OFFICIAL GENERAL ELECTION BALLOT CALHOUN COUNTY, FLORIDA **NOVEMBER 2, 2010**

7, 8, 9, 10, 11A, 11B, 12 AND 13. DOES NOT INCLUDE CITY VOTERS.

PRECINCTS 1, 5, 6,

- TO VOTE, COMPLETELY FILL IN THE OVAL
 NEXT TO YOUR CHOICE.
- Use only a #2 pencil, the marker provided, or a blue or black pen.
- If you make a mistake, don't hesitate to ask for a new ballot. If you erase or make other marks, your vote may not count.

To vote for a candidate whose name is not printed on the ballot, fill in the oval, and write in the candidate's name on the blank line provided for a write-in candidate.				
CONGRESSIONAL		COMMISSIONER OF AGRICULTURE (Vote for One)		DISTRICT COURT OF APPEAL
UNITED STATES SENATOR		, ,		Shall Judge Paul M. Hawkes of
(Vote for One)	DED		REP	the First District Court of Appeal be retained in office?
	REP	Cook Maadox	EM	○ VEO
C Trondinor B. Moor	DEM		EA	○ YES
	LBT	Thad Hamilton N	IPA	○ NO
	NPA	LEGISLATIVE		DISTRICT COURT OF APPEAL
◯ Bruce Ray Riggs	NPA	STATE SENATOR		Shall Judge Charles J. Kahn, Jr. of
Bobbie Bean	NPA	DISTRICT 6 (Vote for One)		the First District Court of Appeal be retained in office?
C THER TYPE	NPA	(vote for one)		
Charlie Crist	NPA	C Commontan	REP	YES
Lewis Jerome Armstrong	NPA	C Bill Montrold	ĖМ	NO
Write-in		○ David H. Abrams	IPA	DISTRICT COURT
REPRESENTATIVE IN CONGRES	SS	Write-in		OF APPEAL
DISTRICT 2 (Vote for One)		STATE REPRESENTATIVE		Shall Judge Phil Padovano of the
·		DISTRICT 7 (Vote for One)		First District Court of Appeal be retained in office?
Citoro continonaria	REP			
	DEM	C Marti Coloy	REP	○ YES
C r dar o. mortam	NPA	David B. Pleat	EM	○ NO
Dianne Berryhill	NPA	NONPARTISAN		DISTRICT COURT OF APPEAL
Write-in	\equiv			
STATE		JUSTICE OF THE SUPREME COURT		Shall Judge Lori S. Rowe of the First District Court of Appeal be retained in office?
GOVERNOR & LIEUTENANT		Shall Justice Charles T. Canady of the		
GOVERNOR (Vote for One)		Supreme Court be retained in office?	?	YES
		○ YES		○ NO
O THOM COOK	REP	○ NO		DISTRICT COURT
Jennifer Carroll		JUSTICE OF THE SUPREME COURT		OF APPEAL
Alex Sink Rod Smith	DEM	SUFFICIENT COURT		Shall Judge Kent Wetherell of the
	IDD	Shall Justice Jorge Labarga of the	,	First District Court of Appeal be retained in office?
Peter Allen John E Zanni	IDP	Supreme Court be retained in office?	•	
	NDA	YES		○ YES
Michael E. Arth Al Krulick	NPA	○ NO		○ NO
Farid Khavari	NPA	JUSTICE OF THE SUPREME COURT		DISTRICT COURT OF APPEAL
Darcy G. Richardson		Shall Justice James E. C. Perry of th		Shall Judge Jim Wolf of the First
C. C. Reed Larry Waldo, Sr.	NPA	Supreme Court be retained in office?	?	District Court of Appeal be retained in office?
	NPA			○ YES
Karl C.C. Behm		JUSTICE OF THE		○ NO
		SUPREME COURT		
Write-in		Shall Justice Ricky L. Polston of the		
ATTORNEY GENERAL		Supreme Court be retained in office?	?	
(Vote for One)				
C 1 dill Bollar	REP	○ NO		
C Bail Goldon	DEM	DISTRICT COURT OF APPEAL		
C dini Edwid	NPA	OF APPEAL		
CHIEF FINANCIAL OFFICER (Vote for One)		Shall Judge Nikki Ann Clark of the First District Court of Appeal be		
☐ Jeff Atwater	REP	retained in office?		
C Loranne Ausley	DEM			

NPA

NPA

 \bigcirc NO

C Ken Mazzie

─ Tom Stearns

NO.5 NO.8 PROPOSED CONSTITUTIONAL CONSTITUTIONAL AMENDMENT CONSTITUTIONAL AMENDMENT **AMENDMENTS ARTICLE III. SECTION 21** ARTICLE IX, SECTION 1 NO. 1 ARTICLE XII. SECTION 31 CONSTITUTIONAL AMENDMENT Standards for Legislature to Follow in ARTICLE VI. SECTION 7 Legislative Redistricting Revision of the Class Size Requirements for Public Schools Repeal of Public Campaign Financing Legislative districts or districting plans may not Requirement be drawn to favor or disfavor an incumbent or The Florida Constitution currently limits political party. Districts shall not be drawn to the maximum number of students Proposing the repeal of the provision in the deny racial or language minorities the equal assigned to each teacher in public school state constitution that requires public financing opportunity to participate in the political classrooms in the following grade of campaigns of candidates for elective groupings: for prekindergarten through process and elect representatives of their statewide office who agree to campaign grade 3, 18 students; for grades 4 through choice. Districts must be contiguous. Unless 8, 22 students; and for grades 9 through spending limits. otherwise required, districts must be compact, 12, 25 students. Under this amendment, as equal in population as feasible, and where feasible must make use of existing city, county the current limits on the maximum number \bigcirc NO and geographical boundaries. of students assigned to each teacher in public school classrooms would become NO. 2 limits on the average number of students The fiscal impact cannot be determined CONSTITUTIONAL AMENDMENT assigned per class to each teacher, by precisely. State government and state courts **ARTICLE VII, SECTION 3** specified grade grouping, in each public may incur additional costs if litigation increases **ARTICLE XII, SECTION 31** school. This amendment also adopts new beyond the number or complexity of cases limits on the maximum number of students which would have occurred in the Homestead Ad Valorem Tax Credit for assigned to each teacher in an individual amendment's absence. **Deployed Military Personnel** classroom as follows: for prekindergarten) YES through grade 3, 21 students; for grades 4 Proposing an amendment to the State through 8, 27 students; and for grades 9 \bigcirc NO Constitution to require the Legislature to through 12, 30 students. This amendment provide an additional homestead property tax NO. 6 specifies that class size limits do not apply exemption by law for members of the United CONSTITUTIONAL AMENDMENT to virtual classes, requires the Legislature States military or military reserves, the United **ARTICLE III. SECTION 20** to provide sufficient funds to maintain the States Coast Guard or its reserves, or the average number of students required by Florida National Guard who receive a Standards for Legislature to Follow in this amendment, and schedules these homestead exemption and were deployed in Congressional Redistricting revisions to take effect upon approval by the previous year on active duty outside the the electors of this state and to operate continental United States, Alaska, or Hawaii in Congressional districts or districting plans may retroactively to the beginning of the 2010support of military operations designated by not be drawn to favor or disfavor an incumbent 2011 school year. the Legislature. The exempt amount will be or political party. Districts shall not be drawn to based upon the number of days in the previous deny racial or language minorities the equal opportunity to participate in the political YES calendar year that the person was deployed on ONO active duty outside the continental United process and elect representatives of their choice. Districts must be contiguous. Unless States, Alaska, or Hawaii in support of military NONBINDING STATEWIDE operations designated by the Legislature. The ADVISORY REFERENDUM otherwise required, districts must be compact, amendment is scheduled to take effect as equal in population as feasible, and where January 1, 2011. BALANCING THE FEDERAL BUDGET feasible must make use of existing city, county YES and geographical boundaries. A Nonbinding Referendum Calling for \bigcirc NO an Amendment to the United States The fiscal impact cannot be determined Constitution NO. 4 precisely. State government and state courts CONSTITUTIONAL AMENDMENT may incur additional costs if litigation increases In order to stop the uncontrolled growth of ARTICLE II, SECTION 7 beyond the number or complexity of cases our national debt and prevent excessive which would have occurred in the borrowing by the Federal Government, Referenda Required for Adoption and amendment's absence. which threatens our economy and national Amendment of Local Government security, should the United States ⊃ YES Comprehensive Land Use Plans Constitution be amended to require a ON C balanced federal budget without raising Establishes that before a local government may adopt a new comprehensive land use plan, or amend a comprehensive land use YES plan, the proposed plan or amendment shall \bigcirc NO be subject to vote of the electors of the local government by referendum, following **CALHOUN COUNTY SCHOOL** preparation by the local planning agency **BOARD REFERENDUM** consideration by the governing body and notice. Provides definitions. REFERENDUM REGARDING AUTHORITY OF THE SCHOOL BOARD TO CONTINUE TO ANNUALLY LEVY, BY AN ANNUAL SUPER MAJORITY VOTE, 0.25 MILLS FOR CRITICAL The amendment's impact on local government expenditures cannot be estimated precisely. Local governments will incur additional costs OPERATING NEEDS.

NO=AGAINST giving the

YES=FOR giving the school board such continued authority.

Shall the school board have the authority

2011-2012 and 2012-2013 fiscal years to

by an annual super majority vote for the

continue to annually levy 0.25 mills for

Critical Operating Needs pursuant to s.

1011.71(3)(b), Florida Statutes?

school board such continued authority.

due to the requirement to conduct referenda in order to adopt comprehensive plans or

costs depends upon the frequency, timing and

administration, and associated expenses. The

impact on state government expenditures will

amendments thereto. The amount of such

method of the referenda, and includes the

costs of ballot preparation, election

be insignificant.

YES
NO