

Official Election Results - Primary Election - May 7, 2002
Franklin County, Ohio

GRANDV HTS CSD PROP TX LVY (INCL)(ISS#1)

#1 PROPOSED TAX LEVY

GRANDVIEW HEIGHTS CITY SCHOOL DISTRICT

A Majority Affirmative Vote is Necessary for Passage.

Shall the Grandview Heights City School District be authorized to levy taxes for current expenses, the aggregate rate of which may increase in two increments of not more than 4 mills for each dollar of valuation, from an original rate of 9.8 mills for each dollar of valuation, which amounts to \$0.98 for each one hundred dollars of valuation, to a maximum rate of 17.8 mills which amounts to \$1.78 for each one hundred dollars of valuation? The original tax is first proposed to be levied in 2002, the first incremental tax in 2003 and the second incremental tax in 2004. The aggregate rate of tax so authorized will be in effect for a continuing period of time.

FRANKLIN CO SR SERV PROP TX LVY (ISS#2)

#2 PROPOSED TAX LEVY

(REPLACEMENT)

FRANKLIN COUNTY SENIOR SERVICES

A Majority Affirmative Vote is Necessary for Passage.

A replacement of a tax for the benefit of Franklin County for the purpose of THE SUPPORT OF SENIOR CITIZEN SERVICES, INCLUDING FRANKLIN COUNTY SENIOR OPTIONS, A SYSTEM OF HOME AND COMMUNITY-BASED CARE FOR RESIDENTS AGE SIXTY AND OLDER; OTHER SERVICES INCLUDING, BUT NOT LIMITED TO, HOME DELIVERED MEALS, PERSONAL CARE, RESPITE CARE, HOMEMAKER, ADULT DAY HEALTH, TRANSPORTATION, EMERGENCY RESPONSE, MINOR HOME REPAIR, HEALTH PROMOTION, CAREGIVER SUPPORT, INFORMATION AND REFERRAL, AND CARE MANAGEMENT, at a rate not exceeding 0.85 mill for each one dollar of valuation, which amounts to \$0.085 for each one hundred dollars of valuation, for a period of five years, commencing in 2002, first due in calendar year 2003.

LOCAL OPTION BEXLEY 4-A (ISSUE#3A)

#3A SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of intoxicating liquor be permitted by Giuseppe's Ritrovo, Inc. an applicant for a D3 liquor permit who is engaged in the business of operating an Italian family restaurant at 2286 East Main Street, Bexley, Ohio 43209-2319 in this precinct?

LOCAL OPTION BEXLEY 4-A (ISSUE#3b)

#3b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of intoxicating liquor be permitted for sale on Sunday by Giuseppe's Ritrovo, Inc., an applicant for a D-6 liquor permit who is engaged in the business of operating an Italian family restaurant at 2288 East Main Street, Bexley, Ohio 43209-2319 in this precinct?

LOCAL OPTION COLUMBUS 04-C (ISSUE#4A)

#4A SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages be permitted by Farraj, Inc., doing business as Gourmet Deli an applicant for C-1 and C-2 liquor permits to authorize off-premise sales Monday through Saturday only, who is engaged in the business of operating a neighborhood deli at 862 East Main Street, Columbus, Ohio 43205 in this precinct?

LOCAL OPTION COLUMBUS 04-C (ISSUE#4b)

#4b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday by Farraj, Inc., doing business as Gourmet Deli an applicant for a D-6 liquor permit authorizing off-premise retail sales between the hours of one p.m. and midnight only who is engaged in the business of operating a neighborhood deli at 862 East Main Street, Columbus, Ohio 43205 in this precinct?

LOCAL OPTION COLUMBUS 06-A (ISSUE#5A)

#5A SPECIAL ELECTION BY PETITION

Upon the Question of the Sale of Beer by

Holders of "C" or "D" permits

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer as defined in Section 4305.08 of the Revised Code under permits which authorize sale for off-premises consumption only be permitted within this City of Columbus, Ward "6", Precinct "A"?

LOCAL OPTION COLUMBUS 06-A (ISSUE#5B)

#5B SPECIAL ELECTION BY PETITION

Upon the Question of the Sale of Beer by

Holders of "C" or "D" permits

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer as defined in Section 4305.08 of the Revised Code under permits which authorize sale for on-premises consumption only, and under permits which authorize sale for both on-premises and off-premises consumption, be permitted in this City of Columbus, Ward "6", Precinct "A"?

LOCAL OPTION COLUMBUS 06-A (ISSUE#6A)

#6A SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages by the package, under permits which authorize sale for off-premise consumption only, be permitted in the City of Columbus, Ward "6", Precinct "A"?

LOCAL OPTION COLUMBUS 06-A (ISSUE#6B)

#6B SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages, under permits which authorize sale for on-premise consumption only, and under permits which authorize sale for both on-premise and off-premise consumption, be permitted in the City of Columbus, Ward "6", Precinct "A"?

LOCAL OPTION COLUMBUS 06-A (ISSUE#6C)

#6C SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of spirituous liquors by the glass be permitted in the City of Columbus, Ward "6", Precinct "A"?

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PROPOSED BOND ISSUE
OLENTANGY LOCAL SCHOOL DISTRICT
(Delaware and Franklin Counties)

A Majority Affirmative Vote is Necessary for Passage.

Shall bonds be issued by the Olentangy Local School District for the purpose of ACQUIRING LAND AND INTERESTS IN LAND FOR SCHOOL SITES; CONSTRUCTING, IMPROVING, FURNISHING, AND EQUIPPING NEW ELEMENTARY SCHOOLS WITH RELATED FACILITIES, APPURTENANCES, AND SITE IMPROVEMENTS, in the principal amount of \$24,835,000 to be repaid annually over a maximum period of 28 years, and an annual levy of property taxes be made outside the ten-mill limitation, estimated by the county auditor to average over the repayment period of the bond issue 1 mill for each one dollar of tax valuation which amounts to \$0.10 for each one hundred dollars of tax valuation, commencing in 2002, first due in calendar year 2003, to pay the annual debt charges on the bonds, and to pay debt charges on any notes issued in anticipation of those bonds?

PICKERINGTON LSD PROP TAX LEVY

PROPOSED TAX LEVY
(RENEWAL)
PICKERINGTON LOCAL SCHOOL DISTRICT

A Majority Affirmative Vote is Necessary for Passage.

A renewal of a tax for the benefit of the Pickerington Local School District of Fairfield and Franklin Counties for the purpose of CURRENT OPERATING EXPENSES at a rate not exceeding five (5) mills for each one dollar of valuation, which amounts to fifty (\$0.50) cents for each one hundred dollars of valuation, for five (5) years, commencing in 2002, first due in calendar year 2003.

Official Election Results - Primary Election - May 7, 2002
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LOCAL OPTION COLUMBUS 06-A (ISSUE#6D)

#6D SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall state liquor stores or liquor agency stores for the sale of spirituous liquor by the package, for the consumption off the premises where sold, be permitted in the City of Columbus, Ward "6", Precinct "A"?

LOCAL OPTION COLUMBUS 13-C (ISSUE#7A)

#7A SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer be permitted by Mock Road Supermarket, Inc., doing business as Eagle Supermarket an applicant for a C-1 liquor permit authorizing off-premise retail sales to adult customers Monday through Saturday only, who is engaged in the business of operating a neighborhood retail grocery store and supermarket at 1464 Cleveland Avenue, Columbus, Ohio 43211 in this precinct?

LOCAL OPTION COLUMBUS 35-D (ISSUE#8b)

#8b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages be permitted for sale on Sunday by Al-Mansour, Inc., an applicant for C-1, C-2 and D-6 liquor permits, who is engaged in the business of operating Lockbourne Express Drive-thru at 1550 Lockbourne Road, Columbus, Ohio 43207 in this precinct?

LOCAL OPTION COLUMBUS 45-G (ISSUE#9A)

#9A SPECIAL ELECTION BY PETITION

PORTION OF A PRECINCT FOR SUNDAY SALES

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages by the package, under permits that authorize sale for off-premises consumption only, be permitted in a portion of this precinct, being the portion of the precinct beginning at the intersection of Refugee Road and Gender Road, south on the centerline of Gender Road to Blacklick Creek, following the meanderings of Blacklick Creek northerly and easterly to the centerline of Refugee Road (also being the Fairfield County line) then west on the centerline of Refugee Road to the point of beginning, in which the status of the sale of beer, wine and mixed beverages as allowed or prohibited is inconsistent with the status of such sale in the remainder of the City of Columbus, Ward "45", Precinct "G"?

LOCAL OPTION COLUMBUS 47-F (ISSUE#11A)

#11A SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages by the package, under permits which authorize sale for off-premise consumption only, be permitted in the City of Columbus, Ward "47", Precinct "F"?

LOCAL OPTION COLUMBUS 47-F (ISSUE#11B)

#11B SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages, under permits which authorize sale for on-premise consumption only, and under permits which authorize sale for both on-premise and off-premise consumption, be permitted in the City of Columbus, Ward "47", Precinct "F"?

LOCAL OPTION COLUMBUS 47-F (ISSUE#11C)

#11C SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of spirituous liquors by the glass be permitted in the City of Columbus, Ward "47", Precinct "F"?

LOCAL OPTION COLUMBUS 55-B (ISSUE#12A)

#12A SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages be permitted by Nail Inc., doing business as Wilson Market an applicant for C-1 and C-2 liquor permits, who is engaged in the business of operating a carryout store at 179 Wilson Avenue, Columbus, Ohio 43205 in this precinct?

LOCAL OPTION COLUMBUS 62-F (ISSUE#15b)

#15b SPECIAL ELECTION BY PETITION

Local Option Election

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday by TAJ'S Inc., doing business as 3C Food Mart an applicant for a D-6 liquor permit to authorize off-premise sales between the hours of one p.m. and midnight only who is engaged in the business of operating a neighborhood retail grocery store at 4436 Westerville Road, Columbus, Ohio 43231 in this precinct?

GRANDVIEW HTS PROP BOND ISSUE (ISSUE#18)

#18 PROPOSED BOND ISSUE

CITY OF GRANDVIEW HEIGHTS

A Majority Affirmative Vote is Necessary for Passage.

Shall bonds be issued by the City of Grandview Heights for the purpose of IMPROVING, RENOVATING, CONSTRUCTING, FURNISHING AND EQUIPPING BUILDINGS TO HOUSE MUNICIPAL FIRE, POLICE, AND ADMINISTRATIVE FUNCTIONS AND MAKING RELATED SITE IMPROVEMENTS TOGETHER WITH ALL NECESSARY APPURTENANCES, in the principal amount of \$6,500,000, to be repaid annually over a maximum period of 26 years, and an annual levy of property taxes be made outside the ten-mill limitation, estimated by the county auditor to average over the repayment period of the bond issue 2.51 mills for each one dollar of tax valuation, which amounts to \$0.251 for each one hundred dollars of tax valuation, commencing in 2002, first due in calendar year 2003, to pay the annual debt charges on the bonds, and to pay debt charges on any notes issued in anticipation of those bonds?

UP ARL PROP TX LVY-LIB (REP&INC) (ISS#19)

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#19 PROPOSED TAX LEVY
(REPLACEMENT AND INCREASE)
CITY OF UPPER ARLINGTON
PUBLIC LIBRARY

A Majority Affirmative Vote is Necessary for Passage.
A replacement of 1 mill of an existing levy and an increase of 1 mill, to constitute a tax for the benefit of the Upper Arlington Public Library for the purpose of CURRENT EXPENSES 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 a period of five years, commencing in 2002, first due in the calendar year 2003.

UP ARL PROP TX LVY-P&F (REP&INC) (ISS#20)

#20 PROPOSED TAX LEVY
(REPLACEMENT AND INCREASE)
CITY OF UPPER ARLINGTON

A Majority Affirmative Vote is Necessary for Passage.
A replacement of 1 mill of an existing levy and an increase of 0.2 mill, to constitute a tax for the benefit of the City of Upper Arlington for the purpose of THE PAYMENT OF THE POLICE OFFICER EMPLOYER'S CONTRIBUTION AND THE FIREFIGHTER EMPLOYER'S CONTRIBUTION TO THE POLICE AND FIRE PENSION FUND AS REQUIRED UNDER SECTIONS 742.33 AND 742.34 OF THE OHIO REVISED CODE at a rate not exceeding 1.2 mills for each one dollar of valuation, which amounts to \$0.12 for each one hundred dollars of valuation, for a period of five years, commencing in 2002, first due in the calendar year 2003.

WHITEHALL PROP CHARTER AMEND (ISS#21)

#21 PROPOSED CHARTER AMENDMENT
CITY OF WHITEHALL

A Majority Affirmative Vote is Necessary for Passage.
Shall Sections 3(e), 23(b), 26(b), 41(b) and 45(b) of the Charter of the City of Whitehall be amended by repealing all references to the limiting of terms for the elected offices of City Council, Mayor, City Attorney, City Auditor and City Treasurer?

JEFFERSON TWP PROP TX LVY (REN)(ISS#23)

#23 PROPOSED TAX LEVY
(RENEWAL)
JEFFERSON TOWNSHIP

A Majority Affirmative Vote is Necessary for Passage.
A renewal of a tax for the benefit of Jefferson Township for the purpose of PROVIDING AND MAINTAINING FIRE APPARATUS, APPLIANCES, BUILDINGS, OR SITES THEREFOR, OR SOURCES OF WATER SUPPLY AND MATERIALS THEREFOR, OR THE ESTABLISHMENT AND MAINTENANCE OF LINES OF FIRE ALARM TELEGRAPH, OR THE PAYMENT OF PERMANENT, PART-TIME, OR VOLUNTEER FIREMEN OR FIRE FIGHTING COMPANIES TO OPERATE THE SAME, INCLUDING THE PAYMENT OF THE FIREMEN EMPLOYER'S CONTRIBUTION REQUIRED UNDER SECTION 742.34 OF THE REVISED CODE, OR TO PURCHASE AMBULANCE EQUIPMENT, OR TO PROVIDE AMBULANCE OR EMERGENCY MEDICAL SERVICES OPERATED BY A FIRE DEPARTMENT OR FIRE FIGHTING COMPANY at a rate not exceeding 3 mills for each one dollar of valuation, which amounts to \$0.30 for each one hundred dollars of valuation, for a period of five years, commencing in 2002, first due in the calendar year 2003.

MADISON TWP PROP TAX LEVY (ADD)(ISS#24)

#24 PROPOSED TAX LEVY
MADISON TOWNSHIP

A Majority Affirmative Vote is Necessary for Passage.
An additional tax for the benefit of Madison Township for the purpose of CURRENT EXPENSES at a rate not exceeding 3 mills for each one dollar of valuation, which amounts to \$0.30 for each one hundred dollars of valuation, for a period of five years, commencing in 2002, first due in the calendar year 2003.

JONATHAN ALDER LSD PROP BOND ISSUE

PROPOSED BOND ISSUE
JONATHAN ALDER LOCAL SCHOOL DISTRICT
(Madison, Franklin and Union Counties)

A Majority Affirmative Vote is Necessary for Passage.
Shall bonds be issued by the Jonathan Alder Local School District for the purpose of CONSTRUCTING A NEW HIGH SCHOOL AND NEW ELEMENTARY SCHOOL AND RELATED FACILITIES; RENOVATING AND IMPROVING EXISTING FACILITIES; FURNISHING AND EQUIPPING THE SAME INCLUDING TECHNOLOGY FOR CLASSROOM INSTRUCTION; AND IMPROVING THE SITES THEREOF in the principal amount of \$25,000,000 to be repaid annually over a maximum period of 28 years, and an annual levy of property taxes be made outside the ten mill limitation, estimated by the county auditor to average over the repayment period of the bond issue 8.9 mills for each one dollar of tax valuation, which amounts to \$0.89 for each \$100 of tax valuation, commencing in 2002, first due in calendar year 2003, to pay the annual debt charges on the bonds, and to pay debt charges on any notes issued in anticipation of those bonds?

LICKING CO JT VOC SD PROP BOND ISSUE

PROPOSED BOND ISSUE
LICKING COUNTY JOINT VOCATIONAL SCHOOL DISTRICT
(Licking, Delaware, Fairfield, Franklin, Knox and Muskingum Counties)

A Majority Affirmative Vote is Necessary for Passage.
Shall bonds be issued by the Licking County Joint Vocational School District for the purpose of CONSTRUCTING ADDITIONS TO AND RENOVATING AND IMPROVING EXISTING BUILDINGS AND FACILITIES, INCLUDING HEALTH AND SAFETY UPGRADES AND IMPROVING ACCESS FOR THE DISABLED; ACQUIRING LAND, INTERESTS IN LAND AND FACILITIES OR CONSTRUCTING FACILITIES, AS NECESSARY; FURNISHING AND EQUIPPING THE SAME; AND LANDSCAPING AND IMPROVING THE SITES THEREOF in the principal amount of Thirty-Five Million Dollars (\$35,000,000) to be repaid annually over a maximum period of twenty-one (21) years, and an annual levy of property taxes be made outside the ten mill limitation, estimated by the county auditor to average over the repayment period of the bond issue one (1) mill for each one dollar of tax valuation which amounts to ten (\$0.10) cents for each \$100 of tax valuation, commencing in 2002, first due in calendar year 2003, to pay the annual debt charges on the bonds, and to pay debt charges on any notes issued in anticipation of those bonds?

LICKING HEIGHTS LSD PROP TAX LEVY (REPL)

PROPOSED TAX LEVY
(REPLACEMENT)
LICKING HEIGHTS LOCAL SCHOOL DISTRICT

A Majority Affirmative Vote is Necessary for Passage.
A replacement of a tax for the benefit of the Licking Heights Local School District for the purpose of CURRENT EXPENSES at a rate not exceeding nine and nine-tenths (9.9) mills for each one dollar of valuation, which amounts to ninety-nine (\$0.99) cents for each one hundred dollars of valuation, for five (5) years, commencing in 2002, first due in the calendar year 2003.

OLENTANGY LSD PROP BOND ISSUE