

OFFICIAL RESULTS \* GENERAL ELECTION \* NOVEMBER 6, 2001  
FRANKLIN COUNTY, OHIO

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FRANK CO MEN RET TX LVY (REP)(ISSUE#1)

#1 PROPOSED TAX LEVY  
(REPLACEMENT)

FRANKLIN COUNTY MENTAL RETARDATION  
AND DEVELOPMENTAL DISABILITIES

A Majority Affirmative Vote is Necessary for Passage.

A replacement of a tax for the benefit of Franklin County for the purpose of PROVIDING COMMUNITY PROGRAMS AND SERVICES FOR CHILDREN AND ADULTS WHO HAVE MENTAL RETARDATION AND DEVELOPMENTAL DISABILITIES, at a rate not exceeding 3.5 mills for each one dollar of valuation, which amounts to \$0.35 for each one hundred dollars of valuation, for a period of ten years, commencing in 2002, first due in calendar year 2003.

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BEXLEY PROP CHARTER AMEND (ISSUE#14)

#14 PROPOSED CHARTER AMENDMENT  
CITY OF BEXLEY

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 3 of the Charter of the City of Bexley be amended to require the Mayor to cause to be prepared and submitted for Council approval a strategic plan for residential and commercial development, infrastructure, finances, safety and community quality of life?

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BEXLEY PROP CHARTER AMEND (ISSUE#15)

#15 PROPOSED CHARTER AMENDMENT  
CITY OF BEXLEY

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 8 of the Charter of the City of Bexley be amended to require the Mayor to provide notice of vacancies of members to any board or commission created by the Charter to Council at least thirty days prior to the submission of a replacement and, except as otherwise provided by the laws of the State of Ohio, to set the term for all boards and commissions created by this Charter or by ordinance at three years, each commencing July 1, provided that a vacancy during the term of any member shall be filled for the unexpired term of such office?

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BEXLEY PROP CHARTER AMEND (ISSUE#16)

#16 PROPOSED CHARTER AMENDMENT  
CITY OF BEXLEY

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 11 of the Charter of the City of Bexley be amended to require Council to elect a Council member to serve as Acting Mayor should the President of Council be absent from the City, or becomes unable to perform such duties of Acting Mayor?

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BEXLEY PROP CHARTER AMEND (ISSUE#17)

#17 PROPOSED CHARTER AMENDMENT  
CITY OF BEXLEY

A Majority Affirmative Vote is Necessary for Passage.

A proposed amendment to Section 20 of the Charter of the City of Bexley to allow Council, by a majority vote of its remaining members, to appoint a replacement to a vacancy in the Council within 60 days of the vacancy and to allow the Mayor to appoint a person to serve if Council fails to fill the vacancy within 60 days. If the vacancy occurs after July 1 of the second year of the term of a vacated office, the person appointed shall serve the unexpired term. If the vacancy occurs before June 30 of the second year of the term of the vacated office the person appointed shall serve until a successor is certified as elected at the next general municipal election to serve the balance of the vacated term.

Shall Section 20 of the Charter of the City of Bexley be amended?

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BEXLEY PROP CHARTER AMEND (ISSUE#18)

#18 PROPOSED CHARTER AMENDMENT  
CITY OF BEXLEY

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 25 of the Charter of the City of Bexley be amended to specify the procedures for presenting ordinances to the Council, the reading of ordinances or resolutions before a vote is taken, procedures to suspend any portion to the specified requirements, requirements for passing emergency measures presented to Council and providing an opportunity for public comment before the vote is called?

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BEXLEY PROP CHARTER AMEND (ISSUE#19)

#19 PROPOSED CHARTER AMENDMENT  
CITY OF BEXLEY

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 26 of the Charter of the City of Bexley be amended to specify the procedure for the Mayor and Auditor to submit an operating budget to Council and provide a complete financial plan of City funds and activities for the ensuing fiscal year, set the budget year to run from January 1 to December 31, and specify that Council is to pass the necessary ordinance authorizing an appropriation for each program or activity by department or major organizational unit?

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BEXLEY PROP CHARTER AMEND (ISSUE#20)

#20 PROPOSED CHARTER AMENDMENT  
CITY OF BEXLEY

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 32 of the Charter of the City of Bexley be amended to set the compensation of Council members, including the cost to the City of any benefits, at \$530 per month (the salary and cost of benefits to which a Council member is entitled in 2001) for Council members beginning office on January 1, 2002 and the remainder of the terms of incumbent Council members in office on the effective date of the amendment to Section 32 and to provide a procedure to set the annual compensation for Council members for terms beginning on or after January 1, 2004?

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BEXLEY PROP CHARTER AMEND (ISSUE#21)

#21 PROPOSED CHARTER AMENDMENT  
CITY OF BEXLEY

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 48 of the Charter of the City of Bexley be amended to designate that the chair of the Finance Committee of Council shall be an alternate member authorized to sit and act as a member of the Board of Control in the absence of a regular member?

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BEXLEY PROP CHARTER AMEND (ISSUE#22)

#22 PROPOSED CHARTER AMENDMENT  
CITY OF BEXLEY

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 49 of the Charter of the City of Bexley be amended to establish a term of three years for members of the Board of Health?

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BEXLEY PROP CHARTER AMEND (ISSUE#23)

OFFICIAL RESULTS \* GENERAL ELECTION \* NOVEMBER 6, 2001  
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#23 PROPOSED CHARTER AMENDMENT

CITY OF BEXLEY

A Majority Affirmative Vote is Necessary for Passage.

Shall Article XXII - Civil Service Commission, Sections 50, 51, 52, 53, 54 and 55 of the Charter of the City of Bexley be amended per the recommendations of City Council?

BEXLEY PROP CHARTER AMEND (ISSUE#24)

#24 PROPOSED CHARTER AMENDMENT

CITY OF BEXLEY

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 56 of the Charter of the City of Bexley be amended to set the number of members on the City Planning Commission to consist of five electors to be appointed by the Mayor, with the concurrence of Council, for three year terms with the existing members of the City Planning Commission to continue in office for their current terms?

BEXLEY PROP CHARTER AMEND (ISSUE#25)

#25 PROPOSED CHARTER AMENDMENT

CITY OF BEXLEY

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 59 of the Charter of the City of Bexley be amended to establish contracting procedures for establishing threshold amounts, notice provisions, and other procedures for competitive bidding?

BEXLEY PROP ORDINANCE (ISSUE#26)

#26 PROPOSED ORDINANCE

CITY OF BEXLEY

A Majority Affirmative Vote is Necessary for Passage.

Shall the City of Bexley have the authority to aggregate the retail electric loads located within the City, and for that purpose, enter into service agreements to facilitate for those loads the sale and purchase of electricity, such aggregation to occur automatically except where any person elects to opt out?

GAHANNA PROP CHARTER AMEND (ISSUE#27)

#27 PROPOSED CHARTER AMENDMENT

CITY OF GAHANNA

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 3.07, Vacancy, pertaining to the office of Mayor, of the Charter of the City of Gahanna be amended in order to coincide with another section in the naming of an acting Mayor in the event of the vacancy in the position?

GAHANNA PROP CHARTER AMEND (ISSUE#28)

#28 PROPOSED CHARTER AMENDMENT

CITY OF GAHANNA

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 4.02, Composition and Term, pertaining to the office of Council, of the Charter of the City of Gahanna be amended to change the terms of Ward Council members from 2 years to 4 years beginning in 2005?

GAHANNA PROP CHARTER AMEND (ISSUE#29)

#29 PROPOSED CHARTER AMENDMENT

CITY OF GAHANNA

A Majority Affirmative Vote is Necessary for Passage.

Shall Article XII, Board of Zoning and Building Appeals, of the Charter of the City of Gahanna be amended to more clearly and accurately describe the scope and extent of their duties and to clarify existing language?

GAHANNA PROP CHARTER AMEND (ISSUE#30)

#30 PROPOSED CHARTER AMENDMENT

CITY OF GAHANNA

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 13.03, Classified and Unclassified Service, of the Charter of the City of Gahanna be amended to increase the number of employees in the unclassified service and to give the Administration more flexibility in hiring persons in the unclassified service due to professional qualifications.

GAHANNA PROP CHARTER AMEND (ISSUE#31)

#31 PROPOSED CHARTER AMENDMENT

CITY OF GAHANNA

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 13.05, Vacancies in Classified Service, of the Charter of the City of Gahanna be amended to open the hiring process for the Deputy Chief of Police to outside applicants?

GAHANNA PROP CHARTER AMEND (ISSUE#32)

#32 PROPOSED CHARTER AMENDMENT

CITY OF GAHANNA

A Majority Affirmative Vote is Necessary for Passage.

Shall Article XIV of the Charter of the City of Gahanna be created to establish a Department of Human Resources?

GAHANNA PROP CHARTER AMEND (ISSUE#33)

#33 PROPOSED CHARTER AMENDMENT

CITY OF GAHANNA

A Majority Affirmative Vote is Necessary for Passage.

Shall Section 23.07, Non Discrimination Clause, of the Charter of the City of Gahanna be amended to bring the Charter current with state and federal laws?

REYNOLDSBURG PROP ORDINANCE (ISSUE#34)

#34 PROPOSED ORDINANCE

CITY OF REYNOLDSBURG

A Majority Affirmative Vote is Necessary for Passage.

Shall the City of Reynoldsburg have the authority to aggregate the retail electric loads located within the City, and for that purpose, enter into service agreements to facilitate for those loads the sale and purchase of electricity, such aggregation to occur automatically except where any person elects to opt out?

REYNOLDSBURG PROP ORDINANCE (ISSUE#35)

OFFICIAL RESULTS \* GENERAL ELECTION \* NOVEMBER 6, 2001  
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**#35 PROPOSED ORDINANCE  
CITY OF REYNOLDSBURG**

A Majority Affirmative Vote is Necessary for Passage.

Shall the City of Reynoldsburg have the authority to aggregate the retail natural gas loads located within the City, and for that purpose, enter into service agreements to facilitate for those loads the sale and purchase of natural gas, such aggregation to occur automatically except where any person elects to opt out?

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MINERVA PK PROP TX LVY (REN)(ISSUE#37)

**#37 PROPOSED TAX LEVY (RENEWAL)  
VILLAGE OF MINERVA PARK**

A Majority Affirmative Vote is Necessary for Passage.

A renewal of a tax for the benefit of the Village of Minerva Park for the purpose of CURRENT EXPENSES at a rate not exceeding 3.2 mills for each one dollar of valuation, which amounts to \$0.32 for each one hundred dollars of valuation, for five years, commencing in 2001, first due in the calendar year 2002.

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OBETZ PROP CHARTER ADOPTION (ISSUE#38)

**#38 PROPOSED CHARTER  
VILLAGE OF OBETZ**

A Majority Affirmative Vote is Necessary for Passage.

Shall the proposed Charter, as reported by the Charter Commission of the Village of Obetz, be adopted?

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OBETZ PROP ORD BY INIT PET (ISSUE#39)

**#39 PROPOSED ORDINANCE**

(By Initiative Petition)

VILLAGE OF OBETZ

A Majority Affirmative Vote is Necessary for Passage.

Shall an Ordinance to establish a temporary moratorium on changes to zoning classifications of real property in the Village of Obetz and to establish a citizen commission to review and recommend changes to the Village Zoning code be adopted?

Shall the proposed ordinance on zoning be adopted?

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BLEND TWP POL DIST TX LVY (REP)(ISS#41)

**#41 PROPOSED TAX LEVY (REPLACEMENT)**

BLENDON TOWNSHIP POLICE DISTRICT

A Majority Affirmative Vote is Necessary for Passage.

A replacement of a tax for the benefit of the Blendon Township Police District for the purpose of PROVIDING AND MAINTAINING MOTOR VEHICLES, COMMUNICATIONS AND OTHER EQUIPMENT USED DIRECTLY IN THE OPERATION OF A POLICE DEPARTMENT, OR THE PAYMENT OF SALARIES OF PERMANENT POLICE PERSONNEL, INCLUDING PAYMENT OF THE POLICEMEN EMPLOYER'S CONTRIBUTION REQUIRED UNDER SECTION 742.33 OF THE REVISED CODE, at a rate not exceeding 2.5 mills for each one dollar of valuation, which amounts to \$0.25 for each one hundred dollars of valuation, for a period of five years, commencing in 2001, first due in calendar year 2002.

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MIFF TWP POL DIST TX LVY (REN)(ISS#42)

**#42 PROPOSED TAX LEVY (RENEWAL)**

MIFFLIN TOWNSHIP POLICE DISTRICT

A Majority Affirmative Vote is Necessary for Passage.

A renewal of a tax for the benefit of the Mifflin Township Police District for the purpose of PROVIDING AND MAINTAINING MOTOR VEHICLES, COMMUNICATIONS AND OTHER EQUIPMENT USED DIRECTLY IN THE OPERATION OF A POLICE DEPARTMENT, OR THE PAYMENT OF SALARIES OF PERMANENT POLICE PERSONNEL, INCLUDING PAYMENT OF THE POLICEMEN EMPLOYER'S CONTRIBUTION REQUIRED UNDER SECTION 742.33 OF THE REVISED CODE, OR THE PAYMENT OF COSTS INCURRED BY TOWNSHIPS AS A RESULT OF CONTRACTS MADE WITH OTHER POLITICAL SUBDIVISIONS IN ORDER TO OBTAIN POLICE PROTECTION, OR TO PROVIDE AMBULANCE OR EMERGENCY MEDICAL SERVICES OPERATED BY A POLICE DEPARTMENT, 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 2001, first due in calendar year 2002.

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PERRY TWP POL DIST TX LVY (ISSUE#43)

**#43 PROPOSED TAX LEVY**

PERRY TOWNSHIP POLICE DISTRICT

A Majority Affirmative Vote is Necessary for Passage.

An additional tax for the benefit of the Perry Township Police District for the purpose of PROVIDING AND MAINTAINING MOTOR VEHICLES, COMMUNICATIONS AND OTHER EQUIPMENT USED DIRECTLY IN THE OPERATION OF A POLICE DEPARTMENT, OR THE PAYMENT OF SALARIES OF PERMANENT POLICE PERSONNEL, INCLUDING PAYMENT OF THE POLICEMEN EMPLOYER'S CONTRIBUTION REQUIRED UNDER SECTION 742.33 OF THE REVISED CODE, OR THE PAYMENT OF COSTS INCURRED BY TOWNSHIPS AS A RESULT OF CONTRACTS MADE WITH OTHER POLITICAL SUBDIVISIONS IN ORDER TO OBTAIN POLICE PROTECTION, OR TO PROVIDE AMBULANCE OR EMERGENCY MEDICAL SERVICES OPERATED BY A POLICE DEPARTMENT, at a rate not exceeding 3.3 mills for each one dollar of valuation, which amounts to \$0.33 for each one hundred dollars of valuation, for a continuing period of time, commencing in 2001, first due in calendar year 2002.

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CANAL WINCH LSD PROP TX LVY (ISSUE#45)

**#45 PROPOSED TAX LEVY**

CANAL WINCHESTER LOCAL SCHOOL DISTRICT

A Majority Affirmative Vote is Necessary for Passage.

Shall a levy be imposed by the Canal Winchester Local School District for the purpose of PROVIDING FOR THE EMERGENCY REQUIREMENTS OF THE DISTRICT, in the sum of \$2,039,000 and a levy of taxes be made outside of the ten-mill limitation estimated by the county auditor to average 7.99 mills for each one dollar of valuation, which amounts to \$0.799 for each one hundred dollars of valuation, for a period of three years, commencing in 2001, first due in the calendar year 2002?

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PLAIN LSD PROP BOND ISSUE (ISSUE#46)

OFFICIAL RESULTS \* GENERAL ELECTION \* NOVEMBER 6, 2001  
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**#46 PROPOSED BOND ISSUE  
PLAIN LOCAL SCHOOL DISTRICT**

A Majority Affirmative Vote is Necessary for Passage.

Shall bonds be issued by the Plain Local School District for the purpose of CONSTRUCTING, IMPROVING, FURNISHING, AND EQUIPPING A NEW ELEMENTARY SCHOOL WITH RELATED SITE IMPROVEMENTS THERETO; CONSTRUCTING, EXPANDING, AND IMPROVING ADDITIONS TO THE HIGH SCHOOL CAMPUS, INCLUDING BUILDING UPGRADES, FURNITURE, FIXTURES, AND EQUIPMENT; EXPANDING AND RENOVATING THE HIGH SCHOOL FOOTBALL STADIUM AND RELATED ATHLETIC FACILITIES; ACQUISITION OF REAL ESTATE, TECHNOLOGY AND FIXED AND MOVABLE EQUIPMENT FOR DISTRICT-WIDE PURPOSES; AND OTHER VARIOUS DISTRICT-WIDE IMPROVEMENTS, TO ACCOMMODATE GROWTH IN STUDENT POPULATION, in the principal amount of \$38,838,000, 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 5.22 mills for each one dollar of tax valuation, which amounts to \$0.522 for each \$100 of tax valuation, commencing in 2001, first due in calendar year 2002, to pay the annual debt charges on the bonds, and to pay debt charges on any notes issued in anticipation of those bonds?

**UPPER ARL CSD PROP TX LVY (ISSUE#47)**

**#47 PROPOSED TAX LEVY  
UPPER ARLINGTON CITY SCHOOL DISTRICT**

A Majority Affirmative Vote is Necessary for Passage.

An additional tax for the benefit of the Upper Arlington City School District for the purpose of CURRENT EXPENSES at a rate not exceeding 6.2 mills for each one dollar of valuation, which amounts to \$0.62 for each one hundred dollars of valuation, for a continuing period of time, commencing in 2001, first due in the calendar year 2002.

**WESTERVILLE PUB LIB PROP TXLVY(ISS#48)**

**#48 PROPOSED TAX LEVY  
WESTERVILLE PUBLIC LIBRARY**

A Majority Affirmative Vote is Necessary for Passage.

An additional tax for the benefit of the Westerville Public Library for the purpose of CURRENT EXPENSES at a rate not exceeding 1.4 mills for each one dollar of valuation, which amounts to \$0.14 for each one hundred dollars of valuation, for a period of seven years, commencing in 2001, first due in the calendar year 2002.

**WORTH CSD PROP DECR OF TX RATE (ISS#49)**

**#49 PROPOSED DECREASE OF RATE OF TAX LEVIED  
FOR CONTINUING PERIOD OF TIME**

(By Initiative Petition)

**WORTHINGTON CITY SCHOOL DISTRICT**

A Majority Affirmative Vote is Necessary for Passage.

At the election held on May 8, 2001 voters approved a tax levy of 6.29 mills for a continuing period of time for the benefit of the Worthington City School District for the purpose of providing current operating revenues.

A petition filed by electors proposes a decrease in the rate of the tax to 0 mills; being a reduction of 6.29 mills.

Shall the tax be reduced from 6.29 mills to 0 mills?

**LOCAL OPTION COLUMBUS 09-A (ISSUE#4b)**

**#4b SPECIAL ELECTION BY PETITION  
PORTION OF A PRECINCT FOR SUNDAY SALES  
CITY OF COLUMBUS, WARD "9", PRECINCT "A"**

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of intoxicating liquor be permitted in a portion of this precinct between the hours of one p.m. and midnight on Sunday for consumption on the premises where sold, where the status of such Sunday sales as allowed or prohibited is inconsistent with the status of such Sunday sales in the remainder of the City of Columbus, Ward "9", Precinct "A"?

**LOCAL OPTION COLUMBUS 13-B (ISSUE#5A)**

**#5A SPECIAL ELECTION BY PETITION**

Upon the Question of the Sale of Beer by Holders of "C" or "D" permits

CITY OF COLUMBUS, WARD "13", PRECINCT "B"

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 "13", Precinct "B"?

**LOCAL OPTION COLUMBUS 13-C (ISSUE#6A)**

**#6A SPECIAL ELECTION BY PETITION**

Upon the Question of the Sale of Beer by Holders of "C" or "D" permits

CITY OF COLUMBUS, WARD "13", PRECINCT "C"

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 "13", Precinct "C"?

**LOCAL OPTION COLUMBUS 44-H (ISSUE#7A)**

**#7A SPECIAL ELECTION BY PETITION**

Local Option Election

CITY OF COLUMBUS, WARD "44", PRECINCT "H"

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer and mixed beverages or intoxicating liquor be permitted by the Marinos Party House, Inc., dba: Santanas Party House, an applicant for D-1, D-3 & D-3A liquor permits, who is engaged in the business of Party-House and Banquet-Hall Facility at 3569 Refugee Road, Columbus, Ohio 43232 in this precinct?

**LOCAL OPTION COLUMBUS 44-H (ISSUE#7b)**

**#7b SPECIAL ELECTION BY PETITION**

Local Option Election

CITY OF COLUMBUS, WARD "44", PRECINCT "H"

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer and mixed beverages or intoxicating liquor be permitted for sale on Sunday by the Marinos Party House, Inc., dba: Santanas Party House, an applicant for a D-6 liquor permit, who is engaged in the business of Party-House and Banquet-Hall Facility at 3569 Refugee Road, Columbus, Ohio 43232 in this precinct?

**LOCAL OPTION COLUMBUS 44-H (ISSUE#8A)**

OFFICIAL RESULTS \* GENERAL ELECTION \* NOVEMBER 6, 2001  
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**#8A SPECIAL ELECTION BY PETITION**

Local Option Election

CITY OF COLUMBUS, WARD "44", PRECINCT "H"

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer, wine and mixed beverages or intoxicating liquor be permitted by McThai, Inc., dba: McThai Party House, an applicant for D-1, D-2, D-3, D-3A and D-5 liquor permits, who is engaged in the business of Party-House and Banquet-Hall Facility at 3569 A-B Refugee Road, Columbus, Ohio 43232 in this precinct?

LOCAL OPTION COLUMBUS 44-H (ISSUE#8b)

**#8b SPECIAL ELECTION BY PETITION**

Local Option Election

CITY OF COLUMBUS, WARD "44", PRECINCT "H"

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of beer and mixed beverages or intoxicating liquor be permitted for sale on Sunday by McThai, Inc., dba: McThai Party House, an applicant for a D-6 liquor permit, who is engaged in the business of Party-House and Banquet-Hall at 3569 A-B Refugee Road, Columbus, Ohio 43232 in this precinct?

LOCAL OPTION COLUMBUS 62-B (ISSUE#9b)

**#9b SPECIAL ELECTION BY PETITION**

Local Option Election

CITY OF COLUMBUS, WARD "62", PRECINCT "B"

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday by Sam's East, Inc., dba: Sam's Club #6307 an applicant for a D-6 liquor permit, who is engaged in the business of retail/grocery store/shopping club operation at 3950 Morse Road, Columbus, Ohio 43219 in this precinct?

LOCAL OPTION COLUMBUS 62-B (ISSUE#10b)

**#10b SPECIAL ELECTION BY PETITION**

Local Option Election

CITY OF COLUMBUS, WARD "62", PRECINCT "B"

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of wine and mixed beverages be permitted for sale on Sunday by Wal-Mart Stores East, Inc., dba: Wal-Mart Supercenter #2098 an applicant for a D-6 liquor permit, who is engaged in the business of retail/grocery store operation at 3900 Morse Road, Columbus, Ohio 43219 in this precinct?

LOCAL OPTION COLUMBUS 74-F (ISSUE#11b)

**#11b SPECIAL ELECTION BY PETITION**

LOCAL OPTION ELECTION

ON SUNDAY SALE OF LIQUOR

CITY OF COLUMBUS, WARD "74", PRECINCT "F"

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of intoxicating liquor, of the same types as may be legally sold in this precinct on other days of the week, be permitted in this City of Columbus, Ward "74", Precinct "F" for consumption on the premises where sold, between the hours of ten a.m. and midnight on Sunday, at licensed premises where the sale of food and other goods and services exceeds fifty per cent of the total gross receipts of the permit holder at the premises?

LOCAL OPTION PRAIRIE - H (ISSUE#44b)

**#44b SPECIAL ELECTION BY PETITION**

Local Option Election

PRAIRIE TOWNSHIP, PRECINCT "H"

A Majority Affirmative Vote is Necessary for Passage.

Shall the sale of intoxicating liquor be permitted for sale on Sunday by Irish Enterprises, Inc., dba: O'Toole's Irish Pub & Grill an applicant for a D-6 liquor permit, who is engaged in the business of operating a family oriented, full service Irish Pub and Grill at 4796 West Broad Street, Prairie Township, Columbus, Ohio 43228 in this precinct?

LICKING HEIGHTS LSD PROP TX LVY (REP)

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 cents (\$0.99) for each one hundred dollars of valuation, for a period of five (5) years, commencing in 2002, first due in the calendar year 2003.