

## SAMPLE BALLOT

OFFICIAL BALLOT  
GENERAL ELECTION  
November 03, 2020  
CLEVELAND COUNTY, OKLAHOMA

PRECINCT 140051-REGNP

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**TO VOTE:**  
FILL IN THE BOX NEXT TO YOUR  
CHOICE(S) LIKE THIS:



Correct

Incorrect

**STRAIGHT PARTY**

A straight party vote is a vote for all  
candidates of that party in partisan races.

**STRAIGHT PARTY VOTING**

(Vote for One)

 REPUBLICAN LIBERTARIAN DEMOCRATIC**PRESIDENTIAL****ELECTORS FOR  
PRESIDENT  
AND VICE PRESIDENT**

(Vote for One)

 FOR PRESIDENT AND  
VICE PRESIDENT  
DONALD J. TRUMP  
MICHAEL R. PENCE  
REPUBLICAN FOR PRESIDENT AND  
VICE PRESIDENT  
JO JORGENSEN  
JEREMY SPIKE COHEN  
LIBERTARIAN FOR PRESIDENT AND  
VICE PRESIDENT  
JOSEPH R. BIDEN  
KAMALA D. HARRIS  
DEMOCRAT FOR PRESIDENT AND  
VICE PRESIDENT  
JADE SIMMONS  
CLAUDELIAH J. ROZE  
INDEPENDENT FOR PRESIDENT AND  
VICE PRESIDENT  
KANYE WEST  
MICHELLE TIDBALL  
INDEPENDENT FOR PRESIDENT AND  
VICE PRESIDENT  
BROCK PIERCE  
KARLA BALLARD  
INDEPENDENT**STATE OFFICERS****FOR CORPORATION  
COMMISSIONER**

(Vote for One)

 TODD HIETT  
REPUBLICAN TODD HAGOPIAN  
LIBERTARIAN**CONGRESSIONAL OFFICERS****FOR UNITED STATES  
SENATOR**

(Vote for One)

 JIM INHOFE

REPUBLICAN

 ROBERT MURPHY

LIBERTARIAN

 ABBY BROYLES

DEMOCRAT

 JOAN FARR

INDEPENDENT

 A. D. NESBIT

INDEPENDENT

**FOR UNITED STATES  
REPRESENTATIVE  
DISTRICT 04**

(Vote for One)

 TOM COLE

REPUBLICAN

 BOB WHITE

LIBERTARIAN

 MARY BRANNON

DEMOCRAT

**LEGISLATIVE, DISTRICT, AND  
COUNTY OFFICERS****FOR COUNTY SHERIFF**

(Vote for One)

 CHRIS AMAZON

REPUBLICAN

 KELLY OWINGS

INDEPENDENT

**JUDICIAL RETENTION**Vote separately on each justice or judge;  
they are not running against each other.**JUSTICES OF THE OKLAHOMA  
SUPREME COURT****SUPREME COURT  
DISTRICT 1**Shall MATTHEW JOHN KANE, IV of the  
OKLAHOMA SUPREME COURT be retained  
in office? YES NO**SUPREME COURT  
DISTRICT 6**Shall TOM COLBERT of the OKLAHOMA  
SUPREME COURT be retained in office? YES NO**SUPREME COURT  
DISTRICT 9**Shall RICHARD B. DARBY of the OKLAHOMA  
SUPREME COURT be retained in office? YES NO**JUDGES OF THE OKLAHOMA  
COURT OF CRIMINAL APPEALS****COURT OF CRIMINAL  
APPEALS DISTRICT 2**Shall ROBERT L. HUDSON of the  
OKLAHOMA COURT OF CRIMINAL  
APPEALS be retained in office? YES NO**COURT OF CRIMINAL  
APPEALS DISTRICT 3**Shall GARY L. LUMPKIN of the OKLAHOMA  
COURT OF CRIMINAL APPEALS be retained  
in office? YES NO**JUDGES OF THE OKLAHOMA  
COURT OF CIVIL APPEALS****COURT OF CIVIL APPEALS  
DISTRICT 1 - OFFICE 2**Shall JANE P. WISEMAN of the OKLAHOMA  
COURT OF CIVIL APPEALS be retained in  
office? YES NO**COURT OF CIVIL APPEALS  
DISTRICT 2 - OFFICE 1**Shall DEBORAH B. BARNES of the  
OKLAHOMA COURT OF CIVIL APPEALS be  
retained in office? YES NO**COURT OF CIVIL APPEALS  
DISTRICT 2 - OFFICE 2**Shall KEITH RAPP of the OKLAHOMA  
COURT OF CIVIL APPEALS be retained in  
office? YES NO

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# S A M P L E B A L L O T

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## STATE QUESTIONS

### STATE QUESTION NO. 805 INITIATIVE PETITION NO.

421

This measure seeks to add a new Article II-A to the Oklahoma Constitution. This new Article excepts and does not apply to persons who have ever been convicted of a violent felony. It would prohibit the use of a former felony conviction to increase the statutorily allowable base range of punishment for a person subsequently convicted of a felony. Individuals who are currently incarcerated for felony sentences that were enhanced based on one or more former felony convictions, and whose sentences are greater than the maximum sentence that may currently be imposed for such felonies, may seek sentence modification in court. The new Article sets forth a detailed process for such sentence modification, including but not limited to requirements for a hearing, appointment of counsel for indigent petitioners, and notification of victims, and requires that the court impose a modified sentence no greater than the current maximum sentence which may be imposed on a person convicted of the same felony with no former felony convictions, and which results in no greater time served in prison than under the original sentence. It establishes an appeal procedure, provides an effective date, and contains a severability clause.

SHALL THE PROPOSAL BE APPROVED?

- FOR THE PROPOSAL -  
YES**
- AGAINST THE  
PROPOSAL - NO**

### STATE QUESTION NO. 814 LEGISLATIVE REFERENDUM NO. 375

This measure seeks to amend Article 10, Section 40 of the Oklahoma Constitution (Section 40), which directs proceeds from the State's settlements with or judgments against tobacco companies. Currently, Section 40 directs 75% of proceeds to the Tobacco Settlement Endowment Trust Fund (TSET Fund), where earnings may only be used for tobacco prevention programs, cancer research, and other such programs to maintain or improve the health of Oklahomans. Meanwhile, the remaining 25% of proceeds are directed to a separate fund for the Legislature (Legislative Fund). The Legislature can also direct some of that 25% to the Attorney General.

This measure amends Section 40 to reduce the percentage of proceeds that go into the TSET Fund from 75% to 25%. As a result, the remaining 75% will go to the Legislative Fund and the Legislature may continue to direct a portion to the Attorney General.

The measure would also restrict the use of the Legislative Fund. Section 40 currently states only that the Legislative Fund is subject to legislative appropriation. If this measure passes, money from the Legislative Fund must be used to get federal matching funds for Oklahoma's Medicaid Program.

SHALL THE PROPOSAL BE APPROVED?

- FOR THE PROPOSAL -  
YES**
- AGAINST THE  
PROPOSAL - NO**

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