OFFICIAL BALLOT FOR CHEATHAM COUNTY GENERAL ELECTION HELD ON

November 8, 2022

Precinct 3-1 City-EV-NP Ballot Page 1 of 1

INSTRUCTIONS TO VOTERS

- To vote you must blacken the box () to the left of your choice. A box () blackened to the left of the name indicates a vote for that candidate.
- To cast a write-in vote for a person whose name is not on the ballot, you must blacken the box () to the left of the line provided, and write that name in the blank space provided for that purpose.

Cheatham County Election Commission Elke McLeroy, Chairman Bruce Gibbs, Secretary Wilson Bell, Member Nanette Malher, Member Pam Frejosky, Administrator

GOVERNOR				
Vote for One (1)				
Bill Lee Republican Party Nominee				
Jason Brantley Martin Democratic Party Nominee				
Constance M. Every Independent Candidate				
John Gentry Independent Candidate				
Basil Marceaux Independent Candidate				
Charles Van Morgan Independent Candidate				
Alfred O'Neil Independent Candidate				
Deborah Rouse Independent Candidate				
Michael E. Scantland Independent Candidate				
Rick Tyler Independent Candidate				
Write-in				

CONSTITUTIONAL AMENDMENT #1 Vote for One (1)

Summary:

This amendment would add a new section to article XI of the Tennessee Constitution to make it illegal for any person, corporation, association, or the State of Tennessee or its political subdivisions to deny or attempt to deny employment to any person because of the person's membership in, affiliation with, resignation from, or refusal to join or affiliate with any labor union or employee organization.

Question

Shall Article XI of the Constitution of Tennessee be amended by adding the following language as a new section?

It is unlawful for any person, corporation, association, or this state or its political subdivisions to deny or attempt to deny employment to any person by reason of the person's membership in, affiliation with, resignation from, or refusal to join or affiliate with any labor union or employee organization.

$\overline{}$	
	Y۵۹

No
110

TURN BALLOT OVER

CONSTITUTIONAL AMENDMENT #2 Vote for One (1)

Summary:

This amendment would add to article III, section 12 of the Tennessee Constitution a process for the temporary exercise of the powers and duties of the governor by the Speaker of the Senate - or the Speaker of the House if there is no Speaker of the Senate in office - when the governor is unable to discharge the powers and duties of the office of governor. While a Speaker is temporarily discharging the powers and duties of the governor, the Speaker would not be required to resign as Speaker or to resign as a member of the legislature; but the Speaker would not be able to preside as Speaker or vote as a member of the legislature. A Speaker who is temporarily discharging the powers and duties of the governor would not get the governor's salary but would get the Speaker's salary. The amendment would also exempt a Speaker who is temporarily discharging the powers and duties of the governor from provisions in the Constitution that would otherwise prohibit the Speaker from exercising the powers of the governor and from simultaneously holding more than one state office.

Question

Shall Article III, Section 12 of the Constitution of Tennessee be amended by adding the following language immediately following the current language in the Section?

Whenever the Governor transmits to the Secretary of State, the Speaker of the Senate, and the Speaker of the House of Representatives, a written, signed declaration that the Governor is unable to discharge the powers and duties of the office, the powers and duties of the office of Governor shall be temporarily discharged by the Speaker of the Senate as Acting Governor, or if that office is unoccupied, then by the Speaker of the House of Representatives as Acting Governor, until the Governor transmits to the same officials a written, signed declaration that the Governor is able to discharge the powers and duties of the office.

Whenever a majority of the commissioners of administrative departments of the Executive Department transmits to the Secretary of State, the Speaker of the Senate, and the Speaker of the House of Representatives their written, signed declaration that the Governor is unable to discharge the powers and duties of the office, the Speaker of the Senate shall immediately assume the powers and duties of the office as Acting Governor, or if that office is unoccupied, then the Speaker of the House of Representatives shall immediately assume the powers and duties of the office as Acting Governor, until the Governor transmits to the same officials a written, signed declaration that the Governor is able to discharge the powers and duties of the office. Whenever a Speaker is temporarily discharging the powers and duties of the office of Governor as Acting Governor, such Speaker shall not be required to resign the Speaker's position as the Speaker or to resign as a member of the general assembly and shall retain the Speaker's salary and not receive the Governor's salary, but such Speaker shall not preside as Speaker or vote as a member of the general assembly during the time the Speaker is Acting Governor.

and

Shall Article III, Section 13 of the Constitution of Tennessee be amended by adding the following language immediately before the period at the end of the Section?

except as provided in Article III, Section 12 with regard to the Speaker of the Senate or the Speaker of the House of Representatives temporarily discharging the powers and duties of the office of Governor as Acting Governor

and

Shall Article II, Section 26 of the Constitution of Tennessee be amended by adding the following language at the end of the Section?

This section shall not apply with regard to the Speaker of the Senate or the Speaker of the House of Representatives temporarily discharging the powers and duties of the office of Governor as Acting Governor under Article III, Section 12.

Yes		
☐ No		

CONSTITUTIONAL AMENDMENT #3 Vote for One (1)

Summary:

This amendment would change the current language in article I, section 33 of the Tennessee Constitution, which says that slavery and involuntary servitude, except as punishment for a person who has been duly convicted of crime, are forever prohibited in this State. The amendment would delete this current language and replace it with the following language: "Slavery and involuntary servitude are forever prohibited. Nothing in this section shall prohibit an inmate from working when the inmate has been duly convicted of a crime."

Question:

Shall Article I, Section 33 of the Constitution of Tennessee be amended by deleting the section and substituting instead the following?

Section 33. Slavery and involuntary servitude are forever prohibited. Nothing in this section shall prohibit an inmate from working when the inmate has been

duly convicted of a crime.	
Yes	
No	



CONSTITUTIONAL AMENDMENT #4 Vote for One (1)				
Summary:				
This amendment would delete article IX, section 1 of the Tennessee Constitution, which prohibits ministers of the gospel and priests of any denomination from holding a seat in either House of the legislature.				
Question:				
Shall Article IX, Section 1 of the Constitution of Tennessee be amended by deleting the section?				
Yes				
No				
UNITED STATES HOUSE of REPRESENTATIVES 7th Congressional District				
Vote for One (1)				
Mark E Green Republican Party Nominee				
Odessa Kelly Democratic Party Nominee				
Steven J. Hooper Independent Candidate				
Write-in				
TENNESSEE SENATE 23rd Senate District				
Vote for One (1)				
Kerry Roberts Republican Party Nominee				
Write-in				
VIIIC III				
TENNESSEE HOUSE of REPRESENTATIVES 78th Representative District				
Vote for One (1)				
Mary J Littleton Republican Party Nominee				
Krystle James Democratic Party Nominee				
Write-in				
MUNICIPAL ELECTION Town of Pleasant View				
ALDERMAN Town of Pleasant View				
Vote for Two (2) Bruce Drake				
Independent Candidate Danny Rediker				
Independent Candidate				
Write-in				
Write-in				
Sales and Use Tax Referendum Vote for One (1)				
Shall the ordinance passed by the City of Pleasant View, published in a newspaper of general circulation, increasing the local sales tax rate from 2.25 to 2.75 become operative?				
For				
Against				
LIQUOR REFERENDUM				
Vote for One (1)				
For legal sale of alcoholic beverages for consumption on the premises in Cheatham County				

TURN BALLOT OVER

