

COWNSHIP OF BEDMINSTER

OFFICIAL SAMPLE VOTING MACHINE BALLOT

TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, TOWNSHIP OF BEDMINSTER

Somerset County	910111										
General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
PRESIDENTIAL ELECTO FOR Vote for One	RS Barack OBAMA Joe BIDEN 8	John McCAIN Sarah PALIN 8	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
UNITED STATES SENATOR Vote for One	Frank 9	Dick ZIMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
HOUSE OF REPRESENTATION 7th District, Vote for One	STENDER 10	Leonard 10	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
Vote for Two	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
TOWNSHIP COMMITTEE Vote for One	Grania ALLPORT 13	Sally RUBIN 13									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

This constitutional amendment would provide that the method of selection and appointment of certain municipal court judges would be set by statute, rather than be provided for in the Constitution. These judges may include judges of joint municipal courts and judges of central municipal courts with jurisdiction extending to the territorial boundaries of a county. This constitutional amendment does not preclude the possibility that a statute would continue to provide for nomination by the Governor with the advice and consent of the Senate, but it does permit a statute to set forth another method of selection and appointment that may not involve the Governor and the Senate.



OWNSHIP OF BERNARDS

OFFICIAL SAMPLE VOTING MACHINE BALLOT

TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, TOWNSHIP OF BERNARDS

General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN	John McCAIN Sarah PALIN 8	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
UNITED STATES SENATOR Vote for One	Frank 9	Dick 2IMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell 9 BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
HOUSE OF REPRESENTATIVES 11th District, Vote for One	Tom WYKA 10	Rodney FRELINGHUYSEN 10	Chandler TEDHOLM For the People								Write In (Use keyboard below)
BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
TOWNSHIP COMMITTEE	KIMZEY 13	Mary E. PAVLINI									Write In (Use keyboard below)
Vote for Two	ALLEN 14	CARPENTER 14									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

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ENTER	N	0	Р	Q	R	S	Т	U	٧	W	X	Υ	Z	0	0

Brett A. Radi Somerset County Clerk

OROUGH OF BERNARDSVILL

OFFICIAL SAMPLE VOTING MACHINE BALLOT

TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, BOROUGH OF BERNARDSVILLE

General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN	John McCAIN Sarah PALIN	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
UNITED STATES SENATOR Vote for One	Frank 9	Dick 2IMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
HOUSE OF REPRESENTATIVES 7th District, Vote for One	STENDER 10	Leonard LANCE	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
Vote for Two	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
BOROUGH COUNCIL	Joseph DeMARCO	Kerry KROLL 13									Write In (Use keyboard below)
Vote for Two	Kate Kruesi LINCOLN	Joseph C. ROSSI, Jr.									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS PROVIDES THAT METHOD OF SELECTION AND

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STATE PUBLIC QUESTION NO. 2

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INTERPRETIVE STATEMENT

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BERNARDSVILLE LOCAL QUESTION

Shall Bernardsville Borough amend the proposition approved on November 3, 1998 imposing an annual levy of two (\$.02) cents per one hundred (\$100) dollars of assessed valuation "to be used exclusively for the purposes of acquiring lands for recreation and conservation purposes; acquiring farmland for farmland preservation purposes or the acquisition of properties for historic preservation purposes" to provide that up to 20% of the monies, so collected on or after January 1, 2009, when appropriated by ordinance, may also be used for the development of any lands or properties included in the Borough's Recreation and Open Space Inventory and/or acquired with Borough open space trust fund money for recreation, conservation, farmland or historic preservation purposes, or payment of debt service on indebtedness issued or incurred by the Borough for any of those purposes?

INTERPRETIVE STATEMENT

If this question is approved by the voters, up to 20% of the open space trust fund monies, collected on or after January 1, 2009, may be used, in the sole discretion of the governing body, for the development (but not maintenance) of any lands or properties included in the Borough's Recreation and Open Space Inventory and/or acquired with Borough open space trust fund money for recreation and conservation, farmland preservation or historic preservation purposes, or payment of debt service on indebtedness issued or incurred by the Borough for any of these purposes. For purposes of this question, "Development" means any improvement to a land or water area of eligible Borough property that is designed to expand or enhance its utilization for outdoor recreation, conservation, farmland preservation or historic preservation purposes and shall include the construction, renovation, or repair of any such improvement. This term may include any of the following types of ancillary improvements to eligible Borough properties: roadways, parking, landscaping, fencing, lighting, utilities, structures, and any other improvement that expands or enhances the use of property for outdoor recreation, conservation, farmland preservation or historic preservation purposes. Even if not required by law, all monies appropriated from the Open Space Trust Fund will be authorized by ordinance. If this question is approved, there will be no increase in the current two (\$.02) cent tax.

YES 38 NO 38 YES 38 NO 38 YES 38 NO 38

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 A B C D E F G H I J K L M O O

 ENTER N O P Q R S T U V W X Y Z O O



BOUND BROOK	Brett A. Radi Somerset County Cle		OFFICIAL SAMPLE VOTING MACHINE BALLOT TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, BOROUGH OF BOUND BROOK											
окоисн оғ	General Election Elección General	DEMOCRAT Column 1 DEMOCRÁTI Columna	I ICO 1	REPUBLICA Column 2 REPUBLICA Columna	NO	NOMINATION BY PETITION Column 3 NOMINACIÓN POR PETICIÓN Columna 3	NOMINATION BY PETITION Column 4 NOMINACIÓN POR PETICIÓN Columna 4	NOMINATION BY PETITION Column 5 NOMINACIÓN POR PETICIÓN Columna 5	NOMINATION BY PETITION Column 6 NOMINACIÓN POR PETICIÓN Columna 6	NOMINATION BY PETITION Column 7 NOMINACIÓN POR PETICIÓN Columna 7	NOMINATION BY PETITION Column 8 NOMINACIÓN POR PETICIÓN Columna 8	NOMINATION BY PETITION Column 9 NOMINACIÓN POR PETICIÓN Columna 9	NOMINATION BY PETITION Column 10 NOMINACIÓN POR PETICIÓN Columna 10	PERSONAL CHOICE Selección Personal
B	PRESIDENTIAL ELECTORS FOR Vote for One ELECTORES PRESIDENTIALES Vote por Uno	Barack OBAMA Joe BIDEN	8	John McCAIN Sarah PALIN	8	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
	UNITED STATES SENATOR Vote for One SENADOR DE LOS ESTADOS UNIDOS Vote por Uno	Frank LAUTENBERG	9	Dick ZIMMER	9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
	HOUSE OF REPRESENTATIVES 7th District, Vote for One CASA DE REPRESENTANTES Distrito 7, Vote por Uno	Linda STENDER	10	Leonard LANCE	10	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
	BOARD OF CHOSEN FREEHOLDERS Vote for Two	Cecilia Xie BIRGE	11	Peter S. PALMER	11									Write In (Use keyboard below)
	CONSEJO DE PROPIETARIOS ELECTOS Vote por Dos	Doug SINGLETERRY	12	ZABOROWSKI	12									Write In (Use keyboard below)
	BOROUGH COUNCIL Vote for Two	Hal DIETRICH	13	Jim LEFKOWITZ	13									Write In (Use keyboard below)
	CONSEJO MUNICIPAL Vote por Dos	Vinnie PETTI	14	Margaret LYONS	14									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON * PREGUNTAS PÚBLICAS A VOTAR

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

PREGUNTA PÚBLICA NO. 1

LOS VOTANTES DEBEN APROBAR QUE LOS BONOS DEL ESTADO SE PAGUEN MEDIANTE CRÉDITOS PRESUPUESTARIOS DEL ESTADO

¿Aprueba usted la enmienda propuesta a la Constitución Estatal que estipula que, luego de que la Constitución se enmiende, una ley promulgada posteriormente que autorice el endeudamiento del Estado mediante la venta de bonos por parte de cualquier entidad pública empresarial autónoma, establecida ya sea como agencia del Estado o bien como una entidad que ejerce funciones gubernamentales esenciales y públicas, tal como una entidad estatal independiente, donde la deuda u obligación tenga una promesa de crédito presupuestario anual como forma y medio de pago del interés conforme llegue a su vencimiento y del pago y cancelación del capital de dicha deuda, esté sujeta a la aprobación de los votantes, a menos que el pago de la deuda esté sujeto a créditos presupuestarios de una fuente de ingresos no estatal e independiente pagada por terceros por el uso del objeto o trabajo avalados por los bonos, o bien de una fuente de ingresos estatal que de otra forma requiera de un crédito presupuestario según otra cláusula de la Constitución?

DECLARACIÓN INTERPRETATIVA

Esta enmienda a la Constitución Estatal requerirá que los votantes aprueben las nuevas leyes que le permitan al Estado contraer préstamos mediante la emisión de bonos a través de una agencia del Estado o entidad independiente respaldados por una promesa de crédito presupuestario anual para el pago de capital y interés de los bonos. Las nuevas leyes que permitan la emisión de dichos bonos para fines del gobierno estatal estarán sujetas a la aprobación de los votantes. Las cortes estatales han dictaminado que el requisito constitucional del Estado que exige que la Legislatura y el Gobernador obtengan la aprobación de los votantes para el endeudamiento en bonos no se aplica a dichas deudas. Ese requisito sólo se aplica a los bonos del Estado propuestos que contengan una promesa vinculante y no abrogable de cancelación de la deuda en bonos con impuestos estatales. La mayoría de los bonos del Estado pueden emitirse sin la aprobación de los votantes porque el pago de los mismos está respaldado únicamente por una promesa de que en el futuro la Legislatura y el Gobernador promulgarán créditos presupuestarios para cumplir con el pago de los bonos. Las cortes han dicho que este es un medio legal de evitar someter la emisión de deudas a la aprobación de los votantes. Las leyes que permitan dicho endeudamiento promulgadas después de que esta enmienda pase a formar parte de la Constitución tendrán que autorizar un referéndum de votantes para aprobar el endeudamiento. Se permitirán excepciones a dicho referéndum cuando se trate de bonos del Estado, si los mismos se cancelan desde 1) una fuente de ingresos reservada por la Constitución Estatal, que sólo los votantes pueden establecer, o bien 2) un sistema independiente no estatales fuente gubernamental de pagos para el uso de proyectos construidos o que haya sido obtenida con el dinero prestado, como la autopista de peajes o tasas.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

This constitutional amendment would provide that the method of selection and appointment of certain municipal court judges would be set by statute, rather than be provided for in the Constitution. These judges may include judges of joint municipal courts and judges of central municipal courts with jurisdiction extending to the territorial boundaries of a county. This constitutional amendment does not preclude the possibility that a statute would continue to provide for nomination by the Governor with the advice and consent of the Senate, but it does permit a statute to set forth another method of selection and appointment that may not involve the Governor and the Senate.

PREGUNTA PÚBLICA NO. 2

ESTIPULA QUE EL MÉTODO DE SELECCIÓN Y DESIGNACIÓN DE CIERTOS JUECES DEL TRIBUNAL MUNICIPAL SE ESTABLEZCA MEDIANTE ESTATUTO EN LUGAR DE MEDIANTE LA CONSTITUCIÓN.

¿Se deberá aprobar la modificación del Artículo VI, Sección VI, párrafo 1 de la Constitución de Nueva Jersey, acordado por la Legislatura, para disponer que los jueces de tribunales inferiores con jurisdicción que abarque más de una municipalidad se designen de acuerdo a lo estipulado en la ley en lugar de lo estipulado en la Constitución, lo cual exige la nominación por parte del Gobernador y la designación con el consejo y consentimiento del Senado?

DECLARACIÓN INTERPRETATIVA

Esta modificación constitucional estipularía que el método de selección y designación de ciertos jueces del tribunal municipal se establecería mediante estatuto, en lugar de mediante lo dispuesto en la Constitución. Estos jueces pueden incluir jueces de tribunales municipales conjuntos y jueces de tribunales municipales centrales con jurisdicción que se extienda hasta los límites territoriales de un condado. Esta modificación constitucional no excluye la posibilidad de que un estatuto continuaría estipulando la nominación por parte del Gobernador con el consejo y consentimiento del Senado, pero sí permite que un estatuto establezca otro método de selección y designación que pueda no incluir al Gobernador ni al Senado.



OWNSHIP OF BRANCHBURG

OFFICIAL SAMPLE VOTING MACHINE BALLOT

TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, TOWNSHIP OF BRANCHBURG

Somerset County Cle	IK										
General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN	John McCAIN Sarah PALIN	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
UNITED STATES SENATOR Vote for One	Frank 9	Dick ZIMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
HOUSE OF REPRESENTATIVES 7th District, Vote for One	STENDER 10	Leonard LANCE	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
Vote for Two	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
TOWNSHIP COMMITTEE Vote for One	Roberto FOIS	Robert A. BOUWMAN 13									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

This constitutional amendment would provide that the method of selection and appointment of certain municipal court judges would be set by statute, rather than be provided for in the Constitution. These judges may include judges of joint municipal courts and judges of central municipal courts with jurisdiction extending to the territorial boundaries of a county. This constitutional amendment does not preclude the possibility that a statute would continue to provide for nomination by the Governor with the advice and consent of the Senate, but it does permit a statute to set forth another method of selection and appointment that may not involve the Governor and the Senate.



R, 7TH CD	Brett A. Radi Somerset County Clei					MERSET COL						CD
EWATEI	General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
BRIDG	PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN	John McCAIN Sarah PALIN 8	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party 8	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
HIP OF	UNITED STATES SENATOR Vote for One	Frank 9	Dick ZIMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
OWNS	HOUSE OF REPRESENTATIVES 7th District, Vote for One	STENDER 10	Leonard LANCE 10	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
1	BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
	Vote for Two	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

This constitutional amendment would provide that the method of selection and appointment of certain municipal court judges would be set by statute, rather than be provided for in the Constitution. These judges may include judges of joint municipal courts and judges of central municipal courts with jurisdiction extending to the territorial boundaries of a county. This constitutional amendment does not preclude the possibility that a statute would continue to provide for nomination by the Governor with the advice and consent of the Senate, but it does permit a statute to set forth another method of selection and appointment that may not involve the Governor and the Senate.

BRIDGEWATER LOCAL QUESTION

Shall the Township Council of the Township of Bridgewater adopt an ordinance amending Section 20-6 (Utilization of the Land) of Chapter 20 (Open Space Advisory Committee) of the Municipal Code of the Township of Bridgewater, County of Somerset, State of New Jersey so as to allow for the utilization of up to 25% of Open Space Trust Fund monies for the development and improvement of lands acquired for recreation purposes, as is permitted under N.J.S.A. 40:12-15.7(b)?

INTERPRETIVE STATEMENT

A yes vote will enable the Township of Bridgewater to use funds from the Open Space Trust Fund for the development and/or improvement of lands acquired for recreation purposes with proceeds of the Open Space Trust Fund. A yes vote will not raise the Township's open space tax.

NO 38 **YES** | 38 | YES 38 NO 38 YES 38 NO



OWNSHIP OF BRIDGEWATER, 11TH CD

OFFICIAL SAMPLE VOTING MACHINE BALLOT

TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, TOWNSHIP OF BRIDGEWATER, 11TH CD

	Comersel County Old											
WAIER	General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
אושפואי	PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN 8	John McCAIN Sarah PALIN	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Rosa CLEMENTE 🕒	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
7 07 1	UNITED STATES SENATOR Vote for One	Frank 9	Dick ZIMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell 9 BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
NVN	HOUSE OF REPRESENTATIVES 11th District, Vote for One	Tom WYKA 10	Rodney FRELINGHUYSEN 10	Chandler TEDHOLM For the People								Write In (Use keyboard below)
2	BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
	Vote for Two	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

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INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

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INTERPRETIVE STATEMENT

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BRIDGEWATER LOCAL QUESTION

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INTERPRETIVE STATEMENT

A yes vote will enable the Township of Bridgewater to use funds from the Open Space Trust Fund for the development and/or improvement of lands acquired for recreation purposes with proceeds of the Open Space Trust Fund. A yes vote will not raise the Township's open space tax.

	involve the Governor and the Senate	•		
YES 38 NO 38	YES 38	NO 38	YES 38	NO 38



TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, BOROUGH OF FAR HILLS

<u> </u>	Somerset County Cler	N .										
G G	eneral Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
PRESI	DENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN	John McCAIN Sarah PALIN	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
UNIT	ED STATES SENATOR Vote for One	Frank 9	Dick ZIMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
HOUSE	OF REPRESENTATIVES 7th District, Vote for One	STENDER 10	Leonard LANCE	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
	ARD OF CHOSEN REEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
•		SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
ВО	ROUGH COUNCIL	No Nomination Made	Jack K. TURPIN 13									Write In (Use keyboard below)
	Vote for Two	No Nomination Made	Sheila TWEEDIE									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

This constitutional amendment would provide that the method of selection and appointment of certain municipal court judges would be set by statute, rather than be provided for in the Constitution. These judges may include judges of joint municipal courts and judges of central municipal courts with jurisdiction extending to the territorial boundaries of a county. This constitutional amendment does not preclude the possibility that a statute would continue to provide for nomination by the Governor with the advice and consent of the Senate, but it does permit a statute to set forth another method of selection and appointment that may not involve the Governor and the Senate.



ANKLIN, 6TH CD	Brett A. Radi Somerset County Cle	rk			L SAM R 4, 2008, SO							
VSHIP OF FR	General Election Elección General	DEMOCRATIC Column 1 DEMOCRÁTICO Columna 1	REPUBLICAN Column 2 REPUBLICANO Columna 2	NOMINATION BY PETITION Column 3 NOMINACIÓN POR PETICIÓN Columna 3	NOMINATION BY PETITION Column 4 NOMINACIÓN POR PETICIÓN Columna 4	NOMINATION BY PETITION Column 5 NOMINACIÓN POR PETICIÓN Columna 5	NOMINATION BY PETITION Column 6 NOMINACIÓN POR PETICIÓN Columna 6	NOMINATION BY PETITION Column 7 NOMINACIÓN POR PETICIÓN Columna 7	NOMINATION BY PETITION Column 8 NOMINACIÓN POR PETICIÓN Columna 8	NOMINATION BY PETITION Column 9 NOMINACIÓN POR PETICIÓN Columna 9	NOMINATION BY PETITION Column 10 NOMINACIÓN POR PETICIÓN Columna 10	PERSONAL CHOICE Selección Personal
TOW	PRESIDENTIAL ELECTORS FOR Vote for One ELECTORES PRESIDENTIALES Vote por Uno	Barack OBAMA 8 Joe BIDEN	John McCAIN Sarah PALIN	Bob BARR Wayne A. ROOT Libertarian Party	Eugene PURYEAR S	Brian MOORE 8 Itewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
	UNITED STATES SENATOR Vote for One SENADOR DE LOS ESTADOS UNIDOS Vote por Uno	Frank 9 LAUTENBERG	Dick ZIMMER	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell 9 BROOKS oor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
	HOUSE OF REPRESENTATIVES 6th District, Vote for One CASA DE REPRESENTANTES Distrito 6, Vote por Uno	PALLONE, Jr.	Robert E. 10 McLEOD	Herb TARBOUS Regular Somerset Independent								Write In (Use keyboard below)
	BOARD OF CHOSEN FREEHOLDERS Vote for Two	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
	CONSEJO DE PROPIETARIOS ELECTOS Vote por Dos	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON * PREGUNTAS PÚBLICAS A VOTAR

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

PREGUNTA PÚBLICA NO. 1

LOS VOTANTES DEBEN APROBAR QUE LOS BONOS DEL ESTADO SE PAGUEN MEDIANTE CRÉDITOS PRESUPUESTARIOS DEL ESTADO

¿Aprueba usted la enmienda propuesta a la Constitución Estatal que estipula que, luego de que la Constitución se enmiende, una ley promulgada posteriormente que autorice el endeudamiento del Estado mediante la venta de bonos por parte de cualquier entidad pública empresarial autónoma, establecida ya sea como agencia del Estado o bien como una entidad que ejerce funciones gubernamentales esenciales y públicas, tal como una entidad estatal independiente, donde la deuda u obligación tenga una promesa de crédito presupuestario anual como forma y medio de pago del interés conforme llegue a su vencimiento y del pago y cancelación del capital de dicha deuda, esté sujeta a la aprobación de los votantes, a menos que el pago de la deuda esté sujeto a créditos presupuestarios de una fuente de ingresos no estatal e independiente pagada por terceros por el uso del objeto o trabajo avalados por los bonos, o bien de una fuente de ingresos estatal que de otra forma requiera de un crédito presupuestario según otra cláusula de la Constitución?

DECLARACIÓN INTERPRETATIVA

Esta enmienda a la Constitución Estatal requerirá que los votantes aprueben las nuevas leyes que le permitan al Estado contraer préstamos mediante la emisión de bonos a través de una agencia del Estado o entidad independiente respaldados por una promesa de crédito presupuestario anual para el pago de capital y interés de los bonos. Las nuevas leyes que permitan la emisión de dichos bonos para fines del gobierno estatal estarán sujetas a la aprobación de los votantes. Las cortes estatales han dictaminado que el requisito constitucional del Estado que exige que la Legislatura y el Gobernador obtengan la aprobación de los votantes para el endeudamiento en bonos no se aplica a dichas deudas. Ese requisito sólo se aplica a los bonos del Estado propuestos que contengan una promesa vinculante y no abrogable de cancelación de la deuda en bonos con impuestos estatales. La mayoría de los bonos del Estado pueden emitirse sin la aprobación de los votantes porque el pago de los mismos está respaldado únicamente por una promesa de que en el futuro la Legislatura y el Gobernador promulgarán créditos presupuestarios para cumplir con el pago de los bonos. Las cortes han dicho que este es un medio legal de evitar someter la emisión de deudas a la aprobación de los votantes. Las leyes que permitan dicho endeudamiento promulgadas después de que esta enmienda pase a formar parte de la Constitución tendrán que autorizar un referéndum de votantes para aprobar el endeudamiento. Se permitirán excepciones a dicho referéndum cuando se trate de bonos del Estado, si los mismos se cancelan desde 1) una fuente de ingresos reservada por la Constitución Estatal, que sólo los votantes pueden establecer, o bien 2) un sistema independiente no estatales fuente gubernamental de pagos para el uso de proyectos construidos o que haya sido obtenida con el dinero prestado, como la autopista de peajes o tasas.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

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PREGUNTA PÚBLICA NO. 2

ESTIPULA QUE EL MÉTODO DE SELECCIÓN Y DESIGNACIÓN DE CIERTOS JUECES DEL TRIBUNAL MUNICIPAL SE ESTABLEZCA MEDIANTE ESTATUTO EN LUGAR DE MEDIANTE LA CONSTITUCIÓN.

¿Se deberá aprobar la modificación del Artículo VI, Sección VI, párrafo 1 de la Constitución de Nueva Jersey, acordado por la Legislatura, para disponer que los jueces de tribunales inferiores con jurisdicción que abarque más de una municipalidad se designen de acuerdo a lo estipulado en la ley en lugar de lo estipulado en la Constitución, lo cual exige la nominación por parte del Gobernador y la designación con el consejo y consentimiento del Senado?

DECLARACIÓN INTERPRETATIVA

Esta modificación constitucional estipularía que el método de selección y designación de ciertos jueces del tribunal municipal se establecería mediante estatuto, en lugar de mediante lo dispuesto en la Constitución. Estos jueces pueden incluir jueces de tribunales municipales conjuntos y jueces de tribunales municipales centrales con jurisdicción que se extienda hasta los límites territoriales de un condado. Esta modificación constitucional no excluye la posibilidad de que un estatuto continuaría estipulando la nominación por parte del Gobernador con el consejo y consentimiento del Senado, pero sí permite que un estatuto establezca otro método de selección y designación que pueda no incluir al Gobernador ni al Senado.

YES 38	NO 38	YES 38	NO 38



, 12ТН СБ	Brett A. Radi Somerset County Cler	di.				OMERSET C)
ANKLIN	General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
OF FR	PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN	John McCAIN Sarah PALIN 8	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
NSHIP	UNITED STATES SENATOR Vote for One	Frank 9	Dick ZIMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
704	HOUSE OF REPRESENTATIVES 12th District, Vote for One	Rush HOLT	Alan R. BATEMAN 10	David CORSI Common Sense Ideas								Write In (Use keyboard below)
	BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
	Vote for Two	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

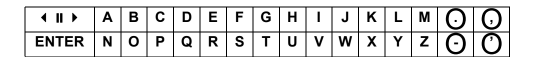
PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

This constitutional amendment would provide that the method of selection and appointment of certain municipal court judges would be set by statute, rather than be provided for in the Constitution. These judges may include judges of joint municipal courts and judges of central municipal courts with jurisdiction extending to the territorial boundaries of a county. This constitutional amendment does not preclude the possibility that a statute would continue to provide for nomination by the Governor with the advice and consent of the Senate, but it does permit a statute to set forth another method of selection and appointment that may not involve the Governor and the Senate.

YES 38 NO 38 **YES** | 38 | NO





N BROOK	Brett A. Radi Somerset County Cler	_	TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, TOWNSHIP OF GREEN BROOK										
- GREE	General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE	
SHIP	PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA 8	John McCAIN Sarah PALIN 8	Wayile A. NOO i ——	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)	
TOWN	UNITED STATES SENATOR Vote for One	Frank 9	ZIMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell 9 Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)	
	HOUSE OF REPRESENTATIVES 7th District, Vote for One	STENDER 10	Leonard LANCE	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)	
	BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)	
	Vote for Two	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)	
	TOWNSHIP COMMITTEE	Edward J. PFEIFER	RICHARDS 13	Maria ALVAREZ Better Government Independent								Write In (Use keyboard below)	
	Vote for Two	Graciela 14 DIAZ	Frank MERCURI 14	Luis Angel LUGO 14 Better Government Independent								Write In (Use keyboard below)	

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate. be approved?

INTERPRETIVE STATEMENT

This constitutional amendment would provide that the method of selection and appointment of certain municipal court judges would be set by statute, rather than be provided for in the Constitution. These judges may include judges of joint municipal courts and judges of central municipal courts with jurisdiction extending to the territorial boundaries of a county. This constitutional amendment does not preclude the possibility that a statute would continue to provide for nomination by the Governor with the advice and consent of the Senate, but it does permit a statute to set forth another method of selection and appointment that may not involve the Governor and the Senate.

NO 38 YES 38 **YES** | 38 | NO



OWNSHIP OF HILLSBOROUGH

OFFICIAL SAMPLE VOTING MACHINE BALLOT

TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, TOWNSHIP OF HILLSBOROUGH

χ.	Joinerset County Cler											
HILLSE	General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
דו טדוו	PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN	John McCAIN Sarah PALIN	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
OWNS	UNITED STATES SENATOR Vote for One	Frank 9	Dick ZIMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell 9 BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
	HOUSE OF REPRESENTATIVES 7th District, Vote for One	STENDER 10	Leonard 10	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
	BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
		SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
	TOWNSHIP COMMITTEE	Matthew DAWSON 13	Anthony FERRERA 13									Write In (Use keyboard below)
	Vote for Two	Manuel "Manny" FORANOCE 14	Gloria McCAULEY 14									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

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TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, BOROUGH OF MANVILLE

General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
PRESIDENTIAL ELECTOR FOR Vote for One	S Barack OBAMA Joe BIDEN	John McCAIN Sarah PALIN 8	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
UNITED STATES SENATOR Vote for One	LAUTENBERG 9	Dick ZIMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
HOUSE OF REPRESENTATIVE 7th District, Vote for One	s STENDER 10	Leonard 10	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
Vote for Two	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
BOROUGH COUNCIL	SKIRKANISH 13	Kathryn QUICK	Richard M. ONDERKO For The Taxpayers								Write In (Use keyboard below)
Vote for Two	Lou S. FISCHER	Steve SZABO									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

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STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

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INTERPRETIVE STATEMENT

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TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, BOROUGH OF MILLSTONE

₹—	Joinerset County Cler											
101	General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
PR	ESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA 8	John McCAIN Sarah PALIN	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
) B	UNITED STATES SENATOR Vote for One	LAUTENBERG 9	Dick ZIMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
НО	OUSE OF REPRESENTATIVES 7th District, Vote for One	Linda STENDER 10	Leonard LANCE	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
	BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
		SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
	BOROUGH COUNCIL	No Nomination Made	Carol HALM									Write In (Use keyboard below)
	Vote for Two	No Nomination Made	Scott ROSS									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

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←Ⅱ →	Α	В	С	D	E	F	G	Н	I	J	K	L	М	0	0
ENTER	N	0	Р	Q	R	S	T	U	٧	W	X	Υ	Z	0	0



GOMERY	Brett A. Radi Somerset County Cler	di.				SOMERSET					_	
F MONT	General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
SHIP O	PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA 8	John McCAIN Sarah PALIN	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party 8	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
TOWN	UNITED STATES SENATOR Vote for One	Frank 9	Dick 2IMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
	HOUSE OF REPRESENTATIVES 7th District, Vote for One	STENDER 10	Leonard LANCE	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
	BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
	Vote for Two	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
	TOWNSHIP COMMITTEE Vote for One	Keith HOVEY 13	Kacey DYER 13									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

This constitutional amendment would provide that the method of selection and appointment of certain municipal court judges would be set by statute, rather than be provided for in the Constitution. These judges may include judges of joint municipal courts and judges of central municipal courts with jurisdiction extending to the territorial boundaries of a county. This constitutional amendment does not preclude the possibility that a statute would continue to provide for nomination by the Governor with the advice and consent of the Senate, but it does permit a statute to set forth another method of selection and appointment that may not involve the Governor and the Senate.

YES 38	NO 38	YES 38	NO 38
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TH PLAINFIELD	Brett A. Radi Somerset County Cle	rk		FFICIA NOVEMBER)
UGH OF NORTH	General Election Elección General	DEMOCRATIC Column 1 DEMOCRÁTICO Columna 1	REPUBLICAN Column 2 REPUBLICANO Columna 2	NOMINATION BY PETITION Column 3 NOMINACIÓN POR PETICIÓN Columna 3	NOMINATION BY PETITION Column 4 NOMINACIÓN POR PETICIÓN Columna 4	NOMINATION BY PETITION Column 5 NOMINACIÓN POR PETICIÓN Columna 5	NOMINATION BY PETITION Column 6 NOMINACIÓN POR PETICIÓN Columna 6	NOMINATION BY PETITION Column 7 NOMINACIÓN POR PETICIÓN Columna 7	NOMINATION BY PETITION Column 8 NOMINACIÓN POR PETICIÓN Columna 8	NOMINATION BY PETITION Column 9 NOMINACIÓN POR PETICIÓN Columna 9	NOMINATION BY PETITION Column 10 NOMINACIÓN POR PETICIÓN Columna 10	PERSONAL CHOICE Selección Personal
0	ESIDENTIAL ELECTORS FOR Vote for One ECTORES PRESIDENTIALES Vote por Uno	Barack OBAMA 8 Joe BIDEN	John McCAIN Sarah PALIN	T Wayne A. ROOT —	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
	UNITED STATES SENATOR Vote for One ENADOR DE LOS ESTADOS UNIDOS Vote por Uno	Frank 9 LAUTENBERG	Dick ZIMMER	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. 9 LOBMAN Socialist Workers Party			Write In (Use keyboard below)
	OUSE OF REPRESENTATIVES 7th District, Vote for One ASA DE REPRESENTANTES Distrito 7, Vote por Uno	Linda 10 STENDER	Leonard 10	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean 10 GRECO All-Day Breakfast Party						Write In (Use keyboard below)
	BOARD OF CHOSEN FREEHOLDERS Vote for Two	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
C	ONSEJO DE PROPIETARIOS ELECTOS Vote por Dos	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
	MAYOR Vote for One ALCALDE Vote por Uno	Michael GIORDANO, Jr.	Robert 13									Write In (Use keyboard below)
	BOROUGH COUNCIL	Robert E. HITCHCOCK	Frank N. D'AMORE , Sr .	Lower Property Taxes								Write In (Use keyboard below)
	Vote for Three CONSEJO MUNICIPAL Vote por Tres	Frank RIGHETTI 15	Barbara HABEEB	Gerry DELLA-FORTUNA Lower Property Taxes								Write In (Use keyboard below)
		Frank "Skip" STABILE 16	Paolo LORENZI 16									Write In (Use keyboard below)
	BOROUGH COUNCIL Unexpired Term, Vote for One CONSEJO MUNICIPAL Término Inexpirado	Lawrence "Larry" 17 LaRONDE	Thomas 17 MULLEN	Louis L. DIXON Lower Property Taxes								Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON * PREGUNTAS PÚBLICAS A VOTAR

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

PREGUNTA PÚBLICA NO. 1

LOS VOTANTES DEBEN APROBAR QUE LOS BONOS DEL ESTADO SE PAGUEN MEDIANTE CRÉDITOS PRESUPUESTARIOS DEL ESTADO

¿Aprueba usted la enmienda propuesta a la Constitución Estatal que estipula que, luego de que la Constitución se enmiende, una ley promulgada posteriormente que autorice el endeudamiento del Estado mediante la venta de bonos por parte de cualquier entidad pública empresarial autónoma, establecida ya sea como agencia del Estado o bien como una entidad que ejerce funciones gubernamentales esenciales y públicas, tal como una entidad estatal independiente, donde la deuda u obligación tenga una promesa de crédito presupuestario anual como forma y medio de pago del interés conforme llegue a su vencimiento y del pago y cancelación del capital de dicha deuda, esté sujeta a la aprobación de los votantes, a menos que el pago de la deuda esté sujeto a créditos presupuestarios de una fuente de ingresos no estatal e independiente pagada por terceros por el uso del objeto o trabajo avalados por los bonos, o bien de una fuente de ingresos estatal que de otra forma requiera de un crédito presupuestario según otra cláusula de la Constitución?

DECLARACIÓN INTERPRETATIVA

Esta enmienda a la Constitución Estatal requerirá que los votantes aprueben las nuevas leyes que le permitan al Estado contraer préstamos mediante la emisión de bonos a través de una agencia del Estado o entidad independiente respaldados por una promesa de crédito presupuestario anual para el pago de capital y interés de los bonos. Las nuevas leyes que permitan la emisión de dichos bonos para fines del gobierno estatal estarán sujetas a la aprobación de los votantes. Las cortes estatales han dictaminado que el requisito constitucional del Estado que exige que la Legislatura y el Gobernador obtengan la aprobación de los votantes para el endeudamiento en bonos no se aplica a dichas deudas. Ese requisito sólo se aplica a los bonos del Estado propuestos que contengan una promesa vinculante y no abrogable de cancelación de la deuda en bonos con impuestos estatales. La mayoría de los bonos del Estado pueden emitirse sin la aprobación de los votantes porque el pago de los mismos está respaldado únicamente por una promesa de que en el futuro la Legislatura y el Gobernador promulgarán créditos presupuestarios para cumplir con el pago de los bonos. Las cortes han dicho que este es un medio legal de evitar someter la emisión de deudas a la aprobación de los votantes. Las leyes que permitan dicho endeudamiento promulgadas después de que esta enmienda pase a formar parte de la Constitución tendrán que autorizar un referendum de votantes para aprobar el endeudamiento. Se permitirán excepciones a dicho referéndum cuando se trate de bonos del Estado, si los mismos se cancelan desde 1) una fuente de ingresos reservada por la Constitución Estatal, que sólo los votantes pueden establecer, o bien 2) un sistema independiente no estatales fuente gubernamental de pagos para el uso de proyectos construidos o que haya sido obtenida con el dinero prestado, como la autopista de peajes o tasas.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

This constitutional amendment would provide that the method of selection and appointment of certain municipal court judges would be set by statute, rather than be provided for in the Constitution. These judges may include judges of joint municipal courts and judges of central municipal courts with jurisdiction extending to the territorial boundaries of a county. This constitutional amendment does not preclude the possibility that a statute would continue to provide for nomination by the Governor with the advice and consent of the Senate, but it does permit a statute to set forth another method of selection and appointment that may not involve the Governor and the Senate.

PREGUNTA PÚBLICA NO. 2

ESTIPULA QUE EL MÉTODO DE SELECCIÓN Y DESIGNACIÓN DE CIERTOS JUECES DEL TRIBUNAL MUNICIPAL SE ESTABLEZCA MEDIANTE ESTATUTO EN LUGAR DE MEDIANTE LA CONSTITUCIÓN.

¿Se deberá aprobar la modificación del Artículo VI, Sección VI, párrafo 1 de la Constitución de Nueva Jersey, acordado por la Legislatura, para disponer que los jueces de tribunales inferiores con jurisdicción que abarque más de una municipalidad se designen de acuerdo a lo estipulado en la ley en lugar de lo estipulado en la Constitución, lo cual exige la nominación por parte del Gobernador y la designación con el consejo y consentimiento del Senado?

DECLARACIÓN INTERPRETATIVA

Esta modificación constitucional estipularía que el método de selección y designación de ciertos jueces del tribunal municipal se establecería mediante estatuto, en lugar de mediante lo dispuesto en la Constitución. Estos jueces pueden incluir jueces de tribunales municipales conjuntos y jueces de tribunales municipales centrales con jurisdicción que se extienda hasta los límites territoriales de un condado. Esta modificación constitucional no excluye la posibilidad de que un estatuto continuaría estipulando la nominación por parte del Gobernador con el consejo y consentimiento del Senado, pero sí permite que un estatuto establezca otro método de selección y designación que pueda no incluir al Gobernador ni al Senado.

NORTH PLAINFIELD LOCAL QUESTION

Shall the Borough of North Plainfield be authorized to create a Municipal Open Space and Historic Preservation Trust Fund and impose an annual real property tax levy at a rate not exceeding \$0.01 per \$100.00 of assessed value for any of the following purposes or a combination of them:(A) Acquisition of lands for recreation, open space and/or conservation purposes;(B) Historic preservation of historic properties, structures, facilities, sites, areas or objects and the acquisition of such properties, structures, facilities, sites, areas or objects for historic preservation purposes; or, (C) Payment of debt service on indebtedness issued or incurred for the purposes described in subparagraph (A) and/or (B) above (D) The provisions of this resolution, if approved, shall be in effect for three (3) years, until December 31, 2011, unless the voters of the Borough vote to renew the tax, either at the level herein or at a higher rate.

INTERPRETIVE STATEMENT

A "yes" vote on this question would allow North Plainfield Borough to acquire additional land, easement and/or development rights for open space and/or the acquisition/preservation of historic properties, structures, facilities, sites, areas and/or objects of historic significance within the Borough by establishing a Municipal Open Space, Recreation and Historic Preservation Trust Fund to be funded annually through the collection of a dedicated open space tax in the amount not to exceed one cent (\$0.01) per one hundred dollars (\$100.00) of assessed value. This tax would be dedicated to the maintenance, improvement and/or acquisition of land for recreation, open space and/or conservation purposes, as well as the historic preservation of historic properties, structures, facilities, sites, areas or objects and the acquisition of such properties, structures, facilities, sites, areas or objects for historic preservation purposes or for the payment of debt service or indebtedness issued and/or incurred by the Borough for any and/ or all of these purposes. Approval would also enhance the Borough's ability to qualify for NJ State Green Acres funding under the Planning Incentive Acquisition Program and enable the Borough to qualify, where applicable/available, for any future programs not in existence which might condition a municipality's eligibility to receive open space funds on the adoption of a tax levy and the creation of a Municipal Open Space, Recreation and Historic Preservation Trust Fund. The provisions of this question, if approved, will be in effect until Decemner 31, 2011 unless the voters of the Borough vote to renew this tax, either at the proposed tax rate or at a higher rate.

NO 38 **NO** 38 38 **YES** | 38 YES 38 YES 38 NO



TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, BOROUGH OF PEAPACK AND GLADSTONE

General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN	John McCAIN Sarah PALIN	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	A Rosa CLEMENTE	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
UNITED STATES SENATOR Vote for One	Frank 9	Dick 2IMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
HOUSE OF REPRESENTATIVES 7th District, Vote for One	STENDER 10	Leonard LANCE	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
Vote for Two	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
BOROUGH COUNCIL	No Nomination Made	Douglas McDOWELL 13									Write In (Use keyboard below)
Vote for Two	No Nomination Made	Anthony T. SURIANO									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

This constitutional amendment would provide that the method of selection and appointment of certain municipal court judges would be set by statute, rather than be provided for in the Constitution. These judges may include judges of joint municipal courts and judges of central municipal courts with jurisdiction extending to the territorial boundaries of a county. This constitutional amendment does not preclude the possibility that a statute would continue to provide for nomination by the Governor with the advice and consent of the Senate, but it does permit a statute to set forth another method of selection and appointment that may not involve the Governor and the Senate.

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ENTER	N	0	Р	Q	R	S	Т	U	٧	W	X	Υ	Z	0	0



TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, BOROUGH OF RARITAN

_	Somerset County Cler	Λ						_	_		_	
	General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
PF	RESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN	John McCAIN Sarah PALIN 8	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
	UNITED STATES SENATOR Vote for One	Frank 9	Dick ZIMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
Н	OUSE OF REPRESENTATIVES 11th District, Vote for One	Tom WYKA 10	Rodney FRELINGHUYSEN 10	Chandler TEDHOLM For the People								Write In (Use keyboard below)
	BOARD OF CHOSEN FREEHOLDERS		Peter S. PALMER									Write In (Use keyboard below)
	Vote for Two	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
во	BOROUGH COUNCIL	Denise CARRA	Stefanie J. GARA									Write In (Use keyboard below)
	Vote for Two	Victor J. LAGGINI, Jr.	Gregory A. LOBELL 14									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

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INTERPRETIVE STATEMENT

This constitutional amendment would provide that the method of selection and appointment of certain municipal court judges would be set by statute, rather than be provided for in the Constitution. These judges may include judges of joint municipal courts and judges of central municipal courts with jurisdiction extending to the territorial boundaries of a county. This constitutional amendment does not preclude the possibility that a statute would continue to provide for nomination by the Governor with the advice and consent of the Senate, but it does permit a statute to set forth another method of selection and appointment that may not involve the Governor and the Senate.



TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, BOROUGH OF ROCKY HILL

General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN 8	John McCAIN Sarah PALIN 8	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party 8	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
UNITED STATES SENATOR Vote for One	Frank 9	Dick ZIMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell 9 BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
HOUSE OF REPRESENTATIVES 7th District, Vote for One	Linda STENDER 10	Leonard LANCE 10	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
BOARD OF CHOSEN FREEHOLDERS		Peter S. PALMER									Write In (Use keyboard below)
Vote for Two	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
BOROUGH COUNCIL	William J. O'BRIEN	HASSER 13	Mark PAUSCH Rocky Hill Council								Write In (Use keyboard below)
Vote for Two	No Nomination Made	No Nomination Made									Write In (Use keyboard below)
BOROUGH COUNCIL One Year Unexpired Term, Vote for One	No Nomination Made	No Nomination Made	Courtney WHITE Rocky Hill Council								Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

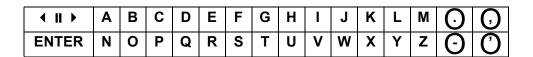
STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

This constitutional amendment would provide that the method of selection and appointment of certain municipal court judges would be set by statute, rather than be provided for in the Constitution. These judges may include judges of joint municipal courts and judges of central municipal courts with jurisdiction extending to the territorial boundaries of a county. This constitutional amendment does not preclude the possibility that a statute would continue to provide for nomination by the Governor with the advice and consent of the Senate, but it does permit a statute to set forth another method of selection and appointment that may not involve the Governor and the Senate.





OROUGH OF SOMERVILL

OFFICIAL SAMPLE VOTING MACHINE BALLOT

TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, BOROUGH OF SOMERVILLE

General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN	John McCAIN Sarah PALIN 8	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
UNITED STATES SENATOR Vote for One	Frank 9	Dick 2IMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell 9 BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
HOUSE OF REPRESENTATIVES 11th District, Vote for One	Tom WYKA 10	Rodney FRELINGHUYSEN 10	Chandler TEDHOLM For the People								Write In (Use keyboard below)
BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
BOROUGH COUNCIL	Kenneth G. UTTER	Philip DECKER 13									Write In (Use keyboard below) Write In (Use keyboard below)
Vote for Two	Patricia S. WEBSTER	Patricia A. McCORMICK									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

This constitutional amendment would provide that the method of selection and appointment of certain municipal court judges would be set by statute, rather than be provided for in the Constitution. These judges may include judges of joint municipal courts and judges of central municipal courts with jurisdiction extending to the territorial boundaries of a county. This constitutional amendment does not preclude the possibility that a statute would continue to provide for nomination by the Governor with the advice and consent of the Senate, but it does permit a statute to set forth another method of selection and appointment that may not involve the Governor and the Senate.



OROUGH OF SOUTH BOUND BROOK

OFFICIAL SAMPLE VOTING MACHINE BALLOT

TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, BOROUGH OF SOUTH BOUND BROOK

General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN	John McCAIN Sarah PALIN 8	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
UNITED STATES SENATOR Vote for One	Frank 9	Dick ZIMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell 9 BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
HOUSE OF REPRESENTATIVES 7th District, Vote for One	SIENDER -	Leonard LANCE	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
BOROUGH COUNCIL	CARLTON 13	Tamas "Tom" ORMOSI									Write In (Use keyboard below)
Vote for Two	Richard EICKHORST 14	Dennis QUINLAN 14									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS PROVIDES THAT METHOD OF SELECTION AND

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

This constitutional amendment would provide that the method of selection and appointment of certain municipal court judges would be set by statute, rather than be provided for in the Constitution. These judges may include judges of joint municipal courts and judges of central municipal courts with jurisdiction extending to the territorial boundaries of a county. This constitutional amendment does not preclude the possibility that a statute would continue to provide for nomination by the Governor with the advice and consent of the Senate, but it does permit a statute to set forth another method of selection and appointment that may not involve the Governor and the Senate.

SOUTH BOUND BROOK LOCAL QUESTION

Shall the South Bound Brook Mayor and Council be authorized to establish a Length of Service Award Program for the Fire Department and First Aid Squad that serve the Borough of South Bound Brook, pursuant to the following terms and conditions:

- 1. The program shall provide for annual contributions to a deferred income account for each active volunteer member that meets eligibility criteria and in accordance with the schedule adopted by the South Bound Brook Mayor and Council.
- 2. The program shall provide for contributions as credit for no more than 3 years of prior years services for each eligible volunteer.
- 3. The proposed minimum annual contribution for an active volunteer member is \$1,000.00 and the maximum is \$1,000.00.
- 4. The estimated cost of the program has been calculated as follows:
- a. For regular annual services: \$45,000.00 per year.
- b. For contributions for prior years of service: \$45,000.00 per year for an estimated 3 years.

INTERPRETIVE STATEMENT

The South Bound Brook Mayor and Council has decided to create a Length of Service Award Program for members of the Fire Department and First Aid Squad that serve the citizens of the Borough of South Bound Brook. The general requirements for a LOSAP are set forth in State law (N.J.S.A. 40A:14-183 et seq.).

Each Fire Department and First Aid Squad member that performs the minimum amount of service will have \$1,000.00 deposited into a tax deferred income account that will earn interest for the volunteer.

The cost will be budgeted annually in the budget of the Borough of South Bound Brook and is anticipated to be \$45,000.00 per year. The plan adopted by the Borough of South Bound Brook provides a volunteer may earn up to 3 years of previous volunteer service. The estimated annual cost of prior year service is \$45,000.00 for 3 years.

YES 38 NO 38 YES 38 NO 38 YES 38 NO 38



TOWNSHIP OF WARREN

OFFICIAL SAMPLE VOTING MACHINE BALLOT

TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, TOWNSHIP OF WARREN

` _	Somerset County Cler	Λ			_							
	General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
SAAO!	PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN	John McCAIN Sarah PALIN 8	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
	UNITED STATES SENATOR Vote for One	Frank 9	Dick ZIMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
	HOUSE OF REPRESENTATIVES 7th District, Vote for One	STENDER 10	Leonard LANCE	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
	BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
		SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
	TOWNSHIP COMMITTEE	Michael A. PERCARIO	Frank W. SALVATO									Write In (Use keyboard below)
	Vote for Two	Joseph A. PERCARIO	Malcolm PLAGER 14									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

Do you approve the proposed amendment to the State Constitution which provides that, after this amendment becomes part of the Constitution, a law enacted thereafter that authorizes State debt created through the sale of bonds by any autonomous public corporate entity, established either as an instrumentality of the State or otherwise exercising public and essential governmental functions, such as an independent State authority, which debt or liability has a pledge of an annual appropriation as the ways and means to pay the interest of such debt or liability as it falls due and pay and discharge the principal of such debt, will be subject to voter approval, unless the payment of the debt is made subject to appropriations of an independent non-State source of revenue paid by third persons for the use of the object or work bonded for, or are from a source of State revenue otherwise required to be appropriated pursuant to another provision of the Constitution?

INTERPRETIVE STATEMENT

This amendment to the State Constitution will require voter approval of new laws that allow the State to borrow money by issuing bonds through any State agency or independent authority backed by a pledge of an annual appropriation to pay the principal and interest on the bonds. New laws to allow the issuance of these State authority bonds for State government purposes will be subject to voter approval. State courts have ruled that the State constitutional requirement that the Legislature and Governor must seek voter approval for bonded debt does not apply to such borrowing. That requirement is followed only for proposed State bonds that contain a binding, non-repealable pledge to pay off the bonds directly with State taxes. Most State authority bonds can be issued without voter approval because the payment of the bonds is backed only by a promise of the Legislature and the Governor that they will enact appropriations in the future to meet the bond payments. The courts have said this is a legal means of avoiding submitting the issuance of debt for voter approval. Laws to permit such debt that are enacted after this amendment becomes part of the Constitution will have to authorize voter referenda for approval of such debts. Exceptions to voter approval for authority bonds will be permitted if the bonds are to be paid off from 1) a source of revenue dedicated by the State Constitution, which only the voters can establish, or 2) an independent non-State government source of payments for use of projects built or obtained with the borrowed money, such as highway tolls or user fees.

STATE PUBLIC QUESTION NO. 2

PROVIDES THAT METHOD OF SELECTION AND APPOINTMENT OF CERTAIN MUNICIPAL COURT JUDGES BE SET BY STATUTE RATHER THAN BY THE CONSTITUTION.

Shall the amendment to Article VI, Section VI, paragraph 1 of the New Jersey Constitution, agreed to by the Legislature, providing that judges of inferior courts with jurisdiction extending to more than one municipality be appointed as provided in law rather than as provided in the Constitution which requires nomination by the Governor and appointment with the advice and consent of the Senate, be approved?

INTERPRETIVE STATEMENT

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TUESDAY, NOVEMBER 4, 2008, SOMERSET COUNTY, NEW JERSEY, BOROUGH OF WATCHUNG

Somerset County Cle	T.N.										
General Election	DEMOCRATIC Column 1	REPUBLICAN Column 2	NOMINATION BY PETITION Column 3	NOMINATION BY PETITION Column 4	NOMINATION BY PETITION Column 5	NOMINATION BY PETITION Column 6	NOMINATION BY PETITION Column 7	NOMINATION BY PETITION Column 8	NOMINATION BY PETITION Column 9	NOMINATION BY PETITION Column 10	PERSONAL CHOICE
PRESIDENTIAL ELECTORS FOR Vote for One	Barack OBAMA Joe BIDEN	John McCAIN Sarah PALIN	Bob BARR Wayne A. ROOT Libertarian Party	Gloria LaRIVA Eugene PURYEAR Socialism and Liberation	Brian MOORE Stewart ALEXANDER Socialist Party USA	Chuck BALDWIN Darrell CASTLE Constitution Party	Cynthia McKINNEY Rosa CLEMENTE Green Party	Roger CALERO Alyson KENNEDY Socialist Workers Party	Jeffrey "Jeff" BOSS Andrea Marie PSORAS Vote Here	Ralph NADER Matt GONZALEZ Independent	Write In (Use keyboard below)
UNITED STATES SENATOR Vote for One	LAUTENBERG 9	Dick 2IMMER 9	Jason SCHEURER Libertarian Party	Jeffrey BOSS Boss for Senate	Daryl Mikell BROOKS Poor Peoples Campaign	J.M. CARTER God We Trust		Sara J. LOBMAN Socialist Workers Party			Write In (Use keyboard below)
HOUSE OF REPRESENTATIVES 7th District, Vote for One	STENDER 10	Leonard LANCE	Michael P. HSING Hsing for Congress	Thomas D. ABRAMS Prosperity not War	Dean GRECO All-Day Breakfast Party						Write In (Use keyboard below)
BOARD OF CHOSEN FREEHOLDERS	Cecilia Xie BIRGE	Peter S. PALMER									Write In (Use keyboard below)
	SINGLETERRY 12	ZABOROWSKI 12									Write In (Use keyboard below)
BOROUGH COUNCIL	Keith S. BALLA	Stephen L. BLACK									Write In (Use keyboard below)
Vote for Two	Stephen CARUSO 14	Gerald MOBUS									Write In (Use keyboard below)

PUBLIC QUESTIONS TO BE VOTED UPON

PUBLIC QUESTION NO. 1

VOTERS TO APPROVE STATE AUTHORITY BONDS PAYABLE FROM STATE APPROPRIATIONS

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STATE PUBLIC QUESTION NO. 2

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