Arkansas for which collections of the levy will commence on April 1, 2025, to be used for general capital purposes, and which shall expire on March 31, 2035

QUALIFYING MEDICAL CONDITION OF QUALIFYING MEDICAL CONDITION" TO INCLUDE ANY CONDITION NOT OTHERWISE SPECIFIED IN AMENDMENT 98 THAT A HEALTH CARE PRACTITIONER CONSIDERS DEBILITATING TO A PATIENT THAT MIGHT BE ALLEVIATED BY THE USE OF USABLE MARIJUANA; AMENDING AMENDMENT 98, § 2 (14)(A) TO ALLOW NON-ARKANSAS RESIDENTS TO APPLY FOR AND RECEIVE REGISTRY IDENTIFICATION CARDS IN THE SAME WAY AS ARKANSAS RESIDENTS; AMENDING AMENDMENT 98, § 2(17) TO DEFINE "USABLE MARIJUANA" AS CANNABIS AND OTHER SUBSTANCES INCLUDING ALL PARTS OF THE PLANT CANNABIS SATIVA, WHETHER GROWING OR NOT, INCLUDING ANY SEEDS, RESIN, COMPOUND, MANUFACTURE, SALT, DERIVATIVE, MIXTURE, ISOMER OR PREPARATION OF THE PLANT, INCLUDING TETRAHYDROCANNABINOL AND ALL OTHER CANNABINOL DERIVATIVES, AND TO EXCLUDE HEMP WITH A DELTA-9 TETRAHYDROCANNABINOL CONCENTRATION OF NOT MORE THAN 0.3 PERCENT ON A DRY WEIGHT BASIS; AMENDING AMENDMENT 98, § 2(19) TO	AMENDMENT 98; REPEALING AMENDMENT 98, §§ 23 AND 26 IN THEIR ENTIRETY; AMENDING AMENDMENT 98 TO ALLOW QUALIFYING PATIENTS OR CAREGIVERS AT LEAST 21 YEARS OLD AND IN POSSESSION OF A VALID REGISTRY IDENTIFICATION CARD TO POSSESS, PLANT, DRY, AND PROCESS MARIJUANA PLANTS IN LIMITED QUANTITIES AND SIZES AT THEIR DOMICILE SOLELY FOR THE PERSONAL USE OF THE QUALIFYING PATIENT, TO PROHIBIT SALE, BARTERING, AND TRADE OF SUCH MARIJUANA PLANTS, AND TO PROVIDE FOR REGULATION OF SUCH ACTIVITIES BY THE ALCOHOLIC BEVERAGE CONTROL DIVISION; AMENDING AMENDMENT 98 TO ALLOW POSSESSION BY ADULTS OF UP TO ONE OUNCE OF USABLE MARIJUANA, TO ALLOW SALE OF MARIJUANA BY LICENSED CULTIVATION FACILITIES AND DISPENSARIES FOR ADULT USE IF CURRENT FEDERAL LAW PROHIBITING SUCH ACTIVITIES CHANGES, AND TO PROVIDE FOR THE REGULATION OF THE WHOLESALE AND RETAIL OF MARIJUANA BY LICENSED CULTIVATION FACILITIES AND DISPENSARIES BY THE ALCOHOLIC BEVERAGE CONTROL DIVISION: AMENDING ARKANSAS	
CONCENTRATION OF NOT MORE THAN 0.3 PERCENT ON A DRY WEIGHT BASIS;	MARIJUANA BY LICENSED CULTIVATION FACILITIES AND DISPENSARIES BY THE	