

LORAIN COUNTY BOARD OF ELECTIONS

**ISSUE LIST
GENERAL ELECTION
NOVEMBER 4, 2008**

NO.	SUBDIVISION	ISSUE	PURPOSE	YEARS
	STATE			
1	State of Ohio	Proposed Constitutional Amendment	To Provide Earlier Filing Deadline for Statewide Ballot Issues	N/A
2	State of Ohio	Proposed Constitutional Amendment	To Authorize State to Issue Bonds to Continue Clean Ohio Program	N/A
3	State of Ohio	Proposed Constitutional Amendment	To Amend the Constitution to Protect Private Property Rights in Ground Water, Lakes and Other Watercourses	N/A
4	State of Ohio	WITHDRAWN BY PETITIONERS' COMMITTEE 9/4/2008		
5	State of Ohio		Referendum on Legislation Making Changes to Check Cashing Lending, Sometimes Known as "Payday Lending," Fees, Interest Rates and Practices	N/A
6	State of Ohio	Proposed Constitutional Amendment	Initiative Petition for a Casino Near Wilmington in Southwest Ohio and Distribute to all Ohio Counties a Tax on the Casino	N/A
	MUNICIPAL			
7	Amherst City Ward 3 Precinct C	Local Option, Particular Use (Cedar Pub)	Sunday Sales, 10 to Midnight	N/A
8	Amherst City Ward 3 Precinct C	Local Option, Particular Use (Church Street Bar & Grille)	Sunday Sales, 10 to Midnight	N/A
9	Avon City	Replacement w/ Decrease/ 0.45 mills	Public Park and Recreational Activities	5
10	Avon City	Zoning Amendment	Proposed Rezoning of 35651 Detroit Rd from R-2 to C	N/A
11	Avon Lake City	Bond Issue/ 0.41 mill	Reconstruction/Improvement to Muni Swimming Pool	20
12	Avon Lake City	Charter Amendment (Section 58)	Certification of Expenditures	N/A
13	Avon Lake City	Charter Amendment (Section 59)	Competitive Bidding	N/A
14	Avon Lake City	Charter Amendment (Section 72)	Amendment to Charter; Charter Review Commission	N/A
15	Elyria City	Income Tax Renewal/ 1/2 of 1%	Operations	5
16	Elyria City Ward 2 Precinct D	Local Option, Particular Use (T&A Bar & Grill)	Sunday Sales, 10 to Midnight	N/A
-	Elyria City Ward 3 Precinct G	Local Option, Particular Use (Wal Mart)	Sunday Sales, 1 pm to Midnight	N/A
17	Elyria City Ward 4 Precinct F	Local Option, Particular Use (Olive Garden)	Sunday Sales, 10 to Midnight	N/A
18	Kipton Village	Additional/ 4 mills	Current Expenses	5
19	LaGrange Village	Renewal/ 2.7 mills	Current Expenses	5

CERTIFIED

last updated 10/1/2008
10:19 AM

LORAIN COUNTY BOARD OF ELECTIONS

ISSUE LIST
GENERAL ELECTION
NOVEMBER 4, 2008

NO.	SUBDIVISION	ISSUE	PURPOSE	YEARS
20	Lorain City	Referendum on Ordinance No. 070-08	License Plate Fees	N/A
24	Lorain City	Referendum on Ordinance No. 087-08	Tax Credit	N/A
22	Lorain City Ward 3 Precinct E	Local Option, Particular Use (Daily Mart)	Sunday Sales, 10 to Midnight	N/A
23	Lorain City Ward 8 Precinct B	Local Option, Particular Use (Oberlin Marathon)	Sunday Sales, 10 to Midnight	N/A
24	Lorain City Ward 8 Precinct B	Local Option, Particular Use (Time Out Tavern)	Sunday Sales, 10 to Midnight	N/A
25	North Ridgeville City Ward 3 Precinct A	Local Option, Particular Use (C. Mulligans Pub)	Sunday Sales, 10 to Midnight	N/A
-	North Ridgeville City Ward 3 Precinct C	Local Option, Particular Use (Aces Bar & Grille)	Sunday Sales, 10 to Midnight	N/A
26	North Ridgeville City Ward 3 Precinct C	Local Option, Particular Use (Aces Bar & Grille)	Sunday Sales, 10 to Midnight	N/A
27	North Ridgeville City Ward 4 Precinct A	Local Option, Particular Use (Giant Eagle)	Sunday Sales by State Liquor Store, 10 to Midnight	N/A
28	Oberlin City	1/5% Levy on Income Tax	Capital Improvements/General Operating Expenses	10
29	Vermilion City	Income Tax Increase of 1/2%	Street Improvements and Repairs	10
TOWNSHIP				
30	Eaton Township #4	Local Option, Particular Use (Armbruster Energy Stores, Inc.)	Weekday Sales, Sunday Sales 10am-Midnight	N/A
31	Grafton Township	Replacement/ 1 mill	Road District Services	5
32	Pittsfield Township	Renewal/ 2 mills	Maintenance and Repair of Roads	5
SCHOOL & OTHER				
33	Amherst Exempted Village School District	Additional/ 6.90 mills	Emergency Requirements of School District	5
34	Avon Local School District	Renewal / 1.99 mills	Emergency Requirements of School District	5
35	Avon Local School District	Renewal/ 1.25 mills	General Permanent Improvements	5
36	Avon Lake City School District	Renewal/ 3.86 mills	Emergency Requirements of School District	10
37	Elyria City School District	Renewal/ 4.95 mills	Current Expenses	5
38	Lorain City School District	Additional/ 4.90 mills	Current Expenses	5
39	Midview Local School District	Additional/ 2.50 mills	General Permanent Improvements	5
40	Wellington Exempted Village School District	Bond Issue 8.48 mills/ Additional Tax Levy 0.5 mill	Constructing, Improving School District Buildings	27/Cont.
41	EHOVE Joint Vocational School District	Renewal/ 0.5 mill	Current Operating Expenses	5
42	Mapleton Local School District	Annual Income Tax of 0.75% on Earned Income	Current Expenses	N/A

CERTIFIED

last updated 10/1/2008
10:19 AM

LORAIN COUNTY BOARD OF ELECTIONS

ISSUE LIST
GENERAL ELECTION
NOVEMBER 4, 2008

NO.	SUBDIVISION	ISSUE	PURPOSE	YEARS
43	Olmsted Falls City School District	Annual Income Tax of 0.50% on Earned Income	Current Expenses	Cont.
44	Olmsted Falls City School District	Additional/ 4.90 mills	Current Expenses	Cont.
	COUNTY			
45	Erie County General Health District	Replacement/ 0.3 mill	Providing Funds to Carry out Health Program	5

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?

YES

NO

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.

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?

YES

NO

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?

YES

NO

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%.

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?

YES

NO

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?

YES

NO

7 SPECIAL ELECTION BY PETITION

AMHERST CITY WARD 3 PRECINCT C

**A Majority Affirmative Vote Is
Necessary For Passage.**

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 Amherst Pub, Inc., d.b.a. Cedar Pub, an applicant for a D-6 liquor permit who is engaged in the business of the operation of a full-service bar/tavern at 200 Park Avenue, Amherst, Ohio, 44001 in this precinct?

**YES
NO**

8 SPECIAL ELECTION BY PETITION

AMHERST CITY WARD 3 PRECINCT C

**A Majority Affirmative Vote Is
Necessary For Passage.**

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 300 Church Street, Inc. d.b.a. Church Street Bar & Grille, an applicant for a D-6 liquor permit who is engaged in the business of operating a family oriented full-service restaurant and bar at 300 Church Street, Amherst, Ohio, 44001 in this precinct?

**YES
NO**

9 PROPOSED TAX LEVY - (REPLACEMENT AND DECREASE)

AVON CITY

**A Majority Affirmative Vote Is
Necessary For Passage.**

A replacement of 0.5 mill of an existing levy and a decrease of 0.05 mill, to constitute a tax for the benefit of AVON CITY for the purpose of **PROVIDING FOR THE MAINTENANCE, MANAGEMENT AND OPERATION OF PUBLIC PARKS AND RECREATIONAL ACTIVITIES**, at a rate not exceeding 0.45 mill for each one dollar of valuation, which amounts to \$0.045 for each one hundred dollars of valuation, for 5 years, commencing in 2008, first due in calendar year 2009.

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**

10 PROPOSED ZONING AMENDMENT

AVON CITY

A Majority Affirmative Vote Is Necessary For Passage.

Shall property located at 35651 Detroit Road in the City of Avon, Lorain County, currently owned by William P. Oebker, Joyce O. Cahalan and Jon W. Oebker and otherwise known as the "Oebker Property," consisting of approximately .50 acres (1/2 acre), south of Interstate 90 and currently zoned R-2 Two-Family Residential be rezoned to C-2 French Creek/Central Business pursuant to Article VII, Section 2, Subsection (e) of the Avon City Charter?

YES

NO

11 PROPOSED BOND ISSUE

AVON LAKE CITY

A Majority Affirmative Vote Is Necessary For Passage.

Shall bonds be issued by the City of Avon Lake for the purpose of **reconstructing, renovating, enlarging, furnishing, equipping and otherwise improving the municipal swimming pool and related recreational facilities and improving the site thereof** in the principal amount of \$4,500,000 to be repaid annually over a maximum period of 20 years, and an annual levy of property taxes to be made outside the ten-mill limitation, estimated by the County Auditor to average over the repayment period of the bond issue 0.41 mill for each one dollar of tax valuation, which amounts to 4.1 cents for each one hundred dollars of tax valuation, to pay the annual debt charges on the bonds, and to pay debt charges on any notes issued in anticipation of those bonds?

FOR THE BOND ISSUE

AGAINST THE BOND ISSUE

12 PROPOSED CHARTER AMENDMENT

AVON LAKE CITY

A Majority Affirmative Vote Is Necessary For Passage.

A proposed charter amendment to Section 58 of the Charter of the City of Avon Lake allowing a contract, agreement or other obligation involving the expenditure of money not in excess of one thousand dollars (\$1,000.00) to be entered into without the Director of Finance first certifying in writing that the money required for such contract, agreement, obligation or expenditure is in the treasury to the credit of the fund from which it is to be drawn and not appropriated for any other purpose.

Shall Section 58 of the Charter of the City of Avon Lake be amended?

YES

NO

13 PROPOSED CHARTER AMENDMENT

AVON LAKE CITY

A Majority Affirmative Vote Is Necessary For Passage.

A proposed charter amendment to Section 59 of the Charter of the City of Avon Lake prohibiting an expenditure in excess of twenty-five thousand dollars (\$25,000.00) to be made or authorized by Council or the Board of Municipal Utilities pursuant to contract made with the person, firm or corporation whom Council or the Board of Municipal Utilities determines to contract with, without public advertising and receipt of bids in the manner provided in this section, and allowing Council or the Board of Municipal Utilities to authorize the expenditure of funds exceeding twenty-five thousand dollars (\$25,000.00) without public bidding, for the acquisition of real estate, for the discharge of non-contractual claims against the Municipality or the Board of Municipal Utilities, for personal services, for the joint use of facilities or exercise of power with other political subdivisions, or for the products or services of public utilities, including those municipally owned.

Shall Section 59 of the Charter of the City of Avon Lake be amended?

YES

NO

14 PROPOSED CHARTER AMENDMENT

AVON LAKE CITY

A Majority Affirmative Vote Is Necessary For Passage.

A proposed charter amendment to Section 72 of the Charter of the City of Avon Lake, requiring the Council to submit to the electors any proposed alterations, revisions or amendments to the Charter passed by a majority vote, rather than a three fourths (3/4) vote, of the appointed members of the Charter Review Commission.

Shall Section 72 of the Charter of the City of Avon Lake be amended?

YES

NO

15 PROPOSED MUNICIPAL INCOME TAX RENEWAL

ELYRIA CITY

A Majority Affirmative Vote Is Necessary For Passage.

Shall Ordinance No. 2008-113, providing for the continuation of an existing one-half of one percent levy on income for **OPERATIONS** for a five year period, commencing July 1, 2009 and ending June 30, 2014 be passed?

**FOR THE INCOME TAX
AGAINST THE INCOME TAX**

16 SPECIAL ELECTION BY PETITION

ELYRIA CITY WARD 2 PRECINCT D

A Majority Affirmative Vote Is Necessary For Passage.

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 Carter Management Corp. d.b.a. T&A Bar & Grill, an applicant for a D-6 liquor permit who is engaged in the business of the operation of a full-service bar/tavern at 801 Foster Avenue, Elyria, Ohio, 44035 in this precinct?

YES

NO

17 SPECIAL ELECTION BY PETITION

ELYRIA CITY WARD 4 PRECINCT F

**A Majority Affirmative Vote Is
Necessary For Passage.**

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 #1770, a holder of a D-6 liquor permit who is engaged in the business of operating a family oriented full-service restaurant offering full-course meals at 1635 W. River Rd., Elyria, OH 44035 in this precinct?

**YES
NO**

18 PROPOSED TAX LEVY - (ADDITIONAL)

KIPTON VILLAGE

**A Majority Affirmative Vote Is
Necessary For Passage.**

An additional tax for the benefit of Kipton Village for the purpose of **CURRENT EXPENSES** at a rate not exceeding 4 mills for each one dollar of valuation, which amounts to \$0.40 for each one hundred dollars of valuation, for 5 years, commencing in 2008, first due in calendar year 2009.

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**

19 PROPOSED TAX LEVY - (RENEWAL)

LAGRANGE VILLAGE

**A Majority Affirmative Vote Is
Necessary For Passage.**

A renewal of a tax for the benefit of LAGRANGE VILLAGE for the purpose of **CURRENT EXPENSES** at a rate not exceeding 2.7 mills for each one dollar of valuation, which amounts to \$0.27 for each one hundred dollars of valuation, for 5 years, commencing in 2009, first due in calendar year 2010.

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**

20 REFERENDUM ON ORDINANCE NO. 70-08

LORAIN CITY

A Majority Affirmative Vote Is Necessary For Passage.

Ordinance No. 70-08 proposes to levy three additional five dollar (\$5.00) annual motor vehicle license taxes totaling fifteen dollars (\$15.00) upon each motor vehicle, the owners of which reside in the City of Lorain, for the purpose of paying the costs and expenses in connection with contracts entered into by the Safety/Service Director for street resurfacing; and/or the City's purchase of street resurfacing materials; and shall not be used for any other purpose, commencing for the license year 2009.

Shall Ordinance No. 70-08 levying three additional five dollar license taxes totaling a tax of fifteen dollars (\$15.00) be approved?

YES

NO

22 SPECIAL ELECTION BY PETITION

LORAIN CITY WARD 3 PRECINCT E

A Majority Affirmative Vote Is Necessary For Passage.

Shall the sale of beer be permitted for sale on Sunday between the hours of one p.m. and midnight by Lakeshore Mini-Mart Inc. dba: Daily Mart, an applicant for a D-6 liquor permit who is engaged in the business of a convenient store at 1442 Oberlin Ave., Lorain, OH 44052 in this precinct?

YES

NO

23 SPECIAL ELECTION BY PETITION

LORAIN CITY WARD 8 PRECINCT B

A Majority Affirmative Vote Is Necessary For Passage.

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 Raceway Petroleum, Inc. DBA/ Oberlin Marathon, an applicant for a D-6 liquor permit who is engaged in the business of convenient store with gasoline at 3040 Oberlin Avenue, Lorain, Ohio 44052 in this precinct?

YES

NO

25 SPECIAL ELECTION BY PETITION

NORTH RIDGEVILLE CITY WARD 3 PRECINCT A

**A Majority Affirmative Vote Is
Necessary For Passage.**

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 C. Mulligans Pub Inc. DBA C. Mulligans Pub, an applicant for a D-6 liquor permit who is engaged in the business of operating an Irish Pub/Tavern at 6450-70 Pitts Blvd. & Patio, P.O. Box 39472 North Ridgeville, Ohio 44039 in this precinct?

**YES
NO**

26 SPECIAL ELECTION BY PETITION

NORTH RIDGEVILLE CITY WARD 3 PRECINCT C

**A Majority Affirmative Vote Is
Necessary For Passage.**

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 RBL INC., d.b.a. Aces Bar & Grille, an applicant for a D-6 liquor permit who is engaged in the business of a restaurant bar and grille at 32650 Lorain Rd., North Ridgeville, OH 44039 in this precinct?

**YES
NO**

27 SPECIAL ELECTION BY PETITION

NORTH RIDGEVILLE CITY WARD 4 PRECINCT A

**A Majority Affirmative Vote Is
Necessary For Passage.**

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 Riser Foods Co dba Giant Eagle #199, a holder of a D-6 liquor permit and an applicant for liquor agency store who is engaged in the business of operating a neighborhood grocery store at 34325 Center Ridge Rd., North Ridgeville, OH 44039 in this precinct?

**YES
NO**

**28 PROPOSED MUNICIPAL
INCOME TAX**

OBERLIN CITY

**A Majority Affirmative Vote Is
Necessary For Passage.**

Shall Ordinance No. 08-36 AC CMS, providing for a one-fifth of one percent (1/5%) levy on income for the purpose of **providing funds for capital improvements and general operating expenses** for the City of Oberlin, and including debt service on obligations issued to finance such activities, for ten (10) years, effective January 1, 2009, be passed?

**FOR THE INCOME TAX
AGAINST THE INCOME TAX**

**29 PROPOSED MUNICIPAL
INCOME TAX**

VERMILION CITY

**A Majority Affirmative Vote Is
Necessary For Passage.**

Shall Ordinance No. 2008-43B, providing for an increase of one-half percent (1/2%) in the rate of the Municipal Income Tax, not subject to the tax credit provisions of the Basics Income Tax Ordinance; for a period of ten (10) years commencing January 1, 2009, for the sole purpose of paying for the **IMPROVEMENT AND REPAIRS OF STREETS** to be passed, and the allocation to each of the five wards of the City for the foregoing purposes not less than twelve percent (12%) of said additional revenues be passed with the remaining percentage being allocated to capital improvement projects, defined as having a useful life based upon the General Accepted Accounting Principals (GAAP)?

**FOR THE INCOME TAX
AGAINST THE INCOME TAX**

30 SPECIAL ELECTION BY PETITION

EATON TOWNSHIP PRECINCT #4

**A Majority Affirmative Vote Is
Necessary For Passage.**

A. Shall the sale of wine and mixed beverages be permitted by Armbruster Energy Stores Inc., an applicant for a C2 permit who is engaged in the business of a neighborhood convenience store at 38495 Royalton Rd. in this precinct?

YES

NO

30 SPECIAL ELECTION BY PETITION

EATON TOWNSHIP PRECINCT #4

**A Majority Affirmative Vote Is
Necessary For Passage.**

B. Shall the sale of wine and mixed beverages be permitted for sale on Sunday between the hours of ten a.m. and midnight by Armbruster Energy Stores Inc., a holder of a C-1 beer permit and applicant of a D-6 permit, who is engaged in the business of a neighborhood convenience store at 38495 Royalton Rd. in this precinct?

YES

NO

31 PROPOSED TAX LEVY - (REPLACEMENT)

GRAFTON TOWNSHIP

**A Majority Affirmative Vote Is
Necessary For Passage.**

A replacement of a tax for the benefit of GRAFTON TOWNSHIP for the purpose of **GENERAL CONSTRUCTION, RECONSTRUCTION, RESURFACING OF ROADS AND REPAIR OF BRIDGES**, at a rate not exceeding 1 mill for each one dollar of valuation, which amounts to \$0.10 for each one hundred dollars of valuation, for 5 years, commencing in 2009, first due in calendar year 2010.

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**

32 PROPOSED TAX LEVY - (RENEWAL)

PITTSFIELD TOWNSHIP

**A Majority Affirmative Vote Is
Necessary For Passage.**

A renewal of a tax for the benefit of PITTSFIELD TOWNSHIP for the purpose of **GENERAL CONSTRUCTION, RECONSTRUCTION, RESURFACING AND REPAIR OF TOWNSHIP ROADS** at a rate not exceeding 2 mills for each one dollar of valuation, which amounts to \$0.20 for each one hundred dollars of valuation, for 5 years, commencing in 2009, first due in calendar year 2010.

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**

33 PROPOSED TAX LEVY - (ADDITIONAL)

AMHERST EXEMPTED VILLAGE SCHOOL DISTRICT

**A Majority Affirmative Vote Is
Necessary For Passage.**

Shall a levy be imposed by the Amherst Exempted Village School District for the purpose of **providing for the emergency requirements of the school district** in the sum of \$4,024,956 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 5 years, commencing in 2008, first due in calendar year 2009.

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**

34 PROPOSED TAX LEVY - (RENEWAL)

AVON LOCAL SCHOOL DISTRICT

**A Majority Affirmative Vote Is
Necessary For Passage.**

Shall a levy renewing an existing levy be imposed by the Avon Local School District for the purpose of **providing for the emergency requirements of the school district** in the sum of \$1,500,000 and a levy of taxes to be made outside of the ten-mill limitation estimated by the County Auditor to average 1.99 mills for each one dollar of valuation, which amounts to 19.9 cents for each one hundred dollars of valuation, for 5 years, commencing in 2009, first due in calendar year 2010?

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**

35 PROPOSED TAX LEVY - (RENEWAL)

AVON LOCAL SCHOOL DISTRICT

**A Majority Affirmative Vote Is
Necessary For Passage.**

A renewal of a tax for the benefit of Avon Local School District for the purpose of **general permanent improvements** at a rate not exceeding 1.25 mills for each one dollar of valuation, which amounts to 12.5 cents for each one hundred dollars of valuation, for 5 years, commencing in 2009, first due in calendar year 2010.

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**

36 PROPOSED TAX LEVY - (RENEWAL)

AVON LAKE CITY SCHOOL DISTRICT

**A Majority Affirmative Vote Is
Necessary For Passage.**

Shall a levy renewing an existing levy be imposed by the Avon Lake City School District for the purpose of **providing for the emergency requirements of the School District** in the sum of \$3,400,000 and a levy of taxes to be made outside of the ten-mill limitation estimated by the county auditor to average 3.86 mills for each one dollar of valuation, which amounts to 38.6 cents for each one hundred dollars of valuation, for a period of 10 years, commencing in 2009, first due in calendar year 2010?

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**

37 PROPOSED TAX LEVY - (RENEWAL)

ELYRIA CITY SCHOOL DISTRICT

**A Majority Affirmative Vote Is
Necessary For Passage.**

A renewal of a tax for the benefit of Elyria City School District for the purpose of **CURRENT EXPENSES** at a rate not exceeding 4.95 mills for each one dollar of valuation, which amounts to \$0.495 for each one hundred dollars of valuation, for 5 years, commencing in 2009, first due in calendar year 2010.

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**

38 PROPOSED TAX LEVY - (ADDITIONAL)

LORAIN CITY SCHOOL DISTRICT

**A Majority Affirmative Vote Is
Necessary For Passage.**

An additional tax for the benefit of Lorain 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 five years, commencing in 2008, first due in calendar year 2009.

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**

39 PROPOSED TAX LEVY - (ADDITIONAL)

MIDVIEW LOCAL SCHOOL DISTRICT

**A Majority Affirmative Vote Is
Necessary For Passage.**

An additional tax for the benefit of the Midview Local School District for the purpose of **general permanent improvements** at a rate not exceeding 2.5 mills for each one dollar of valuation, which amounts to 25 cents for each one hundred dollars of valuation, for 5 years, commencing in 2008, first due in calendar year 2009.

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**

40 PROPOSED BOND ISSUE AND TAX LEVY

WELLINGTON EXEMPTED VILLAGE SCHOOL DISTRICT

**A Majority Affirmative Vote Is
Necessary For Passage.**

Shall the Wellington Exempted Village School District be authorized to do the following:

- (1) Issue bonds for the purpose of **constructing, furnishing, equipping, adding to, renovating, remodeling, rehabilitating, and improving School District buildings and facilities, and clearing, improving and equipping real estate for school purposes, including constructing, furnishing and equipping a new K-12 school building, a new auditorium, and a new stadium** in the principal amount of \$26,741,217, to be repaid annually over a maximum period of 27 years, and levy a property tax outside the ten-mill limitation, estimated by the County Auditor to average over the bond repayment period 8.48 mills for each one dollar of tax valuation, which amounts to 84.8 cents for each one hundred dollars of tax valuation, to pay the annual debt charges on the bonds, and to pay debt charges on any notes issued in anticipation of those bonds?
- (2) Levy an additional property tax to provide for funds for the acquisition, construction, enlargement, renovation, and financing of general permanent improvements at a rate not exceeding 0.5 mill for each one dollar of tax valuation, which amounts to 5 cents for each one hundred dollars of tax valuation, for a continuing period of time?

**FOR THE BOND ISSUE AND TAX LEVY
AGAINST THE BOND ISSUE AND TAX LEVY**

41 PROPOSED TAX LEVY - (RENEWAL)

EHOVE JOINT VOCATIONAL SCHOOL DISTRICT

**A Majority Affirmative Vote Is
Necessary For Passage.**

A renewal of a tax for the benefit of EHOVE Joint Vocational School District for the purpose of **CURRENT OPERATING EXPENSES** at a rate not exceeding 0.5 mill for each one dollar of valuation, which amounts to \$0.05 for each one hundred dollars of valuation, for 5 years, commencing in 2009, first due in calendar year 2010.

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**

42 PROPOSED INCOME TAX

MAPLETON LOCAL SCHOOL DISTRICT

**A Majority Affirmative Vote Is
Necessary For Passage.**

Shall an annual income tax of three-quarters per centum on the earned income of individuals residing in the school district be imposed by Mapleton Local School District, for five years, beginning January 1, 2009, for the purpose of CURRENT EXPENSES?

**FOR THE INCOME TAX
AGAINST THE INCOME TAX**

43 PROPOSED SCHOOL DISTRICT INCOME TAX

OLMSTED FALLS CITY SCHOOL DISTRICT

**A Majority Affirmative Vote Is
Necessary For Passage.**

Shall an annual income tax of one-half of one percent (0.05%) 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?

**FOR THE TAX
AGAINST THE TAX**

44 PROPOSED TAX LEVY - (ADDITIONAL)

OLMSTED FALLS CITY SCHOOL DISTRICT

**A Majority Affirmative Vote Is
Necessary For Passage.**

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.

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**

45 PROPOSED TAX LEVY - (REPLACEMENT)

ERIE COUNTY GENERAL HEALTH DISTRICT

**A Majority Affirmative Vote Is
Necessary For Passage.**

A replacement of a tax for the benefit of Erie County General Health District for the purpose of **PROVIDING THE BOARD OF HEALTH OF SAID HEALTH DISTRICT SUFFICIENT FUNDS WITH WHICH TO CARRY OUT ITS HEALTH PROGRAM** at a rate not exceeding 0.3 mill for each one dollar of valuation, which amounts to \$0.03 for each one hundred dollars of valuation, for 5 years, commencing in 2009, first due in calendar year 2010.

**FOR THE TAX LEVY
AGAINST THE TAX LEVY**