	Sample	OFF	ICIAL GENERAL ELECTION BALLO CITRUS COUNTY, FLORIDA NOVEMBER 2, 2010	от Sample
•	<ul> <li>TO VOTE, COMPLETELY FILL IN THE OVAL  NEXT TO YOUR CHOICE.</li> <li>Use a blue or black ink pen.</li> <li>If you make a mistake, don't hesitate to ask for a new ballot. If you erase or make other marks, your vote r not count.</li> </ul>			
•	To vote for a candidate whose on the blank line provided for a		e is not printed on the ballot, fill in the overin candidate.	ral, and write in the candidate's name
C	ONGRESSIONAL		COMMISSIONER OF AGRICULTURE (Vote for One)	FIFTH DISTRICT COURT OF APPEAL
	UNITED STATES SENATOR (Vote for One)  Marco Rubio  Kendrick B. Meek  Alexander Andrew Snitker  Bernie DeCastro  Sue Askeland  Bruce Ray Riggs  Bobbie Bean  Rick Tyler  Charlie Crist  Lewis Jerome Armstrong  Write-in  REPRESENTATIVE IN CONGRES DISTRICT 5 (Vote for One)	REP DEM LBT CPF NPA NPA NPA NPA NPA SS		APPEAL  Shall Justice Bruce W. Jacobus of the 5th District Court of Appeal be retained in office?  YES  NO  FIFTH DISTRICT COURT OF APPEAL  Shall Justice David A. Monaco of the 5th District Court of Appeal be retained in office?  YES  NO  FIFTH DISTRICT COURT OF APPEAL  Shall Justice Vincent G. Torpy, Jr. of the 5th District Court of Appeal be retained in office?
	James "Jim" Piccillo	DEM	NONPARTISAN	YES
S	TATE		JUSTICE OF THE SUPREME COURT	MOSQUITO CONTROL BOARD
	GOVERNOR & LIEUTENANT GOVERNOR (Vote for One)  Rick Scott	REP	Shall Justice Charles T. Canady of the Supreme Court Justice be retained in office?	SEAT 3 (Vote for One)  AnnMarie Anzalone Briercheck GenaVee John
	Jennifer Carroll	DEM	○ NO	Flo Jones  Bob Milan
	Alex Sink Rod Smith  Peter Allen	IDP	Shall Justice Jorge Labarga of the Supreme Court Justice be retained in	PROPOSED CONSTITUTIONAL AMENDMENTS
	John E Zanni  Michael E. Arth	NPA	office?	NO. 1 CONSTITUTIONAL AMENDMENT
	Al Krulick  Farid Khavari	NPA	JUSTICE OF THE SUPREME COURT	ARTICLE VI, SECTION 7  Repeal of public campaign financing requirement
	Darcy G. Richardson  C. C. Reed Larry Waldo, Sr.	NPA	Shall Justice James E.C. Perry of the Supreme Court Justice be retained in office?	Proposing the repeal of the provision in the State Constitution that requires public financing of campaigns of
	Daniel Imperato     Karl C.C. Behm	NPA		candidates for elective statewide office who agree to campaign spending limits.
			JUSTICE OF THE SUPREME COURT	YES
	Write-in  ATTORNEY GENERAL (Vote for One)		Shall Justice Ricky L. Polston of the Supreme Court Justice be retained in office?	○ NO
	Pam Bondi	REP	◯ YES	
	<ul><li>○ Dan Gelber</li><li>○ Jim Lewis</li></ul>	DEM NPA	NO FIFTH DISTRICT COURT OF APPEAL	
	CHIEF FINANCIAL OFFICER (Vote for One)		Shall Justice Jay Cohen of the 5th District Court of Appeal be retained in	
	Jeff Atwater	REP	office?	
	<ul><li>Loranne Ausley</li><li>Ken Mazzie</li></ul>	DEM NPA	YES NO	
	─ Tom Stearns	NPA	FIFTH DISTRICT COURT OF APPEAL	_
			Shall Justice Jacqueline R. Griffin of the 5th District Court of Appeal be retained in office?	
			◯ YES ◯ NO	
			VOTE BOTH SIDES OF BALLOT	

# NO. 2 CONSTITUTIONAL AMENDMENT ARTICLE VII, SECTION 3 ARTICLE XII, SECTION 31

### Homestead ad valorem tax credit for deployed military personnel

Proposing an amendment to the State Constitution to require the Legislature to provide an additional homestead property tax exemption by law for members of the United States military or military reserves, the United States Coast Guard or its reserves, or the Florida National Guard who receive a homestead exemption and were deployed in the previous year on active duty outside the continental United States, Alaska, or Hawaii in support of military operations designated by the Legislature. The exempt amount will be based upon the number of days in the previous calendar year that the person was deployed on active duty outside the continental United States, Alaska, or Hawaii in support of military operations designated by the Legislature. The amendment is scheduled to take effect January 1, 2011.

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 $\bigcirc$  NO

#### NO. 4 CONSTITUTIONAL AMENDMENT ARTICLE II, SECTION 7

# Referenda required for adoption and amendment of local government comprehensive land use plans

Establishes that before a local government may adopt a new comprehensive land use plan, or amend a comprehensive land use plan, the proposed plan or amendment shall be subject to vote of the electors of the local government by referendum, following preparation by the local planning agency, consideration by the governing body and notice. Provides definitions.

The amendment's impact on local government expenditures cannot be estimated precisely. Local governments will incur additional costs due to the requirement to conduct referenda in order to adopt comprehensive plans or amendments thereto. The amount of such costs depends upon the frequency, timing and method of the referenda, and includes the costs of ballot preparation, election administration, and associated expenses. The impact on state government expenditures will be insignificant.

YES
ILO

 $\bigcirc$  NO

### NO. 5 CONSTITUTIONAL AMENDMENT ARTICLE III, SECTION 21

### Standards for legislature to follow in legislative redistricting

Legislative districts or districting plans may not be drawn to favor or disfavor an incumbent or political party. Districts shall not be drawn to deny racial or language minorities the equal opportunity to participate in the political process and elect representatives of their choice. Districts must be contiguous. Unless otherwise required, districts must be compact, as equal in population as feasible, and where feasible must make use of existing city, county and geographical boundaries.

The fiscal impact cannot be determined precisely. State government and state courts may incur additional costs if litigation increases beyond the number or complexity of cases which would have occurred in the amendment's absence.

 $\bigcirc$  NO

## NO. 6 CONSTITUTIONAL AMENDMENT ARTICLE III, SECTION 20

### Standards for legislature to follow in congressional redistricting

Congressional districts or districting plans may not be drawn to favor or disfavor an incumbent or political party. Districts shall not be drawn to deny racial or language minorities the equal opportunity to participate in the political process and elect representatives of their choice. Districts must be contiguous. Unless otherwise required, districts must be compact, as equal in population as feasible, and where feasible must make use of existing city, county and geographical boundaries.

The fiscal impact cannot be determined precisely. State government and state courts may incur additional costs if litigation increases beyond the number or complexity of cases which would have occurred in the amendment's absence.

$\subset$	$\supset$	Y	ES

 $\bigcirc$  NO

### CONSTITUTIONAL AMENDMENT ARTICLE IX, SECTION 1 ARTICLE XII, SECTION 31

NO. 8

### Revision of the class size requirements for public schools

The Florida Constitution currently limits the maximum number of students assigned to each teacher in public school classrooms in the following grade groupings: for prekindergarten through grade 3, 18 students; for grades 4 through 8, 22 students; and for grades 9 through 12, 25 students. Under this amendment, the current limits on the maximum number of students assigned to each teacher in public school classrooms would become limits on the average number of students assigned per class to each teacher, by specified grade grouping, in each public school. This amendment also adopts new limits on the maximum number of students assigned to each teacher in an individual classroom as follows: for prekindergarten through grade 3, 21 students; for grades 4 through 8, 27 students; and for grades 9 through 12, 30 students. This amendment specifies that class size limits do not apply to virtual classes, requires the Legislature to provide sufficient funds to maintain the average number of students required by this amendment, and schedules these revisions to take effect upon approval by the electors of this state and to operate retroactively to the beginning of the 2010-2011 school year.

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 $\bigcirc$  NO

### NONBINDING STATEWIDE ADVISORY REFERENDUM

#### Balancing the Federal Budget A Nonbinding Referendum Calling for an Amendment to the United States Constitution

In order to stop the uncontrolled growth of our national debt and prevent excessive borrowing by the Federal Government, which threatens our economy and national security, should the United States Constitution be amended to require a balanced federal budget without raising taxes?

$\mathcal{C}$	Y	ES

<u> NO</u>

#### SCHOOL DISTRICT REFERENDUM

#### REFERENDUM REGARDING CONTINUING FOR TWO YEARS 0.25 MILL LEVY FOR CRITICAL NEEDS OF SCHOOL DISTRICT

Shall the 0.25 mills as currently levied by the School District of Citrus County for critical capital outlay needs of the District be continued for the 2011-2012 and 2012-2013 fiscal years?

YES

 $\bigcirc$  NO

### CITY OF INVERNESS

#### CHARTER AMENDMENT

Should Article II, Section 2.07, City Council Meetings and Article IV, Section 4.05, Regular, provide that the first meeting of each newly elected councilman or mayor for induction into office shall be held at 5:30 o'clock p.m. on the first Tuesday of December following the election.

	Y	E٤

 $\bigcirc$  NO