



**CUYAHOGA COUNTY
BOARD OF ELECTIONS**

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Robert S. Frost

Eben O. (Sandy) McNair, IV

Jane M. Platten
Director

Pat McDonald
Deputy Director

**CUYAHOGA COUNTY BOARD OF ELECTIONS
Ballot Services Division**

November 4, 2008 General Election

Final

UPDATED 9/12/2008

NOTE: UNOFFICIAL-SUBJECT TO CHANGE BY BALLOT DEPARTMENT

STATE ISSUES

1 Proposed Constitutional Amendment

To Provide for Earlier Filing Deadlines for Statewide Ballot Issues

(Proposed by Joint Resolution of the General Assembly of Ohio)

To amend Sections 1a, 1b, 1c, and 1g of Article II of the Constitution of the State of Ohio

The proposed amendment would:

1. Require that a citizen-initiated statewide ballot issue be considered at the next general election if petitions are filed 125 days before the election.
2. Establish deadlines for boards of elections to determine the validity of citizen-initiated petitions.
3. Standardize the process for legal challenges to citizen-initiated petitions by giving the Ohio Supreme Court jurisdiction to consider these cases and establishing expedited deadlines for the Court to make decisions.

A "YES" vote means approval of the amendment.

A "NO" vote means disapproval of the amendment.

A majority YES vote is required for the amendment to be adopted.

SHALL THE PROPOSED AMENDMENT BE APPROVED?

2 Proposed Constitutional Amendment

To Authorize the State to Issue Bonds to Continue The Clean Ohio Program for Environmental Revitalization and Conservation

Proposed by Joint Resolution of the General Assembly of Ohio

To adopt Section 2q of Article VIII of the Constitution of the State of Ohio

This proposed amendment would:

1. Authorize the state to issue up to two hundred million dollars (\$200,000,000) of bonds for conservation and preservation of natural areas, open spaces and farmlands and other lands devoted to agriculture, including by acquiring land or interests in land; provision of state and local park and recreation facilities, and other actions that permit and enhance the availability, public use and enjoyment of natural areas in the state; and land, forest, water and other natural resource management projects.
2. Authorize the state to issue bonds up to two hundred million dollars (\$200,000,000) for environmental revitalization and re-development of publicly and privately owned lands, including environmental remediation, assessment or clean up of contamination or pollution.
3. Limit the amount that could be borrowed in any one fiscal year for either conservation or revitalization purposes to no more than fifty million dollars (\$50,000,000) plus the principal amount of those obligations that in any prior fiscal year could have been but were not issued.

If adopted, this amendment shall take effect immediately.

Ballot Department

2925 Euclid Avenue • Cleveland, Ohio 44115-2497 • (216) 443-3200

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A "YES" vote means approval of the amendment.

A "NO" vote means disapproval of the amendment.

A majority YES vote is required for the amendment to be adopted.

SHALL THE PROPOSED AMENDMENT BE APPROVED?

3 Proposed Constitutional Amendment

To Amend the Constitution to Protect Private Property Rights in Ground Water, Lakes and Other Watercourses

(Proposed by Joint Resolution of the General Assembly of Ohio)

To adopt Section 19b of Article I of the Constitution of the State of Ohio

This proposed Amendment would:

1. Make explicit that a private property owner has a right to make reasonable use of the ground water that lies beneath the owner's land, although this right is subordinate to the public welfare.
2. Make explicit that a private property owner who owns land on the border of a lake or other watercourse has a right to make reasonable use of the water in such lake or watercourse located on or flowing through the owner's land, although this right is subordinate to the public welfare.
3. Not affect the public's use of Lake Erie and other navigable waters of the state.
4. Prevent the rights confirmed under this proposed amendment to the Ohio Constitution from being impaired or limited by the operation of other sections of the Ohio Constitution.

If approved, this amendment shall take effect December 1, 2008.

A "YES" vote means approval of the amendment.

A "NO" vote means disapproval of the amendment.

A majority YES vote is required for the amendment to be adopted.

SHALL THE PROPOSED AMENDMENT BE APPROVED?

4 WITHDRAWN BY PETITIONERS' COMMITTEE ON SEPTEMBER 4, 2008

5 Referendum

Referendum on Legislation Making Changes to Check Cashing Lending, Sometimes Known as "PAYDAY LENDING," Fees, Interest Rates and Practices

Substitute House Bill 545 (H.B. 545), which was passed by the Ohio legislature and signed into law by the Governor, substantially changed the law regulating how certain lenders in Ohio operate. Under the referendum, voters must decide whether Section 3 of H.B. 545 should go into effect. Section 3 of H.B. 545 deletes the old provisions of the law regulating check cashing lenders, sometimes known as "payday lenders," in favor of the new provisions.

1. If a majority of Ohio voters approve Section 3 of H.B. 545, all short term lenders, including check cashing lenders, would be subject to the following limitations:
 - The maximum loan amount would be \$500;
 - Borrowers would have at least 30 days to repay the loan; and
 - The maximum interest rate would be 28% annual percentage rate (APR) on all loans.
2. If a majority of Ohio voters reject Section 3 of H.B. 545, check cashing lenders would be allowed to continue under previous law as follows:
 - The maximum loan amount would continue to be \$800;
 - There would continue to be no minimum repayment period; and
 - Check cashing lenders could continue to charge rates and fees, resulting in a total charge for a loan that substantially exceeds an equivalent APR of 28%.





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A "YES" vote means you approve of Section 3 of H.B. 545, and want to limit the interest rate for short term loans to 28% APR and change short term lending laws.

A "NO" vote means you disapprove of Section 3 of H.B. 545 and want to permit check cashing lenders to continue to be able to offer short term loans as currently permitted.

A majority "YES" vote is required for Section 3 of H.B. 545 to be approved.

SHALL SECTION 3 OF H.B. 545 BE APPROVED?

6 Proposed Constitutional Amendment

To Amend the Constitution by Initiative Petition for a Casino near Wilmington in Southwest Ohio and Distribute to All Ohio Counties a Tax on the Casino

(Proposed by Initiative Petition)

To adopt Section 6a to Article XV of the Ohio Constitution

This proposed amendment to the Ohio Constitution would:

1. Authorize one privately owned casino with a required minimum initial investment of \$600 million dollars on a 94-acre site located near the northwest corner of State Route 73 and Interstate 71 in southwest Ohio in Chester Township near Wilmington, Clinton County, Ohio.

2. Require the casino to pay a tax of up to 30% on its gross receipts for gaming less payouts. The taxes are to be used first to pay expenses of regulating and collecting taxes from the casino, then for funding of gambling prevention and treatment programs, and the remainder to be distributed in the amount of 10% to Clinton County and 90% to the remaining counties based on population and to be used at each county's discretion.

3. Reduce the tax paid by the casino authorized by this amendment to the lesser of the rate taxed on another casino or 25%, in the event another casino is permitted in Ohio in the future.

4. Require that the casino be subject to all other applicable types of taxes that are currently in effect in Ohio.

5. Authorize the casino to conduct any game permitted in the State of Nevada, or any state adjacent to Ohio, including any type of card or table games, slot machines, and electronic gaming devices, except bets on races or sporting events. Only persons age 21 and over would be permitted to place bets. Amounts of bets would not be subject to any limits now or in the future. Days and hours of operation would not be subject to limits.

6. Set aside the application to the casino of all local and state laws and any constitutional provisions that would prohibit the operation of this privately owned casino, including any local zoning law that would prohibit or place restrictions on a casino from operating on the property in question.

If approved, this proposed amendment shall take effect 30 days after the election.

A "YES" vote means you approve of amending the Ohio Constitution to permit one casino near Wilmington in southwest Ohio.

A "NO" vote means you disapprove of amending the Ohio Constitution to permit one casino near Wilmington in southwest Ohio.

A majority "YES" vote is required for the amendment to be adopted.

SHALL THE PROPOSED AMENDMENT BE APPROVED?

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MUNICIPAL ISSUES

7 City of Beachwood - Precinct I

Local Option

Shall the sale of wine and mixed beverages and spirituous liquor by a liquor agency store for the State of Ohio be permitted for sale on Sunday between the hours of ten a.m. and midnight by Riser Foods Company dba Chagrin Blvd Giant Eagle 5830 an holder of a D-6 liquor permit authorizing the off premise Sunday retail sale of beer, wine and mixed beverages, as currently allowed Monday through Saturday and the applicant for a state liquor agency store contract for the State of Ohio authorizing the off premise Sunday sale of spirituous liquor, as would be allowed Monday through Saturday who is engaged in the business of operating a neighborhood grocery store at 24601 Chagrin Blvd., Beachwood, OH 44122 in this precinct?

8 City of Bedford Heights

Proposed Charter Review Commission Amendment

Shall Sections 5.02 and 5.03 of Title V of the Charter of the City of Bedford Heights, be amended to provide that effective January 1, 2009 municipal primary elections, at the request of the Cuyahoga County Board of Elections, be held on the second Tuesday of September before the regular municipal election to be held for such offices in November of odd-numbered years and further that the filing deadline for nominating petitions shall be 140 days before the date set for the regular municipal election at which such office is to be elected.

9 City of Bedford Heights

Proposed Charter Review Commission Amendment

Shall Sections 6.03 of Article VI and 7.04 of Article VII, of the Charter of the City of Bedford Heights, be amended to provide that the President of Council shall preside over all Council meetings in lieu of the Mayor presiding over said Council meetings.

10 City of Bedford Heights

Proposed Charter Review Commission Amendment

Shall Section 8.04 of Title VIII of the Charter of the City of Bedford Heights, be amended to provide that effective January 1, 2012 the Mayor shall serve as Director of Public Safety and shall perform the duties of said position.

11 City of Bedford Heights Ward 1 Precinct D

Local Option

Shall the sale of wine and mixed beverages and spirituous liquor by a State liquor agency store for the State of Ohio be permitted for sale on Sunday between the hours of ten a.m. and midnight by Bedford Heights Grocery, Inc. dba Shop N Go an applicant for a D-6 liquor permit authorizing the off premise Sunday retail sale of beer, wine and mixed beverages, and the holder of a state liquor agency store contract for the State of Ohio authorizing the off premise Sunday retail sale of spirituous liquor, who is engaged in the business of operating a neighborhood beverage store at 25480 Aurora Rd., Bedford Heights, OH 44146 in this precinct?





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12 **City of Berea**

Proposed Charter Amendment

Shall Section XIII, Item 1 of the City Charter be amended to provide for municipal primary elections to be held on the first Tuesday after the first Monday of May, rather than the fifth Tuesday before the regular November election?

13 **Village of Bratenahl**

Proposed Tax Levy (Replacement and Increase)

A replacement of 3 mills of an existing levy and an increase of 1.5 mills, to constitute a tax for the benefit of the Village of Bratenahl for the purpose of providing funds for general operating expenses of this Village, at a rate not exceeding 4.5 mills for each one dollar of valuation, which amounts to forty-five (45) cents for each one hundred dollars of valuation, for five (5) years, commencing in 2008, first due in calendar year 2009.

14 **City of Brecksville**

Proposed Rezoning

Shall Ordinance 4434 , adopted August 19, 2008 by the Council of the City of Brecksville to permit a skilled care facility to be built on permanent Parcel No. 601-36-055, (Old Pilgrim Inn) currently zoned local business, in accordance with Section 1156.02(e) of the Codified Ordinances of the City of Brecksville be approved?

15 **City of Broadview Heights**

Proposed Rezoning

Shall part of Permanent Parcel No. 583-18-008 located at the corner of Kenmar and Route 82, Broadview Heights, be rezoned from E-1 (Office-Laboratory) to C-2 (Commercial-General)

16 **City of Broadview Heights**

Proposed Rezoning

Shall Permanent Parcel No. 583-20-011 located at 301 Treeworth Blvd., Broadview Heights, be rezoned from E-2 (Light Industrial) to C-2 (Commercial-General)

17 **City of Broadview Heights**

Proposed Charter Amendment

Shall Article V, Section 8(d)(3) of the Charter of the City of Broadview Heights be amended providing that Council can override the action of the Board of Zoning Appeals on any non-residential matter by an affirmative vote of two-thirds of its members.

18 **City of Broadview Heights**

Proposed Charter Amendment

Shall Article V, Section 8(d) (1) of the Charter of the City of Broadview Heights be amended to provide that the standard for the granting of a variance by the Board of Zoning Appeals be practical difficulties.





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19 **City of Broadview Heights**

Proposed Charter Amendment

Shall Article V, Section 8(d) (2) of the Charter of the City of Broadview Heights be amended to provide that a variance that has been granted shall expire unless acted upon within one year from the date which the variance is granted.

20 **City of Broadview Heights**

Proposed Rezoning

Shall Permanent Parcel No. 583-20-009 located at 4501 East Royalton Road, Broadview Heights, be rezoned from C-3 (Office Space) to C-2 (Commercial-General)

21 **City of Broadview Heights**

Proposed Rezoning

Shall Permanent Parcel No. 583-20-013 located at 4601 East Royalton Road, Broadview Heights, be rezoned from C-3 (Office Space) to C-2 (Commercial-General)

22 **City of Broadview Heights**

Proposed Rezoning

Shall Permanent Parcel No. 583-20-017, vacant land located behind Treeworth Plaza, Broadview Heights, be rezoned from E-1 (Office Laboratory) to C-2 (Commercial – General)

23 **City of Broadview Heights**

Proposed Rezoning

Shall Permanent Parcel No. 583-27-007 located at 1550 East Royalton Road, Broadview Heights, be rezoned from present A-1 (single family) to C-3 (office space).

24 **City of Broadview Heights**

Proposed Rezoning

Shall Permanent Parcel No. 583-14-016 located at the corner of Avery Road and Route 82, Broadview Heights, be rezoned from A-1 (Single Family) to C-3 (Office Space)

25 **City of Broadview Heights**

Proposed Rezoning

Shall Permanent Parcel Numbers 583-20-003, 583-20-005, 583-20-006, 583-20-007 and 583-20-008 located at East Royalton Road, Broadview Heights, be rezoned from present E-1 (office/laboratory) to C-2 (general commercial).





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26 **City of Brook Park**

Proposed Tax Levy (Renewal)

A renewal tax for the benefit of the City of Brook Park to supplement its general fund for the purpose of making appropriations for hospitalization in and support of Southwest General Health Center at a rate not exceeding three-tenths (.30) of a mill for each dollar of valuation which amounts to three (3) cents for each one hundred dollars (\$100.00) of valuation, for the five (5) year levy period from calendar years 2009 to 2013, to be collected years 2010 to 2014.

27 **City of Brook Park**

Proposed Charter Amendment

Shall Article XII, Section 12.01, be amended to provide that the date of the primary election be the second Tuesday in September?

28 **City of Brook Park**

Proposed Charter Amendment

Shall Article XII, Section 12.03, be amended to provide that each person desiring to become a candidate for a party nomination to be voted for at a primary election shall file their candidacy no later than the seventy-fifth (75th) day before such primary election?

29 **City of Brook Park**

Proposed Charter Amendment

Shall Article XI, Section 11.02(e), be amended to provide that every member of the classified service, within six (6) months of successful completion of probation, must reside within Cuyahoga County or any county adjacent to Cuyahoga County.

30 **City of Brook Park Ward 3 Precinct B**

Local Option

Shall the sale of wine and mixed beverages and spirituous liquor by a liquor agency store for the State of Ohio be permitted for sale on Sunday between the hours of ten a.m. and midnight by Riser Foods Co dba Giant Eagle #465 an holder of a D-6 liquor permit authorizing the off premise Sunday retail sale of beer, wine and mixed beverages, as currently allowed Monday through Saturday and the applicant for a state liquor agency store contract for the State of Ohio authorizing the off premise Sunday sale of spirituous liquor, as would be allowed Monday through Saturday who is engaged in the business of operating a neighborhood grocery store at 14650 Snow Rd., Brook Park OH 44142 in this precinct?





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31 City of Brooklyn Precinct I

Local Option

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of one p.m. and midnight by Sams East Inc., dba Sams Club 6305 an applicant for a D-6 liquor permit authorizing the off premise Sunday retail sale of beer, wine and mixed beverages, as currently allowed Monday through Saturday who is engaged in the business of operating a neighborhood store at 10250 Brookpark Rd., Brooklyn, OH 44130 in this precinct?

32 Village of Chagrin Falls

Proposed Charter Amendment

Shall the Charter of Village of Chagrin Falls be amended so as to provide that the Architectural Board of Review shall be composed of three voting members, at least one of whom shall be an architect and at least two of whom shall be residents of the Village, and two architect advisors to the Board; to provide for the appointment of the members of the Board; to provide ethical rules for the Board; and to provide that a quorum shall consist of two voting members of the Board and at least one architect, who shall be either a voting member or an advisor?

33 Village of Chagrin Falls

Proposed Tax Levy (Replacement)

A replacement of a tax for the benefit of the Village of Chagrin Falls for current operating services, at a rate not exceeding 5.50 mills for each one dollar of valuation, which amounts to 55 cents for each one hundred dollars of valuation, for a period of five years, commencing in tax year 2009, first due in calendar year 2010.

34 Village of Chagrin Falls Precinct D

Local Option

Shall the sale of wine and mixed beverages and spirituous liquor by a liquor agency store for the State of Ohio be permitted for sale on Sunday between the hours of ten a.m. and midnight by Riser Foods Co dba Giant Eagle #213 an holder of a D-6 liquor permit authorizing the off premise Sunday retail sale of beer, wine and mixed beverages, as currently allowed Monday through Saturday and the applicant for a state liquor agency store contract for the State of Ohio authorizing the off premise Sunday sale of spirituous liquor, as would be allowed Monday through Saturday who is engaged in the business of operating a neighborhood grocery store at 20 Shopping Plaza, Chagrin Falls, OH 44022 in this precinct?





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35 City of Cleveland

Proposed Charter Amendment

Shall various sections of the Charter of the City of Cleveland related to the City's election process be amended or repealed to recognize that City elections are held every four years; to hold the primary election prior to a regular municipal election on the second Tuesday in September and the eighth Tuesday prior to other municipal elections; to eliminate the circulator's affidavit and otherwise conform candidacy and nominating petition papers and initiative petition forms to state law; to fix the filing deadline at no later than four p.m. on the seventy-fifth day prior to the primary election day; to eliminate acceptance of candidacy; to provide for ballot forms and write-in spaces as prescribed by state law; to eliminate the requirement that Council determine election devices and balloting by armed forces; to require that Council provide campaign contribution limitations, penalties and an appeal process for violating the limitations, and eliminate the remaining campaign finance provisions in the Charter; to provide a process to fill vacancies in the Council when more than two years exists before the next regular municipal election and to place this election on a general election day if one occurs not less than 160 days nor more than one year after the vacancy occurs or otherwise at a special election with the primary to occur on the first Tuesday after 100 days from the vacancy; to fix the filing deadline for initiative petition papers by no later than 4:00 p.m. on a regular business day of the Council Clerk; and to fix the election on an initiated ordinance at not less than 60 days after certification of the petition signatures by the Clerk?

36 City of Cleveland

Proposed Charter Amendment

Shall Sections 115-1 and 115-2 of the Charter of the City of Cleveland be amended to authorize the appointment of two additional members to the Police Review Board with terms commencing on August 8, 2009, and the appointment of civilian investigators to the Office of Professional Standards?

37 City of Cleveland

Proposed Charter Amendment

Shall Sections 108 and 167 of the Charter of the City of Cleveland be amended to provide that contracts in excess of \$50,000 must be authorized by ordinance of Council; that the Council may increase this amount by a two-thirds affirmative vote; that competitive bidding is not required for cooperative purchase agreements with other government agencies and when the Council so authorizes for purposes that the state authorizes for other cities; and that public improvements may be made by combining the design professional contract with the public improvement contract and be awarded on the basis of the best proposal?





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38 City of Cleveland

Proposed Charter Amendment

Shall various sections of the Charter of the City of Cleveland related to civil service be amended to (1) allow appeals of employees to the Civil Service Commission from suspensions of more than 3 days and authorize the Commission to set the appeal for hearing within 30 days; (2) provide that the unclassified service shall include assistant directors of departments, executive and special assistants to the Mayor, temporary employees for a period not to exceed 90 days, seasonal employees for a period not to exceed 180, and students enrolled in any recognized educational institution; (3) provide that the non-competitive class shall include all positions requiring specialized training, or skills requiring certifications or licensure, and qualifications of a scientific, business, managerial, professional or educational character, as determined by the Commission and that fitness or applicants in the non-competitive class shall be based on the applicant's knowledge, skills and abilities relative to the qualifications for the position; (4) rename the ordinary unskilled labor class as the general labor class that includes semi-skilled and unskilled labor positions for which it is impractical to give competitive tests and that vacancies in the general labor class shall be filled from the registration list containing qualified applicants provided to the appointing authority by the Commission; (5) provide that in the absence of an eligible list, any position in the competitive service may be filled temporarily, without test, for a period not to exceed one year; and (6) grandfather employees hired in their current position on or before August 6, 2008, who have served for 90 consecutive days without test, who meet the qualifications for their position, and who have a satisfactory employment record as regular employees in their position without test, provided that any grandfathered employee is not eligible to apply for any other position in the classified service without test and compliance with all other applicable civil service laws and rules?

39 City of Cleveland

Proposed Charter Amendment

Shall Sections 25 and 25-1 of the Charter of the City of Cleveland be amended to provide that, by April 1, 2009, the Council shall redivide the City into wards based on the City's population as of February 15, 2009 as determined by estimated population figures compiled by the U.S. Census Bureau or other reliable source as determined by the Council; that the number of wards shall be an odd number between a maximum of 25 wards and a minimum of 11 wards using the table contained in the Charter that reflects a ratio of one ward for every 25,000 people based on the estimated population figure; that if the Council does not act by that date, the Mayor shall redivide the City into wards within 7 days thereafter; that, in the future after each decennial Federal census, the Council shall reapportion the City into wards in the same manner to determine the number of wards based on the census figures, provided that if reapportionment occurs in any year when the City conducts a regular Municipal election and the determination of the Census figures occurs less than 120 days before the filing of nominating petitions, then the reapportionment of wards shall be effective for the next regular Municipal election in four years and subsequent elections; and that the Council shall act within 60 days of the determination of the census figures and if the Council does not act by that date, the Mayor shall have 15 business days to reapportion the City into wards?





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40 **City of Cleveland**

Proposed Charter Amendment

Shall Sections 36, 59 and 64 of the Charter of the City of Cleveland be amended to provide that legislation shall be in effect from and after thirty days following passage, a referendum petition may be filed within the thirty-day period, and no referendum may be brought on ordinances passed as emergency measures for the immediate preservation of the public peace, property, health, or safety and providing for the refinancing of bonds, notes or other securities of the City?

41 **City of Cleveland Ward 3 Precinct R**

Local Option

Shall the sale of beer, wine and mixed beverages, and spirituous liquor be permitted for sale on Sunday between the hours of “ten a.m. and midnight” by NEWCOAST INC. doing business as Union Liquor, an holder of a C1, C2, D6 liquor permit and a liquor agency store who is engaged in the business of operating a neighborhood convenience store and a liquor agency store authorizing off premise retail sales to adult customers only at 12408 Union Avenue, Unit A, Cleveland, Ohio 44105 in this precinct?

42 **City of Cleveland Ward 5 Precinct A**

Local Option

Shall the sale of wine and mixed beverages and spirituous liquor by a State liquor agency store for the State of Ohio be permitted for sale on Sunday between the hours of ten a.m. and midnight by Quasem, Inc. dba Square Deal Market an applicant for a D-6 liquor permit authorizing the off premise Sunday retail sale of beer, wine and mixed beverages as currently allowed Monday through Saturday, and the holder of a state liquor agency store contract for the State of Ohio authorizing the off premise Sunday retail sale of spirituous liquor, as currently allowed Monday through Saturday who is engaged in the business of operating a neighborhood beverage store at 2747 Cedar Ave. 1st Floor & Basement, Cleveland, OH 44115 in this precinct?

43 **City of Cleveland Ward 6 Precinct B**

Local Option

Shall the sale of beer, wine and mixed beverages and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by JB Ballroom, LLC an Applicant for D-6 liquor permit for beer, wine and mixed beverages and spirituous liquor for Sunday Sales who is engaged in the business of food and beverage sales at 10510 Park Lane, Cleveland, OH 44106 in this precinct?

44 **City of Cleveland Ward 12 Precinct I**

Local Option

Shall the sale of wine and mixed beverages and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight, by 6557 Broadway Avenue, Inc., dba Key Beverage & Liquor, an applicant for a D-6 liquor permit (which permits the Sunday sale of wine and mixed beverages and spirituous liquor as permitted on Monday through Saturday) who is engaged in the business of operating a carry-out/grocery store at 6542 Broadway Avenue, Cleveland, Ohio 44105 in this precinct?





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45 **City of Cleveland Ward 12 Precinct K**

Local Option

Shall the sale of beer be permitted for sale on Sunday between the hours of one p.m. and midnight by Jabco Inc. of Cleveland II, doing business as Jabco Gas a holder of a C1 liquor permit authorizing off-premise sales in sealed containers who is engaged in the business of operating a neighborhood retail convenience store at 7310 Broadway Avenue, Cleveland, Ohio 44105 in this precinct?

46 **City of Cleveland Ward 15 Precinct H**

Local Option

Shall the sale of wine, mixed beverages & spirituous liquor be permitted for sale on Sunday between the hours of one p.m. and midnight by 1314 Corporation DBA Gino's Cento Anno, an applicant for a D-6 liquor permit, which permits the sale of wine, mixed beverages & spirituous liquor as permitted on other days of the week, who is engaged in the business of a restaurant, bar & grill at 1314 Denison Ave., Cleveland, OH 44109 in this precinct?

47 **City of Cleveland Ward 20 Precinct B**

Local Option

Shall the sale of wine, mixed beverages and spirituous liquor be permitted for sale on Sunday between the hours of 1 p.m. and midnight by Di-Con, Inc. DBA Woody's Bar & Grille, an applicant for a D-6 liquor permit authorizing on and off premises sales on Sunday, who is engaged in the business of Bar & Grille at 13932 Triskett Rd. Cleveland, Ohio 44111 in this precinct?

48 **City of Cleveland Ward 20 Precinct R**

Local Option

Shall the sale of wine and mixed beverages and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight, by Bhavna, Inc, an applicant for a D-6 liquor permit (which permits the Sunday sale of wine and mixed beverages and spirituous liquor as permitted on Monday through Saturday) who is engaged in the business of operating a carry-out/grocery store at 15649 Puritas Avenue, Cleveland, Ohio 44135 in this precinct?

49 **City of Cleveland Ward 21 Precinct F**

Local Option

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of ten a.m. and midnight by N.E. Ohio Petroleum Company, dba One Stop Sunoco 5, and an applicant for a D-6 permit, authorizing carry-out sales of wine and mixed beverages in sealed containers on Sundays, who is engaged in the business of grocery convenience store at 15240 Triskett Road, Cleveland, Ohio 44111 in this precinct?





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50 **City of Cleveland Ward 21 Precinct P**

Local Option – Question 1

Shall the sale of beer, wine and mixed beverages be permitted by Rocky River Supermarket, LLC, doing business as Sunoco Food Mart an applicant for a C1, C2, and D1 liquor permits authorizing off-premise and on/off -premises sales to adults Monday through Saturday who is engaged in the business of operating a family oriented neighborhood convenience store at 4142 Rocky River Drive, Cleveland, Ohio 44135 in this precinct?

51 **City of Cleveland Ward 21 Precinct P**

Local Option – Question 2

Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of one p.m. and midnight by Rocky River Supermarket, LLC, doing business as Sunoco Food Mart an applicant for a D6 liquor permit authorizing off-premise sales in sealed containers who is engaged in the business of operating a family oriented neighborhood convenience store at 4142 Rocky River Drive, Cleveland, Ohio 44135 in this precinct?

52 **Village of Cuyahoga Heights**

Proposed Charter Amendment

Shall the proposed amendment and revision to the Charter of Cuyahoga Heights to provide for four (4) year terms for the Mayor and the Clerk be adopted?

53 **Village of Cuyahoga Heights**

Proposed Charter Amendment

Shall the proposed amendment and revision to the Charter of Cuyahoga Heights to provide staggered four (4) year terms for Council and a four (4) year term for the Treasurer be adopted?

54 **Village of Cuyahoga Heights**

Proposed Charter Amendment

Shall the proposed amendment and revision to the Charter of Cuyahoga Heights to require the Clerk be required to have a minimum two (2) year degree in Accounting, Finance or Business Administration and two (2) years of recent and relevant business experience together with provisions for filling a vacancy in the office of Clerk during the remainder of the term of office with a person possessing those qualifications be adopted?

55 **Village of Cuyahoga Heights**

Proposed Charter Amendment

Shall the proposed Charter amendment and revision to the Charter of Cuyahoga Heights to fill vacancies on Council for the next highest vote getter be adopted?

56 **Village of Cuyahoga Heights**

Proposed Charter Amendment

Shall the proposed Charter amendment and revision to the Charter of Cuyahoga Heights to provide a two (2) year residency requirements for elective officials prior to election be adopted?





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BOARD OF ELECTIONS**

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Jane M. Platten
Director

Pat McDonald
Deputy Director

57 **City of Euclid**

Issue Withdrawn

58 **City of Fairview Park**

Proposed Charter Amendment

Shall Ordinance No. 08-36 providing for the change of the primary election from the fifth Tuesday prior to the general election to the second Tuesday in September be approved?

59 **City of Fairview Park Ward 3 Precinct C**

Local Option

Shall the sale of wine and mixed beverages and spirituous liquor by a liquor agency store for the State of Ohio be permitted for sale on Sunday between the hours of ten a.m. and midnight by Riser Foods Company dba Fairview Park Giant Eagle 5810 an holder of a D-6 liquor permit authorizing the off premise Sunday retail sale of beer, wine and mixed beverages, as currently allowed Monday through Saturday and the applicant for a state liquor agency store contract for the State of Ohio authorizing the off premise Sunday sale of spirituous liquor, as would be allowed Monday through Saturday who is engaged in the business of operating a neighborhood grocery store at 21593 Lorain Rd., Fairview Park, OH 44126 in this precinct?

60 **City of Garfield Heights**

Proposed Charter Amendment

Shall Section 3 of the Charter of the City of Garfield Heights be amended to change the date of the primary election from the fifth Tuesday prior to the municipal election to the second Tuesday in September and to establish the filing deadline at 4:00 P.M. seventy-five (75) days prior to the election?

61 **City of Garfield Heights Ward 4 Precinct C**

Local Option

Shall the sale of wine and mixed beverages and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight, by Convenient Food Mart, Inc. 332, dba Convenient Food Mart, an applicant for a D-6 liquor permit (which will permit the Sunday sale of wine and mixed beverages and spirituous liquor as permitted on other days of the week) who is engaged in the business of carry out / grocery operation at 5270 Transportation Boulevard (E. 98th St.), Garfield Heights, Ohio 44125 in this precinct?

62 **Village of Gates Mills**

Proposed Tax Levy (Renewal)

A renewal of a tax for the benefit of the Village of Gates Mills for the purpose of current expenses at a rate not exceeding 3 mills for each one dollar of valuation, which amounts to \$0.30 for each one hundred dollars of valuation, for five (5) years, commencing in 2008, first due in calendar year 2009.

63 **City of Highland Heights**

Proposed Charter Amendment (by petition)

Ballot Department

2925 Euclid Avenue • Cleveland, Ohio 44115-2497 • (216) 443-3200

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BOARD OF ELECTIONS**

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Deputy Director

Shall the following be adopted as an amendment to the Charter of the City of Highland Heights, Ohio:

Sec. 14.07. Preservation of Highland Heights Community Park and Parkland

City Parks in Highland Heights are a valued natural resource that significantly contribute to, and enhance, the quality of life in our city.

No part of the Highland Heights Community Park, any city-owned neighborhood park, or city-owned land that is adjacent and contiguous to such parks (together known as “parkland”) shall be sold, exchanged, or leased without prior voter approval.

Residential, commercial, and industrial development of the parkland and/or commercial exploitation of the parkland’s natural resources, including gas or oil wells, logging and mining, shall be strictly prohibited.

Whenever there is a conflict or difference between this charter provision and any other provision of City Charter or any Highland Heights Ordinance, this provision shall prevail.

64 City of Highland Heights Ward 1 Precinct A

Local Option

Shall the sale of Wine and mixed beverages and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by Hackers Pub LLC doing business as Harry Buffalo an Applicant for D-6 liquor permit authorizing on/off-premise sales who is engaged in the business of operating a family oriented full service restaurant offering full course meals at 5596 Highland Road & Patio, Highland Heights, OH 44143 in this precinct?

65 City Of Lakewood

Proposed Charter Amendment

Shall Article XIX, Section 2, Primary Elections of the Second Amended Charter of the City of Lakewood be amended to change the date that primary elections would be held in the City of Lakewood to the second Tuesday in September prior to a general municipal election?

66 City of Maple Heights

Proposed Charter Amendment

Shall Article XVIII, Section 3 and 3(e) of the Maple Heights Charter be amended to change the primary election for candidates for any and all elected offices to the second Tuesday in September during a municipal election year with the filing deadline 75 days prior to the election by 4:00 P.M.?





**CUYAHOGA COUNTY
BOARD OF ELECTIONS**

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Pat McDonald
Deputy Director

67 City of Middleburg Heights Ward 3 Precinct D

Local Option

Shall the sale of wine and mixed beverages and spirituous liquor by a liquor agency store for the State of Ohio be permitted for sale on Sunday between the hours of ten a.m. and midnight by Riser Foods Co dba Giant Eagle #217 an holder of a D-6 liquor permit authorizing the off premise Sunday retail sale of beer, wine and mixed beverages, as currently allowed Monday through Saturday and the applicant for a state liquor agency store contract for the State of Ohio authorizing the off premise Sunday sale of spirituous liquor, as would be allowed Monday through Saturday who is engaged in the business of operating a neighborhood grocery store at 6869 Southland Dr., Middleburg Heights, OH 44130 in this precinct?

68 City of Middleburg Heights Ward 4 Precinct D

Local Option

Shall the sale of beer, wine and mixed beverages and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by Babes Sports Grille LLC doing business as Babes Sports Grille an Applicant for a D-6 liquor permit authorizing on premise and off premise sales who is engaged in the business of operating a full service restaurant serving full course meals at 7764-68 W. 130th Street and 7770-74 W. 130th Street, Middleburg Heights, OH 44130 in this precinct?

69 Village of Moreland Hills

Proposed Charter Amendment

Shall Article III, Sections 2 and 4, of the Charter of the Village of Moreland Hills, Ohio be amended effective as of January 1, 2009? The council shall meet within the first seven (7) calendar days of January, and at the organizational meeting required by Article III, Section 2 of the Charter, the Council shall pass an ordinance establishing the regular meeting schedule of the Council.

70 Village of Moreland Hills

Proposed Charter Amendment

Shall Article V, Section 5, of the Charter of the Village of Moreland Hills, Ohio be amended, to repeal Section 5 effective as of January 1, 2009?

71 Village of Moreland Hills

Proposed Charter Amendment

Shall Article V, Section 1, of the Charter of the Village of Moreland Hills, Ohio be amended effective as of January 1, 2009? The Mayor shall appoint a Chief of Police to serve as the head of the Police Department. The Chief of Police shall serve under the direction of the Mayor.

72 Village of Moreland Hills

Proposed Charter Amendment

Shall Article VII, Section 2, of the Charter of the Village of Moreland Hills, Ohio be amended to correct Article VII to VIII effective as of January 1, 2009?





**CUYAHOGA COUNTY
BOARD OF ELECTIONS**

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Deputy Director

73 **Village of Moreland Hills**

Proposed Charter Amendment

Shall Article III, Section 2, and Article IV, Section 6, of the Charter of the Village of Moreland Hills, Ohio be amended to address issues of gender, effective as of January 1, 2009?

74 **Village of Newburgh Heights**

Proposed Tax Levy (Additional)

An additional tax for the benefit of the Village of Newburgh Heights for the purpose of providing and maintaining fire apparatus, appliances, buildings, or sites therefore, or the establishment and maintenance of fire alarm telegraph or the payment of permanent, part-time or volunteer fire personnel or fire fighting companies to operate the same, or the purchase of ambulance equipment, or the provision of ambulance, paramedic, or other emergency medical services operated by a fire department or fire fighting company, at a rate not exceeding 8 mills for each one dollar of valuation, which amounts to 80 cents for each one hundred dollars of valuation, for a continuing period of time, commencing in 2008, first due in calendar year 2009.

75 **Village of Newburgh Heights Precinct B**

Local Option

Shall the sale of spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by Clyde E. Tipton LLC DBA Brown's Tavern, an D-6 applicant for Sunday Liquor Permit authorizing on premise retail sale of alcohol for Sunday sales between 10:00 a.m. and midnight who is engaged in the business of Tavern at 5211 Harvard Ave., Newburgh Hts., OH 44105 in this precinct?

76 **Village of North Randall**

Proposed Tax Levy

Shall the ordinance (Ordinance No. 2008-31) providing for an increase in the municipal levy on income from two and one-half percent (2.5%) to two and three-quarters percent (2.75%) to provide funds for the payment of fire fighters, the provision of fire fighting services and providing, maintaining and operating fire apparatus, appliances, buildings and sites, be passed?

77 **City of North Royalton**

Proposed Charter Amendment

Shall the Charter of the City of North Royalton be amended to repeal the Primary Election provisions and, in its place, enact a run-off style election as follows:

Article XVII Elections, Subsection (e) to read:

In any election for the office of Mayor and/or President of Council, when more than two (2) candidates are eligible to be elected, that candidate who receives the most votes and at least forty (40%) percent of all ballots cast for that office shall be elected. If no candidate is elected thereby, a run-off election shall be held on the first Tuesday of December immediately following between the two (2) candidates who received the most votes for that office.





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78 **City of North Royalton**

Proposed Charter Amendment

Shall the Charter of the City of North Royalton be amended to limit the terms of elected officials as follows:

Article III Subsection (c) to read in part:

No person elected Ward Councilperson shall hold the office of Ward Councilperson for a period longer than six (6) consecutive terms or more than twelve (12) consecutive years, unless one (1) full term or more has elapsed since that person last held the position of Ward Councilperson.

79 **City of North Royalton**

Proposed Charter Amendment

Shall the Charter of the City of North Royalton be amended to limit the terms of elected officials as follows:

Article III Subsection (d) to read in part:

No person elected President of Council shall hold the office of President for more than three (3) consecutive terms or more than twelve (12) consecutive years unless one (1) full term or more has elapsed since that person last held the position of President of Council.

80 **City of North Royalton**

Proposed Charter Amendment

Shall the Charter of the City of North Royalton be amended to limit the terms of elected officials as follows:

Article IV Subsection (a) to read in part:

No person elected Mayor shall hold the office for more than three (3) consecutive terms or twelve (12) consecutive years, unless one (1) full term or more has elapsed since that person last held the office of Mayor.

81 **City of North Royalton**

Proposed Charter Amendment

Shall the Charter of the City of North Royalton, Article III, The Council, Subsection (g), Special Meetings, be amended to remove the requirement that Special City Council Meetings called in writing must be personally served to each Council Representative and allow notification to be as prescribed by Ordinance of Council.

82 **City of North Royalton**

Proposed Charter Amendment

Shall the Charter of the City of North Royalton, Article III, The Council, Subsection (f), Meetings, be amended to remove the requirement that the first meeting of a newly elected City Council must be held on a Monday?





CUYAHOGA COUNTY BOARD OF ELECTIONS

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83 Village of Oakwood

Proposed Amendment to Zoning Code

Shall Ordinance 2008-21, adopted August 18, 2008 by the Council of the Village of Oakwood, amending Section 1175.01 (14) of the Codified Ordinances of the Village of Oakwood mandating at least a one thousand foot buffer between the storage or distribution of gaseous or liquid materials and residential dwelling units and the adoption of other regulations related thereto be approved?

84 City of Parma Ward 1 Precinct E

Local Option

Shall the sale of beer, wine and spirituous liquor be permitted for sale on Sunday between the hours of One p.m. and midnight by Hader & Hader, Inc., an applicant for D-6 liquor permit authorizing the sales of intoxicating liquor on Sundays between the hours of 1:00 pm and Midnight who is engaged in the business of restaurant and beverage sales at 5775 Chevrolet Boulevard, Parma, Ohio 44130 in this precinct?

85 City of Parma Ward 6 Precinct D

Local Option

Shall the sale of wine and mixed beverages and spirituous liquor by a liquor agency store for the State of Ohio be permitted for sale on Sunday between the hours of ten a.m. and midnight by Riser Foods Co dba Giant Eagle #6388 an holder of a D-6 liquor permit authorizing the off premise Sunday retail sale of beer, wine and mixed beverages, as currently allowed Monday through Saturday and the applicant for a state liquor agency store contract for the State of Ohio authorizing the off-premise Sunday sale of spirituous liquor, as would be allowed Monday through Saturday who is engaged in the business of operating a neighborhood grocery store at 7400 Broadview Rd., Parma, OH 44134 in this precinct?

86 City of Pepper Pike

Proposed Zoning Issue

An ordinance amending the Pepper Pike Planning and Zoning code by the enactment of a new chapter 1269 and amendments to sections 1266.04 and 1266.05 regulating commercial signs within commercial districts and declaring an emergency.

87 City of Pepper Pike

Proposed Zoning Issue

An Ordinance Amending the Pepper Pike Planning and Zoning Code and the Zoning Map of the City of Pepper Pike to Rezone the property located at 28150 Shaker Boulevard known as permanent parcel No. 872-04-003 from class U-1, single family dwellings, to class U-2, public buildings, and declaring an emergency.

88 City of Rocky River

Proposed Charter Amendment

Shall Article II, Section 2 of the Charter be amended by deleting from the qualifications to serve as Mayor, the prohibition against serving in excess of one month in continuous active state or national military service?





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89 City of Rocky River

Proposed Charter Amendment

Shall Article III, Section 3 of the Charter be amended by deleting from the qualifications to serve as a member of Council, the prohibition against serving in excess of one month in continuous active state or national military service?

90 City of Rocky River

Proposed Charter Amendment

Shall Article IV, Section 2 of the Charter concerning the qualification for election to the position of Director of Law, be amended by adding an alternate qualification of at least five (5) years of general attorney experience?

91 City of Rocky River

Proposed Charter Amendment

Shall Article VI, Section 4(c) (3) of the Charter concerning the powers and duties of the Parks and Recreation Commission, be modified by changing the timeframe for reviewing and recommending to the Mayor a projected annual recreation program budget, from the time period of “on or before the first day of June of each year”, to “at least thirty (30) days prior to the commencement of the annual City budget process”?

92 City of Rocky River

Proposed Charter Amendment

Shall Article VI, Section 4(c)(3) of the Charter concerning the Parks and Recreation Commission’s proposed line item budget, be clarified as not to include the operation of the City’s civic center, as this is a City Councilmanic matter?

93 City of Rocky River

Proposed Charter Amendment

Shall Article VII, Section 3 of the Charter concerning the authority of the Director of Finance be amended by authorizing investments consistent with the general laws of the State of Ohio in accordance with the Ohio Uniform Depository Act and any amendments thereto?

94 City of Rocky River

Proposed Charter Amendment

Shall Article VII, Section 4 of the Charter concerning City Council’s expenditure limitations without public bidding be changed from Fifteen Thousand Dollars (\$15,000.00) to be consistent with the amount provided by the general laws of the State of Ohio?

95 City of Rocky River

Proposed Charter Amendment

Shall Article IX, Section 2 of the Charter concerning the date for primary elections be changed from the seventh (7th) Tuesday prior to each regular municipal election, to the second (2nd) Tuesday in September prior to each regular municipal election?





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96 **City of Rocky River**

Proposed Charter Amendment

Shall Article IX, Section 3 of the Charter concerning the date for declaration of candidacy for a party nomination to a municipal office be changed from the sixtieth (60th) day to the seventy-fifth (75th) day before the primary election?

97 **City of Rocky River**

Proposed Charter Amendment

Shall Article X of the Charter concerning general provisions be amended by adding a new section to authorize City Council by Ordinance to delete obsolete language, rearrange the numbering and titles, and correct typographical errors in the Charter?

98 **City of Seven Hills**

Proposed Charter Amendment

Shall Section 3, of Article V of the Charter of the City of Seven Hills be amended to eliminate the residency requirement for the Director of Finance?

99 **City of Seven Hills**

Proposed Charter Amendment

Shall Section 3, of Article V of the Charter of the City of Seven Hills be amended to revise the duties of the Director of Finance by removing the requirements that the Mayor must countersign warrants and that requisitions for supplies must be submitted and approved by the Mayor and/or Council?

100 **City of Seven Hills**

Proposed Charter Amendment

Shall Article VI, Nominations and Elections, Section 1, Nominations and Article VI, Nominations and Elections, Section 2, Elections, of the Charter of the City of Seven Hills be amended to change the Municipal September Primary Election date to the second Tuesday of September and that the filing deadline be 75 days prior to the September Primary Election at 4:00 P.M.?

101 **City of Solon**

Proposed Charter Amendment

Shall Section 6 of Article VI of the Charter of the City of Solon be amended to establish a department for the operation, maintenance and control of the Grantwood Recreational Park and activities conducted therewith, and allow payment of capital expenditures from City Capital Improvement and Debt Service funds?

102 **City of Solon**

Proposed Charter Amendment

Shall Section 1 of Article VIII of the Charter of the City of Solon be amended to require nominating petitions be filed with election officials not later than seventy-five (75) days before the date set for the primary election?





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BOARD OF ELECTIONS**

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Deputy Director

103 City of Solon

Proposed Rezoning Ordinance

Shall the Ordinance modifying the permitted uses in the O-2 Zoning District to permit professional, business, medical and dental offices, colleges, universities, trade and business schools and federal, state and local government offices be approved?

104 City of Solon

Issue Withdrawn

105 City of Solon

Proposed Rezoning Ordinance

Shall the Ordinance rezoning approximately 3.4 acres located on SOM Center Road between the Solar Shopping Center and the Cleveland Hebrew School, from the current 0-1 General Office District to the C-3 Commercial District be approved?

106 City of South Euclid

Referendum (by Petition)

Ordinance 65-05 was passed by the City Council on November 26, 2007, that enacted new Section 1413 "Certificates of Inspection".

107 City of South Euclid Ward 3 Precinct F

Local Option

Shall the sale of beer wine and mixed beverages be permitted for sale on Sunday between the hours of ten a.m. and midnight by Warehouse Beverage Inc. an applicant for D-6 liquor permit authorizing Sunday sales between the hours of ten a.m. and midnight for wine, beer and certain pre-packaged mixed drinks in sealed containers for carry out only, who is engaged in the business of a beverage store at 4364 Mayfield Rd., South Euclid, 44121 in this precinct?

108 City of Strongsville

Proposed Tax Levy (Replacement and Decrease)

A replacement of a portion of an existing levy, being a reduction of 0.2 mills, to constitute a tax for the benefit of the City of Strongsville for the purpose of payment for firefighters' salaries and operating expenses for the satellite fire station at Priem and Albion Roads at a rate not exceeding 1.5 mills for each one dollar of valuation, which amounts to \$0.15 for each one hundred dollars of valuation, for five (5) years, commencing in 2008, first due in calendar year 2009.





**CUYAHOGA COUNTY
BOARD OF ELECTIONS**

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Pat McDonald
Deputy Director

109 City of Strongsville

Proposed Charter Amendment

Shall Section 3 of Article I of the City Charter be amended to provide that the Charter, ordinances, rules and regulations of the City shall be construed broadly in favor of the home rule powers of the City?

110 City of Strongsville

Proposed Charter Amendment

Shall Section 5(g) of Article II of the City Charter be amended to provide that the Mayor's appointment of the Chief of Police shall be made after Civil Service examination from those officers ranking above sergeant in the City's Police Department?

111 City of Strongsville

Proposed Charter Amendment

Shall Section 7 of Article IV of the City Charter be amended to provide for a four year term of office for a member of the Civil Service Commission and removal from office only for cause; to provide for the division of employees into the classified and unclassified service; to authorize the Civil Service Commission to adopt rules and regulations in accordance with home rule which may differ from state law; and to remove any provisions dealing with the suspension of Civil Service members?

112 City of Strongsville

Proposed Charter Amendment

Shall Section 5(a) of Article V of the City Charter be amended to provide for a public bidding threshold amount for expenditures of the City equal to the greater of the amount permitted under the general laws of Ohio or an amount established under the Ordinances of the City?

113 City of Strongsville

Proposed Charter Amendment

Shall Section 5(b) of Article V of the City Charter be amended to provide that Council by a two-thirds vote of its members may authorize certain expenditures, in emergencies or other limited circumstances, without public bidding?

114 City of Strongsville

Proposed Charter Amendment

Shall Section 1 of Article VI of the City Charter be amended to provide that any levies submitted to the voters shall be limited in duration to the time allowed by law?

115 Village of Walton Hills

Referendum (by petition)

Shall Resolution 2007-66 authorizing the Mayor and Clerk of the Village of Walton Hills to enter into an agreement with the Village of Oakwood for the provision of fire and emergency medical services be approved?





**CUYAHOGA COUNTY
BOARD OF ELECTIONS**

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116 City of Warrensville Heights

Proposed Tax Levy (Renewal)

A renewal of a tax for the benefit of the City of Warrensville Heights for the purpose of providing for the current expenses of the city at a rate not exceeding 3.50 mill for each one dollar (\$1.00) of valuation, which amounts to thirty-five cents for each one hundred dollars of valuation, for five years, commencing in 2008, first due in calendar year 2009.

117 City of Warrensville Heights

Proposed Tax Levy (Renewal)

A renewal of a tax for the benefit of the City of Warrensville Heights for the purpose of providing for the current expenses of the city at a rate not exceeding 2.90 mill for each one dollar (\$1.00) of valuation, which amounts to twenty-nine cents for each one hundred dollars of valuation, for five years, commencing in 2008, first due in calendar year 2009.

118 City of Warrensville Heights Ward 5 Precinct C

Local Option

Shall the sale of wine and mixed beverages and spirituous liquor be permitted for sale on Sunday between the hours of ten a.m. and midnight by GMRI, Inc. doing business as the Olive Garden Italian Restaurant an applicant for a D6 liquor permit authorizing on-premise sales who is engaged in the business of operating a family oriented full-service restaurant offering full-course meals at the NW corner of the Chagrin Highlands development at the intersection of Richmond and Harvard Roads, Warrenville Heights, Ohio 44122 in this precinct?

119 City of Westlake Ward 2 Precinct A

Local Option

Shall the sale of wine and mixed beverages and spirituous liquor be permitted for sale on Sunday between the hours of one p.m. and midnight, by Time Warp Entertainment, Inc., dba Time Warp Entertainment, an applicant for a D-6 liquor permit (which will permit the Sunday sale of wine and mixed beverages and spirituous liquor as permitted on other days of the week) who is engaged in the business of bar / tavern operation at 26261 Center Ridge Road, Westlake, Ohio 44145 in this precinct?

120 Village of Woodmere

Proposed Charter Amendment

Shall Article IV, Section 1 of the Charter of the Village of Woodmere be amended to eliminate the term limits for the term of the Mayor?





CUYAHOGA COUNTY BOARD OF ELECTIONS

Jeff Hastings
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Deputy Director

121 Village of Woodmere

Proposed Charter Amendment

Shall the Charter of the Village of Woodmere be amended to adhere to the provisions set forth in Chapter 4117 of the Ohio Revised Code regarding Collective Bargaining, waiving any exemptions granted to a municipality with a population of less than 5,000 in order to provide for the wages, terms, and conditions of employment for all sworn full-time police officers?

122 Village of Woodmere

Proposed Charter Amendment

Shall the Charter of the Village of Woodmere be amended to authorize the levy of a tax without a vote of the people for the purpose of providing funds associated with the cost of unionizing the Police Department, negotiation of a collective bargaining agreement and to assist with providing for the wages, terms, and conditions of employment at a rate not to exceed 2 mills for each one dollar of valuation, which amounts to 20 cents for each one hundred dollars of valuation for a continuing period of time, commencing in 2008, first due in calendar year 2009?

TOWNSHIP ISSUES

No Issues Filed.

SCHOOL ISSUES

123 Bedford City School District

Proposed Tax Levy

An additional tax for the benefit of the Bedford City School District for the purpose of current expenses at a rate not exceeding 5.9 mills for each one dollar of valuation, which amounts to 59 cents for each one hundred dollars of valuation, for a continuing period of time, commencing in 2008, first due in calendar year 2009.

124 Brecksville/Broadview Heights City School District

Proposed Tax Levy (Renewal)

A renewal of a tax for the benefit of the Brecksville-Broadview Heights City School District for the purpose of current operating expenses and the acquisition, construction, enlargement, renovation, and financing of permanent improvements at a rate not exceeding 6.8 mills (5.8 mills of which is allocated to current operating expenses and 1.0 mill of which is allocated to permanent improvements) for each one dollar of valuation, which amounts to 68 cents for each one hundred dollars of valuation, for a period of three years.





CUYAHOGA COUNTY BOARD OF ELECTIONS

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Deputy Director

125 Brecksville/Broadview Heights City School District

Proposed Tax Levy (Renewal)

A renewal of a tax for the benefit of the Brecksville-Broadview Heights City School District for the purpose of current operating expenses and the acquisition, construction, enlargement, renovation, and financing of general, on-going permanent improvements at a rate not exceeding 6.3 mills (5.3 mills of which is allocated to current operating expenses and 1.0 mill of which is allocated to general, on-going permanent improvements) for each one dollar of valuation, which amounts to 63 cents for each one hundred dollars of valuation, for a period of five years.

126 Brooklyn City School District

Emergency Tax Levy

Shall a levy be imposed by the Brooklyn City School District for the purpose to avoid an operating deficit in the sum of \$2,254,000 and a levy of taxes to be made outside of the ten-mill limitation estimated by the County Auditor to average 6.6 mills for each one dollar of valuation, which amounts to \$0.66 for each one hundred dollars of valuation, for a period of five years, commencing in 2008, first due in calendar year 2009?

127 Cuyahoga County Public Library District

Proposed Tax Levy

A replacement of 2.0 mills of an existing levy and an increase of 0.5 mills to constitute a tax for the benefit of the Cuyahoga County Public Library District only, for the purpose of meeting the requirements and current expenses of the Cuyahoga County Public Library, at a rate not exceeding 2.5 mills for each dollar of valuation, which amounts to twenty-five cents (\$0.25) for each one hundred dollars of valuation, for a continuous period of time, commencing in 2008, first due in the calendar year 2009.

128 Euclid City School District

Proposed Tax Levy (Additional)

Shall a levy be imposed by the Euclid City School District for the purpose of providing for the emergency requirements of the Euclid City School District in the sum of \$5,600,000 and a levy of taxes to be made outside of the ten-mill limitation estimated by the County Auditor to average 6.9 mills for each one dollar of valuation, which amounts to 69 cents for each one hundred dollars of valuation, for a period of ten years, commencing in 2008, first due in calendar year 2009.

129 Mayfield City School District

Proposed Tax Levy (Additional)

An additional tax for the benefit of the Mayfield City School District for the purposes of current operating expenses and the acquisition, construction, enlargement, renovation, and financing of general, on-going permanent improvements at a rate not exceeding 6.9 mills (5.0 mills of which is allocated to current operating expenses and 1.9 mills of which is allocated to general, on-going permanent improvements) for each one dollar of valuation, which amounts to 69 cents for each one hundred dollars of valuation, for a continuing period of time, commencing in 2008, first due in calendar year 2009.





**CUYAHOGA COUNTY
BOARD OF ELECTIONS**

Jeff Hastings
Chairman

Inajo Davis Chappell

Robert S. Frost

Eben O. (Sandy) McNair, IV

Jane M. Platten
Director

Pat McDonald
Deputy Director

130 **North Royalton City School District**

Proposed Tax Levy (Additional)

Shall a levy be imposed by the North Royalton City School District for the purpose of providing for the emergency requirements of the North Royalton City School District in the sum of \$6,300,000 and a levy of taxes to be made outside of the ten-mill limitation estimated by the County Auditor to average 5.9 mills for each one dollar of valuation, which amounts to 59 cents for each one hundred dollars of valuation, for a period of ten years, commencing in 2008, first due in calendar year 2009?

131 **Olmsted Falls City School District**

Proposed School District Income Tax

Shall an annual income tax of one-half of one percent (0.50%) on the earned income of individuals residing in the school district be imposed by the Olmsted Falls City School District, for a continuing period of time, beginning January 1, 2009, for the purpose of current expenses?

132 **Olmsted Falls City School District**

Proposed School District Tax levy (Additional)

An additional tax for the benefit of the Olmsted Falls City School District for the purpose of current expenses at a rate not exceeding 4.9 mills for each one dollar of valuation, which amounts to 49 cents for each one hundred dollars of valuation, for a continuing period of time, commencing in 2008, first due in calendar year 2009.

133 **Parma City School District**

Proposed Tax Levy (Additional)

An additional tax for the benefit of the Parma City School District for the purpose of current expenses of the Parma City School District at a rate not exceeding 5.5 mills for each one dollar of valuation, which amounts to 55 cents for each one hundred dollars of valuation, for a continuing period of time, commencing in 2008, first due in calendar year 2009.

134 **Richmond Heights Local School District**

Proposed Tax Levy (Additional)

An additional tax for the benefit of the Richmond Heights Local School District for the purpose of current expenses at a rate not exceeding 6.5 mills for each one dollar of valuation, which amounts to 65 cents for each one hundred dollars of valuation, for a continuing period of time, commencing in 2008, first due in calendar year 2009.

135 **South Euclid-Lyndhurst City School District**

Proposed Tax Levy (Additional)

An additional tax for the benefit of South Euclid-Lyndhurst City School District for the purpose of current expenses at a rate not exceeding 5.4 mills for each one dollar of valuation, which amounts to 54 cents for each one hundred dollars of valuation, for a continuing period of time, commencing in 2008, first due in calendar year 2009.





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COUNTY ISSUES

No Issues Filed.

RECREATIONAL DISTRICT

136 Tri City Joint Recreation District (Berea, Brook Park and Middleburg Heights)

Proposed Tax Levy

A continuing tax for the benefit of the Tri City Joint Recreation District, Ohio, for the purpose of providing additional funds for the purpose to acquire, construct, maintain and operate a recreational facility and community center for the Tri City Joint Recreation District at a rate not exceeding 1.00 mill for each One Dollar (\$1.00) of valuation, which amounts to Ten Cents (\$.10) for each One Hundred Dollars (\$100.00) of valuation commencing in 2008, first due in calendar year 2009.

