	OFFICIAL BALLOT GENERAL ELECTION		PRECINCT 140049-REGNP
	November 06, 2018 CLEVELAND COUNTY, OKLAHOMA	Page 1/2	
	TO VOTE: FILL IN THE BOX NEXT TO YOUR CHOICE(S) LIKE THIS:	FOR INSURANCE COMMISSIONER	JUDGES OF THE OKLAHOMA COURT OF CRIMINAL APPEALS
		(Vote for One) GLEN MULREADY REPUBLICAN	DISTRICT 1 Shall DANA KUEHN of the OKLAHOMA COURT OF CRIMINAL APPEALS be retained
	Correct Incorrect		in office?
	STRAIGHT PARTY A straight party vote is a vote for all	FOR CORPORATION COMMISSIONER (Vote for One)	мо
	candidates of that party in partisan races. STRAIGHT PARTY VOTING (Vote for One)		DISTRICT 4 Shall SCOTT ROWLAND of the OKLAHOMA COURT OF CRIMINAL APPEALS be retained in office?
			YES
			NO
	DEMOCRATIC	CONGRESSIONAL OFFICERS	DISTRICT 5 Shall DAVID B. LEWIS of the OKLAHOMA
	STATE OFFICERS	FOR UNITED STATES REPRESENTATIVE DISTRICT 04	COURT OF CRIMINAL APPEALS be retained in office?
	FOR GOVERNOR (Vote for One)		
			JUDGES OF THE OKLAHOMA COURT OF CIVIL APPEALS
	KEVIN STITT REPUBLICAN	DEMOCRAT RUBY PETERS INDEPENDENT	DISTRICT 4 - OFFICE 1
	DREW EDMONDSON DEMOCRAT		Shall BARBARA GREEN SWINTON of the OKLAHOMA COURT OF CIVIL APPEALS be retained in office?
	FOR LIEUTENANT GOVERNOR (Vote for One)	LEGISLATIVE, DISTRICT, AND COUNTY OFFICERS	YES
		FOR COUNTY SHERIFF	NO
		(UNEXPIRED TERM) (Vote for One)	DISTRICT 5 - OFFICE 1 Shall KENNETH L. BUETTNER of the
SAMPLE		REPUBLICAN	OKLAHOMA COURT OF CIVIL APPEALS be retained in office?
	FOR STATE AUDITOR AND INSPECTOR	DEMOCRAT	
0	(Vote for One)	JUDICIAL RETENTION	DISTRICT 5 - OFFICE 2
	LIBERTARIAN CINDY BYRD REPUBLICAN	Vote separately on each justice or judge; they are not running against each other.	Shall ROBERT BOBBY BELL of the OKLAHOMA COURT OF CIVIL APPEALS be retained in office?
	FOR ATTORNEY GENERAL (Vote for One)	JUSTICES OF THE OKLAHOMA SUPREME COURT	YES
		DISTRICT 2 Shall PATRICK WYRICK of the OKLAHOMA	NO
	MARK MYLES	SUPREME COURT be retained in office?	DISTRICT 6 - OFFICE 1 Shall E. BAY MITCHELL, III of the
	FOR STATE TREASURER (Vote for One)		OKLAHOMA COURT OF CIVIL APPEALS be retained in office?
	RANDY McDANIEL REPUBLICAN		
	CHARLES de COUNE	Shall NOMA D. GURICH of the OKLAHOMA SUPREME COURT be retained in office?	DISTRICT 6 - OFFICE 2
	FOR SUPERINTENDENT OF		Shall BRIAN JACK GOREE of the OKLAHOMA COURT OF CIVIL APPEALS be

SAMPLE

PUBLIC INSTRUCTION (Vote for One)	NO	OKLAHOMA COURT OF CIVIL APPEALS be retained in office?	
JOY HOFMEISTER REPUBLICAN JOHN COX DEMOCRAT LARRY HUFF	DISTRICT 4 Shall YVONNE KAUGER of the OKLAHOMA SUPREME COURT be retained in office?	YES NO	
INDEPENDENT FOR COMMISSIONER OF LABOR (Vote for One) LESLIE OSBORN REPUBLICAN FRED DORRELL DEMOCRAT BRANDT DISMUKES INDEPENDENT	DISTRICT 7 Shall JAMES E. EDMONDSON of the OKLAHOMA SUPREME COURT be retained in office?		
INDEPENDENT			

PRECINCT 140049-REGNP

Page 2/2

STATE QUESTIONS

STATE QUESTION NO. 793 INITIATIVE PETITION NO. 415

SAMPI

This measure adds a new Section 3 to Article 20 of the Oklahoma Constitution. Under the new Section, no law shall infringe on optometrists' or opticians' ability to practice within a retail mercantile establishment. discriminate against optometrists or opticians based on the location of their practice, or require external entrances for optometric offices within retail mercantile establishments. No law shall infringe on retail mercantile establishments' ability to sell prescription optical goods and services. The Section allows the Legislature to restrict optometrists from performing surgeries within retail mercantile establishments, limit number of locations at which an optometrist may practice, maintain optometric licensing requirements, require optometric offices to be in a separate room of a retail mercantile establishment, and impose health and safety standards. It does not prohibit optometrists and opticians from agreeing with retail mercantile establishments to limit their practice. Laws conflicting with this Section are void. The Section defines 'laws,' 'optometrist,' 'optician,' 'optical goods and services,' and 'retail mercantile establishment.'

FOR THE PROPOSAL - YES

AGAINST THE PROPOSAL - NO

STATE QUESTION NO. 794 LEGISLATIVE REFERENDUM NO. 371

This measure amends the provision of the Oklahoma Constitution that guarantees certain rights for crime victims. These rights would now be protected in a manner equal to the defendant's rights. The measure would also make changes to victims' rights, including: (1) expanding the court proceedings at which a victim has the right to be heard;

(2) adding a right to reasonable protection;(3) adding a right to proceedings free from unreasonable delay;

(4) adding a right to talk with the prosecutor; and

(5) allowing victims to refuse interview requests from the defendant's attorney without a subpoena.

The Oklahoma Constitution currently grants victims' rights to crime victims and their family members. This measure would instead grant these rights to crime victims and those directly harmed by the crime. Victims would no longer have a constitutional right to know the defendant's location following arrest, during prosecution, and while sentenced to

confinement or probation, but would have the right to be notified of the defendant's release or escape from custody.

Under this measure, victims would have these rights in both adult and juvenile proceedings. Victims would be able to assert these rights in court and the court would be required to act promptly.

FOR THE PROPOSAL - YES

AGAINST THE PROPOSAL - NO

STATE QUESTION NO. 798 LEGISLATIVE REFERENDUM NO. 372

This measure will add a provision to the

STATE QUESTION NO. 800 LEGISLATIVE REFERENDUM

NO. 373 This measure would add a provision to the Oklahoma Constitution creating a new trust fund. This fund would consist of (i) legislative appropriations, (ii) deposits from other sources, and (iii) investment income. Beginning July 1, 2020, 5% of revenues from the gross production tax on oil and gas will be

deposited into the fund as well. The percentage of gross production tax revenues deposited into the fund will then increase by 0.2% per year.

Monies in the fund will be invested by the State Treasurer. The fund is exempt from constitutional restrictions on the State owning stock. The State Treasurer is required to make prudent investment decisions and diversify the fund's investments to minimize risk. After July 1, 2020, 4% of the fund's principal will be deposited each year into the State's General Revenue Fund. Principal will be calculated by using an average of the fund's annual principal for the five years before the deposit. No more than 5% of the Fund may be used to pay interest on bonds issued by the State or local governments. The fund will be called the Oklahoma Vision Fund.

FOR THE PROPOSAL - YES

AGAINST THE PROPOSAL - NO

STATE QUESTION NO. 801 LEGISLATIVE REFERENDUM NO. 374

This measure would provide a means for voters to allow school districts to expand the permissible uses of ad valorem tax revenues to include school operations.

The Oklahoma Constitution limits the rate of ad valorem taxation. However, it permits voters in a school district to approve an increase of up to five mills (\$5.00 per \$1,000.00 of the assessed value of taxable property) over this limit for the purpose of raising money for a school district building fund.

Currently, monies from this building fund may only be used to build, repair, or remodel school buildings and purchase furniture. This measure would amend the Constitution to permit voters to approve such a tax to be used for school operations deemed necessary by the school district, in addition to the purposes listed above.

FOR THE PROPOSAL - YES

AGAINST THE PROPOSAL - NO

Oklahoma Constitution to change the manner in which the Governor and Lieutenant Governor are elected. Currently, voters cast one vote for their preferred candidate for Governor and a separate vote for their preferred candidate for Lieutenant Governor. Under this measure, if approved, candidates for Governor and Lieutenant Governor from the same party will run together on a single ticket and voters will cast one vote for their preferred ticket.

The measure requires the Legislature to establish procedures for the joint nomination and election of candidates for Governor and Lieutenant Governor. If passed, this new election format will be used beginning in the 2026 general election cycle.

FOR THE PROPOSAL - YES

AGAINST THE PROPOSAL - NO