

Official
(Preliminary - Official)

ABSTRACT OF VOTES CAST AT A

General
(Primary - General)

ELECTION HELD IN Montrose COUNTY, COLORADO,

ON Tuesday THE 7th DAY OF November 19 2000

Names of Candidates

Office Voted For

NOS. OF PRECINCTS AND VOTES CAST IN EACH

Absent
Votes
Cast

Total No.
of
Votes Cast

Names of Candidates	Office Voted For	NOS. OF PRECINCTS AND VOTES CAST IN EACH																									Absent Votes Cast	Total No. of Votes Cast	
		No. 1	No. 2	No. 3	No. 4	No. 5	No. 6	No. 7	No. 8	No. 9	No. 10	No. 11	No. 12	No. 13	No. 14	No. 15	No. 16	No. 17	No. 18	No. 19	No. 20	No. 21	No. 22	No. 23	No. 24	No. 25			
George W Bush / Dick Cheney	President / Vice Pres	255	285	205	164	328	134	183	159	165	57	54	398	364	222		134	330	322	353	392	210	331					4221	9266
Al Gore / Joe Lieberman	"	123	146	170	97	97	86	103	67	131	10	16	160	163	162		32	192	115	125	150	94	136				1666	4041	
Harry Browne / Art Oliver	" LIB	3	9	7	5	4	2	2	1	5	0	0	8	6	3		1	7	2	4	8	5	1				33	116	
John Hagelin / Nat Goldhaber	" NAT LAW	0	2	0	0	3	0	0	0	0	0	0	0	0	0		0	0	0	1	0	0	1				10	17	
Ralph Nader / Winona La Duke	" GREEN	20	29	29	26	21	16	15	11	30	0	13	19	21	16		10	27	38	24	22	8	33				228	656	
Howard Phillips / J Curtis Trojner	" AMER CONST	1	0	1	0	0	0	2	0	0	0	0	2	1	0		0	2	0	1	2	1	0				9	22	
Pat Buchanan / Lyola Foster	" FREEDOM	2	1	0	0	7	2	2	0	1	3	0	11	13	2		0	4	4	8	5	3	3				20	91	
Earl F. Wodge / W. Dean Watkins	" PROHIB	0	0	0	0	0	1	0	0	0	0	0	0	0	0		0	0	0	0	0	0	0				2	3	
James Harris / Margaret Trowe	" SOC WORKERS	0	0	0	0	1	0	1	0	0	0	0	0	0	0		0	0	0	0	0	0	0				0	2	
David McReynolds / Mary Cal Hollis	" SOCIAL USA	0	1	0	0	0	0	0	0	0	0	0	0	0	0		0	0	0	0	0	0	0				0	1	
Curtis Imrie	REP 107 th US CONGRESS DIST 3	DEM	84	98	133	83	66	49	80	49	96	6	20	119	106	106		26	122	97	89	106	50	93			1200	2878	
Scott McInnis	"	REP	294	335	247	192	354	177	210	165	195	53	61	438	412	273		136	386	340	377	423	246	373			4633	10320	
Drew Sakson	"	LIB	9	12	10	3	16	2	10	7	18	7	0	11	15	7		4	13	7	15	12	10	10			107	305	
Victor A. Good	"	REFORM	2	3	4	1	8	1	2	5	2	1	1	8	10	4		3	5	4	8	4	1	2			45	124	
Bonetta Davidson	SEC OF STATE	REP	231	283	195	151	275	145	177	128	163	41	50	356	346	233		118	305	294	300	355	195	313			3923	8577	
Anthony Martinez	"	DEM	119	139	174	104	109	75	96	76	134	15	26	186	163	135		31	169	115	135	158	90	132			1580	3961	
Clyde J. Harkins	"	AMER CONST	3	2	4	3	5	0	0	1	2	3	0	8	8	0		2	7	5	7	5	3	2			44	114	
Cheryl A Beckett	"	NAT LAW	14	4	4	3	7	3	5	9	7	0	0	5	11	9		2	7	4	8	4	3	9			39	157	
Johanna C Fallis	"	LIB	12	12	15	6	19	4	11	7	8	4	2	14	11	6		6	13	12	14	15	12	13			112	328	
Patricia Baker	"	REFORM	7	8	7	8	16	5	4	5	1	0	2	10	10	2		3	11	7	14	10	1	6			84	221	
Ben Alexander	State Board of Education AT LARGE	REP	248	272	203	147	297	141	173	154	145	50	50	367	348	207		116	309	294	339	327	187	296			3953	8623	
Jared Polis	"	DEM	139	180	191	129	134	89	128	71	161	13	31	208	186	183		48	214	147	136	201	112	177			1918	4796	
Thomas D. Groover	"	NAT LAW	13	7	14	9	16	8	8	5	15	2	2	14	19	4		4	13	14	15	26	15	14			131	368	
Dele Steinkamer	REC OF UNIV OF COLO AT LARGE	REP	223	256	180	140	278	145	168	118	139	37	46	332	308	222		108	294	275	284	319	179	279			3727	8057	
Burke Bee	"	DEM	117	132	162	99	100	67	95	69	123	12	23	175	141	123		35	156	109	117	146	82	123			1500	3726	
Jennifer Holton	"	NAT LAW	35	29	32	25	33	10	24	21	32	8	7	42	54	13		10	37	33	53	44	27	47			275	891	
Hank Anton	REC OF UNIV OF COLO 3 RD CONG DIST	REP	185	224	151	113	232	123	141	109	120	33	41	287	261	181		93	244	225	253	271	144	237			3375	7043	
Gail Schwartz	"	DEM	197	200	231	156	185	104	157	104	181	27	39	276	261	192		65	256	210	205	243	147	215			2179	5830	
Kay Alexander	STATE REP DIST 58	REP	311	355	276	195	378	179	224	194	211	62	65	454	434	287		146	393	369	408	452	241	385			4750	10769	
W. Dale Murphy	"	LIB	81	90	96	69	56	44	70	32	80	6	13	110	101	84		22	117	80	80	97	58	93			982	2461	

STATE OF COLORADO,
COUNTY OF Montrose ss.

I, County Clerk in and for said County of Montrose in the State aforesaid, do hereby Certify that the above is a true, full

and correct copy of the Official abstracts of all votes cast at the said General Election, as shown by the Official
(Preliminary - Official) (Primary - General) (Preliminary - Official)

Abstracts of Votes Cast of the County Board of Canvassers of the returns from the several voting precincts in said Montrose County, said Abstracts being on file in my office.

In testimony Whereof, I have hereunto set my hand this 14th day of November, A. D. 2000

Carol L. Kruse
County Clerk



Official
(Preliminary - Official)

ABSTRACT OF VOTES CAST AT A

General
(Primary - General)

ELECTION HELD IN Montrose COUNTY, COLORADO,

ON Tuesday THE 7th DAY OF November 19 2000

FORM 21 THE C. F. HOECKEL CO. DENVER, COLO. 29318

Names of Candidates	Office Voted For	NOS. OF PRECINCTS AND VOTES CAST IN EACH																									Absent Votes Cast	Total No. of Votes Cast
		No. 1	No. 2	No. 3	No. 4	No. 5	No. 6	No. 7	No. 8	No. 9	No. 10	No. 11	No. 12	No. 13	No. 14	No. 15	No. 16	No. 17	No. 18	No. 19	No. 20	No. 21	No. 22	No. 23	No. 24	No. 25		
<u>Hyatt Angels</u>	<u>DIST ATNY DIST 7 REP</u>	293	323	281	195	330	188	213	162	198	48	51	418	411	288	113	377	343	372	420	247	367	3362	9,000				
<u>Michael L. Bender</u>	<u>COLO SUPREME COURT YES</u>	248	254	229	174	239	152	184	116	168	24	50	317	304	236	89	309	252	264	314	178	302	3097	7500				
	<u>NO</u>	87	101	98	62	127	35	64	72	82	26	14	162	144	84	45	116	114	132	137	82	96	1508	3390				
<u>Alex J. Martinez</u>	<u>YES</u>	250	240	251	168	223	152	179	115	167	24	49	299	294	224	89	305	249	255	297	160	284	2998	7272				
	<u>NO</u>	84	116	95	66	139	39	68	77	81	25	16	174	158	96	44	119	120	139	151	96	110	1591	3604				
<u>Mary J. Mullarkey</u>	<u>YES</u>	250	247	229	170	230	155	173	117	172	22	50	300	294	234	95	303	256	269	296	167	287	3021	7339				
	<u>NO</u>	78	107	97	62	130	30	68	69	72	26	14	172	146	79	40	113	115	130	142	86	103	1521	3400				
<u>Nancy L. Rice</u>	<u>YES</u>	247	256	238	179	243	152	181	119	182	28	50	309	304	244	95	310	261	261	311	174	292	3131	7567				
	<u>NO</u>	85	101	90	60	129	35	64	67	75	23	13	163	148	75	42	109	107	136	143	81	100	1470	3316				
<u>Sandra J. Rothenberg</u>	<u>COURT OF APPEALS YES</u>	258	256	259	183	255	158	175	122	186	29	53	323	315	247	87	322	265	279	317	177	299	3136	7701				
	<u>NO</u>	78	101	79	56	110	26	71	68	73	22	14	159	145	67	45	96	100	125	136	80	93	1398	3142				
<u>Edwin S. Ruland</u>	<u>YES</u>	242	241	234	171	245	146	165	107	167	22	46	319	291	231	89	300	253	263	290	169	291	3048	7330				
	<u>NO</u>	86	112	87	59	116	31	72	75	76	25	17	161	153	77	44	104	108	131	151	82	96	1445	3308				
<u>John L. Vogt</u>	<u>YES</u>	244	243	235	172	240	147	170	105	167	27	46	310	288	234	91	305	264	257	296	168	290	3040	7343				
	<u>NO</u>	86	108	87	62	121	32	66	76	77	23	15	162	152	72	42	101	97	135	143	75	95	1445	3272				
<u>Michael F. Densen</u>	<u>CO COMMISSIONER DIST 1 DEM</u>	134	166	184	120	97	95	134	62	163	8	22	199	176	159	46	272	133	148	194	113	149	1895	4669				
<u>Betsy L. Hale</u>	<u>REP</u>	265	297	223	170	324	139	176	151	158	52	57	387	375	239	116	270	325	354	362	202	344	4075	9061				
<u>Melvin Staats</u>	<u>CO COMMISSIONER DIST 3 DEM</u>	133	162	183	124	169	75	113	94	138	13	29	204	174	156	62	222	138	142	181	98	133	1969	4712				
<u>Leon Large</u>	<u>REP</u>	217	289	176	122	172	129	146	87	141	39	48	296	282	201	82	248	255	293	308	165	292	3288	7226				
<u>James Dirk Richards</u>	<u>UNAFF</u>	44	59	44	36	122	30	43	60	41	18	5	80	97	30	23	57	59	68	65	50	62	713	1806				
		217	233	235	170	203	116	156	102	177	23	44	219	254	197	63	261	222	226	268	140	243	2357	6126				
		190	239	179	126	260	122	155	141	155	47	39	371	311	210	112	294	259	291	297	178	264	3778	8018				

STATE OF COLORADO

"Ballot issues referred by the general assembly or any political subdivision are listed by letter, and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing current law or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or existing circumstances."

AMENDMENT 20

Shall there be an amendment to the Colorado Constitution authorizing the medical use of marijuana for persons suffering from debilitating medical conditions, and, in connection therewith, establishing an affirmative defense to Colorado criminal laws for patients and their primary care-givers relating to the medical use of marijuana; establishing exceptions to Colorado criminal laws for patients and primary care-givers in lawful possession of a registry identification card for medical marijuana use and for physicians who advise patients or provide them with written documentation as to such medical marijuana use, defining "debilitating medical condition" and authorizing the state health agency to approve other medical conditions or treatments as debilitating medical conditions; requiring preservation of seized property interests that had been possessed, owned, or used in connection with a claimed medical use of marijuana and limiting forfeiture of such interests; establishing and maintaining a confidential state registry of patients receiving an identification card for the medical use of marijuana and defining eligibility for receipt of such a card and placement on the registry; restricting access to information in the registry; establishing procedures for issuance of an identification card; authorizing fees to cover administrative costs associated with the registry; specifying the form and amount of marijuana a patient may possess and restrictions on its use; setting forth additional requirements for the medical use of marijuana by patients less than eighteen years old; directing enactment of implementing legislation and criminal penalties for certain offenses; requiring the state health agency designated by the governor to make application forms available to residents of Colorado for inclusion on the registry; limiting a health insurer's liability on claims relating to the medical use of marijuana; and providing that no employer must accommodate medical use of marijuana in the workplace?

YES 90
NO 91

STATE OF COLORADO,
COUNTY OF Montrose ss.

I, County Clerk in and for said County of Montrose in the State aforesaid, do hereby Certify that the above is a true, full

and correct copy of the Official abstracts of all votes cast at the said General Election, as shown by the Official

Abstracts of Votes Cast of the County Board of Canvassers of the returns from the several voting precincts in said Montrose County, said Abstracts being on file in my office.

In testimony Whereof, I have hereunto set my hand this 14th day of November, A. D. 2000

Carel L. Krue

County Clerk



Melvin Stalls

Leon Large

James Dirk Richards

STATE OF COLORADO

"Ballot issues referred by the general assembly or any political subdivision are listed by letter, and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing current law or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or existing circumstances."

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YES 90 

NO 91 

Official
(Preliminary - Official)

ABSTRACT OF VOTES CAST AT A

General
(Primary - General)

ELECTION HELD IN Montrose COUNTY, COLORADO,

ON Tuesday THE 7th DAY OF November 19 2000

FORM 21 THE C. F. HOECKEL CO., DENVER, COLO. 80018

Names of Candidates

Office Voted For

NOS. OF PRECINCTS AND VOTES CAST IN EACH

AMENDMENT 21
Shall there be an amendment to the Colorado constitution establishing a \$25 tax cut to lower each 2001 state and local tax in each tax bill for each utility customer and occupation tax and franchise charge, vehicle sales, use, and ownership tax, income tax, property tax, income and property tax equal to yearly revenue from sales and use taxes on food and drink other than tobacco and alcohol, and income tax equal to yearly revenue from estate taxes, and, in connection therewith, increasing the tax cut \$25 yearly; specifying that the tax cuts and state replacement of local revenue shall not lower state local excess revenue; allowing the state to limit local acts increasing replacement costs; and providing that attorney fees and costs shall always be paid to successful plaintiffs only?

YES 100
NO 101

AMENDMENT 22
Shall there be an amendment to the Colorado Revised Statutes concerning a requirement that background checks be conducted on prospective firearm transferees if any part of the transaction occurs at a gun show, and in connection therewith, directing that a gun show vendor require a background check on a prospective transferee and obtain approval of the transfer from the Colorado Bureau of Investigation, defining a "gun show vendor" as any person who exhibits, offers for sale, or transfers a firearm at a gun show; requiring gun show promoters to arrange for the services of federally licensed gun dealers to obtain background checks at gun shows; prohibiting the transfer of a firearm if a background check has not been obtained by a federally licensed gun dealer; requiring record keeping and retention by federally licensed gun dealers who obtain background checks; permitting federally licensed gun dealers to charge a fee of up to ten dollars for conducting each background check at gun shows; requiring gun show promoters to prominently post notice of the background check requirement; establishing criminal penalties for violations of these requirements; exempting transfers of certain antique firearms, relics, and curios from the background check requirement; and requiring the appropriation of funds necessary to implement the measure?

YES 110
NO 111

AMENDMENT 23
Shall there be an amendment to the Colorado constitution concerning increased funding for preschool through twelfth-grade public education, and, in connection therewith, requiring the statewide base per pupil funding for public education and funding for specifically defined categorical programs to grow annually by at least the rate of inflation plus one percentage point for fiscal years 2001-02 through 2010-11 and annually by at least the rate of inflation for fiscal years thereafter; creating a state education fund and exempting appropriations from the fund and expenditures of said appropriations from constitutional and statutory limitations; requiring the state to deposit in the state education fund all revenues collected by the state from a tax of one-third of one percent on federal taxable income of every individual, estate, trust, and corporation and exempting those revenues from the constitutional limitation on fiscal year spending; limiting the use of moneys in the state education fund to increasing the statewide base per pupil funding for public education and funding for categorical programs and to funding specified education programs, including public school building capital construction; specifying that moneys appropriated from the state education fund shall not be used to supplant the level of general fund appropriations existing on the effective date of the measure for total program education and categorical program funding; and, for fiscal years 2001-02 through 2010-11, requiring the general assembly to increase annually the general fund appropriation for total program funding under the "Public School Finance Act of 1994" or any successor act, by at least five percent of the prior year's general fund appropriation for total program, except in fiscal years in which personal income grows less than four and one-half percent between the two previous calendar years?

YES 126
NO 127

AMENDMENT 24
Shall there be an amendment to the Colorado Constitution concerning the management of development, and, in connection therewith, specifying that local governments, unless otherwise excepted, shall approve development only within areas committed to development or within future growth areas in accordance with voter-approved growth area maps, requiring such local governments to delineate areas committed to development, requiring local governments proposing a future growth area to submit a growth area map to a vote at a regular election, specifying the content of growth impact disclosures to be distributed to voters in connection with such elections, and specifying the type of allowed action or development within growth areas, committed areas, or outside such areas?

YES 132
NO 133

AMENDMENT 25
Shall there be an amendment to the Colorado Revised Statutes concerning the requirement that any woman who is considering an abortion give voluntary, informed consent prior to the abortion, and in connection therewith, defining several pertinent terms so that "abortion" includes termination of a known pregnancy at any time after conception, specifying the information a physician must provide to insure that a woman's consent to an abortion is voluntary and informed, requiring a physician, except in emergency cases, to provide the specified information to the woman at least twenty-four hours prior to performing an abortion, requiring the department of public health and environment to provide specified informational materials for women who are considering abortions, establishing procedures for emergency situations, requiring physicians to annually report specified information, requiring the department of public health and environment to annually publish a compilation of the physicians' reports, and providing for the administration and enforcement of the amendment's provisions?

YES 139
NO 140

NOS. OF PRECINCTS AND VOTES CAST IN EACH																								Absent Votes Cast	Total No. of Votes Cast		
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132	139	145	89	118	68	91	78	92	15	17	165	186	97	63	129	158	177	213	120	130					1719	4141	
267	329	263	205	340	148	218	160	231	53	63	425	371	298	108	421	311	335	358	194	367					4349	9834	
171	227	196	129	125	151	138	75	172	7	22	146	196	253	44	307	217	204	242	121	264					2775	6202	
235	244	217	164	339	91	175	167	157	62	60	426	371	151	133	245	262	311	335	198	239					3354	7936	
224	241	229	159	204	127	155	124	181	23	26	246	285	234	70	278	229	215	242	134	275					2311	6162	
174	219	181	132	256	107	153	111	142	44	53	342	330	161	102	261	242	295	327	182	218					3660	7692	
56	123	96	66	64	47	59	40	71	7	13	64	101	82	25	123	99	103	102	61	121					1514	3037	
348	345	318	226	396	196	249	200	256	62	69	531	465	324	151	436	379	413	477	261	381					4604	11087	
176	179	169	107	121	103	128	79	128	31	35	232	218	161	52	229	220	212	244	144	221					2711	5900	
226	282	242	180	339	135	179	157	196	36	46	347	342	238	118	315	254	296	324	174	277					3229	7932	

STATE OF COLORADO,

COUNTY OF Montrose

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and correct copy of the Official abstracts of all votes cast at the said General Election, as shown by the Official

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

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Carol L. Kruse
County Clerk

Names of Candidates



AMENDMENT 21

Shall there be an amendment to the Colorado constitution establishing a \$25 tax cut to lower each 2001 state and local tax in each tax bill for each utility customer and occupation tax and franchise charge, vehicle sales, use, and ownership tax, income tax, property tax, income and property tax equal to yearly revenue from sales and use taxes on food and drink other than tobacco and alcohol, and income tax equal to yearly revenue from estate taxes, and, in connection therewith, increasing the tax cut \$25 yearly; specifying that the tax cuts and state replacement of local revenue shall not lower state or local excess revenue; allowing the state to limit local acts increasing replacement costs; and providing that attorney fees and costs shall always be paid to successful plaintiffs only?

YES 100 NO 101 



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Shall there be an amendment to the Colorado Revised Statutes concerning a requirement that background checks be conducted on prospective firearms transferees if any part of the transaction occurs at a gun show, and in connection therewith, directing that a gun show vendor require a background check on a prospective transferee and obtain approval of the transfer from the Colorado Bureau of Investigation; defining a "gun show vendor" as any person who exhibits, offers for sale, or transfers a firearm at a gunshow; requiring gun show promoters to arrange for the services of federally licensed gun dealers to obtain background checks at gun shows; prohibiting the transfer of a firearm if a background check has not been obtained by a federally licensed gun dealer; requiring record keeping and retention by federally licensed gun dealers who obtain background checks; permitting federally licensed gun dealers to charge a fee of up to ten dollars for conducting each background check at gun shows; requiring gun show promoters to prominently post notice of the background check requirement; establishing criminal penalties for violations of these requirements; exempting transfers of certain antique firearms, relics, and curios from the background check requirement; and requiring the appropriation of funds necessary to implement the measure?

YES 110 NO 111 


AMENDMENT 23

Shall there be an amendment to the Colorado constitution concerning increased funding for preschool through twelfth-grade public education, and, in connection therewith, requiring the statewide base per pupil funding for public education and funding for specifically defined categorical programs to grow annually by at least the rate of inflation plus one percentage point for fiscal years 2001-02 through 2010-11 and annually by at least the rate of inflation for fiscal years thereafter; creating a state education fund and exempting appropriations from the fund and expenditures of said appropriations from constitutional and statutory limitations; requiring the state to deposit in the state education fund all revenues collected by the state from a tax of one-third of one percent on federal taxable income of every individual, estate, trust, and corporation and exempting those revenues from the constitutional limitation on fiscal year spending; limiting the use of moneys in the state education fund to increasing the statewide base per pupil funding for public education and funding for categorical programs and to funding specified education programs, including public school building capital construction; specifying that moneys appropriated from the state education fund shall not be used to supplant the level of general fund appropriations existing on the effective date of the measure for total program education and categorical program funding; and, for fiscal years 2001-02 through 2010-11, requiring the general assembly to increase annually the general fund appropriation for total program funding under the "Public School Finance Act of 1994", or any successor act, by at least five percent of the prior year's general fund appropriation for total program, except in fiscal years in which personal income grows less than four and one-half percent between the two previous calendar years?

YES 126 NO 127 

checks; permitting liability for damages up to ten dollars for conducting each background check at gun shows; requiring gun show promoters to prominently post notice of the background check requirement; establishing criminal penalties for violations of these requirements; exempting transfers of certain antique firearms, relics, and curios from the background check requirement; and requiring the appropriation of funds necessary to implement the measure?


YES 110 

NO 111 

AMENDMENT 23

Shall there be an amendment to the Colorado constitution concerning increased funding for preschool through twelfth-grade public education, and, in connection therewith, requiring the statewide base per pupil funding for public education and funding for specifically defined categorical programs to grow annually by at least the rate of inflation plus one percentage point for fiscal years 2001-02 through 2010-11 and annually by at least the rate of inflation for fiscal years thereafter; creating a state education fund and exempting appropriations from the fund and expenditures of said appropriations from constitutional and statutory limitations; requiring the state to deposit in the state education fund all revenues collected by the state from a tax of one-third of one percent on federal taxable income of every individual, estate, trust, and corporation and exempting those revenues from the constitutional limitation on fiscal year spending; limiting the use of moneys in the state education fund to increasing the statewide base per pupil funding for public education and funding for categorical programs and to funding specified education programs, including public school building capital construction; specifying that moneys appropriated from the state education fund shall not be used to supplant the level of general fund appropriations existing on the effective date of the measure for total program education and categorical program funding; and, for fiscal years 2001-02 through 2010-11, requiring the general assembly to increase annually the general fund appropriation for total program funding under the "Public School Finance Act of 1994", or any successor act, by at least five percent of the prior year's general fund appropriation for total program, except in fiscal years in which personal income grows less than four and one-half percent between the two previous calendar years?

YES 126 

NO 127 

AMENDMENT 24

Shall there be an amendment to the Colorado Constitution concerning the management of development, and, in connection therewith, specifying that local governments, unless otherwise excepted, shall approve development only within areas committed to development or within future growth areas in accordance with voter-approved growth area maps, requiring such local governments to delineate areas committed to development, requiring local governments proposing a future growth area to submit a growth area map to a vote at a regular election, specifying the content of growth impact disclosures to be distributed to voters in connection with such elections, and specifying the type of allowed action or development within growth areas, committed areas, or outside such areas?

YES 132 

NO 133 

AMENDMENT 25

Shall there be an amendment to the Colorado Revised Statutes concerning the requirement that any woman who is considering an abortion give voluntary, informed consent prior to the abortion, and, in connection therewith, defining several pertinent terms so that "abortion" includes termination of a known pregnancy at any time after conception, specifying the information a physician must provide to insure that a woman's consent to an abortion is voluntary and informed, requiring a physician, except in emergency cases, to provide the specified information to the woman at least twenty-four hours prior to performing an abortion, requiring the department of public health and environment to provide specified informational materials for women who are considering abortions, establishing procedures for emergency situations,

limiting the use of moneys in the state education fund to increasing the statewide base per pupil funding for public education and funding for categorical programs and to funding specified education programs, including public school building capital construction; specifying that moneys appropriated from the state education fund shall not be used to supplant the level of general fund appropriations existing on the effective date of the measure for total program education and categorical program funding; and, for fiscal years 2001-02 through 2010-11, requiring the general assembly to increase annually the general fund appropriation for total program funding under the "Public School Finance Act of 1994", or any successor act, by at least five percent of the prior year's general fund appropriation for total program, except in fiscal years in which personal income grows less than four and one-half percent between the two previous calendar years?

YES ■ 126 ➡

NO ■ 127 ➡

AMENDMENT 24

Shall there be an amendment to the Colorado Constitution concerning the management of development, and, in connection therewith, specifying that local governments, unless otherwise excepted, shall approve development only within areas committed to development or within future growth areas in accordance with voter-approved growth area maps, requiring such local governments to delineate areas committed to development, requiring local governments proposing a future growth area to submit a growth area map to a vote at a regular election, specifying the content of growth impact disclosures to be distributed to voters in connection with such elections, and specifying the type of allowed action or development within growth areas, committed areas, or outside such areas?

YES ■ 132 |

NO ■ 133 |

AMENDMENT 25

Shall there be an amendment to the Colorado Revised Statutes concerning the requirement that any woman who is considering an abortion give voluntary, informed consent prior to the abortion, and, in connection therewith, defining several pertinent terms so that "abortion" includes termination of a known pregnancy at any time after conception, specifying the information a physician must provide to insure that a woman's consent to an abortion is voluntary and informed, requiring a physician, except in emergency cases, to provide the specified information to the woman at least twenty-four hours prior to performing an abortion, requiring the department of public health and environment to provide specified informational materials for women who are considering abortions, establishing procedures for emergency situations, requiring physicians to annually report specified information, requiring the department of public health and environment to annually publish a compilation of the physicians' reports, and providing for the administration and enforcement of the amendment's provisions?

YES ■ 139 ➡

NO ■ 140 ➡

Official
(Preliminary - Official)

ABSTRACT OF VOTES CAST AT A

General
(Primary - General)

ELECTION HELD IN

Montrose

COUNTY, COLORADO,

ON Tuesday

THE

7th

DAY OF

November

192000

FORM 21 THE C. F. HOECKEL CO., DENVER, COLO. 29310

Names of Candidates

Office Voted For

NOS. OF PRECINCTS AND VOTES CAST IN EACH

Absent Votes Cast Total No. of Votes Cast

*Ballot issues referred by the general assembly or any political subdivision are listed by letter, and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing current law or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or existing circumstances.

REFERENDUM A

An amendment to article X of the constitution of the state of Colorado, establishing a homestead exemption for a specified percentage of a limited amount of the actual value of owner-occupied residential real property that is the primary residence of an owner-occupier who is sixty-five years of age or older and has resided in such property for ten years or longer, and, in connection therewith, allowing the general assembly by law to adjust the maximum amount of actual value of such residential real property of which such specified percentage shall be exempt, requiring the aggregate statewide valuation for assessment that is attributable to residential real property to be calculated as if the full actual value of all owner-occupied primary residences that are partially exempt from taxation was subject to taxation for the purpose of determining the biennial adjustment to be made to the rate of valuation for assessment for residential real property, requiring the general assembly to compensate local governmental entities for the net amount of property tax revenues lost as a result of the homestead exemption, specifying that said compensation shall not be included in local government fiscal year spending, authorizing a permanent increase in state fiscal year spending to defray the cost to the state of said compensation, and specifying that said compensation shall not be subject to any statutory limitation on general fund appropriations.

YES 151
NO 152

169 207 158 120 186 112 147 116 153 23 33 225 247 166
210 231 225 159 261 104 136 112 152 43 45 328 285 206

77 239 210 225 233 130 217
90 275 218 261 296 166 241

2910 6303
2780 6824

REFERENDUM B

An amendment to section 48 of article V of the constitution of the state of Colorado, concerning the timetable for adoption of a redistricting plan for the general assembly.

YES 154
NO 155

174 218 185 131 145 97 134 84 128 23 29 192 229 194
190 195 181 137 275 111 148 122 161 37 42 336 289 156

57 241 208 189 228 134 248
90 230 187 271 275 159 187

2746 6016
2470 6249

REFERENDUM C

An amendment to section 9 of article XIV of the constitution of the state of Colorado, which requires the selection of county surveyors by election, to also allow the appointment of county surveyors.

YES 157
NO 158

147 146 137 116 141 87 118 80 120 15 28 146 159 159
220 276 228 153 297 127 168 133 175 46 45 391 370 206

44 177 132 139 175 99 164
108 308 273 330 337 199 282

2049 4578
3372 8044

REFERENDUM D

An amendment to the constitution of the state of Colorado, concerning the repeal of outdated provisions of the state constitution resulting from obsolescence and applicability to particular events or circumstances that have already occurred.

YES 160
NO 161

190 274 209 154 197 134 149 107 164 26 46 214 229 249
175 149 156 112 231 78 126 102 125 34 28 318 288 110

79 312 236 236 270 150 289
73 175 168 236 226 145 162

3434 7348
1918 5135

REFERENDUM E

Shall the Colorado lottery commission be authorized to enter into multistate agreements allowing Colorado residents to play multistate lottery games, and, in connection therewith, transferring a portion of the net proceeds from all lottery programs, including multi-state lottery games, from the general fund to the state public school fund as a contingency reserve for supplemental assistance to school districts for capital expenditures to address immediate health and safety concerns within existing school facilities exempt from any restriction on spending, revenues, or appropriations, including, without limitation, the restrictions of section 20 of article X of the state constitution?

YES 165
NO 166

202 191 186 130 191 102 128 113 143 18 19 202 216 176
188 250 207 150 254 127 172 117 162 44 56 363 325 202

58 220 186 201 264 123 214
108 304 258 296 282 189 268

2338 5621
3487 7809

REFERENDUM F

Shall the state of Colorado be permitted to annually retain up to fifty million dollars of the state revenues in excess of the constitutional limitation on state fiscal year spending for the 1999-2000 fiscal year and for four succeeding fiscal years for the purpose of funding performance grants for school districts to improve academic performance, notwithstanding any restriction on spending, revenues, or appropriations, including without limitation the restrictions of section 20 of article X of the state constitution and the statutory limitation on state general fund appropriations?

YES 170
NO 171

159 190 156 134 166 101 122 85 132 18 21 153 164 173
223 247 235 139 285 125 173 138 176 44 54 400 361 200

50 229 165 177 208 101 208
114 283 273 319 336 206 262

1937 4849
3812 8405

STATE OF COLORADO,
COUNTY OF Montrose ss.

I, County Clerk in and for said County of Montrose in the State aforesaid, do hereby Certify that the above is a true, full

and correct copy of the Official abstracts of all votes cast at the said General Election, as shown by the Official

Abstracts of Votes Cast of the County Board of Canvassers of the returns from the several voting precincts in said Montrose County, said Abstracts being on file in my office.

In testimony Whereof, I have hereunto set my hand this 14th day of November, A. D. 2000

Carol L. Kruse
County Clerk



Names of Candidates

"Ballot issues referred by the general assembly or any political subdivision are listed by letter, and ballot issues initiated by the people are listed numerically. A 'yes' vote on any ballot issue is a vote in favor of changing current law or existing circumstances, and a 'no' vote on any ballot issue is a vote against changing current law or existing circumstances."

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An amendment to article X of the constitution of the state of Colorado, establishing a homestead exemption for a specified percentage of a limited amount of the actual value of owner-occupied residential real property that is the primary residence of an owner-occupier who is sixty-five years of age or older and has resided in such property for ten years or longer, and, in connection therewith, allowing the general assembly by law to adjust the maximum amount of actual value of such residential real property of which such specified percentage shall be exempt, requiring the aggregate statewide valuation for assessment that is attributable to residential real property to be calculated as if the full actual value of all owner-occupied primary residences that are partially exempt from taxation was subject to taxation for the purpose of determining the biennial adjustment to be made to the ratio of valuation for assessment for residential real property, requiring the general assembly to compensate local governmental entities for the net amount of property tax revenues lost as a result of the homestead exemption, specifying that said compensation shall not be included in local government fiscal year spending, authorizing a permanent increase in state fiscal year spending to defray the cost to the state of said compensation, and specifying that said compensation shall not be subject to any statutory limitation on general fund appropriations.

YES ■ 151 ➡
NO ■ 152 ➡

REFERENDUM B

An amendment to section 48 of article V of the constitution of the state of Colorado, concerning the timetable for adoption of a redistricting plan for the general assembly.

YES ■ 154 ➡
NO ■ 155 ➡

REFERENDUM C

An amendment to section 8 of article XIV of the constitution of the state of Colorado, which requires the selection of county surveyors by election, to also allow the appointment of county surveyors.

YES ■ 157 ➡
NO ■ 158 ➡

REFERENDUM D

An amendment to the constitution of the state of Colorado, concerning the repeal of outdated provisions of the state constitution resulting from obsolescence and applicability to particular events or circumstances that have already occurred.

YES ■ 160 ➡
NO ■ 161 ➡

REFERENDUM E

Shall the Colorado lottery commission be authorized to enter into multistate agreements allowing Colorado residents to play multistate

limited amount of the actual value of owner-occupied property that is the primary residence of an owner-occupier who is sixty-five years of age or older and has resided in such property for ten years or longer, and, in connection therewith, allowing the general assembly by law to adjust the maximum amount of actual value of such residential real property of which such specified percentage shall be exempt, requiring the aggregate statewide valuation for assessment that is attributable to residential real property to be calculated as if the full actual value of all owner-occupied primary residences that are partially exempt from taxation was subject to taxation for the purpose of determining the biennial adjustment to be made to the ratio of valuation for assessment for residential real property, requiring the general assembly to compensate local governmental entities for the net amount of property tax revenues lost as a result of the homestead exemption, specifying that said compensation shall not be included in local government fiscal year spending, authorizing a permanent increase in state fiscal year spending to defray the cost to the state of said compensation, and specifying that said compensation shall not be subject to any statutory limitation on general fund appropriations.

YES 151

NO 152

REFERENDUM B

An amendment to section 48 of article V of the constitution of the state of Colorado, concerning the timetable for adoption of a redistricting plan for the general assembly.

YES 154

NO 155

REFERENDUM C

An amendment to section 8 of article XIV of the constitution of the state of Colorado, which requires the selection of county surveyors by election, to also allow the appointment of county surveyors.

YES 157

NO 158

REFERENDUM D

An amendment to the constitution of the state of Colorado, concerning the repeal of outdated provisions of the state constitution resulting from obsolescence and applicability to particular events or circumstances that have already occurred.

YES 160

NO 161

REFERENDUM E

Shall the Colorado lottery commission be authorized to enter into multistate agreements allowing Colorado residents to play multistate lottery games, and, in connection therewith, transferring a portion of the net proceeds from all lottery programs, including multi-state lottery games, from the general fund to the state public school fund as a contingency reserve for supplemental assistance to school districts for capital expenditures to address immediate health and safety concerns within existing school facilities exempt from any restriction on spending, revenues, or appropriations, including, without limitation, the restrictions of section 20 of article X of the state constitution?

YES 165

NO 166

REFERENDUM F

Shall the state of Colorado be permitted to annually retain up to fifty million dollars of the state revenues in excess of the constitutional limitation on state fiscal year spending for the 1999-2000 fiscal year and for four succeeding fiscal years for the purpose of funding performance grants for school districts to improve academic performance, notwithstanding any restriction on spending, revenues, or appropriations, including without limitation the restrictions of section 20 of article X of the state constitution and the statutory limitation on state general fund appropriations?

YES 170

NO 171